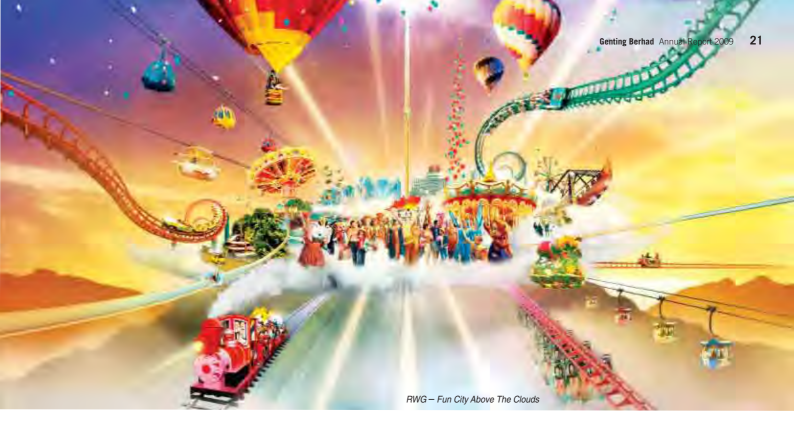
REVIEW OF OPERATIONS





LEISURE & HOSPITALITY

The Leisure & Hospitality Division registered a lower revenue of RM6.0 billion (2008: RM6.3 billion) and profit before tax of RM2.0 billion (2008: RM2.2 billion) in 2009. The Division has operations in Malaysia, Singapore and the United Kingdom.

GENTING MALAYSIA BERHAD www.gentingmalaysia.com

Genting Malaysia Berhad ("GENM") leads the Group's leisure & hospitality division in Malaysia, operating the award-winning Resorts World Genting ("RWG") and the Awana chain of resorts.

RESORTS WORLD GENTING

www.rwgenting.com



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GENTING

MALAYSIA

RWG, formerly known as Genting – City of Entertainment is one of the world's best-known integrated resorts and one of Malaysia's most popular tourist destinations. It was named the **World's Leading Casino Resort**, **Asia's Leading Casino Resort** and **Asia's Leading Family Resort** at the World Travel Awards 2009.

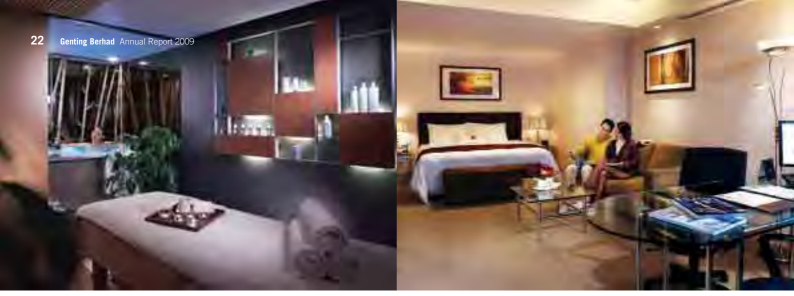
The integrated resort received 19.5 million visitors in 2009 (2008: 19.2 million), 28% were hotel guests and 72% were mainly Malaysian daytrippers. About 6% of total visitors in 2009 were Singaporean hotel guests. Other visitors were mainly from Thailand, China, Indonesia, India, Thailand, Vietnam, Taiwan, Hong Kong and the Middle East.

As a *Fun City Above The Clouds*, RWG offers three mega entertainment venues at Genting International Showroom, Pavilion and Arena of Stars – hosting some of the world's best performers in 2009.

Its immensely popular daily resident show DREAMZ at the Pavilion (2,000 capacity) was extended by six months to July 2009 due to overwhelming response. This was followed by DAZZLE, a new daily resident show, which began in October 2009. DAZZLE showcases impressive illusions and mesmerising acts brought by an internationally assembled, award-winning crew of magicians and illusion masters.



TVB Stars Mega Live



M Spa & Fitness

Arena of Stars (6,000 capacity) was the host venue of numerous mega concerts, including all-time favourites Sally Yeh, Tsai Chin, Fong Fei Fei, Fei Yu Ching, Frances Yip, Andy Hui & William Soo, George Lam, Wubai & China Blue and Liu San Jie, one of Chinese musicals' most revered folk singers, heartthrob Lam Fong, ballad crooner Rynn Lam and songstress Miriam Yeung. Fans of international artistes were thrilled when Kitaro, Air Supply and Michael Learns To Rock came to RWG.

Competitions held included the annual Lion Dance Competition and the Malaysian International Dance Championship 2009, where the world's top 12 dance couples wowed the judges and crowd with their mesmerising dance styles. RWG was also the host venue to a variety of award winning shows including Anugerah Bintang Popular, 5th Astro Wah Lai Toi Drama Awards and TVB Stars Mega Live, featuring some of the hottest Hong Kong TV drama stars such as Bosco Wong, Ron Ng, Myolie Wu and Michael Hui.

The five hilltop hotels at RWG (Maxims Genting, Highlands Hotel, Resort Hotel, Theme Park Hotel and First World Hotel) achieved an overall average occupancy rate of 92% (2008: 90%). A record high of 2.76 million room nights was sold in 2009 (2008: 2.64 million). The improvements in occupancy rate and room nights sold were achieved despite the challenges of H1N1 outbreak and global economic uncertainty. Innovative marketing strategies offering value-for-money packages have focused on the domestic market and neighbouring countries such as Singapore, Thailand, Indonesia and Vietnam with encouraging response and growth.

Lion Dance Championship and seasonal festivities

Maxims Genting

During the year under review, RWG progressively upgraded its facilities to ensure service excellence. These upgrades included adding hotel check-in counters at locations outside the hotels for guests' convenience, improvements on the automated self check-in and check-out kiosks and the implementation of hotel lift key card readers to enhance security. All the hotels received certifications to the ISO 9001:2008 in Quality Management System. Furthermore, business process improvements were introduced throughout the Hotel Division.

Maxims Genting (www.maxims.com.my), the Resort's flagship hotel offers 244 suites and 175 deluxe rooms, all lavishly furnished and fully equipped with state-of-the-art facilities. Maxims Genting further refined its one-call centre, aptly named 'At Your Service', to handle all service requests promptly at the touch of a button.









Enjoy shopping at the First World Plaza.

First World Hotel - World's Largest Hotel

First World Hotel & Plaza, comprising First World Hotel and First World Plaza, is the only leisure, shopping and entertainment venue in Malaysia that enjoys cool fresh highlands air.

In 2009, *First World Hotel* with 6,118 rooms, implemented the Ambassador Programme at the main hotel lobby to provide a variety of personalised service to assist guests.

First World Plaza offers the country's highest shopping experience, with over 70 retail outlets, 60 F&B outlets, 25 fun rides and six themed boulevards. New retail outlets opened in 2009 included The Time Shop and G&H Apparel, joining existing outlets such as Esprit, G2000, Nike, Giordano, Padini, Adidas, The Body Shop, OSIM, Lovely Lace, Bonia, Carlo Rino, Soda, Voir, Cheetah and Bum Equipment. Various shopping events and promotions were held at the First World Plaza in 2009 in conjunction with the Malaysia Mega Sale Carnival and other shopping campaigns to support the Government's objective of promoting Malaysia as the premier shopping destination in the region.

Speciality restaurants, fast food outlets, cafés and various eateries are also located at First World Plaza including The Coffee Bean & Tea Leaf, Starbucks Coffee, Baskin Robbins, Kenny Roger Roasters, Pizza Hut, McDonald's, KFC, Burger King, The Market Food Street, Shanghai 10, Ah Yat Abalone Forum Restaurant, The Causeway Bay and Vietnam House.

Genting Times Square continued to host enthralling local cultural performances, international magic shows, artiste showcases, festive celebrations, fashion shows and event launches with more than 550 shows and performances in 2009.

Universal Walk is a popular venue for numerous art and cultural showcases, fashion road shows, and themed promotions such as Elianto/Bonita Spring Garden Roadshow, Thai Songkran Festival, Vietnam Fair, Bali Fair, A French Village Fair and Christmas Fairy Tale Fair, all held in 2009. Annual events such as the Christmas Eve and New Year's Eve Countdown Parties are very popular and well attended by thousands of revellers who celebrate alongside the live-band music, dancing performances, pyrotechnic fireworks and confetti displays at the First World Plaza.

Genting International Convention Centre (GICC) at First World Hotel & Plaza (*mice.rwgenting.com*) is the state-of-the-art venue choice for meetings, incentives, conferences and exhibitions (MICE), with 14,000 square metres of convention space including the Grand Ballroom, Malaysia's largest column-free hall which can accommodate up to 2,000 banquet-style seating and up to 4,200 in theatre-style seating. GICC also has 18 meeting rooms, a pre-function foyer, a well-equipped business centre and VIP cum media reception rooms. The GICC WorldCard was launched in March 2009 and enables cardholders to earn and redeem points when using its MICE facilities, as well as in other participating merchant outlets and functions at RWG and at the Awana hotels and resorts.

Major conventioneers at GICC in 2009 included Prudential Assurance Malaysia Berhad, Lubeworld Holdings (NASA), Malaysian Assurance Alliance Berhad, Network J & J (Amways), Posim Petroleum Marketing, American International Assurance, Yun Nam Hair Care and Herbalife Product Malaysia Sdn Bhd. A total of over 3,500 functions were held at RWG and the three Awana hotels and resorts in 2009.

GICC Grand Ballroom

GICC Business Centre





Restoran Kampono

Awana Skyway now stops at Chin Swee Caves Temple

RWG has an established hub of F&B outlets with a choice of cafés, fast food outlets and speciality fine dining restaurants offering exotic and delicious international and local cuisines. RWG operates 41 of a total of 133 outlets. The outlets catered to a record high of more than 14.4 million covers in 2009 (2008: 13.7 million).

During the year, Happy Valley Restaurant was converted into a live seafood restaurant, whilst Good Luck Restaurant changed to a 24hour Hong Kong Style Noodles and Rice concept. VIP, Imperial Rama and Club Elite restaurants featured various regional guest chefs in line with their objective to provide fun regional cuisines for guests.

Various food promotions were held in 2009 at First World Café, Resort Café, Restoran Kampong, Coffee Terrace, VIP Restaurant, Good Luck Restaurant and The Olive. A selection of the gastronomical extravaganza included Pahang Food Promotion, Japanese Food Promotion, India's Delectable Feast, Penang Fabulous Favourites, Xinjiang Exotic Lamb Dishes and Szechuan Promotion.

In terms of food safety standards, all F&B outlets are now Hazard Analysis and Critical Control Point (HACCP)-certified.



Genting Theme Park attracts adults and kids of all ages. With over 60 rides and attractions, numerous day-long activities include merrymakers, streetbuskers. clowns, theme performances and meetthe-mascot sessions. The park is certified with the Quality Management System Standards ISO 9001:2000 from Lloyds's

Register Quality Assurance Ltd. The rides in the park undergo frequent maintenance and refurbishment to ensure stringent control measures.

At the Outdoor Theme Park, the Corkscrew Relaunch Celebration in May 2009 saw a fresh look and brand new coach for the giant doubleloop roller coaster, spinning up to a height of 90 feet. Annual familyoriented events at the Outdoor Theme Park include The Giant Mascot Party with photography sessions for Theme Park Annual Passport members.

At the First World Indoor Theme Park, Glow-in-The-Dark-Bowling was launched in 2009. The 28-lane bowling arena is surrounded with luminous light shows and non-stop music to create an exhilarating party atmosphere and unique bowling experience.

RWG is located 51 kilometres or a short 45-minute drive from Kuala Lumpur. With safety and convenience as the primary consideration, roads leading to RWG are well-maintained and are easily accessible through a mature network supported by developed infrastructure.

The Group's limousine fleet has grown to 50 vehicles with an ongoing plan to replace older vehicles to ensure safety, comfort and luxury. In 2009, daily tour bus services were introduced to ferry WorldCard members from places such as Rawang, Puchong, Seri Petaling, Serdang, Taman Connaught, Raub, Mentakab and Triang. In 2009, the Group added 2 new buses to its tour bus fleet, namely a 21-seater bus with massage chairs for VVIP guests and a 16-seater mini bus to cater for smaller groups.

Other modes of transport are available for visitors. The Genting Skyway is popular for its joy ride to RWG, with a beautiful view of tropical rainforest along the way. The new Awana Skyway Chin Swee Station began operating in July 2009, linking Chin Swee Caves Temple to the Resort. By air, the Group's Gulfstream G450 private jet aircraft offers the ultimate luxury in travel for premium members and guests.

R. VETE STA

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AWANA HOTELS & RESORTS www.awana.com.my



The Awana Hotels & Resorts comprising three beautifully designed resort properties in Malaysia, posted a lower overall average occupancy rate of 64% in 2009 (2008: 65%).

Awana Genting Highlands Golf & Country Resort ("Awana Genting")

Awana Genting is located 3,000 feet above sea level in close proximity to RWG and is popular among families, golfers, conventioneers, ecosports lovers and nature-lovers.

Awana Genting has 430 well-appointed rooms and sophisticated convention facilities including 17 function rooms with a grand ballroom. Its award-winning 18-hole championship golf course has an upgraded fairway and green (Hole 12 and Hole 13) during the year, to go along with a newly renovated swimming pool and colourful landscaping of the surrounding areas.

Awana Genting is blessed with natural surroundings conducive for sustainable eco-activities. During the year, the new Circuit Challenge programme was introduced, providing visitors with the opportunity to experience eco-friendly teambuilding activities such as jungle trekking and corporate war games. In November 2009, Awana Genting once again was the host venue to the popular "Genting Trailblazer challenge", a 14-km eco-trail run with a participation of 1,200 local and international runners.

As a preferred MICE venue, Awana Genting hosted "Charles River Centre" and "Harvard Business School Alumni Club of Malaysia" events in addition to numerous government and corporate events. In 2009, Awana Genting obtained its "Halal" certification from Majlis Agama Islam dan Adat Resam Negeri Pahang and certification for HACCP by World Certification Services Ltd (WCS), the authority for the Food Safety Management Systems.

Awana Genting achieved a higher occupancy rate of 66% in 2009 (2008: 64%).

Awana Kijal Golf, Beach & Spa Resort ("Awana Kijal")

Awana Kijal is a five-star holiday and convention beach resort with an 18-hole championship golf course. Located in Terengganu, Awana Kijal has its own 7.6km pristine sandy beach and well-appointed rooms and suites with panoramic view of the South China Sea. The resort has an 80-foot atrium, which is the first in the country.

Road accessibility to Awana Kijal is now greatly improved with the completion of the East Coast Highway. Travel by air to Awana Kijal is now more convenient with Firefly Airline offering four weekly flights from Subang airport to the Kerteh airport.

Awana Kijal, in collaboration with Noor Arfa Batik, is promoting tour packages for guests to experience the batik creation process and appreciate its refined craftsmanship and traditional culture of batik, which is the official traditional attire in Malaysia. Awana Kijal remained active in the Turtle Release and Adopt-A-Turtle Programme, which was carried out by the Fisheries Department of Malaysia. An educational exhibition hut has been set up for public to view the egg-laying activities by giant leatherback turtles, as Terengganu is famous as one of the world's few hatching sites.

Awana Kijal recorded a lower occupancy rate of 61% in 2009 (2008: 71%) due to the effects of the global economic crisis, the H1N1 outbreak and extensive flooding during the last monsoon season.

Awana Porto Malai, Langkawi ("Awana Porto Malai")

Awana Porto Malai is located at the south-western tip of Langkawi, an island rich in biodiversity, geological heritage and local legends. Awana Porto Malai continues to offer spectacular ocean views and impeccable service. The 208-room Mediterranean-themed seafront resort caters to a wide market segment including tourists from European and Asian countries and has expanded its markets to Scandinavia and the Middle East.

Awana Porto Malai continued to play a significant role in the Langkawi International Maritime and Aerospace Exhibition (LIMA) 2009 and hosted the LIMA Tourism Carnival for the first time in collaboration with the Ministry of Tourism. Awana Porto Malai also hosted the Langkawi International Fishing Tournament (LIFT'09) – Cabaran Tukun Perak for the second consecutive year.

In December 2009, a private beach was added at Pulau Ular opposite the resort for the enjoyment of beach-goers. Awana Porto Malai offers a new dining location for private functions at its new Pool Garden and has added a 500-metre boardwalk. A new Customer Service Desk had been constructed to provide personalised service to guests.

Awana Porto Malai registered a higher occupancy rate of 66% in 2009 (2008: 59%).

AWANA VACATION RESORTS www.awanavacation.com



The Awana Timeshare Ownership Scheme is operated by Awana Vacation Resorts Development Bhd ("AVRD") and provides accommodation for members at holiday resorts such as Awana Genting, Ria Apartments at Genting Highlands and Angsana Apartments at Kijal Beach Resort in Terengganu. Timeshare members have a choice of 3,800 resorts in 85 countries worldwide through AVRD's affiliation with Resort Condominiums International (RCI). AVRD membership continued to grow steadily, with 6,213 timeshare members in December 2009.

AVRD is continuously enhancing its property management system to enable customers to make reservations, checking balances of entitlement nights and outstanding payments via online.

Awana Genting Highlands Golf & Country Resort

Awana Kijal Golf, Beach & Spa Resort

Awana Porto Malai, Langkawi





RWS construction works progressed well in 2009



GENTING SINGAPORE PLC www.gentingsingapore.com

Listed on the Main Board of the Singapore Exchange Securities Trading Limited, Genting Singapore PLC ("GENS") is a leading integrated resorts development specialist. It has over 20 years of international gaming expertise and global experience in developing, operating and/ or marketing internationally acclaimed casinos and integrated resorts in different parts of the world, including Australia, the Americas, Malaysia, the Philippines and the UK.

Today, GENS spearheads the Group's leisure and gaming investments in Singapore and in the UK.

Resorts World Sentosa, Singapore www.rwsentosa.com



The construction of Resorts World Sentosa ("RWS") progressed smoothly and remained on target throughout 2009, despite rising costs and inflationary pressure. The property's iconic architecture and backdrop for Universal Studios Singapore ("USS") dominates the Sentosa island skyline.

The luxurious all-suite Crockfords Tower topped out in February 2009 with a unique copper green dome roof weighing a staggering 146 tonnes. Festive Hotel and Hotel Michael were topped out in June and July 2009, respectively. Designed by Michael Graves, one of the world's greatest contemporary architects, Crockfords Tower, Hotel Michael, Festive Hotel and Hard Rock Hotel comprise 1,350 rooms of the total 1,800 rooms at Singapore's first integrated resort. Each of the six hotels at RWS, including Equarius Hotel and Spa Villas (scheduled to open in phase two), are uniquely themed and cater to different customer segments. All hotels will share our common commitment to great service and warm hospitality.

In July 2009, 27 months after RWS's historic groundbreaking, all building structures were completed and the fitting out of the hotel facades and the installation of USS attractions followed.

On 8 July 2009, Sentosa's new vehicular causeway-bridge was completed and opened for operation. Built and commissioned by RWS at a cost of S\$80 million, the causeway-bridge is one of several infrastructure projects undertaken by RWS to facilitate easy and convenient access to Sentosa Island and the resort.

On 24 September 2009, RWS announced the collaboration with DreamWorks Animation SKG, Inc. ("DreamWorks Animation") to create the world's biggest single collection of DreamWorks Animation theme park attractions. USS is home to the world's first Far Far Away Castle, based on the box-office hit movie franchise Shrek. King Harold's 40-metre high castle will house three attractions including Shrek 4-D, Donkey Live and Magic Potion Spin.

On 5 October 2009, RWS announced a three-year partnership with ESPN Star Sports, Asia's top sports provider to create, stage and broadcast a range of world-class sporting events in Singapore. The first event is expected to kick-off in May 2010 with the launch of MARTIAL COMBAT – Asia's Ultimate Mixed Martial Arts Fight Championship.

On 20 October 2009, RWS unveiled seven themed zones at USS to the media, namely Hollywood, New York, Sci-Fi City[™], Ancient Egypt[™], The Lost World[™], Far Far Away and Madagascar. The park will feature 24 rides and attractions, 18 of them original or specially adapted for Singapore. Rigorous testing and commissioning of the rides began on schedule in October 2009.

July 2009 - Completion of Sentosa's new vehicular bridge

October 2009 - Site visit of the Genting Group's directors and senior managers





Participating in numerous marketing and trade shows to showcase the exciting attractions and facilities at RWS.

RWS Compass Ballroom -Asia's Largest column free ballroom

USS will also house 13 restaurants and 15 food carts offering an extensive range of thematic dining choices, from local to international cuisines and catering to multiple tastes and budgets. A unique mix of 20 retail outlets are integrated throughout the park, adding to the overall leisure and entertainment experience of each themed zone. Apart from the retail outlets at USS, the Galleria at RWS is home to 24 luxury boutiques including international brands such as Bvlgari, Cartier, Coach, Jimmy Choo, Tod's, Vertu and Ralph Lauren. The Galleria also features the first Victoria's Secret in Asia and the first Canali and Damiani shops in Singapore.

FestiveWalk is the 'backbone' of the pedestrian "main street". With half a kilometer of unique cuisine, unparalleled entertainment and signature retail experiences, FestiveWalk will bring a new level of excitement to Singapore.

Throughout 2009, RWS participated in several major marketing initiatives and trade shows to promote a myriad of exciting attractions and world-class facilities. These included the ASEAN Tourism Forum in Hanoi, Vietnam; the annual Asia-Pacific Incentives & Meetings Expo in Melbourne, Australia; the Arabian Travel Mart in Dubai, UAE; the China Incentive Business Travel and Meetings Exhibition in Beijing, China; ITB Asia trade show in Singapore and PATA in Hangzhou, China. The Compass Ballroom at RWS is Asia's largest column-free ballroom with a seating capacity of 7,300. The Resorts World

Convention Centre's 26 well-appointed and fully equipped function rooms, coupled with over 20 unique incentive venues within USS and the surrounding resort have attracted enormous attention from conference planners and event organizers. With on-site attractions and large-scale entertainment facilities, RWS can host up to 35,000 MICE guests at any one time.

The USS' ticket passes, announced in October 2009, are competitively priced, with ticket prices ranging from an attractive S\$32 for a senior citizen day pass to S\$118 for a two-day adult pass. With weekday rates at S\$66 for an adult and S\$48 for a child, a family of four could enjoy a full-day outing at USS for the equivalent price of a buffet brunch at an upscale hotel in Singapore. RWS concurrently announced the rack rates of room prices for the hotels that were progressively opened from 5 January 2010.

Refinements were made to the design and architecture of RWS in 2009 to substantially improve its entertainment and programming offerings. These included enhancements to the casino and USS, which as a result, increased the investment of Resorts World at Sentosa Pte. Ltd. ("RWSPL") in RWS to S\$6.59 billion from S\$6 billion. The additional investment would be funded by operating cash flows when RWS opens progressively. As at 31 December 2009, RWS had awarded and committed a total of S\$5.3 billion in project costs.





USS Far Far Away Castle™

Sky view of RWS site - Central Zone



Genting UK Casino Properties

The Group operates five casinos in London, including four of the most prestigious in the capital, namely Crockfords Club, The Colony Club, Maxims Casino Club and The Palm Beach. Each one offers a unique experience, providing an exciting range of games in a relaxed and luxurious environment.

Following the tough gaming legislative changes implemented in 2007 and the UK economic slowdown in 2008, the Group had initiated a series of measures, which began in 2008 and continued into 2009, to reduce costs and increase efficiencies. This had enabled Genting UK to improve on its operations and financial results in 2009, as well



Maxims Casino Club

as establish a more stable base for the casino business. The UK economy had been in recession for most of the year under review but indications were that the bottom of the recession appeared to have been reached in the last quarter of 2009. The business is sensitive to consumer spending and the impacts of continuing high levels of unemployment remain to be seen.

In April 2009, the UK Government increased tax on poker profits from 15% to as high as 50%, based on the profitability of the casino. Duty on all categories of amusement machines also increased. As these changes were imposed without prior indication or consultation with the UK gaming industry, the Group's revenues were affected, although to a lesser extent than initially estimated.

Our investment to refurbish the London-based casino properties in previous years, particularly at Crockfords and London Mint, has shown some positive results. Throughout 2009, the attendance of casino patrons in our London-based properties was stronger than in 2008 and in many months, greater than in 2007. The 24-hour operational time at Crockfords also generated additional attendance. Although the revenue in 2009 was lower than 2008, reflecting the generally weak economy, lower operating costs resulted in a significantly improved profit in 2009. In the Provincial estate, casino patron attendances were stable throughout 2009 with relatively higher attendance numbers in the last quarter, which could indicate a gradual improvement in customer spending trend. Profitability in 2009 improved as a result of the reduced cost base.

Overall, the corporate measures taken in 2008 and early 2009 to reduce costs have proven to be appropriate and sustainable.

Crockfords Club, London



The Colony Club

The Group's first online casino brand, CircusCasino.com

Crockfords Club (*www.crockfords.com*) is the oldest private gaming club in the world and has catered to the elite since 1828. William Crockfords earned his reputation as "Father of British gaming" by offering the fairest gaming and finest dining, a hallmark that continues to this day.

Housed at 30 Curzon Street, Crockfords was expanded during 2008. The purchase of the adjoining building had allowed the creation of two additional floors of private gaming facilities complete with smoking terraces. An exclusive business centre was introduced, specifically designed to meet the needs of international players. Following the adoption of 24-hour gaming in late 2008, the year saw the opening of the ballroom that can seat up to 90 guests.

The Colony Club (*www.thecolonyclub.com*) remains the most stylish and contemporary casino in London. Adjacent to the Metropolitan Hotel and opposite the Hilton Park Lane, the club is perfectly suited to cater to the upper-middle and high-level players. Colony had begun the 24-hour opening initiative in 2008 and opened for all-day trading in 2009 during the busy summer months.

Maxims Casino Club (www.maximsclub.com) is the most prestigious club within the Royal Borough of Kensington and Chelsea. A short walk from Kensington Palace and its gardens, this exclusive and intimate club offers attentive gaming for its discerning clientele. The club has a high stakes poker game that is popular with local and international players.

The Palm Beach (*www.thepalmbeach.com*) is situated in Berkeley Square in Mayfair and features one of the most vibrant gaming rooms in London. The club has two customer entrances, a main entrance and a direct entrance from the lobby of the five-star Mayfair Hotel. Palm Beach opened for all-day trading during the busy summer months in 2009. *London Mint* (*www.cromwellmint.com*) is located at 43/45 Cromwell Road in a conservation area opposite London's Natural History Museum. This is a busy and vibrant club in the heart of South Kensington. The club, which was successfully refurbished in December 2008, exudes a modern feel and atmosphere.

Genting UK operates 39 provincial casinos across the UK. As part of a business review exercise, the Portsmouth casino was closed during the year of review and will be replaced with another new casino in 2010.

The Group's UK loyalty card programme was implemented in seven provincial casinos and two London-based casinos in 2009, benefiting regular and loyal casino patrons. The loyalty card programme will be implemented across the other casino properties of Genting UK in 2010. The UK loyalty card will also be linked to the Genting Group programme worldwide.

Online Casinos

www.circuscasino.com

Genting Alderney Limited launched its online casino and poker operations in June 2008 and currently promotes the Circus Casino brand online. Its principal focus is to promote online poker and casino games to our land-based customers in the UK. External marketing has been limited as we continue to establish a sustainable mix of promotions in a very competitive online market environment. CircusCasino.com accepts players from around the world, subject to compliance with various gaming legislative requirements in particular territories.

Genting UK





www.worldcard.com.my is featured in Facebook and Twitter

International Sales and Marketing Services

GENS is the exclusive international marketing and sales co-ordinator for RWG in Malaysia and RWS in Singapore. In 2009, GENS added Chiang Mai and Hat Yai to its global network of international sales offices and agents that span Singapore, Hong Kong, China, Japan, India, Thailand, Indonesia, Vietnam and the Middle East. The worldwide sales teams had participated in various sales and marketing events, fairs and exhibitions to promote the resorts globally. The efforts of its international sales and marketing team have contributed to RWG successfully attracting 2.5 million foreign visitors in 2009.

The international sales and marketing team was instrumental in promoting RWS to the travel trades participated in 2009. Pre-opening and promotional activities included a series of product seminars for the Asian region's travel trade and a marketing road show that took the teams to nine Asian countries and over 50 cities.

IT Application Related Services

The eGenting group of companies is part of GENS's Support Services unit. It provides IT application related services to selected companies in the Genting Group and to a number of third-party customers. The services include managing WorldReservations Centre ("WRC"), which is the Group's world-class call centre; the WorldCard Loyalty Programme; providing technology-based solutions and consultations and managing a number of the Group's websites.

During the year of review, WRC handled calls that generated revenue of approximately \$\$89.9 million (RM218 million) with more than 2.2 million room bookings received through multiple channels such as voice, web, SMS, e-mail and fax services. A new e-payment service, eNETS, was implemented in March 2009, offering Singaporeans greater choices and convenience in making their purchases through our websites. In May 2009, eGroup was launched to accommodate online group bookings for tour and travel agents.

Following the successful implementation of the Casino Marketing Treasury System (CMTS) in RWG, Malaysia in 2005, the Group implemented a similar system at Resorts World Manila, Philippines in 2009. The system is a fully automated system capable of managing the various marketing strategies, incentives programmes, player tracking and processing of funds in a Casino Department.

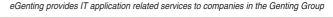
tracking and processing of funds in a Casino Department. The system also provides foreign currency handling/tracking, withholding tax computation and anti-money laundering act compliance configuration in accordance to the respective country's Central Bank's regulatory requirements.

WorldCard Loyalty Programme

In 2009, WorldCard's membership base reached 3.2 million with over 260 participating merchants that have 1,681 outlets located throughout Malaysia, Singapore and Hong Kong.

During the year under review, WorldCard began using Facebook and Twitter to provide members with daily updates on its latest marketing promotions and offers. Over 50 various joint marketing campaigns were undertaken in 2009 to promote the WorldCard Loyalty Programme with participating merchants, thus creating greater awareness and interest in the WorldCard programme. Some of the notable campaigns included the ever popular "888" promotion allowing members to redeem room packages with minimum WorldCard points, the WorldCard Movie Mania campaign offering members attractive room-and-movie packages, MICE privilege card promotions, the Astounding Awana Savers WorldCard Points Redemption and the newly re-branded Corporate Reward Programme called GICC WorldCard. Genting Holiday Card, another innovative prepaid product of WorldCard, which has proven popular with customers.

WRC agents handle calls for room bookings through mutiple channels







Genting Indah Oil Mill, the division's most technologically advanced oil mill



PLANTATIONS www.gentingplantations.com

The global economic downturn was a major drag on commodity prices in 2009 and palm oil was no exception. The industry's export earnings in 2009 fell to RM50 billion (2008: RM65 billion) with lower production and crude palm oil (CPO) selling prices in 2009.

Genting Plantations Berhad ("GENP") (formerly known as Asiatic Development Berhad) spearheads the Plantations Division of the Group. The Plantations Division has marginal lower revenue and pretax profit in 2009 with total revenue of RM675.4 million (2008: RM936.5 million) and pre-tax profit of RM285.0 million (2008: RM458.4 million), affected by the weather-induced deterioration in yields and the drop in palm oil prices.

The average selling price per metric tonne of crude palm oil achieved by GENP was lower at RM2,236 (2008: RM2,822) and for palm kernel was RM1,063 (2008: RM1,595) in 2009.

The inclement weather conditions in Sabah in early 2009 have a prolonged biological effect on crop productivity state-wide. For the Division, the impact was especially pronounced since more than 70% of the Division's planted land bank is located in Sabah. Production of fresh fruit bunches ("FFB") fell to 1.16 million metric tonnes in 2009 from 1.23 million metric tonnes in 2008.

The Division marked a pivotal milestone in 2009 with the commissioning of Genting Indah Oil Mill ("GIOM"), the Division's most technologically advanced oil mill in April 2009. The oil mill is located in Tongod, Sabah and features a number of efficiency-enhancing innovations.

It was designed with responsible environment management as the primary focus. With the commissioning of GIOM, along with the improved harvesting practices, the Division's oil extraction rate improved to 20.90% in 2009 (2008: 20.63%).

As part of its continuing efforts to enhance operating efficiency at the estates, the Division launched the 30MT Club and 22.5% OER Club on 7 May 2009 to recognise estates that achieve annual yields of 30 metric tonnes of FFB and mills that achieve average annual OER of 22.5% respectively. In 2009, three estates, namely Genting Cheng Estate, Genting Tanah Merah Estate and Genting Tebong Estate were inaugurated into the 30MT Club. In addition, training schools for engineers and various programmes were introduced, including the restructuring of oil mil processes by adopting new technologies.

2009 marked the fourth year of operations for PT Sepanjang Intisurya Mulia ("PT SISM"), the Division's Indonesian joint venture project in the Ketapang district, West Kalimantan. Total planted area was 9,375 hectares at the end of 2009 (2008: 6,148 hectares), an increase of 53% in 2009. To support the growth in plantation activities in this area, the workforce was increased by 9% to 1,491 as at end 2009, along with various infrastructure and amenities being progressively added to meet the needs of the workers and local communities.

In a further boost to the Division's plantation development in West Kalimantan, planting activities commenced in October 2009 at PT Sawit Mitra Abadi, the second joint venture project in Kabupaten Ketapang. A groundbreaking ceremony was held on 9 August 2009, officiated by the "Regency" ("Bupati") of Ketapang. The "Right to Use" ("Hak Guna Usaha") has been secured for an area of 8,374 hectares. As at 31 December 2009, a total of 756 hectares were planted.

PLANTATION STATISTICS

Area Hectares (Oil Palm)	Malaysia	2009 Indonesia	Total	Malaysia	2008 Indonesia	Total
Mature Immature	55,608 4,399	- 17,669	55,608 22,068	54,379 5,322	- 6,455	54,379 11,777
Total Planted Area	60,007	17,669	77,676	59,701	6,455	66,156
Unplanted Area Buildings, Infrastructure, etc Property Development	1,085 4,379 367	49,859 107	50,944 4,486 367	1,787 3,994 366	52,588 218	54,375 4,212 366
Total Land Area	65,838	67,635	133,472	65,848	59,261	125,189
FFB Production (T) Yield Per Mature Hectare (T)			1,158,454 21.0			1,233,048 22.6
Average Selling Prices Crude Palm Oil (RM/T) Palm Kernel (RM/T)			2,236 1,063			2,822 1,595



Groundbreaking ceremony at PT Sawit Mitra Abadi, Kalimantan, Indonesia on 9 August 2009

In Kabupaten Kapuas, Central Kalimantan, the Division's joint venture commenced its planting activities in 2009. A total of 7,230 hectares was planted in 2009.

The accelerated pace of expansion in 2009 brought the Division's total planted landbank in Indonesia to 17,669 hectares as at 31 December 2009, close to three times larger than the planted landbank in previous year.

The Division has also planned to set up the first oil mill in Indonesia, which will be located in Kabupaten Ketapang. The Division has proceeded to apply for the relevant approvals and to finalise the details of the project. Construction of the mill with an initial capacity of 45 metric tonnes per hour, is expected to start in the later part of 2010 and targeted to complete in two years.

The Division maintains active engagement with local communities and seeks to work in partnership through initiatives such as the Plasma scheme, a programme that provides assistance to smallholders in developing new plantations. The first Plasma scheme incorporated in March 2009, is the management entity for 406 families. The second cooperative is in the progress of being established.



Establishment of nurseries at Kapuas (left) and PT SMA (right).

BIOTECHNOLOGY www.acgt.asia



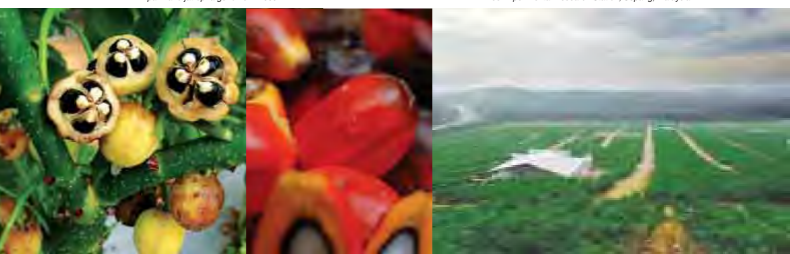
ACGT (formerly Asiatic Centre for Genome Technology) aims to harness the knowledge encoded in plant genomics to create superior crops to feed and fuel the world in a sustainable manner.

ACGT believes the oil palm and jatropha have such potential and has completed the full sequencing, assembly as well as annotation of the genome of both oil crops. Following these achievements, ACGT has moved into the application phase of its research and development (R&D) works, involving the use of its genomics data for product development. The research being undertaken by ACGT is not confined merely to the improvement of plant varieties. It is also in isolating microbes that live around plants that can help promote plant growth and health.

ACGT's vision is to be a leader in the genomics industry. Toward this end, several important milestones were achieved in 2009, starting with the setting up of a re-sequencing pipeline in February 2009. The resequencing pipeline, the first of its kind in Malaysia, will allow ACGT laboratories to perform end-to-end re-sequencing locally.

Also in February 2009, the ACGT Genomics Network Supercomputer (AGNeS) began operations. In yet another first-of-kind for Malaysia, the establishment of AGNeS makes ACGT the nation's first privately funded life sciences organisation to have such a facility. A supercomputer like AGNeS is integral to genomic research because of its high data input and also enables the computation of intensive algorithms for data mining and analysis.

ACGT has successfully sequenced, assembled and annotated both oil palm and jatropha genome in 2009 The 22-hectare jatropha experimental plantings at the Gasoline Tree Experimental Research Station, Sepang, Malaysia





oil palm companies

ACGT's pioneering work in oil palm genomics progressed further in

2009. Having been recognised as the first to complete the sequencing

and assembly of the oil palm genome in May 2008, ACGT completed

the third pass annotation of the oil palm genome, with 98% coverage,

In 2009, ACGT also made a significant R&D breakthrough for another

oil crop, jatropha. On 20 May 2009, it announced the completion of the

first draft of the jatropha genome and has since completed the third

On 2-3 November 2009, ACGT, together with GENP, Applied

Agricultural Resources Sdn Bhd, and FELDA jointly organised the

"Genetic Linkage Mapping, QTL Analyses and Marker Assisted

Selection in Plant Species Workshop", a workshop from the Oil Palm

pass annotation of the jatropha genome, with 98% coverage.

in September 2009.

Genome Project ("OPGP"). The workshop, attended by 26 participants from Spain, France, Columbia, Indonesia and Malaysia was strictly for members of the OPGP Consortium, a network of organisations from the plantation industry.

As part of the Group-wide rebranding exercise, the ACGT Jatropha Experimental Station was renamed "The Gasoline Tree™ Experimental Research Station, Jatropha Division" to better reflect the focus of its R&D activities.

During the year under review, ACGT expanded its scientific team to 38 scientists. ACGT also continued to collaborate with Synthetic Genomics, Inc. and the J. Craig Venter Institute. On 24 July 2009, it renewed its Memorandum of Understanding with the Malaysian Palm Oil Board to collaborate on oil palm genomics research.



ACGT laboratories are equipped with the facilities to perform end-to-end re-sequencing locally.



Residential developments in Genting Indahpura, Johor, Malaysia

Genting Indahpura Sales Office, Johor, Malaysia

PROPERTY *www.gentingplantations.com*



The tough global economic environment made it another challenging year for the Malaysian property industry in 2009.

The Property Division registered a decline in revenue to RM96.6 million (2008: RM117.6 million) and profit before tax of RM21.2 million in 2009 (2008: RM25.9 million). The Division, led by Genting Property Sdn Bhd (formerly known as Asiatic Land Development Sdn Bhd) was renamed with the Genting brand, in line with the Group's re-branding exercise undertaken in 2009.

Genting Pura Kencana in Sri Gading, Batu Pahat, Johor, the Group's fourth property project, was still the top revenue contributor, generating total sales of RM26.5 million in 2009. A total value of RM22.2 million was derived from sales of residential and commercial properties under construction, while the rest came from the sales of new launches in 2009.

Genting Indahpura in Kulai, Johor was the second biggest revenue contributor, registering sales of RM23.6 million. The sales were derived mainly from the commercial and residential properties under construction, with both categories contributing a combined sales value of RM16.6 million. The remaining was generated from the sales of inventories comprising industrial lots, commercial properties and residential properties.

Genting Cheng Perdana in Melaka, the Division's maiden project, has reached the tail end of its development, generated RM5.1 million in sales in 2009. In Kedah, *Genting Permaipura* recorded RM1.1 million in sales value from selling the existing inventory of single and double storey terrace houses. The performance of The Permaipura Golf and Country Club remained satisfactory despite strong competition from other clubs in 2009.

On 29 September 2009, the Group Via Azzon Limited, a wholly-owned subsidiary of GENP signed an agreement with Chelsea Malaysia, LLC, a division of Simon Property Group, Inc to form a joint venture to establish and operate Premium Outlet Centre® in Malaysia. The first project under development is the *Johor Premium Outlets*® ("JPO"), strategically located on a site in Genting Indahpura at the intersection of two major highways. Slated for a grand opening in 2011, JPO is set to become a major regional attraction in the arena of premier upscale outlet shopping in Malaysia and in Asia.

Kijal Beach Resort Apartments, which are strategically located beside Awana Kijal in the east coast of Terengganu, registered an average rental occupancy rate of 50% in 2009 (2008: 54%). 87 units of apartments offer panoramic views of the South China Sea and overlook the 18-hole championship golf course at Awana Kijal.

Property developments in Genting Pura Kencana, Johor, Malaysia

Kijal Beach Resort Apartments, Terengganu





POWER



Genting Power Holdings Limited ("Genting Power"), which spearheads the Group's power businesses, recorded another year of good performance. Revenue rose to RM1,871.0 million (2008: RM1,564.0 million) and profit before tax increased to RM363.1 million (2008: RM193.6 million) in 2009.

Genting Power has net attributable generating capacity of about 1,450MW from interests in seven power plants in Malaysia, China and India. Additionally, the Lanco Kondapalli Power Plant in Andhra Pradesh, India ("LKPPL") is undertaking an expansion programme, adding on another generating block of 366MW (Phase II) at its site. Phase II is expected to achieve full commercial operation by the second quarter of 2010.

Genting Power owns and operates five power plants in two countries, namely the 58.62%-owned 720MW Kuala Langat Power Plant in Malaysia; the 100%-owned 724MW Meizhou Wan Power Plant in Fujian Province, China; the 80%-owned 76MW Nanjing Power Plant, the 60%-owned 109MW Suzhou Power Plant and the 60%-owned 42MW Wuxi Power Plant. The Nanjing, Suzhou and Wuxi plants are all in the Jiangsu Province, China.

In India, Genting Power has significant interests in two power plants, namely the 30%-owned 368MW LKPPL (and the 366MW Phase II power plant), which it operates and maintains both LKPPL power plants and the 36.26%-owned 113MW Aban Power Plant in Tamil Nadu.

Lanco Kondapalli Power Plant, India

Meizhou Wan Power Plant, China





Preparing for seismic survey in Kasuri Block, onshore West Papua, Indonesia.

OIL & GAS

New oil gathering and metering station in Zhuangxi Buried Hill Oilfield, China.

Genting Oil & Gas Limited

Genting Oil & Gas Limited ("GOGL"), a 95%-owned subsidiary spearheads the Group's oil and gas related businesses that undertake the exploration for and production of oil and gas. It has operations and offices in China, Indonesia and Morocco. Genting Oil & Gas Sdn Bhd provides management and technical services to GOGL. Revenue was RM143.4 million in 2009 (2008: RM182.7 million) and profit before tax was RM4.6 million in 2009 (2008: RM73.5 million). The lower revenue and profit were due to average oil prices and higher costs.

In **China**, Genting Oil & Gas (China) Limited ("GOGC") continued production and operations at its onshore Zhuangxi Buried Hill ("ZBH") Oilfield in Shandong Province, in which it has a 100% working interest. In 2009, the oilfield produced 1.35 million barrels of oil (2008: 1.47 million barrels), a decline of 8%. Under the terms of the ZBH Petroleum Contract with Sinopec and after various deductions, GOGC was entitled to 765,969 barrels (2008: 711,865 barrels), an increase of 8%. The oil was sold to Sinopec at an average price of US\$53.10 per barrel (2008: US\$77.00 per barrel). The lower average oil price in 2009 is the primary reason for the increase in oil entitlement. ZBH oil prices rose to a high of US\$71.96 per barrel in 2009 and were much less volatile than in 2008 (US\$38.76 per barrel range in 2009 versus a US\$85.23 per barrel range in 2008).

Two development wells at ZBH Oilfield were successfully completed in 2009. One of these two wells was a highly-deviated development well ZG40-X1, which was drilled into Majiagou Limestone and was placed into production in December 2009.

In **Indonesia**, GOGL has 100% working interests in three Production Sharing Contracts, namely in Northwest Natuna PSC operated by Genting Oil Natuna Pte Ltd, Anambas PSC operated by Sanyen Oil & Gas Pte Ltd and Kasuri PSC operated by Genting Oil Kasuri Pte Ltd.

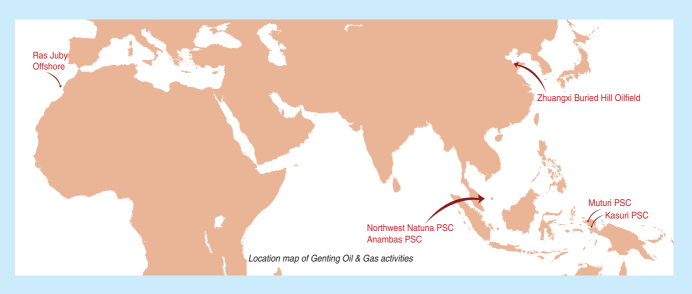
Exploration studies continued in Anambas PSC, while works in Northwest Natuna PSC continued in conjunction with BPMIGAS (Indonesian's oil and gas supervisory body) on agreeing to the Plan of Development for the Ande Ande Lumut ("AAL") Oilfield. The potentially recoverable contingent oil resources of the primary reservoir in the AAL Oilfield were certified by international energy consultants, RPS at 74 million barrels (graded 2C or Best Case).

In Kasuri PSC, a major exploration programme began with the start of a large onshore 2D seismic survey aimed at covering much of the 3,534km² contract area and followed by the preparations for a multiwell drilling campaign in the north of the block. These exploration activities will continue through 2010. As a result, onshore base-camps and storage facilities were established for both seismic and drilling activities. A drilling rig has been contracted and drilling programmes are now in place to target and evaluate Jurassic sandstone and other reservoirs in this under-explored block.

Following a review of the Indonesian investment opportunities, Genting Oil Salawati Pte Ltd's 49.99% interest in the Pearl-operated West Salawati PSC will be transferred to Pearl, subject to the approval of the Government of Indonesia.

Initial payments were received from BP Global Investment Ltd in respect of the "deferred consideration" from Muturi PSC (arising from the sale of the 45% interest in the Muturi PSC in 2001). In 2009, the Tangguh LNG Plant (located on the Kasuri Block) began the production of LNG using gas supplied from the Vorwata Gasfield, a part of which lies within the Muturi PSC. However, the full plant operation was delayed due to some technical problems and only limited volumes of LNG were produced and sold in 2009.

In **Morocco**, GOGL via Genting Oil Morocco Limited continued to operate its 75% working interest in the Ras Juby Offshore Exploration Permit under a Petroleum Agreement with the Moroccan state company ONHYM. Studies of the Cap Juby Oil Discovery continued in 2009, reaching the conclusion that at least one more appraisal well will be required to be drilled before the field development can be finalised. The first exploration phase will be extended until July 2010 without any additional obligations with ONHYM.





Tan Sri Lim Kok Thay named as Travel Entrepreneur of the Year 2009 at the 20th TTG Travel Awards on 8 October 2009.



Tan Sri Lim Kok Thay The Most Influential Person in Asian Gaming 2009 (Inside Asian Gaming)

RECOGNITION

The Genting Group has received numerous recognitions for its commitment to high quality standards and management excellence. Major awards of excellence received in 2009 include:

- Tan Sri Lim Kok Thay *Travel Entrepreneur of the Year 2009* by TTG Travel Awards.
- Tan Sri Lim Kok Thay *The Most Influential Person in Asian Gaming 2009* by Inside Asian Gaming.
- Genting Berhad No. 1 in Overall Most Convincing & Coherent Strategy In Malaysia of Asia Best Managed Companies 2009 by Euromoney.
- Genting Berhad No. 2 Most Valuable Malaysian Brands by Brand Finance plc.
- Resorts World Genting World's Leading Casino Resort 2009, Asia's Leading Casino Resort 2009 and Asia's Leading Family Resort 2009 by World Travel Awards.
- Resorts World Genting No. 6 in *Malaysia's Most Valuable Brands 2009* by Association of Accredited Advertising Agents & the Edge.
- Genting Malaysia Berhad MIS Asia Best Business Enabler (Private Sector) in MIS Asia IT Excellence Awards 2009 by MIS Asia Magazine.
- Genting Malaysia Berhad Malaysia's Top 10 Brands by Brand Finance plc.
- Genting Malaysia Berhad Best Brands in Leisure and Hospitality in the BrandLaureate Awards 2008-2009 by Asia Pacific Brands Foundation.



Genting Berhad Overall Most Convincing & Coherent Strategy in Malaysia (Euromoney 2009)



Resorts World Genting World's Leading Casino Resort Asia's Leading Casino Resort Asia's Leading Family Resort (World Travel Awards 2009)



Genting Berhad No. 2 in Most Valuable Malaysian Brands 2009 (Brand Finance)

Dato' Lee Choong Yan, President and Chief Operating Officer of Genting Malaysia Berhad receiving the World's Leading Casino Resort 2009 Award from Mr. Graham E. Cooke, Founder of World Travel Award and flanked by the reigning Miss World Russia, Kseniya Sukhinova on 8 November 2009. Tun Mohammed Hanif, Deputy Chairman of Genting Berhad receiving the award for No. 1 in Overall Most Convincing and Coherent Strategy in Malaysia from Euromoney on 11 April 2009.



CORPORATE SOCIAL RESPONSIBILITY

As a socially responsible corporation, the Group is mindful of the long-term interests of its stakeholders, including shareholders, customers, employees, business partners, local communities and other organisations. The Group has always focused on contributing to the sustainable development of the economy and the community, as well as care for the environment and its employees in countries where the Group operates. These practices have always been an integral part of the Group's business ethics and reflect the Group's continuous pursuit to enhance its corporate values through the adoption of good business practices.

ENVIRONMENT

Environment sustainability is one of the key areas of interest for the Group.

In RWG, the environmental management systems are constantly reviewed and adapted in relation to four core areas of interests, namely the conservation of natural resources (energy, fuel and water), waste management, prevention of pollution to water, land and air, as well as the use of renewable energy.

RWG employs various schemes to conserve natural resources and reduce the consumption of energy, fuel and water. A professional consultant is engaged to conduct an energy audit to identify costeffective energy-saving opportunities in line with the building energy efficiency index. Measures include installation of energy-saving lights and reduction of heat loads from air-conditioning systems. Escalators are switched off during off-peak times and sensors are installed to control operations. Employees are also briefed on Energy Conservation Awareness by the Group's Engineering Department.

In 2009, RWG employed a heat recovery system by installing air pre-heaters at steam plants to conserve energy. Mechanical steam traps were replaced with fixed orifice steam traps to limit steam loss. Steam plant operations were also optimised to reduce steam losses and leakages, and to prevent short cycling on boiler operations. To conserve water, flow restrictors were installed and effective water volume reduction programmes were implemented at water cisterns at selected areas. Monthly maintenance and daily checking of toilets were carried out to ensure immediate repair of water leakages. Waste management efforts follow the 3R (Reduce, Reuse and Recycle) programme and scheduled waste management in accordance with the Environmental Quality Act 1974. "Reduce" is achieved by using long-life energy-saving lights, reusable cutleries and chemical tanks. "Reuse" is achieved by re-using waste paper for printing and back office usage. "Recycle" is achieved by waste segregation at source and waste delivery according to types of waste. The Group also practises vermin-composting to turn food waste into organic fertiliser.

RWG has implemented various initiatives in 2009 to prevent water, land and air pollution. To prevent water pollution, the Yearly Sanitary Survey is conducted on the water supply system and remedial actions are taken to trace and remove possible contamination sources. Biodegradable chemicals were used for laundry, rooms, cleaning of public areas and stewarding. Besides this, diesel engines at pump houses were replaced with electrical motors to reduce water source contamination from diesel spillage. To prevent land pollution, recycling is practised to reduce waste disposal at landfill sites, and the use of bio-degradable products such as plastic bags and paper wrappers are promoted. To control air pollution, smoke density meters were installed to monitor flue gas quality generated by boilers. Flue gas analyses were also carried out for generator sets, boilers and incinerators in accordance with Written Approval issued by the Department of Environment, in line with the Environmental Quality Act. Air pollution control systems were also installed to treat the flue gas.

RWG's Human Resources Department, through its Occupational, Safety and Health ("OSH") Section, has initiated Mentoring Programme on ISO 14001 and OHSAS 18001 for Awana Genting Highlands, Awana Langkawi, Awana Kijal and Casino Department. OSH Section also ensures that chemicals used comply with the Restriction of Hazardous Substances (RoHS) and Occupational Safety and Health (Classification, Packaging and Labelling Of Hazardous Chemicals) Regulations 1997.

Additionally, one of the National Objectives Strategies from the Ministry of Energy, Green Technology and Water is to promote renewable energy, monitor its impacts and improve its efficiency of utilisation and conversion. In line with this, the strategic location of RWG, which is exposed to wind and sunlight daily, makes the option of generating electricity through the usage of wind and solar energy viable. RWG's team is currently looking into ways to promote renewable energy as part of its long-term plan.



Official launch of "Genting Goes Green" at RWG on 9 June 2009.

Good agricultural practice by GENP to reduce soil erosion - planting of cover crops.



"Gotong-royong" implemented by employees at RWG

The Group via GENP has been supporting the Roundtable on Sustainable Palm Oil ("RSPO") since the latter's formal establishment in 2004. In 2009, GENP made further strides forward in its journey towards attaining RSPO certification. In the first half of 2009, the focus was to raise awareness on RSPO certification standards among the management and staff of estates and mills through training courses. Baseline assessments were conducted to access the compliance gaps, and subsequently, comprehensive action plans were developed for each operating unit to close these gaps.

In support of environment conservation, the Group joined thousands of other global corporations and people around the world to participate in Earth Hour 2009 whereby on 28 March 2009, an hour-long lights-out initiatives was observed at the Group's corporate head office, regional offices, site offices and other properties.

MARKETPLACE

The Group adheres to the highest standards of corporate governance by operating with integrity, transparency and accountability with the aim of enhancing shareholder value and achieving sustainable business growth. We abide by the principles of honesty and professionalism in all our business dealings. The Group's oil mills, for example, practise fairness in the grading and pricing of fruits received from smallholders, strictly adhering to the Malaysian Palm Oil Board's guidelines.

The Group takes steps to provide timely and equal dissemination of material information to its shareholders and the general public, with a key priority being the promotion of good investor relations. The Company's Annual General Meeting is a principal forum for dialogue with shareholders on operational and corporate matters. Announcements of quarterly results and major corporate developments are followed by briefings for analysts and fund managers through conference calls or presentations.

The Group's corporate website, **www.genting.com** is a source of information on corporate and business activities. Annual reports, press releases, quarterly results, announcements and investor presentations are made publicly available on the website. The Group participates regularly in international and local investor forums. The Group also participates in events and road shows organised by Malaysian Investor Relations Association ("MIRA").

"Partners for Wetlands" programme by GENP at Lower Kinabatangan with WWF.

The Group's Human Resources Occupational, Safety and Health ("OSH") team has implemented several initiatives such as Emergency Response and Preparedness ("ERP") awareness and competency skills training, in collaboration with the Fire Unit. An emergency response team (ERT) is prepared to handle urgent situations. OSH also developed an action plan to handle and monitor Influenza A (H1N1) pandemic outbreak by complying with the guidelines from the Ministry of Health, with thermal scanners stationed at strategic areas.

In March 2009, GENM was awarded ISO 14001 and OHSAS 18001 of quality management system certifications for Maxims Genting, Highlands Hotel, Resort Hotel, Theme Park Hotel, First World Hotel, Theme Park Operations, Security Department, Warehouse/ Receiving Department, Human Resources Department, Transport Department and Group Centralised Procurement Department.

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eGenting was certified with the CMMi programme level 3 assessment

The Research and Development team has attained the International Standard of ISO9001:2000 certification as part of its on-going commitment to provide high quality in IT-related systems, whereas the data centres achieved the International Standard of ISO27001 certification, ensuring that the team maintains the best practice in information security management system.

The software development team participated in the Capability Maturity Model Integration ("CMMi"), one of the world's best integrated approaches to process improvement. The team achieved a Level 3 assessment in 2009, a distinction shared by a select few companies in Malaysia.

WRC was certified with the Quality Management System Standard ISO 9001:2008 as part of the on-going commitment to provide high quality customer service. Regular customer satisfaction surveys were conducted in 2009 to ensure that we maintain high service standards for customers.



Genting Annual Dinner and Dance 2009 on 17 December 2009, a night of fun and entertainment.

Tan Sri Lim Kok Thay presenting the 15-year Long Service Award to Tun Mohammed Hanif, Deputy Chairman at the Genting Annual Dinner & Dance 2009.

WORKPLACE

The Group adopts a corporate philosophy that values employees and emphasises the development of human resources. Over the years, the Group has expanded to comprise a global team of dedicated and motivated professional managers who have blended modern management techniques with traditional values of hard work, perseverance and integrity.

As at 31 December 2009, the Group has 35,749 employees, and 1,401 employees were honoured with Long Service Awards for 5, 10, 15, 20, 25, 30 and 35 years of service.

The Genting Annual Dinner and Dance 2009 was held on 17 December 2009, combining the Long Service Awards ceremony with an entertaining night for the employees based in Wisma Genting, the Group's corporate head office.

Various training and conferences and team-building events were held in 2009, including GENM's 21st Senior Managers' Conference at Sentosa Resort & Spa in Singapore with the theme "Branding and Leadership in a New Competitive Environment" and GENM's 16th Human Resources Conference 2009 themed "Championing HR Fundamentals" held at Awana Genting Highlands. Team building workshops, annual family day events, Employees' Appreciation Night and Genting Employees' Carnival were also held by the business divisions of the Group to foster team spirit amongst executives and staff.

The Group provides a supportive working culture through training & development programmes, safety and health procedures and regulations as well as internal events and communication.

In 2009, 19 management trainees graduated and joined GENM as permanent employees while 10 middle management personnel graduated from advanced management courses through programmes

of the Malaysian Association of Hotels Training and Education Center (MAHTEC). Furthermore, three Hotel Industry Apprenticeship Scheme (HIAS) students completed their training and were offered employment at the hotels in RWG.

During the year, GENM awarded scholarships to 21 deserving employees including candidates from MAHTEC, Kolej Antarabangsa Genting Inti (KAGI) and Institute of Charted Accountants in England and Wales (ICAEW). The company also recruited six Management Trainees to undergo one-year training with the Human Resources ("HR") Department.

The Group conducts safety, health and environmental training programmes to create awareness and to instill consciousness and sound practices within its workforce. In January 2009, an official Environmental, Health and Safety ("EHS") policy was internally endorsed towards an environmental-friendly, healthy and safe workplace for all employees.

The GENM's Occupational Safety and Health ("OSH") Section had recorded a 90% attendance for the EHS Awareness Training Programme by all staff whose divisions are certified by 31 December 2009. The NIOSH-Genting Safety Passport (NGSP) Programme between the National Institute of Occupational Safety and Health (NIOSH) and GENM is being carried out to instill awareness amongst contractors on OSH.

The Group also developed action plans in relation to the Influenza A (H1N1) outbreak in compliance with the guidelines from the Ministry of Health in Malaysia. Steps taken included awareness-creation (through memos, posters, notice board announcements and intranet), constant monitoring of the situation, flu vaccinations and placement of thermal scanners at strategic areas in RWG.

GENM's 21st Senior Managers' Conference held in Singapore on 5 - 6 October 2009 Students Educational Visit from University Tun Hussein Onn Malaysia on 23 October 2009.





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Keeping employees informed via internal newsletter: RWG's Resort Living, RWS's aRWSome and Genting UK's Straight Talking.

RWS attracted thousands of job seekers at the Career Fair 2009 at Suntec Singapore.

A regional auditions tour was launched in April 2009, in search of the best talents for Universal Studios Singapore.

The Group maintains a regular communication channel with employees through an internal communication network that includes newsletters, the intranet portal, internal notice boards and e-Kiosks.

The 10th Collective Agreement was signed in November 2009 between GENM and the Resorts World Employees' Union, entitling staff members to higher salary adjustments, additional allowances and hospitalisation benefits. The HR team continues to foster employee welfare and development to provide a wholesome work life for all employees.

In Singapore, the mega recruitment drive for RWS began with its first mass walk-in interviews in August 2009. Numerous roadshows, career fairs, engagements with schools, partnerships and internship programmes with local polytechnics, Singapore's Workforce Development Authority and many other organisations were undertaken in 2009. Career opportunities are also made available via www.rwsentosa.com. The recruitment campaigns received enthusiastic response and to date, RWS has more than 9,000 employees in this family.

In preparation for the opening of RWS, a series of accredited and nationally recognised training programmes were conducted, with some 50 modules focusing on customer service. As at 31 December 2009, some 1,300 croupiers had completed their training in Singapore and in Genting-owned casino properties in Malaysia and the Philippines.

Another 1,000 team members were trained in skills related to theme park operations. Of these, 108 underwent a short stint at Universal Orlando Resort in the United States, while 1,800 employees in the hospitality and F&B departments received hands-on training.

As an incentive for good work performance, a total of 15.7 million shares of Genting Singapore were awarded to employees and directors of the Group, under the approved Genting Singapore Performance Share Scheme in 2009.

COMMUNITY

The Group's community investment contribution are in line with our philosophy to contribute to the betterment of the society in which we operate. They fall within a clear set of priority areas.

Infrastructure Support and Services to Local Communities: The Group's contribution reaches out to different sectors of community, irrespective of race, creed and religion. In 2009, the Group contributed to Women's Aid Organisation, Malaysian Paediatric Foundation, Hospis Malaysia, Alzheimer Disease Foundation, Malaysian Liver Foundation, Tunku Azizah Fertility Foundation, Gujerati Association W.P & Selangor, Divine Live Society and others. The Group also donated to St. John Ambulance for its 24-Hour Highway Emergency Ambulance Service, and to help equip ambulances with medical necessities.

The Group embarked on a year-long road safety campaign with the Ministry of Transport, Ministry of Education, Road Safety Department and the Road Safety Marshal Club - 'Kempen Topi Keledar Kanak-Kanak Genting'. Some 4,500 primary school students from nine states were educated on various road safety practices such as crossing the road safely, adhering to traffic and road signs, fastening seat belts and on proper helmet usage. All the students were each presented with a SIRIM-approved helmet.

Awana Langkawi conducted public health checks for its local community during Health Day, as well as a safety talk during Safety and Career Week.

Signing of the 10th collective agreement between GENM and Resorts World Employees' Union on 4 November 2009. GENS contributing to the Singapore Red Cross Society Charity Bazaar on 25 October 2009. Wisma Genting Charity Week in Malaysia on 7-11 December 2009.





RWS team hosting under-privileged children with a movie screening of Transformers in Singapore.

Launch of Genting Resource Centre at MIM, Malaysia on 30 September 2009.

In October 2009, GENS took part in Singapore Red Cross International Bazaar 2009 by setting up a dessert stall. The stall was managed by Puan Sri Cecilia Lim, the wife of our Chairman together with volunteers comprising employees and friends of the Group. GENS supported this caring and humanitarian effort by matching dollar-for-dollar of the sale proceeds, with a total amount of S\$20,000 raised for the Singapore Red Cross Society to benefit the local community.

Underprivileged and Disability Groups: The Group strives to care and provide for the underprivileged and disabled in the community.

In 2009, the Company organised the second Wisma Genting Charity Week which was held from 7 to 11 December 2009. The Genting employees, tenants and guests of Wisma Genting came out in good support of this event and raised RM10,555 in sales proceeds. The Company then matched "Ringgit-for-Ringgit" for every Ringgit value raised at the event, bringing the total amount raised to RM21,110. The funds raised for this event benefited four charity organisations, namely United Voice, Cheshire Home Selangor, Hope Worldwide and Harvest Centre. Various items were sold, ranging from freshly made pop corn, cakes, clothing and many more. The event was made merrier by the personal contribution and volunteering support from the employees of the Genting Group. The Coffee Bean & Tea Leaf at Wisma Genting also supported by donating RM1.00 for every beverage sold at their outlet on the final day of the event.

In Malaysia, the Group hosted over 3,000 underprivileged children and senior citizens from 59 schools and organisations for festive celebrations at RWG in 2009. A fairytale Christmas party themed "Your Christmas Wish Comes True" was organised where special children, their parents and minders received presents that were entirely sponsored by Group employees. The Group also organised two Hollywood blockbuster movies for 265 underprivileged children from six schools. The Group donated RM268,000 to 67 charitable organisations ranging from welfare homes to non-governmental organisations during the Festive Season Contribution. In addition, the Group donated a custom-made wheelchair to 9-year-old Adam Firdaus who suffers from cerebral palsy. In Singapore, RWS organised its second annual aRWSome Kids' Date in June 2009, to raise funds for charity and at the same time brought cheer to under-privileged children by hosting a movie screening for them. The efforts raised S\$30,000 for The ST School Pocket Money Fund. Some 300 children from community groups Mendaki, Sinda and CDAC attended the event. During the year, many employees of RWS participated in the employee volunteer programme despite their busy work schedule, making good efforts of their time and resources to help the community.

In August 2009, RWS participated in the People's Association (PA) corporate partnership scheme, committing over S\$1 million in event and venue sponsorship to enable PA to facilitate a number of pro-family activities at RWS.

Education: The Group places paramount importance in enhancing the quality of education in Malaysia and has supported various educational institutions in cash and kind.

The Company contributed RM500,000 to Malaysian Institute of Management ("MIM") to upgrade its library named 'Genting Resource Centre'. Officially launched on 30 September 2009, the library is equipped with the latest online and printed management books and publications, making it the most up-to-date management library in the country.

Youth Development: The Group initiated a year-long Wiz Kids programme for 40 orphans at Badan Amal Nur Zaharah, Janda Baik to promote character development, self-esteem and perseverance. A selected number of orphans, as Wiz Kids, were rewarded with a shopping trip. The Group also contributed to Hindu Sevai Sangam for its motivational camp which seeks to inculcate good habits amongst youths in the community.

During the year, the Company also hosted educational visit by students from Swinburne University of Technology International Business Students and University Tun Hussein Onn Malaysia.

Hosting 400 less fortunate children at RWG during the Hari Raya and Deepavali celebrations in Malaysia on 27 October 2009.

RWG hosting special children for a Fairytale Christmas Party themed "Your Christmas Wish Comes True" on 18 December 2009.





Participating for the fifth consecutive year in the charity-based Kuala Lumpur Rat Race on 11 August 2009.

ChildAid Charity Concert held in RWS, Singapore on 19 - 21 December 2009.

Sports: The Group contributes substantially to organisations for various sporting events, including being a main sponsor and official partner of the King of Mountain (KOM) jersey for the Le Tour de Langkawi. The Group also contributed to the Selangor Tennis Association for its Junior Development Programme 2009 and to the Pahang Hockey Association and Football Association of Malaysia.

Culture and Arts: The Group works alongside with the Ministry of Information, Communication and Culture to promote the Malaysian culture, performing arts, and to provide youths with a platform to showcase their talents. The Group hosted three showcases of "Orkestra Simfoni Remaja"- a programme under the "Pusat Pemuzik Budaya" of Istana Budaya and the Ministry of Information, Communication and Culture. For the second time, the Group hosted the Team Malaysia 2009 of World Championship of Performing Arts for a two-day showcase at Times Square, First World Plaza and Merdeka Stage, Outdoor Theme Park.

In December 2009, RWS held its very first event, ChildAid, at the Festive Grand theatre. Staged over three days to a full house audience, the ChildAid charity concert was organised by The Straits Times and The Business Times, two leading national dailies in the stable of Singapore Press Holdings. The concert, which celebrated its fifth anniversary, showcased the best of Singapore's young musical talents in support of two charities - The ST School Pocket Money Fund and The BT Budding Artists Fund. As the venue and production partner for the concert, the company supported this worthy cause by providing expertise in the field of stage production and choreography. ChildAid 2009 raised a record of over S\$1 million to help needy children.

The Group via GENM established the GENM We CARE Team and Awana We CARE Team to encourage community service by employees.

With 630 members, the teams organised numerous volunteering initiatives such as providing maintenance and repair works, gardening, cleaning, interactive activities and food distribution at Badan Amal Nur Zaharah, Selangor Family Aid Association and Lanchang Che Wong Orang Asli community. The team organised Chinese New Year celebration with 60 senior citizens at Ampang Old Folks Home receiving "Ang Pow" donations that came from personal contribution of the Group's management and staff. The team also had "Berbuka Puasa" with the Orang Asli community at Kampung Sungai Gapoi, Karak with the Minister of Health as the guest of honour. At the event, 'Duit Raya', hampers and goodies were presented to the underprivileged. Various community service activities were also organised at Awana Hotels & Resorts. Awana Genting Highlands We CARE Team had "Berbuka Puasa" with 70 orphans from Pusat Kebajikan Kemahiran Serendah and donated food and conducted "gotong-royong" at Patus Orang Asli Settlement at Kuala Lipis. Awana Kijal We CARE Team conducted a beach-cleaning "gotong-royong" with the Malaysian Army and had "Berbuka Puasa" with 30 orphans from Kompleks Penyayang Kemaman. Awana Porto Malai We CARE Team regularly provides food and house maintenance for underprivileged individuals.

In the UK, the Group is committed to contribute to public education on responsible gaming, research into the prevention and treatment of problem gambling and the identification and treatment of problem gamblers. Its voluntary contribution to the Gambling Research, Education and Treatment Foundation ("GREaT") supports these commitments by helping to fund research works by UK universities, education initiatives and registered charities. Genting UK is accredited by GamCare for high standards of socially responsible practices. Apart from charitable donations to GREaT, Genting UK also supports fundraising for national charities and various charitable events.

Awana Genting Highlands We CARE Team with orphans from Badan Amal Nur Zaharah home.

Awana Porto Malai We CARE Team adopted a poor family.

Awana Kijal We CARE Team conducted a beachcleaning "gotong-royong" with the Malaysian Army.



CORPORATE GOVERNANCE

It is the policy of the Company to manage the affairs of the Group in accordance with the appropriate standards for good corporate governance. Set out below is a statement on how the Company has applied the principles and complied with the best practices as set out in the Malaysian Code on Corporate Governance ("the Code").

A. DIRECTORS

(i) The Board

The Board has overall responsibility for the proper conduct of the Company's business. The Board meets on a quarterly basis and additionally as required. The Board has a formal schedule of matters specifically reserved for its decision, including overall strategic direction, annual operating plan, capital expenditure plan, acquisitions and disposals, major capital projects and the monitoring of the Group's operating and financial performance.

Formal Board Committees established by the Board in accordance with the Code namely the Audit Committee, Nomination Committee and Remuneration Committee assist the Board in the discharge of its duties.

During the year under review, six meetings of the Board were held and all Directors have complied with the requirement in respect of board meeting attendance as provided in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

The details of Directors' attendances are set out below:

Name of Directors	Number of Meetings Attended
Tan Sri Lim Kok Thay	5 out of 6
Tun Mohammed Hanif bin Omar	6 out of 6
Tan Sri Mohd Amin bin Osman	6 out of 6
Dato' Dr. R. Thillainathan	6 out of 6
Mr Quah Chek Tin	6 out of 6
Dato' Paduka Nik Hashim bin Nik Yusoff	6 out of 6
Tan Sri Dr. Lin See Yan	5 out of 6
Mr Chin Kwai Yoong	6 out of 6

(ii) Board Balance

The Board has eight members, comprising three executive Directors and five independent non-executive Directors. The Directors have wide ranging experience and all have occupied or are currently occupying senior positions in the public and/ or private sectors. The independent non-executive Directors provide a strong independent element on the Board with Tan Sri Dr. Lin See Yan as the senior independent non-executive Director to whom concerns may be conveyed. Four out of five of the independent non-executive Directors participate in the Audit Committee. Two of the five independent non-executive Directors also participate in the Remuneration and Nomination Committees as members of these Committees. The Board is mindful of the dual roles of Chairman and Chief Executive held by Tan Sri Lim Kok Thay but is of the view that there are sufficient experienced and independent–minded Directors on the Board to provide the assurance that there is sufficient check and balance. Also, the dual roles have to a certain extent been balanced by the presence of Tun Mohammed Hanif bin Omar as Deputy Chairman.

A brief profile of each of the Directors is presented on pages 8 to 10 of this Annual Report.

(iii) Supply of Information

Notice of meetings, setting out the agenda and accompanied by the relevant Board papers are given to the Directors in sufficient time to enable the Directors to peruse, obtain additional information and/or seek further clarification on the matters to be deliberated.

As a Group practice, any Director who wishes to seek independent professional advice in the furtherance of his duties may do so at the Group's expense. Directors have access to all information and records of the Company and also the advice and services of the Company Secretary.

(iv) Appointments to the Board

The Nomination Committee comprising entirely of independent non-executive Directors is responsible for identifying and recommending to the Board suitable candidates for appointment to the Board and Board Committees.

On appointment, Directors are provided with information about the Group and are encouraged to visit the sites of the Group's operating units and meet with key senior executives.

The process of assessing the Directors is an on-going responsibility of the entire Board. The Board has put in place a formal evaluation process to assess the effectiveness of the Board as a whole, the Board Committees and the contribution and performance of each individual Director, including the independent non-executive Directors and chief executive officer on an annual basis.

In respect of the assessment for the financial year ended 31 December 2009, the Board was satisfied that the Board and Board Committees have discharged their duties and responsibilities effectively. The Board was also satisfied that the Board composition in terms of size, the balance between executive, non-executive and independent Directors and mix of skills was adequate.

All the Directors have attended the Mandatory Accreditation Programme and are also encouraged to attend courses whether in-house or external to help them in the discharge of their duties.

CORPORATE GOVERNANCE (cont'd)

The following are the courses and training programmes attended by the Directors in 2009:

	NAMES OF DIRECTORS							
COURSES	Tan Sri Lim Kok Thay	Tun Mohammed Hanif bin Omar	Tan Sri Mohd Amin bin Osman	Dato' Dr. R. Thillainathan	Mr Quah Chek Tin	Dato' Paduka Nik Hashim bin Nik Yusoff	Tan Sri Dr. Lin See Yan	Mr Chin Kwai Yoong
Corporate Responsibility - Are Companies meeting		,	,		,	,		J
Stakeholders' Expectations? by YBhg Dato' Johan Raslan Financial Reporting During Financial Turbulence by Malaysian		√	V		V	√		
Institute of Accountants (MIA)		\checkmark			\checkmark			
The Economic Crisis of 2008/2009: Precipitator, Impact								
and Response by Professor Nabil N. El-Hage, Harvard Business School					\checkmark		\checkmark	
Directors Continuing Education Programme 2009 by F&N							,	
Holdings Bhd. & Guinness Anchor Berhad Changing Minds : The Art of Changing Our Own and Other							V	
People's Minds by Harvard Club of Malaysia Musharakah & Its Application in Islamic Finance by Dr. Mohd					√		V	
Daud Bakar & Dr. Syed Musa Alhabshi from Amanie Business Solution Sdn Bhd		\checkmark						
Invest Malaysia 2009				\checkmark				
Development and Challenges in Regional and Local Markets				√ 				
Main Market Technical Briefing Economic Downturn and Risk Oversight: Reassessing Risk in				√				
the Wake of Market Turmoil by KPMG Malaysia					V			
Dialogue with YBhg Dato' Mohd Razif by Association of Islamic Banking Institutions Malaysia & Bank Negara Malaysia		\checkmark						
The Global Economy In The Aftermath Of The Financial Crisis by Rating Agency of Malaysia								
Corporate Governance Guide - Towards Boardroom Excellence by MIA								
Forum on Private Pension Industry & Retirement Funds by SC		v		√				
Financial Institutions Directors' Education (FIDE) Programme by Bank Negara Malaysia & Perbadanan Insurans Deposit Malaysia (PIDM), in collaboration with the International								
Centre for Leadership in Finance (ICLIF)		√		/				
Creating Genomics-based Solutions Global Capital Markets Symposium, The Global Financial				√				
Crisis: The Way Ahead Corporate Governance Guide - Towards Boardroom				v v v v v v v v v v v v v v v v v v v		/		
Excellence by MIA The Non-Executive Director Development Series (NEDDS): Is It Worth The Risk?			√	 √	√	V		
Advanced Negotiation				v				
From the Trenches : Insights and Perspectives from Malaysia's		(
Industry Leaders by Perdana Leadership Foundation. Corporate Governance Revisited by Bursa Malaysia		√	√					
Latest On Media Outlook by PricewaterhouseCoopers								V
Board Evaluation by YBhg Dato' Johan Raslan	√	√	√	√	√	√	V	√
Senior Managers' Conference on Branding & Leadership in a New Competitive Environment by Genting Malaysia Berhad	\checkmark	\checkmark	V		V	V	\checkmark	V
Governance Expectations of International Fund Managers by Bursa Malaysia Berhad		\checkmark						
Development in the Changing World by Sir John Reginald Hartnell Bond, Chairman of Vodafone Group								
How Leaders Build Value: Using People, Organisation and Other Intangibles To Get Bottom Line Results by Prof Dave Ulrich								
Workshop (Board Retreat) by Straits Trading Co. Ltd							v √	
Multilateral Trading Facility, Alternative Trading System and				./				
Dark Pools - Challenges and Opportunities CR Overview and Identifying CR Risk and Opportunity for				v				
Companies Briefing on Financial Reporting Standards by Messrs Ernst &					√			
Young					V			
Investment Analysis & Financial Management Seminar Persatuan Alumni Perkhidmatan Tadbir dan Diplomatik or				√	ļ			
PTD Alumni Economic Forum on Tenth Malaysia Plan: New Paradigm - Rising to the Challenges				V				
The 2010 Budget by KassimChan Tax Services Sdn Bhd The ASEAN Capital Market Forum - Group of Experts Meeting			√		√			
on ACMF's proposed work program				√				
Insights & Opportunities on Global Equity Market by Robert Barnes, MD, Equities, UBS				V				
Business and Brand Leadership: A new Approach to Success for Asian Business by Martin Roll of Venture Republic Pte Ltd								v
Financial Instruments Accounting by Soo Hoo Khoo Yean of PricewaterhouseCoopers					<u> </u>			v √
Towards Business Excellence by Salwana & Rahim Associates								√
FRS 139 Implementation Plan organised by Measat Global Berhad and conducted by PricewaterhouseCoopers		\checkmark						

CORPORATE GOVERNANCE (cont'd)

(v) Re-election

The Articles of Association of the Company provides that at least one-third of the Directors are subject to retirement by rotation at each Annual General Meeting and that all Directors shall retire once in every three years. A retiring Director is eligible for reelection. The Articles of Association also provides that a Director who is appointed by the Board in the course of the year shall be subject to re-election at the next Annual General Meeting to be held following his appointment.

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

B. DIRECTORS' REMUNERATION

The Remuneration Committee comprising two independent nonexecutive Directors and one executive Director is responsible for making recommendations to the Board on the remuneration packages of executive Directors and members of Board Committees. In making recommendations to the Board, information provided by independent consultants and appropriate survey data are taken into consideration. The Board as a whole, determines the level of fees of non-executive Directors and executive Directors. Directors' fees are approved at the Annual General Meeting by the shareholders. Directors do not participate in decisions regarding their own remuneration packages.

During the financial year ended 31 December 2009, the terms of reference of the Remuneration Committee was revised by the Board to include the administration of the Executive Share Option Scheme for Eligible Executives of Genting Berhad and its subsidiaries.

The Remuneration Committee met twice during the financial year.

Details of the Directors' remuneration are set out in the Audited Financial Statements on page 81 of this Annual Report. In the interest of security, additional information have not been provided other than the details stipulated in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

C. SHAREHOLDERS

The Group acknowledges the importance of timely and equal dissemination of material information to the shareholders, investors and public at large. The Company's Annual General Meeting remains the principal forum for dialogue with shareholders. Shareholders are encouraged to participate in the proceedings and ask questions about the resolutions being proposed and the operations of the Group.

The Group maintains a corporate website at www.genting.com which provides information relating to annual reports, press releases, quarterly results, announcements and investor presentations.

The Group also participates in investor forums held locally and abroad and also organises briefings and meetings with analysts and fund managers to give them a better understanding of the businesses of the Group.

D. ACCOUNTABILITY AND AUDIT

(i) Financial Reporting

The Board aims to ensure that the quarterly reports, annual financial statements as well as the annual review of operations in the annual report are presented in a manner which provides a balanced and understandable assessment of the Company's performance and prospect.

The Directors are also required by the Companies Act, 1965 to prepare financial statements for each financial year which have been made out in accordance with the Malaysian Accounting Standards Board Approved Accounting Standards in Malaysia for Entities Other Than Private Entities and which give a true and fair view of the state of affairs of the Group and of the Company at the end of the financial year and of the results and cash flows of the Group and of the Company for the financial year. A statement by the Board of its responsibilities for preparing the financial statements is set out on page 119 of this Annual Report.

(ii) Internal Control

The Board is responsible for the Group's system of internal control and risk management and for reviewing its adequacy and integrity. While acknowledging their responsibility for the system of internal control, the Directors are aware that such a system is designed to manage rather than eliminate risks and therefore cannot provide an absolute assurance against material misstatement or loss.

To assist the Board in maintaining a sound system of internal control for the purposes of safeguarding shareholders' investment and the Group's assets, the Group has in place, an adequately resourced internal audit department. The activities of this department which reports regularly to the Audit Committee provides the Board with much of the assurance it requires regarding the adequacy and integrity of the system of internal control. As proper risk management is a significant component of a sound system of internal control, the Group has also put in place a risk management process to help the Board in identifying, evaluating and managing risks.

(iii) Relationship with Auditors

The Company through the Audit Committee, has an appropriate and transparent relationship with the external auditors. In the course of audit of the Group's financial statements, the external auditors have highlighted to the Audit Committee and the Board, matters that require the Board's attention. All Audit Committee meetings are attended by the external auditors for purposes of presenting their audit plan and report and for presenting their comments on the audited financial statements.

E. OTHER INFORMATION

(i) Material Contracts

Material Contracts of the Company and its subsidiaries involving Directors and major shareholders either subsisting at the end of the financial year or entered into since the end of the previous financial year are disclosed in Note 44 to the financial statements under "Significant Related Party Transactions and Balances" on pages 107 to 108 of this Annual Report.

(ii) Share Buy-Back

The details of the Company's Share Buy Back exercises for the financial year ended 31 December 2009 are as follows:

Schedule of Share Buy-Back for the financial year ended 31 December 2009:

Month	No. of Shares Purchased & Retained As Treasury Shares	Per S	se Price Share Highest (RM)	Average Cost Per Share* (RM)	Total Consideration (RM)
March 2009 September	100,000	3.40	3.40	3.41	341,322
2009	60,000	6.59	6.63	6.64	398,356
	160,000				739,678

* Inclusive of transaction charges

During the financial year, all the shares purchased by the Company were retained as treasury shares. As at 31 December 2009, the number of treasury shares was 8,752,900.

The Statement on Corporate Governance is made in accordance with the resolution of the Board of Directors.

AUDIT COMMITTEE REPORT

AUDIT COMMITTEE

The Audit Committee ("Committee") was established on 26 July 1994 to serve as a Committee of the Board.

MEMBERSHIP

The present members of the Committee comprise:

Tan Sri Dr. Lin See Yan	Chairman/Independent
	Non-Executive Director
Dato' Paduka Nik Hashim bin	Member/Independent
Nik Yusoff	Non-Executive Director
Mr Quah Chek Tin	Member/Independent
	Non-Executive Director
Mr Chin Kwai Yoong	Member/Independent
	Non-Executive Director

ATTENDANCE AT MEETINGS DURING THE FINANCIAL YEAR 2009

The Committee held a total of eight (8) meetings. Details of attendance of the Committee members are as follows:

Name of Member	Number of Meetings Attended*
Tan Sri Dr. Lin See Yan Dato' Paduka Nik Hashim bin Nik Yusoff	8 out of 8 8 out of 8
Mr Quah Chek Tin	8 out of 8
Mr Chin Kwai Yoong	8 out of 8

* The total number of meetings is inclusive of the special meetings held between members of the Committee who are non-executive Directors of the Company and representatives of the external auditors, PricewaterhouseCoopers without the presence of any Executive Director.

SUMMARY OF ACTIVITIES DURING THE FINANCIAL YEAR 2009

The Committee carried out its duties in accordance with its Terms of Reference.

The main activities carried out by the Committee were as follows:

- reviewed the internal audit plan for the Company and the Group and authorised resources to address risk areas that have been identified;
- ii) reviewed the internal audit reports for the Company and the Group;
- iii) reviewed the external audit plan for the Company and the Group with the external auditors;
- iv) reviewed the external audit reports for the Company and the Group with the external auditors;
- v) reviewed the quarterly reports of the Company and of the Group, focusing particularly on:
 - (a) changes in or implementation of major accounting policy changes;
 - (b) significant and unusual events; and

- (c) compliance with accounting standards and other legal requirements;
- vi) reviewed related party transactions of the Company and of the Group;
- vii) reviewed the proposed audit fees for the external auditors in respect of their audit of the Company and the Group;
- viii) considered the re-appointment of the external auditors;
- ix) reviewed the Financial Statements of the Company and the Group for the financial year ended 31 December 2008; and
- x) reviewed the reports submitted by the Risk and Business Continuity Management Committee of the Company.

INTERNAL AUDIT FUNCTION AND RISK MANAGEMENT PROCESS

The Group has an adequately resourced internal audit department to assist the Board in maintaining a sound system of internal control. The internal audit department reports to the Committee and is independent of the activities it audits. The primary role of the department is to undertake regular and systematic review of the systems of internal control so as to provide sufficient assurance that the Group has sound systems of internal control and that established policies and procedures are adhered to and continue to be effective and satisfactory.

During the financial year ended 31 December 2009, the Internal Audit Department carried out its duties covering operation audit, information system audit and compliance audit.

On a quarterly basis, audit reports and the plan status are submitted for review and approval by the Committee. Included in the reports are recommended corrective measures on risks identified, if any, for implementation by Management.

The total costs incurred by the Internal Audit Department for the internal audit function of the Company and of the Group for the financial year ended 31 December 2009 amounted to RM0.3 million and RM5.4 million respectively.

As proper risk management is a significant component of a sound system of internal control, the Group has also put in place a risk management process to help the Board in identifying, evaluating and managing risks. The implementation and maintenance of the risk management process is carried out by the respective Risk and Business Continuity Management Committees in the Group.

TERMS OF REFERENCE

The Committee is governed by the following terms of reference:

- 1. Composition
- (i) The Committee shall be appointed by the Board from amongst the Directors excluding Alternate Directors; shall consist of not less than three members, all of whom are non-executive Directors with a majority of them being independent Directors; and at least one member of the audit committee:
 - (a) must be a member of the Malaysian Institute of Accountants; or
 - (b) if he is not a member of the Malaysian Institute of Accountants, he must have at least 3 years' working experience and:

AUDIT COMMITTEE REPORT (cont'd)

- (aa) he must have passed the examinations specified in Part I of the First Schedule of the Accountants Act 1967; or
- (bb) he must be a member of one of the associations of accountants specified in Part II of the First Schedule of the Accountants Act 1967; or
- (c) fulfils such other requirements as prescribed or approved by Bursa Malaysia Securities Berhad ("Bursa Securities").

The Chairman shall be an independent Director elected by the members of the Committee.

- In the event of any vacancy in the Committee resulting in the non-compliance of paragraph (i) above, the Board must fill the vacancy within 3 months.
- (iii) The term of office and performance of the Committee and each of its members shall be reviewed by the Board at least once every 3 years to determine whether the Committee and its members have carried out their duties in accordance with their terms of reference.

2. Authority

The Committee is granted the authority to investigate any activity of the Company and its subsidiaries within its terms of reference, and all employees are directed to co-operate as requested by members of the Committee. The Committee is empowered to obtain independent professional or other advice and retain persons having special competence as necessary to assist the Committee in fulfilling its responsibility.

3. Responsibility

The Committee is to serve as a focal point for communication between non-Committee Directors, the external auditors, internal auditors and the Management on matters in connection with financial accounting, reporting and controls. The Committee is to assist the Board in fulfilling its fiduciary responsibilities as to accounting policies and reporting practices of the Company and all subsidiaries and the sufficiency of auditing relative thereto. It is to be the Board's principal agent in assuring the independence of the Company's external auditors, the integrity of the Management and the adequacy of disclosures to shareholders.

If the Committee is of the view that a matter reported to the Board has not been satisfactorily resolved resulting in a breach of the Bursa Securities' Main Market Listing Requirements, the Committee shall promptly report such matter to Bursa Securities.

4. Functions

The functions of the Committee are to:

- i) review with the external auditors, their audit plan;
- ii) review with the external auditors, their evaluation of the system of internal accounting controls;
- iii) review with the external auditors, their audit report and management letter (if any);
- iv) review the assistance given by the Company's officers to the external auditors;

- review the adequacy of the scope, functions, competency and resources of the internal audit functions and that it has the necessary authority to carry out its work;
- vi) review the internal audit programme, processes, the results of the internal audit programme, processes or investigation undertaken and whether or not appropriate action is taken on the recommendations of the internal audit function;
- vii) review the quarterly results and year end financial statements, prior to the approval by the Board, focusing particularly on:
 - (a) changes in or implementation of major accounting policy changes;
 - (b) significant and unusual events; and
 - (c) compliance with accounting standards and other legal requirements;
- viii) review any related party transaction and conflict of interest situation that may arise within the Company or Group including any transaction, procedure or course of conduct that raises questions of Management integrity; and
- ix) consider the nomination, appointment and re-appointment of external auditors; their audit fees; and any questions on resignation, suitability and dismissal.

5. Meetings

- i) The Committee is to meet at least four times a year and as many times as the Committee deems necessary.
- ii) In order to form a quorum for any meeting of the Committee, the majority of members present must be independent.
- iii) The meetings and proceedings of the Committee are governed by the provisions of the Articles of Association of the Company regulating the meetings and proceedings of the Board so far as the same are applicable.
- iv) The head of finance and the head of internal audit shall normally attend meetings of the Committee. The presence of a representative of the external auditors will be requested if required.
- V) Upon request by the external auditors, the Chairman of the Committee shall convene a meeting of the Committee to consider any matters the external auditors believe should be brought to the attention of the Directors or Shareholders of the Company.
- vi) At least twice a year, the Committee shall meet with the external auditors without the presence of any executive Director.
- vii) Whenever deemed necessary, meetings can be convened with the external auditors, internal auditors or both, excluding the attendance of other directors and employees.

6. Secretary and Minutes

The Secretary of the Committee shall be the Company Secretary. Minutes of each meeting are to be prepared and sent to the Committee members, and the Company's Directors who are not members of the Committee.

This Audit Committee Report is made in accordance with the resolution of the Board of Directors.

The Board's Responsibilities

In relation to internal control, pursuant to the requirements under the Malaysian Code on Corporate Governance for companies listed on the Bursa Malaysia Securities Berhad ("Bursa Securities"), the Board of Directors ("the Board") acknowledges their responsibility under the Bursa Securities Listing Requirements to: -

- Identify principal risks and ensure implementation of appropriate control measures to manage the risks.
- Review the adequacy and integrity of the internal control system and management information systems and systems for compliance with applicable laws, regulations, rules, directives and guidelines.

It should be noted that an internal control system is designed to manage risks rather than eliminate them, and can provide only reasonable but not absolute assurance against any material misstatement or loss.

The Board confirms that there is an ongoing risk management process established to identify, evaluate, and manage significant risks to effectively mitigate the risks that may impede the achievement of Genting Group of companies' ("the Group") business and corporate objectives. The Board reviews the process on a regular basis to ensure proper management of risks and measures are taken to mitigate any weaknesses in the control environment.

The Risk Management Process

The Group employs the Control Self-Assessment ("CSA") to formalise the risk management process at the business/operating unit level. With the CSA, departments/business areas of the Group are required to identify and evaluate controls within key functions/activities of their business processes. The risks to the Group's strategic objectives are assessed at the Group and individual company level.

The Risk and Business Continuity Management Committees ("RBCMCs") established at Genting Berhad ("GENT") and its principal subsidiaries are responsible for ensuring the effectiveness of the risk management process and implementation of risk management policies in their respective companies. The RBCMC of GENT comprises senior management of the Group and is chaired by the President and Chief Operating Officer of GENT, whereas the RBCMCs of the principal subsidiaries comprise their respective senior management headed by their respective Chief Financial Officers.

The key aspects of the risk management process are:-

- Business/Operations Heads undertake to update their risk profiles on a six monthly basis from the previous update and issue a letter of assurance to confirm that they have reviewed the risk profiles, risk reports and related business processes and are also monitoring the implementation of action plans.
- The risk profiles, control procedures and status of the action plans are reviewed on a regular basis by the Head -Risk Management with the Business/ Operations Heads.
- Management of the respective companies is provided with reports to enable them to review, discuss and monitor the risk profiles and implementation of action plans.
- On a quarterly basis the RBCMC of the respective companies meet to review status of risk reviews, the significant risks identified and the progress of the implementation of action plans. Consequently a risk management report summarizing the significant risks and/or status of action plans of the respective companies are presented quarterly to the respective Audit Committees for review, deliberation and recommendation for endorsement by the respective Boards of Directors.

The Internal Control Processes

The other key aspects of the internal control process are:-

- The Board and the Audit Committee meet every quarter to discuss matters raised by Management, Internal Audit and the external auditors on business and operational matters including potential risks and control issues.
- The Board has delegated the responsibilities to various committees established by the Board and Management of the holding company and subsidiaries to implement and monitor the Board's policies on controls.
- Delegation of authority including authorization limits at various levels of Management and those requiring the Board's approval are documented and designed to ensure accountability and responsibility.
- Internal procedures and policies are documented in manuals, which are reviewed and revised periodically to meet changing business, operational and statutory reporting needs.
- Performance and cash flow reports are provided to Management and the Group Executive Committee to facilitate review and monitoring of financial performance and cash flow position.
- Business/operating units present their annual budget, which includes the financial and operating targets, capital expenditure proposals and performance indicators for review by the Group Executive Committee and the Board.
- A half yearly review of the annual budget is undertaken by Management to identify and where appropriate, to address significant variances from the budget.

Some weaknesses in internal control were identified for the year under review but these are not deemed significant and hence have not been included in this statement, as these weaknesses have not materially impacted the business or operations of the Group. Nevertheless, measures have been or are being taken to address these weaknesses.

Business continuity management is regarded an integral part of the Group's risk management process. In this regard to minimise potential disruptions to business and operations either due to failure of critical IT systems and/or operational processes, some of the subsidiaries and key operating units have implemented business continuity plans while others are in the process of implementing them.

The Board in issuing this statement has taken into consideration the representations made by the Group's principal subsidiary and associated companies in respect of their state of internal control.

The Internal Audit Function

The Internal Audit Division ("Internal Audit") is responsible for undertaking regular and systematic review of the internal controls to provide the Audit Committee and the Board with sufficient assurance that the systems of internal control are effective in addressing the risks identified. Internal Audit functions independently of the activities they audit.

On a quarterly basis, Internal Audit submits audit reports and plan status for review and approval by the Audit Committee. Included in the reports are recommended corrective measures on risks identified, if any, for implementation by Management.

This Statement on Internal Control is made in accordance with the resolution of the Board of Directors.

DIRECTORS' REPORT AND STATEMENT PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965

The Directors of GENTING BERHAD have pleasure in submitting their report together with their statement pursuant to Section 169(15) of the Companies Act, 1965 therein and the audited financial statements of the Group and of the Company for the financial year ended 31 December 2009.

PRINCIPAL ACTIVITIES

The Company is principally an investment holding and management company.

The principal activities of the subsidiaries include leisure and hospitality, gaming and entertainment businesses, plantation, the generation and supply of electric power, property development and management, tours and travel related services, genomics research and development, investments and oil and gas exploration, development and production activities.

The principal activities of the associates include the generation and supply of electric power, resort, property investment and property development.

Details of the principal activities of the subsidiaries and associates are set out in Note 45 to the financial statements.

Apart from the above, there have been no other significant changes in the nature of the activities of the Group and of the Company during the financial year.

FINANCIAL RESULTS

	Group RM Million	Company RM Million
Profit before taxation	2,528.4	908.6
Taxation	(745.6)	(184.4)
Profit for the financial year	1,782.8	724.2

TREASURY SHARES

The shareholders of the Company had granted a mandate to the Company to repurchase its own shares at the Annual General Meeting of the Company held on 17 June 2009.

During the financial year, the Company repurchased 160,000 ordinary shares of 10 sen each of its issued share capital from the open market at an average price of RM4.62 per share. The share buy back transactions were financed by internally generated funds. As at 31 December 2009, the total number of shares purchased was 8,752,900 and held as treasury shares in accordance with the requirement of Section 67A of the Companies Act, 1965.

DIVIDENDS

Dividends paid by the Company since the end of the previous financial year were:

- (i) a final dividend of 4.0 sen less 25% tax per ordinary share of 10 sen each amounting to RM110,860,406.89, in respect of the financial year ended 31 December 2008 was paid on 27 July 2009; and
- (ii) an interim dividend of 3.0 sen less 25% tax per ordinary share of 10 sen each amounting to RM83,154,112.80, in respect of the financial year ended 31 December 2009 was paid on 26 October 2009.

The Directors recommend payment of a final dividend of 4.2 sen less 25% tax per ordinary share of 10 sen each in respect of the financial year ended 31 December 2009 to be paid to shareholders registered in the Register of Members on a date to be determined later by the Directors. Based on the issued shares (less treasury shares) of the Company as at the date of this report, the final dividend would amount to RM116.4 million.

RESERVES AND PROVISIONS

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

ISSUE OF SHARES, DEBENTURES AND SHARE OPTIONS

During the financial year, 1,027,000 new ordinary shares of 10 sen each fully paid at the subscription price of RM2.868 per share were issued by virtue of the exercise of options to take up unissued ordinary shares of the Company by executive employees pursuant to The Executive Share Option Scheme for Eligible Executives of Genting Berhad and its subsidiaries ("Scheme").

All the abovementioned ordinary shares rank pari passu with the then existing ordinary shares of the Company. These options were granted prior to the current financial year.

DIRECTORS' REPORT AND STATEMENT PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965 (cont'd)

ISSUE OF SHARES, DEBENTURES AND SHARE OPTIONS (cont'd)

There were no issue of debentures during the financial year.

The following Options to take up unissued ordinary shares in the Company, which have been granted to executive employees of the Group as specified in the Scheme, were outstanding as at 31 December 2009:

Option Number	Option Expiry Date	Subscription Price per Share RM	No. of Unissued Shares
1/2002	11 August 2012	2.868	14,592,000
2/2002	11 August 2012	2.616	50,000
			14,642,000

- (a) The expiry date of the Options on 11 August 2012 shall apply unless the Options have ceased by reason of non compliance by the grantee with the terms and conditions under which the Options were granted pursuant to the Scheme.
- (b) (i) The Options granted can only be exercised by the Grantee in the third year from the Date of Offer and the number of new Shares comprised in the Options which a Grantee can subscribe for from the third year onwards shall at all times be subject to the following maximum:

Percentage of new Shares comprised in the Options exercisable each year from the Date of Offer	
--	--

Year 1 -	Year 2 -	Year 3 12.5% rounded up to the next 1,000 shares	Year 4 12.5% rounded up to the next 1,000 shares	Year 5 12.5% rounded up to the next 1,000 shares
Year 6	Year 7	Year 8	Year 9	Year 10
12.5% rounded	12.5% rounded	12.5% rounded	12.5% rounded	12.5% or balance
up to the next	up to the next	up to the next	up to the next	of all options
1,000 shares	1,000 shares	1,000 shares	1,000 shares	allotted

- (ii) Any new Shares comprised in an Option which is exercisable in a particular year but has not been exercised in that year, can be exercised in subsequent years within the Option Period, subject to the Scheme remaining in force.
- (iii) In the event that an Eligible Executive becomes a Grantee after the first year of the Scheme, the Grantee shall always observe the twoyear incubation period and the Options granted can only be exercised in the third year from the Date of Offer subject to the maximum percentage of new Shares comprised in the Options exercisable as stipulated above.
- (c) The persons to whom the Options have been issued have no right to participate by virtue of the Options in any share issue of any other company.

DIRECTORATE

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

Tan Sri Lim Kok Thay* Tun Mohammed Hanif bin Omar Tan Sri Mohd Amin bin Osman Dato' Dr. R. Thillainathan Mr Quah Chek Tin Dato' Paduka Nik Hashim bin Nik Yusoff* Tan Sri Dr. Lin See Yan* Mr Chin Kwai Yoong

*Also members of the Remuneration Committee

DIRECTORS' REPORT AND STATEMENT PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965 (cont'd)

DIRECTORATE (cont'd)

According to the Register of Directors' Shareholdings, the following persons who were Directors of the Company at the end of the financial year have interests in shares of the Company and Genting Malaysia Berhad (formerly known as Resorts World Bhd), a company which is 48.65% owned by the Company, Genting Plantations Berhad (formerly known as Asiatic Development Berhad) and Genting Singapore PLC, both of which are subsidiaries of the Company as set out below:

Interest in the Company			
Shareholdings in which the Directors		Acquired/	
have direct interests	1.1.2009	(Disposed)	31.12.2009
	(Number of	ordinary shares of	10 sen each)
Tan Sri Lim Kok Thay	10,369,000	-	10,369,000
Tun Mohammed Hanif bin Omar	101,000	-	101,000
Tan Sri Mohd Amin bin Osman	1,204,600	-	1,204,600
Mr Quah Chek Tin	5,000	-	5,000
		A construct/	
Interest of Spouse/Child of the Directors *	1.1.2009	Acquired/ (Disposed)	31.12.2009
		ordinary shares of	
Tan Sri Mohd Amin bin Osman	60,000		60,000
Dato' Dr. R. Thillainathan	295,000		295,000
Mr Quah Chek Tin	630,000	-	630,000
	000,000		000,000
		Offered/	
Share Option in the names of Directors	1.1.2009	(Exercised)	31.12.2009
	(Number of unis	sued ordinary share	s of 10 sen each)
Tan Sri Lim Kok Thay	2,500,000	-	2,500,000
Tun Mohammed Hanif bin Omar	1,555,000	-	1,555,000
Tan Sri Mohd Amin bin Osman	1,240,000	-	1,240,000
Dato' Dr. R. Thillainathan	610,000	-	610,000
Mr Quah Chek Tin	1,240,000	-	1,240,000
Interest in Genting Malaysia Berhad			
Shareholdings in which the Directors		Acquired/	
have direct interests	1.1.2009	(Disposed)	31.12.2009
	(Number of	ordinary shares of	10 sen each)
Tan Sri Lim Kok Thay	1,660,000	-	1,660,000
Tun Mohammed Hanif bin Omar	5,000	-	5,000
Tan Sri Mohd Amin bin Osman	540,000	-	540,000
Tan Sri Dr. Lin See Yan	450,000	-	450,000
Mr Quah Chek Tin	5,000	-	5,000
Interest of Spouse/Child of a Director *	1.1.2009	Acquired/	21 12 2000
Interest of Spouse/Child of a Director		(Disposed) ordinary shares of ⁻	31.12.2009
	-	orunnary shares or	-
Tan Sri Mohd Amin bin Osman	180,000	-	180,000
		•••	
Share Option in the names of Directors	1.1.2009	Offered/ (Exercised)	31.12.2009
Share Option in the names of Directors		(Exercised) sued ordinary share	
	-	Sucu orunnary sildie	-
Tan Sri Lim Kok Thay	2,340,000	-	2,340,000
Tun Mohammed Hanif bin Omar	2,185,000	-	2,185,000

1,039,192

1,188,292

31.12.2009

1,500,000#

-

Vested/

-

(Cancelled)

DIRECTORS' REPORT AND STATEMENT PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965 (cont'd)

DIRECTORATE (cont'd)

Interest in Genting Plantations Berhad						
Shareholdings in which the Directors				Acquired/		
have direct interests		1.1.2009 (Disposed) 31.12.2009 (Number of ordinary shares of 50 sen each)				
			(Nun	nder of ordinary	snares of 50 se	en each)
Tan Sri Lim Kok Thay			369,00		-	369,000
Tan Sri Mohd Amin bin Osman			989,00	00	-	989,000
				٨	wined/	
Interest of Spouse/Child of the Directors*			1.1.20		quired/ posed) 3	31.12.2009
			(Number of ordinary shares of 50 sen each)			
Tan Sri Mohd Amin bin Osman			80,000 - 80,000			
Dato' Dr. R. Thillainathan			10,00		_	10,000
			10,00			10,000
Interest in Genting Singapore PLC ("GENS'	")					
Shareholdings in which the Directors				Acquired/		
have direct interests			1.1.20	(31.12.2009
			(Number of ordinary shares)			
Tan Sri Lim Kok Thay			198,00	00	39,600	237,600
Tan Sri Mohd Amin bin Osman			196,00	00 3 ⁻	79,000	575,000
Dato' Dr. R. Thillainathan				- 669,000		669,000
Tan Sri Dr. Lin See Yan	Sri Dr. Lin See Yan		45,000		5,000	50,000
Mr Quah Chek Tin				- 6	69,000	669,000
				٨٥	uirod/	
Interest of Spouse/Child of the Director*			1.1.20	Acquired/ 1.1.2009 (Disposed) 31.12.2009		31.12.2009
			(Number of ordinary sha		• •	ares)
Tan Sri Mohd Amin bin Osman			8.4	8,400		8,400
			0,1			0,100
			Adjusted			
	pursuant to the Rights Offered/ Issue on Offered/					
					Offerred/	
Share Option in the names of Directors	1.1.2009	(Exercised)	19.10.2009	Issue on 20.10.2009	Offered/ (Exercised)	31.12.2009
		. ,	nber of unissue		. ,	0111212000
Tan Sri Lim Kok Thay	5,658,536	-	5,658,536	5,941,463	-	5,941,463
Tun Mohammed Hanif bin Omar	1,131,707	-	1,131,707	1,188,292	-	1,188,292
Tan Sri Mohd Amin bin Osman	989,707	(283,000)	706,707	742,042	-	742,042
Dato' Dr. R. Thillainathan	1,697,560	(203,000)	1,697,560	1,782,438	(669,000)	1,113,438
Mr Quah Chek Tin	1,697,560	-	1,697,560	1,782,438	(669,000)	1,113,438
	1,001,000		1,007,000	1,102,100	(000,000)	1,110,100

Performance Shares in the name of a Director

Tan Sri Lim Kok Thay

Dato' Paduka Nik Hashim bin Nik Yusoff

Tan Sri Dr. Lin See Yan

Legend:

* Disclosure pursuant to Section 134(12) (c) of the Companies Act, 1965 as amended by the Companies (Amendment) Act 2007 which took effect on 15 August 2007.

989,707

1,131,707

Balance as

at 1.1.2009

750,000#

1,039,192

1,188,292

(Number of unissued ordinary shares)

Awarded

750,000#

989,707

1,131,707

Represents the right of the participant to receive ordinary shares, upon the participant satisfying the criteria set out in the Performance Share Scheme of GENS and upon satisfying such conditions as may be imposed.

DIRECTORS' REPORT AND STATEMENT PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965 (cont'd)

DIRECTORATE (cont'd)

Apart from the above disclosures:

- (a) the Directors of the Company do not have any other interests in shares in the Company and in shares in other related corporations of the Company either at the beginning or end of the financial year; and
- (b) neither during nor at the end of the financial year, was the Company a party to any arrangement whose object is to enable the Directors to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Since the end of the previous financial year, no Director of the Company has received or become entitled to receive a benefit (other than a benefit included in the aggregate amount of emoluments received or due and receivable by the Directors and the provision for Directors' retirement gratuities shown in the financial statements) by reason of a contract made by the Company or a related corporation with the Director or with a firm of which he is a member or with a company in which he has a substantial financial interest except for any benefit which may be deemed to have arisen by virtue of the following transactions:

- (i) A company in which Tan Sri Lim Kok Thay is a director and a substantial shareholder has appointed Genting Plantations (WM) Sdn Bhd (formerly known as Asiatic Plantations (WM) Sdn Bhd), a wholly owned subsidiary of Genting Plantations Berhad, which in turn is a 54.64% owned subsidiary of the Company to provide plantation advisory services.
- (ii) A corporation in which Tan Sri Lim Kok Thay and his spouse are directors and which is wholly owned indirectly by them has rented its property to Genting Singapore PLC ("GENS"), an indirect 51.77% owned subsidiary of the Company.
- (iii) A corporation which is owned by the family of Tan Sri Lim Kok Thay has been appointed by Resorts World at Sentosa Pte Ltd, an indirect wholly owned subsidiary of GENS to provide professional design consultancy and master-planning services for the Resorts World Sentosa integrated resort in Singapore.
- (iv) Tan Sri Mohd Amin bin Osman has been retained by Genting Malaysia Berhad, a company which is 48.65% owned by the Company to provide advisory services.
- (v) Transactions made by the Company or its related corporations with certain corporations referred to in Note 44 in which the nature of relationships of Tan Sri Lim Kok Thay are disclosed therein.

Dato' Dr. R. Thillainathan is due to retire by rotation at the forthcoming Annual General Meeting ("AGM") in accordance with Article 99 of the Articles of Association of the Company and he, being eligible, has offered himself for re-election.

Tun Mohammed Hanif bin Omar, Tan Sri Mohd Amin bin Osman, Dato' Paduka Nik Hashim bin Nik Yusoff and Tan Sri Dr. Lin See Yan will retire pursuant to Section 129 of the Companies Act, 1965 at the forthcoming AGM and that separate resolutions will be proposed for their re-appointment as Directors at the AGM under the provision of Section 129(6) of the said Act to hold office until the next AGM of the Company.

OTHER STATUTORY INFORMATION

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

- to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of allowances for doubtful debts, and satisfied themselves that all known bad debts had been written off and adequate allowance had been made for doubtful debts; and
- to ensure that any current assets which were unlikely to realise in the ordinary course of business their values as shown in the accounting records, were written down to an amount which they might be expected so to realise.

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

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

At the date of this report there does not exist:

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

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

In the opinion of the Directors:

- the results of the operations of the Group and of the Company for the financial year have not been substantially affected by any item, transaction or event of a material and unusual nature except for those disclosed in the financial statements; 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 and of the Company for the financial year in which this report is made.

DIRECTORS' REPORT AND STATEMENT PURSUANT TO SECTION 169(15) OF THE COMPANIES ACT, 1965 (cont'd)

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

In the opinion of the Directors, the financial statements set out on pages 56 to 118 are drawn up so as to give a true and fair view of the state of affairs of the Group and of the Company as at 31 December 2009 and of the results and the cash flows of the Group and of the Company for the financial year ended on that date in accordance with the MASB Approved Accounting Standards in Malaysia for Entities Other Than Private Entities and comply with the provisions of the Companies Act, 1965.

AUDITORS

The auditors, PricewaterhouseCoopers, have expressed their willingness to continue in office.

On behalf of the Board,

TAN SRI LIM KOK THAY Chairman and Chief Executive TUN MOHAMMED HANIF BIN OMAR Deputy Chairman

Kuala Lumpur 25 February 2010

INCOME STATEMENTS

for the Financial Year Ended 31 December 2009

		Group		Company	
	Note(s)	2009	2008	2009	2008
Revenue	5&6	8,893.6	9,082.5	819.2	806.0
Cost of sales	7	(5,341.1)	(5,537.9)	(69.1)	(59.0)
Gross profit	_	3,552.5	3,544.6	750.1	747.0
Other income					
- net gain on disposal/deemed disposal/dilution of				040.0	04.0
shareholdings		33.0	45.1	213.3	31.3
- others		244.5	373.3	57.2	269.0
Selling and distribution costs		(115.1)	(97.1)	-	-
Administration expenses		(605.3)	(370.3)	(16.7)	(16.2)
Other expenses	8				
- impairment losses		(157.0)	(1,178.0)	(10.8)	(107.6)
- others	_	(183.2)	(387.7)	(10.8)	(26.8)
		2,769.4	1,929.9	982.3	896.7
Finance cost		(261.4)	(269.4)	(73.7)	(60.3)
Share of results in jointly controlled entities		(22.1)	(1.6)	-	-
Share of results in associates		42.5	75.9	-	-
Profit before taxation	5, 9,10 & 11	2,528.4	1,734.8	908.6	836.4
Taxation	12	(745.6)	(751.4)	(184.4)	(195.7)
Profit for the financial year	_	1,782.8	983.4	724.2	640.7
Attributable to:					
Equity holders of the Company		1,044.3	569.3	724.2	640.7
Minority interests	_	738.5	414.1	-	-
		1,782.8	983.4	724.2	640.7
Earnings per share for profit attributable to the equity holders of the Company:					
- basic (sen)	13	28.26	15.38		
- diluted (sen)	13	28.13	15.32		
Gross dividends per share (sen)	14	7.2	7.0		

BALANCE SHEETS

as at 31 December 2009

		G	Group	Cor	npany
	Note	2009	2008	2009	2008
ASSETS					
Non-Current Assets					
Property, plant and equipment	15	16,450.0	10,691.6	4.4	5.0
Land held for property development	16	582.4	579.9	-	-
Investment properties	17	25.1	26.0	-	-
Plantation development	18	650.4	518.3	-	-
Leasehold land use rights Intangible assets	19 20	1,902.4 3,914.1	1,850.9 3,523.1	-	-
Exploration costs	20	420.6	420.0	-	-
Subsidiaries	22	-	-	8,278.3	6.527.9
Amounts due from subsidiaries	22	-	-	967.2	931.7
Jointly controlled entities	23	52.1	71.2	-	-
Associates	24	672.8	622.1	-	-
Available-for-sale financial asset	25	1,270.1	415.0	-	-
Other long term investments	26	681.0	435.2	-	-
Long term receivables	29	239.5	102.4	-	-
Deferred tax assets	27	94.0	61.7	9.2	7.4
		26,954.5	19,317.4	9,259.1	7,472.0
Current Assets					
Property development costs	16	45.0	54.0	-	-
Inventories	28	387.1	376.1	-	-
Trade and other receivables	29	977.0	951.8	0.7	0.7
Current tax assets Amounts due from subsidiaries	00	119.7	138.1	19.2	19.2
	22 23	- 13.5	- 11.3	411.3	527.9
Amounts due from jointly controlled entities Restricted cash	23 31	297.5	135.4		-
Short term investments	30	3,231.1	2,529.4	448.1	284.8
Bank balances and deposits	31	11,475.6	6,937.2	126.8	25.5
	01	16,546.5	11,133.3	1,006.1	858.1
Total Assets		43,501.0	30,450.7	10,265.2	8,330.1
EQUITY AND LIABILITIES					
Equity Attributable To Equity Holders Of The Company					
SHARE CAPITAL	32	370.5	370.4	370.5	370.4
TREASURY SHARES	33	(43.0)	(42.3)	(43.0)	(42.3)
RESERVES	34	13,559.6	12,113.9	7,379.4	6,846.3
		13,887.1	12,442.0	7,706.9	7,174.4
Minority Interests		11,825.3	8,971.4	-	-
Total Equity		25,712.4	21,413.4	7.706.9	7,174.4
Non-Current Liabilities					.,
Long term borrowings	35	12,659.5	5,414.3	-	-
Amounts due to subsidiaries	22	-	-	2,438.3	1,041.1
Deferred tax liabilities	27	1,307.9	1,226.6	-,	-
Provisions	36	123.6	103.1	54.1	49.0
Other liabilities	37	261.5	87.7		-
		14,352.5	6,831.7	2,492.4	1,090.1
Current Liabilities					
Trade and other payables	38	2,381.9	1,512.2	19.8	16.6
Amounts due to subsidiaries	22	-	-	16.3	16.8
Amount due to a jointly controlled entity	23 35	2.3 852.5	-	-	-
Short term borrowings Taxation	30		442.3	-	-
ιαλαιιστι		<u> </u>	251.1	<u> </u>	<u>32.2</u> 65.6
Total Liabilities		17,788.6	2,205.6 9,037.3	2,558.3	1,155.7
			,		
Total Equity And Liabilities		43,501.0	30,450.7	10,265.2	8,330.1
NET ASSETS PER SHARE		RM3.76	RM3.37		

STATEMENTS OF CHANGES IN EQUITY

for the Financial Year Ended 31 December 2009

Attributable to equity holders of the Company						1				
		•		tributable			. <u>,</u>		1	
Group	Share Capital	Share Premium	Revaluation Reserve		Reserve on Exchange Differences		Treasury Shares	Total	Minority Interests	Total Equity
At 1 January 2009	370.4	1,152.1	303.4	-	(397.0)	11,055.4	(42.3)	12,442.0	8,971.4	21,413.4
Foreign exchange differences recognised directly in equity	-	-	-	-	173.9	-	-	173.9	167.6	341.5
Available-for-sale financial asset										
- fair value movement	-	-	-	432.0	-	-	-	432.0	455.9	887.9
Changes in share of associate's reserves	-	-	-	-	-	0.4	-	0.4	-	0.4
Others	-	-	(0.7)	-	-	(3.5)	-	(4.2)	(3.5)	(7.7)
Net (expenses)/income recognised directly in equity	-	-	(0.7)	432.0	173.9	(3.1)	-	602.1	620.0	1,222.1
Profit for the financial year		-	-	-	-	1,044.3	-	1,044.3	738.5	1,782.8
Total recognised income and expense for the year	-	-	(0.7)	432.0	173.9	1,041.2	-	1,646.4	1,358.5	3,004.9
Effects arising from changes in composition of the Group recognised in the income										
statement	-	-	-	-	-	-	-	-	143.1	143.1
Effects of share-based payment	-	-	-	-	-	-	-	-	28.8	28.8
Effects of issue of shares by subsidiaries	-	-	-	-	-	(9.6)	-	(9.6)	1,697.5	1,687.9
Issue of shares	0.1	2.9	-	-	-	-	-	3.0	-	3.0
Buy-back of shares	-	-	-	-	-	-	(0.7)	(0.7)	(63.6)	(64.3)
Dividend paid to minority shareholders	-	-	-	-	-	-	-	-	(310.4)	(310.4)
Appropriation:										
Final dividend paid for financial year ended 31 December 2008 (4.0 sen less 25% income tax)	-	-	-	-	-	(110.9)	-	(110.9)	-	(110.9)
Interim dividend paid for financial year ended 31 December 2009 (3.0 sen less 25% income tax)		-	-	-	-	(83.1)	-	(83.1)	-	(83.1)
Balance at 31 December 2009	370.5	1,155.0	302.7	432.0	(223.1)	11,893.0	(43.0)	13,887.1	11,825.3	25,712.4

STATEMENTS OF CHANGES IN EQUITY (cont'd)

for the Financial Year Ended 31 December 2009

Attributable to equity holders of the Company							1			
		•		tributable			<i>.</i>		3	
				Fair	Reserve on					
Group	Share Capital	Share Premium	Revaluation Reserve		Exchange Differences		Treasury Shares	Total	Minority Interests	Total Equity
At 1 January 2008	370.4	1,151.4	305.6	170.3	(143.0)	10,507.5	(7.2)	12,355.0	9,182.3	21,537.3
Foreign exchange differences recognised directly in equity	-	-	-	-	(230.4)	-	-	(230.4)	(261.8)	(492.2)
Effects arising from changes in composition of the Group recognised directly in equity	-	-	-	-	(23.6)	184.6	-	161.0	72.3	233.3
Available-for-sale financial asset										
 effects of shareholding movement 	-	-	-	(1.0)	-	-	-	(1.0)	1.0	-
- fair value movement	-	-	-	(547.8)	-	-	-	(547.8)	(583.2)	(1,131.0)
Changes in share of associate's reserves	-	-	-	-	-	0.7	-	0.7	-	0.7
Others	-	-	(2.2)	-	-	(6.9)	-	(9.1)	(7.7)	(16.8)
Net (expenses)/income recognised directly in equity	-	-	(2.2)	(548.8)	(254.0)	178.4	-	(626.6)	(779.4)	(1,406.0)
Profit for the financial year	-	-	-	-	-	569.3	-	569.3	414.1	983.4
Impairment loss charged to income statement		-	-	378.5	-	-	-	378.5	403.0	781.5
Total recognised income and expense for the year	-	-	(2.2)	(170.3)	(254.0)	747.7	-	321.2	37.7	358.9
Effects arising from changes in composition of the Group recognised in the income statement	_	-	-	_	_	_	-	-	35.4	35.4
Effects of share-based payment	_	-	-	-	-	-	-	-	5.3	5.3
Effects of issue of shares by subsidiaries	_	_	_	_	-	-	_	_	155.0	155.0
Issue of shares	_	0.7	-	-	-	-	-	0.7	-	0.7
Buy-back of shares	-	-	-	-	-	-	(35.1)	(35.1)	(120.5)	(155.6)
Dividend paid to minority shareholders	-	-	-	-	-	-	-	-	(323.8)	(323.8)
Appropriation:										
Final dividend paid for financial year ended 31 December 2007 (4.3 sen less 26% income tax)	-	-	-	-	-	(117.7)	-	(117.7)	-	(117.7)
Interim dividend paid for financial year ended 31 December 2008 (3.0 sen less 26% income tax)	-	-	-	-	-	(82.1)	-	(82.1)	-	(82.1)
Balance at 31 December 2008	370.4	1,152.1	303.4		(397.0)	11,055.4	(42,3)	12,442.0	8.971.4	21,413.4
		,			(/	,	(-=- 5)	,	-,	,

STATEMENTS OF CHANGES IN EQUITY (cont'd)

for the Financial Year Ended 31 December 2009

		← Non- → Distributable	<distrib< th=""><th>utable></th><th></th></distrib<>	utable>	
Company	Share Capital	Share Premium	Retained Earnings	Treasury Shares	Total
At 1 January 2009	370.4	1,152.1	5,694.2	(42.3)	7,174.4
Issue of shares (see Note 32)	0.1	2.9	-	-	3.0
Buy-back of shares	-	-	-	(0.7)	(0.7)
Profit for the financial year	-	-	724.2	-	724.2
Appropriation:					
Final dividend paid for financial year ended 31 December 2008 (4.0 sen less 25% income tax)	-	-	(110.9)	-	(110.9)
Interim dividend paid for financial year ended 31 December 2008 (3.0 sen less 25% income tax)	-	-	(83.1)	-	(83.1)
Balance at 31 December 2009	370.5	1,155.0	6,224.4	(43.0)	7,706.9
Company					
At 1 January 2008	370.4	1,151.4	5,253.3	(7.2)	6,767.9
Issue of shares (see Note 32)	-	0.7	-	-	0.7
Buy-back of shares	-	-	-	(35.1)	(35.1)
Profit for the financial year	-	-	640.7	-	640.7
Appropriation:					
Final dividend paid for financial year ended 31 December 2007 (4.3 sen less 26% income tax)	-	-	(117.7)	-	(117.7)
Interim dividend paid for financial year ended 31 December 2008 (3.0 sen less 26% income tax)		_	(82.1)	<u>-</u>	(82.1)
Balance at 31 December 2008	370.4	1,152.1	5,694.2	(42.3)	7,174.4

CASH FLOW STATEMENTS

for the Financial Year Ended 31 December 2009

	Gro	up	Company		
	2009	2008	2009	2008	
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before taxation	2,528.4	1,734.8	908.6	836.4	
Adjustments for:					
Depreciation and amortisation	699.6	641.2	1.2	1.0	
Finance cost	261.4	269.4	73.7	60.3	
Impairment losses	157.0	1,178.0	10.8	107.6	
Net provision for retirement gratuities	26.8	6.4	7.5	2.7	
Provision for share-based payment	23.3	4.0	-	-	
Share of results in jointly controlled entities	22.1	1.6	-	-	
Net allowance for doubtful debts	10.0	3.0	-	-	
Property, plant and equipment ("PPE") written off	2.2	10.3	-	-	
Net loss/(gain) on disposal of PPE and plantation development	0.1	5.1	-	(0.1)	
Dividend income	(0.5)	(0.5)	(244.1)	(247.1)	
Additional compensation arising from acquisition of freehold land	(2.6)	(2.5)	-	-	
Net gain on disposal of land held for property development	(2.9)	-	-	-	
Net bad debts (recovered)/written off	(7.7)	52.2	-	-	
Net unrealised exchange (gain)/loss	(11.8)	52.7	0.8	3.5	
Net (write-back of)/allowance for diminution in value of investments	(22.7)	62.1	-	-	
Investment income	(24.5)	-	-	-	
Net (gain)/loss on disposal/dilution of shareholdings arising from:					
- deemed disposal	(33.0)	(45.1)	-	-	
- others	1.7	1.4	(213.3)	(31.3)	
Net gain on disposal of investments	(37.3)	(5.5)	-	-	
Share of results in associates	(42.5)	(75.9)	-	-	
Interest income	(124.9)	(215.5)	(54.9)	(58.4)	
Net gain on disposal of investment property	-	(0.6)	-	-	
Net gain on disposal of leasehold land use rights	-	(1.3)	-	-	
Fair value gain on deemed distribution arising from investment in subsidiary	_	_		(207.6)	
Waiver of amounts due by subsidiaries			1.0	19.4	
Reversal of provision for contingent losses	_		(2.3)	(2.6)	
Other non-cash items	3.7	2.6	(2.3)	(2.0)	
Other hon-cash terns				- (050.0)	
	897.5	1,943.1	(419.6)	(352.6)	
Operating profit before changes in working capital	3,425.9	3,677.9	489.0	483.8	
Working capital changes:					
Property development costs	11.1	(23.1)	-	-	
Inventories	(10.6)	(55.5)	-	-	
Receivables	(276.7)	(324.8)	-	(0.1)	
Payables	223.0	126.1	3.2	1.7	
Amounts due from associates	-	0.1	-	-	
Amounts due from jointly controlled entities	(1.9)	(9.1)	-	-	
Amounts due to jointly controlled entities	2.2	-	-	-	
Amounts due from subsidiaries	-	-	8.7	(4.7)	
	(52.9)	(286.3)	11.9	(3.1)	

CASH FLOW STATEMENTS (cont'd) for the Financial Year Ended 31 December 2009

	Gr	oup	Company		
	2009	2008	2009	2008	
Cash generated from operations	3,373.0	3,391.6	500.9	480.7	
Taxation paid	(863.3)	(885.8)	(130.3)	(134.5)	
Payment of retirement gratuities and other provision	(7.8)	(11.7)	(0.1)	(4.7)	
Advance membership fees	0.6	1.0	- 1	-	
Taxation refund	49.3	23.0	-	-	
	(821.2)	(873.5)	(130.4)	(139.2)	
NET CASH FLOW FROM OPERATING ACTIVITIES	2,551.8	2,518.1	370.5	341.5	
CASH FLOWS FROM INVESTING ACTIVITIES					
Purchase of PPE	(5,205.1)	(2,500.2)	(0.6)	(0.5)	
Purchase of investments	(949.6)	(303.6)	(1,776.3)	(386.9)	
Purchase of plantation development	(92.8)	(42.8)	-	-	
Exploration cost incurred	(79.8)	(92.6)	-	-	
Purchase of intangible assets	(48.8)	(77.8)	-	-	
Purchase of leasehold land use rights	(23.5)	(6.2)	-	-	
Investment in associates	(10.0)	(8.7)		-	
Costs incurred on land held for property development	(7.3)	(2.8)	-	-	
Acquisition of subsidiary *	(6.8)	(17.0)	-	-	
Dividends received	0.4	0.4	185.8	182.8	
Dividends received from associates	2.6	5.9	-	-	
Proceeds from disposal of PPE and plantation development	6.5	44.9	-	0.1	
Proceeds from disposal of land held for property development	7.5	-	-	-	
Investment income received	17.8	-	-	-	
Interest received	123.0	222.3	8.7	14.5	
Proceeds from disposal of investments	573.5	18.1	228.6	-	
Investment in jointly controlled entities	-	(60.8)	-	-	
Purchase of investment properties	-	(0.1)	-	-	
Proceeds from disposal of investment property	-	1.4	-	-	
Proceeds from disposal of leasehold land use rights	-	2.5	-	-	
Return of foreign subsidiary's shareholders' loan	-	14.7	-	-	
Net proceeds from subsidiary's disposal of long term investment	-	179.1	-	-	
Net repayment of advances by subsidiaries	-	-	43.0	-	
Net advances to subsidiaries	-	-	-	(141.9)	
NET CASH USED IN INVESTING ACTIVITIES	(5,692.4)	(2,623.3)	(1,310.8)	(331.9)	

CASH FLOW STATEMENTS (cont'd)

for the Financial Year Ended 31 December 2009

Amounts in RM million unless otherwise stated

	Gr	oup	Company	
	2009	2008	2009	2008
CASH FLOWS FROM FINANCING ACTIVITIES				
Repayment of borrowings	(2,131.4)	(1,587.5)	-	-
Finance cost paid	(412.3)	(406.6)	(10.2)	(0.1)
Dividends paid to minority shareholders	(310.4)	(323.8)	-	-
Dividends paid	(194.0)	(199.8)	(194.0)	(199.8)
Buy-back of shares	(80.7)	(185.5)	(0.7)	(35.1)
Settlement and buy-back of Exchangeable Notes	-	(134.1)	-	-
Redemption of Zero Coupon Convertible Notes	-	(4.7)	-	-
Proceeds from issue of shares	3.0	0.7	3.0	0.7
Proceeds from issue of Medium Term Notes	1,450.0	-	-	-
Proceeds from issue of shares to minority shareholders	1,689.6	11.0	-	-
Proceeds from bank borrowings	8,183.6	2,663.3	-	-
Repayment of borrowing to subsidiary	-	-	-	(9.2)
Borrowings from subsidiaries	-	-	1,407.6	-
NET CASH FLOW FROM FINANCING ACTIVITIES	8,197.4	(167.0)	1,205.7	(243.5)
NET INCREASE/(DECREASE) IN CASH AND CASH EQUIVALENTS	5,056.8	(272.2)	265.4	(233.9)
CASH AND CASH EQUIVALENTS AT BEGINNING OF FINANCIAL YEAR	9,303.3	9,312.2	310.3	544.2
EFFECT OF CURRENCY TRANSLATION	32.5	263.3	(0.8)	-
CASH AND CASH EQUIVALENTS AT END OF FINANCIAL YEAR	14,392.6	9,303.3	574.9	310.3
ANALYSIS OF CASH AND CASH EQUIVALENTS				
Bank balances and deposits (see Note 31)	11,475.6	6,937.2	126.8	25.5
Money market instruments (see Note 30)	2,917.0	2,366.1	448.1	284.8
	14,392.6	9,303.3	574.9	310.3

a) ANALYSIS OF THE ACQUISITION OF SUBSIDIARY

Fair values of net assets acquired and net cash outflow on acquisition of subsidiary as disclosed in Note 42 (a) are analysed as follows:

	2009
Leasehold land use rights	(17.2)
Property, plant and equipment	(0.2)
Other receivables	(0.1)
Cash and bank balances	(0.3)
Other payables	1.3
Minority interests	8.7
Identifiable net assets acquired	(7.8)
Less: Other direct costs payable related to the acquisition	0.7
Cost of acquisition paid *	(7.1)
Less: Cash and bank balances acquired	0.3
Net cash outflow on acquisition of subsidiary	(6.8)
* Analysed as follows:	
Purchase consideration settled in cash for subscribing of shares	(0.2)
Other direct costs related to the acquisition settled in cash	(6.9)
·	(7.1)

The GENP Group has completed its purchase price allocation exercise on the acquisition of the above subsidiary and has accounted for the fair value adjustments on 19 March 2009 accordingly.

The revenue and net loss of the acquired subsidiary included in the consolidated income statement of the GENP Group for the period from 19 March 2009 to 31 December 2009 amounted to Nil and RM96,000 respectively. Had the acquisition taken effect on 1 January 2009, the revenue and net loss of the acquired subsidiary included in the consolidated income statement of the GENP Group would be Nil and RM96,000 respectively. These amounts have been calculated using the Group's accounting policies.

NOTES TO THE FINANCIAL STATEMENTS

31 December 2009

Amounts in RM million unless otherwise stated

1. PRINCIPAL ACTIVITIES

The Company is principally an investment holding and management company.

The principal activities of the subsidiaries include leisure and hospitality, gaming and entertainment businesses, plantation, the generation and supply of electric power, property development and management, tours and travel related services, genomics research and development, investments and oil and gas exploration, development and production activities.

The principal activities of the associates include the generation and supply of electric power, resort, property investment and property development.

Details of the principal activities of the subsidiaries and associates are set out in Note 45 to the financial statements.

There have been no significant changes in the nature of the activities of the Group and of the Company during the financial year.

2. BASIS OF PREPARATION

The financial statements of the Group and the Company have been prepared in accordance with and comply with Financial Reporting Standards ("FRS"), the Malaysian Accounting Standards Board ("MASB") Approved Accounting Standards in Malaysia for Entities Other Than Private Entities and the provisions of the Companies Act, 1965. The bases of measurement applied to assets and liabilities include cost, amortised cost, lower of cost and net realisable value, revalued amount and fair value.

The preparation of financial statements in conformity with FRS and the provisions of the Companies Act, 1965 requires the Directors to make judgements, estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reported financial year. It also requires Directors to exercise their judgements in the process of applying the Company's accounting policies. Although these judgements and estimates are based on Directors' best knowledge of current events and actions, actual results could differ from those judgements and estimates.

Judgements and estimations

In the process of applying the Group's accounting policies, management makes judgements and estimates that can significantly affect the amount recognised in the financial statements. These judgements and estimates include:

i) Provision for taxation

The Group is subject to income taxes in numerous jurisdictions in which the Group operates. Significant judgement is required in determining the provision for income taxes. There are transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for tax based on estimates of assessment of the tax liability due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

ii) Exploration costs

Exploration cost is accounted for in accordance with the full cost method. Under this method, all costs relating to the exploration activities are capitalised when incurred.

Exploration cost is written off to the income statement when:

- it is determined that further exploration activities will not yield commercial quantities of reserves, no further exploration drilling is planned and there is no existing production in the block or field; or
- the petroleum contract has expired or is surrendered.

In making decisions about whether to continue to capitalise exploration drilling costs, it is necessary to make judgements about the satisfaction of the above conditions after technical, commercial and management reviews. The Group is committed to continue exploring and developing these interests.

The Group decided not to proceed with further exploration work on one of the Group's oil and gas projects during the current financial year and consequently, capitalised costs of RM75.7 million were charged out to the Income Statement and recognised as impairment loss.

iii) Impairment of intangible assets and property, plant and equipment

The Group tests intangible assets for impairment annually in accordance with its accounting policy. The calculations require the use of estimates as set out in Note 20.

The Group recognised impairment loss on property, plant and equipment as set out in Note 15.

iv) Impairment of Available-for-sale financial asset

The Group had accounted for its investment in Genting Hong Kong Limited (formerly known as Star Cruises Limited) ("Genting HK") as an "Available-for-sale financial asset" ("AFS") in compliance with FRS 139: Financial Instrument: Recognition and Measurement, which is measured at its fair value based on Genting HK's quoted share prices. Any gain or loss arising from a change in the fair value of the AFS has been recognised directly in equity, through the statement of changes in equity.

Pursuant to paragraph 61 of FRS 139, a significant or prolonged decline in the fair value of an investment in an equity instrument below its cost is objective evidence of impairment. Consequently, the fair value loss of RM30.4 million in the investment in Genting HK is recognised as an impairment loss in the income statement. The fair value of RM30.4 million represents the decline in Genting HK's share price to USD0.08 per share as at 31 March 2009 from the Group's carrying value of USD0.085 per share as at 31 December 2008.

Subsequently, Genting HK's share price rose to USD0.26 per share as at 31 December 2009 from the Group's carrying value of USD0.08 per share as at 31 March 2009. Consequently, the Group share of this fair value gain of RM432.0 million in the investment in Genting HK was recognised directly in equity through the statement of changes in equity.

31 December 2009

2. BASIS OF PREPARATION (cont'd)

Judgements and estimations (cont'd)

v) Impairment of long term investment

In August 2009, Walker Digital Gaming, LLC ("WDG") restructured its business operations. Arising from this, the Group reviewed its long term investment in WDG for potential impairment. Consequently, an impairment loss of RM48.6 million, which is the excess of the carrying value over the recoverable amount, has been charged to the Income Statement.

The recoverable amount was determined based on the value in use ("VIU") calculation. The key assumptions used for VIU calculation include:

No. of financial years projected	10 years
Growth rate	1%
Discount rate	15%

The discount rate used is assumed to reflect specific risks relating to the relevant industries. If the discount rate used is 1% lower with all other variables being held constant, the impairment for the GENM Group will be lower by RM24.3 million. If the discount rate used is 1% higher with all other variables being held constant, the impairment loss for the GENM Group will be higher by RM17.3 million.

Standards, amendments to published standards and interpretations to existing standards that are applicable and effective

There are no new accounting standards, amendments to published standards and interpretations to existing standards that are applicable for the Group and Company's financial year ended 31 December 2009.

Accounting policies adopted by the Group and the Company have been applied consistently in dealing with items that are considered material in relation to the financial statements, unless otherwise stated.

Standards, amendments to published standards and interpretations to existing standards that are not yet effective and have not been early adopted

The new standards, amendments and IC Interpretations that are applicable to the Group and the Company, but which the Group and the Company have not early adopted, are as follows:

• Revised FRS 3 "Business Combinations" (effective prospectively from 1 July 2010). The revised standard continues to apply the acquisition method to business combinations, with some significant changes. For example, all payments to purchase a business are to be recorded at fair value at the acquisition date, with contingent payments classified as debt subsequently remeasured through the income statement. There is a choice on an acquisition-by-acquisition basis to measure the non-controlling interest in the acquiree either at fair value or at the non-controlling interest's proportionate share of the acquiree's net assets. All acquisition-related costs should be expensed. The Group will apply this revised standard prospectively from 1 January 2011.

- FRS 8 "Operating Segments" (effective for annual period beginning on or after 1 July 2009) replaces FRS 114₂₀₀₄ Segment Reporting. The new standard requires a 'management approach', under which segment information is reported in a manner that is consistent with the internal reporting provided to the chief operating decision-maker. Prior year comparatives must be restated. The Group will apply this standard from financial periods beginning on 1 January 2010. It is envisaged that more details will be available and reported in a manner that is more consistent with the internal management reporting.
- Revised FRS 101 "Presentation of Financial Statements" (effective from 1 January 2010). The revised standard prohibits the presentation of items of income and expenses (that is, "nonowner changes in equity") in the statement of changes in equity, requiring "non-owner changes in equity" to be presented separately from owner changes in equity. All non-owner changes in equity are required to be shown in a performance statement, but entities can choose whether to present one performance statement (the statement of comprehensive income) or two statements (the income statement and statement of comprehensive income). Where entities restate or reclassify comparative information, they will be required to present a restated balance sheet as at the beginning of the comparative period in addition to the current requirement to present balance sheets at the end of the current period and comparative period. The Group will apply revised FRS 101 from 1 January 2010.
- FRS 123 "Borrowing Costs" (effective from 1 January 2010). The standard replaces FRS 123₂₀₀₄ and requires an entity to capitalise borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset (one that takes a substantial period of time to get ready for use or sale) as part of the cost of that asset. The option of immediately expensing those borrowing cost is removed. There is no impact to the Group as the Group is currently capitalising its borrowing costs on qualifying assets.
- Amendments to FRS 1 "First Time Adoption of Financial Reporting Standards" and FRS 127 "Consolidated and Separate Financial Statements: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate" (effective from 1 January 2010). The amendments allow first-time adopters to use a deemed cost of either fair value or the carrying amount under previous accounting practice to measure the initial cost of investments in subsidiaries, jointly controlled entities and associates in the separate financial statements. The amendments also remove the definition of the cost method from FRS 127 and require investors to present dividends as income in the separate financial statements.
- Amendments to FRS 2 "Share-based Payment Vesting Conditions and Cancellations" (effective from 1 January 2010). The amendments deal with vesting conditions and cancellations. It clarifies that vesting conditions are service conditions and performance conditions only. Other features of a share-based payment are not vesting conditions. These features would need to be included in the grant date fair value for transactions with employees and others providing similar services; they would not impact the number of awards expected to vest or valuation thereof subsequent to grant date. All cancellations, whether by the entity or by other parties, should receive the same accounting treatment.

31 December 2009

2. BASIS OF PREPARATION (cont'd)

Standards, amendments to published standards and interpretations to existing standards that are not yet effective and have not been early adopted (cont'd)

- Revised FRS 127 "Consolidated and Separate Financial Statements" (effective prospectively from 1 July 2010). The revised standard requires the effects of all transactions with noncontrolling interests to be recorded in equity if there is no change in control and these transactions will no longer result in goodwill or gains and losses. The standard also specifies the accounting when control is lost. Any remaining interest in the entity is remeasured to fair value, and a gain or loss is recognised in profit or loss. The Group will apply this revised standard prospectively from 1 January 2011.
- Amendments to FRS 132 "Financial Instruments: Presentation" and FRS 101 (as revised in 2009) "Presentation of Financial Statements – Puttable Financial Instruments and Obligations Arising on Liquidation" (effective from 1 January 2010). The amendments require entities to classify puttable financial instruments and instruments that impose on the entity an obligation to deliver to another party a pro rata share of the net assets of the entity only on liquidation as entity if they have particular features and meet specific conditions.
- IC Interpretation 10 "Interim Financial Reporting and Impairment" (effective from 1 January 2010). IC Interpretation 10 prohibits the impairment losses recognised in an interim period on goodwill and investments in equity instruments and in financial assets carried at cost to be reversed at a subsequent balance sheet date.
- IC Interpretation 11 "FRS 2 Group and Treasury Share Transactions" (effective from 1 January 2010). IC Interpretation 11 provides guidance on whether share-based transactions involving treasury shares or involving group entities should be accounted for as equity-settled or cash-settled share-based payment transactions in the stand-alone accounts of the parent and group companies.
- IC Interpretation 13 "Customer Loyalty Programmes" (effective from 1 January 2010). IC Interpretation 13 clarifies that where goods or services are sold together with a customer loyalty incentive (for example, loyalty points or free products), the arrangement is a multiple-element arrangement and the revenue in respect of consideration receivable from the customer is allocated between the components of the arrangement using fair values. The Group is currently assessing the impact of this interpretation on the financial statements.
- IC Interpretation 14 "FRS 119 The Limit on a Defined Benefit Asset, Minimum Funding Requirements and their Interaction" (effective from 1 January 2010). IC Interpretation 14 provides guidance on assessing the limit in FRS 119 on the amount of the surplus that can be recognised as an asset.
- IC Interpretation 15 "Agreements for Construction of Real Estates" (effective from 1 July 2010). IC Interpretation 15 clarifies whether FRS 118 "Revenue" or FRS 111 "Construction Contracts" should be applied to particular transactions. It is likely to result in FRS 118 being applied to a wider range of transactions. IC Interpretation 15 will result in a change in accounting policy for

revenue recognition for property development activities of the Group from percentage of completion method to completion method where revenue can only be recognised when the Group has transferred control and the significant risks and rewards of ownership of the completed properties to the buyer. The Group will re-examine and, where applicable, retrospectively restate the revenue recognition for agreements that are in progress as at 1 January 2011 upon adoption of IC Interpretation 15.

 IC Interpretation 17 "Distribution of Non-cash Assets to Owners" (effective from 1 July 2010). IC Interpretation 17 provides guidance on accounting for arrangements whereby an entity distributes non-cash assets to shareholders either as a distribution of reserves or as dividends. FRS 5 has also been amended to require that assets are classified as held for distribution only when they are available for distribution in their present condition and the distribution is highly probable.

The above new standards, amendments and IC Interpretations are not expected to have any material impact on the Group's and Company's financial statements apart from IC Interpretation 13 which is currently under assessment.

The following standards will be effective for annual period beginning on or after 1 January 2010. The Group has applied the transitional provision in the respective standards which exempts entities from disclosing the possible impact arising from the initial application of the standard on the financial statements of the Group and Company.

- FRS 139 "Financial Instruments: Recognition and Measurement". The standard establishes the principles for recognition and measurement of financial assets, financial liabilities and some contracts to buy and sell non-financial items. Hedge accounting is permitted under strict circumstances. The amendments to FRS 139 provide further guidance on eligible hedged items. The amendment provides guidance for two situations. On the designation of a one-sided risk in a hedged item, the amendment concludes that a purchased option designated in its entirety as the hedging instrument of a one-sided risk will not be perfectly effective. The designation of inflation as a hedged risk or portion is not permitted unless in particular situations. The improvement to FRS 139 clarifies that the scope exemption in FRS 139 only applies to forward contracts but not options for business combinations that are firmly committed to being completed within a reasonable timeframe.
- FRS 7 "Financial Instruments: Disclosures". The standard provides information to users of financial statements about an entity's exposure to risks and how the entity manages those risks. The improvement FRS 7 clarifies that entities must not present total interest income and expense as a net amount within finance costs on the face of the income statement.
- IC Interpretation 9 "Reassessment of Embedded Derivatives". IC Interpretation 9 requires an entity to assess whether an embedded derivative is required to be separated from the host contract and accounted for as a derivative when the entity first becomes a party to the contract. Subsequent reassessment is prohibited unless there is a change in the terms of the contract that significantly modifies the cash flows that otherwise would be required under the contract, in which case reassessment is required.

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2. BASIS OF PREPARATION (cont'd)

The following amendments are part of the MASB's improvements project that are relevant and effective for annual periods beginning on or after 1 January 2010

- FRS 5 "Non-Current Assets Held for Sale and Discontinued Operations" clarifies the disclosures required when accounting for non-current assets (or disposal groups) that are classified as held for sale and discontinued operations.
- FRS 8 "Operating Segments" clarifies that entities will only need to disclose information about segment assets if that information is regularly reviewed by the chief operating decision maker.
- FRS 101 "Presentation of Financial Statements" (as revised in 2009) widens the scope of the standard to allow current/noncurrent classification of a derivative and clarifies how to classify the liability component of a convertible instrument.
- FRS 107 "Statement of Cash Flows" clarifies that only expenditure resulting in a recognised asset can be categorised as a cash flow from investing activities.
- FRS 108 "Accounting Policies, Changes in Accounting Estimates and Errors" clarifies the use of implementation guidance in the standard.
- FRS 110 "Events after the Reporting Period" confirms that dividends are liabilities when the company is obliged to pay.
- FRS 116 "Property, Plant and Equipment" clarifies how certain entities present the sale of assets held for rental.
- FRS 117 "Leases". The amendment does not require for the land and building elements of a lease of land and building to be considered separately for the purpose of lease classification. As a result, the amendment permits the prepaid lease payments to be classified as property, plant and equipment.
- FRS 118 "Revenue" replaces the term 'direct costs' with 'transaction costs' and clarifies the distinction between when an entity is acting as a 'principal' and an 'agent'.
- FRS 119 "Employee Benefits" clarifies the terms 'curtailments' and 'negative past service cost', changes the definition of 'return on plan assets' and replacement of term 'fall due'.
- FRS 120 "Accounting for Government Grants and Disclosures of Government Assistance" clarifies the accounting for government loans with a below-market rate of interest.
- FRS 123 "Borrowing Costs" changes the definition of borrowing costs.
- FRS 127 "Consolidated and Separate Financial Statements" clarifies the accounting for an investment in a subsidiary held for sale.
- FRS 128 "Investments in Associates", FRS 7 "Financial Instruments: Disclosure", FRS 132 "Financial Instruments: Disclosure and Presentation", FRS 131 "Interests in Joint Ventures" clarifies the accounting for an impairment on an

investment in associate and only certain disclosures are required when investments in associates or interests in jointly controlled entities are accounted for at fair value through profit or loss.

- FRS 134 "Interim Financial Reporting" clarifies the presentation of earnings per share information.
- FRS 136 "Impairment of Assets" clarifies on the disclosure of estimates used to determine recoverable amount and that entities must assess their goodwill impairment within cash-generating units at or below the operating segment level.
- FRS 138 "Intangible Assets" clarifies:
 - the term 'as incurred' in relation to capitalised advertising and promotional costs;
 - that the unit of production method of amortisation is allowed;
 - that if two intangible assets which cannot be separated are acquired in a business combination, the entity should recognise them as one asset and measure them using a combined fair value; and
 - on how to determine the fair value of intangible assets acquired in a business combination.
- FRS 140 "Investment Property" clarifies the accounting for investment property held under lease and changes the accounting for property not yet used as investment property.

The above amendments are not expected to have any material impact on the Group's and Company's financial statements.

The following amendments are part of the MASB's improvements project that are relevant and effective for annual periods beginning on or after 1 July 2010

- FRS 2 "Share-based Payment" clarifies that the following transactions are outside the scope of FRS 2 and revised FRS 3:
 – contributions by a business on the formation of joint venture; and
 - common control transactions.
- FRS 5 "Non-current Asset Held for Sale and Discontinued Operations" clarifies how the assets and liabilities of a subsidiary are classified in the event of a plan to sell the controlling interest in a subsidiary.
- FRS 138 "Intangible Assets" clarifies that a group of complementary intangible assets acquired in a business combination is recognised as a single asset if the individual asset has similar useful lives.
- IC Interpretation 9 "Reassessment of Embedded Derivatives" clarifies which standard (revised FRS 3 or FRS 139) applies to contracts with embedded derivatives.
- IC Interpretation 16 "Hedges of a Net Investment in a Foreign Operation" clarifies that hedging instruments may be held anywhere within a group of entities.

The above amendments are not expected to have any material impact on the Group's and Company's financial statements.

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3. SIGNIFICANT ACCOUNTING POLICIES

Basis of Consolidation

Investments in subsidiaries are eliminated on consolidation while investments in jointly controlled entities and associates are accounted for by the equity method of accounting.

a) Subsidiaries

The consolidated financial statements include the audited financial statements of the Company and all its subsidiaries made up to the end of the financial year. Subsidiaries are those companies in which the Group has power to exercise control over the financial and operating policies so as to obtain benefits from their activities.

Subsidiaries are consolidated from the date on which effective control is transferred to the Group and are no longer consolidated from the date that control ceases. Subsidiaries are consolidated using the purchase method of accounting whereby the results of subsidiaries acquired or disposed of during the financial year are included from the date of acquisition up to the date when control ceases. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The excess of the cost of acquisition over the Group's share of the fair value of the identifiable net assets of the subsidiary acquired at the date of acquisition is reflected as goodwill. See accounting policy note on treatment of goodwill.

Negative goodwill represents the excess of the fair value of the Group's share of the net assets acquired over the cost of acquisition and prior to 1 January 2006, the negative goodwill is credited to retained earnings in the year of acquisition. Negative goodwill arising from new acquisition on or after 1 January 2006, is recognised directly in the income statement.

All material intra-group transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless cost cannot be recovered. Where necessary, accounting policies for subsidiaries have been changed to ensure consistency with the policies adopted by the Group.

The gain or loss on disposal of a subsidiary is the difference between net disposal proceeds or market value and the Group's share of its net assets together with any balance of goodwill on acquisition and exchange differences which were not previously recognised in the consolidated income statement.

Minority interest is measured at the minorities' share of the fair value of the identifiable assets and liabilities of the acquiree as at the date of acquisition and the minorities' share of movements in the acquiree's net assets since that date.

b) Jointly Controlled Entities

Jointly controlled entities are corporations, partnerships or other entities over which there is contractually agreed sharing of control by the Group with one or more parties.

The Group's interests in jointly controlled entities are accounted for in the consolidated financial statements by the equity method of accounting. Equity accounting involves recognising the Group's share of the post acquisition results of jointly controlled entities in the income statement and its share of post acquisition movements within reserves in reserves. The Group's interest in jointly controlled entities is stated at cost net of goodwill written off, for acquisitions prior to 1 January 2004, plus adjustments to reflect changes in the Group's share of the net assets of the jointly controlled entities. The cumulative post acquisition movements are adjusted against the cost of the investment and includes goodwill on acquisition less impairment losses, where applicable. See accounting policy note on impairment of assets.

The Group recognises the portion of gains or losses on the sale of assets by the Group to the joint venture that is attributable to the other parties in the ventures. The Group does not recognise its share of profits or losses from the joint venture until it resells the assets to an independent party. However, if a loss on the transaction provides evidence of a reduction in the net realisable value of current assets or an impairment loss, the loss is recognised immediately.

Where necessary, in applying the equity method, adjustments have been made to the financial statements of jointly controlled entities to ensure consistency of accounting policies with those of the Group.

c) Associates

Associates are companies in which the Group exercises significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the associates but not control over those policies.

Investments in associates are accounted for by the equity method of accounting and are initially recognised at cost. Equity accounting involves recognising in the income statement the Group's share of the associates' results for the financial year. The Group's interest in associates is stated at cost net of goodwill written off, for acquisitions prior to 1 January 2004, plus adjustments to reflect changes in the Group's share of the net assets of the associates. Equity accounting is discontinued when the carrying amount of the investment in an associate reaches zero, unless the Group has incurred obligation or made payment on behalf of the associate.

The Group's investments in associates include goodwill (net of any accumulated impairment loss) identified 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 also eliminated unless the transaction provides evidence of impairment on the assets transferred.

Where necessary, in applying the equity method, adjustments have been made to the financial statements of associates to ensure consistency of accounting policies with those of the Group.

Property, Plant and Equipment

Property, plant and equipment are tangible items that:

- are held for use in the production or supply of goods or services, or for administrative purposes; and
- ii) are expected to be used during more than one period.

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses except for certain properties which were revalued before 1998. In accordance with the transitional provision allowed by MASB upon first adoption of IAS 16, Property, Plant and Equipment, the valuation of these assets have not been updated, and they continue to be stated at their existing carrying amounts less accumulated depreciation, amortisation and impairment losses.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Property, Plant and Equipment (cont'd)

Cost includes expenditure that is directly attributable to the acquisition of the items.

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

Freehold land and property, plant and equipment which are under construction are not depreciated. Depreciation on assets under construction commences when the assets are ready for their intended use.

The depreciable amount of an item of property, plant and equipment is determined as the difference between the cost less its residual value. The residual value is the estimated amount that the Group expects to obtain from disposal of the asset, after deducting the estimated cost of disposal, if the asset is already of the age and in the condition expected at the end of its useful life.

The Group depreciates other assets based on their consumption pattern and is applied separately to each significant component.

Depreciation on other assets is calculated using the straight-line method to allocate their cost or revalued amounts to their residual values over their estimated useful lives, as follows:

	Years
Buildings and improvements	2 – 50
Plant, equipment and vehicles	2 – 20

The assets' residual values and useful lives are reviewed annually and revised if appropriate.

Where an indication of impairments exists, the carrying amount of the asset is assessed and written down immediately to its recoverable amount. See accounting policy note on impairment of assets.

Gains and losses on disposals are determined by comparing proceeds with the carrying amounts and are included in the income statement. On disposal of revalued assets, amounts in the revaluation reserve relating to those assets are transferred to retained earnings.

Investment Properties

Investment properties consist of investments in land and buildings that are held for long term rental yield and/or for capital appreciation and are not occupied by the Group.

Investment in freehold land is stated at cost. Other investment properties are stated at cost less accumulated depreciation and impairment losses. Depreciation for other investment properties is calculated using the straight-line method to allocate their cost over their estimated economic lives as follows:

	Years
Buildings and improvements	5 - 50

Where an indication of impairment exists, the carrying amount of the asset is assessed and written down immediately to its recoverable amount. See accounting policy note on impairment of non-financial assets.

Gains and losses on disposal are determined by comparing net disposal proceeds with carrying amount and are included in the income statement.

Leasehold Land Use Rights

Leasehold land that normally has a finite economic life and title is not expected to pass to the lessee by the end of the lease term is treated as an operating lease. The payment made on entering into or acquiring a leasehold land is accounted as leasehold land use rights (referred to as prepaid lease payments in FRS 117, Leases) that are amortised over the lease term in accordance with the pattern of benefits provided.

The Group had previously classified the leasehold land use rights within its property, plant and equipment. On adoption of FRS 117, Leases, the Group treats such a lease as an operating lease, with the unamortised carrying amount classified as leasehold land use rights.

Plantation Development

Plantation development comprises cost of planting and development on oil palms and other plantation crops.

Cost of new planting and development of plantation crops are capitalised from the stage of land clearing up to the stage of maturity. The cost of new planting capitalised is not amortised. However, where the cost of new planting is incurred on leasehold land which has unexpired period shorter than the crop's economic life, the cost is amortised over the remaining period of the lease on a straight line basis.

Replanting expenditure is charged to the income statement in the financial year in which the expenditure is incurred.

Property Development Activities

a) Land Held for Property Development

Land held for property development consists of land on which no significant development work has been undertaken or where development activities are not expected to be completed within the normal operating cycle. Such land is classified as non-current asset and is stated at cost less accumulated impairment losses, if any.

Cost comprises cost of land and all related cost incurred on activities necessary to prepare the land for its intended use. Where the Group had previously recorded the land at revalued amount, it continues to retain this amount as its surrogate cost as allowed by FRS201₂₀₀₄ Property Development Activities. Where an indication of impairment exists, the carrying amount of the asset is assessed and written down immediately to its recoverable amount. See accounting policy note on impairment of assets.

Land held for property development is transferred to property development costs and included under current assets when development activities have commenced and where the development activities can be completed within the normal operating cycle.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Property Development Activities (cont'd)

b) Property Development Costs

Property development costs comprise costs associated with the acquisition of land and all costs directly attributable to development activities or costs that can be allocated on a reasonable basis to these activities.

When the outcome of the development activity can be estimated reliably, property development revenue and expenses are recognised by using the percentage of completion method in respect of sales where agreements have been finalised. Under this method, profits are recognised as the property development activity progresses. The stage of completion is determined based on proportion of property development costs incurred for work performed up to the balance sheet date over the estimated total property development cost to completion.

When the outcome of a development activity cannot be reliably estimated, property development revenue is recognised only to the extent of property development costs incurred that is probable of recovery, and property development costs on the development units sold are recognised as an expense when incurred. Foreseeable losses, if any, arising when it is probable that total property development costs (including expected defect liability expenditure) will exceed total property development revenue, are recognised immediately in the income statement.

Property development costs not recognised as an expense is recognised as an asset and is stated at the lower of cost and net realisable value. Upon completion of development, the unsold completed development properties are transferred to inventories.

Where revenue recognised in the income statement exceeds billings to purchasers, the balance is shown as accrued billings under trade and other receivables (within current assets). Where billings to purchasers exceed revenue recognised in the income statement, the balance is shown as progress billings under trade and other payables (within current liabilities).

Available-For-Sale Financial Asset

Pursuant to paragraphs 18 and 19 of FRS 128, Investments in Associates, in the event the Group ceased to have significant influence over its associates, the Group shall discontinue the use of equity method from the date that it ceases to have significant influence over the associate and shall account for the investment in accordance with FRS 139, Financial Instruments: Recognition and Measurement, from that date.

The carrying amount of the investment at the date of recognition shall be regarded as its cost on initial measurement as an AFS. After the initial measurement, the Group measure the AFS at its fair values based on quoted prices in an active market.

Any gain or loss arising from a change in the fair value of the AFS is recognised directly in equity as Fair Value Reserve, except for impairment losses and foreign exchange gains and losses, if any, until the AFS is derecognised, at which time the cumulative gain or loss previously recognised in equity shall be recognised in income statement.

When a decline in the fair value of the AFS has been recognised directly in equity and there is objective evidence that the asset is impaired, the cumulative loss that had been recognised directly in equity shall be removed from Fair Value Reserve and recognised in income statement even though the AFS has not been derecognised. Impairment losses are incurred if and only if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated. The amount of cumulative loss is measured as the difference between the carrying amount and current fair value, less any impairment loss on that AFS previously recognised in income statement including any related foreign exchange component. Impairment losses recognised in the income statement on such amount are not subsequently reversed through income statement.

Investments

Investments in non-current investments other than investments in subsidiaries, jointly controlled entities, associates and available-forsale financial assets are stated at cost and an allowance for diminution in value is made where, in the opinion of the Directors, there is a decline other than temporary in the value of such investments. Such a decline is recognised as an expense in the period in which it is identified.

Short term quoted investments are stated at the lower of cost and market value, determined on a portfolio basis by comparing aggregate cost against aggregate market value. Market value is calculated by reference to quoted selling prices at the close of business on the balance sheet date. Money market instruments are stated at the lower of cost and net realisable value.

On disposal of an investment, the difference between net disposal proceeds and its carrying amount is charged/credited to the income statement.

Intangible Assets

a) Goodwill

Goodwill represents the excess of the cost of acquisition over the Group's share of the fair value of the identifiable net assets of the subsidiaries at the date of acquisition. Goodwill is stated at cost less accumulated impairment losses. Impairment losses on goodwill are not reversed.

Goodwill is allocated to cash-generating units for the purpose of annual impairment testing. The allocation is made to those cash generating units or groups of cash generating units that are expected to benefit from the business combination in which the goodwill arose.

b) Licences

Casino licences

The Group capitalises purchased casino licences. The amount capitalised is the difference between the price paid for a casino including the associated licence and the fair value of a similar property without a casino licence. Casino licences have indefinite useful lives as based on all relevant factors there is no foreseeable limit to the period over which the licences are expected to generate cash inflows. Each licence is reviewed annually for impairment and as such is stated at cost less any accumulated impairment losses.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Intangible Assets (cont'd)

Theme park licences

Theme park licences are initially recognised at cost and subsequently carried at cost less accumulated amortisation and accumulated impairment losses. Such cost is amortised using the straight line method over the shorter of its estimated useful life and periods of contractual right. The amortisation period and amortisation method are reviewed at each balance sheet date. The effects of any revision are recognised in the income statements when changes arise. Amortisation expense incurred during the construction period is capitalised as part of construction-inprogress. Where an indication of impairment exists, the carrying amount of licence is assessed and written down immediately to its recoverable amount.

c) Royalty

Royalty expenditure is stated at cost less accumulated amortisation and accumulated impairment losses. Amortisation is calculated using the straight line method over the estimated useful lives, not exceeding a period of 20 years.

d) Trademark

Trademark is stated at cost less any accumulated impairment losses. Trademark has an indefinite useful life as it is maintained through continuous marketing and upgrading. See accounting policy on impairment of non-financial assets.

e) Rights

Acquired licences of independent power plant are stated at cost less accumulated amortisation and accumulated impairment losses. Amortisation is calculated using the straight line method over the licensing agreement periods.

f) Research and Development Expenditure

Research expenditure is recognised as an expense when incurred. Costs incurred on development projects (relating to the design and testing of new or improved products) are recognised as intangible assets when the following criteria are fulfilled:

- It is technically feasible to complete the intangible asset so that it will be available for use or sale;
- (ii) Management intends to complete the intangible asset and use or sell it;
- (iii) There is an ability to use or sell the intangible asset;
- (iv) It can be demonstrated that the intangible asset will generate probable future economic benefits;
- (v) Adequate technical, financial and other resources to complete the development and to use or sell the intangible asset are available; and
- (vi) The expenditure attributable to the intangible asset during its development can be reliably measured.

Collaborations and alliances are maintained with third parties for provision of research and development expertise and capacity in genomics for the achievement of performance milestones. Milestones payments are capitalised to the extent that the capitalisation criteria in FRS 138 – Intangible Assets are met. Judgement is involved in determining whether amount paid meets the performance milestones so as to enable the amount to be capitalised as intangible assets.

Other development expenditures that do not meet these criteria are recognised as an expense when incurred. Development costs previously recognised as an expense are not recognised as an asset in a subsequent period. Capitalised development costs are recorded as intangible assets and amortised from the point at which the asset is ready for use or sale, on a straight-line basis over the estimated useful lives, not exceeding twenty years.

Intangible assets are tested for impairment annually, in accordance with FRS 136. See accounting policy note on impairment of non-financial assets.

Exploration Cost

Exploration cost is accounted for in accordance with the full cost method. Under this method, all costs relating to the exploration activities are capitalised when incurred. Exploration cost is written off to the income statement when:

- it is determined that further exploration activities will not yield commercial quantities of reserves, no further exploration drilling is planned and there is no existing production in the block or field; or
- the petroleum contract has expired or is surrendered.

Exploration cost is stated net of impairment loss.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost includes, where relevant, appropriate proportions of overheads and is determined on a weighted average basis. Net realisable value is the estimated selling price in the ordinary course of business, less costs of completion and selling expenses. The cost of unsold properties comprises cost associated with the acquisition of land, direct costs and an appropriate proportion of allocated costs attributable to property development activities.

Non-Current Assets Held for Sale

Non-current assets are classified as assets held for sale and stated at the lower of carrying amount and fair value less costs to sell if their carrying amount is recovered principally through a sale transaction rather than a continuing use.

Receivables

Receivables are carried at estimated realisable value. In estimating realisable value, an allowance is made for doubtful receivables based on a review of all outstanding amounts at the financial year end. Bad debts are written off to the income statement during the financial year in which they are identified.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Cash and Cash Equivalents

Cash and cash equivalents include cash and bank balances (net of bank overdrafts), deposits and other short term, highly liquid investments that are readily convertible to known amounts of cash and are subject to insignificant risk of changes in value. Bank overdrafts are included within short term borrowings in the current liabilities and money market instruments are included within short term investments in current assets in the balance sheet.

Finance Leases

Leases of property, plant and equipment where the Group assumes substantially all the benefits and risks of ownership are classified as finance leases. The Group adopts the following accounting policy in respect of accounting by a lessee.

Finance leases are capitalised at the inception of the lease at the lower of the fair value of the leased property and the present value of the minimum lease payments. Each lease payment is allocated between the liability and finance charges so as to achieve a periodic constant rate of interest on the balance outstanding. The corresponding rental obligations, net of finance charges, are included in borrowings. The interest element of the finance charge incurred on qualifying assets are capitalised until the assets are ready for their intended use after which such expense is charged to the income statement over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Property, plant and equipment acquired under finance leases is depreciated over the shorter of the estimated useful life of the asset and the lease term.

Share Capital

Ordinary shares are classified as equity when there is no contractual obligation to deliver cash or other financial assets to another entity or to exchange financial assets or liabilities with another entity that are potentially unfavourable to the issuer.

Incremental costs directly attributable to the issue of new shares, options or for the acquisition of a business are shown in equity as a deduction, net of tax, from the proceeds.

The proceeds received net of any directly attributable transaction costs are credited to share capital (nominal value) and share premium when the options are exercised.

Treasury Shares

A purchase by the Company or its subsidiaries of its own equity shares is accounted for under the treasury stock method. Under this method, the shares repurchased and held as treasury shares is measured and carried at the cost of repurchase (including any directly attributable incremental external costs, net of tax) on initial recognition and subsequently. On presentation in the balance sheet, the carrying amount of the treasury shares is offset against equity. Where treasury shares are distributed as share dividends, the cost of the treasury shares is applied in the reduction of the share premium account or the distributable reserves, or both. Where treasury shares are reissued by re-sale in the open market, the difference between the sales consideration and the carrying amount of the treasury shares is shown as the movement in equity. As treasury shares, the rights attached as to voting, dividends and participation in other distribution are suspended.

Borrowings

Borrowings are recognised initially based on proceeds received. Subsequently, borrowings are stated at amortised cost using the effective interest method; any difference between the amount recorded as borrowings and the associated redemption value is recognised in the income statement over the period of the borrowings.

Costs incurred on borrowings to finance qualifying assets are capitalised until the assets are ready for their intended use after which such expenses are charged to the income statement. All other borrowing costs are charged to the income statement.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

Impairment of Non-Financial Assets

The carrying amounts of assets, with the exception of inventories, assets arising from construction contracts, deferred tax assets and financial assets (excluding investments in subsidiaries, jointly controlled entities and associates), are reviewed for impairment losses whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. If such indication exists, an impairment review is performed to assess whether the carrying amount of the asset is fully recoverable.

Irrespective of whether there is any indication of impairment, the Group also:

- tests intangible assets with indefinite useful life for impairment annually by comparing its carrying amount with its recoverable amount.
- b) tests goodwill acquired in a business combination for impairment annually.

Impairment loss is recognised when the carrying amount of the asset exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and its value in use, which is measured by reference to discounted future cash flows. Recoverable amounts are estimated for individual assets, or if it is not possible, for the cash generating unit.

An impairment loss is charged to the income statement, unless the asset is carried at revalued amount, in which case the impairment loss is used to reduce the revaluation surplus.

Assets other than goodwill that have suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

An impairment loss is reversed only to the extent of previously recognised impairment losses for the same asset unless the asset is carrying at revalued amount, in which case the reversal is treated as an increase to revaluation reserve. An impairment loss recognised for goodwill will not be reversed in a subsequent period.

Contingent Liabilities and Contingent Assets

The Group does not recognise a contingent liability but discloses its existence in the financial statements, except in a business combination. A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by uncertain future events beyond the control of the Group or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. When a change in the probability of an outflow of economic resources occurs, so that the outflow is probable, it will then be recognised as a provision.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Contingent Liabilities and Contingent Assets (cont'd)

A contingent asset is a possible asset that arises from past events whose existence will be confirmed by uncertain future events beyond the control of the Group. The Group does not recognise contingent assets but discloses their existence where inflows of economic benefits are probable, but not virtually certain. When inflow of economic resources is virtually certain, the asset is recognised.

In the acquisition of subsidiaries by the Group under a business combination, the contingent liabilities assumed are measured initially at their fair value at the acquisition date, irrespective of the extent of any minority interest.

The Group recognises separately the contingent liabilities of the acquirees as part of allocating the cost of a business combination where the fair values can be measured reliably. Where the fair values cannot be measured reliably, the resulting effect will be reflected in the goodwill arising from the acquisitions.

Subsequent to the initial recognition, the Group measures the contingent liabilities that are recognised separately at the date of acquisition at the higher of the amount that would be recognised in accordance with the provisions of FRS 137 and the amount initially recognised less, when appropriate, cumulative amortisation recognised in accordance with FRS 118.

Provisions

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

Income Taxes

a) Current Taxation

Current taxation is determined according to the tax laws of each jurisdiction in which the Group operates and includes all taxes based upon the taxable income and is measured using the tax rates which are applicable at the balance sheet date.

b) Deferred Taxation

Deferred tax liabilities and/or assets are recognised, using liability method, on temporary differences between the carrying amounts of assets and liabilities in the financial statements and their related tax bases. However, deferred tax assets are recognised to the extent that it is probable that future taxable profits will be available against which the deferred tax assets can be utilised. Deferred tax liability in respect of asset revaluations is also recognised. Deferred tax liabilities and assets are measured at the tax rates that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.

Deferred tax is recognised on temporary differences arising on investments in subsidiaries, jointly controlled entities and associates except where the timing of the reversal of the temporary difference can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Discontinued Operations

A discontinued operation is a component of the Group's business that represents a separate major line of business or geographical area of operations that has been disposed of or is held for sale, or is a subsidiary acquired exclusively with a view to resale. Classification as a discontinued operation occurs upon disposal or when the operation meets the criteria to be classified as held for sale, if earlier. When an operation is classified as a discontinued operation, the comparative income statement is restated as if the operation had been discontinued from the start of the comparative period.

Employee Benefits

a) Short Term Employee Benefits

Short term employee benefits include wages, salaries, bonus, social security contributions and paid annual leave. These benefits are accrued when incurred and are measured on an undiscounted basis.

b) Post-Employment Benefits

Defined contribution plans

Post-employment benefits include defined contribution plans under which the Group pays fixed contributions into a separate entity (a fund) and will have no legal or constructive obligation to pay further contributions if the fund does not hold sufficient assets to pay all employee benefits relating to employee service in the current and prior periods. These benefits are accrued when incurred.

c) Long Term Employee Benefits

Long term employee benefits include retirement gratuities payable under a retirement gratuity scheme which was established in 1991 by the Board of Directors for Executives and Executive Directors of the Company and certain subsidiaries. The level of retirement gratuities payable is determined by the Board of Directors in relation to the past services rendered and it does not take into account the employee's service to be rendered in later years up to retirement. The gratuity, which is calculated based either on length of service and basic salary as at the reporting date or on the basis of emoluments earned in the immediate past three years, is a vested benefit when the employee reaches retirement age.

The present value of the retirement gratuities is determined by discounting the amount payable by reference to market yields at the balance sheet date on high quality corporate bonds which have terms to maturity approximating the terms of the related liability. Employee turnover is also factored in arriving at the level of the retirement gratuities payable. The differences arising from the application of such discounting as well as any past service costs and the effects of any curtailments or settlements, if any, are recognised immediately in the income statement.

Such retirement gratuities payable are classified as current liabilities where it is probable that a payment will be made within the next twelve months and also provided that the amount has been approved for payment by the Board of Directors.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Employee Benefits (cont'd)

d) Share-based compensation

The Company together with its listed subsidiaries, each operates an equity-settled, share-based compensation plan, where share options are issued by the respective companies to their respective eligible executives and directors.

The fair value of employee services rendered in exchange for the grant of the share options is recognised as an expense over the vesting period. The total amount to be expensed in the income statement over the vesting period is determined by reference to the fair value of each share option granted at the grant date and the number of share options vested by vesting date, with a corresponding increase in equity. At each balance sheet date, the respective companies will revise its estimates of the number of share options that are expected to become exercisable. The option reserves in respect of options which have lapsed are transferred to retained earnings.

The proceeds received net of any directly attributable transaction costs are credited to share capital and share premium when the options are exercised.

Revenue Recognition

Sales are recognised upon delivery of products or performance of services, net of sales tax and discounts, and after eliminating sales within the Group.

The sales relating to property development projects are recognised progressively as the project activity progresses and are in respect of sales where agreements have been finalised. The recognition of sales is based on the percentage of completion method and is consistent with the method adopted for profit recognition.

Sales of short term investments are accounted net of the cost of the respective investments when the contracts are executed.

Casino revenue represents net house takings. The casino licence in Malaysia is renewable every three months.

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

Dividends

Dividends on ordinary shares are accounted for in shareholders' equity as an appropriation of retained earnings and accrued as a liability in the financial year in which the obligation to pay is established.

Interest income

Interest income is recognised on an accrual basis, when it is determined that such income will accrue to the Group.

Foreign currency translation

a) Functional and presentation currency

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

b) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. At the balance sheet date, non-monetary items are translated at balance sheet date using historical rates or rates prevailing when the fair value of the assets are determined. Monetary items are translated at the closing rate. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation of monetary assets and liabilities at the closing rate are recognised in the income statement. However, the exchange differences arising on monetary items that form part of the net investment in the foreign operations are recognised directly in equity in the consolidated financial statements until the disposal of the foreign operations in which case they are recognised as gain or loss in the consolidated income statement.

c) Group companies

On consolidation the results and financial position of all the Group's entities which have a functional currency different from that of the Group's presentation currency are translated into the Group's presentation currency as follows:

- assets and liabilities, including goodwill and fair value adjustments arising from business combinations completed on/after 1 January 2006, for each balance sheet presented are translated at the closing rate at the date of that balance sheet;
- income and expenses for each income statement are translated at average exchange rates (unless this average is not a reasonable approximation of cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the dates of the transactions); and
- iii) all resulting exchange differences are recognised as a separate component of equity.

Financial Instruments

A financial instrument is any contract that gives rise to both a financial asset of one enterprise and a financial liability or equity instrument of another enterprise.

A financial asset is any asset that is cash, a contractual right to receive cash or another financial asset from another enterprise, a contractual right to exchange financial instruments with another enterprise under conditions that are potentially favourable, or an equity instrument of another enterprise.

A financial liability is any liability that is a contractual obligation to deliver cash or another financial asset to another enterprise, or to exchange financial instruments with another enterprise under conditions that are potentially unfavourable.

a) Financial instruments recognised on the balance sheet

The recognition method adopted for financial instruments that are recognised on the balance sheet are disclosed separately in the individual policy statements associated with the relevant financial instrument.

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3. SIGNIFICANT ACCOUNTING POLICIES (cont'd)

Financial Instruments (cont'd)

b) Financial instruments not recognised on the balance sheet

The Group, in managing its interest and currency exposures, enters into foreign currency forward contracts, interest rate swap and currency swap agreements. These instruments are not recognised in the financial statements on inception.

As foreign currency forward contracts are entered into to cover the Group's commitments in foreign currencies, the closing rates are used to translate the underlying foreign currency transactions into Ringgit Malaysia.

The related interest differentials under the swap agreements for interest rate swaps are recognised over the terms of the agreements in interest expense.

The underlying foreign currency assets or liabilities, which are effectively hedged by currency swap agreements, and designated as a hedge, are translated in the respective hedged currencies, at their closing rates.

The Group has put and call option agreements as disclosed in Note 39(d) to the financial statements. This instrument is not recognised in the financial statements on inception.

c) Fair value estimation for disclosure purpose

The fair value of publicly traded securities is based on quoted market prices at the balance sheet date. For non-traded financial instruments, the Group uses various methods and makes assumptions that are based on market conditions. Comparisons are made to similar instruments that are publicly traded and estimates based on discounted cash flow techniques are also used. For other long term financial assets and liabilities, fair value is estimated by discounting future contractual cash flows at appropriate interest rates.

The book values of financial assets and liabilities with maturities of less than one year are assumed to approximate their fair values.

Segmental Reporting

The Group adopts business segment analysis as its primary reporting format and geographical segment analysis as its secondary reporting format.

Revenues are attributed to geographical segments based on location of customers where sale is transacted. Assets are allocated based on location of assets.

Segment revenues and expenses are those directly attributable to the segments and include any joint revenue and expenses where a reasonable basis of allocation exists. Segment assets include all assets used by the segment and consist principally of property, plant and equipment net of accumulated depreciation, amortisation and impairment loss, plantation development, investment properties, leasehold land use rights, land held for property development, property development costs, inventories and receivables. Segment liabilities comprise operating liabilities. Both segment assets and liabilities do not include income tax assets and liabilities and interest bearing instruments.

4. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's overall financial risk management objective is to optimise the value creation for shareholders. The Group seeks to minimise the potential adverse impacts arising from fluctuations in foreign currency exchange and interest rates and the unpredictability of the financial markets.

The Group operates within clearly defined guidelines that are approved by the Board of Directors and do not trade in financial instruments. Financial risk management is carried out through risk reviews conducted at all significant operational units. This process is further enhanced by effective internal controls, a group-wide insurance programme and adherence to the financial risk management policies.

The main areas of financial risks faced by the Group are as follows:

Foreign currency exchange risk

The Group is exposed to foreign currency exchange risk when subsidiaries enter into transactions that are not denominated in their functional currencies. The Group attempts to significantly limit its exposure for committed transactions by entering into forward foreign currency exchange contracts within the constraints of market and government regulations.

Interest rate risk

Interest rate risks mainly arise from the Group's borrowings. The Group manages this risk through the use of fixed and floating rate debt and derivative financial instruments. Derivative financial instruments are used, where appropriate, to generate the desired interest rate profile.

Market risk

The Group, in the normal course of business, is exposed to market risks in respect of its equity investments and volatility in market prices of palm products. The Group manages its risk through established guidelines and policies.

Credit risk

Exposure to credit risk arises mainly from sales made on deferred credit terms. Credit terms offered by the Group range from 1 day to 120 days from date of transaction. Risks arising therefrom are minimised through effective monitoring of receivables and suspension of sales to customers which accounts exceed the stipulated credit terms. Credit limits are set and credit history are reviewed to minimise potential losses.

The Group avoids, where possible, any significant exposure to a single customer. However, in the ordinary course of business, certain subsidiaries in the Group's Power Division has trade receivables that are solely from their offtakers, the provincial or national electricity utility companies. As such, the counter party risk is considered to be minimal.

The Group also seeks to invest cash assets safely and profitably and buys insurance to protect itself against insurable risks. In this regard, counterparties are assessed for credit risk and limits are set to minimise any potential losses. The Group's cash and cash equivalents and short-term deposits are placed with creditworthy financial institutions and the risks arising therefrom are minimised in view of the financial strength of these financial institutions.

Liquidity risk

The Group practises prudent liquidity risk management to minimise the mismatch of financial assets and liabilities. The Group's cash flow is reviewed regularly to ensure that the Group is able to settle its commitments when they fall due.

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Finance cost

Taxation

Share of results in jointly controlled entities

Share of results in associates

Profit for the financial year

Profit before taxation

(2.2)

17.9

-

2.8

-

-

-

-

5. SEGMENT ANALYSIS

a) Primary segment - by activity:

	Leisure &							
2009	Hospitality	Plantation	Property	Oil & Gas	Power	Others	Eliminations	Total
<u>Revenue</u>								
External	6,016.9	675.4	96.6	143.4	1,871.0	90.3	-	8,893.6
Inter segment	3.7	-	15.4	-	-	73.5	(92.6)	-
	6,020.6	675.4	112.0	143.4	1,871.0	163.8	(92.6)	8,893.6
<u>Results</u>								
Segment profit	1,996.3	285.0	21.2	4.6	363.1	112.5	(14.2)	2,768.5
Net gain on disposal/deemed disposal/dilution of shareholdings	-	-	-	-	-	33.0	-	33.0
Impairment losses	(2.3)	-	-	(75.7)	-	(79.0)	-	(157.0)
Interest income								124.9
Finance cost								(261.4)
Share of results in jointly controlled entities	(21.7)	-	-	-	-	(0.4)	-	(22.1)
Share of results in associates	0.2	5.5	-	-	39.2	(2.4)		42.5
Profit before taxation								2,528.4
Taxation							_	(745.6)
Profit for the financial year							-	1,782.8
	Leisure &							
2008	Hospitality	Plantation	Property	Oil & Gas	Power	Others	Eliminations	Total
<u>Revenue</u>								
External	6,251.0	936.5	117.6	182.7	1,564.0	30.7	-	9,082.5
Inter segment	3.9	-	17.6	-	-	77.9	(99.4)	-
	6,254.9	936.5	135.2	182.7	1,564.0	108.6	(99.4)	9,082.5
<u>Results</u>								
Segment profit/(loss)	2,229.3	458.4	25.9	73.5	193.6	(57.4)	(76.0)	2,847.3
Net gain on disposal/deemed disposal/dilution of shareholdings	-	-	-	-	-	45.1	-	45.1
Impairment losses	(1,017.5)	-	-	-	(56.7)	(103.8)	-	(1,178.0)
Interest income								215.5

(269.4)

(1.6)

75.9

1,734.8 (751.4)

983.4

0.6

-

-

55.2

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5. SEGMENT ANALYSIS (cont'd)

a) Primary segment - by activity: (cont'd)

	Leisure &							
2009	Hospitality	Plantation	Property	Oil & Gas	Power	Others	Eliminations	Total
Other Information:								
Assets								
Segment assets	21,042.1	1,783.3	1,085.8	746.5	3,349.1	2,260.9	(311.8)	29,955.9
Interest bearing instruments	40.7					0.4		12,606.5
Jointly controlled entities Associates	48.7 344.9	- 12.9	- 2.6	-	- 291.1	3.4 21.3		52.1 672.8
Unallocated corporate assets	344.9	12.9	2.0	-	291.1	21.3	-	213.7
Total assets								43,501.0
Liabilities								43,301.0
Segment liabilities	2,296.1	167.6	34.8	118.8	201.5	278.2	(311.8)	2,785.2
Interest bearing instruments	2,230.1	107.0	54.0	110.0	201.5	210.2	(311.0)	13,473.3
Unallocated corporate liabilities								1,530.1
Total liabilities								17,788.6
Other Disclosures								,
Capital expenditure *	6,097.5	237.7	1.4	66.0	48.0	6.5	_	6,457.1
Depreciation & amortisation	358.5	237.7	6.1	43.0	264.9	3.4	-	699.7
Impairment losses	2.3	- 20.0	-	75.7	- 204.5	79.0	-	157.0
Other significant non-cash charges	19.5	0.7	-	0.1	6.9	5.1	-	32.3
2008								
Other Information:								
Assets							(
Segment assets	15,455.3	1,286.5	1,066.8	647.3	3,769.9	987.3	(679.0)	22,534.1
Interest bearing instruments	67.4	_				0.0		7,023.6
Jointly controlled entities Associates	67.4 348.7	- 10.0	- 2.6	-	- 252.1	3.8 8.7	-	71.2 622.1
Unallocated corporate assets	540.7	10.0	2.0	-	232.1	0.7	-	199.7
Total assets								30,450.7
Liabilities								30,430.7
Segment liabilities	1,277.9	82.6	127.0	91.2	617.4	180.9	(679.0)	1,698.0
Interest bearing instruments	1,277.9	02.0	127.0	91.2	017.4	100.9	(079.0)	5,861.6
Unallocated corporate liabilities								1,477.7
Total liabilities								9,037.3
Other Disclosures								0,007.0
Capital expenditure *	0 074 7	116.0	0.0	70 E	20.7	0.6		0 611 1
Depreciation & amortisation	2,374.7 357.3	116.3 20.1	2.3 6.1	78.5 23.3	38.7 232.3	0.6 2.1	-	2,611.1 641.2
Impairment losses	1,017.5	20.1	- 0.1	- 23.3	232.3 56.7	103.8	-	1.178.0
Other significant non-cash charges	57.9	2.1	1.3	-	0.4	62.0		123.7
e and e agrine and the transformed agric	01.0				0.7	02.0		0.,

* Includes capital expenditure in respect of property, plant and equipment, investment properties, plantation development and leasehold land use rights.

b) Secondary segment - by geographical location

	Re	venue	Assets		Capital expenditure	
	2009	2008	2009	2008	2009	2008
Malaysia	6,661.9	6,861.0	13,408.0	12,359.9	191.5	327.8
Singapore	1.0	1.6	19,764.1	9,112.4	5,947.9	2,080.9
Asia Pacific (excluding Malaysia & Singapore)	1,085.1	831.9	4,320.7	3,736.7	290.5	147.1
United Kingdom/Europe *	1,085.4	1,388.0	4,633.7	4,232.5	27.2	55.3
Other countries	60.2	-	649.6	315.9	-	-
	8,893.6	9,082.5	42,776.1	29,757.4	6,457.1	2,611.1
Jointly controlled entities	-	-	52.1	71.2	-	-
Associates	-	-	672.8	622.1	-	-
	8,893.6	9,082.5	43,501.0	30,450.7	6,457.1	2,611.1

* More than 90% is derived from United Kingdom.

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5. SEGMENT ANALYSIS (cont'd)

The Group is organised into five main business segments:

Leisure & Hospitality	- this division includes the hotel, gaming and entertainment businesses, tours & travel related services and other support services.
Plantation	- this division is involved mainly in oil palm plantations, palm oil milling and related activities.
Property	- this division is involved in property development activities.
Oil & Gas	- this division is involved in oil & gas exploration, development, production and sale of crude oil.
Power	- this division is involved in the generation and supply of electric power.

All other immaterial business segments including investments in equities are aggregated and disclosed under "Others" as they are not of a sufficient size to be reported separately.

Geographically, the Group operates in Asia Pacific and United Kingdom/Europe. The main business segments of the Group are concentrated in Malaysia. Included in the United Kingdom/Europe region is the Group's casino operations and its investment in shares of quoted corporations. The assets in the Asia Pacific region (excluding Malaysia & Singapore) mainly comprise interest bearing investments and power businesses, whilst the assets in the United Kingdom/Europe region mainly comprise gaming and entertainment businesses.

6. REVENUE

	Group		Com	pany
	2009	2008	2009	2008
Rendering of services:				
Leisure & hospitality	6,016.9	6,251.0	-	-
Rental and property management income	17.7	19.4	-	-
Fees from management and licensing services	-	-	562.8	548.4
Other services	27.7	24.8	12.3	10.5
Sale of goods:				
Plantation produce	675.4	936.5	-	-
Properties and progressive sales on property development projects	78.9	98.2	-	-
Crude oil	143.4	182.7	-	-
Electricity	1,752.0	1,534.3	-	-
Coal	91.9	-	-	-
Others	27.1	29.7	-	-
Net gain on sale of investments	36.8	5.4	-	-
Investment income	25.8	0.5	244.1	247.1
	8,893.6	9,082.5	819.2	806.0

7. COST OF SALES

	Gr	oup	Company	
	2009	2008	2009	2008
Cost of inventories recognised as an expense	2,032.5	1,930.7	-	-
Cost of services and other operating costs	3,308.6	3,607.2	69.1	59.0
	5,341.1	5,537.9	69.1	59.0

Included in other operating costs are gaming related expenses amounting to RM1,320.8 million (2008: RM1,366.5 million) for the Group and Nil (2008: Nil) for the Company.

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8. OTHER EXPENSES

The Group's other expenses for the current financial year included impairment losses of RM79.0 million on GENM Group's investment in Available-for-sale financial asset and other long term investment, RM75.7 million on the Group's exploration costs and RM2.3 million on other assets.

In the previous financial year ended 31 December 2008, the Group's other expenses included impairment losses of RM781.5 million on GENM Group's investment in Available-for-sale financial asset, RM236.0 million on goodwill arising on the acquisition of Genting UK Plc (formerly known as Genting Stanley Plc) ("Genting UK") and RM160.5 million on the Group's power plant in China and other investments.

The Company's other expenses for the current financial year included an impairment loss of RM10.8 million (2008: RM107.6 million) on investment in a wholly owned subsidiary.

9. PROFIT BEFORE TAXATION

Profit before taxation has been determined after inclusion of the following charges and credits. The expenses by nature of the Group are also disclosed in the charges below:

2006 2008 2009 2008 RM*000 RM*000 RM*000 RM*000 RM*000 Charges:		Group		Company	
Charges: Depreciation of property, plant and equipment 687,121 624,516 1,156 1,027 Amortisation of investment properties 1,013 875 - - Amortisation of plantation development 7 7 - - Amortisation of intangible assets 4,338 9,669 - - Directors 'remuneration excluding estimated money value of benefits-inkind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasehold land use rights included in: -					
Depreciation of property, plant and equipment 687,121 624,516 1,156 1,027 Depreciation of property, plant and equipment 7 7 . . Amortisation of leasehold land use rights 7,190 6,183 . . Amortisation of intangible assets 4,336 96.69 . . Directors' remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leaseness . 236,015 . . Impairment of restments included in: Other expenses 79,006 886,836 . . Impairment of exploration costs included in: Other expenses 79,006 886,836 . . . Impairment of investments in a subsidiary included in: Other expenses 75,660 . <		RM'000	RM'000	RM'000	RM'000
Depreciation of investment properties 1,013 875 - Amortisation of investment properties 7 7 - - Amortisation of inaction development 7 6,183 - - Amortisation of inaction development 4,336 9,669 - - Directors "remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasesto included in: - 2,310 53,177 - - - Other expenses 2,300 58,177 - - - - - Other expenses 79,006 886,836 -	Charges:				
Amortisation of plantation development 7 7 - Amortisation of leasehold land use rights 7,190 6,183 - Amortisation of intangible assets 7,190 6,183 - Directors' remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasehold land use rights included in: -	Depreciation of property, plant and equipment	687,121	624,516	1,156	1,027
Amortisation of leasehold land use rights 7,190 6,183 - Amortisation of intangible assets 4,336 9,669 - Directors "remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasehold land use rights included in: - - - - - - Other expenses - 238,015 -		1,013	875	-	-
Amortisation of leasehold land use rights 7,190 6,183 - Amortisation of intangible assets 4,336 9,669 - Directors' remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasehold land use rights included in: - 2,310 53,177 - - - Other expenses - 238,015 - - - - Other expenses 79,006 886,836 - - - - Other expenses 79,006 886,836 - - - Impairment of investments included in: - - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - - Other expenses - - 10,758 107,629 - - Net allowance for disposal of property, plant and equipment 294 5,111 - - - - - - - - - - -	Amortisation of plantation development	7	7	-	-
Directors' remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasehold land use rights included in: Other expenses 2,310 53,177 238,015 248,010,031 249,010,031 249,010,031 249,010,031<td>Amortisation of leasehold land use rights</td><td>7,190</td><td>6,183</td><td>-</td><td>-</td>	Amortisation of leasehold land use rights	7,190	6,183	-	-
Directors' remuneration excluding estimated money value of benefits-in-kind (see Note 11) 91,440 80,943 43,258 38,289 Impairment of property, plant and equipment and leasehold land use rights included in: Other expenses 2,310 53,177 238,015 248,010,031 249,010,031 249,010,031 249,010,031<td>Amortisation of intangible assets</td><td>4,336</td><td>9,669</td><td>-</td><td>-</td>	Amortisation of intangible assets	4,336	9,669	-	-
Impairment of property, plant and equipment and leasehold land use rights included in: 2,310 53,177 - Other expenses 238,015 - Impairment of intragible assets included in: - 238,015 - Other expenses 79,006 886,836 - - Impairment of exploration costs included in: - - - - Other expenses 75,660 - - - Impairment of investments included in: - - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - - Property, plant and equipment written off 2,254 10,313 2 - - Net allowance for doubtful debts 10,603 2,899 - - - Net allowance for doubtful debts 19,231 18,170 - - Net allowance for doubtful debts 261,410 269,399 - - Net allowance for doubtful debts 2,007 1,408 45 -	Directors' remuneration excluding estimated money value of				
Impairment of intangible assets included in: 2,310 53,177 - - Other expenses 238,015 - 238,015 - Impairment of intangible assets included in: - 238,015 - - Other expenses 79,006 886,836 - - - Impairment of investments included in -	benefits-in-kind (see Note 11)	91,440	80,943	43,258	38,289
• Other expenses 2,310 53,177 - Impairment of intagible assets included in: - 238,015 - • Other expenses 79,006 886,836 - - Impairment of investments included in: - - - • Other expenses 75,660 - - - Impairment of investment in a subsidiary included in: - - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for dimultion in value of investments - 62,073 - - Net allowance for dimulting the off 2,254 10,331 2 - Replanting expenditure 7,246 6,718 - - - Hire of equipment 19,231 18,170 - - - 1 Net exchange losses - uncalised - - - 1 - - 1 Net exchange losses - uncalised - - - 1	Impairment of property, plant and equipment and				
Impairment of intangible assets included in: - 238,015 - - Impairment of investments included in: - - - - · Other expenses 79,006 886,836 - - Impairment of exploration costs included in: - - 10,758 107,629 Impairment of investment in a subsidiary included in: - - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for diminution in value of investments - 62,073 - - Net allowance for doubtiful debts 10,603 2,989 - - Net adlowance for doubtiful debts 10,603 2,989 - - Hire of equipment 19,231 18,170 - - Replanting expenditure 7,246 6,718 - - Finance cost - - 1 - - Net exchange losses - unrealised - - 1 -	leasehold land use rights included in:				
- Other expenses - 238,015 - Impairment of investments included in: - - Other expenses 79,006 886,836 - Impairment of exploration costs included in: - - - - Other expenses 75,660 - - - Other expenses 75,660 - - - Other expenses - - 10,758 107,629 Net loss on disposal of property, plant and equipment 2944 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for dimulution in value of investments - 62,073 - - Net adlowance for dimulution in value of investments - 62,073 - - Net adlowance for doubtful debts 10,603 2,989 - - - Replanting expenditure 7,246 6,718 - - - - Finance cost 261,410 269,399 - - - 1 Net exchange losses - intealsed - - - 1 - <td>- Other expenses</td> <td>2,310</td> <td>53,177</td> <td>-</td> <td>-</td>	- Other expenses	2,310	53,177	-	-
Impairment of investments included in: 79,006 886,836 - - Other expenses 75,660 - - - Impairment of exploration costs included in: - - 10,758 107,629 Net loss on disposal of properly, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for dubitful debts 10,603 2,889 - - Net allowance for dubitful debts 10,603 2,889 - - Net allowance for dubitful debts 10,603 2,889 - - Net bad debts written off - 52,234 - - - Hire of equipment 19,231 18,170 - - - - Finance cost 261,410 269,399 - - - 1 Net exchange losses - realised - - - 1 - Net exchange losses - unrealised - 52,723 895 3,544 Auditors' remuneration - -	Impairment of intangible assets included in:				
Other expenses 79,006 886,836 - Impairment of exploration costs included in -	- Other expenses	-	238,015	-	-
Impairment of exploration costs included in 75,660 - - Other expenses 75,660 - - Impairment of investment in a subsidiary included in: - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,313 2 - Net allowance for dimitution in value of investments - 62,073 - - Net allowance for dimitution in value of investments - 52,234 - - Net allowance for dimitution in value of investments - 52,273 895 - - Net allowance for dimitution in value of investments 68,197 63,220 - - - Finance cost 261,410 269,399 - - - 1 Net exchange losses - realised - 52,723 895 3,544 Auditors' remuneration - 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 -	Impairment of investments included in:				
Other expenses 75,660 - - Impairment of investment in a subsidiary included in: - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for diminution in value of investments - 62,073 - - Net allowance for doubtful debts 10,603 2,989 - - - Net ad debts written off - 52,234 -	- Other expenses	79,006	886,836	-	-
Impairment of investment in a subsidiary included in: - - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for diminution in value of investments - 62,073 - - Net allowance for doubtful debts 10,603 2,989 - - - Net bad debts written off - 52,234 - 10 Net exchange losses - realised - - - 1 Net exchange losses - realised - - - 1 Net exchange losses - realised - - 1 Net exchange losses - realised - -	Impairment of exploration costs included in				
Other expenses - - 10,758 107,629 Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for diminution in value of investments - 62,073 - - Net allowance for doubtful debts 10,603 2,989 - - - Net bad debts written off - 52,234 -	- Other expenses	75,660	-	-	-
Net loss on disposal of property, plant and equipment 294 5,111 - - Property, plant and equipment written off 2,254 10,331 2 - Net allowance for diminution in value of investments - 62,073 - - Net allowance for doubtful debts 10,603 2,989 - - Net ad debts written off - 52,234 - - Replanting expenditure 7,246 6,718 - - Hire of equipment 19,231 18,170 - - Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - - 1 1 Auditors' remuneration - 52,723 895 3,544 Auditors' remuneration - 2,007 1,408 45 45 - Payable to auditors 2,007 1,408 45 45 - Finance cost - </td <td>Impairment of investment in a subsidiary included in:</td> <td></td> <td></td> <td></td> <td></td>	Impairment of investment in a subsidiary included in:				
Property, plant and equipment written off 2,254 10,331 2 - Net allowance for diminution in value of investments - 62,073 - - Net bad debts written off - 52,234 - - Replanting expenditure 7,246 6,718 - - Hire of equipment 19,231 18,170 - - Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - - 1 <	- Other expenses	-	-	10,758	107,629
Net allowance for diminution in value of investments - 62,073 - - Net allowance for doubtful debts 10,603 2,989 - - Net allowance for doubtful debts 0,603 2,989 - - Net bad debts written off - 52,234 - - Replanting expenditure 7,246 6,713 - - Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - 52,723 895 3,544 Auditors' remuneration - 52,723 895 3,544 Auditors' s also a member 2,007 1,408 45 45 - Payable to auditors 2,007 1,408 45 45 - Payable to subsidiaries: - - - - - - Finance cost - - 73,671 60,359 - - - 2,196 2,225 - - - - 2,424 1,584 -		294		-	-
Net allowance for doubtful debts 10,603 2,989 - - Net bad debts written off - 52,234 - - Replanting expenditure 7,246 6,718 - - Hire of equipment 19,231 18,170 - - Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - 52,723 895 3,544 Auditors' remuneration - - 1 1 Net exchange losses - unrealised - 52,723 895 3,544 Auditors' remuneration - - - 1 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member -		2,254	10,331	2	-
Net bad debts written off - 52,234 - - Replanting expenditure 7,246 6,718 - - Hire of equipment 19,231 18,170 - - Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - 52,723 895 3,544 Auditors' remuneration - 52,723 895 3,544 Auditors' remuneration - 1,408 45 45 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member - - - - Finance cost - - 73,671 60,359 - Rental of land and buildings - - 2,196 2,225 - Rental of equipment - 2,196 2,225 - Rental of land and buildings - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157	Net allowance for diminution in value of investments	-	62,073	-	-
Replanting expenditure 7,246 6,718 - Hire of equipment 19,231 18,170 - - Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - - - 1 1 Net exchange losses - unrealised - 52,723 895 3,544 Auditors' remuneration - - 1 1 - Payable to auditors 2,007 1,408 45 45 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - - Expenditure paid to subsidiaries: - - 73,671 60,359 - - Rental of land and buildings - - 2,196 2,225 - Rental of equipment - 2,196 2,225 - 1,6168 Employee benefits expense (see Note	Net allowance for doubtful debts	10,603	2,989	-	-
Hire of equipment 19,231 18,170 - - Rental of land and buildings 68,197 63,220 - 1 Net exchange losses - realised - 261,410 269,399 - - 1 Net exchange losses - unrealised - 2,073 895 3,544 Auditors' remuneration - 1 2,007 1,408 45 45 45 - - - - - - 1 2,007 1,408 45 45 45 - - - - - - 2,007 1,408 45 45 -	Net bad debts written off	-	52,234	-	-
Rental of land and buildings 68,197 63,220 - - Finance cost 261,410 269,399 - - 1 Net exchange losses - realised - 52,723 895 3,544 Auditors' remuneration - 52,723 895 3,544 Auditors' remuneration - - 1 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - - Expenditure paid to subsidiaries: - - 73,671 60,359 - - - Finance cost - - 73,671 60,359 -	Replanting expenditure	7,246	6,718	-	-
Finance cost 261,410 269,399 - - Net exchange losses - realised - 52,723 895 3,544 Auditors' remuneration - 52,723 895 3,544 Auditors' remuneration - - 1 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - - Expenditure paid to subsidiaries: - - 73,671 60,359 - - Finance cost - - 2,196 2,225 - - - 2,196 2,225 - - - 1,603,59 - - 1,504 -	Hire of equipment	19,231	18,170	-	-
Net exchange losses - realised - - 1 Net exchange losses - unrealised 52,723 895 3,544 Auditors' remuneration - 52,723 895 3,544 Auditors' remuneration - - 45 45 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - - Expenditure paid to subsidiaries: - - 73,671 60,359 - - Finance cost - - 73,671 60,359 -<	Rental of land and buildings	68,197	63,220	-	-
Net exchange losses - unrealised - 52,723 895 3,544 Auditors' remuneration - 1,408 45 45 - Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - - Expenditure paid to subsidiaries: - - 73,671 60,359 - - Finance cost - - 73,671 60,359 - - - Fental of land and buildings - - 2,196 2,225 - Rental of equipment - 2,424 1,584 - - 1,050 1,168 59,022 1,168 59,022 1,168 59,022 - - 1,048 19,444 19,444 19,444 19,444 19,444 19,457 152,578 576 608 01 10,507 7,932 181 Legal and professional fees 61,151 59,076 10,507 7,932 1,932 181 181	Finance cost	261,410	269,399	-	-
Auditors' remuneration 2,007 1,408 45 45 - Payable to auditors - Payable to member firms of an organisation to which the auditors is also a member - 3,002 3,432 Expenditure paid to subsidiaries: - - 73,671 60,359 - Finance cost - - 73,671 60,359 - Rental of land and buildings - - 2,196 2,225 - Rental of equipment - - 2,424 1,584 - Service fees - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	Net exchange losses - realised	-	-	-	1
- Payable to auditors 2,007 1,408 45 45 - Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - - Expenditure paid to subsidiaries: - - 73,671 60,359 - Finance cost - - 73,671 60,359 - Rental of land and buildings - - 2,196 2,225 - Rental of equipment - 2,424 1,584 - Service fees - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	Net exchange losses - unrealised	-	52,723	895	3,544
- Payable to member firms of an organisation to which the auditors is also a member 3,002 3,432 - Expenditure paid to subsidiaries: - - 73,671 60,359 - Finance cost - - 2,196 2,225 - Rental of land and buildings - 2,424 1,584 - Service fees - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - 1,048 19,444 Repair and maintenance 149,157 152,578 576 6008 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	Auditors' remuneration				
auditors is also a member 3,002 3,432 - Expenditure paid to subsidiaries: - - 73,671 60,359 - Finance cost - - 2,196 2,225 - Rental of land and buildings - - 2,424 1,584 - Service fees - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	- Payable to auditors	2,007	1,408	45	45
Expenditure paid to subsidiaries: - 73,671 60,359 - Finance cost - - 2,196 2,225 - Rental of land and buildings - - 2,424 1,584 - Service fees - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	- Payable to member firms of an organisation to which the				
- Finance cost - - 73,671 60,359 - Rental of land and buildings - - 2,196 2,225 - Rental of equipment - - 2,424 1,584 - Service fees - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932		3,002	3,432	-	-
- Rental of land and buildings - - 2,196 2,225 - Rental of equipment - - 2,424 1,584 - Service fees - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	Expenditure paid to subsidiaries:				
- Rental of equipment - - 2,424 1,584 - Service fees - - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	- Finance cost	-	-	73,671	60,359
- Service fees - 1,050 1,168 Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	0	-	-		,
Employee benefits expense (see Note 10) 1,500,519 1,404,157 69,185 59,022 Waiver of net amount due from wholly owned subsidiaries - - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	- Rental of equipment	-	-		
Waiver of net amount due from wholly owned subsidiaries - 1,048 19,444 Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932		-	-		
Repair and maintenance 149,157 152,578 576 608 Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	Employee benefits expense (see Note 10)	1,500,519	1,404,157	69,185	59,022
Utilities 80,325 87,577 208 181 Legal and professional fees 61,151 59,076 10,507 7,932	Waiver of net amount due from wholly owned subsidiaries	-	-	1,048	19,444
Legal and professional fees 61,151 59,076 10,507 7,932	Repair and maintenance	149,157	152,578	576	608
		80,325			
Transportation costs 59.183 78.679	Legal and professional fees			10,507	7,932
	Transportation costs	59,183	78,679		

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9. PROFIT BEFORE TAXATION (cont'd)

	G	roup	Company		
	2009	2008	2009	2008	
	RM'000	RM'000	RM'000	RM'000	
Credits:					
Interest income	124,919	215,540	8,677	14,065	
Net gain on disposal of plantation development	246	-	3	101	
Net gain on disposal of leasehold land use rights	-	1,270	-	-	
Gain on disposal of investment property	-	644	-	-	
Net gain on disposal of long term investments	-	5,457	-	-	
Net gain on disposal of short term investments	37,341	-	-	-	
Net write back of allowances for diminution in value of investments	22,696	-	-	-	
Net bad debts recovered	7,617	-	-	-	
Rental income from land and buildings	66,209	65,884	-	-	
Net surplus arising from compensation in respect of					
land acquired by the Government	2,589	2,505	-	-	
Net gain on disposal of land held for property development	2,919	-	-	-	
Net exchange gains - realised	12,555	23,603	1	-	
Net exchange gains - unrealised	11,822	-	-	-	
Dividends (gross) from:					
- Quoted foreign corporations	459	452	-	-	
Income from subsidiaries:					
- Gain on disposal of long term investment (see Note 22)	-	-	213,341	31,302	
- Management and licensing fees	-	-	562,682	548,237	
- Fair value gain on deemed distribution	-	-	-	207,606	
- Gross dividends	-	-	244,057	247,086	
- Interest income	-	-	46,220	44,318	
- Shared services fees	-	-	12,322	10,498	
- Royalty	-	-	171	152	
• Other information:					
Non statutory audit fees					
- payable to auditors	1,012	1,408	95	103	
- payable to member firms of an organisation to which the auditors is					
also a member	3,291	920	336	372	

10. EMPLOYEE BENEFITS EXPENSE

	G	aroup	Company	
	2009 RM'000	2008 RM'000	2009 RM'000	2008 RM'000
Wages, salaries and bonuses	1,201,754	1,157,629	52,896	46,804
Defined contribution plan	89,216	78,865	6,915	6,139
Other short term employee benefits	159,516	157,274	1,862	3,402
Share-based payments	23,263	3,954	-	-
Provision for retirement gratuities	26,770	6,435	7,512	2,677
	1,500,519	1,404,157	69,185	59,022

Employee benefits expense, as shown above, includes the remuneration of Executive Directors.

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11. DIRECTORS' REMUNERATION

	Gi	oup	Company		
	2009 RM'000	2008 RM'000	2009 RM'000	2008 RM'000	
Non-Executive Directors:					
Fees	836	791	561	528	
Ex-gratia	80	191	80	191	
Executive Directors:					
Fees	759	719	316	299	
Salaries & bonuses	68,467	65,382	32,038	30,372	
Defined contribution plan	8,999	8,651	4,443	4,212	
Other short term employee benefits	556	1,292	61	853	
Provision for retirement gratuities	11,743	3,917	5,759	1,834	
	90,524	79,961	42,617	37,570	
Directors' remuneration excluding estimated money value of benefits-in-kind (see Note 9)	91,440	80,943	43,258	38,289	
Estimated money value of benefits-in-kind (not charged to the income statements) in respect of Executive Directors	670	1,038	47	32	
	92,110	81,981	43,305	38,321	

Remuneration of Directors of the Company, in respect of services rendered to the Company and its subsidiaries is in the following bands:

			2009	2008
Amount	s in	RM'000		Number
Non-Exe	cutiv	e Directors	• •	
50	-	100	1	1
100	-	150	2	2
150	-	200	·	1
200	-	250	1	1
250	-	300	1	1
Executiv	e Dir	ectors:		
1,350	-	1,400	•	1
1,450	-	1,500	1	-
2,000	-	2,050	·	1
2,100	-	2,150	1	-
77,650	-	77,700	·	1
87,600	-	87,650	1	-

Executive directors of the Company have been granted options under the Employees Share Option Scheme ("Scheme") on the same terms and conditions as those offered to other employees. Details of the Scheme are set out in Note 32. The unissued shares under the Scheme in respect of Directors are as follows:

		Number of shares						
Grant Date	Subscription price per share RM	At 1 January '000	Offered and Accepted '000	Exercised '000	Lapsed '000	At 31 December '000		
Financial year ended 31.12.2009								
2 September 2002	2.868	7,145	-	-	-	7,145		
Financial year ended 31.12.2008								
2 September 2002	2.868	7,145	-	-	-	7,145		
					2009 '000	2008 '000		
Number of share options vested at bala	ince sheet date				3,775	2,045		

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12. TAXATION

	Group		Com	pany	
	2009	2008	2009	2008	
Current taxation charge:					
Malaysian taxation	757.5	816.1	186.1	195.2	
Foreign taxation	38.3	43.9	-	-	
	795.8	860.0	186.1	195.2	
Deferred tax (credit)/charge	(8.1)	(100.6)	(1.8)	0.4	
	787.7	759.4	184.3	195.6	
Prior years' taxation:					
Income tax (over)/under provided	(15.1)	(15.2)	0.1	0.1	
Deferred tax (over)/under provided	(27.0)	7.2	-	-	
F	745.6	751.4	184.4	195.7	

The reconciliation between the average effective tax rate and the Malaysian tax rate is as follows:

	Group		Comp	ipany	
	2009 %	2008 %	2009 %	2008 %	
Malaysian tax rate	25.0	26.0	25.0	26.0	
Tax effects of:					
- expenses not deductible for					
tax purposes	6.0	21.9	2.8	6.3	
- over provision in prior years	(1.7)	(0.5)	-	-	
- different tax regime	0.9	0.5	-	-	
- tax incentive	(0.6)	(2.1)	-	-	
- income not subject to tax	-	(1.2)	(7.5)	(8.9)	
- others	(0.1)	(1.3)	-	-	
Average effective tax rate	29.5	43.3	20.3	23.4	

Subject to the agreement by the Inland Revenue Board, the Group has investment tax allowance of approximately RM1,304.4 million (2008: RM1,300.5 million) which is available to offset against future taxable profits of the respective companies of the Group.

Taxation is calculated at the Malaysian statutory tax rate of 25% (2008: 26%) on the estimated chargeable profit for the year of assessment 2009.

13. EARNINGS PER SHARE

The basic and diluted earnings per share of the Group are computed as follows:

a) Basic earnings per share:

Basic earnings per share of the Group is calculated by dividing the profit for the financial year by the weighted average number of ordinary shares in issue during the financial year.

	2009	2008
Profit for the financial year attributable to equity holders of the Company		
(RM million)	1,044.3	569.3
Weighted average number of ordinary		
shares in issue ('000)	3,695,444	3,700,385
Basic earnings per share (sen)	28.26	15.38

b) Diluted earnings per share:

For the diluted earnings per share calculation, the Group's profit for the financial year is reduced by the lower consolidated earnings from subsidiaries arising from the potential dilution of the Group's shareholdings in those subsidiaries that have issued potential ordinary shares that are dilutive. The weighted average number of ordinary shares in issue of the Company is also adjusted to assume conversion of all dilutive potential ordinary shares issued by the Company.

	2009	2008
Earnings adjusted as follows:		
Profit for the financial year attributable to equity holders of the Company (RM million) Net impact on earnings on potential	1,044.3	569.3
exercise of Employees Share Options awarded to executives of		
the Company's subsidiaries (RM million)	(3.0)	(1.3)
Adjusted earnings for the financial year (RM million)	1,041.3	568.0
Weighted average number of ordinary shares adjusted as follows:		
Weighted average number of ordinary shares in issue ('000)	3,695,444	3,700,385
Adjustment for share options granted to executives of the Company ('000)	6,860	7,729
Adjusted weighted average number of ordinary shares		
in issue ('000)	3,702,304	3,708,114
Diluted earnings per share (sen)	28.13	15.32

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14. DIVIDENDS

	20	009	20	008
	Gross dividend per share Sen	Amount of dividend, net of tax RM million	Gross dividend per share Sen	Amount of dividend, net of tax RM million
Interim dividend paid	3.0	83.1	3.0	82.1
Proposed final dividend	4.2	116.4	4.0	110.9
	7.2	199.5	7.0	193.0

At the forthcoming Annual General Meeting, a final dividend in respect of the financial year ended 31 December 2009 of 4.2 sen less 25% tax (2008: 4.0 sen less 25% tax) per ordinary share of 10 sen each amounting to RM116.4 million (2008: RM110.9 million) will be proposed for shareholders' approval. These financial statements do not reflect this final dividend which will be accrued as a liability upon approval by shareholders.

15. PROPERTY, PLANT AND EQUIPMENT

2009 Group	Freehold land	Freehold buildings and improvements		Plant, equipment and vehicles	Construction in progress	Total
Net Book Value:						
At 1 January 2009	434.5	3,073.6	758.7	3,617.1	2,807.7	10,691.6
Additions	16.9	8.3	27.3	323.1	5,926.9	6,302.5
Disposals	(0.2)	-	-	(3.6)	-	(3.8)
Written off	-	(0.2)	(0.2)	(1.9)	-	(2.3)
Depreciation charged for the year	(3.0)	(84.2)	(38.5)	(561.4)	-	(687.1)
Assets of companies acquired	-	-	-	0.2	-	0.2
Reclassification/transfers	11.9	52.4	(16.5)	123.3	(160.7)	10.4
Currency fluctuations	2.0	56.0	15.0	14.6	56.9	144.5
Others	-	2.7	(3.5)	(5.2)	-	(6.0)
At 31 December 2009	462.1	3,108.6	742.3	3,506.2	8,630.8	16,450.0
At 31 December 2009:						
Cost or valuation	487.0	4,022.6	945.8	7,074.6	8,631.3	21,161.3
Accumulated depreciation	(24.9)	(912.4)	(189.8)	(3,453.1)	-	(4,580.2)
Accumulated impairment losses	-	(1.6)	(13.7)	(115.3)	(0.5)	(131.1)
Net book value	462.1	3,108.6	742.3	3,506.2	8,630.8	16,450.0
Comprising						
Cost	226.3	3,827.1	911.8	7,063.2	8,631.3	20,659.7
At valuation:						
- 1981	48.3	-	-	-	-	48.3
- 1982	8.8	76.7	-	2.9	-	88.4
- 1983	105.1	2.3	-	-	-	107.4
- 1986	-	-	-	8.5	-	8.5
- 1989	83.3	115.8	-	-	-	199.1
- 1991	-	0.7	34.0	-	-	34.7
- 1996	15.2	-	-	-	-	15.2
	487.0	4,022.6	945.8	7,074.6	8,631.3	21,161.3

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15. PROPERTY, PLANT AND EQUIPMENT (cont'd)

2008 Group	Freehold land	Freehold buildings and improvements		Plant, equipment and vehicles	Construction in progress	Total
Net Book Value:						
At 1 January 2008	323.9	3,305.2	854.5	3,775.1	644.3	8,903.0
Additions	11.5	15.4	10.6	266.4	2,258.1	2,562.0
Disposals	(0.5)	(34.3)	(5.7)	(7.0)	-	(47.5)
Written off	(0.2)	(0.4)	(0.1)	(0.8)	(8.8)	(10.3)
Depreciation charged for the year	(3.1)	(82.1)	(41.9)	(497.4)	-	(624.5)
Assets of companies acquired	1.1	0.3	-	3.4	0.2	5.0
Reclassification/transfers	105.4	39.6	(75.8)	69.0	(114.4)	23.8
Impairment losses	-	-	-	(53.2)	-	(53.2)
Currency fluctuations	(3.6)	(169.8)	23.7	57.8	22.2	(69.7)
Others	-	(0.3)	(6.6)	3.8	6.1	3.0
At 31 December 2008	434.5	3,073.6	758.7	3,617.1	2,807.7	10,691.6
At 31 December 2008:						
Cost or valuation	447.6	3,905.2	916.1	6,640.5	2,808.2	14,717.6
Accumulated depreciation	(13.1)	(830.0)	(143.8)	(2,907.4)	-	(3,894.3)
Accumulated impairment losses	-	(1.6)	(13.6)	(116.0)	(0.5)	(131.7)
Net book value	434.5	3,073.6	758.7	3,617.1	2,807.7	10,691.6
Comprising						
Cost	186.9	3,709.7	882.1	6,629.1	2,808.2	14,216.0
At valuation:						
- 1981	48.3	-	-	-	-	48.3
- 1982	8.8	76.7	-	2.9	-	88.4
- 1983	105.1	2.3	-	-	-	107.4
- 1986	-	-	-	8.5	-	8.5
- 1989	83.3	115.8	-	-	-	199.1
- 1991	-	0.7	34.0	-	-	34.7
- 1996	15.2	-	-	-	-	15.2
	447.6	3,905.2	916.1	6,640.5	2,808.2	14,717.6

Fixed assets have been revalued by the Directors based upon valuations carried out by independent firms of professional valuers using the fair market value basis except for assets revalued in 1991, which were based on the values determined by a regulatory authority in connection with a restructuring exercise. The net book value of the revalued assets of the Group would have amounted to RM237.9 million (2008: RM239.7 million) had such assets been stated in the financial statements at cost.

On 22 December 2005, a legal charge was created on the freehold land and buildings of a subsidiary of GENS with a carrying value of approximately RM30.8 million (2008: RM28.2 million) for all monies due or that become due to a mortgagee. The facility for which the legal charge had been created was not utilised as at 31 December 2009.

Property, plant and equipment and leasehold land use rights that have been pledged as collateral as at 31 December 2009 amounted to RM1.7 billion (2008: RM1.8 billion) equivalent and RM5.2 million (2008: RM5.6 million) equivalent respectively, for certain borrowings in the Group's power plant business.

The impairment loss in respect of property, plant and equipment in Meizhou Wan Power Plant is set out in Note 20(b).

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15. PROPERTY, PLANT AND EQUIPMENT (cont'd)

2009 Company Net Book Value:	Freehold buildings and improvements	Plant, equipment and vehicles	Construction in progress	Total
At 1 January 2009	1.0	3.9	0.1	5.0
Additions	-	0.6	-	0.6
Depreciation	(0.1)	(1.1)	-	(1.2)
At 31 December 2009	0.9	3.4	0.1	4.4
At 31 December 2009:				
Cost	8.8	14.5	0.1	23.5
Accumulated depreciation	(7.9)	(11.1)	-	(19.1)
Net book value	0.9	3.4	0.1	4.4
2008 Company				
Net Book Value:				
At 1 January 2008	1.2	4.2	0.1	5.5
Additions	-	0.6	-	0.6
Depreciation	(0.2)	(0.9)	-	(1.1)
At 31 December 2008	1.0	3.9	0.1	5.0
At 31 December 2008:				
Cost	8.8	14.4	0.1	23.3
Accumulated depreciation	(7.8)	(10.5)	-	(18.3)
Net book value	1.0	3.9	0.1	5.0

16. PROPERTY DEVELOPMENT ACTIVITIES

			Group	
		2009		2008
(a) Land held for property development:				
Freehold land		368.3		373.7
Development cost	_	214.1		206.2
	_	582.4		579.9
Beginning of the financial year				
- freehold land	373.7		352.3	
- development costs	206.2	579.9	143.0	495.3
Costs incurred during the financial year				
- freehold land	-		0.9	
- development costs	9.3	9.3	3.4	4.3
Costs transferred (to)/from property development costs (see Note 16(b))				
- freehold land	(0.8)		20.5	
- development costs	(1.4)	(2.2)	59.8	80.3
Disposal of freehold land		(4.6)		-
End of the financial year	_	582.4		579.9

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16. PROPERTY DEVELOPMENT ACTIVITIES (cont'd)

				Group	
			2009		2008
(b)	Property development cos	ts:			
	Freehold land		2.3		4.5
	Development costs		101.3		103.5
	Accumulated costs				
	charged to income statement		(58.6)		(54.0)
			45.0	-	54.0
				-	01.0
	Beginning of the financial year				
	- freehold land	4.5		31.0	
	 development costs 	103.5		116.8	
	- accumulated costs				
	charged to income statement	(54.0)	54.0	(36.7)	111.1
	Costs incurred during the financial year				
	 transfer from/(to) land held for property development (see Note 				
	16(a))	2.2		(80.3)	
	- development costs	60.8	63.0	90.9	10.6
	Costs charged to income statement		(52.8)		(67.3)
	Costs transferred to inventories				
	- freehold land	(3.0)		(6.0)	
	- development costs	(64.4)		(42.8)	
	- accumulated costs				
	charged to income statement	48.2	(19.2)	48.4	(0.4)
	End of the financial year		45.0		54.0
	-			-	

17. INVESTMENT PROPERTIES

	Group	
	2009	2008
Net Book Value:		
At 1 January	26.0	26.1
Additions	-	0.1
Disposals	-	(0.8)
Depreciation	(1.0)	(0.9)
Reclassifications/transfers	0.1	1.5
At 31 December	25.1	26.0
At 31 December:		
Cost	39.7	39.6
Accumulated depreciation	(14.6)	(13.6)
Net book value	25.1	26.0
Fair value at end of the financial year	46.1	47.9

The aggregate rental income and direct operating expenses arising from investment properties that generated rental income which was recognised during the financial year amounted to RM4.7 million and RM1.3 million respectively (2008: RM4.6 million and RM1.3 million).

The fair value of the properties was estimated based on the last transacted price of other units in the same properties.

18. PLANTATION DEVELOPMENT

	Group		
	2009	2008	
Net Book Value:			
At 1 January	518.3	469.5	
Additions	120.9	42.7	
Disposals	(0.1)	(0.8)	
Assets of companies acquired	-	8.4	
Reclassifications/transfers	(0.5)	3.4	
Currency fluctuations	11.8	(4.6)	
Others	-	(0.3)	
At 31 December	650.4	518.3	

19. LEASEHOLD LAND USE RIGHTS

	Group	
	2009	2008
Net Book Value:		
At 1 January	1,850.9	1,767.9
Additions	28.5	6.2
Assets of companies acquired	17.2	23.6
Amortisation	(7.2)	(6.2)
Impairment losses	(2.3)	-
Reclassifications/transfers	(18.4)	(2.5)
Currency fluctuations	33.7	61.9
At 31 December	1,902.4	1,850.9
At 31 December:		
Cost	2,026.2	1,944.9
Accumulated amortisation	(121.5)	(94.0)
Accumulated impairment losses	(2.3)	-
Net book value	1,902.4	1,850.9
Analysed by:		
- unexpired period more than 50 years	1,787.3	1,788.7
- unexpired period less than 50 years	115.1	62.2
	1,902.4	1,850.9

Leasehold land use rights with an aggregate carrying value of RM32.5 million (2008: Nil) are pledged as securities for borrowings.

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20. INTANGIBLE ASSETS

Group	Goodwill	Casino licence	Rights	Trademark	Intellectual property development	Royalty	Other intangibles	Total
Net Book Value:								
At 1 January 2009	891.2	2,370.0	64.4	69.7	81.1	-	46.7	3,523.1
Exchange differences	50.5	271.2	(0.4)	7.6	-	-	1.0	329.9
Additions	15.0	0.5	-	-	36.1	-	15.2	66.8
Amortisation charge	-	-	(4.0)	-	-	-	(0.3)	(4.3)
Reclassification	-	-	-	-	-	-	(1.4)	(1.4)
At 31 December 2009	956.7	2,641.7	60.0	77.3	117.2	-	61.2	3,914.1
At 31 December 2009:								
Cost	1,896.3	2,641.7	106.0	77.3	117.2	4.3	102.0	4,944.8
Accumulated amortisation	-	-	(39.0)	-	-	(0.4)	(7.7)	(47.1)
Accumulated impairment								
losses	(939.6)	-	(7.0)	-	-	(3.9)	(33.1)	(983.6)
Net book value	956.7	2,641.7	60.0	77.3	117.2	-	61.2	3,914.1
Net book value:								
At 1 January 2008	1,246.2	3,254.6	68.7	93.6	17.0	-	9.3	4,689.4
Exchange differences	(153.4)	(849.4)	7.3	(23.9)	-	-	0.4	(1,019.0)
Additions	34.4	-	-	-	64.1	-	3.1	101.6
Amortisation charge	-	-	(9.6)	-	-	-	(0.1)	(9.7)
Reclassifications/transfers	-	(35.2)	-	-	-	-	34.0	(1.2)
Impairment charge	(236.0)	-	(2.0)	-	-	-	-	(238.0)
At 31 December 2008	891.2	2,370.0	64.4	69.7	81.1	-	46.7	3,523.1
At 31 December 2008:								
Cost	1,733.8	2,370.0	106.8	69.7	81.1	4.3	82.3	4,448.0
Accumulated amortisation	-	-	(35.4)	-	-	(0.4)	(5.9)	(41.7)
Accumulated impairment								
losses	(842.6)	-	(7.0)	-		(3.9)	(29.7)	(883.2)
Net book value	891.2	2,370.0	64.4	69.7	81.1	-	46.7	3,523.1

The intellectual property development comprises expenditure relating to the use of genomics-based techniques and other methods or tools thereof to increase the yields and profit streams principally from oil palm and other crops where it is reasonably anticipated that the costs will be recovered through commercialisation, sale and marketing of all the resulting products from the aforesaid development. Amortisation of these intellectual property development will commence when the asset is available for use or sale.

The remaining amortisation periods for rights at balance sheet date range from 1 to 16 years (2008: 1 to 17 years).

(a) Impairment tests for goodwill and other intangible assets with indefinite useful lives.

Goodwill and other intangible assets with indefinite useful lives are allocated to the Group's cash-generating units ("CGU") identified according to geographical area and business segments.

A segment-level summary of the GENS Group's net book value of goodwill and other intangible assets with indefinite useful lives allocation is as follows:

Group	2009	2008
Goodwill:		
United Kingdom ("UK")		
- London	196.9	176.6
- Provincial	244.9	219.8
Singapore	203.1	198.9
Other intangible assets:		
UK		
- London	1,117.7	1,002.4
- Provincial	1,599.5	1,434.6
- Isle of Man	2.6	2.6

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20. INTANGIBLE ASSETS (cont'd)

a) Impairment tests for goodwill and other intangible assets with indefinite useful lives (cont'd)

Goodwill and other intangible assets with indefinite useful lives $-\,UK$

Goodwill and other intangible assets with indefinite useful lives that have been allocated to the UK Group were tested for impairment using the value-in-use method.

The recoverable amount of CGUs in UK was determined based on value-in-use calculations. Cash flow projections used in these calculations were based on financial budgets approved by management covering a five-year period. Cash flows beyond the five-year period were extrapolated using the estimated growth rates stated below. The growth rate did not exceed the long-term average growth rate for the leisure and hospitality industry in which the CGUs operate.

Key assumptions used for value-in-use calculations include:

	Leisure and hospitality 2009		hosp	re and bitality 008
	London	Provincial	London	Provincial
Growth rate Weighted average cost	3.00%	3.00%	3.00%	3.00%
of capital ("WACC") Cost of debt	7.61% 2.20%	7.27% 2.20%	9.06% 6.50%	9.85% 6.50%

The above assumptions were used in the review of both the London and Provincial CGUs within the leisure and hospitality business segment in the UK. The growth rates used were consistent with the forecasts included in industry reports. The WACC used is pre-tax and is assumed to reflect specific risks relating to the relevant segments.

The review indicated that the UK Group did not suffer any impairment loss in the current financial year (2008: RM236.0 million) on goodwill arising on the acquisition of Genting UK in 2006. The impairment charge suffered in 2008 was largely attributable to the adverse market conditions in UK and globally and was included within "Other expenses" in the income statement. The increase in gaming duty rates took the UK gaming industry by surprise as it was made without any prior consultation and indication.

If the cost of debt used to compute WACC is 1% higher for both London and Provincial (2008: 1%) with all other variables including tax rate being held constant, there is no impairment loss for the Group in the current financial year (2008: additional impairment loss of RM170.5 million).

If the cost of debt used to compute WACC is 1% lower for both London and Provincial (2008: 1%) with all other variables including tax rate being held constant, there is no impairment loss for the Group in the current financial year (2008: lower impairment loss of RM80.2 million).

Goodwill - Singapore

The goodwill attributed to the Singapore CGU mainly arises from the acquisition of 25% equity interest in Resorts World at Sentosa Pte Ltd ("RWSPL") which is developing an integrated resort in Singapore. The impairment test for goodwill relating to the Singapore CGU was assessed using the value-in-use method. Cash flow projections used in this calculation were based on financial budgets approved by management covering a five-year period. Cash flows beyond the five-year period were extrapolated using the estimated growth rate stated below. The growth rate did not exceed the long term average growth rate for the leisure & hospitality industry in which the CGU operates.

Key assumptions used in the value-in-use calculation for 2009 include a growth rate, WACC and cost of debt of 3.00%, 7.72% and 2.34% respectively.

Based on the impairment test, no impairment is required for goodwill attributed to the Singapore CGU.

There will be no impact to the Group results after tax if the cost of debt used to compute WACC is 1% higher or lower with all other variables including tax rate being held constant.

The impairment test for goodwill relating to the Singapore CGU in 2008 was based on a valuation determined by an independent valuer.

Other intangible assets also include a theme park licence.

(b) Impairment loss - Meizhou Wan Power Plant

The Group performed an impairment assessment on the Group's power generation plant located in Meizhou Wan in the Fujian Province in China.

No impairment losses were recognised for the current year due to positive cash flow projections arising primarily from improving economic conditions. In the previous financial year ended 31 December 2008, an amount of RM55.2 million was recognised as impairment loss, mainly due to an impairment charge of RM53.2 million in respect of property, plant and equipment and an impairment charge of RM2.0 million in respect of intangible assets, arising from a deterioration in cash flow projections caused primarily by lower-than-expected tariff rates. This impairment loss was included within "Other Expenses" in the consolidated income statement.

For the purpose of this impairment assessment, Fujian Pacific Electric Company Ltd ("FPEC"), the company that owns Meizhou Wan Power Plant, has been identified as the cash-generating unit ("CGU"). The recoverable amount of the CGU is determined based on value-in-use, which is measured by reference to discounted future cash flows. These calculations use cash flow projections based on financial budget approved by management covering a five-year period. Cash flows beyond the five-year period are extrapolated with 0% growth rate till the expiry of the Power Purchase Agreement ("PPA") in June 2025. The discount rate used in the current year's estimate is 8.56% (2008: 10.24%).

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20. INTANGIBLE ASSETS (cont'd)

(b) Impairment loss - Meizhou Wan Power Plant (cont'd)

If the tariff rate used in the computation of value-in-use is 1% lower than management's estimate, with all other variables including tax rate being held constant, there will be no impairment loss for the Group in the current financial year (2008: additional impairment loss of RM26.9 million). However, if the tariff rate used is 1% higher, the results after tax for the Group will be higher by RM97.0 million (2008: RM65.2 million), resulting in no impairment loss in the current financial year and a full reversal of impairment loss recognised in previous years.

If the pre-tax discount rate applied to the discounted net cash flow is 1% higher than management's estimate, with all other variables including tax rate being held constant, there will be no impairment loss for the Group in the current financial year (2008: additional impairment loss of RM86.8 million). However, if the pre-tax discount rate applied to the discounted net cash flow is 1% lower than management's estimate, with all other variables including tax rate being held constant, the results after tax for the Group will be higher by RM97.0 million (2008: RM90.1 million), resulting in no impairment loss in the current financial year and a full reversal of impairment loss recognised in previous years.

c) Amortisation charge included in the income statement is analysed as follows:

	Gro	Group		
	2009	2008		
Cost of sales	4.3	9.6		
Administration expenses	-	0.1		
	4.3	9.7		

21. EXPLORATION COSTS

	Group		
	2009	2008	
Net book value:			
At 1 January	420.0	312.5	
Exchange differences	(3.5)	14.9	
Additions	79.8	92.6	
Impairment loss	(75.7)	-	
At 31 December	420.6	420.0	
At 31 December			
Cost/net book value	420.6	420.0	

Exploration costs comprise drilling, seismic and technical study expenditure. These costs remain capitalised as the Group is committed to continue exploring and developing these interests.

Impairment loss recognised during the current financial year is in respect of one of the Group's oil and gas project, in which the Group has decided not to proceed with further exploration work.

22. SUBSIDIARIES

	Company		
	2009	2008	
Investment in subsidiaries:			
Quoted shares in Malaysia - at cost	740.1	740.1	
Unquoted shares - at cost	7,538.2	5,787.8	
	8,278.3	6,527.9	
Market value of quoted shares	10,368.4	7,650.9	
Amounts due from subsidiaries are unsecured and comprise:			
Current:			
Interest bearing Interest free	411.3	0.8 527.1	
Interest nee			
Non-current:	411.3	527.9	
Interest bearing	966.3	930.6	
Interest free	0.9	1.1	
	967.2	931.7	
	1,378.5	1,459.6	
Amounts due to subsidiaries are unsecured and comprise: Current:			
Interest free	16.3	16.8	
Non-current:			
Interest bearing	2,438.3	1,041.1	
	2,454.6	1,057.9	

The subsidiaries are listed in Note 45.

(a) The interest free portion of the amount due from/to subsidiaries has no fixed repayment terms. During the financial year, the Company waived certain amounts due from its wholly owned subsidiaries, amounting to RM1.0 million (2008: RM19.4 million).

The interest bearing portion of the amounts due from subsidiaries bears interest at rates ranging from 5.9% to 6.8% (2008: 5.9% to 7.0%) per annum.

Included in the interest bearing amount due to subsidiaries are loans obtained by the Company from the following subsidiaries:

(i) USD300.0 million (RM1,030.7 million) (2008: USD300.0 million (RM1,041.1 million)) loan from Prime Holdings (Labuan) Limited ("PHLL"), a wholly owned subsidiary of the Company. The loan bears an effective interest rate of 5.9% (2008: 5.9%) per annum. Repayment terms for this loan are similar to the terms on the fixed rate notes facility obtained by PHLL.

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22. SUBSIDIARIES (cont'd)

(ii) RM1.41 billion loan from GB Services Berhad, a wholly owned subsidiary of the Company on 12 November 2009. The loan bears an effective interest rate of 5.3% per annum (see Note 35(h)). The entire principal amount of the loan shall be repaid by 8 November 2019 (the "Maturity Date") provided always that the entire principal amount or any portion thereof, and any accrued and unpaid interest thereon shall be immediately due and payable upon the earlier to occur of (i) the Maturity Date; or (ii) request(s) from GB Services Berhad for early prepayment of the loan or any portions thereof; or (iii) the acceleration of the loan.

The above loans have been used to finance the Group's investments overseas.

(b) As at 31 December 2009, the Company's percentage shareholding in GENM has increased to 48.7% compared to 48.4% as at 31 December 2008 mainly due to the effects of GENM's purchase of its own shares.

GENM's financial results continue to be consolidated with those of the Company as its subsidiary notwithstanding the Company's shareholding of less than 50% in GENM as the Company has control over GENM by virtue of its ability to manage the financial and operating policies of GENM pursuant to a 30 year Resort Management Agreement ("RMA") entered into in 1989 between the Company's wholly owned subsidiary, Genting Hotel & Resorts Management Sdn Bhd ("GHRM") and GENM. The RMA which cannot be unilaterally terminated by either party (except in limited circumstances, generally relating to default by a party continuing after a cure period or insolvency related events affecting a party) is renewable under the original terms and conditions at the end of the original term for 3 consecutive terms of 20 years each. Under the RMA, GHRM is appointed as the operator and manager of the gaming, hotel and resort related operations of GENM and which includes the supply of senior management and other personnel deemed necessary or appropriate by GHRM for the operation of GENM. A fee based on the gross revenue and the net operating income before fixed charges and taxation of GENM is payable by GENM to GHRM for services under the RMA.

In addition, the Company is the single largest shareholder of GENM and GENM also continues to regard the Company as its holding company by virtue of the Company being able to manage the financial and operating policies of GENM.

- (c) On 8 December 2009, the Company entered into sale and purchase agreements with GENM for the disposal by the Company of the total issued and paid-up share capital of its wholly owned subsidiaries, Oakwood Sdn Bhd and Genting Highlands Tours and Promotion Sdn Bhd, to GENM for total cash considerations of RM212.7 million and RM15.9 million ("the Disposals") respectively. The Company recognised a gain on the disposals of RM213.3 million. The Disposals were completed on 11 December 2009.
- (d) During the current financial year, the Company subscribed to 520,958 Convertible, Non-Cumulative Irredeemable Preference Shares of USD1 each issued by its wholly owned subsidiary, Genting Overseas Holdings Limited ("GOHL"), which amounted to RM1.7 billion.

23. JOINTLY CONTROLLED ENTITIES

	Gro	up
	2009	2008
Unquoted - at cost:		
Shares in foreign corporations	85.1	81.8
Shares in a Malaysian company	1.0	1.0
Group's share of post acquisition reserves	(34.0)	(11.6)
	52.1	71.2
Amounts due from jointly controlled entities	88.8	78.8
Amount due to a jointly controlled entity	2.3	-
Less: Balance included in long term receivables (see Note 29)	(75.3)	(67.5)
Balance included in current assets	(13.5)	(11.3)
Balance included in current liabilities	(2.3)	-
	-	-
	52.1	71.2

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23. JOINTLY CONTROLLED ENTITIES (cont'd)

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

	2009	2008
Income	20.9	22.6
Expenses	(43.0)	(24.2)
Net loss	(22.1)	(1.6)
Non-current assets	424.7	330.9
Current assets	42.2	39.6
Current liabilities	(97.8)	(81.4)
Non-current liabilities	(318.8)	(219.7)
Net assets	50.3	69.4
Share of capital commitments	-	47.6

There are no contingent liabilities relating to the Group's interest in jointly controlled entities at the financial year end (2008: Nil).

Details of jointly controlled entities are as follows:

Names of Jointly Controlled Entities	Effective pe of owne 2009	•	Country of incorporation	Principal activities
DCP (Sentosa) Pte Ltd	43.1	43.5	Singapore	Developer and operator of district cooling plant
Gemstones Investments Pte Ltd	18.0	18.1	Singapore	Investment holding
Genting INTI Education Sdn Bhd	17.0	17.0	Malaysia	Managing a college for education, tourism, leisure and hospitality
Kensington Hotel Pte Ltd	18.0	18.1	Singapore	Investment holding
Kensington Residential Pte Ltd	18.0	18.1	Singapore	Investment holding
KHS Management Limited	18.0	18.1	United Kingdom	Property management services
Mark Burnett Productions Asia Pte Ltd	26.9	27.2	Singapore	Development, production and distribution of television programmes
SGSI-Asiatic Limited	27.3	27.4	British Virgin Islands	Genomics research and development
WCI Intellectual Limited	26.9	27.2	Isle of Man	Dormant
WCI Management Limited	26.9	27.2	Isle of Man	Investment holding
WorldCard International Limited	26.9	27.2	Isle of Man	Investment holding
WorldCard (Hong Kong) Limited	26.9	27.2	Hong Kong, SAR	Provision of loyalty programme management services
WorldCard (Singapore) Pte Ltd	26.9	27.2	Singapore	Provision of loyalty programme management services
808 Holdings Pte Ltd	18.0	18.1	Singapore	Investment holding
818 Pte Ltd	18.0	18.1	Singapore	Investment holding
828 Pte Ltd	18.0	18.1	Singapore	Investment holding
838 Pte Ltd	18.0	18.1	Singapore	Investment holding

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24. ASSOCIATES

	Group		
	2009	2008	
Quoted - at cost:			
Shares in Malaysian company	299.7	299.7	
Negative goodwill arising from acquisition	13.8	13.8	
Group's share of post acquisition reserves	31.4	35.2	
	344.9	348.7	
Unquoted - at cost:			
Shares in foreign corporations	135.3	124.9	
Shares in Malaysian companies	2.1	2.1	
Group's share of post acquisition reserves	190.5	146.4	
	327.9	273.4	
	672.8	622.1	
Market value of quoted shares	180.7	126.8	

The Group's aggregate share of revenue, profit, assets and liabilities of associates is as follows:

	Group		
	2009 200		
Revenue	354.3	388.8	
Net profit	42.5	75.9	
Total assets	1,147.7	1,034.8	
Total liabilities	507.8	436.9	

The associates are listed in Note 45.

There are no contingent liabilities relating to the Group's interest in associates at the financial year end (2008: Nil).

25. AVAILABLE-FOR-SALE FINANCIAL ASSET

	Group		
	2009	2008	
At 1 January	415.0	1,505.4	
Foreign exchange differences	(2.4)	40.6	
Increase/(Decrease) in fair value - recognised in equity	887.9	(1,131.0)	
Impairment loss	(30.4)	-	
At 31 December	1,270.1	415.0	
Investment in foreign corporation - Quoted	1,270.1	415.0	

There were no disposals of AFS in the current financial year. The impairment loss in the current financial year is set out in Note 2(iv).

The currency profile of the AFS as at the financial year end is as follows:

	Group		
	2009 200		
Denominated in:			
- Hong Kong Dollars	258.5	78.3	
- United States Dollars	1,011.6	336.7	
At 31 December	1,270.1	415.0	

26. OTHER LONG TERM INVESTMENTS

	Group		
	2009	2008	
Quoted shares in foreign corporations, at			
cost	16.7	218.4	
Less: Amounts written down to-date	-	(101.9)	
	16.7	116.5	
Unquoted shares in Malaysian companies,			
at cost	4.2	4.2	
Less: Amounts written down to-date	(1.0)	(1.0)	
	3.2	3.2	
Other unquoted investments outside			
Malaysia, at cost	318.5	317.3	
Less: Amounts written down to-date	(50.3)	(1.8)	
	268.2	315.5	
Unquoted debt securities in foreign			
corporations, at cost	392.1	-	
Add: Accretion of discount	0.8	-	
	392.9	-	
	681.0	435.2	

The market value of the Group's investments in foreign quoted shares amounted to RM22.3 million (2008: RM45.7 million). It was not practicable within the constraints of cost to estimate reliably the fair values of the balance of unquoted shares which are carried in the financial statements as there are no comparable securities that are traded.

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27. DEFERRED TAXATION

Deferred tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred tax relates to the same tax authority. The following amounts, determined after appropriate offsetting, are shown in the balance sheet:

	Group		Com	pany
	2009	2008	2009	2008
Deferred tax assets				
 subject to income tax (see (i) below) 	94.0	61.7	9.2	7.4
Deferred tax liabilities				
 subject to income tax (see (ii) below) 	<u>(1,307.9)</u>	(1,226.6)		-
Net deferred tax (liability)/asset	(1,213.9)	(1,164.9)	9.2	7.4
	(1 1 0 1 0)	(1 501 0)	7.4	7.0
At 1 January:	(1,164.9)	(1,521.8)	7.4	7.8
Credited/(charged) to income statement (see Note 12)				
- property, plant and equipment	11.1	24.8	-	0.1
- provisions	(6.5)	8.7	1.8	(0.5)
 others (including discontinued operations) 	30.5	59.9	-	-
	35.1	93.4	1.8	(0.4)
Currency translation differences	(84.1)	263.5	-	
At 31 December	(1,213.9)	(1,164.9)	9.2	7.4
Subject to income tax:				
i) Deferred tax assets (before offsetting)				
- property, plant and				
equipment	94.6	146.3	-	-
 land held for property development 	4.4	3.7		_
- provisions	43.9	44.9	9.5	7.7
- tax losses	35.8	25.5	-	-
- others	21.4	7.4	-	-
	200.1	227.8	9.5	7.7
- offsetting	(106.1)	(166.1)	(0.3)	(0.3)
0	(10011)	(100.1)	(0.0)	(0.0)
Deferred tax assets (after offsetting)	94.0	61.7	9.2	7.4

	G	Group		bany
	2009	2008	2009	2008
ii) Deferred tax liabilities (before offsetting)				
 property, plant and equipment 	(450.9)	(479.1)	(0.3)	(0.3)
 land held for property development 	(40.1)	(40.1)	-	-
 intangible assets 	(883.2)	(847.4)	-	-
- others	(39.8)	(26.1)	-	-
	(1,414.0)	(1,392.7)	(0.3)	(0.3)
- offsetting	106.1	166.1	0.3	0.3
Deferred tax liabilities (after offsetting)	(1,307.9)	(1,226.6)	-	-

The amount of unutilised tax losses and deductible temporary differences on property, plant and equipment (no expiry date) for which no deferred tax asset is recognised in the balance sheet are as follows:

	Group		Company	
	2009	2008	2009	2008
Unutilised tax losses	68.6	79.6	-	-
Property, plant and equipment	85.6	74.2	-	-
Provision	5.1	1.9	-	-
	159.3	155.7	-	-

In respect of the Group's unutilised Investment Tax Allowance ("ITA") (see Note 12) with regards to FRS 112 "Income Taxes", the Group will continue to recognise in the Income Statement, the tax impact arising from the ITA as and when it is utilised.

28. INVENTORIES

	Group		
	2009	2008	
Stores and spares	209.3	223.8	
Completed properties	138.2	125.7	
Food, beverages and other hotel supplies	31.0	18.2	
Produce stocks and finished goods	8.6 8.4		
	387.1	376.1	

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29. TRADE AND OTHER RECEIVABLES

	Group		Com	pany
	2009	2008	2009	2008
Current:				
Trade debtors	451.2	455.6	-	-
Other debtors	223.7	131.3	0.3	0.3
Less: Allowance for doubtful				
debts	(11.7)	(4.1)	(0.2)	(0.2)
	663.2	582.8	0.1	0.1
Accrued billings in respect of				
property development	15.2	9.0	-	-
Deposits	78.0	56.8	0.6	0.6
Prepayments	220.6	303.2	-	-
	977.0	951.8	0.7	0.7
Non-current:				
Trade debtors	109.6	11.4	-	-
Amount due from jointly controlled entities				
(see Note 23)	75.3	67.5	-	-
Other debtors	54.6	23.5	-	-
	239.5	102.4	-	
	1,216.5	1,054.2	0.7	0.7

The maturity profile for non-current receivables are as follows:

	Group		
	2009	2008	
More than one year and less than two years More than two years and less than five	100.6	71.5	
years	105.6	19.4	
More than 5 years	33.3	11.5	
	239.5	102.4	

The currency profile of trade and other receivables (excluding prepayments) as at the financial year end is as follows:

	Group		Com	pany
	2009	2008	2009	2008
Ringgit Malaysia	408.9	411.1	0.7	0.7
US Dollars	86.5	52.0	-	-
Singapore Dollars	131.0	24.1	-	-
Sterling Pound	105.3	104.2	-	-
Renminbi	223.0	146.4	-	-
Other currencies	41.2	13.2	-	-
	995.9	751.0	0.7	0.7

Credit terms offered by the Group in respect of trade receivables range from 1 day to 60 days (2008: 7 days to 120 days) from date of invoice.

Included in the prepayments and other receivables of the Group are prepayments for construction-in-progress and other related costs of RM197.7 million (2008: RM170.6 million) for the integrated resort in Singapore.

The fair values of the Group's non-current trade and other receivables amounted to approximately RM200.2 million (2008: RM95.3 million).

30. SHORT TERM INVESTMENTS

	Group		Company	
	2009	2008	2009	2008
Quoted - at cost: Shares in foreign corporations	355.8	245.8	-	-
Less: Allowance for diminution in value of investments	(41.7)	(82.5)		-
	314.1	163.3	-	-
Unquoted - at cost:				
Money market instruments				
(see Note 31)	2,917.0	2,366.1	448.1	284.8
	3,231.1	2,529.4	448.1	284.8
Market value of quoted shares: - Foreign corporations	316.2	164.8	-	-

Investment in money market instruments comprises negotiable certificates of deposit and bankers' acceptances. The money market instruments of the Group and the Company as at 31 December 2009, have maturity periods ranging between overnight and one month (2008: overnight and two months).

As at 31 December 2009, Palomino Limited, a wholly owned subsidiary of the GENS Group owns approximately 11.0% (2008: 11.0%) of the total issued and paid-up share capital of Rank Group plc, a company listed on the London Stock Exchange. Rank Group plc is the second largest bingo and casino operator in the UK and it also operates online gaming operations.

31. CASH AND CASH EQUIVALENTS

	Group		Com	pany
	2009	2008	2009	2008
Deposits with licensed banks	9,349.9	4,520.8	126.2	24.3
Cash and bank balances	2,423.2	2,551.8	0.6	1.2
	11,773.1	7,072.6	126.8	25.5
Less: Restricted cash	(297.5)	(135.4)		-
Bank balances and deposits	11,475.6	6,937.2	126.8	25.5
Add: Money market instruments				
(see Note 30)	2,917.0	2,366.1	448.1	284.8
Cash and cash equivalents	14,392.6	9,303.3	574.9	310.3

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31. CASH AND CASH EQUIVALENTS (cont'd)

The currency profile and weighted average interest rates of the bank balances, deposits and money market instruments as at the financial year end are as follows:

	Group				Company			
	Curren	cy Profile	Interes	st rates	Currenc	y Profile	Interes	st rates
	2009	2008	2009 %	2008 %	2009	2008	2009 %	2008 %
Ringgit Malaysia	5,724.4	4,436.0	1.99	3.36	542.6	310.3	1.99	3.36
US Dollars	1,642.8	2,149.9	0.16	0.37	32.3	-	0.20	-
Singapore Dollars	6,654.6	2,196.5	0.17	0.34	-	-	-	-
Renminbi	213.5	329.6	2.22	1.31	-	-	-	-
Sterling Pound	120.6	125.7	0.45	1.50	-	-	-	-
Other foreign currencies	36.7	65.6	-	-	-	-	-	-
	14,392.6	9,303.3		-	574.9	310.3		

The deposits of the Group and Company as at 31 December 2009 have maturity periods ranging from overnight to 92 days (2008: overnight to 96 days). Cash and bank balances of the Group and Company are held at call.

Included in deposits with licensed banks for the Group is an amount of RM10.0 million (2008: RM8.2 million) deposited by an indirect subsidiary involved in property development activities into various Housing Development Accounts in accordance with Section 7(A) of the Housing Developers (Control and Licensing) Act, 1966. This amount is available for use by the said subsidiary for the payment of property development expenditure.

Restricted cash relates to the deposits pledged with licensed banks to secure certain bank facilities, mainly denominated in RMB, USD and GBP. These deposits have weighted average interest rates ranging from 0.1% to 2.45% (2008: 2.8% to 2.9%) per annum.

32. SHARE CAPITAL

	2009	2008
Authorised:		
8,000.0 million ordinary shares of 10 sen each	800.0	800.0
Issued and fully paid:		
Ordinary shares of 10 sen each		
At beginning of the financial year		
- 3,703.8 million (2008: 3,703.6 million)	370.4	370.4
Issue of shares:		
- pursuant to the Scheme: 1.0 million (2008: 0.2 million)	0.1	-
At end of the financial year		
- 3,704.8 million (2008: 3,703.8 million)	370.5	370.4

Executive Share Option Scheme

During the financial year, 1,027,000 new ordinary shares of 10 sen each fully paid at the subscription price of RM2.868 per share were issued by virtue of the exercise of options to take up unissued ordinary shares of the Company by executive employees pursuant to The Executive Share Option Scheme for Eligible Executives of Genting Berhad and its subsidiaries ("Scheme").

The Scheme had become effective on 12 August 2002 for a duration of 10 years terminating on 11 August 2012. These ordinary shares rank pari passu with the then existing ordinary shares of the Company.

At an Extraordinary General Meeting ("EGM") of the Company held on 21 February 2002, the shareholders of the Company had approved the Scheme.

At another EGM held on 25 June 2002, the Bye-Laws of the Scheme was further amended such that the total number of new shares to be offered under the Scheme shall not exceed 2.5% of the issued and paid-up share capital of the Company at any time of the offer but the shareholders of the Company may at any time during the tenure of the Scheme, by ordinary resolution increase the total number of new shares to those offered under the Scheme up to 5% of the issued and paid up share capital of the Company at the time of the offer.

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32. SHARE CAPITAL (cont'd)

Executive Share Option Scheme (cont'd)

The main features of the Scheme are as follows:

- i) The Scheme shall be in force from the Date of Commencement and continue for a period of ten years from the Date of Commencement.
- ii) Eligible Executives are employees of the Group (including Executive Directors) or persons under an employment contract of the Group for a period of at least twelve full months of continuous service before the Date of Offer. The eligibility for participation in the Scheme shall be at the discretion of the Remuneration, Compensation and Benefits ("RCB") Committee which was established by the Board of Directors. Following the dissolution of the RCB Committee with effect from 29 June 2009, the administration of the Scheme has been delegated by the Board of Directors to the Remuneration Committee ("RC") of the Company.
- iii) In the event of cessation of employment of a Grantee with the Group prior to the full exercise of the options, such options shall cease without any claim against the Company provided always that subject to the written approval of the RC in its discretion where the Grantee ceases his employment with the Group by reason of:
 - his retirement at or after attaining retirement age;
 - ill-health or accident, injury or disability;
 - redundancy; and/or
 - other reasons or circumstances which are acceptable to the RC.

The Grantee may exercise his unexercised options within the Option Period subject to such conditions that may be imposed by the RC.

- iv) The total number of new shares to be offered under the Scheme shall not exceed 2.5% of the issued and paid-up share capital of the Company at any time of the offer but the shareholders of the Company may at any time during the tenure of the Scheme, by ordinary resolution increase the total number of new shares to be offered under the Scheme up to 5% of the issued and paid-up share capital of the Company at the time of the offer.
- v) Not more than 50% of the shares available under the Scheme would be allocated, in aggregate, to the Executive Directors and Senior Management. In addition, not more than 10% of the shares available under the Scheme would be allocated to any individual Eligible Executive who, either singly or collectively through persons connected, holds 20% or more in the issued and paid-up share capital of the Company.
- vi) The price at which the Grantee is entitled to subscribe upon exercise of his rights under the options shall be based on the weighted average market price of the shares as shown in the Daily Official List of the Bursa Malaysia Securities Berhad for the five (5) Market Days immediately preceding the Date of Offer. Notwithstanding this, the Option Price per share shall in no event be less than the nominal value of the shares.
- vii) No options shall be granted for less than 1,000 shares and not more than 7,500,000 shares to any Eligible Executive.
- viii) The options granted can only be exercised by the Grantee in the third year from the Date of Offer and the number of new shares comprised in the option which a Grantee can subscribe for from the third year onwards shall at all times be subject to the following maximum percentage of new shares comprised in the options:

Year 1 -	Year 2 -	Year 3 12.5% rounded up to the next 1,000 shares	Year 4 12.5% rounded up to the next 1,000 shares	Year 5 12.5% rounded up to the next 1,000 shares
Year 6	Year 7	Year 8	Year 9	Year 10
12.5% rounded	12.5% rounded	12.5% rounded	12.5% rounded	12.5% or
up to the next	up to the next	up to the next	up to the next	balance of
1,000 shares	1,000 shares	1,000 shares	1,000 shares	all options allotted

- ix) All new ordinary shares issued upon exercise of the options granted under the Scheme will rank pari passu in all respects with the existing ordinary shares of the Company other than their entitlements to dividends, rights, allotments and/or other distributions, the entitlement date of which is prior to the date of allotment of the new shares and will be subject to all provisions of the Articles of Association of the Company relating to transfer, transmission and otherwise.
- x) The options shall not have any right to vote at general meeting of the Company and the Grantees shall not be entitled to any dividends, right or other entitlements in respect of their unexercised options.

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32. SHARE CAPITAL (cont'd)

Executive Share Option Scheme (cont'd)

Set out below are details of options over the ordinary shares of the Company granted under the Scheme:

Date granted	Exercisable period	Subscription price RM	At start of financial year '000	Offered and accepted '000	Exercised '000	Lapsed '000	At end of financial year '000
Financial year e	ended 31.12.2009:						
Scheme							
2.9.2002	2.9.2004 to 11.8.2012	2.868	15,619	-	(1,027)	-	14,592
29.11.2002	29.11.2004 to 11.8.2012	2.616	50	-	-	-	50
			15,669	-	(1,027)	-	14,642
Financial year er	nded 31.12.2008:						
Scheme							
2.9.2002	2.9.2004 to 11.8.2012	2.868	15,992	-	(263)	(110)	15,619
29.11.2002	29.11.2004 to 11.8.2012	2.616	51	-	(1)	-	50
			16,043	-	(264)	(110)	15,669
						2009 '000	2008 '000
Number of share	e options vested at balance s	heet date			_	7,757	4,924

Details relating to options exercised during the current financial year are as follows:

Exercise date	Fair value of shares at share issue date	Subscription price	Number of shares issued	
	(RM/share)	(RM/share)	2009	2008
January - March	3.17 – 3.92 / 6.11 – 7.97	2.868	5,000	50,000
April - June	3.76 - 6.00 / 5.29 - 6.64	2.868	214,000	47,000
July - September	5.49 - 7.31 / 4.70 - 5.94	2.868	452,000	124,000
July - September	5.49 - 7.31 / 4.70 - 5.94	2.616	-	1,000
October - December	6.93 - 7.78 / 3.72 - 5.34	2.868	356,000	42,000
			1,027,000	264,000
			2009 RM'000	2008 RM'000
Ordinary share capital - at par			102.7	26.4
Share premium			2,842.7	730.5
Proceeds received on exercise of share options			2,945.4	756.9

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33. TREASURY SHARES

At the Annual General Meeting of the Company held on 17 June 2009, the shareholders of the Company approved the renewal of the authority for the Company to purchase its own shares of up to 10% of the issued and paid-up share capital of the Company.

During the current financial year, the Company had repurchased a total of 160,000 (2008: 7,592,900) ordinary shares of RM0.10 each of its issued share capital from the open market at an average price of RM4.62 (2008: RM4.62). The total consideration paid for the repurchase, including transaction costs, was RM0.74 million (2008: RM35.08 million) and was financed by internally generated funds. The repurchased shares are held as treasury shares in accordance with the requirements of Section 67A (as amended) of the Companies Act, 1965. There is no cancellation, resale or reissuance of treasury shares during the financial year. As treasury shares, the rights attached as to voting, dividends and participation in other distribution are suspended.

As at 31 December 2009, of the total 3,704,847,770 (2008: 3,703,820,770) issued and fully paid ordinary shares, 8,752,900 (2008: 8,592,900) are held as treasury shares by the Company. As at 31 December 2009, the number of outstanding ordinary shares in issue after the offset is therefore 3,696,094,870 (2008: 3,695,227,870) ordinary shares of RM0.10 each.

Details relating to the repurchase during the current financial year are as follows:

2009	Total shares repurchased in units '000	Total consideration paid RM million	Highest price RM	Lowest price RM	Average price * RM
At 1 January 2009	8,592.9	42.30	7.20	3.78	4.92
Shares repurchased during the financial year					
- March	100.0	0.34	3.40	3.40	3.41
- September	60.0	0.40	6.63	6.59	6.64
At 31 December 2009	8,752.9	43.04			4.92

* Average price includes stamp duty, brokerage and clearing fees.

The directors of the Company are committed to enhance the value of the Company to its shareholders and believe that the repurchase plan is being applied in the best interests of the Company and its shareholders.

34. RESERVES

	Group		Company	
	2009	2008	2009	2008
Share premium	1,155.0	1,152.1	1,155.0	1,152.1
Revaluation reserves	302.7	303.4	-	-
Fair value reserve	432.0	-	-	-
Exchange differences	(223.1)	(397.0)	-	-
Retained earnings	11,893.0	11,055.4	6,224.4	5,694.2
	13,559.6	12,113.9	7,379.4	6,846.3

Under the single-tier tax system which came into effect from the year of assessment 2008, companies are not required to have tax credits under Section 108 of the Income Tax Act 1967 for dividend payment purposes. The single tier dividend is not taxable in the hands of shareholders.

Companies with Section 108 credits as at 31 December 2008 may continue to pay franked dividends until the Section 108 credits are exhausted or 31 December 2013 whichever is earlier unless they opt to disregard the Section 108 credits to pay single-tier dividends under the special transitional provisions of the Finance Act 2007. As at 31 December 2009, subject to agreement with the tax authorities, the Company has sufficient Section 108 tax credits to pay RM3,784.9 million (2008: RM3,978.9 million) of the retained earnings of the Company as franked dividends.

In addition, the Company has tax exempt income as at 31 December 2009, available to frank as tax exempt dividends arising from the Promotions of Investment Act, 1986 and the Income Tax (Amendment) Act 1999, relating to tax on income earned in 1999 being waived, amounting to approximately RM525.2 million (2008: RM525.2 million). The estimated tax credit and tax exempt income are subject to agreement by the Inland Revenue Board.

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35. BORROWINGS

	Group		
	2009	2008	
Current Secured: Bankers acceptances - US Dollar - RMB	140.0 12.8		
Term Ioan - RMB Working capital Ioan - RMB Finance lease liabilities Commercial paper - RMB	100.1 66.9 2.2 -	100.9 - 1.7 152.1	
Unsecured: Term Ioan - US Dollar Term Ioan - GBP Term Ioan - SGD Term Ioan - IDR	171.8 212.1 146.6 	104.1 41.3 23.9 18.3 442.3	
Non-current			
Secured:			
Term loan - SGD Term loans - RMB Term loan - US Dollar	7,417.8 963.1 65.4	1,260.6 1,069.8	
Loan notes - GBP Finance lease liabilities Working capital loan - RMB	16.6 1.3	26.3 2.0 67.4	
Unsecured: Medium term notes - RM Convertible bonds - SGD Fixed rate notes - US Dollar Term loan - GBP Term loan - SGD Working capital loan - RMB	1,450.0 1,137.6 1,007.8 293.5 155.5 155.5 150.9 12,659.5	- 1,245.1 1,014.0 553.0 176.1 - 5,414.3	
	13,512.0	5,856.6	

a) The weighted average interest rates (%) per annum before and after interest rate swaps ("IRS") are as follows:

	20	09	20	08
	Before IRS	After IRS	Before IRS	After IRS
Effective during the year:				
US Dollar term loans	2.0	2.0	4.7	4.6
GBP term loans	2.8	5.4	6.5	6.2
SGD term loans	2.2	4.3	2.6	4.1
RMB term loans	6.4	6.4	6.8	6.8
IDR term loan	14.3	14.3	14.5	14.5
RM Medium term notes	5.3	5.3	-	-
US Dollar fixed rate notes	5.9	5.9	5.9	5.9
US Dollar redeemable				
exchangeable notes	-	-	3.6	3.6
SGD convertible bonds	2.0	2.0	2.0	2.0
GBP loan notes	2.1	2.1	5.5	5.5
RMB working capital	5.7	5.7	6.6	6.6
RMB commercial paper	7.0	7.0	7.0	7.0
US Dollar & RMB Banker				
acceptances	1.6	1.6	-	-
Finance lease liabilities	7.3	7.3	7.2	7.2

	20	09	2008		
	Before IRS	After IRS	Before IRS	After IRS	
As at 31 December:					
US Dollar term loans	1.9	1.9	2.8	2.8	
GBP term loans	1.6	4.5	3.9	5.5	
SGD term loans	2.3	4.0	3.0	4.3	
RMB term loans	5.4	5.4	7.1	7.1	
IDR term loan	-	-	14.9	14.9	
RM Medium term notes	5.3	5.3	-	-	
US Dollar fixed rate notes	5.9	5.9	5.9	5.9	
SGD convertible bonds	1.9	1.9	2.0	2.0	
GBP loan notes	0.9	0.9	5.7	5.7	
RMB working capital	5.5	5.5	6.8	6.8	
RMB commercial paper	-	-	7.0	7.0	
US Dollar & RMB Banker acceptances	1.3	1.3	-	-	
Finance lease liabilities	7.0	7.0	7.2	7.2	

b) The maturity profile and exposure of borrowings of the Group to interest rate risk are as follows:

	Borr Floating interest rate	owings Fixed interest rate
As at 31 December 2009:		
Before interest rate swaps:		
Less than one year	698.0	154.5
More than one year and less than two years	731.8	0.4
More than two years and less than		
five years	3,079.3	2,145.8
More than five years	5,252.2	1,450.0
After interest rate swaps:		
Less than one year	487.5	365.0
More than one year and less than two years	326.4	405.8
More than two years and less than		
five years	1,437.1	3,788.0
More than five years	2,103.0	4,599.2
As at 31 December 2008:		
Before interest rate swaps:		
Less than one year	440.6	1.7
More than one year and less than two years	479.0	0.9
More than two years and less than		
five years	1,108.2	1,246.2
More than five years	1,566.0	1,014.0
After interest rate swaps:		
Less than one year	398.8	43.5
More than one year and less than		
two years	188.6	291.3
More than two years and less than	000 4	1 400 0
five years	868.1	1,486.3
More than five years	948.7	1,631.3

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35. BORROWINGS (cont'd)

c) The exposure of the borrowings of the Group to interest rate changes and the periods in which the borrowings reprice are as follows:

			R	epricing period	s	
	Total	1 to 3 months	More than 3 months & less than 1 year	More than 1 year & less than 2 years	More than 2 years & less than 5 years	More than 5 years
As at 31 December 2009:						
Total borrowings	13,512.0	8,464.2	1,451.6	0.4	2,145.8	1,450.0
Movements in repricing periods due to interest rate swaps	-	(5,524.5)	-	733.1	1,642.2	3,149.2
	13,512.0	2,939.7	1,451.6	733.5	3,788.0	4,599.2
As at 31 December 2008:						
Total borrowings	5,856.6	2,159.0	1,436.5	0.9	1,246.2	1,014.0
Movements in repricing periods due to interest rate swaps	-	(1,455.4)	-	598.0	240.1	617.3
-	5,856.6	703.6	1,436.5	598.9	1,486.3	1,631.3

d) Fixed Rate Notes

On 22 September 2004 ("Issue Date"), the Company through its wholly owned subsidiary, Prime Holdings (Labuan) Limited, issued USD300.0 million Guaranteed Notes ("Notes") of up to 10 years. The Notes which are guaranteed by the Company, were offered outside the United States in accordance with Regulation S. The Notes were only offered for subscription or sale outside Malaysia (except the Federal Territory of Labuan) to non-residents of Malaysia. The purpose of the issue is to fund the Group's future overseas investments.

The main features of the Notes are as follows:

- i) the Notes bear coupon interest from Issue Date at 5.375% per annum payable in arrears on 22 March and 22 September each year commencing on 22 March 2005; and
- ii) unless previously purchased and cancelled, the Notes will be redeemed on 22 September 2014 at their principal amount.

The Fixed Rate Notes are recognised in the balance sheet as follows:

	USD	2009 Equivalent	2 USD	2008 Equivalent	
	(Mil)	RM (Mil)	(Mil)	RM (Mil)	
Face value including hedge loss Discount	289.6 (1.8)	995.1 (6.3)	289.6 (1.8)	1,005.2 (6.3)	
Amortisation of hedge loss and discount	5.5	19.0	4.4	15.1	
	293.3	1,007.8	292.2	1,014.0	

e) GENS had on 12 January 2007 issued SGD425.0 million convertible bonds due 2012 ("First Convertible Bonds") which were initially convertible into approximately 673.7 million fully paid-up new ordinary shares of USD0.10 each of GENS at a conversion price of SGD0.6308 per share, and are convertible from 7 February 2007 to 31 December 2011. The new ordinary shares, upon issue, shall rank pari passu with the existing ordinary shares of GENS. The First Convertible Bonds were listed and quoted on the Singapore Exchange Securities Trading Limited ("SGX-ST") with effect from 15 January 2007.

As a result of GENS's rights issue on the basis of 3 rights shares for every 5 existing ordinary shares held by the GENS shareholders as at 17 August 2007 ("2007 Rights Issue"), adjustments have been made to the conversion price, from SGD0.6308 per share to SGD0.55 per share with effect from 17 September 2007.

With effect from 20 October 2009 the conversion price of the First Convertible Bonds was further adjusted to SGD0.53 pursuant to GENS's rights issue on the basis of one right share for every 5 existing ordinary shares ("2009 Rights Issue") held by the GENS shareholders as at 23 September 2009.

During the current financial year, a total of SGD57.6 million (2008: SGD3.0 million) of the First Convertible Bonds were converted into 108.1 million (2008: 5.5 million) new GENS shares. The conversion gave rise to a net gain on dilution of RM28.0 million (2008: RM1.6 million).

The First Convertible Bonds have been fully converted into ordinary shares as at 31 December 2009.

f) GENS had on 26 April 2007 issued SGD450.0 million convertible bonds due 2012 ("Second Convertible Bonds") which were initially convertible into approximately 363.4 million fully paid-up new ordinary shares of USD0.10 each of GENS at a conversion price of SGD1.2383 per share, and are convertible from 22 May 2007 to 16 April 2012. The new ordinary shares, upon issue, shall rank pari passu with the existing ordinary shares of GENS. The Second Convertible Bonds were listed and quoted on the SGX-ST with effect from 27 April 2007.

As a result of GENS's 2007 Rights Issue as disclosed above, adjustments have been made to the conversion price, from SGD1.2383 per share to SGD1.08 per share with effect from 17 September 2007.

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35. BORROWINGS (cont'd)

f) With effect from 26 April 2009, in accordance with the terms and conditions of the Second Convertible Bonds, the conversion price was again adjusted from SGD1.08 per share to SGD0.99 per share, as the arithmetic average of the closing price of the GENS shares for 20 consecutive trading days immediately prior to 45 days before 26 April 2009 was less than the existing conversion price.

As a result of GENS's 2009 Rights Issue, the conversion price of the Second Convertible Bonds was subsequently adjusted from SGD0.99 per share to SGD0.95 per share with effect from 20 October 2009.

During the current financial year, a total of SGD4.3 million (2008: Nil) of the Second Convertible Bonds were converted into 4.5 million (2008: Nil) new GENS shares. The conversion gave rise to a net gain on dilution of RM5.0 million (2008: Nil).

The balance of the Second Convertible Bonds ("Bonds") which remained outstanding as at 31 December 2009 was SGD445.7 million (2008: SGD450.0 million). On 25 January 2010, GENS issued a mandatory conversion notice to the holders of the Bonds for the mandatory conversion of the outstanding Bonds into fully paid-up ordinary shares of GENS at the conversion price of SGD0.95. As at 9 February 2010, all the SGD 2.7 million outstanding Bonds have been fully converted into 2,842,105 new ordinary shares of GENS.

g) SGD625.0 million Bridging Loan Facility

On 9 September 2009, Genting Capital Limited ("GCL"), a wholly owned subsidiary of the Company, entered into a Bridging Loan Facility agreement with a syndicate of banks to provide a bridging loan facility of up to SGD625.0 million ("Bridging Loan Facility"). The purpose of this Bridging Loan Facility is to on-lend to GOHL to part finance GOHL's subscription in GENS's 2009 Rights Issue. This Bridging Loan Facility is guaranteed by the Company and was fully drawndown in October 2009.

The Bridging Loan Facility bears interest rates which vary according to Swap Offer Rate.

In November 2009, GCL repaid SGD575.0 million of the Bridging Loan Facility. The balance of the Bridging Loan Facility which remained outstanding as at 31 December 2009 was SGD50.0 million (approximately RM122.3 million).

On 8 October 2009, CIMB Investment Bank Berhad ("CIMB") h) announced on behalf of the Company that the Company through its wholly owned subsidiary GB Services Berhad ("GENT SPV"), proposed to establish a RM1.6 billion nominal value MTNs programme ("Proposed MTN Programme"). The MTNs to be issued by GENT SPV pursuant to the proposed MTN Programme are guaranteed by the Company. The Proposed MTN Programme has been assigned a long term rating of AAA(s) by RAM Rating Services Berhad. GENT SPV intends to issue the MTNs under the Proposed MTN Programme on a 'need to' basis over a period of 15 years provided that the first issuance of the MTNs takes place within 2 years from the date of approval by the Securities Commission ("SC"). The proceeds raised through issuance of MTNs will be used for operational expenses of GENT SPV and the balance shall be on-lent to the Company and/or its subsidiaries for capital expenditure, investment, refinancing, working capital requirements and/or other general corporate purposes of the Group. This may include the refinancing (partially or fully) of a loan taken to part finance the Company's entitlement (including subscription of rights or to apply for excess rights), through its wholly owned subsidiary, GOHL, under GENS's 2009 Rights Issue (see Note 42(e)). Subsequently on 5 November 2009, the Company announced that GENT SPV had successfully priced its inaugural issuance of RM1.45 billion nominal amount of 10-year MTN's pursuant to the Proposed MTN Programme. The proposed issue was priced at 5.30% per annum, payable semi-annually.

The RM1.45 billion nominal value MTNs were subsequently issued on 9 November 2009 and remained outstanding as at 31 December 2009.

i) Redeemable Exchangeable Notes

On 12 December 2003 ("Issue Date"), the Company through its wholly owned subsidiary, Prime Venture (Labuan) Limited ("PVLL"), issued USD300.0 million nominal value 5-year redeemable exchangeable notes ("Exchangeable Notes") which were guaranteed by the Company and were exchangeable into existing ordinary shares of RM0.10 each ("GENM Shares") in GENM held by the Company. The purpose of the issue was to fund the Group's future overseas investments.

During the financial year ended 31 December 2008, a total of USD6.6 million of these Exchangeable Notes were exchanged for 9.5 million existing GENM Shares. In addition, USD12.6 million nominal value of Exchangeable Notes was bought back and settled via cash. In accordance with Condition 9(a) of the terms and conditions of the Exchangeable Notes (as set out in the trust deed constituting the Exchangeable Notes dated 12 December 2003), the Exchangeable Notes outstanding on 12 December 2008 of USD20.5 million were redeemed in cash by PVLL at 113.82% of their principal amount. The exchange gave rise to a gain on dilution of RM16.5 million and finance cost of RM8.1 million, thus resulting in a net gain of RM8.4 million for the financial year ended 31 December 2008.

j) Zero Coupon Convertible Notes

On 21 September 2006, GENM issued RM1.1 billion nominal value zero coupon convertible notes due 2008 ("Notes"). The Notes were convertible into ordinary shares of RM0.50 each ("GENM Shares") in GENM, in accordance with the terms and conditions of the Notes ("Terms"). The purpose of the issue was for working capital and/or investments or acquisitions in areas related to GENM's principal businesses, as and when such opportunities arise.

During the financial year ended 31 December 2008, a total of RM172.0 million of the Notes were converted into 67.9 million new GENM Shares. The conversion gave rise to a gain on dilution of RM35.1 million. GENM redeemed the outstanding Notes of RM4.7 million on 19 September 2008 (being the business day immediately preceding the maturity date of the Notes on 21 September 2008) at 99.0% of the principal amount.

 Fair values of the borrowings as at the financial year ended 31 December 2009 are as follows:

	G	roup
	2009	2008
Current	852.5	418.4
Non-current	13,069.6	4,746.4

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36. PROVISIONS

	Gro	oup	Com	pany
	2009	2008	2009	2008
Provision for Retirement				
Gratuities (see (a) below)	126.2	107.2	38.2	30.8
Provision for Contingent Losses (see (b) below)	-	-	15.9	18.2
Other provision	4.0	3.8	-	-
-	130.2	111.0	54.1	49.0
Less:				
Provision for retirement				
gratuities shown as current	(0,0)	(7 , 0)		
liabilities (see (a) below)	(6.6)	(7.9)	<u> </u>	-
	123.6	103.1	54.1	49.0
(a) Provision for Retirement	Gratuitie	S		
Beginning of the				
financial year	107.2	112.5	30.8	32.8
Charge for the financial year	27.4	7.7	7.5	2.9
Write-back of provision	(0.6)	(1.3)	-	(0.2)
Payments during the				
financial year	(7.8)	(11.7)	(0.1)	(4.7)
End of the financial year	126.2	107.2	38.2	30.8
Analysed as follows:				
Current (see Note 38)	6.6	7.9		-
Non-current	119.6	99.3	38.2	30.8

The fair value of provision for retirement gratuities closely approximates its book value.

126.2

107.2

38.2

30.8

(b) Provision for Contingent Losses

	Com	pany
	2009	2008
Beginning of the financial year	18.2	137.3
Reversal for the financial year	(2.3)	(119.1)
End of the financial year	15.9	18.2

As at the end of the current financial year, the Company has established a provision for contingent losses of RM15.9 million (2008: RM18.2 million). The contingent losses arise from guarantees issued to financial institutions on borrowings extended to subsidiaries for the purpose of raising finance for the Group's investments.

37. OTHER LIABILITIES

	Group		
	2009	2008	
Advance membership fees	32.0	31.3	
Accruals and other payables	229.5	56.4	
	261.5	87.7	

The advance membership fees relate to fees received on sale of timeshare units by an indirect subsidiary offering a timeshare ownership scheme. These fees are recognised as income over the next twenty four years from commencement of membership.

38. TRADE AND OTHER PAYABLES

	Group		Com	pany
	2009	2008	2009	2008
Trade creditors	347.4	337.3	-	-
Accruals	996.7	737.2	19.8	16.6
Retirement gratuities (see Note 36(a))	6.6	7.9	-	-
Interest payable	34.0	31.3	-	-
Deposits	24.9	23.0	-	-
Other creditors	972.3	375.5	-	-
	2,381.9	1,512.2	19.8	16.6

The currency profile of trade and other payables as at the financial year end is as follows:

	Group		Com	pany
	2009	2009 2008 2009		2008
Ringgit Malaysia	1,028.6	931.9	19.8	16.6
US Dollars	226.9	99.5	-	-
Sterling Pound	173.7	191.8	-	-
Singapore Dollars	805.7	185.6	-	-
Renminbi	100.9	87.2	-	-
Other currencies	46.1	16.2	-	-
	2,381.9	1,512.2	19.8	16.6

Included in other creditors and accruals of the Group are progress billings payable and accruals for capital expenditure relating to construction of a hotel and upgrading of resorts infrastructure amounting to RM791.8 million (2008: RM219.2 million).

Credit terms available to the Group range from 7 days to 120 days (2008: 7 days to 90 days) from date of invoice.

The carrying amounts of the Group's trade and other payables approximate their fair values.

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39. FINANCIAL INSTRUMENTS

As at the end of the current financial year, the Group has the following financial instruments:

a) Currency Hedge

The Group has the following foreign currency borrowings as mentioned below which have not been hedged into Ringgit Malaysia. These foreign currency borrowings form part of the total borrowings as disclosed in Note 35:

As at 31 December 2009:

Currency	Start date	Maturity dates	For	eign currency (I	Mil)	Equivalent RM (Mil)
			Hedged	Unhedged	Total	Total
US Dollar	22/09/2004 to 30/12/2009	14/04/2010 to 17/04/2019	-	403.0	403.0	1,385.0
Renminbi	28/06/2004 to 15/07/2009	14/01/2010 to 20/03/2019	-	2,571.8	2,571.8	1,293.8
Sterling Pound	09/10/2006 to 06/03/2008	01/05/2010 to 06/03/2013	-	94.3	94.3	522.3
SGD	26/04/2007 to 09/10/2009	09/10/2010 to 31/12/2015	-	3,622.1	3,622.1	8,857.4
Total					12,058.5	

As at 31 December 2008:

Currency	Start date	Maturity dates	For	eign currency (l	Mil)	Equivalent RM (Mil)
			Hedged	Unhedged	Total	Total
US Dollar	22/09/2004 to 12/09/2008	12/09/2009 to 22/09/2014	-	322.2	322.2	1,118.1
Renminbi	28/06/2004 to 28/09/2008	20/03/2009 to 20/03/2019	-	2,741.9	2,741.9	1,390.2
Sterling Pound	09/10/2006 to 06/03/2008	31/12/2009 to 06/03/2013	-	124.9	124.9	620.6
SGD	12/01/2007 to 10/11/2008	12/01/2012 to 31/12/2015	-	1,129.5	1,129.5	2,705.7
IDR	24/11/2008 to 23/12/2008	05/01/2009 to 02/02/2009	-	57.8	57.8	18.3
Total						5,852.9

b) Interest Rate Swaps ("IRS")

The Group has entered into IRS contracts to manage the exposure of its borrowings to interest rate risks. With the IRS agreements, the Group receives interest at floating rate based on either one or three months London Inter-Bank Offer Rates ("LIBOR") or Singapore Swap Offer Rates ("SOR") and pays interest at fixed rates on the agreed notional principal amounts.

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39. FINANCIAL INSTRUMENTS (cont'd)

b) Interest Rate Swaps ("IRS") (cont'd)

As at the end of the current financial year, the terms and notional principal amounts of the outstanding interest rate swap contracts of the Group are as follows:

	Foreign currency (Mil)	Equivalent RM (Mil)
As at 31 December 2009:		
Within one year		
- GBP	58.9	325.9
- SGD	69.3	169.3
More than one year and less than 5 years		
- GBP	-	-
- SGD	2,512.5	6,144.0
		6,639.2
As at 31 December 2008:		
Within one year	-	-
More than one year and less than 5 years		
- GBP	82.8	430.6
- SGD	603.7	1,446.1
		1,876.7

The effect of the above interest rate swaps is to effectively hedge the interest rate payable on part of the foreign currencies borrowings mentioned in Note (a) above.

The fair value of the outstanding interest rate swap contracts of the Group which has not been recognised at the balance sheet date was an unfavourable net position of RM217.8 million (2008: RM205.7 million).

c) Forward Foreign Exchange Contracts

As at the end of the current financial year, the Group does not have any outstanding forward foreign exchange contracts (2008: Nil).

d) Put and Call Option

On 3 October 2008, Mediglove Sdn Bhd ("Mediglove"), a wholly i) owned subsidiary of GENP, had entered into a Put and Call Option Agreement with Kara Agri Pte Ltd ("KARA") whereby KARA grants an option to Mediglove to purchase ("Call Option") and Mediglove grants an option to KARA to sell ("Put Option"), as the case may be, all ordinary shares legally and beneficially owned by KARA in AsianIndo Holdings Pte Ltd ("Option Shares"), a 60% owned subsidiary of Mediglove, exercisable during the period after the expiry of five years from 3 October 2008 at an exercise price which shall be the fair value of the Option Shares as determined by a valuer to be appointed by mutual agreement between Mediglove and KARA. In addition, Mediglove may at any time exercise its Call Option in the event that the Kapuas JV fails to achieve any of the agreed development milestones within six months from the respective dates of completion specified for the agreed development milestones.

ii) GENM had on 26 November 2008 announced that Resorts World Limited ("RWL"), an indirect wholly owned subsidiary of GENM, had entered into, amongst others, a call option agreement ("Option Agreement") with KH Digital Limited ("KHD") where KHD had granted a call option for a cash consideration of USD1 ("KHD Call Option") for RWL to acquire, within a period of eighteen months from the date of the Option Agreement, the entire issued and paid-up share capital of Karridale Limited at an exercise price of USD27.0 million. As at 31 December 2009, RWL has not exercised the KHD Call Option. The carrying amount of the KHD Call Option approximates its fair value.

40. CONTINGENCIES

a) Contingent Liabilities

Group

GENP and Genting Tanjung Bahagia Sdn Bhd (formerly known as Asiatic Tanjung Bahagia Sdn Bhd) ("GTBSB"), a wholly owned subsidiary of GENP, had vide previous announcements informed GENP's shareholders on the status of the legal suit filed in the High Court of Sabah and Sarawak at Kota Kinabalu Suit No. K22-245 of 2002 wherein GENP and GTBSB were named as the Second and Third Defendants respectively ("the Suit"), the High Court had on 20 June 2008 upheld the Defendants' preliminary objection with costs awarded to the Defendants. The Suit was instituted by certain natives ("the Plaintiffs") claiming Native Customary Rights over the agricultural land or part thereof held under title number CL095330724 measuring approximately 8,830 hectares situated at Sungai Tongod, District of Kinabatangan, Sandakan, Sabah which was acquired by GTBSB from Hap Seng Consolidated Berhad.

The Defendants had raised a preliminary objection that the High Court has no original jurisdiction to hear the Suit and that this Suit will lead to multiplicity of action as the Plaintiffs had already made application to the Assistant Collector of Land Revenue for similar claims.

The Plaintiffs filed a Notice of Appeal to the Court of Appeal on 7 July 2008 against the decision of the High Court made on 20 June 2008. No date has yet been fixed for the hearing of the appeal.

GENP's solicitors maintained their opinion that the Plaintiffs' action was misconceived and unsustainable.

There have been no changes to the status of the aforesaid litigation as at the date of this report.

b) Contingent Assets

Group

i) The disposal of the Group's 45% interest in the Muturi Production Sharing Contract ("PSC") via Laila Limited in July 2001 for USD106.8 million and a deferred share of future pre-tax income from this PSC (the "Deferred Consideration") enable the Group to retain rights to long-term future cash flows from the Tangguh Project. As at the end of the financial year, the Deferred Consideration has not been recognised in the financial statements as the economic benefits arising from the long term future cash flows cannot be measured with reasonable accuracy.

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40. CONTINGENCIES (cont'd)

b) Contingent Assets (cont'd)

Group (cont'd)

ii) On 22 March 2007, Genting UK, an indirect wholly owned subsidiary of GENS, completed the disposal of its 50% interest in its international betting operations for a cash consideration of GBP1.0 million. In respect of disposal, Genting UK is entitled to a share of the after tax profits from this disposed unit over the next three years, subject to a maximum aggregate of GBP5.0 million. For 2007, the share of profits was one-third to be followed by 25% and 20% of the after tax profits respectively for 2008 and 2009.

The GENS Group's share of the 2007 profits had been finalised at GBP0.8 million and had been accounted for in the financial year ended 31 December 2008. The GENS Group had also received the share of the international betting operation profit for 2008 of GBP1.3 million. No amount is accrued for 2009 pending finalisation of the disposed international betting operations' 2009 year end after tax results.

41. CAPITAL COMMITMENTS

	Group		
	2009	2008	
Authorised capital expenditure not provided for in the financial statements:			
- contracted	2,770.9	6,763.8	
- not contracted	4,687.3	6,784.1	
	7,458.2	13,547.9	
Analysed as follows:			
- Development expenditure *	5,287.8	11,239.7	
- Property, plant and equipment	953.1	920.1	
- Plantation development	563.3	694.1	
- Drilling and exploration costs	550.3	581.6	
- Investments	59.8	59.2	
- Intellectual property development	19.8	35.8	
- Leasehold land use rights	24.1	14.0	
- Investment properties	-	2.9	
- Others	-	0.5	
-	7,458.2	13,547.9	

* This relates mainly to the integrated resort project of GENS, *Resorts World Sentosa.*

42. SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

(a) On 19 March 2009, GENP announced that the proposed joint venture between Ketapang Agri Holdings Pte Ltd ("KAH"), an indirect wholly owned subsidiary of GENP and Palma Citra Investama Pte Ltd and PT Sawit Mandira to develop approximately 15,800 hectares of agricultural land into oil palm plantation in Kabupaten Ketapang, Provinsi Kalimantan Barat, the Republic of Indonesia has been completed. PT Sawit Mitra Abadi ("Mitra Abadi"), the Joint Venture Company, had on 18 March 2009 received the acknowledgment of the Minister of Law and Human Rights effective from 6 March 2009 for the subscription by KAH of 700 ordinary shares of Rp1,000,000 each representing 70% of the enlarged issued and paid-up share capital in Mitra Abadi for a cash consideration of Rp700,000,000. Accordingly, the subscription of shares was completed on 6 March 2009 resulting in Mitra Abadi becoming an indirect subsidiary of GENP.

- (b) On 20 May 2009, the Company announced that Genting Overseas Holdings Limited, a wholly owned subsidiary of the Company, had completed the subscription of USD50 million (approximately RM176 million) nominal amount of senior secured notes ("Notes") issued by MGM Mirage, Inc ("MGM") as follows:
 - USD25 million nominal amount of 10.375% notes due May 2014; and
 - ii) USD25 million nominal amount of 11.125% notes due November 2017.

On 20 May 2009, GENM announced that Resorts World Limited ("RWL"), an indirect wholly owned subsidiary of GENM, had completed the subscription of USD50 million (approximately RM176 million) nominal amount of senior secured notes ("Notes") issued by MGM as follows:

- USD25 million nominal amount of 10.375% notes due May 2014; and
- ii) USD25 million nominal amount of 11.125% notes due November 2017.
- (c) On 5 June 2009, GENP announced that the Sepanjang Group, an established palm oil producer based in the Republic of Indonesia, undertook an internal re-organisation of its corporate structure and operations. The re-organisation within the Sepanjang Group necessitated the restructuring of the remaining 4 joint venture ("JV") agreements in respect of the proposed joint venture for oil palm cultivation in Kabupaten Ketapang, Provinsi Kalimantan Barat, Republic of Indonesia.

Accordingly, both GENP and the Sepanjang Group have mutually agreed that the remaining 4 JV agreements dated 8 June 2005, which all lapsed on 8 June 2009 would not be extended. In their place, new agreements were entered into on 5 June 2009 to enable the proposed joint venture with the Sepanjang Group for oil palm cultivation to proceed.

The completion of the JV agreements is subject to, inter alia, the following conditions:

- i) the approval of Bank Negara Malaysia;
- ii) the approval of Badan Koordinasi Penanaman Modal or Investment Coordinating Board of the Republic of Indonesia;
- iii) the procurement and/or maintenance of Izin Lokasi and Izin Usaha Perkebunan; and
- iv) due diligence study being conducted on the corporate and legal standing of JV companies, the licences and/or permits of JV companies, the status of the lands and any other aspects of the JV companies and the lands that GENP's subsidiaries think fit, and the results of the due diligence being satisfactory to GENP's subsidiaries.

Notwithstanding completion of the JV agreements, the approvals, licences and permits required for the implementation of the project contemplated in the JV agreements must be obtained no later than 31 December 2011.

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42. SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR (cont'd)

- (d) On 30 September 2009, GENP announced that Azzon Limited ("Azzon"), a wholly owned subsidiary of GENP, had on 29 September 2009 signed a Joint Venture Agreement ("JVA") with Chelsea Malaysia, LLC, a division of Simon Property Group, Inc to establish Chelsea Premium Outlet Centres in Malaysia ("Johor Premium Outlets") (collectively known as the "Proposed JV"). The Proposed JV will be undertaken by Chelsea Genting Limited, a wholly owned subsidiary of Azzon, which in turn invests in Genting Chelsea Sdn Bhd ("GCSB") (collectively referred to as "JV Co"). The JVA is conditional upon the following being fulfilled within six (6) months from the date of the JVA (or within such other period as may be mutually agreed between the parties):
 - i) the approvals or exemption by the Foreign Investment Committee;
 - ii) the parties agreeing on the financing policy, development budget and administrative budget;
 - iii) the parties agreeing on a term sheet for third party financing required for the JV Co's operations;
 - iv) the prior permission of the Controller of Foreign Exchange for (or in connection with) the remittance of the capital contribution and/or investment shall have been obtained, if required;
 - v) GCSB having secured certain level of firm commitments from prospective tenants of the Johor Premium Outlets;
 - vi) the parties reaching agreement on the terms of a development agreement and a sale and purchase agreement for the purchase of a piece of land for the development of the Johor Premium Outlets; and
 - vii) the parties finalising the terms of the relevant service and royalty agreements.

The JVA is still conditional as at the date of this report. There have been no material changes to the status of the JVA as at the date of this report.

- (e) GENS had on 9 September 2009 announced that GENS would be undertaking a renounceable rights issue ("2009 Rights Issue") of up to 2,043,716,094 new ordinary shares in the capital of GENS at an issue price of SGD0.80 for each right share on the basis of one right share for every 5 existing ordinary shares in GENS held by the shareholders on 23 September 2009. Based on the issued share capital of GENS on 23 September 2009, 1,931,564,264 rights shares were available under the 2009 Rights issue. The 2009 Rights Issue was oversubscribed and raised gross proceeds of approximately SGD1.55 billion for GENS. The 2009 Rights Issue was completed on 21 October 2009 with the listing and quotation of 1,931,564,264 rights shares on the Main Board of the Singapore Exchange Securities Trading Limited.
- (f) On 8 October 2009, CIMB announced on behalf of the Company that the Company through its wholly owned subsidiary, GB Services Berhad proposed to establish a RM1.6 billion Proposed MTN Programme as disclosed in Note 35(h).

43. SIGNIFICANT SUBSEQUENT EVENTS

- a) On 25 January 2010, GENS announced that it had issued a mandatory conversion notice to the holders of the Second Convertible Bonds ("Bonds") for the mandatory conversion of the outstanding Bonds into fully paid-up ordinary shares of GENS at the conversion price of SGD0.95 in accordance with the terms and conditions of the Bonds. As at 9 February 2010, all the SGD2.7 million outstanding Bonds have been fully converted into 2,842,105 new ordinary shares of GENS. Consequently, the Company's shareholding in GENS of 53.9% as at 31 December 2009 was reduced to 51.8% as at 9 February 2010.
- b) On 5 February 2010, GENP announced that Sanggau Holdings Pte Ltd ("SAH"), an indirect wholly owned subsidiary of GENP, had on 5 February 2010 entered into a joint venture agreement ("JVA") with Palma Citra Investama Pte Ltd ("Palma") and PT Sawit Mandira ("PT Mandira") to develop approximately 17,500 hectares of agricultural land (based on Izin Lokasi or Location Permit) into oil palm plantation in Kecamatan Toba, Kabupaten Sanggau, Provinsi Kalimantan Barat, Republic of Indonesia ("Proposed Joint Venture").

The Proposed Joint Venture will be undertaken by PT Surya Agro Palma ("PTSAP"). Subject to the relevant approvals being obtained, SAH will subscribe for 700 ordinary shares of Rp1,000,000 each representing 70% of the enlarged issued and paid-up share capital in PTSAP. Palma's and PT Mandira's shareholding in the enlarged issued and paid-up share capital of PTSAP will be 25% and 5% respectively.

Palma and PT Mandira are part of the Sepanjang Group who is GENP's existing joint venture partner and an established palm oil producer based in the Republic of Indonesia.

The completion of the JVA is subject to, inter-alia, the following conditions:

- i) the approval of Bank Negara Malaysia
- ii) the approval of Badan Koordinasi Penamaan Modal ("BKPM") (or Investment Coordinating Board of the Republic of Indonesia) for the change of shareholding of PTSAP in relation to the admittance of SAH as shareholder of PTSAP in the aforesaid proportion;
- iii) the procurement and/or maintenance of Izin Lokasi and Izin Usaha Perkebunan (or Plantation Business Licence);
- iv) the approval of the Ministry of Forestry Affairs, if required; and

Compony

NOTES TO THE FINANCIAL STATEMENTS (cont'd)

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43. SIGNIFICANT SUBSEQUENT EVENTS (cont'd)

 v) due diligence study being conducted by SAH and its appointed advisers and/or auditors on the corporate and legal standing of PTSAP, the licences and/or permits of PTSAP, the status of PTSAP and the status of and restrictions on the Land and any other aspects of PTSAP and the land, that SAH thinks fit, and the results of the due diligence being satisfactory to SAH.

Notwithstanding completion of the JVA, the approvals, licences and permits required for the implementation of the project contemplated in the JVA must be obtained no later than 31 December 2012.

c) Resorts World at Sentosa Pte Ltd ("RWSPL"), an indirect wholly owned subsidiary of GENS, opened its first four hotels and casino in Singapore to the public on 20 January 2010 and 14 February 2010 respectively.

44. SIGNIFICANT RELATED PARTY TRANSACTIONS AND BALANCES

In the normal course of business, the Company and the Group undertakes on agreed terms and prices, transactions with its related companies and other related parties.

In addition to related party disclosures mentioned elsewhere in the financial statements, set out below are other significant related party transactions and balances. The related party transactions listed below were carried out on terms and conditions obtainable in transactions with unrelated parties unless otherwise stated.

Group

		Gro	oup	Company		
		2009	2008	2009	2008	
a)	Transactions with subsidiaries					
i)	Licensing fees from the subsidiaries to the Company for the use of name and accompanying logo of "Genting" and "Awana" owned by the Company.	-	-	171.5	161.4	
ii)	Management fees from Genting Hotel & Resorts Management Sdn Bhd ("GHRM"), a wholly owned subsidiary of the Company, to the Company for the provision of the necessary resort management services to enable GHRM to perform its various obligations under the Resort Management Agreement with GENM.	-	-	391.2	386.9	
iii)	Interest income earned by the Company from its subsidiaries on the interest bearing portion of the amount due from subsidiaries.	-	-	46.2	44.3	
iv)	Finance cost charged by subsidiaries to the Company on the interest bearing portion of the amount due to subsidiaries.	-	-	73.7	60.4	
v)	Provision of information technology consultancy, development, implementation, support and maintenance service, other management services and rental of information technology equipment by subsidiaries to the Company.	-	-	3.4	2.7	
vi)	Gain from the disposal by the Company of the total issued and paid-up share capital of its wholly owned subsidiaries, Oakwood Sdn Bhd ("Oakwood") and Genting Highlands Tours and Promotion Sdn Bhd, to GENM (see Note 22).	-	-	213.3	-	
vii)	Rental charges for office space and related services by Oakwood to the Company.	-	-	2.2	2.2	
viii)	Provision of management and/or support services by the Company to its subsidiaries.	-	-	12.3	10.5	
b)	Transaction with associates					
i)	Provision of management services to AsianIndo Holding Pte Ltd, a 60% owned subsidiary of GENP by GaiaAgri Services Limited, an associate of GENP.	2.0	0.7		-	
c)	Transactions with other related parties					
i)	Rental of premises and provision of connected services by GENM to Oriregal Creations Sdn Bhd ("Oriregal"). Puan Sri Lim (Nee Lee) Kim Hua, mother of Tan Sri Lim Kok Thay ("TSLKT"), is a director and substantial shareholder of Oriregal.	1.3	1.3			
ii)	Professional design consultancy and master-planning services rendered to RWSPL, by International Resort Management Services Pte Ltd, a company in which TSLKT has substantial financial interest in relation to the Resorts World Sentosa integrated resort in Singapore.	8.1	48.8		-	
iii)	Rental of premises and provision of connected services by Oakwood to Genting HK and its subsidiaries, where TSLKT is the Chairman, Chief Executive Officer, shareholder and share option holder of Genting HK.	1.2	1.7		-	

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44. SIGNIFICANT RELATED PARTY TRANSACTIONS AND BALANCES (cont'd)

		Group		Company		
		2009	2008	2009	2008	
c)	Transactions with other related parties (cont'd)					
iv)	Air ticketing and transportation services rendered by Resorts World Tours Sdn Bhd, a wholly owned subsidiary of GENM, to Genting HK and its subsidiaries.	1.7	3.3	-	-	
v)	Rental of premises and provision of connected services by Oakwood to Kien Huat Realty Sdn Berhad, a major shareholder of the Company.	0.2	0.2	-	-	
vi)	Rental of premises and provision of connected services by Oakwood to Megaton Holdings Sdn Bhd ("Megaton"). Madam Lim Siew Lian, a sister of TSLKT, is a director and has deemed substantial financial interest in Megaton.	0.1	0.1	_	-	
vii)	Rental of premises and provision of connected services by Oakwood to Kien Huat Development Sdn Bhd ("KHDSB"). Datuk Lim Chee Wah, a brother of TSLKT, is a director and has deemed substantial financial interest in KHDSB.	0.2	0.3	-	-	
viii)	Rental of apartment by Rich Hope Limited, a company owned by TSLKT and his spouse, to GENS.	0.7	0.7	-	-	
ix)	Provision of management services by GENS Group to Ambadell Pty Ltd, a subsidiary of Golden Hope Limited ("GHL"). TSLKT is a director of GHL, which acts as trustee of Golden Hope Unit Trust, a private unit trust the voting units of which are ultimately owned by a discretionary trust in which TSLKT is a beneficiary.	0.2	0.3		_	
x)	Provision of genomics research services by SGSI-Asiatic Limited to ACGT Sdn Bhd (formerly known as Asiatic Centre for Genome Technology Sdn Bhd), a wholly owned subsidiary of GENP, where TSLKT is a director and shareholder as well as a director, shareholder and option holder of the Company. SGSI-Asiatic Limited is a jointly controlled entity in which TSLKT is a beneficiary of a trust which has 12.5% equity interest in Synthetic Genomics Inc. which in turn has 50% interest in SGSI-Asiatic Limited.	46.1	66.7	-	-	
xi)	On 26 November 2008, RWL, an indirect wholly owned subsidiary of GENM, had entered into a sale and purchase agreement with KH Digital Limited ("KHD") to acquire from KHD the entire issued and paid-up share capitals of Bromet Limited and Digital Tree (USA) Inc. for a total cash consideration of USD69.0 million or approximately RM243.7 million. TSLKT is a director, shareholder and option holder of GENM. TSLKT is also a director of KHD, a wholly owned subsidiary of GHL.	-	243.7			
xii)	On 17 October 2008, Dragasac Limited, an indirect wholly owned subsidiary of the Company, had entered into a stock purchase agreement to purchase a total of 1,000,000 shares of Class A common stock with par value of USD0.002 each in Synthetic Genomics, Inc. from Dr J Craig Venter for a total cash consideration of USD8 million. TSLKT is a beneficiary of a trust which has 12.5% equity interest in Synthetic Genomics Inc.	-	28.2		-	
d)	Directors and key management personnel					
	The remuneration of Directors and other key management personnel is as follows:					
	Fees, salaries, ex-gratia and bonuses	72.8	70.5	35.7	34.8	
	Defined contribution plan	9.3	9.0	4.8	4.5	
	Other short term employee benefits	0.6	0.5	0.1	-	
	Provision for retirement gratuities	12.6	4.4	6.5	2.3	
	Estimated money value of benefits-in-kind (not charged to the income statements)	0.7	1.1	0.1	0.1	
e)	The significant outstanding balances with other related parties as at 31 December 2009 were as follows:					
	 Amount receivable from related parties: Other related parties 	18.1	15.4	-	-	
	ii) Amount payable to related parties: Other related parties	54.3	51.1	_	-	
		JH.J	51.1		-	

31 December 2009

45. SUBSIDIARIES AND ASSOCIATES

	Effective Percentage of Ownership		Country of incorporation	Principal activities
Ī	2009	2008	1 .	
Direct Subsidiaries				
GB Credit & Leasing Sdn Bhd	69.5	69.5	Malaysia	Leasing and money lending
GB Services Berhad	100.0	100.0	Malaysia	Issuance of private debt securities
(formerly known as GB Services Sdn Bhd)				
Genting Capital Limited	100.0	-	Labuan, Malaysia	Offshore financing
+ Genting Energy Limited (formerly known as Genting Investment Holdings Limited)	100.0	100.0	Isle of Man	Investment holding
+ Genting Equities (Hong Kong) Limited	100.0	100.0	Hong Kong, SAR	Investments
Genting Genomics Limited	100.0	100.0	Isle of Man	Investment holding
Genting Hotel & Resorts Management Sdn Bhd	100.0	100.0	Malaysia	Provision of resort management services
Genting (Labuan) Limited	100.0	100.0	Labuan, Malaysia	Rent-A-Captive Offshore insurance
Genting Malaysia Berhad (formerly known as Resorts World Bhd) (see Note 22)	48.7	48.4	Malaysia	Resort, hotel and gaming operations
Genting Management and Consultancy Services Sdn Bhd	100.0	100.0	Malaysia	Management services
Genting Management (Singapore) Pte Ltd	100.0	100.0	Singapore	Investments
Genting Oil & Gas Sdn Bhd	100.0	100.0	Malaysia	Provision of advisory, technical and administrative services to oil and gas companies
+ Genting Overseas Holdings Limited	100.0	100.0	Isle of Man	Investment holding
Genting Plantations Berhad (formerly known as Asiatic Development Berhad)	54.6	54.7	Malaysia	Plantation, Investment holding and management services
Genting Risk Solutions Sdn Bhd	100.0	100.0	Malaysia	Provision of risk and insurance management consultancy
+ Logan Rock Limited	100.0	100.0	Isle of Man	Investments
Maxitage Sdn Bhd	100.0	100.0	Malaysia	Investments
Phoenix Spectrum Sdn Bhd	100.0	100.0	Malaysia	Investments
Prime Holdings (Labuan) Limited	100.0	100.0	Labuan, Malaysia	Offshore financing
Genting Sanyen Newsprint Sdn Bhd	100.0	100.0	Malaysia	Dormant
+ Resorts World Bhd (Hong Kong) Limited	100.0	100.0	Hong Kong, SAR	Dormant
+ Resorts World (Singapore) Pte Ltd	100.0	100.0	Singapore	Dormant
+ Genting Bhd (Hong Kong) Limited	100.0	100.0	Hong Kong, SAR	Pre-operating
Genting Digital Sdn Bhd	100.0	100.0	Malaysia	Pre-operating
Genting Games Pte Ltd	100.0	100.0	Singapore	Pre-operating
Genting Gaming Solutions Pte Ltd	100.0	100.0	Singapore	Pre-operating
Genting Group Sdn Bhd	100.0	-	Malaysia	Pre-operating
Genting Innovation Pte Ltd	100.0	100.0	Singapore	Pre-operating
Genting Intellectual Property Pte Ltd	100.0	100.0	Singapore	Pre-operating
^ Genting Intellectual Ventures Limited	100.0	100.0	Isle of Man	Pre-operating
Genting Permata Sdn Bhd	100.0	100.0	Malaysia	Pre-operating
+ Genting (Singapore) Pte Ltd	100.0	100.0	Singapore	Pre-operating
Genting Strategic Holdings Sdn Bhd	100.0	100.0	Malaysia	Pre-operating
Genting Strategic Investments (Singapore) Pte Ltd	100.0	100.0	Singapore	Pre-operating
Genting Strategic Sdn Bhd	100.0	100.0	Malaysia	Pre-operating
Genting Strategic (Singapore) Pte Ltd	100.0	100.0	Singapore	Pre-operating
Lacustrine Limited	100.0	100.0	Isle of Man	Pre-operating
Prime Offshore (Labuan) Limited	100.0	100.0	Labuan, Malaysia	Pre-operating
Resorts World Inc Pte Ltd	100.0	-	Singapore	Pre-operating
+ Resorts World Limited	100.0	100.0	Hong Kong, SAR	Pre-operating
Sri Highlands Express Sdn Bhd	100.0	100.0	Malaysia	Pre-operating
Vista Knowledge Pte Ltd	100.0	100.0	Singapore	Pre-operating
Prime Venture (Labuan) Limited (In Member's Voluntary Liquidation)	100.0	100.0	Labuan, Malaysia	Pending liquidation

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	Effective Percentage of Ownership		Country of incorporation	Principal activities
	2009	2008		
Indirect Subsidiaries ACGT Sdn Bhd (formerly known as Asiatic Centre for Genome Technology Sdn Bhd)	54.6	54.7	Malaysia	Genomics research and development
+ Adriana Limited Aliran Tunas Sdn Bhd	53.9 48.7	54.4 48.4	Isle of Man Malaysia	Sales co-ordinator Provision of water services at Genting Highlands
+ Ascend International Holdings Limited	53.9	54.4	Hong Kong, SAR	Provision of IT related services, marketing and investment holding
Ascend Solutions Sdn Bhd (formerly known as E-Genting Services Sdn Bhd)	53.9	54.4	Malaysia	Provision of IT services and consultancy
+ Asian Palm Oil Pte Ltd	32.8	32.8	Singapore	Investment holding
+ AsianIndo Holdings Pte Ltd	32.8	32.8	Singapore	Investment holding
+ AsianIndo Palm Oil Pte Ltd	32.8	32.8	Singapore	Investment holding
Asiaticom Sdn Bhd	54.6	54.7	Malaysia	Plantation
Awana Hotels & Resorts Management Sdn Bhd	100.0	100.0	Malaysia	Provision of hotels and resorts management services
Awana Vacation Resorts Development Berhad	48.7	48.4	Malaysia	Proprietary timeshare ownership scheme
^ Azzon Limited	54.6	54.7	Isle of Man	Investment holding
Bromet Limited	48.7	48.4	Isle of Man	Investment holding
Calidone Limited	53.9	54.4	Isle of Man	Investment holding
 Chelsea Genting Limited Coastal Gusu Heat & Power Ltd 	54.6	54.7	Isle of Man	Investment holding
	100.0 100.0	100.0 100.0	Cayman Islands	Investment holding
Coastal Nanjing Power Ltd Coastal Suzhau Power Ltd			Cayman Islands	Investment holding
 Coastal Suzhou Power Ltd Coastal Wuxi Power Ltd 	100.0 100.0	100.0 100.0	Cayman Islands	Investment holding
	53.9	54.4	Cayman Islands United Kingdom	Investment holding Casino owner and operator
+ Coastbright Limited ^ Degan Limited	53.9 54.6	54.4 54.7	Isle of Man	Investment holding
Delquest Sdn Bhd	54.0 48.7	48.4	Malaysia	Investments
 Digital Tree (USA) Inc 	48.7	48.4	United States of America	Investment holding
^ Digital Tree, LLC	48.7	48.4	United States of America	Collection of royalties
^ Dragasac Limited	100.0	100.0	Isle of Man	Investments
Eastern Wonder Sdn Bhd	48.7	48.4	Malaysia	Support services
^ Edith Grove Limited	100.0	100.0	Isle of Man	Investment holding
E-Genting Holdings Sdn Bhd	53.9	54.4	Malaysia	Investment, management services and IT related services
E-Genting Sdn Bhd	53.9	54.4	Malaysia	IT services and consultancy
First World Hotels & Resorts Sdn Bhd	48.7	48.4	Malaysia	Hotel business
+ Freeany Enterprises Limited	53.9	54.4	United Kingdom	Trading
^ Fujian Electric (Hong Kong) LDC	100.0	100.0	Cayman Islands	Investment holding
+ Fujian Pacific Electric Company Limited	100.0	100.0	China	Generation and supply of electric power
Gecoun Limited	100.0	100.0	Isle of Man	Investment holding
Genasa Sdn Bhd	48.7	48.4	Malaysia	Sale and letting of apartment units
Genmas Sdn Bhd	48.7	48.4	Malaysia	Sale and letting of land and property
Gensa Sdn Bhd	48.7	48.4	Malaysia	Sale and letting of land and property
+ Genting (NSW) Pty Ltd	53.9	54.4	Australia	Investment and management services
Genting Administrative Services Sdn Bhd	48.7 52.0	48.4	Malaysia	Investment holding
+ Genting Alderney Limited (formerly known as Genting Stanley Alderney Limited)	53.9	54.4	Alderney Channel Islands	Online gaming operator
Genting Bio-Fuels Asia Pte Ltd	100.0	100.0	Singapore	Investment holding
Genting Bio-Oil Sdn Bhd + Genting Casinos UK Limited	97.7 53.9	97.7 54.4	Malaysia United Kingdom	Manufacturing and trading of bio-oil Casino operator
(formerly known as Genting Casinos Limited)	40 7	40.4	Male	Devicing of training and the
Genting Centre of Excellence Sdn Bhd Genting Energy Sdn. Bhd.	48.7 97.7	48.4 97.7	Malaysia Malaysia	Provision of training services Investment holding
(formerly known as Awan Ria (M) Sdn Bhd) Genting Entertainment Sdn Bhd	48.7	48.4	Malaysia	Show agent

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	Effective Percentage of Ownership		Country of incorporation	Principal activities
-	2009	2008		
Indirect Subsidiaries (cont'd)				
Genting Golf Course Bhd	48.7	48.4	Malaysia	Condotel and hotel business, golf resort and property development
Genting Green Tech Sdn Bhd (formerly known as Asiatic Green Tech Sdn Bhd)	54.6	54.7	Malaysia	Research and development and production of superior oil palm planting materials
Genting Highlands Berhad	48.7	48.4	Malaysia	Land and property development
Genting Highlands Tours and Promotion Sdn Bhd	48.7	100.0	Malaysia	Letting of land and premises
Genting Indahpura Development Sdn Bhd (formerly known as Asiatic Indahpura Development Sdn Bhd)	54.6	54.7	Malaysia	Property development
+ Genting India Travel Services Private Limited	53.9	54.4	India	Tour promotion
+ Genting Industrial Holdings Limited	97.7	97.7	Isle of Man	Investment holding
Genting Information Knowledge Enterprise Sdn Bhd	53.9	54.4	Malaysia	Research and development of software and consultancy services
+ Genting Integrated Resorts Operations Management Pte Ltd	53.9	54.4	Singapore	International resort management
+ Genting International (Singapore) Pte Ltd	53.9	54.4	Singapore	Tour promotion
+ Genting International (Thailand) Limited	49.0	49.5	Thailand	Tour promotion
+ Genting International (UK) Limited	53.9	54.4	United Kingdom	Investment holding
+ Genting International Enterprises (Singapore) Pte Ltd	53.9	54.4	Singapore	Investment holding
+ Genting International Gaming & Resort Technologies Pte Ltd	53.9	54.4	Singapore	Research and development of software and IT consultancy services
+ Genting International Industries (Singapore) Pte Ltd	97.7	97.7	Singapore	Investment holding
+ Genting International Investment (UK) Limited	53.9	54.4	United Kingdom	Investment holding
+ Genting International Investment Properties (UK) Limited	53.9	54.4	United Kingdom	Property investment and management
# Genting International Japan Co. Ltd	53.9	54.4	Japan	Tour promotion
+ Genting International Limited (formerly known as Palomino Holdings Limited)	53.9	54.4	Isle of Man	Investment holding
+ Genting International Management Limited	53.9	54.4	Isle of Man	Investment holding and sales coordinator
+ Genting International Management Services Pte Ltd	53.9	54.4	Singapore	Investment holding
^ Genting International Paper Limited	100.0	100.0	Isle of Man	Investment holding
^ Genting International Properties Limited	53.9	54.4	Isle of Man	Investment holding
^ Genting International Resorts Management Limited	53.9	54.4	Isle of Man	Investment holding
Genting International Sdn Bhd (formerly known as Genting International Services Sdn Bhd)	53.9	54.4	Malaysia	Provision of services
+ Genting International Services Singapore Pte Ltd	53.9	54.4	Singapore	Provision of services
Genting Irama Sdn Bhd	48.7	48.4	Malaysia	Investment holding
+ Genting Lanco Power (India) Pvt Ltd	74.0	74.0	India	Provision of operation and maintenance services for power plant
Genting Land Sdn Bhd (formerly known as Asiatic Properties Sdn Bhd)	54.6	54.7	Malaysia	Property investment
Genting Leisure Sdn Bhd	48.7	48.4	Malaysia	Investment holding
+ Genting Oil & Gas (China) Limited	95.0	95.0	Isle of Man	Oil & gas development and production
+ Genting Oil & Gas Limited	95.0	95.0	Isle of Man	Investment holding
+ Genting Oil Kasuri Pte Ltd	95.0	95.0	Singapore	Oil & gas exploration
Genting Oil Mill Sdn Bhd	54.6	54.7	Malaysia	Fresh fruit bunches processing
(formerly known as Asiatic Oil Mills (WM) Sdn Bhd)				
+ Genting Oil Morocco Limited	95.0	95.0	Isle of Man	Oil & gas exploration
+ Genting Oil Natuna Pte Ltd	95.0	95.0	Singapore	Oil & gas exploration
+ Genting Oil Salawati Pte Ltd	95.0	95.0	Singapore	Oil & gas exploration

31 December 2009

	Effective Percentage of Ownership		Country of incorporation	Principal activities
	2009	2008		-
Indirect Subsidiaries (cont'd)				
+ Genting Overseas Investments Limited (formerly known as Awana International Limited)	100.0	100.0	Isle of Man	Investments
^ Genting Overseas Management Limited	100.0	100.0	Isle of Man	Investment holding
Genting Permaipura Golf Course Berhad (formerly known as Asiatic Golf Course (Sg. Petani) Bhd)	54.6	54.7	Malaysia	Golf course operation
Genting Plantations (WM) Sdn Bhd (formerly known as Asiatic Plantations (WM) Sdn Bhd)	54.6	54.7	Malaysia	Plantation
^ Genting Power China Limited	100.0	100.0	Bermuda	Investment holding
+ Genting Power Holdings Limited	100.0	100.0	Isle of Man	Investment holding
+ Genting Power (India) Limited	100.0	100.0	Mauritius	Investment holding
+ Genting Power (M) Limited	100.0	100.0	Isle of Man	Investment holding
Genting Property Sdn Bhd (formerly known as Asiatic Land Development Sdn Bhd)	54.6	54.7	Malaysia	Property development
Genting Sanyen (Malaysia) Sdn Bhd	97.7	97.7	Malaysia	Property management services and investment holding
Genting Sanyen Power (Labuan) Limited	100.0	100.0	Labuan, Malaysia	Investment holding
Genting Sanyen Power Sdn Bhd	58.6	58.6	Malaysia	Generation and supply of electric power
Genting SDC Sdn Bhd (formerly known as Asiatic SDC Sdn Bhd)	54.6	54.7	Malaysia	Plantation
Genting Singapore (HK) Limited	53.9	-	Hong Kong, SAR	Investment, marketing and promotion
+ Genting Singapore PLC (formerly known as Genting International P.L.C.)	53.9	54.4	Isle of Man	Investment holding
Genting Skyway Sdn Bhd	48.7	48.4	Malaysia	Provision of cable car services
Genting Tanjung Bahagia Sdn Bhd (formerly known as Asiatic Tanjung Bahagia Sdn Bhd)	54.6	54.7	Malaysia	Plantation
+ Genting UK Plc (formerly known as Genting Stanley Plc)	53.9	54.4	United Kingdom	Investment holding
Genting Utilities & Services Sdn Bhd	48.7	48.4	Malaysia	Provision of electricity supply services at Genting Highlands and investment holding
Genting World Sdn Bhd	48.7	48.4	Malaysia	Leisure and entertainment business
Genting WorldCard Services Sdn Bhd	53.9	54.4	Malaysia	Management of loyalty programme services
Gentinggi Sdn Bhd	48.7	48.4	Malaysia	Investment holding
+ Geremi Limited	53.9	54.4	Isle of Man	Investment holding
GHR Risk Management (Labuan) Limited	48.7	48.4	Labuan, Malaysia	Offshore captive insurance
GProperty Construction Sdn Bhd (formerly known as ALD Construction Sdn Bhd)	54.6	54.7	Malaysia	Provision of project management services
+ Harbour House Casino Limited	53.9	54.4	United Kingdom	Casino operator
+ Kara Palm Oil Pte Ltd	32.8	32.8	Singapore	Investment holding
+ Ketapang Agri Holdings Pte Ltd	54.6	54.7	Singapore	Investment holding
Kijal Facilities Services Sdn Bhd	48.7	48.4	Malaysia	Letting of its apartment units
Kijal Resort Sdn Bhd	48.7	48.4	Malaysia	Property development and property management
Kinavest Sdn Bhd	54.6	54.7	Malaysia	Plantation
Lafleur Limited	48.7	48.4	Isle of Man	Investment holding
Landworthy Sdn Bhd	45.9	45.9	Malaysia	Plantation
Leisure & Cafe Concept Sdn Bhd	48.7	48.4	Malaysia	Karaoke business
Lestari Listrik Pte Ltd	100.0	100.0	Singapore	Investments in power-related project
Lingkaran Cergas Sdn Bhd	48.7	48.4	Malaysia	Provision of services at Genting Highlands
Mastika Lagenda Sdn Bhd	97.7	97.7	Malaysia	Investment holding

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	Effective Percentage of Ownership		Country of incorporation	Principal activities
	2009	2008		
Indirect Subsidiaries (cont'd)				
Mastika Utilities & Services Sdn Bhd	97.7	97.7	Malaysia	Provision and sale of utilities consisting of treatment and supply of water
Mediglove Sdn Bhd	54.6	54.7	Malaysia	Investment holding
+ Medo Investment Pte Ltd	53.9	54.4	Singapore	Investment holding
+ Medo Limited	53.9	54.4	Isle of Man	Investment holding
^ Meizhou Wan Power Production Holding Company, Ltd	100.0	100.0	Cayman Islands	Investment holding
+ MLG Investments Limited	53.9	54.4	United Kingdom	Investment holding
^*Nanjing Coastal Xingang Cogeneration Power Plant	80.0	80.0	China	Generation and supply of electric power
Nature Base Sdn Bhd	48.7	48.4	Malaysia	Provision of services at Genting Highlands
+ Nedby Limited	53.9	54.4	Isle of Man	Investment holding
Oakwood Sdn Bhd	48.7	100.0	Malaysia	Property investment and management
Orbit Crescent Sdn Bhd	54.6	54.7	Malaysia	Investment holding
Orient Wonder International Limited	48.7	48.4	Bermuda	Ownership and operation of aircraft
^ Oxalis Limited	100.0	100.0	Isle of Man	Trading of coal
+ Palomino Limited	53.9	54.4	Isle of Man	Investments
+ Palomino Star Limited	53.9	54.4	Isle of Man	Investment holding
+ Palomino Sun Limited	53.9	54.4	Isle of Man	Investment holding
# Palomino Sun (UK) Limited	53.9	54.4	United Kingdom	Investment holding
^ Palomino World Limited	53.9	54.4	Isle of Man	Investment holding
Papago Sdn Bhd	48.7	48.4	Malaysia	Resort and hotel business
+ PT Dwie Warna Karya	31.1	31.2	Indonesia	Plantation
+ PT Genting Plantations Nusantara (formerly known as PT Asiatic Nusantara)	54.6	54.7	Indonesia	Provision of management services
+ PT Kapuas Maju Jaya	31.1	31.2	Indonesia	Plantation
+ PT Sawit Mitra Abadi	38.2	-	Indonesia	Plantation
+ PT Sepanjang Intisurya Mulia	38.2	38.3	Indonesia	Plantation
+ PT Susantri Permai	31.1	31.2	Indonesia	Plantation
Resorts Facilities Services Sdn Bhd	48.7	48.4	Malaysia	Property upkeep services
Resorts Tavern Sdn Bhd	48.7	48.4	Malaysia	Land and property development
+ Resorts World at Sentosa Pte Ltd	53.9	54.4	Singapore	Developer and operator of an integrated resort
+ Resorts World Concepts Limited	48.7	48.4	Isle of Man	Investment holding
 Resorts World Digital, LLC 	48.7	48.4	United States of America	Investment holding
+ Resorts World Limited	48.7	48.4	Isle of Man	Investment holding and investment trading
Resorts World Properties Sdn Bhd	48.7	48.4	Malaysia	Investment holding
Resorts World Tours Sdn Bhd	48.7	48.4	Malaysia	Provision of tour and travel related services
^ Roundhay Limited	95.0	95.0	Isle of Man	Investment holding
R.W. Investments Limited	48.7	48.4	Isle of Man	Investment holding
+ Sanyen Oil & Gas Pte Ltd	95.0	95.0	Singapore	Oil & gas exploration
Sawit Sukau Usahasama Sdn Bhd	30.5	30.6	Malaysia	Plantation
+ Sedby Limited	53.9	54.4	Isle of Man	Investment holding
Seraya Mayang Sdn Bhd	48.7	48.4	Malaysia	Investment holding
Setiacahaya Sdn Bhd	77.3	77.4	Malaysia	Property investment
Setiamas Sdn Bhd	54.6	54.7	Malaysia	Plantation and property development
Setiaseri Sdn Bhd	48.7	48.4	Malaysia	Letting of its apartment units

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	Effective Percentage of Ownership		Country of incorporation	Principal activities
	2009	2008		·
Indirect Subsidiaries (cont'd)				
Sierra Springs Sdn Bhd	48.7	48.4	Malaysia	Investment holding
+ Spielers Casino (Southend) Limited	53.9	54.4	United Kingdom	Casino operator
+ Sri Nangatayap Pte Ltd	54.6	54.7	Singapore	Investment holding
+ Stanley Casinos Holdings Limited	53.9	54.4	United Kingdom	Investment holding
+ Stanley Genting Casinos Limited	53.9	54.4	United Kingdom	Investment holding
+ Stanley Interactive Limited	53.9	54.4	United Kingdom	Internet sports betting
+ Stanley Leisure Quest Trustees Limited	53.9	54.4	United Kingdom	Trustee company
+ Stanley Overseas Holdings Limited	53.9	54.4	United Kingdom	Investment holding
# Star Eagle Holdings Limited	53.9	54.4	British Virgin Islands	Investment holding
+ Suzhou Ascend Technology Co. Limited	53.9	54.4	China	Provision of IT related services
^*Suzhou Coastal Cogeneration Power Company Ltd	60.0	60.0	China	Generation and supply of electric power
+ Swallow Creek Limited	95.0	95.0	Isle of Man	Investment holding
Sweet Bonus Sdn Bhd	29.2	29.1	Malaysia	Renting part of its leasehold land
+ Tameview Properties Limited	53.9	54.4	United Kingdom	Property company
Technimode Enterprises Sdn Bhd	54.6	54.7	Malaysia	Property investment
^ Torrens Limited	97.7	97.7	Isle of Man	Investment holding
+ Triangle Casino (Bristol) Limited	53.9	54.4	United Kingdom	Casino operator
Trushidup Plantations Sdn Bhd	54.6	54.7	Malaysia	Investment holding
+ Two Digital Trees, LLC	48.7	48.4	United States of America	Investment holding
^ VendWorld, LLC	48.7	48.4	United States of America	Investment holding
Vestplus Sdn Bhd	48.7	48.4	Malaysia	Sale and letting of apartment units
Wawasan Land Progress Sdn Bhd	54.6	54.7	Malaysia	Plantation
+ WEB Energy Ltd	100.0	100.0	Mauritius	Investment holding
+ Westcliff Casinos Limited	53.9	54.4	United Kingdom	Casino operator
+ Westcliff (CG) Limited	53.9	54.4	United Kingdom	Trading
Widuri Pelangi Sdn Bhd	48.7	48.4	Malaysia	Golf resort and hotel business
+ WorldCard Overseas Holdings Limited	53.9	54.4	Isle of Man	Service provider of loyalty programmes
WorldCard Services Sdn Bhd	53.9	54.4	Malaysia	Management of loyalty programme services
^*Wuxi Huada Gas Turbine Electric Power Company	60.0	60.0	China	Generation and sale of electric power
+ Advanced Technologies Limited	53.9	54.4	Dominica	Dormant
Amalgamated Rubber (Penang) Sdn Bhd	54.6	54.7	Malaysia	Dormant
+ Annabel's Casino Limited	53.9	54.4	United Kingdom	Dormant
AR Property Development Sdn Bhd	54.6	54.7	Malaysia	Dormant
+ Baychain Limited	53.9	54.4	United Kingdom	Dormant
+ C C Derby Limited	53.9	54.4	United Kingdom	Dormant
+ Capital Casinos Group Limited	53.9	54.4	United Kingdom	Dormant
+ Capital Clubs Limited	53.9	54.4	United Kingdom	Dormant
+ Capital Corporation (Holdings) Limited	53.9	54.4	United Kingdom	Dormant
+ Capital Corporation Limited	53.9	54.4	United Kingdom	Dormant
+ Cascades Casinos Limited	53.9	54.4	United Kingdom	Dormant
+ Cascades Clubs Limited	53.9	54.4	United Kingdom	Dormant
+ Castle Casino Limited	53.9	54.4	United Kingdom	Dormant
Cengkeh Emas Sdn Bhd	54.6	54.7	Malaysia	Dormant
+ Churchstirling Limited	53.9	54.4	United Kingdom	Dormant
+ Cotedale Limited	53.9	54.4	United Kingdom	Dormant
+ Crockfords Club Limited	53.9	54.4	United Kingdom	Dormant

31 December 2009

	Effective Percentage of Ownership		Country of incorporation	Principal activities	
	2009	2008			
Indirect Subsidiaries (cont'd)					
+ Crockfords Investments Limited	53.9	54.4	Guernsey	Dormant	
+ Cromwell Sporting Enterprises Limited	53.9	54.4	United Kingdom	Dormant	
Dasar Pinggir (M) Sdn Bhd	97.7	97.7	Malaysia	Dormant	
+ Dealduo Limited	53.9	54.4	United Kingdom	Dormant	
Dianti Plantations Sdn Bhd	54.6	54.7	Malaysia	Dormant	
Drawlink Limited	53.9	54.4	United Kingdom	Dormant	
Equarius Resort Sdn Bhd	53.9	54.4	Malaysia	Dormant	
+ Gameover Limited	53.9	54.4	United Kingdom	Dormant	
Genas Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Genawan Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Gentas Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Gentasa Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Genting Newsprint Sdn Bhd	100.0	100.0	Malaysia	Dormant	
+ Genting Property Limited	100.0	100.0	Isle of Man	Dormant	
Genting Studio Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Genting Theme Park Sdn Bhd	48.7	48.4	Malaysia	Dormant	
+ Genting1 Limited	53.9	54.4	United Kingdom	Dormant	
(formerly known as Stanleybet Limited)		-	J J J J J J J J J J J J J J J J J J J		
Gentinggi Quarry Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Glugor Development Sdn Bhd	54.6	54.7	Malaysia	Dormant	
^ GP Overseas Limited	54.6	54.7	Isle of Man	Dormant	
(formerly known as Asiatic Overseas Limited)					
GP (Sarawak) Palm Oil Management Sdn Bhd (formerly known as ADB (Sarawak) Palm Oil Mill Management Sdn Bhd)	54.6	54.7	Malaysia	Dormant	
+ Hazelman Limited	53.9	54.4	United Kingdom	Dormant	
Hitechwood Sdn Bhd	29.2	29.1	Malaysia	Dormant	
Ikhlas Tiasa Sdn Bhd	48.7	48.4	Malaysia	Dormant	
+ Incomeactual Limited	53.9	54.4	United Kingdom	Dormant	
Infomart Sdn Bhd	100.0	100.0	Malaysia	Dormant	
+ International Sporting Club (London) Limited	53.9	54.4	United Kingdom	Dormant	
^ Jamberoo Limited	95.0	95.0	Isle of Man	Dormant	
Jomara Sdn Bhd	29.2	29.1	Malaysia	Dormant	
Kenyalang Borneo Sdn Bhd	54.6	54.7	Malaysia	Dormant	
Kituva Plantations Sdn Bhd	54.6	54.7	Malaysia	Dormant	
Laila Limited	95.0	95.0	Isle of Man	Dormant	
Langway Limited	53.9	54.4	United Kingdom	Dormant	
Laserwood Sdn Bhd	29.2	29.1	Malaysia	Dormant	
Merriwa Sdn Bhd	48.7	48.4	Malaysia	Dormant	
+ Metro Leisure Group Limited	53.9	54.4	United Kingdom	Dormant	
Netyield Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Neutrino Space Sdn Bhd	29.2	29.1	Malaysia	Dormant	
^ New Quest, LLC	48.7	48.4	United States of America	Dormant	
Orient Star International Limited	48.7	48.4	Bermuda	Dormant	
+ Palm Beach Club Limited	53.9	54.4	United Kingdom	Dormant	
+ Pellanfayre Limited	53.9	54.4	United Kingdom	Dormant	
Phoenix Track Sdn Bhd	48.7	48.4	Malaysia	Dormant	
Plantation Latex (Malaya) Sdn Bhd	54.6	54.7	Malaysia	Dormant	
Possible Affluent Sdn Bhd	29.2	29.1	Malaysia	Dormant	
Rapallo Sdn Bhd	29.2	29.1	Malaysia	Dormant	

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	Effective Percentage of Ownership		Country of incorporation	Principal activities
	2009	2008		
Indirect Subsidiaries (cont'd) + Resorts World Marketing Pte Ltd	53.9	54.4	Singapore	Dormant
(formerly known as Equarius Pte Ltd) Resorts World Spa Sdn Bhd	48.7	48.4	Malaysia	Dormant
+ Resorts World Ventures Limited	48.7	40.4	Isle of Man	Dormant
Sahabat Alam Sdn Bhd	97.7	97.7	Malaysia	Dormant
Setiabahagia Sdn Bhd	48.7	48.4	Malaysia	Dormant
^ Sorona Limited	100.0	100.0	Isle of Man	Dormant
Space Fair Sdn Bhd	29.2	29.1	Malaysia	Dormant
+ Sportcrest Limited	53.9	54.4	United Kingdom	Dormant
+ St Aubin Properties Limited	53.9	54.4	United Kingdom	Dormant
Stake Excellent Sdn Bhd	48.7	48.4	Malaysia	Dormant
+ Stanley Leisure Group (Malta) Limited	53.9	54.4	Malta	Dormant
+ Stanley Leisure (Ireland)	53.9	54.4	Ireland	Dormant
+ Stanley Online Limited	53.9	54.4	United Kingdom	Dormant
+ Stanley Snooker Clubs Limited	53.9	54.4	United Kingdom	Dormant
+ Star City Casino Limited	53.9	54.4	United Kingdom	Dormant
+ The Colony Club Limited	53.9	54.4	United Kingdom	Dormant
+ The Kings Casino (Yarmouth) Limited	53.9	54.4	United Kingdom	Dormant
+ The Midland Wheel Club Limited	53.9	54.4	United Kingdom	Dormant
+ Tower Casino Group Limited	53.9	54.4	United Kingdom	Dormant
+ Tower Clubs Management Limited	53.9	54.4	United Kingdom	Dormant
Tullamarine Sdn Bhd	29.2	29.1	Malaysia	Dormant
+ TV-AM Enterprises Limited	53.9	54.4	United Kingdom	Dormant
+ TV-AM Limited	53.9	54.4	United Kingdom	Dormant
+ TV-AM (News) Limited	53.9	54.4	United Kingdom	Dormant
Twinkle Glow Sdn Bhd	29.2	29.1	Malaysia	Dormant
Twinmatics Sdn Bhd	48.7	48.4	Malaysia	Dormant
+ Vestplus (Hong Kong) Limited	48.7	48.4	Hong Kong, SAR	Dormant
Vintage Action Sdn Bhd	29.2	29.1	Malaysia	Dormant
Waxwood Sdn Bhd	29.2	29.1	Malaysia	Dormant
+ William Crockford Limited	53.9	54.4	United Kingdom	Dormant
+ Worthchance Limited	53.9	54.4	United Kingdom	Dormant
Yarrawin Sdn Bhd ^ @Latte (USA) LLC	29.2 48.7	29.1 48.4	Malaysia United States of	Dormant Dormant
Awana Listela & Desarte Ode Died	100.0	100.0	America	Dre energing
Awana Hotels & Resorts Sdn Bhd Awana Vacation Resorts Management Sdn Bhd	100.0 100.0	100.0 100.0	Malaysia	Pre-operating
# Bio Tech Intensive Pte Ltd	100.0	100.0	Malaysia Singapore	Pre-operating Pre-operating
Cosmo-Jupiter Berhad	54.6	54.7	Malaysia	Pre-operating
+ Full East Enterprise Limited	54.6	54.7	Hong Kong, SAR	Pre-operating
Genting Awanpura Sdn Bhd	54.6	54.7	Malaysia	Pre-operating
(formerly known as Asiatic Awanpura Sdn Bhd)	54.0	04.7	Walaysia	i le operating
Genting Biofuels Sdn Bhd	97.7	97.7	Malaysia	Pre-operating
Genting Chelsea Sdn Bhd	54.6	54.7	Malaysia	Pre-operating
Genting Commodities Trading Sdn Bhd	54.6	54.7	Malaysia	Pre-operating
(formerly known as Asiatic Commodities Trading Sdn Bhd)				
# Genting International Corp	53.9	54.4	United States of America	Pre-operating
# Genting Investments Corp	100.0	100.0	United States of America	Pre-operating
^ Genting Petroleum Ventures Limited	95.0	95.0	Isle of Man	Pre-operating
^ Genting Power Indonesia Limited	100.0	100.0	Isle of Man	Pre-operating
^ Genting Power International Limited	100.0	100.0	Isle of Man	Pre-operating
^ Genting Power Philippines Limited	100.0	100.0	Isle of Man	Pre-operating

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	Effective Percentage of Ownership		Country of incorporation	Principal activities
	2009	2008		
Indirect Subsidiaries (cont'd)				
# Genting Risk Management (Labuan) Limited	100.0	100.0	Labuan, Malaysia	Pre-operating
Genting Sanyen Incineration Sdn Bhd	97.7	97.7	Malaysia	Pre-operating
^ Genting Sanyen Indonesia Limited	95.0	95.0	Isle of Man	Pre-operating
+ Genting Solihull Limited (formerly known as Genting Stanley (Solihull) Limited)	53.9	54.4	United Kingdom	Pre-operating
# Genting Star (Macau) Limited	53.9	54.4	Macau	Pre-operating
# Genting Star Limited	53.9	54.4	British Virgin Islands	Pre-operating
Genting Vegetable Oils Refinery Sdn Bhd (formerly known as Asiatic Vegetable Oils Refinery Sdn Bhd)	54.6	54.7	Malaysia	Pre-operating
^ GP China Limited	100.0	100.0	Isle of Man	Pre-operating
 GP Equities Pte Ltd (formerly known as Asiatic Equities (S'pore) Pte Ltd) 	54.6	54.7	Singapore	Pre-operating
+ Green Synergy Limited	97.7	97.7	Hong Kong, SAR	Pre-operating
 A Highlands Exploration Limited 	95.0	95.0	Isle of Man	Pre-operating
^ Highlands Power Development Limited	100.0	100.0	Isle of Man	Pre-operating
# Integrated BioGreenergy Pte Ltd	100.0	100.0	Singapore	Pre-operating
^ Ketapang Holdings Pte Ltd	54.6	54.7	Singapore	Pre-operating
Larisma Prima Sdn Bhd	54.6	-	Malaysia	Pre-operating
Mastika Water Management Sdn Bhd	97.7	97.7	Malaysia	Pre-operating
# Maxims Casinos Limited	53.9	54.4	United Kingdom	Pre-operating
+ Maxims Clubs Pte Ltd	53.9	54.4	Singapore	Pre-operating
Maxims Clubs Sdn Bhd	53.9	54.4	Malaysia	Pre-operating
+ Oriental Explorer Pte Ltd	95.0	-	Singapore	Pre-operating
# Palomino World (UK) Limited	53.9	54.4	United Kingdom	Pre-operating
Resorts World at Sentosa Sdn Bhd	53.9	54.4	Malaysia	Pre-operating
^ Sandai Maju Pte Ltd	54.6	54.7	Singapore	Pre-operating
+ Sanggau Holdings Pte Ltd	54.6	-	Singapore	Pre-operating
^ Sri Kenyalang Pte Ltd	54.6	54.7	Singapore	Pre-operating
+ Stanley Genting Casinos (Leeds) Limited	53.9	54.4	United Kingdom	Pre-operating
^ Tamanaco Limited	100.0	100.0	Isle of Man	Pre-operating
^ Tetha Limited	95.0	95.0	Isle of Man	Pre-operating
Bandar Pelabuhan Sdn Bhd (In Member's Voluntary Liquidation)	29.2	29.1	Malaysia	Pending liquidation
+ Genting Power (Swiss) GmbH (In Liquidation)	100.0	100.0	Switzerland	Pending liquidation
+ Genting Sanyen Paper Pte Ltd (In Member's Voluntary Liquidation)	97.7	97.7	Singapore	Pending liquidation
 Myanmar Genting Sanyen Limited (In Member's Voluntary Liquidation) 	100.0	100.0	Myanmar	Pending liquidation
Resorts International (Labuan) Limited (In Member's Voluntary Liquidation)	48.7	48.4	Labuan, Malaysia,	Pending liquidation
Resorts World (Labuan) Limited (In Member's Voluntary Liquidation)	48.7	48.4	Labuan, Malaysia,	Pending liquidation
RWB (Labuan) Limited (In Member's Voluntary Liquidation)	48.7	48.4	Labuan, Malaysia,	Pending liquidation
^ Genting Power Meizhou Wan Holding Company	-	100.0	Cayman Islands	Deregistered
^ Meizhou Wan Generating Company, Ltd	-	100.0	Cayman Islands	Deregistered
^ MZW Holdings, Ltd	-	100.0	Cayman Islands	Deregistered
# Genting International Paper (Netherlands) B.V.	-	100.0	Netherlands	Voluntarily Liquidated

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45. SUBSIDIARIES AND ASSOCIATES (cont'd)

	Perce	Effective Percentage of Ownership		Principal activities
	2009	2008		
Indirect Subsidiaries (cont'd)				
+ L Stanley (Bermuda) Ltd	-	19.0	Bermuda	Dissolved
Resorts Overseas Investments Limited	-	48.4	Isle of Man	Dissolved
R.W. Overseas Investments Limited	-	48.4	Isle of Man	Dissolved
Associates				
Aban Power Company Limited	36.3	36.3	India	Generation and supply of electric power
Asiatic Ceramics Sdn Bhd (In Liquidation)	26.8	26.8	Malaysia	In Liquidation (Receiver appointed)
DNA Electronics Limited	38.5	23.8	United Kingdom	Research & development on natural sciences & engineering
GaiaAgri Services Ltd	16.4	16.4	Mauritius	Provision of management services
Lanco Kondapalli Power Pvt Ltd	30.0	30.0	India	Generation and supply of electric power
Landmarks Berhad	30.3	30.3	Malaysia	Resort, property investment and property development
Serian Palm Oil Mill Sdn Bhd	21.9	21.9	Malaysia	Fresh fruit bunches processing
Sri Gading Land Sdn Bhd	26.8	26.8	Malaysia	Property development

* The financial statements of these companies are audited by firms other than the auditors of the Company.

- + The financial statements of these companies are audited by member firms of PricewaterhouseCoopers International Limited which are separate and independent legal entities from PricewaterhouseCoopers, Malaysia.
- ^ These entities are subjected to limited review carried out by PricewaterhouseCoopers, Malaysia, although they are not subjected to statutory audit.
- # These entities are either exempted or have no statutory audit requirement.

46. APPROVAL OF FINANCIAL STATEMENTS

The financial statements have been approved for issue in accordance with a resolution of the Board of Directors on 25 February 2010.

STATEMENT ON DIRECTORS' RESPONSIBILITY

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

As required under the Companies Act, 1965 ("Act"), the Directors of Genting Berhad have made a statement expressing an opinion on the financial statements. The Board is of the opinion that the financial statements have been drawn up so as to give a true and fair view of the state of affairs of the Group and of the Company as at 31 December 2009 and of the results and the cash flows of the Group and of the Company for the financial year ended on that date in accordance with the MASB Approved Accounting Standards in Malaysia for Entities Other Than Private Entities.

In the process of preparing these financial statements, the Directors have reviewed the accounting policies and practices to ensure that they were consistently applied throughout the financial year. In cases where judgement and estimates were made, they were based on reasonableness and prudence.

Additionally, the Directors have relied on the internal control systems to ensure that the information generated for the preparation of the financial statements from the underlying accounting records is accurate and reliable.

This statement is made in accordance with a resolution of the Board dated 25 February 2010.

STATUTORY DECLARATION

Pursuant to Section 169(16) of The Companies ACT, 1965

I, CHONG KIN LEONG, the Officer primarily responsible for the financial management of GENTING BERHAD, do solemnly and sincerely declare that the financial statements set out on pages 56 to 118 are, to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.

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Subscribed and solemnly declared by the abovenamed CHONG KIN LEONG at KUALA LUMPUR on 25 February 2010 CHONG KIN LEONG

Before me,

TAN SEOK KETT Commissioner for Oaths Kuala Lumpur

PRICEWATERHOUSE COOPERS I

INDEPENDENT AUDITORS' REPORT

to the Members of Genting Berhad

REPORT ON THE FINANCIAL STATEMENTS

PricewaterhouseCoopers (AF 1146) Chartered Accountants Level 10, 1 Sentral, Jalan Travers Kuala Lumpur Sentral P O Box 10192 50706 Kuala Lumpur, Malaysia Telephone +60 (3) 2173 1188 Facsimile +60 (3) 2173 1288 www.pwc.com

We have audited the financial statements of Genting Berhad, which comprise the balance sheets as at 31 December 2009 of the Group and of the Company, and the income statements, statements of changes in equity and cash flow statements of the Group and of the Company for the year then ended, and a summary of significant accounting policies and other explanatory notes, as set out on pages 56 to 118.

Directors' Responsibility for the Financial Statements

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

Auditors' Responsibility

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

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

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

<u>Opinion</u>

In our opinion, the financial statements have been properly drawn up in accordance with MASB Approved Accounting Standards in Malaysia for Entities Other than Private Entities and the Companies Act, 1965 so as to give a true and fair view of the financial position of the Group and of the Company as of 31 December 2009 and of their financial performance and cash flows for the year then ended.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

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

- (a) In our opinion, the accounting and other records and the registers required by the Act to be kept by the Company and its subsidiaries of which we have acted as auditors have been properly kept in accordance with the provisions of the Act.
- (b) We have considered the financial statements and the auditors' reports of all the subsidiaries of which we have not acted as auditors, which are indicated in note 45 to the financial statements.
- (c) We are satisfied that the financial statements of the subsidiaries that have been consolidated with the Company's financial statements are in form and content appropriate and proper for the purposes of the preparation of the financial statements of the Group and we have received satisfactory information and explanations required by us for those purposes.
- (d) The audit reports on the financial statements of the subsidiaries did not contain any qualification or any adverse comment made under Section 174(3) of the Act.

OTHER MATTERS

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

PRICEWATERHOUSECOOPERS (No. AF: 1146) Chartered Accountants LOH LAY CHOON (No. 2497/03/10(J)) Chartered Accountant

Kuala Lumpur 25 February 2010

TEN-YEAR SUMMARY

Amounts in RM million unless otherwise stated	2009	2008	2007	2006	2005	2004	2003	2002	2001	2000
Revenue	8,893.6	9,082.5	8,483.8	6,418.6	5,454.1	4,647.0	4,237.1	3,534.7	3,148.4	3,338.6
Profit/(loss) before taxation	2,528.4	1,734.8	3,394.5	2,703.9	2,434.3	1,773.5	1,548.4	1,525.4	1,000.0	(373.0)
Taxation	(745.6)	(751.4)	(662.2)	(500.0)	(622.6)	(339.4)	(466.8)	(422.5)	(352.8)	(301.5)
Profit/(loss) for the financial year	1,782.8	983.4	2,562.3	2,242.5	1,811.7	1,434.1	1,081.6	1,102.9	647.2	(674.5)
Profit/(loss) attributable to equity holders of the Company	1,044.3	569.3	1,988.9	1,504.2	1,247.0	928.0	713.8	756.5	452.1	(246.2)
	,		,	,	, -				_	(-)
Share capital (net of treasury shares)	327.5	328.1	363.2	369.4	352.7	352.3	352.2	352.2	352.2	352.2
Retained earnings	11,893.0	11,055.4	10,507.5	9,524.2	8,158.6	7,034.3	6,220.1	5,608.2	4,948.9	4,592.6
Other reserves	1,666.6	1,058.5	1,484.3	1,401.1	517.9	481.9	472.5	465.8	459.6	464.6
	13,887.1	12,442.0	12,355.0	11,294.7	9,029.2	7,868.5	7,044.8	6,426.2	5,760.7	5,409.4
Minority interests	11,825.3	8,971.4	9,182.3	5,372.2	4,898.1	3,432.1	3,035.9	2,404.7	2,121.4	2,017.2
Non-current liabilities	14,352.5	6,831.7	5,721.7	7,206.5	3,132.1	3,540.7	2,802.5	1,303.5	1,373.0	688.9
	40,064.9	28,245.1	27,259.0	23,873.4	17,059.4	14,841.3	12,883.2	10,134.4	9,255.1	8,115.5
Property, plant and equipment	16,450.0	10,691.6	8,903.0	8,989.3	6,087.0	5,733.3	5,592.9	4,280.4	4,241.4	3,779.6
Land held for property development	582.4	579.9	495.3	488.8	488.0	495.1	5,592.9	4,200.4 525.1	621.9	631.2
Plantation development	650.4	518.3	469.5	445.3	429.7	414.9	294.9	261.6	209.8	204.3
Leasehold land use rights	1,902.4	1,850.9	1,767.9	383.1	395.8	374.9	306.4	306.2	236.5	176.3
Intangible assets	3,914.1	3,523.1	4,689.4	5,372.6	101.1	10.9	-		- 200.0	-
Exploration costs	420.6	420.0	312.5	219.8	39.6	2.8	-	-	-	439.2
Associates	672.8	622.1	575.2	2,493.9	2,491.5	2,230.1	2,159.1	2,431.2	2,030.6	1,927.2
Available-for-sale financial asset	1,270.1	415.0	1,505.4	-	-	-	-	-	-	-
Other non-current assets	1,091.7	696.5	461.5	324.6	1,318.8	451.9	64.0	92.6	68.5	165.3
Total non-current assets	26,954.5	19,317.4	19,179.7	18,717.4	11,351.5	9,713.9	8,931.0	7,897.1	7,408.7	7,323.1
Net current assets	13,110.4	8,927.7	8,079.3	5,156.0	5,707.9	5,127.4	3,952.2	2,237.3	1,846.4	792.4
	40,064.9	28,245.1	27,259.0	23,873.4	17,059.4	14,841.3	12,883.2	10,134.4	9,255.1	8,115.5
Basic earnings/(loss) per share										
(sen)	28.26	15.38	53.81	42.57	35.39	26.35	20.27	21.48	12.84	(6.99)
Net dividend per share (sen)	5.40	5.22	27.05	4.65	4.18	3.46	3.10	2.95	2.74	2.74
Dividend cover (times)	5.2	3.0	2.0	8.9	8.5	7.6	6.5	7.3	4.7	N/A
Current ratio	4.82	5.05	3.77	2.18	4.82	3.92	3.98	2.71	2.89	1.66
Net assets per share (RM)	3.76	3.37	3.34	3.06	2.56	2.23	2.00	1.82	1.64	1.54
Return/(loss) (after tax and minority interests) on average									<i>.</i>	
shareholders' equity (%)	7.93	4.59	16.82	14.80	14.76	12.45	10.60	12.42	8.10	(4.39)
Market share price										
- highest (RM)	7.78	7.89	9.37	6.63	4.34	3.96	3.78	3.30	2.26	3.60
- lowest (RM)	3.17	3.72	6.45	4.22	3.34	2.86	2.26	2.08	1.48	1.75

Certain figures relating to the previous years have been reclassified/adjusted to conform with the current year's presentation, mainly due to adoption of new/revised FRSs.

N/A - Not Applicable

LIST OF PROPERTIES HELD

LOCATION	TENURE	APPROXIMATE AREA	DESCRIPTION	NET BOOK VALUE AS AT 31 DEC 2009 (RM'million)	AGE OF BUILDING (Years)	YEAR OF ACQUISITION (A)/ REVALUATION (R)
MALAYSIA						
STATE OF PAHANG DARUL MAKMUR						
1 Genting Highlands, Bentong	Freehold Freehold		18-storey Genting Hotel Complex 23-storey Resort Hotel & Car Park II	212.0 137.1	28 17	1982 (R) 1992 (A)
3 Genting Highlands, Bentong	Freehold	Built-up : 493,750 sq.metres	22-storey First World Hotel & Car Park V	905.4	10	2000 (A)
00,00	Freehold		23-storey Awana Tower Hotel	29.1	16	1993 (A)
00,00	Freehold Freehold	• • •	10-level Theme Park Hotel 10-level Theme Park Hotel -	24.2 9.8	38 34	1989 (R) 1989 (R)
			Valley Wing			
7 Genting Highlands, Bentong	Freehold		16-storey Residential Staff Complex I	6.6	26	1989 (R)
8 Genting Highlands, Bentong	Freehold	Built-up: 28,804 sq.metres	19-storey Residential Staff Complex II	15.1	17	1992 (A)
9 Genting Highlands, Bentong	Freehold	Built-up: 89,392 sq.metres	16-storey Residential Staff Complex III & Car Park III	58.0	17	1992 (A)
10 Genting Highlands, Bentong	Freehold	Built-up: 41,976 sq.metres		50.6	13	1996 (A)
11 Genting Highlands, Bentong	Freehold	Built-up: 70,597 sq.metres	25-storey Residential Staff Complex VIII with 5 levels of carpark	68.5	3	2007 (A)
12 Genting Highlands, Bentong	Freehold	Built-up: 4,119 sq.metres	5-storey Ria Staff Residence	0.1	37	1989 (R)
	Freehold	Built-up: 4,109 sq.metres	5-storey Sri Layang Staff Residence	19.3	15	1989 (R)
14 Genting Highlands, Bentong	Freehold	Built-up : 18,397 sq.metres		1.8	26	1989 (R)
15 Genting Highlands, Bentong	Freehold		5-storey Bomba Building	0.7	26	1989 (A)
	Freehold	· · · ·	Petrol Station	2.2	11	1999 (A)
	Freehold	Built-up: 4,151 sq.metres	3-storey Lakeside Teahouse	3.3	22	1989 (R)
	Freehold	Lake : 2 hectares	Man-made Lake	0.1	-	1989 (R)
	Freehold Freehold	Built-up : 2,769 sq.metres Built-up : 540 sq.metres	4-storey Staff Recreation Centre 1 unit of Kayangan Apartment	3.0 0.1	17 29	1992 (A) 1989 (A)
20 Genting Fighlands, Dentong	rieenolu	Duill-up . 540 Sq.metres	1 unit of Kayangan Apartment	0.1	29	1990 (A)
21 Genting Highlands, Bentong	Freehold	Built-up: 7,666 sq.metres	Awana Golf & Country Resort Complex	19.0	23	1989 (R)
22 Genting Highlands, Bentong	Freehold	Built-up : 17,010 sq.metres	174 units of Awana Condominium	21.9	23	1989 (R)
23 Genting Highlands, Bentong	Freehold	Built-up: 8,756 sq.metres	79 units of Ria Apartment (Pahang Tower)	11.4	23	1989 (R)
24 Genting Highlands, Bentong	Freehold	Land : 3,286 hectares	7 plots of land & improvements	272.9	-	1989 (R)
			1 plot of land & improvements	6.0	-	1996 (A) 1989 (R)
			10 plots of land & improvements 1 plot of land & improvements	59.3 0.1		1909 (N) 1991 (A)
			66 plots of land & improvements	238.3	-	1989 (R)
			3 plots of land & improvements	24.9	-	2002 (A)
	Leasehold (unexpired	Land : 6 hectares	13 plots of land & improvements 2 plots of land & improvements	9.8 4.0	-	1995 (R) 1994 (A)
	lease period of 84 years) Leasehold (unexpired	Land : 5 hectares	3 plots of land	0.4	-	1995 (A)
	lease period of 49 years) Leasehold (unexpired	Land : 3 hectares	1 plot of educational land	1.2	-	2000 (A)
28 Bukit Tinggi, Bentong	lease period of 81 years) Leasehold (unexpired	Built-up : 49 sq.metres	1 unit of Meranti Park Apartment,	0.1	10	1999 (A)
	lease period of 85 years) Freehold	Land : 3 hectares	Berjaya Hills 2 plots of agriculture land with	1.2	23	1987 (A)
30 Beserah, Kuantan	Freehold	Built-up:713 sq.metres Land :4 hectares	residential bungalow 4 plots of vacant agriculture land	0.9	-	1989/1991 (A)
STATE OF SELANGOR DARUL EHSAN						
	Freehold	Built-up : 149,941 sq.metres	28-storey Highlands Hotel & Car Park IV	388.0	13	1997 (A)

	LOCATION	TENURE	Δ	PPROXIMATE AREA	DESCRIPTION	NET BOOK VALUE AS AT 31 DEC 2009 (RM'million)	AGE OF BUILDING (Years)	YEAR OF ACQUISITION (A)/ REVALUATION (R)
2	Genting Highlands,	Freehold	Land	:6 hectares	2 plots of building land	6.1	_	1993 (A)
۷	Hulu Selangor	Treehold			5-storey Genting Skyway Station Complex with 4-level of basement carpark	65.4	13	1993 (A) 1997 (A)
3	Genting Highlands, Hulu Selangor	Freehold	Built-up	:3,008 sq.metres	2-storey & 4-storey Gohtong Jaya Security Buildings	5.4	12	1998 (A)
4	Genting Highlands, Hulu Selangor	Freehold	Built-up	:5,406 sq.metres	47 units of Ria Apartment (Selangor Tower)	6.1	23	1989 (R)
5	Genting Highlands, Hulu Selangor	Freehold	Land	:598 hectares	3 plots of building land 18 plots of building land 7 plots of building land	12.3 41.4 10.4	-	1989 (R) 1995 (R) 1993 (A)
6	Genting Highlands, Gombak	Freehold	Land	: 394 hectares	2 plots of vacant building land	28.8		1995 (R)
7	Batang Kali, Hulu Selangor	Freehold	Land	:9 hectares	1 plot of vacant agriculture land	2.1		1994 (A)
8	Ulu Yam, Hulu Selangor	Freehold	Land	:38 hectares	1 plot of vacant building land	15.0		1994 (A)
9	Ulu Yam, Hulu Selangor	Freehold	Land	:4 hectares	3 plots of vacant agriculture land	1.0		1994 (A)
	Mukim Tanjung Dua Belas,	Freehold	Land	:19 hectares	1 plot of industrial land with power	30.1	18	1994 (A) 1990 (A)
	Kuala Langat		Built-up	: 39,825 sq.metres	plant complex		10	
	Mukim Tanjung Dua Belas, Kuala Langat	Leasehold (unexpired lease period of 65 years)	Land	:1 hectare	1 plot of industrial land	0.1		1994 (A)
	Mukim Tanjung Dua Belas, Kuala Langat	Leasehold (unexpired lease period of 66 years)	Land	:16 hectares	19 plots of industrial land with factory	4.0	9	1994 (A)
13	Mukim Tanjung Dua Belas, Kuala Langat	Leasehold (unexpired lease period of 69 years)	Land	:1 hectare	1 plot of industrial land	1.0		1994 (A)
14	Mukim Tanjung Dua Belas, Kuala Langat	Leasehold (unexpired lease period of 77 years)	Land	:1 hectare	1 plot of industrial land	0.2		1994 (A)
15	Mukim Tanjung Dua Belas, Kuala Langat	Leasehold (unexpired lease period of 78 years)	Land	:1 hectare	1 plot of industrial land	< 0.1		1994 (A)
16	Mukim Tanjung Dua Belas, Kuala Langat	Leasehold (unexpired lease period of 87 years)	Land	:2 hectares	1 plot of industrial land	2.2		1994 (A)
17	Pulau Indah, Klang	Leasehold (unexpired lease period of 86 years)	Land	:47 hectares	13 plots of vacant industrial land & improvements	44.2	-	1997 (A)
18	Bangi Factory, Selangor	Leasehold (unexpired lease period of 77 years)	Land Built-up	: 12,140 sq.metres : 5,556 sq.metres	1 plot of industrial land with factory	2.5	28	1990 (A)
	DERAL TERRITORY OF							
1	Taman U Thant, Kuala Lumpur	Freehold	Built-up	: 178 sq.metres	1 unit of Desa Angkasa Apartment	0.2	23	1988 (A)
2	Jalan Sultan Ismail, Kuala Lumpur	Freehold	Land Built-ur		Wisma Genting - 25-level office building with 6-level basement	91.9	24	1983/1991 (A)
3	Segambut, Kuala Lumpur	Leasehold (unexpired lease period of 65 years)	Land	:4 hectares	Store, bus and limousine depot	8.8	34	1982 (A)
	ATE OF TERENGGANU		Duit up	.2,001 34.110103				
DA 1	I RUL IMAN Kijal, Kemaman	Leasehold (unexpired	Land	:262 hectares	4 plots of resort/property	43.5		1996 (A)
		lease period of 82 years)			development land			(007 (1)
			Land	:51 hectares	18-hole Awana Kijal Golf Course	9.2	- 10	1997 (A) 1997 (A)
				: 1,757 sq.metres	7-storey Awana Kijal Hotel 27 units of Baiduri Apartment	84.4 2.6	13 15	1997 (A) 1995 (A)
				:7,278 sq.metres	96 units of Angsana Apartment	9.6	14	1996 (A)
		Leasehold (unexpired lease period of 82 years)	Land	:18 hectares	17 plots of resort/property development land	1.5		2002 (A)
		Leasehold (unexpired lease period of 92 years)	Land	:10 hectares	1 plot of resort/property development land	1.6	-	1995 (R)
ст	ATE OF KEDAH DARUL	lease period of 32 years)						
	IAN							
1	Tanjung Malai, Langkawi	Leasehold (unexpired lease period of 78 years)	Land Built-up	:14 hectares :20,957 sq.metres	5 plots of building land 3-5 storey Awana Langkawi Hotel, Convention Centre, Multipurpose Hall	10.8 56.5	- 12	1997 (A) 1997 (A)
	ATE OF JOHORE DARUL KZIM							
	Kluang, Johor	Freehold	Built-up	:1,103 sq.metres	1 unit of bio oil factory	1.4	4	2006 (A)
	-				-			. ,

LOCATION	TENURE	A	PPROXIMATE AREA	DESCRIPTION	NET BOOK VALUE AS AT 31 DEC 2009 (RM'million)	AGE OF BUILDING (Years)	YEAR OF ACQUISITION (A)/ REVALUATION (R)
ESTATES/PROPERTY DEVELOPMENT ("PD")							
1 Genting Bukit Sembilan Estate, Baling/Sg. Petani/ Jitra, Kedah	Freehold	Estate PD	: 1,314 hectares : 147 hectares	Oil palm estate, property development and golf course & clubhouse	57.2	14	1981 (R)
 Genting Selama Estate, Serdang & Kulim, Kedah/ Selama, Perak 	Freehold	Estate	:1,830 hectares	Oil palm estate	24.7	-	1981 (R)
 Genting Sepang Estate, Sepang & Ulu Langat, Selangor 	Freehold	Estate	:666 hectares	Oil palm estate and The Gasoline Tree Experimental Research Station	15.7	-	1981 (R)
 Genting Tebong Estate, Jasin & Alor Gajah, Melaka/ Tampin & Kuala Pilah, Negeri Sembilan 	Freehold	Estate	:2,295 hectares	Oil palm estate	29.1	-	1981 (R)
5 Genting Cheng Estate, Melaka Tengah, Alor Gajah & Kuala Linggi, Melaka	Freehold	Estate PD	: 793 hectares : 2 hectares	Oil palm estate and property development	21.3	-	1981 (R)
6 Genting Tanah Merah Estate, Tangkak, Johor	Freehold	Estate	:1,801 hectares	Oil palm estate and seed garden	26.4	-	1981 (R)
7 Genting Sg. Rayat Estate, Batu Pahat, Johor	Freehold	Estate	:1,707 hectares	Oil palm estate	29.8	-	1983 (A)
8 Genting Sri Gading Estate, Batu Pahat, Johor	Freehold	Estate PD	:3,590 hectares :24 hectares	Oil palm estate and property development	107.7	-	1983 (A)
9 Genting Sing Mah Estate, Air Hitam, Johor	Freehold	Estate	:669 hectares	Oil palm estate and mill	13.0	29	1983 (A)
10 Genting Kulai Besar Estate, Kulai/Simpang Renggam, Johor	Freehold	Estate PD	:2,754 hectares :101 hectares	Oil palm estate and property development, Genting Indahpura Sports City and Car City	372.9	-	1983 (A)
11 Genting Setiamas Estate, Kulai & Batu Pahat, Johor	Freehold	Estate PD	: 123 hectares : 94 hectares	Oil palm estate and property development	67.9	-	1996 (A)
12 Genting Sabapalm Estate, Labuk Valley Sandakan, Sabah	Leasehold (unexpired lease period of 76-878 years)	Estate	:4,360 hectares	Oil palm estate and mill	45.3	39	1991 (A)
13 Genting Tanjung Estate, Kinabatangan, Sabah	Leasehold (unexpired lease period of 77-87 years)	Estate	:4,345 hectares	Oil palm estate and mill	44.1	15	1988 & 2001 (A)
14 Genting Bahagia Estate, Kinabatangan, Sabah	Leasehold (unexpired lease period of 76-77 years)	Estate	:4,548 hectares	Oil palm estate	49.1	-	1988 & 2003 (A)
15 Genting Tenegang Estate, Kinabatangan, Sabah	Leasehold (unexpired lease period of 79 years)	Estate	:4,047 hectares	Oil palm estate	34.7	-	1990 (A)
16 Genting Landworthy Estate, Kinabatangan, Sabah	Leasehold (unexpired lease period of 74 years)	Estate	:4,039 hectares	Oil palm estate	37.6	-	1992 (A)
17 Genting Layang Estate, Kinabatangan, Sabah	Leasehold (unexpired lease period of 81 years)	Estate	: 1,683 hectares	Oil palm estate	19.9	-	1993 (A)
18 Residential bungalow, Sandakan, Sabah	Leasehold (unexpired lease period of 878 years)		:1,206 sq.metres 0:374 sq.metres	2 units of 2-storey intermediate detached house	0.2	25	1991 (A)
19 Genting Vegetable Oils Refinery, Sandakan, Sabah	Leasehold (unexpired lease period of 71 years)	Land	:8 hectares	Vacant land	2.1	-	1992 (A)
20 Genting Jambongan Estate, Beluran, Sabah	Leasehold (unexpired lease period of 24-91 years)	Land	:3,711 hectares	Oil palm estate	75.6	-	2001 - 2004 (A)
21 Genting Indah & Genting Permai Estates, Kinabatangan, Sabah	Leasehold (unexpired lease period of 87 years)	Land	:8,830 hectares	Oil palm estate and mill	147.9	1	2001 (A)
22 Genting Mewah Estates, Kinabatangan, Sabah	Leasehold (unexpired lease period of 74-881 years)	Land	:5,611 hectares	Oil palm estate and mill	119.3	13	2002 (A)
23 Genting Sekong Estate & Genting Suan Lamba Estate Kinabatangan, Sabah	Leasehold (unexpired lease period of 13-89 years)	Land	:6,755 hectares	Oil palm estate and mill	190.3	13	2004 (A)
24 Wisma Genting Plantations, Sandakan, Sabah	Leasehold (unexpired lease period of 91 years)	Built-up	2,023 sq.metres	Office	2.8	7	2004 (A)

LOCATION	TENURE	APPROXIMATE AREA	DESCRIPTION	NET BOOK VALUE AS AT 31 DEC 2009 (RM'million)	AGE OF BUILDING (Years)	YEAR OF ACQUISITION (A)/ REVALUATION (R)
INDONESIA 1 Ketapang, Kalimantan Barat	Leasehold (unexpired lease period of 28-35 years)	Land :22,635 hectares	Oil palm estate	145.0	-	2006 & 2009 (A)
2 Kapuas, Kalimantan Tengah	Yet to be determined	Land :45,000 hectares	Oil palm estate	168.3		2008 (A)
UNITED KINGDOM						
1 Hyde Park, London	Leasehold (unexpired lease period of 967 years)	Built-up:286 sq.metres	2 units of residential apartment at Hyde Park Towers	0.9	30	1980 / 1996 (A)
2 Maxims Casino Club, Kensington	Freehold	Built-up:1,445 sq.metres	Casino Club	30.8	147	2005 (A)
3 Newcastle	Freehold	Built-up: 1,464 sq.metres	Casino Club	16.5	15	2006 (A)
4 Salford-Albion	Freehold	Built-up: 1,058 sq.metres	Casino Club	9.1	12	2006 (A)
5 Wirral	Freehold	Built-up:860 sq.metres	Casino Club	3.5	30	2006 (A)
6 Leicester / East Bond	Freehold	Built-up:755 sq.metres	Casino Club	3.4	30	2006 (A)
7 Bournemouth	Freehold	Built-up:860 sq.metres	Casino Club	6.2	110	2006 (A)
8 Southampton	Freehold	Built-up: 797 sq.metres	Casino Club	8.0	110	2006 (A)
9 Bolton	Freehold	Built-up: 808 sq.metres	Casino Club	4.6	110	2006 (A)
10 Berk Glasgow	Freehold	Built-up: 3,402 sq.metres	Casino Club	14.2	123	2006 (A)
11 Berk Edin.	Freehold	Built-up: 832 sq.metres	Casino Club	<0.1	123	2006 (A)
12 Coventry 2	Freehold	Built-up :1,105 sq.metres	Casino Club	4.9	210	2006 (A)
13 AB Bristol	Freehold	Built-up: 573 sq.metres	Casino Club	6.8	63	2006 (A)
14 AB Coventry	Freehold	Built-up:771 sq.metres	Casino Club	11.6	73	2006 (A)
15 AB Leicester/ Cank St	Freehold	Built-up: 683 sq.metres	Casino Club	2.6	83	2006 (A)
16 Margate Cascades	Freehold	Built-up: 1,326 sq.metres	Casino Club	16.2	53	2006 (A)
17 Torquay	Freehold	Built-up: 1,495 sq.metres	Casino Club	4.9	20	2006 (A)
18 Crockfords	Freehold	Built-up: 1,907 sq.metres	Casino Club	282.6	239	2006 (A)
19 Brighton	Freehold	Built-up:85 sq.metres	Vacant retail building	0.2	43	2006 (A)
20 31 Curzon Street next to Crockfords	Freehold	Built-up: 307 sq.metres	Casino Club	33.2	233	2006 (A)
21 Cromwell Mint	Freehold	Built-up : 1,239 sq.metres	Casino Club	<0.1	3	2007 (A)
22 London Mint	Freehold	Built-up: 1,239 sq.metres	Casino Club (includes 11 residential flats)	85.8	3	2007 (A)
23 Luton- Skimpot	Leasehold (unexpired lease period of 982 years)	Built-up:984 sq.metres	Casino Club	10.2	28	2006 (A)
24 Portsmouth	Leasehold (unexpired lease period of 115 years)	Built-up:733 sq.metres	Casino Club	<0.1	73	2006 (A)
25 Leith Cascades	Leasehold (unexpired lease period of 86 years)	Built-up:1,698 sq.metres	Casino Club	26.9	10	2006 (A)
26 Brighton	Leasehold (unexpired lease period of 966 years)	Built-up:458 sq.metres	Casino Club	1.6	33	2006 (A)
27 Southend Mint	Leasehold (unexpired lease period of 2 years)	Built-up:836 sq.metres	Casino Club	0.6	83	2006 (A)
28 Southend Maxims	Leasehold (unexpired lease period of 2 years)	Built-up:22 sq.metres	Casino Club	39.1	83	2006 (A)
29 Tameview	Leasehold (unexpired lease period of 64 years)	Built-up:4,529 sq.metres	Casino Club	<0.1	83	2006 (A)
30 Liverpool Renshaw	Leasehold (unexpired lease period of 29 years)	Built-up:1,498 sq.metres	Casino Club	<0.1	108	2006 (A)
31 Liverpool Circus	Leasehold (unexpired lease period of 22 years)	Built-up:2,230 sq.metres	Casino Club	0.3	21	2007 (A)
32 Palm Beach	Leasehold (unexpired lease period of 7 years)	Built-up:1,489 sq.metres	Casino Club	<0.1	101	2003 (A)
33 Nottingham	Leasehold (unexpired lease period of 17 years)	Built-up: 2,508 sq.metres	Casino Club	12.4	16	2003 (A)
34 Stoke Circus	Leasehold (unexpired lease period of 22 years)	Built-up : 2,415 sq.metres	Casino Club	13.9	31	2006 (A)

LOCATION	TENURE	APPROXIMATE AREA	DESCRIPTION	NET BOOK VALUE AS AT 31 DEC 2009 (RM'million)	AGE OF BUILDING (Years)	YEAR OF ACQUISITION (A)/ REVALUATION (R)
35 Gt Yarmouth	Leasehold (unexpired lease period of 3 years)	Built-up: 777 sq.metres	Casino Club	<0.1	81	2000 (A)
36 Colony	Leasehold (unexpired lease period of 10 years)	Built-up: 1,594 sq.metres	Casino Club	0.7	101	2000 (A)
37 Manchester Circus	Leasehold (unexpired lease period of 17 years)	Built-up: 3,003 sq.metres	Casino Club	<0.1	101	2001 (A)
38 Star City	Leasehold (unexpired lease period of 18 years)	Built-up: 6,503 sq.metres	Casino Club	<0.1	16	2002 (A)
39 Castle Blackpool	Leasehold (unexpired lease period of 24 years)	Built-up: 1,354 sq.metres	Casino Club	0.5	101	2002 (A)
40 Birmingham Circus	Leasehold (unexpired lease period of 12 years)	Built-up: 1,181 sq.metres	Casino Club	0.1	51	2002 (A)
41 Reading	Leasehold (unexpired lease period of 17 years)	Built-up : 1,682 sq.metres	Casino Club	0.6	31	2002 (A)
42 Carlton Derby	Leasehold (unexpired lease period of 24 years)	Built-up : 546 sq.metres	Casino Club	<0.1	101	2002 (A)
43 Midland Wheel (Birmingham Maxims)	Leasehold (unexpired lease period of 25 years)	Built-up: 1,488 sq.metres	Casino Club	4.8	101	2002 (A)
44 Edinburgh Circus	Leasehold (unexpired lease period of 25 years)	Built-up: 2,415 sq.metres	Casino Club	19.8	16	2006 (A)
SINGAPORE						
1 RWS corporate office	Leasehold (unexpired lease period of 3 years)	Built-up:4,662 sq.metres	5-storey commercial building	12.1	3	2007 (A)
2 Integrated Resort at Sentosa	Leasehold (unexpired lease period of 57 years)	Land : 49 hectares	4 parcels of land for construction, development and establishment of integrated resort	1,454.2	-	2007 (A)
3 RWS Dormitory at Brani	Leasehold (unexpired lease period of 2 years)	Land : 43,000 sq.metres	Residential buildings	12.3	2	2008 (A)
4 Pandan Garden Office	Leasehold (unexpired lease period of 1 year)	Built-up:14,365 sq.metres	Residential buildings	17.7	1	2009 (A)
CHINA						
1 Suzhou	Leasehold (unexpired lease period of 37 years)	Land : 5.6 hectares Built-up: 26,849 sq.metres	Land with Power Plant Complex	19.0	14	2005 (A)
2 Wuxi	Leasehold (unexpired lease period of 2 years)	Land : 6.3 hectares Built-up: 44,539 sq.metres	Land with Power Plant Complex	2.0	14	2005 (A)
3 Nanjing	Leasehold (unexpired lease period of 6 years)	Land : 6.7 hectares Built-up : 12,175 sq.metress	Land with Power Plant Complex	8.0	13	2005 (A)
4 Meizhouwan	Leasehold (unexpired lease period of 15 years)	Land : 75.6 hectares Built-up : 32,624 sq.metres	Land with Power Plant Complex	288.7	9	2006 (A)
	Leasehold (unexpired lease period of 15 years)	Land :42.1 hectares	Ash storage yard	51.1	-	2006 (A)
	Leasehold (unexpired lease period of 37 years)	Land : 0.8 hectares Built-up: 9,000 sq.metres	Land with building	7.4	10	2006 (A)
	Leasehold (unexpired lease period of 33 years)	Land : 2.3 hectares Built-up: 24,633 sq.metres	Land with building	18.7	9	2006 (A)

ANALYSIS OF SHAREHOLDINGS

as at 27 April 2010

Class of Shares : Ordinary shares of 10 sen each

Voting Rights

• On a show of hands : 1 vote

• On a poll : 1 vote for each share held

Size of Holdings	No. of Shareholders	% of Shareholders	No. of Shares*	% of Shares
Less than 100	3,604	4.119	23,929	0.001
100 - 1,000	29,806	34.068	25,663,955	0.694
1,001 - 10,000	44,876	51.293	180,628,381	4.886
10,001 - 100,000	8,124	9.286	221,997,534	6.006
100,001 to less than 5% of issued shares	1,078	1.232	2,245,596,831	60.749
5% and above of issued shares	2	0.002	1,022,604,240	27.664
TOTAL	87,490	100.000	3,696,514,870	100.000

* Excluding 8,762,900 shares bought back and retained by the Company as treasury shares.

THIRTY (30) LARGEST SECURITIES ACCOUNT HOLDERS AS PER RECORD OF DEPOSITORS (without aggregating the securities from different securities accounts belonging to the same depositor)

	Name	No. of Shares	% of Shares
1. I	Kien Huat Realty Sdn Berhad	672,604,240	18.196
2. (CIMB Group Nominees (Tempatan) Sdn Bhd	350,000,000	9.468
	Mandurah Limited For Kien Huat Realty Sdn Berhad (49279 Lint)		
3. I	Kien Huat Realty Sdn Berhad	170,536,020	4.613
4. (Golden Hope Limited	152,651,250	4.130
5. (Cartaban Nominees (Asing) Sdn Bhd	132,000,000	3.571
	SSBT Fund GB01 For Harbor International Fund		
6. I	JOBM Nominees (Asing) Sdn Bhd	122,000,000	3.300
	Tinehay Holdings Limited		
'. (Cartaban Nominees (Asing) Sdn Bhd	63,066,000	1.706
	SSBT Fund NV04 For Longleaf Partners International Fund		
3	Time Life Equity Sdn Bhd	57,619,980	1.559
Э. (Cartaban Nominees (Asing) Sdn Bhd	57,549,665	1.557
	SSBT Fund S71U For First Eagle Global Fund		
10. /	Alocasia Sdn Bhd	56,490,000	1.528
11. I	HSBC Nominees (Asing) Sdn Bhd	45,881,400	1.241
	Exempt AN For JPMorgan Chase Bank, National Association (U.S.A.)		
12. I	Malaysia Nominees (Tempatan) Sendirian Berhad	45,663,600	1.235
	Great Eastern Life Assurance (Malaysia) Berhad (Par 1)		
13. \	World Management Sdn Bhd	33,819,000	0.915
	Citigroup Nominees (Asing) Sdn Bhd	32,097,800	0.868
	UBS SEC LLC For Bay Resource Partners Offshore Master Fund, L.P.		
15. (Cartaban Nominees (Asing) Sdn Bhd	30,760,100	0.832
	State Street Australia Fund ATB1 For Platinum Asia Fund		
16. (Citigroup Nominees (Tempatan) Sdn Bhd	30,353,500	0.821
	Exempt AN For Prudential Fund Management Berhad		
17. I	HSBC Nominees (Asing) Sdn Bhd	28,057,700	0.759
	BBH And Co Boston For Matthews Pacific Tiger Fund		
18. (Cartaban Nominees (Asing) Sdn Bhd	26,393,545	0.714
	Government Of Singapore Investment Corporation Pte Ltd For Government Of Singapore (C)	-,	_
19. I	HSBC Nominees (Asing) Sdn Bhd	26,057,590	0.705
	BBH And Co Boston For Vanguard Emerging Markets Stock Index Fund	-,,	
20.	World Management Sdn Bhd	24,474,000	0.662
	Cartaban Nominees (Asing) Sdn Bhd	23,000,000	0.622
	Caceis Bank Paris For Carmignac Emergents		0.0==
22.	HSBC Nominees (Asing) Sdn Bhd	22,860,080	0.618
	Exempt AN For JPMorgan Chase Bank, National Association (U.A.E.)	22,000,000	0.010
23.	Cartaban Nominees (Asing) Sdn Bhd	22,360,300	0.605
_0.	State Street For Ishares MSCI Emerging Markets Index Fund	22,000,000	0.000
24. (Cartaban Nominees (Asing) Sdn Bhd	20,596,910	0.557
	SSBT Fund S71U For First Eagle Overseas Fund	20,000,010	0.007
25. I	HSBC Nominees (Asing) Sdn Bhd	16,428,500	0.445
	Exempt AN For JPMorgan Chase Bank, National Association (Norges Bk Lend)	10,420,000	0.440
26. I	HSBC Nominees (Asing) Sdn Bhd	16,278,227	0.441
20. 1	Exempt AN For The Bank Of New York Mellon (Mellon Acct)	10,270,227	0.441
07	Citigroup Nominees (Asing) Sdn Bhd	16 101 600	0 4 2 9
27. (16,191,600	0.438
	UBS SEC LLC For Bay Resource Partners, L.P.	15 770 900	0.427
28. I	HSBC Nominees (Asing) Sdn Bhd BNV Brussele For Brithman Banaian Trustee Company Limited (EQBE)	15,779,800	0.427
00	BNY Brussels For Railways Pension Trustee Company Limited (EQPF)	15 016 000	0.440
	Datacorp Sdn Bhd	15,216,000	0.412
30.	Cartaban Nominees (Asing) Sdn Bhd	15,142,350	0.410
	Union Bank For MTAP Asian Institution Partners LP		
	TOTAL	2,341,929,157	63.355

ANALYSIS OF SHAREHOLDINGS (cont'd)

as at 27 April 2010

SUBSTANTIAL SHAREHOLDERS AS PER REGISTER OF SUBSTANTIAL SHAREHOLDERS AS AT 27 APRIL 2010

		No. of Shares						
	Direct	%	Indirect	%				
Kien Huat Realty Sdn Berhad ("Kien Huat")	1,193,140,260	32.28	270,760,000^	7.32				
Parkview Management Sdn Bhd	-	-	1,463,900,260*	39.60				
Inforex Sdn Bhd		-	1,193,140,260+	32.28				
Info-Text Sdn Bhd		-	1,193,140,260+	32.28				
Dataline Sdn Bhd	-	-	1,193,140,260+	32.28				

Notes:

Deemed interest through its subsidiaries (Alocasia Sdn Bhd, World Management Sdn Bhd, Tinehay Holdings Limited and Inverway Sdn Bhd)

Deemed interest through Kien Huat and its subsidiaries (Alocasia Sdn Bhd, World Management Sdn Bhd, Tinehay Holdings Limited and Inverway Sdn Bhd) Deemed interest through Kien Huat.

DIRECTORS' SHAREHOLDINGS AND SHARE OPTIONS AS PER THE REGISTERS PURSUANT TO THE COMPANIES ACT, 1965 AS AT 27 **APRIL 2010**

INTEREST IN THE COMPANY

		No. of Shares					
Name	Direct Interest	% of Issued Capital	Deemed Interest	% of Issued Capital	Outstanding		
Tan Sri Lim Kok Thay	10,369,000	0.2805	-	-	2,500,000		
Tun Mohammed Hanif bin Omar	101,000	0.0027	-	-	1,555,000		
Tan Sri Mohd Amin bin Osman (1)	1,519,600	0.0411	-	-	925,000		
Mr Quah Chek Tin (2)	5,000	0.0001	-	-	1,240,000		
Dato' Dr R Thillainathan (3)	-	-	-	-	610,000		

INTEREST IN OTHER COMPANIES IN THE GROUP

Genting Malaysia Berhad (formerly known as Resorts World Bhd) ("GENM"), a company which is 48.64% owned by the Company

			No. of Option Shares		
Name	Direct Interest	% of Issued Capital	Deemed Interest	% of Issued Capital	Outstanding
Tan Sri Lim Kok Thay	1,660,000	0.0291	-	-	2,340,000
Tun Mohammed Hanif bin Omar	5,000	0.0001	-	-	2,185,000
Tan Sri Mohd Amin bin Osman (4)	540,000	0.0095	-	-	-
Tan Sri Dr. Lin See Yan	450,000	0.0079	-	-	-
Mr Quah Chek Tin	5,000	0.0001	-	-	-
Dato' Dr R Thillainathan (5)	-	-	-	-	-

Genting Plantations Berhad (formerly known as Asiatic Development Berhad) ("GENP"), a 54.63% owned subsidiary of the Company

		No. of Option Shares			
Name	Direct Interest	% of Issued Capital	Deemed Interest	% of Issued Capital	Outstanding
Tan Sri Lim Kok Thay	369,000	0.0487	-	-	-
Tan Sri Mohd Amin bin Osman (6)	989,000	0.1305	-	-	-
Dato' Dr R Thillainathan ⁽⁷⁾	-	-	-	-	-

Genting Singapore PLC ("GENS"), an indirect 51.73% owned subsidiary of the Company

		No. of Option			
					Shares Outstanding/
Name	Direct Interest	% of Issued Capital	Deemed Interest	% of Issued Capital	Performance Shares*
Tan Sri Lim Kok Thay	987,600	0.0081	-	-	5,941,463/750,000*
Tun Mohammed Hanif bin Omar	-	-	-	-	1,188,292
Tan Sri Mohd Amin bin Osman ⁽⁸⁾	575,000	0.0047	-	-	742,042
Dato' Dr R Thillainathan	569,000	0.0047	-	-	1,113,438
Mr Quah Chek Tin	669,000	0.0055	-	-	1,113,438
Tan Sri Dr. Lin See Yan	50,000	0.0004	-	-	1,188,292
Dato' Paduka Nik Hashim bin Nik					1,039,192
Yusoff	-	-	-	-	

Notes:

The following disclosures are made pursuant to Section 134 (12) (c) of the Companies Act, 1965 as amended by the Companies (Amendment) Act 2007 which took effect on 15 August 2007:

(2) (3) (4)

Tan Sri Amin's spouse holds 60,000 ordinary shares (0.0016%) in the Company Mr Quah's spouse holds 630,000 ordinary shares (0.017%) in the Company Dato' Dr R Thillainathan's spouse and children collectively hold 295,000 ordinary shares (0.008%) in the Company Tan Sri Amin's spouse and children collectively hold 180,000 ordinary shares (0.0032%) in GENM Dato' Dr R Thillainathan's child holds 2,000 ordinary shares (Negligible) in GENM Tan Sri Amin's spouse holds 80,000 ordinary shares (0.0106%) in GENP Dato' Dr R Thillainathan's spouse holds 10,000 ordinary shares (0.0013%) in GENP

(5) (6) (7)

(8) Tan Sri Amin's spouse and children collectively hold 8,400 ordinary shares (Negligible) in GENS

AMERICAN DEPOSITORY RECEIPTS - LEVEL 1 PROGRAMME

The Company's American Depository Receipts ("ADR") Level 1 Programme commenced trading in the U.S. over-the-counter market on 13 August 1999. Under the ADR programme, a maximum of 105 million ordinary shares of RM0.10 each representing approximately 2.8% of the total issued and paid-up share capital of the Company can be traded in ADRs. Each ADR represents 5 ordinary shares of RM0.10 each of the Company. The Bank of New York Mellon as the Depository Bank has appointed Malayan Banking Berhad as its sole custodian of the shares of the Company for the ADR Programme. As at 31 March 2010, there were 799,080 ADR outstanding representing 3,995,400 ordinary shares of the Company which have been deposited with the sole custodian for the ADR Programme.

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Forty-Second Annual General Meeting of Genting Berhad ("the Company") will be held at 26th Floor, Wisma Genting, Jalan Sultan Ismail, 50250 Kuala Lumpur on Thursday, 10 June 2010 at 10.00 a.m.

AS ORDINARY BUSINESSES

1.		eceive and adopt the Audited Financial Statements for the financial year ended 31 December 2009 and the ctors' and Auditors' Reports thereon.	(Ordinary Resolution 1)	
2.	fina	pprove the declaration of a final dividend of 4.2 sen less 25% tax per ordinary share of 10 sen each for the noial year ended 31 December 2009 to be paid on 27 July 2010 to members registered in the Record of ositors on 30 June 2010.	(Ordinary Resolution 2)	
3.		pprove the payment of Directors' fees of RM877,800 for the financial year ended 31 December 2009 (2008: 326,900).	(Ordinary Resolution 3)	
4.		e-elect Dato' Dr. R.Thillainathan as a Director of the Company pursuant to Article 99 of the Articles of ociation of the Company.	(Ordinary Resolution 4)	
5.	То с			
	(i)	"That Tan Sri Mohd Amin bin Osman, retiring in accordance with Section 129 of the Companies Act, 1965, be and is hereby re-appointed as a Director of the Company to hold office until the conclusion of the next Annual General Meeting."	(Ordinary Resolution 5)	
	(ii)	"That Dato' Paduka Nik Hashim bin Nik Yusoff, retiring in accordance with Section 129 of the Companies Act, 1965, be and is hereby re-appointed as a Director of the Company to hold office until the conclusion of the next Annual General Meeting."	(Ordinary Resolution 6)	
	(iii)	"That Tun Mohammed Hanif bin Omar, retiring in accordance with Section 129 of the Companies Act, 1965, be and is hereby re-appointed as a Director of the Company to hold office until the conclusion of the next Annual General Meeting."	(Ordinary Resolution 7)	
	(iv)	"That Tan Sri Dr. Lin See Yan, retiring in accordance with Section 129 of the Companies Act, 1965, be and is hereby re-appointed as a Director of the Company to hold office until the conclusion of the next Annual General Meeting".	(Ordinary Resolution 8)	
6.		e-appoint PricewaterhouseCoopers as Auditors of the Company and to authorise the Directors to fix their uneration.	(Ordinary Resolution 9)	
AS SPECIAL BUSINESSES				

To consider and, if thought fit, pass the following Resolutions:

Ordinary Resolutions

7. Proposed renewal of the authority for the Company to purchase its own shares

"That, subject to the passing of Ordinary Resolution 11, and subject to compliance with all applicable laws, the Company's Articles of Association, and the regulations and guidelines applied from time to time by Bursa Malaysia Securities Berhad ("Bursa Securities") and/or any other relevant regulatory authorities:

(a) approval and authority be and are given for the Company to utilise up to the aggregate of the total retained earnings and share premium accounts of the Company based on its latest audited financial statements available up to the date of the transaction, to purchase, from time to time during the validity of the approval and authority under this resolution, such number of ordinary shares of 10 sen each in the Company (as may be determined by the Directors of the Company) on Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interests of the Company, provided that the aggregate number of shares to be purchased and/or held by the Company pursuant to this resolution does not exceed 10% of the total issued and paid-up ordinary share capital of the Company at the time of purchase and provided further that in the event that the Company ceases to hold all or any part of such shares as a result of (among others) cancellations, resales and/or hold such additional number of shares as shall (in aggregate with the shares then still held by the Company) not exceed 10% of the total issued and paid-up ordinary. He company of the total issued and paid-up ordinary share capital of the total issued and paid-up ordinary share capital of the total issued and paid-up ordinary share capital of the total issued and paid-up ordinary share capital of the total issued and paid-up ordinary share capital of the Company at the time of purchase. Based on the audited financial statements of the Company for the financial year ended 31 December 2009, the Company's retained earnings and share premium accounts were approximately RM6,224.4 million and RM1,155.0 million respectively;

NOTICE OF ANNUAL GENERAL MEETING (cont'd)

- (b) approval and authority conferred by this resolution shall commence on the passing of this resolution, and shall remain valid and in full force and effect until:
 - (i) the conclusion of the next Annual General Meeting of the Company; or
 - (ii) the expiry of the period within which the next Annual General Meeting is required by law to be held,

unless earlier revoked or varied by ordinary resolution of the members of the Company in general meeting, whichever occurs first;

- (c) approval and authority be and are given to the Directors of the Company in their absolute discretion, to deal with any shares purchased and any existing treasury shares ("the said Shares") in the following manner:-
 - (i) cancel the said Shares; and/or
 - (ii) retain the said Shares as treasury shares; and/or
 - (iii) distribute all or part of the said Shares as dividends to shareholders, and/or resell all or part of the said Shares on Bursa Securities in accordance with the relevant rules of Bursa Securities and/or cancel all or part of the said Shares,

or in any other manner as may be prescribed by all applicable laws and/or regulations and guidelines applied from time to time by Bursa Securities and/or any other relevant authority for the time being in force and that the authority to deal with the said Shares shall continue to be valid until all the said Shares have been dealt with by the Directors of the Company; and

- (d) approval and authority be and are given to the Directors of the Company to take all such actions that may be necessary and/or desirable to give effect to this resolution and in connection therewith to enter into and execute on behalf of the Company any instrument, agreement and/or arrangement with any person, and in all cases with full power to assent to any condition, modification, variation and/or amendment (if any) as may be imposed by any relevant regulatory authority or Bursa Securities and/or to do all such acts and things as the Directors may deem fit and expedient in the best interest of the Company."
- 8. Proposed exemption under Practice Note 2.9.10 of the Malaysian Code on Take-overs and Mergers, 1998 to Kien Huat Realty Sdn Berhad and persons acting in concert with it from the obligation to undertake a mandatory take-over offer on the remaining voting shares in the Company not already owned by them, upon the purchase by the Company of its own shares pursuant to the proposed renewal of share buyback authority

"That, subject to the passing of Ordinary Resolution 10 and the approval of the Securities Commission ("SC"), approval be and is hereby given for Kien Huat Realty Sdn Berhad ("KHR") and the persons acting in concert with KHR ("PAC") to be exempted from the obligation to undertake a mandatory take-over offer on the remaining voting shares in the Company not already owned by them under Part II of the Malaysian Code on Take-overs and Mergers 1998 ("Code"), which may arise upon the future purchase by the Company of its own shares pursuant to Ordinary Resolution 10, in conjunction with the application submitted by KHR and the PAC to the SC under Practice Note 2.9.10 of the Code, and further that approval and authority be and are given to the Directors of the Company to take all such actions that may be necessary and/or desirable to give effect to this resolution and in connection therewith to enter into and execute on behalf of the Company any instrument, agreement and/or arrangement with any person, and in all cases with full power to assent to any condition, modification, variation and/or amendment (if any) as may be imposed by any relevant regulatory authority and/or to do all such acts and things as the Directors may deem fit and expedient in the best interest of the Company."

9. Authority to Directors pursuant to Section 132D of the Companies Act, 1965

"That, subject always to the Companies Act, 1965, the Articles of Association of the Company, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("MMLR") and the approval of any relevant governmental and/or regulatory authorities, where such approval is required, the Directors be and are hereby authorised and empowered pursuant to Section 132D of the Companies Act, 1965 to:

- (1) issue and allot shares in the Company; and/or
- (2) issue, make or grant offers, agreements, options or other instruments that might or would require shares to be issued (collectively "Instruments") during and/or after the period the approval granted by this resolution is in force,

at any time and from time to time and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion deem fit, provided that:

(i) the number of shares to be issued pursuant to the authority granted under this resolution, when aggregated with all shares issued and/or shares that are capable of being issued from the Instruments issued pursuant to Section 132D of the Companies Act, 1965 in the preceding 12 months (calculated in accordance with the MMLR), does not exceed 10% of the issued and paid-up share capital of the Company at the time of issuance of shares or issuance, making or granting the Instruments, and

(Ordinary Resolution 10)

(Ordinary Resolution 11)

NOTICE OF ANNUAL GENERAL MEETING (cont'd)

 (ii) for the purpose of determining the number of shares which are capable of being issued from the Instruments, each Instrument is treated as giving rise to the maximum number of shares into which it can be converted or exercised,

AND such authority under this resolution shall continue in force until the conclusion of the next Annual General Meeting of the Company or when it is required by the law to be held, whichever is earlier, and that:

- (a) approval and authority be and are given to the Directors of the Company to take all such actions that may be necessary and/or desirable to give effect to this resolution and in connection therewith to enter into and execute on behalf of the Company any instrument, agreement and/or arrangement with any person, and in all cases with full power to assent to any condition, modification, variation and/or amendment (if any) in connection therewith; and
- (b) the Directors of the Company be and are also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad."

10. Proposed renewal of shareholders' mandate for recurrent related party transaction of a revenue or trading nature

"That approval and authority be and are hereby given for the Company and/or its unlisted subsidiary to enter into the transaction falling within the type of recurrent related party transaction of a revenue or trading nature with the related party as set out in Section 2.3 under Part C of the Document to Shareholders dated 19 May 2010, provided that such transaction is undertaken in the ordinary course of business, at arm's length and based on commercial terms and on terms not more favourable to the related party than those generally available to/ from the public and are not, in the Company's opinion, detrimental to the minority shareholders and that the breakdown of the aggregate value of the recurrent related party transaction made and the names of the related parties, will be disclosed in the annual report of the Company pursuant to the requirements of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad;

AND THAT such approval shall continue to be in force until:

- the conclusion of the next Annual General Meeting ("AGM") of the Company following this AGM at which such Proposed Shareholders' Mandate is passed, at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed;
- the expiration of the period within which the next AGM of the Company after that date is required to be held pursuant to Section 143(1) of the Companies Act, 1965 (but shall not extend to such extension as may be allowed pursuant to Section 143(2) of the Companies Act, 1965); or
- (iii) revoked or varied by resolution passed by the shareholders in general meeting

whichever is the earlier."

Special Resolution

11. Proposed amendments to the Articles of Association of the Company

"That the amendments to the existing Articles of Association of the Company as proposed and set forth under Part D of the Document to Shareholders dated 19 May 2010 be and are approved and adopted by the Company, and that the Directors of the Company be and are authorised to do all acts and things and take all such steps as they may consider necessary and/or desirable to give full effect to these amendments to the Articles of Association of the Company."

(Special Resolution)

(Ordinary Resolution 13)

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

FURTHER NOTICE IS HEREBY GIVEN that, subject to the shareholders' approval for the payment of final dividend, a depositor shall qualify for entitlement to the final dividend only in respect of:

- (a) shares transferred into the depositor's securities account before 4.00 p.m. on 30 June 2010 in respect of ordinary transfers; and
- (b) shares bought on Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of Bursa Malaysia Securities Berhad.

By Order of the Board

LOH BEE HONG Secretary

Kuala Lumpur 19 May 2010 (Ordinary Resolution 12)

NOTICE OF ANNUAL GENERAL MEETING (cont'd)

NOTES

A member entitled to attend and vote at this meeting is entitled to appoint a proxy or proxies (but not more than two) to attend and vote instead of him. A proxy need not be a member of the Company but in accordance with Section 149 of the Companies Act, 1965, a member shall not be entitled to appoint a person who is not a member of the Company as his proxy unless that person is an advocate, an approved company auditor or a person approved by the Registrar of Companies in a particular case. Where a member appoints two proxies, the appointments shall be invalid unless he specifies the proportions of his holding to be represented by each proxy. The original instrument appointing a proxy must be deposited at the Registered Office of the Company at 24th Floor, Wisma Genting, Jalan Sultan Ismail, 50250 Kuala Lumpur not less than 48 hours before the time set for holding the meeting or at any adjournment thereof.

EXPLANATORY NOTES ON SPECIAL BUSINESSES

(1) Ordinary Resolution 10, if passed, will empower the Directors of the Company to purchase the Company's shares of an aggregate amount of up to 10% of the issued and paid-up share capital of the Company for the time being ("Proposed Share Buy-Back Renewal") by utilising up to the total retained earnings and share premium of the Company based on its latest audited financial statements up to the date of the purchase. The authority under this resolution will expire at the conclusion of the next Annual General Meeting of the Company or the expiry of the period within which the next Annual General Meeting is required by law to be held, unless revoked or varied by ordinary resolution of the members of the Company at a general meeting, whichever occurs first.

Further information on the Proposed Share Buy-Back Renewal is set out under Part A of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

(2) Ordinary Resolution 11, if passed, will enable the Securities Commission to consider the application by Kien Huat Realty Sdn Berhad ("KHR") for the proposed exemption under Practice Note 2.9.10 of the Malaysian Code on Take-overs and Mergers 1998 to KHR and the persons acting in concert with KHR from the obligation to undertake a mandatory take-over offer on the remaining voting shares in the Company not already owned by them as a result of the Company's share buy-back activities ("Proposed Exemption").

Further information on the Proposed Exemption is set out under Part A and Part B of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

(3) Ordinary Resolution 12, if passed, will give a renewed mandate to the Directors of the Company pursuant to Section 132D of the Companies Act, 1965 ("Renewed Mandate"). The Renewed Mandate, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.

As at the date of this Notice, the Directors have not utilised the mandate granted to the Directors at the last Annual General Meeting held on 17 June 2009 and the said mandate will lapse at the conclusion of the Forty-Second Annual General Meeting.

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

(4) Ordinary Resolution 13, if passed, will allow the Company and/or its unlisted subsidiary to enter into recurrent related party transaction of a revenue or trading nature pursuant to the provision of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Proposed Shareholders' Mandate"). This authority will expire at the conclusion of the next Annual General Meeting of the Company or the expiry of the period within which the next Annual General Meeting is required by law to be held, unless revoked or varied by ordinary resolution of the members of the Company at a general meeting, whichever occurs first.

Further information on the Proposed Shareholders' Mandate is set out under Part C of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

(5) Special Resolution, if passed, will streamline the Company's Articles of Association with the provisions of the Companies Act, 1965 and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

Further information on the proposed amendments to the Articles of Association of the Company is set out under Part D of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

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

Details of individuals who are standing for election as Directors

No individual is seeking election as a Director at the forthcoming Forty-Second Annual General Meeting of the Company.



FORM OF PROXY

(Before completing the form please refer to the notes overleaf)

I/We		NRIC No./Co. No.:				
(FU	LL NAME IN BLOCK CAPITALS)					
of						
of(ADDRESS)						
being a member of GENTI	being a member of GENTING BERHAD hereby appoint					
		NRIC No.:				
	(FULL NAME)					
•	• • •	a member shall not be entitled to appoint a person who is not a member of the wed company auditor or a person approved by the Registrar of Companies in				
of						
	(ADDR	RESS)				
or failing him		NRIC No.:				
5	(FULL NAME)					
of						
	(ADDRI					
or failing him the OLAL		ir first provu to attend and vote for making on mulaur hehelf at the Armin				
	mpany to be held at 26th Floor, Wism	rr first proxy to attend and vote for me/us on my/our behalf at the Annua na Genting, Jalan Sultan Ismail, 50250 Kuala Lumpur on Thursday, 10 June				
Where it is desired to appoint a second proxy, this section must also be completed, otherwise it should be deleted.						
I/We		NRIC No./Co. No.:				
(FU	LL NAME IN BLOCK CAPITALS)					
of						
	(ADDR	ESS)				
being a member of GENTI	NG BERHAD hereby appoint					
0						
	(FULL NAME)	NRIC No.:				
	(FOLL NAME)					
		a member shall not be entitled to appoint a person who is not a member of th				
particular case)	ss that person is an advocate, an appro	oved company auditor or a person approved by the Registrar of Companies in				
. ,						
of	(ADDRI	 ESS)				
or failing him		NRIC No.:				
of	(ADDR					
	(ADDR	ESS)				
	mpany to be held at 26th Floor, Wism	second proxy to attend and vote for me/us on my/our behalf at the Annua a Genting, Jalan Sultan Ismail, 50250 Kuala Lumpur on Thursday, 10 June				
The proportions of my/our	holding to be represented by my/our	proxies are as follows :				
First Proxy " A "	%					
Second Proxy " B "	%					
· , -	, -					

In case of a vote taken by a show of hands *First Proxy "A"/Second Proxy "B" shall vote on my/our behalf.

100%

RESOLUTIONS			First Proxy "A"		Second Proxy "B"	
			Against	For	Against	
To receive and adopt the Audited Financial Statements	Ordinary Resolution 1					
To approve the declaration of a final dividend of 4.2 sen less tax per ordinary share	Ordinary Resolution 2					
To approve the payment of Directors' fees	Ordinary Resolution 3					
To re-elect Dato' Dr. R. Thillainathan pursuant to Article 99 of the Articles of Association of the Company.	Ordinary Resolution 4					
To re-appoint the following Directors in accordance with Section 129 of the Companies Act, 1965:						
 i) Tan Sri Mohd Amin bin Osman ii) Dato' Paduka Nik Hashim bin Nik Yusoff iii) Tun Mohammed Hanif bin Omar iv) Tan Sri Dr. Lin See Yan 	Ordinary Resolution 5 Ordinary Resolution 6 Ordinary Resolution 7 Ordinary Resolution 8					
To re-appoint Auditors	Ordinary Resolution 9					
To renew the authority for the Company to purchase its own shares	Ordinary Resolution 10					
To grant exemption under Practice Note 2.9.10 of the Malaysian Code on Take-overs and Mergers 1998	Ordinary Resolution 11					
To approve the authority to Directors pursuant to Section 132D of the Companies Act, 1965.	Ordinary Resolution 12					
To approve the proposed renewal of shareholders' mandate for recurrent related party transaction of a revenue or trading nature	Ordinary Resolution 13					
To approve the proposed amendments to the Articles of Association of the Company	Special Resolution					

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

Signed this _____ day of _____ 2010

No. of Shares held	CDS Account No.	Shareholder's Contact No.

* Delete if inapplicable

Signature of Member

NOTES

A member entitled to attend and vote at this meeting is entitled to appoint a proxy or proxies (but not more than two) to attend and vote instead of him. A proxy need not be a member of the Company but in accordance with Section 149 of the Companies Act, 1965, a member shall not be entitled to appoint a person who is not a member of the Company as his proxy unless that person is an advocate, an approved company auditor or a person approved by the Registrar of Companies in a particular case. Where a member appoints two proxies, the appoints shall be invalid unless the specifies the proportions of his holding to be represented by each proxy. The original instrument appointing a proxy must be deposited at the Registered Office of the Company at 24th Floor, Wisma Genting, Jalan Sultan Ismail, 50250 Kuala Lumpur not less than 48 hours before the time set for holding the meeting or at any adjournment thereof.

In the case of a corporation, this form must be either under seal or signed by a duly authorised officer or attorney.

Explanatory Notes on Special Businesses

(1) Ordinary Resolution 10, if passed, will empower the Directors of the Company to purchase the Company's shares of an aggregate amount of up to 10% of the issued and paid-up share capital of the Company for the time being ("Proposed Share Buy-Back Renewal") by utilising up to the total retained earnings and share premium of the Company based on its latest audited financial statements up to the date of the purchase. The authority under this resolution will expire at the conclusion of the next Annual General Meeting of the Company or the expiry of the period within which the next Annual General Meeting is required by law to be held, unless revoked or varied by ordinary resolution of the members of the Company at a general meeting, whichever occurs first.

Further information on the Proposed Share Buy-Back Renewal is set out under Part A of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

(2) Ordinary Resolution 11, if passed, will enable the Securities Commission to consider the application by Kien Huat Realty Sdn Berhad ("KHR") for the proposed exemption under Practice Note 2.9.10 of the Malaysian Code on Take-overs and Mergers 1998 to KHR and the persons acting in concert with KHR from the obligation to undertake a mandatory take-over offer on the remaining voting shares in the Company not already owned by them as a result of the Company's share buy-back activities ("Proposed Exemption").

Further information on the Proposed Exemption is set out under Part A and Part B of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

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As at the date of this Notice, the Directors have not utilised the mandate granted to the Directors at the last Annual General Meeting held on 17 June 2009 and the said mandate will lapse at the conclusion of the Forty-Second Annual General Meeting.

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

(4) Ordinary Resolution 13, if passed, will allow the Company and/or its unlisted subsidiary to enter into recurrent related party transaction of a revenue or trading nature pursuant to the provision of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Proposed Shareholders' Mandate"). This authority will expire at the conclusion of the next Annual General Meeting of the Company or the expiry of the period within which the next Annual General Meeting is required by law to be held, unless revoked or varied by ordinary resolution of the members of the Company at a general meeting, whichever occurs first.

Further information on the Proposed Shareholders' Mandate is set out under Part C of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

(5) Special Resolution, if passed, will streamline the Company's Articles of Association with the provisions of the Companies Act, 1965 and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

Further information on the proposed amendments to the Articles of Association of the Company is set out under Part D of the Document to Shareholders dated 19 May 2010 which is despatched together with the Company's 2009 Annual Report.

GROUP OFFICES GENTING BERHAD www.genting.com

LEISURE & HOSPITALITY DIVISION

RESORTS

Resorts World Genting

Genting Highlands 69000 Pahang Darul Makmur, Malaysia T: +603 6101 1118 F: +603 6101 1888

Resorts World Sentosa

8 Sentosa Gateway, Sentosa, Singapore 098269 T: +65 6577 8888 F: +65 6577 8890

Resorts World Manila

Newport Boulevard (Across NAIA Terminal 3) Newport City, Pasay Metro Manila, Philippines 1309 T: +632 836 6333

Awana Genting Highlands Golf &

KM 13, Genting Highlands 69000 Pahang Darul Makmur, Malaysia T: +603 6436 9000 F: +603 6101 3535

Awana Kijal Golf & Beach Resort KM 28, Jalan Kemaman-Dungun 24100 Kijal, Kemaman Terengganu, Malaysia T: +609 864 1188 F: +609 864 1688

Awana Porto Malai, Langkawi

Tanjung Malai, 07000 Langkawi Kedah, Malaysia T: +604 955 5111 F: +604 955 5222

SALES & RESERVATIONS OFFICES

WorldReservations Centre (WRC)

(Resorts World Genting/Awana Hotels & Resorts - For rooms, concerts & shows, theme park ride tickets, transportation & other resort facilities) Resorts World OneHub Lower Ground Floor Wisma Genting, 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2718 1118 F: +603 2718 1888 **Beservations F-mail** customercare@genting.com Membership E-mail: hotline@worldcard.com.mv Book online at www.rwgenting.com

Meetings, Incentives, Conventions & Exhibitions (M.I.C.E) 23rd Floor, Wisma Genting 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2301 6686 F: +603 2333 3886 E: mice@genting.com mice.rwgenting.com

<u>Malaysia - Ipoh</u> * 11, Ground Floor, Persiaran Greentown 8 Greentown Business Centre, 30450 Ipoh Perak Darul Ridzuan, Malaysia T: +605 2432988 F: +605 2436988

<u>Malaysia – Johor Bahru</u> * 1F - Ground Floor Jalan Maju, Taman Maju Jaya 80400 Johor Bahru, Johor Darul Takzim, Malaysia T: +607 334 4555 F: +607 334 4666

Malavsia - Kuala Lumpur 23rd Flr, Wisma Genting 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2178 2233 F: +603 2164 8323

<u>Malaysia - Kuching</u> * No.2, Ground Floor, Block A Wisma Nation Horizon Jalan Petanak, 93100 Kuching Sarawak, Malaysia T: +6082 412 522 F: +6082 412 022

Malaysia - Penang * No.22, Ground Floor, Lorong Abu Siti 10400 Penang, Malaysia T: +604 226 8189 F: +604 228 7299

OTHER SERVICES

Casino De Genting

Resorts World Genting 69000 Genting Highlands Pahang Darul Makmur, Malaysia Membership hotline: +603 6105 2028 Casino Programmes: T: +603 2718 1189 F: +603 2333 3888

Maxims Genting Resorts World Genting 69000 Pahang Darul Makmur, Malaysia T: +603 2718 1133 F: +603 6105 9388 www.maxims.com.mv

Club Elite

Highlands Hotel Resorts World Genting 69000 Pahang Darul Makmur, Malaysia T: +603 2718 1199 F: +603 6105 9399

VIP

Highlands Hotel Resorts World Genting 69000 Pahang Darul Makmur, Malaysia T: +603 2718 1188 F: +603 2333 3888

Resorts World Tours Sdn Bhd Resorts World OneHub

Lower Ground Floor Wisma Genting, 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2333 3214 (Airline ticketing) +603 2333 3254 (Outbound) +603 2333 6652 (Inbound) F: +603 23336707 E: resorts.world.tours@genting.com

Limousine Service Counter (KLIA Sepang) Arrival Level 3, Main Terminal Building, KL International Airport, 64000 KLIA Sepang, Selangor, Malaysia T: +603 8776 6753 F: +603 8787 4451

Limousine Service Counter (Resorts World Genting)

Highlands Hotel 69000 Darul Makmur, Malaysia T: +603 6105 9584 F: +603 6105 9585

Genting Transport Reservations Centre (For buses and limousines)

Lot 1988/4888, Jalan Segambut Tengah, 51200 Kuala Lumpur, Malaysia T: +603 6251 8398 / 6253 1762 F: +603 6251 8399

Resorts World Inc. Pte. Ltd.

9 Penang Road, #13-10 Park Mall Singapore 238459 T: +65 6720 0888 F: +65 6720 0866 www.resortsworld.com

OVERSEAS SALES / BRANCH / REPRESENTATIVE / WORLDCARD OFFICES

Australia Genting (NSW) Pty Ltd * Suite 810, Level 8, 401 Sussex Street Sydney NSW 2000 T: +612 9281 1433 F: +612 9281 1430

Hong Kong Genting Singapore (HK) Limited * Suite 1001, Ocean Centre 5 Canton Road, Tsimshatsui Kowloon, Hong Kong S.A.R. T: +852 2317 7133 F: +852 2314 8724

India - Bangalore Genting India Travel Services Pvt Ltd * #62, 62/1, 2nd Floor, Chalapathy Towers 8th Main Road, Vasanth Nagar Bangalore 560052, India T: +91 99 1695 1869

India - Chennai Genting India Travel Services Pvt Ltd * C/B 10, 1st Floor Gemini Parsn Complex Chennai 600006, India T: +91 99 6255 9093

India - Mumbai Genting India Travel Services Pvt Ltd * B-409 Knox Plaza, 4th Floor Chincholi Bunder, Off Link Next to Grand Hometel Hotel Malad West, Mumbai 400064, India T/F: +91-022 28769689

India – New Delhi Genting India Travel Services Pvt Ltd * 1518, 15th Floor, Ansal Tower 38, Nehru Place, New Delhi 110019, India T: +91 11 2629 5674 F: +91 11 2629 5673

Japan Genting International Japan Co., Ltd* #1005 Aios Toranomon Nishi Shimbashi 1-6-12 Minato-Ku, Tokyo, 105-0003, Japan T: +81 3 3500 4088 F: +81 3 3500 4087

Singapore Genting International (S) Pte Ltd * 9 Penang Road, #11-18 Park Mall Singapore 238459 T: +65 6823 9888 F: +65 6737 7260

<u>Thailand - Chiangmai</u> Genting International (Thailand) Ltd * 1A Floor, Standard Center Building 172/8 Chang-Klan Rd., Chang-Klan Muang, Chiangmai 50100 Thailand T: +6653 271 601 F: +6653 271 602

<u>Thailand - Bangkok</u> Genting International (Thailand) Ltd * 153, Lot No. 400, 4th Floor The Peninsula Plaza Rajdamri Road, Lumpini, Patumwan Bangkok 10330, Thailand T: +662 254 0753 / 54 / 55 F: +662 254 0768

<u>Thailand - Hatyai</u> Genting International (Thailand) Ltd * No 1, Rattakarn Road Hatyai, Songkhla 90110 Thailand T: +66 74 231088 F: +66 74 237414

China - Beijing Adriana Limited # Nona 2305, Full Tower No.9, Dongsanhuan Middle Road Chaoyang District, Beijing 100020, China T: +86 10 8591 1970 / 1980 F: +86 10 8591 1990

China – Guangzhou Adriana Limited # Room 735-36, The Garden Tower No.368 Huanshi Dong Road Guangzhou 510064, China T: +86 20 8365 2980 F: +86 20 8365 2981

GROUP OFFICES GENTING BERHAD www.genting.com

OVERSEAS SALES / BRANCH / REPRESENTATIVE / WORLDCARD OFFICES (cont'd)

China - Shanghai Adriana Limited # Room 1209 &1609 Jintiandi International Mansions 998 Ren Min Road, Huangpu District Shanghai 200021, China

T: +86 21 6326 3866 / 3626

F: +86 21 6326 3727 Indonesia - Jakarta Adriana Limited [#] 2nd Floor, Jl. Ir. H. Juanda III No. 29B Jakarta Pusat 10120, Indonesia T: +02 21 351 9041 / +62 21 386 3507

Indonesia - Medan T: +62 61 451 1705 / 453 5666 F: +62 61 452 2649

Indonesia - Surabaya T: +62 31 561 4161 F: +62 31 561 4220

F: +62 21 386 3506

<u>Taiwan</u> Adriana Limited # Room 818, 8F, No.160, Sec. 2 Nanjing E. Road, Taipei City 10489 Taiwan, R.O.C. T: +886 2 25177362 F: +886 2 25173782

<u> Vietnam - Hanoi</u> Adriana Limited 8th Floor, 71 Mai Hac De Street Bui Thi Xuan Ward, Hai Ba Trung District Hanoi, Vietnam T: +84 4 3974 4890 F: +84 4 3974 4891

Vietnam – Ho Chi Minh City Adriana Limited [#] Suite 1A, Level 1, Fimexco Building 231 - 233, Le Thanh Ton Street, District 1, Ho Chi Minh City, Vietnam T: +84 8 3820 3483 / 3484 F: +84 8 3820 3945

<u>UAE - Sharjah</u> Adriana Limited ^ Sharjah Airport International Free Zone Executive Suite X4-17 P.O.Box 120652 Sharjah - U.A.E T: +971 6557 5015 F: +971 6557 5076

WorldCard Hong Kong WorldCard (Hong Kong) Limited Suite 1001, Ocean Centre 5 Canton Road Tsimshatsui, Kowloon Hong Kong S.A.R. T: +852 2978 3888 F: +852 2314 8512 E:hotline@worldcard.com.hk www.worldcard.com.hk

WorldCard Malaysia Genting WorldCard Services Sdn Bhd 17th Floor, Wisma Genting 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2179 1888 F: +603 2333 6611 E:hotline@worldcard.com.my www.worldcard.com.my

WorldCard Singapore

WorldCard (Singapore) Pte Ltd 9 Penang Road, #13-10 Park Mall Singapore 238459 T: +65 6720 0888 F: +65 6720 0866 E: hotline@worldcard.com.sg www.worldcard.com.sg

PLANTATIONS DIVISION

Regional Office Genting Plantations Office, Sabah Wisma Genting Plantations KM 12, Labuk Road 90000 Sandakan Sabah, Malaysia

T: +089 672 787 / 672 767 F: +089 673 976

PT Genting Plantations Nusantara

10th Floor Gedung Artha Graha Sudirman Central Business District JI. Jenderal Sudirman Kav. 52-53 Jakarta 12190, Indonesia T: +62 21 5151 938 F: +62 21 5151 917

PROPERTY DIVISION

Gentinggi Sdn Bhd

Genting Property Management Sdn Bhd 23rd Floor, Wisma Genting 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2178 2233 / 2333 2233 F: +603 2161 5304

Property Sales - Awana Condominium - Ria Apartments Enquiries: T: +603 2178 2233 / 2333 2233 F: +603 2163 5079

Kijal Resort Sdn Bhd (Sales Office) Angsana Apartments Baiduri Apartments 8th Floor, Wisma Genting 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2178 2233 / 2333 2233 F: +603 2164 7480

Projek Bandar Pelancongan Pantai Kijal

KM 28, Jalan Kemaman-Dungun 24100 Kijal, Kemaman Terengganu, Malaysia T: +609 864 9261 F: +609 864 9260

Genting Cheng Perdana Sales Office

No. 32, Jalan Cheng Perdana 1/6 Desa Cheng Perdana 1, Cheng 75250 Melaka, Malaysia T: +606 312 3548 E: +606 312 3590

Genting Permaipura Golf &

Country Club Sales Office Jalan Permaipura 5, 08100 Bedong Kedah, Malaysia T: +604 459 4000 F' +604 459 4500

Genting Indahpura Sales Office

1213-1215. Jalan Kasturi 36/45. Indahpura, 81000 Kulaipura, Johor, Malaysia T: +607 6624 652 F: +607 6624 655

Genting Pura Kencana Sri Gading Sales Office

8th Mile, Jalan Kluang 83300 Sri Gading, Batu Pahat Johor, Malaysia T: +607 455 8181 F: +607 455 7171

BIOTECHNOLOGY DIVISION

Office & Laboratory L3-I-1 Enterprise 4, Technology Park Malaysia Lebuhraya Puchong-Sg Besi, Bukit Jalil 57000 Kuala Lumpur, Malaysia T: +603 8996 9888 F: +603 8996 3388

The Gasoline Tree™ Experimental and Research Station, Jatropha Division

Jalan Salak-KLIA (Kuala Lumpur International Airport) Cincang, 43900 Sepang, Selangor, Malaysia T: +6019 286 8856

ENERGY DIVISION

Malaysia Genting Sanyen (Malaysia) Sdn Bhd Genting Sanyen Power Sdn Bhd Mastika Utilities & Services Sdn Bhd Kuala Langat Power Plant Lot 7090, Mukim Tanjung 12, Bukit Changgang, Karung Berkunci No. 227, Daerah Kuala Langat, 42700 Banting, Selangor, Malaysia T: +603 3182 6800 F: +603 3182 6900

Genting Oil & Gas Limited Genting Oil & Gas Sdn Bhd 22nd Floor. Wisma Genting 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2178 2211 F: +603 2162 4032

Genting Bio-Oil Sdn Bhd Lot 7090, Mukim Tanjung 12 Bukit Changgang, Karung Berkunci No. 227, Daerah Kuala Langat, 42700 Banting, Selangor, Malaysia T: +603 3182 6842 F: +603 3182 6832

c/o Genting Oil Mills (WM) Sdn Bhd Batu 54, Jalan Johor 86100 Ayer Hitam, Johor Darul Takzim, Malaysia T: +607 758 3312 F: +607 758 3209

China Genting Power China Limited Suite C, 12th Floor, Tower A Gateway Plaza No 18, Xiaguangli, Dong San Huan Bei Lu Chaoyang District Beijing 100027, P.R. China T: +86 10 84400990 F: +86 10 84400688

Fujian Pacific Electric Company Limited Meizhou Wan Power Plant Talian, Dongpu, Xiuyu District, Putian City Fujian 351152, P.R. China T: +86 594 591 6880 F: +86 594 590 1930

Genting Oil & Gas (China) Limited

Beijing Office: Unit 1602, 16th Floor, Tower A Ning An International Financial Center No. 1-3, Xinyuan South Road, Chaoyang District Beijing 100027, P.R. China T: +86 10 8440 0990 F: +86 10 8440 0688

Dongying Office: 6th Floor, Haike Tower No. 726, Beiji Lu, Dongying Shandong Province, 257000 P.R. China T: +86 546 815 1900 F: +86 546 815 1988

India Genting Lanco Power (India) Pte Ltd Lanco Kondapalli Power Plant Kondapalli IDA, Ibrahimpatnarn Mandal Krishna District, 521 228 Andhra Pradesh, India T: +91 866 287 2807 / 287 2808 F: +91 866 287 2806

Indonesia Genting Oil Natuna Pte Ltd/ Genting Oil Kasuri Pte Ltd/ Genting Oil Kasuri Pte Ltd/ Bapindo Plaza, 16th Floor, Citibank Tower, Jl. Jend Sudirman Kav. 54-55 Jakarta 12190, Indonesia T: +62 21 527 3828 F: +62 21 527 3827

Morocco Genting Oil Morocco Limited 68 bis, Av. Fal Ouel Omeir Residence Rif, Apt No. 2 Agdal, Rabat, Morocco T: +212 5 3768 1396 F: +212 5 3768 1397

GROUP OFFICES GENTING BERHAD

www.genting.com

CORPORATE OFFICES

Genting Berhad - Group Head Office

24th Floor, Wisma Genting, 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2178 2288 / 2333 2288 F: +603 2161 5304 E: info@genting.com

LEISURE & HOSPITALITY DIVISION

Genting Malaysia Berhad (formerly known as Resorts World Bhd)

Awana Hotels & Resorts www.gentingmalaysia.com www.rwgenting.com www.awana.com.my 23rd Floor, Wisma Genting, 28 Jalan Sultan Ismail 50250 Kuala Lumpur, Malaysia T: +603 2178 2233 / 2333 2233 F: +603 2161 5304 E: ir.genm@genting.com

Genting Singapore PLC www.gentingsingapore.com

Head Office 9 Penang Road, #13-10 Park Mall, Singapore 238459

T: +65 6823 9888 F: +65 6823 9878

Singapore www.rwsentosa.com Resorts World at Sentosa Pte Ltd 8 Sentosa Gateway, Sentosa, Singapore 098269

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