

AnnualReport 2015



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Corporate Information

BOARD OF DIRECTORS

Shahman Azman Non-Independent Non-Executive Chairman

Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan Independent Director

Dato' Che Md Nawawi bin Ismail Independent Director

Tan Bun Poo Independent Director Mahadzir bin Azizan Independent Director

Soo Kim Wai Non-Independent Non-Executive Director

Shalina Azman Non-Independent Non-Executive Director

CHIEF EXECUTIVE OFFICER

Loh Kam Chuin

COMPANY SECRETARIES

Johnson Yap Choon Seng (MIA 20766) Seow Fei San (MAICSA 7009732)

REGISTERED OFFICE

802, 8th Floor, Block C Kelana Square 17 Jalan SS 7/26 47301 Petaling Jaya Selangor Malaysia Tel :+603-7803 1126 / 7806 2116 Fax :+603-7806 1387 / 7806 1261

BUSINESS ADDRESS

20th Floor, Menara AmMetLife 1 Jalan Lumut 50400 Kuala Lumpur Malaysia Tel : +603-4047 0988 Fax : +603-4042 8877 Website : www.rce.com.my

AUDITORS

Deloitte Chartered Accountants Level 16, Menara LGB 1 Jalan Wan Kadir Taman Tun Dr. Ismail 60000 Kuala Lumpur Malaysia Tel : +603-7610 8888 Fax : +603-7726 8986

SHARE REGISTRAR

Tricor Investor Services Sdn Bhd Level 17, The Gardens North Tower Mid Valley City, Lingkaran Syed Putra 59200 Kuala Lumpur Malaysia Tel : +603-2264 3883 Fax : +603-2282 1886

STOCK EXCHANGE LISTING

Bursa Malaysia Securities Berhad Main Market (Listed on 20 September 1994) Stock name : RCECAP Stock code : 9296

Corporate Structure



Consumer Financing

- 100% RCE Marketing Sdn Bhd

Payroll Collection

- 100% EXP Payment Sdn Bhd

Commercial Financing

- 100% RCE Factoring Sdn Bhd

Group Financial Highlights

			Financi	al Year Ended	121 March	
		2011	2012	ai fear Ended 2013	2014	2015
Profitability						
Revenue	(RM'000)	262,134	229,771	166,653	130,261	131,186
Profit before tax	(RM'000)	140,099	128,165	34,210	14,225	45,729
Profit for the financial year	(RM'000)	104,257	101,355	9,719	12,513	36,205
Key Consolidated Statements of Financial Position Data						
Loans and receivables Borrowings (net of pledged cash	(RM'000)	1,085,754	983,076	930,985	924,986	1,069,917
and cash equivalents)	(RM'000)	678,637	472,337	385,974	309,001	603,254
Share capital:						
Ordinary shares	(RM'000)	78,240	78,240	117,359	117,359	133,400
Preference shares	(RM'000)	-	-	46,944	46,944	-
Total equity	(RM'000)	448,382	529,222	704,252	685,250	566,214
Net assets ("NA") attributable to						
ordinary shareholders	(RM'000)	448,382	529,222	657,308	638,306	566,214
Key Financial Indicators						
NA per share attributable to						
ordinary shareholders	(sen)	57.31	67.64	56.01	55.16	44.25
Return on equity	(%)	24.04	20.74	1.58	1.80	5.79
Earnings per share:						
Basic	(sen)	8.88	8.64	0.83	0.27	2.27
Diluted	(sen)	8.88	8.64	0.73	0.27	2.27
Gearing ratio	(times)	1.51	0.89	0.55	0.45	1.07
Net dividend per share	(sen)	1.50	1.50	1.50	1.50	1.50
Share price as at financial year end	(sen)	53.50	48.50	27.00	28.00	31.50



SHAHMAN AZMAN

Non-Independent Non-Executive Chairman

Encik Shahman Azman, a Malaysian, aged 40, was appointed to the Board on 2 June 2008 and was later redesignated Non-Independent Non-Executive Chairman on 1 April 2015.

After graduating from Chapman University, U.S.A. with a Bachelor of Communications, Encik Shahman joined Amcorp Group Berhad ("Amcorp") in 1996. He was subsequently promoted to General Manager spearheading the Corporate Planning and Strategy portfolio. In 2001, he joined MCM Technologies Berhad, a subsidiary of Amcorp, as General Manager of Corporate Planning and Strategy. His last held position in MCM Technologies Berhad was Chief Investment Officer.

Encik Shahman later joined the Company as Director of Corporate Affairs on 1 April 2004 and was promoted to Director of Strategic Business Unit on 1 January 2006.

Encik Shahman is also the Deputy Managing Director of Amcorp Properties Berhad and sits on the Board of Amcorp.



TAN SRI MOHD ZAMAN KHAN @ HASSAN BIN RAHIM KHAN

Independent Director

Y. Bhg. Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan, a Malaysian, aged 72, was appointed to the Board on 26 March 1998.

He graduated from Royal College of Defence Studies, United Kingdom and holds a Graduate Certificate in Management from Monash Mt. Eliza Business School.

He served the Malaysian Police Force for 35 years and had held several key positions, namely as Commissioner of Police, Director of Criminal Investigation and Director-General for the Prisons Department.

He is a Trustee for the Malaysian AIDS Foundation and past President (2010 & 2011) of the Malaysian AIDS Council.

He is also the Chairman of Digistar Corporation Berhad and director of Tricubes Berhad.



DATO' CHE MD NAWAWI BIN ISMAIL

Independent Director

Y. Bhg. Dato' Che Md Nawawi bin Ismail, a Malaysian, aged 65, was appointed to the Board on 28 February 2006.

Dato' Nawawi holds a Bachelor of Laws from the International Islamic University of Malaysia and practiced as an advocate and solicitor in a legal firm between 1990 and 1991. Dato' Nawawi was the Deputy Commissioner of Police of the Malaysian Police Force until his retirement in February 2006. He had held several key positions during his 36 years of service with the Malaysian Police Force including the position of Head of Criminal Investigation Department in the State of Sabah and Perlis, OCPD Cheras, Deputy Director Commercial Crime Division and Deputy Director, Criminal Investigation Department.

Dato' Nawawi also sits on the Board of Amcorp Properties Berhad.



TAN BUN POO

Independent Director

Mr. Tan Bun Poo, a Malaysian, aged 65, was appointed to the Board on 1 June 2013.

He graduated with a Bachelor of Commerce from University of Newcastle, Australia in 1973 and obtained his Chartered Accountancy from Institute of Chartered Accountants, Australia in 1976. He is a member of the Malaysian Institute of Accountants, Malaysian Institute of Certified Public Accountants, Malaysian Institute of Taxation and a Fellow of Institute of Chartered Accountants in Australia.

Mr. Tan, a retired Senior Partner with Deloitte has more than 37 years of experience in the audits of both private and public companies including banking, insurance and financial services, construction and property development, manufacturing, retailing (including hypermarkets), engineering, gaming and entertainment, leisure and hospitality, food and distribution and the service industry.

He was also involved in leading assignments related to outsourced internal audits and risk management services, initial public offerings, corporate restructuring, mergers and acquisitions, and financial due diligence.

He was a council member of the Malaysian Institute of Certified Public Accountants (MICPA) and served as a member in its Accounting & Auditing Technical Committee, Financial Statements Review Committee and Investigation Committee. Mr. Tan is also a board member of the Auditing & Assurance Standards Board, Malaysian Institute of Accountants.

Mr. Tan also sits on the Board of Amcorp Properties Berhad, UEM Edgenta Berhad (formerly known as Faber Group Berhad), QL Resources Berhad, AmMetLife Takaful Berhad and AmInvestment Bank Berhad.



MAHADZIR BIN AZIZAN

Independent Director

Encik Mahadzir bin Azizan, a Malaysian, aged 66, was appointed to the Board on 31 October 2014.

He is a Barrister-at-Law from the Honourable Society of Lincoln's Inn, London, United Kingdom and was called to the English Bar in 1978.

Encik Mahadzir has more than 25 years of experience in corporate legal matters and has held key positions both in private and public sector. After graduation, he joined the Judicial and Legal Service of the Malaysian Government as a Deputy Public Prosecutor and Federal Counsel and subsequently ventured into the private sector and served Malaysian International Shipping Corporation (MISC) and Island & Peninsular Berhad, the property arm of Permodalan Nasional Berhad (PNB) for 24 years. Whilst in the private sector, he also served as Ahli Majlis MARA, director of Amanah Raya Berhad and Tabung Haji group of companies as well as various other directorships in government-linked companies.

He also sits on the Board of ECM Libra Financial Group Berhad, Libra Invest Berhad, Syarikat Takaful Malaysia Berhad and Asian Healthcare Group Berhad.



SOO KIM WAI

Non-Independent Non-Executive Director

Mr. Soo Kim Wai, a Malaysian, aged 54, was appointed to the Board on 11 August 1997.

Mr. Soo is a Chartered Accountant (Malaysian Institute of Accountants), a Certified Public Accountant (Malaysian Institute of Certified Public Accountants), Fellow of the Certified Practising Accountant (CPA), Australia and Fellow of the Association of Chartered Certified Accountants (ACCA), United Kingdom.

He joined Amcorp Group Berhad ("Amcorp") in 1989 as Senior Manager, Finance and has since held various positions. He was appointed as a Director of Amcorp on 13 March 1996 and subsequently as Managing Director on 1 January 1999. Before joining Amcorp, he was in the accounting profession for 5 years with Deloitte KassimChan from 1980 to 1985 and with Plantation Agencies Sdn Bhd from 1985 to 1989.

Apart from Amcorp, his directorships in other public companies include Amcorp Properties Berhad, AMMB Holdings Berhad and ECM Libra Financial Group Berhad. He also sits on the Board of British Malaysian Chamber of Commerce.



SHALINA AZMAN

Non-Independent Non-Executive Director

Puan Shalina Azman, a Malaysian, aged 48, was appointed to the Board on 6 January 2000.

She holds a Bachelor of Science in Business Administration majoring in Finance and Economics from Chapman University in California and in 1993, she obtained her Masters in Business Administration from University of Hull in United Kingdom.

Puan Shalina's involvement with the Company dates back to 1990 where she first gained invaluable experience in the media industry as a Business Development Officer. Prior to re-joining the Company, she was with Amcorp Group Berhad ("Amcorp") from 1995 to 1999 as Senior Manager, Corporate Planning. She was subsequently appointed as the Managing Director of the Company on 1 September 2000. On 31 July 2002, Puan Shalina resigned as the Managing Director of the Company to re-join Amcorp and on 1 August 2002, she was appointed as the Deputy Managing Director of Amcorp.

Apart from Amcorp, Puan Shalina is also the Chairman of Amcorp Properties Berhad.

PROFILE OF CHIEF EXECUTIVE OFFICER



LOH KAM CHUIN

Chief Executive Officer

Mr. Loh Kam Chuin, a Malaysian, aged 48, was appointed Chief Executive Officer on 1 March 2010.

Mr. Loh holds a Bachelor of Business-Banking and Finance from the University of South Australia. Upon graduation in 1989, he joined Southern Bank Berhad in the Personal Banking Division. In 1995, he joined Fulcrum Capital Sdn Bhd ("FCSB"), a wholly-owned subsidiary of Amcorp Group Berhad, as Manager and was promoted to Senior Manager and later Associate Director of FCSB prior to joining RCE Group. In 2001, he was appointed Director of RCE Marketing Sdn Bhd and has since 2006, held the post of Executive Director, Corporate Affairs prior to his current appointment.

DETAILS OF MEMBERSHIPS IN BOARD COMMITTEES

COMMITTEES OF THE BOARD					
	Audit Committee	Nomination & Remuneration Committee	Options Committee		
Shahman Azman			Chairman		
Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan	Member	Chairman			
Dato' Che Md Nawawi bin Ismail	Member	Member			
Tan Bun Poo	Chairman				
Mahadzir bin Azizan	Member	Member			
Soo Kim Wai	Member		Member		
Shalina Azman		Member	Member		
Loh Kam Chuin (Chief Executive Officer)			Member		

Notes:

Puan Shalina Azman and Encik Shahman Azman are siblings. Save as disclosed herein, none of the Directors and the Chief Executive Officer have any family relationship with any Directors and/or major shareholders of the Company.

None of the Directors and the Chief Executive Officer have any conflict of interest with the Company.

None of the Directors and the Chief Executive Officer have been convicted for offences within the past 10 years.

Chairman's Statement



Dear Valued Shareholders,

I am honoured to be writing my first statement to you as Chairman of RCE Capital Berhad. I am grateful for the opportunity and trust given to me by the Board of Directors for this appointment.

On behalf of the Board, I am pleased to present to you the 61st Annual Report and Audited Financial Statements of the Group for the financial year ended ("FYE") 31 March 2015.

ECONOMIC REVIEW

Malaysia recorded stable economic growth last year amidst adverse external shocks and natural disasters, with real Gross Domestic Product ("GDP") growing at 6.0% per annum, exceeding the World Bank's initial forecast of 5.7% for 2014. Private consumption remains the main contributor of Malaysia's GDP growth, with a 65.7% contribution towards the GDP.

Employment has also been on a steady rise with 1.5 million jobs created within the National Key Economic Areas ("NKEAs") since 2010 and private investment continues to outpace public investment in line with the Economic Transformation Program's ("ETP") objective to elevate the private sector as the core driver of the economy.

Moving forward, amid falling oil prices and continuous uncertainty surrounding global monetary conditions, Malaysia's GDP is projected to remain on a steady, albeit slower, growth path of between 4.5% and 5.5% in 2015. While private consumption is expected to moderate as households adjust to the impact of the Goods and Services Tax ("GST"), household spending will continue to be supported by the steady rise in income and employment, and will remain as the key growth component for the Malaysian economy.

PERFORMANCE REVIEW

For the financial year under review, the Group registered revenue of RM131.2 million against the previous financial year of RM130.3 million. Notwithstanding that, pre-tax profit strengthened from RM14.2 million to RM45.7 million on the back of lower allowance for impairment loss on receivables. Correspondingly, earnings per share increased from 0.27 sen in FYE 2014 to 2.27 sen in FYE 2015.

During the period, the Group remained focused in strengthening the quality and performance of its loans portfolio. Various measures were observed, which included thorough portfolio review and close monitoring of all loans and receivables as part of the Group's initiative to enhance its loan application processes. As a result, the Group recorded improvements in its impairment loss on loans and receivables, down from RM64.0 million in FYE 2014 to RM23.9 million in FYE 2015.

As such, the Group expects to continue to remain profitable in the next financial year ending 31 March 2016.

CONSUMER FINANCING

The Group's personal financing business segment performed well during the year, despite the challenging operating environment. Loans disbursement accelerated from RM176.4 million in FYE 2014 to RM277.8 million in FYE 2015, registering a total year-on-year growth of 57.4%.

In April 2014, the Group embarked on a project to enhance its existing loan management system to cater for GST requirements. The enhanced system was tested for readiness in February 2015, and completed before the GST implementation date of 1 April 2015.

Concurrently, the Group continued to improve its credit discipline through various enhancements on its credit scoring applications. This is in line with the Group's objective to continuously strengthen the quality of its loans portfolio and actively reduce non-performing loans.

As for the Ar-Rahnu lending business, to date, the collaboration has introduced a total of seven outlets located mainly in the Klang Valley area. With total outstanding loans extended not exceeding RM50.0 million, contribution from this business segment is not expected to add significantly towards the Group's profitability.

COMMERCIAL FINANCING

The Group's commercial financing business recorded a net loss of RM3.8 million during the financial year. This is mainly due to higher loan impairment losses made, reflecting a tougher operating environment among the small and medium-sized enterprises ("SME").

In anticipation of slower growth for business loans, the Group remains cautious on its financial performance.

CORPORATE DEVELOPMENT

On the corporate front, the Group had successfully undertaken two exercises, namely the acquisition of Strategi Interaksi Sdn Bhd ("SISB") and EXP Payment Sdn Bhd, and the conversion and early full redemption of Redeemable Convertible Non-cumulative Preference Shares ("RCPS").

In October 2014, the Group entered into a Share Sale and Purchase agreement to acquire 100% equity interest in SISB. The acquisition of SISB complements the Group's existing core business as it allows the Group to tap into the payroll collection segment of selected existing and potential borrowers through EXP Payment Sdn Bhd, a direct subsidiary of SISB.

Meanwhile on 10 December 2014, 160,000,000 RCPS were successfully converted, resulting in the Group becoming a subsidiary company of Amcorp Group Berhad. An additional 408,500 RCPS were subsequently converted, giving rise to a total conversion of 160,408,500 RCPS, resulting in an increase in total number of ordinary shares from 1,173,592,495 to 1,334,000,995. Upon completion of the conversion exercise, in view of cost savings, the remaining RCPS were fully early redeemed at the subscription price of RM0.38 on 25 February 2015.

INVESTOR RELATIONS ("IR")

The Group maintains its strong commitment to transparency and good corporate governance practices. Its latest financial results and corporate developments have been promptly announced and timely dissemination of information is made available through its website (http://www.rce.com.my).

A dedicated e-mail address (IR@rce.com.my) is also available, providing the contact point on any issues of concern.

During the Annual General Meeting ("AGM"), shareholders are given a presentation on the Group's performance and major activities by its key personnel, where this serves as a platform for the shareholders to enquire and comment on the Group's performance and operations.

CORPORATE SOCIAL RESPONSIBILITY ("CSR")

As our business grows, so has our commitment towards social responsibility. The Group is grateful to have had the privilege of giving back to the local community. In 2014, the Group continued to participate in health screening campaigns initiatives organised by the National Kidney Foundation ("NKF") to create health awareness and to promote a healthy lifestyle to the public.

The Group continues to actively reach out to the community to enhance the quality of life for the underprivileged via various collaborations with local organisations in their CSR initiatives.

The Group believes that education plays a vital role in both the social and personal advancement in today's society. In collaboration with Yayasan Azman Hashim, the Group offers academic sponsorships to outstanding students with the hope of building future generations of exemplary young leaders who possess the passion and drive to excel.

DIVIDENDS

The Board is pleased to recommend a final single tier dividend of 15.0% (1.50 sen) for the FYE 2015 which will result in an estimated payment of RM19.2 million, representing 53.0% payout of the net profit of RM36.2 million. This will be the ninth consecutive year that the Group has declared dividends with the aim of delivering sustainable returns to our shareholders.

LOOKING FORWARD

Malaysia's household debt growth has moderated, growing marginally to 9.9% in 2014 as compared to 11.7% in 2013, underpinned by declines in personal financing by non-bank lenders according to Bank Negara Malaysia's ("BNM") Financial Stability and Payment Systems Report 2014. It is also worth noting that new household borrowings were of higher quality where an estimated 80.0% of new loans were approved with a debt service ratio below 60.0%. The percentage of debt attributed to lower income households has also been on a steady decline for the past two consecutive years (2014: 26.7%; 2013: 27.3%; 2012: 33.0%) and new unsecured borrowings accounted for a considerably lower share of total new household debt (2014: 8.6%; 2013: 16.5%). Arising thereof, the risks associated with the accumulation of unsecured household debt have also receded.

While the recovery of global economy gathers pace, the local economic outlook for 2015 remains cautious due to continuous volatility demonstrated in the commodity and currency markets. With this in mind, the Group remains vigilant to maintain focus on retaining its competitiveness in the underserved market while continuing to strengthen the quality of its loans portfolio. The Group will also continue to remain committed to bringing value to its shareholders while being guided by BNM's rulings and guidelines.

Notwithstanding that, the Group continues to seek potential avenues of opportunity that will complement the existing business model with the objective of enhancing and strengthening its performance in the future.

ACKNOWLEDGMENT

On behalf of the Board, I wish to convey our sincere appreciation and thanks to our shareholders for their continued support and trust for the past year. My thanks also go to fellow Board members and the regulatory authorities for their valuable guidance and support. To our management team and staff, your commitment and contribution towards the performance of the Group are greatly appreciated.

May I express our gratitude to Y. Bhg. Dato' Ab. Halim bin Mohyiddin, who resigned on 31 December 2014, for his counsel shared during his tenure as Director of the Company.

I would also like to welcome our newly appointed Director, Encik Mahadzir bin Azizan, who brings new experience and expertise that will complement and strengthen the existing Board.

Last but not least, I would like to take this opportunity to recognise and acknowledge the contributions of our former Chairman, Y. Bhg. Tan Sri Azman Hashim, without whom the Group will not be where it is today. In his 26 years of stewardship, the Board and management staff have been deeply encouraged and inspired by Tan Sri Azman's leadership, strategic guidance and support towards the Group.

Shahman Azman Chairman

3 August 2015

Statement on Corporate Governance

The Board of Directors of RCE Capital Berhad ("RCE" or "the Company") recognises the importance of safeguarding and promoting the interests of shareholders. The Board remains committed to uphold the value of good corporate governance by continuously advocating transparency, accountability, integrity and responsibility to enhance long term shareholders' values and safeguarding the stakeholders' values.

The Board is pleased to report on the main corporate governance practices of the Company and the manner in which the Company has complied with the principles and recommendations as set out in the Malaysian Code on Corporate Governance 2012 ("Code").

BOARD OF DIRECTORS

Board Composition and Balance

The Group is helmed by an effective and experienced Board comprising individuals of caliber and credibility from diverse professional backgrounds with a wealth of experience, skills and expertise. The Directors together as a team set the values and standards of the Company and ensures that RCE Group's business is properly managed to safeguard the Group's assets and shareholders' investment. A brief profile of each Director is set out in the Profile of Directors section of this Annual Report.

The Board's composition of seven (7) members, comprising three (3) Non-Independent Non-Executive Directors (including the Chairman) and four (4) Independent Directors is in compliance with paragraph 15.02 of Bursa Malaysia Securities Berhad Main Market Listing Requirements ("Listing Requirements"). The Independent Directors which make up more than half the Board play a crucial role in the exercise of independent assessment and objective participation in Board deliberations and the decision-making process and provides for effective check and balance in the functioning of the Board. The Independent Directors do not participate in the day-to-day management of the Company and do not engage in any business dealings and are not involved in any other relationship with the Company which could materially interfere with the exercise of their independent judgement.

The role of the Chairman and Chief Executive Officer are separated with clear distinction of responsibility between them to ensure that there is a balance of power and authority. The Chairman is responsible for the leadership and governance of the Board, ensuring its effectiveness, orderly conduct and working of the Board whilst the Chief Executive Officer leads the executive management and is overall responsible for the day-to-day management of the Group's operations and business as well as implementation of Board policies and decisions.

All Independent Directors of the Board are always willing and within reach of the shareholders and thus, the Board does not consider it necessary to appoint a senior independent director to serve as a point of contact for shareholders and other stakeholders to voice their concerns.

The assessment of the independence of each of its Independent Directors is undertaken annually according to set criteria as prescribed by the Listing Requirements. The Board had assessed and concluded that all the Independent Directors of the Company continue to demonstrate conduct and behaviour that are essential indicators of independence, and that each of them is independent of the Company's management and free from any business or other relationship which could interfere with the exercise of independent judgement or the ability to act in the best interest of the Company.

Recommendation of the Code states that the tenure of an independent director should not exceed a cumulative term of nine (9) years. However, RCE does not have term limits for Independent Directors as the Board believes that there are significant advantages to be gained from long-serving Directors who not only possess tremendous insight but also in-depth knowledge of RCE's business and affairs. Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan and Dato' Che Md Nawawi bin Ismail, who are the Independent Directors of the Company, have served on the Board for 17 years and 9 years respectively.

The Board has assessed, reviewed and determined that Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan and Dato' Che Md Nawawi bin Ismail have remained objective and continued to be independent and objective in expressing their views and in participating in deliberations and decision making of the Board and Board Committees. The length of their service on the Board does not in any way interfere with their exercise of independent judgement and ability to act in the interest of RCE. Both of them possess the following aptitudes necessary in discharging their roles and functions as Independent Directors of the Company:

- (a) they fulfilled the definition of Independent Director under the Listing Requirements;
- (b) they actively participated in Board deliberation, judged in an independent and unfettered manner, discharged their duties with reasonable care, skill and diligent; brought independent thought and experience and provided objectivity in decision making;
- (c) they devoted sufficient time and attention to their responsibility as Independent Directors of the Company; and
- (d) they exercised due care in all undertakings of the Company and had carried out their fiduciary duties in the interest of the Company and minority shareholders during their tenure as Independent Directors.

The Board through the Nomination & Remuneration Committee conducts an annual review of the performance of the Board to ensure that it is continuously effective. The review is conducted via a set of questionnaire to assist the reviewer in his assessment and is spread over the following three (3) key areas:

- the effectiveness of the Board as a whole;
- Board size, composition and balance; and
- contributions of individual Directors and Chief Executive Officer to the Board.

Board Diversity

The Board acknowledges the importance of Board diversity, including gender, ethnicity, age and business experience, to the effective functioning of the Board. While it is important to promote such diversity, the normal selection criteria of a Director, based on effective blend of competencies, skills, extensive experience and knowledge in areas identified by the Board should remain a priority so as not to compromise on qualification, experience and capabilities.

Duties and Responsibilities

The Board's principal focus is the overall strategic direction, development and control of the Group. In support of this focus, the Board maps out and reviews the Group's medium and long term strategic plans on an annual basis, so as to align the Group's business directions and goals with the prevailing economic and market conditions. It also reviews the management's performance and ensures that necessary financial and human resources are available to meet the Group's objectives. The Board's other main duties include regular oversight of the Group's business performance, and ensuring that the internal controls and risk management processes of the Group are well in place and are implemented consistently to safeguard the assets of the Group.

On-going succession planning and training which are aligned to the organisation's objectives are put in place to ensure orderly management transition in the Group.

Board Charter and Code of Ethics

The Board Charter sets out the role, functions, composition, operation and processes of the Board. The Charter provides guidance to the Board in relation to the Board's role, duties, responsibilities and authorities which are in line with the principles of good corporate governance. The Charter also outlines the processes and procedures for the Board and their Committees to achieve highest governance standards. It acts as a source of reference for Board members and senior management. The Board Charter will be periodically reviewed, as and when necessary. The Board Charter is accessible to the public on the Company's corporate website at www.rce.com.my.

The Directors observe the Directors' Code of Ethics established by the Companies Commission of Malaysia ("CCM") which can be viewed from CCM's website at www.ssm.com.my. In addition, the Company's Code of Ethics for the Executive Director and employees of the Group is set out in the Company's Employee Handbook.

Board Meetings and Supply of Information

The Board meets at least four (4) times annually with additional meetings convened as and when deemed necessary. During the financial year, the Board met four (4) times where it deliberated and considered a variety of matters including the Group's financial results, budget and strategy, corporate proposals and strategic issues that affect the Group's business operations.

The Board and Board Committee meetings are planned in advance prior to the commencement of a new year and the schedule is circulated to the Directors and Committee members well in advance to enable them to plan ahead. Board members are given at least seven (7) days' notice before any Board meeting is held. The agenda for each Board meeting and papers relating to the matters to be deliberated at the meeting are forwarded to all Directors for perusal prior to the date of the Board meeting. The Board papers are comprehensive covering agenda items to facilitate informed decision-making. In between Board meetings, approvals on matters requiring the sanction of the Board are sought by way of circular resolutions enclosing all relevant information to enable the Board to make informed decisions. All circular resolutions approved by the Board will be tabled for notation at the next Board meeting.

The Board also peruse the decisions deliberated by Board Committees through minutes of these Committees. The Chairman of the Board Committees is responsible to inform the Directors at Board meetings of any salient matters noted by the Committees and which require the Board's notice or direction. All proceedings of Board meetings are minuted and signed by the Chairman of the meeting in accordance with the provisions of the Companies Act, 1965.

There is a schedule of matters reserved specifically for Board's deliberation, such as approval of corporate plans and annual budgets, recommendation of dividends, acquisitions and disposals of undertakings and properties of substantial value.

Where a potential conflict of interest arises, it is mandatory for the Director concerned to declare his interest and abstain from the deliberation and decision-making process. In the event where a corporate proposal is required to be approved by shareholders, the interested Directors will abstain from voting, in respect of their shareholdings in RCE, on the resolution relating to the corporate proposal, and will further undertake to ensure that persons connected to them similarly abstain from voting on the resolution.

The Board has complete and unrestricted access to information relating to the Group's businesses and affairs. The Board may require to be provided with further details on the matters to be considered. Senior management are invited to attend the Board meetings to brief and provide comprehensive explanation on pertinent issues. Professional advisers appointed by the Company for corporate proposals to be undertaken by the Company would also be invited to render their advice and opinion to the Directors. The Directors, whether collectively as a Board or in their individual capacity, have the liberty to seek external and independent professional advice, if so required by them, in furtherance of their duties at the Company's expense.

The Directors are notified of any corporate announcements released to Bursa Malaysia Securities Berhad. They are also notified of the impending restriction in dealing with the securities of the Company at least thirty (30) days prior to the targeted release date of the quarterly financial results announcement.

All Directors have unrestricted access to the advice and services of the Company Secretaries who are experienced, competent and knowledgeable on the laws and regulations, as well as directives issued by the regulatory authorities. The Company Secretary attend all Board and Board Committees meetings and ensure that Board procedures and policies are met and constantly advise the Directors on compliance issues.

The Board is of the view that the provisions of the Companies Act, 1965 and the Listing Requirements are sufficient to ensure adequate commitment from Directors to perform their duties. Moreover, each Director is able to discern an appropriate amount of time to commit to the Company without it being formally regulated.

Details of attendance of Directors at Board meetings during the financial year are as follows:

Name of Director	No. of Meetings Attended
Shahman Azman	4/4
Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan	3/4
Dato' Che Md Nawawi bin Ismail	4/4
Tan Bun Poo	4/4
Mahadzir bin Azizan (Appointed on 31 October 2014)	2/2
Soo Kim Wai	4/4
Shalina Azman	3/4
Tan Sri Azman Hashim (Resigned on 1 April 2015)	4/4
Dato' Ab Halim bin Mohyiddin (Resigned on 31 December 2014)	3/3
Major General (Rtd) Dato' Haji Fauzi Hussain (Retired on 11 September 2014)	2/2

Appointment to the Board

The proposed appointment of new Board members as well as the proposed re-election/re-appointment of existing Directors who are seeking re-election/re-appointment at the annual general meeting are first considered and evaluated by the Nomination & Remuneration Committee. For appointment of new Directors, the Nomination & Remuneration Committee assesses the suitability of candidates, taking into consideration the required mix of skills, knowledge, expertise and experience, professionalism, integrity, competencies, time commitment and other qualities of the candidates. Upon its evaluation, the Nomination & Remuneration Committee will make recommendations on the proposal(s) to the Board for approval. The Board makes the final decision on the proposed appointment or re-election/re-appointment to be presented to shareholders for approval.

Re-election of Directors

In accordance with the Company's Articles of Association, one-third (1/3) of the Directors are subject to retirement by rotation at every annual general meeting and provided always that all Directors shall retire from office at least once every three (3) years but shall be eligible for re-election. Directors who are appointed by the Board are subject to re-election by the shareholders at the annual general meeting held following their appointments.

Directors of or over 70 years of age are required to submit themselves for re-appointment annually in accordance with Section 129(6) of the Companies Act, 1965.

Directors' Training

The Board acknowledges the importance of continuous education and training in order to broaden one's perspective and to keep abreast with the current and future developments in the industry and global markets, regulatory updates as well as management strategies to enhance the Board's skills and knowledge in discharging their duties. Orientation programme is initiated for newly appointed Directors to familiarise them with the Group's business. All the Directors have attended the Mandatory Accreditation Programme prescribed by Bursa Malaysia Securities Berhad.

During the financial year under review, the Company had organised in-house trainings conducted by external consultants for the Directors and employees of the Group. The Directors are also encouraged to attend various external professional programmes which they have individually considered as relevant and useful to further enhance their business acumen and professionalism in discharging their stewardship responsibilities.

The Company Secretary keeps Directors informed of relevant external training programmes and all of the Directors have undergone training during the financial year. All internal and external training programmes attended by Directors are recorded and maintained by the Company Secretary. The external conferences/workshops and internally organised programmes attended by the Directors during the financial year ended 31 March 2015 are as follows:

Key Areas	Topics
Corporate Governance & Risk Management	 Nominating Committee Programme 2: Effective Board Evaluation Financial Institution Directors' Education Programme The Impact of Cyber Security at Board Levels Audit Committee Conference 2015 Nominating Committee Programme Bank Negara Malaysia Dialogue Session with Nomination Committee Members Risk Management Programme
Directors' Duties & Obligations	 Directors' Breakfast Series: "Great companies deserve great boards" Advocacy Sessions on Corporate Disclosure for Directors of Listed Issuers Board Chairman Series "The Role of the Board Chairman" Corporate Directors Onboarding Programme (2014)
Property & Real Estate	 PERE Family Office & Private Investor Forum 2014 London Real Estate: The Climate for Development and Investment
Leadership	 Takaful Malaysia - Great Leader, Great Teams, Great Result Takaful Malaysia Teambuilding
Laws, Regulations & Guidelines	 The Law & Compliance (Board of Directors & Senior Management) Anti-Money Laundering/Anti-Terrorism Financing Act 2001
Financial, Audit, Taxation & Investment	 Goods and Services Tax Awareness Briefing Budget 2015 Review & Transfer Pricing Talk on Goods and Services Tax IFRS Masterclass MIA Conference 2014

Key Areas	Topics
Business & Economics	 The 2015 Outlook for Asia: Opportunities in a World of Divergence Corporate Branding/ Brand Awareness Programme LSE Asia Forum 2014 Invest Malaysia 2015

The Nomination & Remuneration Committee and the Board assess the training needs of each of its Directors on an on-going basis and are satisfied that the Directors have received the necessary training during the financial year under review which enhanced their effectiveness and contribution to the Board.

Directors' Remuneration

The objective of the Group's policy on Directors' remuneration is to attract and retain Directors who possess the necessary skills and experience commensurate with their responsibilities for the effective management of RCE Group.

All Non-Executive Directors are paid Directors' fees as approved by the shareholders at the annual general meeting based on the recommendation of the Board. The determination of the level of fees for the Non-Executive Directors is a matter decided by the Board as a whole to ensure that it is sufficient to attract and retain the services of the Non-Executive Directors which are vital to the Company. Meeting attendance allowances are paid to Non-Executive Directors in accordance with the number of meetings attended during the financial years. Individual Directors will abstain from participating in the discussion and decision of their own remuneration.

For the Chief Executive Officer, the Nomination & Remuneration Committee reviews the remuneration package annually and recommends to the Board on specific adjustments and/or reward payments that reflect his contributions throughout the year as well as corporate performance and achievement of key performance indicators, taking into consideration the market and industry practice. Long term incentives are implemented through share option scheme. The Company has in place Directors' and Officers' liability insurance ("D&O") and the Directors are required to contribute jointly to the premium of the D&O policy.

Details of the remuneration of the Directors of the Company for the financial year ended 31 March 2015 are as follows:

Aggregate Remuneration

Category	Executive Directors (RM)	Non-Executive Directors (RM)	Total (RM)
Fees	-	257,500	257,500
Other Emoluments	-	1,044,671	1,044,671
Defined Contributions	-	48,769	48,769
Benefits-in-kind	-	31,150	31,150

Analysis of Remuneration

Range of Remuneration	No. of Executive Directors	No. of Non-Executive Directors
RM50,000 & below	-	9
RM1,100,001 – RM1,150,000	-	1

The disclosure of Directors' remuneration is made in accordance with Appendix 9C, Part A, item 11 of the Listing Requirements.

WHISTLE BLOWING POLICY

The Group in its effort to enhance corporate governance has put in place a whistle blowing policy to provide an avenue for employees and stakeholders to report genuine concerns about malpractices, unethical behaviour, misconduct or failure to comply with regulatory requirements without fear of reprisal. Any concerns raised will be investigated and a report and update will be provided to the Audit Committee.

BOARD COMMITTEES

The Board has delegated certain responsibilities to the Board Committees which operate within defined terms of reference approved by the Board to assist the Board in discharging its fiduciary duties and responsibilities. The Board Committees include the Audit Committee, Nomination & Remuneration Committee and Options Committee.

The Board Committees exercise transparency and full disclosure in their proceedings. Where necessary, issues deliberated by the Board Committees are presented to the Board with the appropriate recommendations. The ultimate responsibility for the final decision on all matters however, lies with the Board.

The Board Committees in RCE are as follows:

Audit Committee

The Audit Committee comprises five (5) Non-Executive Directors, four (4) of whom are Independent and is in compliance with the Listing Requirements. The members of the Audit Committee are as follows:

- 1. Tan Bun Poo⁺ Chairman (Independent Director)
- 2. Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan (Independent Director)
- 3. Dato' Che Md Nawawi bin Ismail (Independent Director)
- Mahadzir bin Azizan (Independent Director) (Appointed on 31 October 2014)
- 5. Soo Kim Wai (Non-Independent Non-Executive Director)

Note:

The Audit Committee's principal role is to reduce conflicts of interest particularly between management and shareholders and to ensure that the Group's assets are utilised efficiently. As part of the Audit Committee's responsibilities, they would review the Company's financial statements, related party transactions and the system of internal controls. They may also consider whether procedures on internal audit are effective at monitoring adherence to the Company's standards and values.

⁺ Following the resignation of Dato' Ab Halim bin Mohyiddin as Director and Chairman of the Audit Committee on 31 December 2014, Mr. Tan Bun Poo was appointed the Chairman of the Audit Committee on 19 January 2015.

The Audit Committee held four (4) meetings during the financial year whereby the external auditors attended two (2) of the meetings and also met with the Committee members without the presence of the management and Executive Director.

A full Audit Committee Report enumerating its membership, summary of the terms of reference and a summary of activities during the financial year are set out in the Audit Committee Report.

Nomination & Remuneration Committee

The Nomination & Remuneration Committee comprises entirely of Non-Executive Directors, a majority of whom are Independent Directors and its members are as follows:

- 1. Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan *Chairman* (*Independent Director*)
- 2. Dato' Che Md Nawawi bin Ismail (Independent Director)
- Mahadzir bin Azizan (Independent Director) (Appointed on 31 October 2014)
- 4. Shalina Azman (Non-Independent Non-Executive Director)

The role of the Nomination & Remuneration Committee, set out in its terms of reference, includes among others, the following:

(a) Appointment and Evaluation

- (i) To consider and recommend candidates for directorship to the Board and membership to Board Committees based on the following broad criteria:
 - skills, knowledge, expertise and experience;
 - professionalism;
 - integrity; and
 - for independent non-executive directors, the ability to discharge their duties.
- (ii) Reviewing annually the required mix of skills, experience and other qualities, including core competencies, which Directors should bring to the Board.
- (iii) Assessing annually the effectiveness of the Board as a whole, including its size and composition, the Committees of the Board and the contribution of each individual Director and the Chief Executive Officer.
- (iv) Reviewing the training needs of Directors.

(b) Remuneration

(i) To recommend to the Board on the framework or broad policy for the remuneration of the Group's Chief Executive and senior management as the Committee is designated to consider.

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The Nomination & Remuneration Committee meets at least once in a financial year and whenever required. During the financial year, the Nomination & Remuneration Committee held three (3) meetings during which the Committee undertook the following:

- reviewed the Directors who are due for re-election/re-appointment at the Company's Sixtieth Annual General Meeting to determine whether or not to recommend their re-election/re-appointment;
- reviewed the composition of the Board and the Board Committees and contribution of each individual Director and the Chief Executive Officer of the Company;
- reviewed the training courses attended by the Directors;
- reviewed the revision of remuneration packages for Non-Independent Non-Executive Chairman and Chief Executive Officer;
- considered the appointment of new Independent Director and members of the Committees; and
- considered and recommended the change in composition of the Audit Committee.

The Committee also reviewed the size of the Board and had concluded that it was appropriate.

Options Committee

The Options Committee is established to administer the Company's Employees' Share Option Scheme ("Scheme") in accordance with the Bylaws governing and constituting the Scheme as approved by the shareholders. The members of the Options Committee are as follows:

- 1. Shahman Azman Chairman
- 2. Soo Kim Wai
- 3. Shalina Azman
- 4. Loh Kam Chuin
- 5. Lum Sing Fai

The Options Committee meets as and when required. No meeting was held during the financial year.

ACCOUNTABILITY AND AUDIT

Financial Reporting

The Board endeavours to present a balanced and comprehensive assessment of the Group's financial performance through the annual audited financial statements and quarterly announcement of financial results to shareholders. The Board is assisted by the Audit Committee to oversee the Group's financial reporting processes and the quality of its financial reporting to ensure compliance with applicable approved accounting standards in Malaysia.

Directors' Responsibility Statement

The Directors are required by the Companies Act, 1965 to ensure that the financial statements prepared for each financial year give a true and fair view of the state of affairs of the Group and the Company as at the end of the financial year, and of the results of their operations and cash flows for the financial year. The Directors consider that in preparing the financial statements, the Directors have consistently used and applied the appropriate and relevant accounting policies and made judgements and estimates that are reasonable and prudent.

The Directors have a general responsibility in ensuring that the Company and the Group keep proper accounting records in accordance with the provisions of the Companies Act, 1965 to enable the preparation of the financial statements with reasonable accuracy. The Directors are also responsible for taking reasonable steps to safeguard the assets of the Company and the Group to prevent and detect fraud and other irregularities.

Internal Control

The Board acknowledges its overall responsibility in maintaining an internal control system that provides reasonable assurance of effective and efficient operations, compliance with laws and regulations, as well as internal procedures and guidelines. However, the Group's system of internal control is designed to manage and not eliminate the risk of failure to achieve the Group's objectives, hence the internal control system can only provide reasonable and not absolute assurance against the risk of material errors, fraud or loss.

The Statement on Risk Management and Internal Control, which provides an overview of the state of internal control within the Group, is set out on pages 29 and 30 of this Annual Report.

Audit Committee

The Audit Committee conducts a review of the Internal Audit Function in terms of its authority, resources and scope as defined in the Internal Audit Charter adopted by the Group. The minutes of the Audit Committee meetings are tabled to the Board for perusal and for action where appropriate.

Relationship with Auditors

The Company, through its Audit Committee, has established a transparent and appropriate relationship with the Company's auditors, both internal and external. It is the policy of the Audit Committee to meet the external auditors to discuss their audit plan, audit findings and the financial statements. The Audit Committee also meets the external auditors without the presence of the management and executive Board member at least twice a year and whenever deemed necessary.

The Audit Committee continuously reviews and monitors the suitability and independence of external auditors. During the financial year, the Audit Committee has evaluated the external auditors by considering their qualification and performance, quality and candor of their communication with the Audit Committee and the Company, as well as their independence, objectivity and professional skepticism. The Audit Committee was satisfied with the performance of the external auditors to the Board on their re-appointment and remuneration.

As part of the annual audit exercise, the Company also obtains assurance from the external auditors confirming that they are and have been independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.

The provision of non-audit services by the external auditors during the financial year did not compromise the external auditors' independence and objectivity as the amount of fees paid for the services was not significant when compared to the total fees paid to the external auditors.

The roles of both the internal and external auditors are further described in the Audit Committee Report.

RELATIONSHIP AND COMMUNICATION WITH SHAREHOLDERS AND INVESTORS

Communication with Shareholders

The Board is committed to provide shareholders and investors accurate, useful and timely information about the Company, its businesses and its activities. The Company has regularly communicated with shareholders and investors in conformity with the disclosure requirements.

The Company's annual general meeting remains the principal forum for dialogue and interaction with shareholders and provides an opportunity for the shareholders to seek and clarify any issues and to have a better understanding of the Group's business and corporate development. As a best practice, the Chairman would at the commencement of the general meeting inform the shareholders of their right to request to vote by poll.

Corporate and financial information of the Group as well as the Company's announcements to Bursa Malaysia Securities Berhad are also made available to the public through the Company's website at www.rce.com.my. In addition, investors may raise queries regarding RCE Group via email to corporate@rce.com.my.

Investor Relations

The Group values dialogues with its investors. Occasionally, briefings and open discussions with institutional/ prospective investors, local analysts and fund managers are held to update investors on the Group's operations and financial results.

Primary contact for investor relations matters is Mr. Loh Kam Chuin, the Chief Executive Officer. Mr. Loh, aged 48, holds a Bachelor of Business-Banking and Finance from the University of South Australia and has been with the Group since year 1995.

Contact Details Telephone number: +603-4047 0888 E-mail: IR@rce.com.my

Sustainability of Business

The Board is cognisant of the importance of business sustainability and, in conducting the Group's business, the impact on the environment, social and governance shall be taken into consideration. To this end, initiatives are undertaken to harness the market's potential for sustainability products and services and to minimise sustainability costs and risks.

CORPORATE SOCIAL RESPONSIBILITY

The Group recognises the importance of corporate social responsibility ("CSR") as an integral part of business and strongly pursues its belief of caring for and sharing with people, business associates and the community. In this respect, the Group continued its initiative to strive for a balanced approach in achieving its business profitability and the expectation of its stakeholders and the community thereby creating value to our shareholders and enhancing the long term sustainability of the Group. As a responsible corporate citizen who pursues sustainable growth, we are continuously finding ways to sustain our momentum in everything that we do, including the development and rollout of our CSR initiatives. Our involvement includes activities and interactions with communities, authorities, regulators, non-governmental organisations, shareholders and our workforce.

The Group ensures that waste is re-used or re-cycled as far as possible with the aim of inculcating environmental awareness in its employees and at the same time develop awareness of people around it. Wastage reduction is an area of priority for the Group and departments practice recycling paper, double-sided printing, minimising colour printing and using electronic communications and documents instead of hard copy printouts where possible.

As part of the Group's CSR initiatives, the Group had invited the Deaf Beat Drummers, a unique drum troupe where all of its members are deaf, to perform at the Group's Annual Dinner. The audiences had a blast with their jaw-dropping performance.

The Group continuously contributes towards the needs of the less fortunate groups. In conjunction with 2014 Hari Raya Aidilfitri and Deepavali celebration, RCE organised visitation trip to Rumah Rawatan & Jagaan Orang Tua Al-Ikhlas, Kampung Pulau Meranti and Rumah Kebajikan Anbu Illam.

To instil a sense of gratitude and responsibility to the community, the Group involved its employees in CSR events. The Group ushered in the Year of Goat with the elderly from Rumah Jagaan Warga Emas together with the presence of management and employees of the Group. The event was auspiciously held with lion dance performance and wrapped up with distribution of ang-pows and goody bags comprising food and daily personal-use items.

In recognition of employees being the most important asset to drive the organisation to greater success and in acknowledgement of their invaluable contribution to the organisation's growth, the Group always endeavour to safeguard the welfare, healthcare, training and career development of its employees. Appointments and employments in the Group are based on merits while considerations are given to gender, ethnicity and age for the diversity policy of its workforce.

In advocating the continuous development of tertiary education in Malaysia, the Group through Yayasan Azman Hashim, had been working with University of Malaya in the construction of a new building for postgraduates from the Faculty of Business and Accountancy. Yayasan Azman Hashim had also donated RM10 million for the construction of a sports arena in Universiti Sains Malaysia main campus.

To promote better education of the nation's youth, the Group through Yayasan Azman Hashim, continued to extend study grants to deserving students in the hope to build future generation of exemplary young leaders who possess the ambition to excel in whatever they do. To-date, nine bright students have benefited from the study grant.

A great deal of effort and resources are channeled into the Group's CSR programmes and the top management is directly involved in the Group's CSR efforts. We look upon the giving back to society in the hope of making a difference in the many lives we touches.

This Statement on Corporate Governance is made in accordance with the resolution of the Board of Directors dated 25 May 2015.



Shahman Azman, Chairman and Loh Kam Chuin, CEO with recipients of Amcorp Study Grant together with their parents



Free health screening at Ibu Pejabat Polis Daerah Wangsa Maju



Chinese New Year celebration with the elderly

1. Material Contracts

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

2. Share Buy-Back

The information on share buy-back during the financial year is set out in Note 28 to the Financial Statements.

3. Options or Convertible Securities

During the financial year, a total of 160,408,500 redeemable convertible non-cumulative preference shares of RM0.10 each ("RCPS") were converted into 160,408,500 ordinary shares and a total of 309,028,498 RCPS were redeemed at the redemption price of RM0.38 per RCPS.

Save as disclosed below under the Employees' Share Option Scheme, there were no other options or convertible securities issued by the Company during the financial year.

4. Employees' Share Option Scheme

The Employees' Share Option Scheme ("ESOS") implemented on 15 September 2009 is the only ESOS in existence during the financial year ended 31 March 2015. The details of which are as follows:

(a) The total number of options granted, exercised, cancelled and outstanding under the ESOS since its commencement up to the financial year ended 31 March 2015 are set out below:

	Number of Options			
Description	Grand Total Directors and Chief Executiv			
Granted	36,482,900	8,000,000		
Exercised	326,700	-		
Cancelled	6,089,500	200,000		
Outstanding	30,066,700	7,800,000		

Note:

One (1) option entitles the ESOS holder to subscribe for 1.5 new ordinary shares of the Company

(b) Percentages of options applicable to Directors and senior management under the ESOS during the financial year and since its commencement up to the financial year ended 31 March 2015 are set out below:

	Percentage			
Directors and Senior Management	During the financial Year	Since commencement up to 31 March 2015		
(i) Aggregate maximum allocation	50%	50%		
(ii) Actual options granted	3.1%	10.9%		

(c) No options were granted nor exercised by the Non-Executive Directors during the financial year ended 31 March 2015.

5. Depository Receipt Programme

There was no Depository Receipt Programme sponsored by the Company during the financial year.

6. Non-Audit Fees

The amount of non-audit fee incurred for services rendered by the external auditors and their affiliated company or firm to the Group for the financial year ended 31 March 2015 was RM63,600.

7. Profit Guarantee

There was no profit guarantee given by the Company during the financial year.

8. Imposition of Sanctions and/or Penalties

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

9. Variation in Results

There were no variances of 10% or more between the audited results for the financial year and the unaudited results announced.

10. Utilisation of Proceeds

During the financial year, there were no proceeds raised from any corporate proposal.

11. List of Properties

The details of the Group's properties are as follows:

Location	Tenure	Age of Building (Years)	Area (sq. ft.)	Description/ Existing Use	Net Book Value (RM'000)	Date of Acquisition	Date of Valuation	Expiry Date
"Unit No. 1502 Level 15 Menara PJ Pusat Perdagangan AMCORP 18 Persiaran Barat 46050 Petaling Jaya Selangor Darul Ehsan	Leasehold	18	5,511	Office	1,442	31.12.2004	31.03.2015	11.09.2088
Unit 24 Jalan Tasik Selatan 4 Bandar Tasik Selatan 57000 Kuala Lumpur	Leasehold	15	11,256	6-Storey Shop Office	2,482	05.09.2008	31.03.2015	29.06.2087

Note:

RCE Equity Sdn Bhd, an indirect wholly-owned subsidiary of the Company, had on 29 May 2015 entered into a sale and purchase agreement with Living Development Sdn Bhd, a wholly-owned subsidiary of Amcorp Properties Berhad, for the disposal of this property at a cash consideration of RM3.3 million.

12. Recurrent Related Party Transactions

The information on recurrent related party transactions for the financial year is set out in the financial statements.

Statement on Risk Management and Internal Control

The Board of Directors ("Board") is responsible for the Group's risk management and internal control system as well as reviewing its adequacy and effectiveness.

The Group's system of risk management and internal control is designed to manage and not eliminate the risk of failure to achieve the Group's objectives, hence it can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board of RCE Capital Berhad is pleased to disclose that:

- (i) there is an on-going process for identifying, evaluating and managing the significant risks faced by the Group throughout the financial year up to the date of approval of this statement;
- (ii) the said process is regularly reviewed by the Board and accords with the Statement on Risk Management and Internal Control: Guidance for Directors of Public Listed Issuers; and
- (iii) the Chief Executive Officer, Mr. Loh Kam Chuin, and the Chief Financial Officer, Mr. Johnson Yap Choon Seng, have provided assurance to the Board that the risk management and internal control system is operating adequately and effectively, in all material aspects, during the financial year under review.

The Board summarises below the process it has applied in reviewing the adequacy and the effectiveness of the risk management and internal control system:

Risk Management

- (i) The Group's Risk Management framework is outlined in the Group's Risk Management Policy. The Audit Committee shall assist the Board in evaluating the adequacy of the Group's Risk Management framework. A Risk Management Committee comprising members of senior management monitors the risks faced by the Group and the Risk Management Committee reports to the Audit Committee.
- (ii) The Risk Management Committee was chaired by Puan Shalina Azman, a Director of RCE Capital Berhad, up to 31 March 2015. Effective from 1 April 2015, the Risk Management Committee is chaired by Encik Shahman Azman, who is the Non-Executive Chairman of RCE Capital Berhad.
- (iii) The operations of the Group are exposed to a variety of financial risks, including interest rate risk, foreign currency risk, credit risk and liquidity and cashflow risk. The nature and extent of the risks and the measures taken by the Group to minimise those risks are disclosed in the notes to the financial statements.
- (iv) A two pronged risk management approach is adopted where:
 - (a) Identification and evaluation of key risks and mitigating controls are part of the decision-making process for each significant business transaction; and
 - (b) Operational risk management involves:
 - The identification of risks
 - The implementation of mitigating controls
 - The regular self-assessment to determine the changes in risks as well as the effectiveness of internal controls
- (v) Result of both risk management approches are deliberated by the Risk Management Committee and reviewed by the Audit Committee.

Internal Control

- (i) The Board has appointed the Audit Committee to examine the effectiveness of the Group's systems of internal control on behalf of the Board. This is accomplished through the review of the internal audit department's work, which focuses on areas of priority as identified by risk analysis and in accordance with audit plan approved by the Audit Committee.
- (ii) The Group has engaged the services of the internal audit department of Amcorp Group Berhad, a major shareholder of the Company, to perform its internal audit functions. The internal audit department is headed by Ms. Chia Meng Yee, aged 45, since year 2001. She is a member of MICPA.
- (iii) A management structure exists with clearly defined lines of responsibility and the appropriate levels of delegation.
- (iv) The Corporate Secretarial Department is headed by the Company Secretary, Mr. Johnson Yap Choon Seng, aged 45, who is also the Group Chief Financial Officer. He was appointed as the Company Secretary in year 2005. He obtained his Master in Business Administration from the National University of Singapore and is a Fellow of the Association of Certified Chartered Accountants (ACCA). He is also a member of the Malaysian Institute of Accountants (MIA).
- (v) Operating units have standard operating procedures in which their operations must comply with.
- (vi) Corporate values, which emphasises ethical behaviour, quality products and services, are set out in the Group's Employee Handbook.
- (vii) The Group also practices Annual Budgeting and monitoring process as follows:
 - (a) There is an annual budgeting process for each area of business and approval of the annual budget by the Board.
 - (b) Actual performance is compared with budget monthly, together with explanation of any major variance, while budget for the current year is reviewed at least semi-annually.

The Group's risk management and internal control system does not apply to Associated Companies and Jointly Controlled Entities where the Group does not have full management control. The Group's interests are served through representations on the Board/shareholders' meeting of the significant Associated Companies and Jointly Controlled Entities.

The Board is of the view that the risk management and internal control systems are satisfactory. No significant weaknesses were noted from the review of risk management activities and there were no material losses incurred during the current financial year as a result of weaknesses in internal control.

The external auditors have reviewed this Statement on Risk Management and Internal Control for inclusion in the annual report and reported to the Board that nothing has come to their attention that causes them to believe that this statement, in all material respect:

- (i) has not been prepared in accordance with the disclosures required by paragraphs 41 and 42 of the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers, or
- (ii) is factually inaccurate.

MEMBERS OF THE AUDIT COMMITTEE

The Audit Committee of RCE Capital Berhad consists of:

Name	Designation	Directorship
Tan Bun Poo ^{+*}	Chairman	Independent Director
Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan	Member	Independent Director
Dato' Che Md Nawawi bin Ismail	Member	Independent Director
Mahadzir bin Azizan (Appointed on 31 October 2014)	Member	Independent Director
Soo Kim Wai *	Member	Non-Independent Non-Executive Director

Notes:

+ Following the resignation of Dato' Ab. Halim bin Mohyiddin as Director and Chairman of the Audit Committee on 31 December 2014, Mr. Tan Bun Poo was appointed the Chairman of the Audit Committee on 19 January 2015.

* Mr. Tan Bun Poo and Mr. Soo Kim Wai are members of the Malaysian Institute of Accountants.

MEETINGS AND ATTENDANCE

During the financial year ended 31 March 2015, the Audit Committee held four (4) meetings. The details of attendance of the Audit Committee members are as follows:

Name	No. of Meetings Attended
Tan Bun Poo	4/4
Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan	3/4
Dato' Che Md Nawawi bin Ismail	4/4
Mahadzir bin Azizan (Appointed on 31 October 2014)	2/2
Soo Kim Wai	4/4
Dato' Ab. Halim bin Mohyiddin (Resigned on 31 December 2014)	3/3
Major General (Rtd) Dato' Haji Fauzi bin Hussain (Retired on 11 September 2014)	2/2

The representative of the Internal Auditors attended all the meetings held during the financial year. Other senior management personnel and the representatives of the external auditors also attended these meetings upon invitation to brief the Audit Committee on specific issues.

SUMMARY OF TERMS OF REFERENCE

The summary of the terms of reference of the Audit Committee are as set out below:

1.0 Composition

1.1 The Board shall elect the Audit Committee members from amongst themselves and consist of not less than three (3) non-executive directors, with a majority of them being independent directors. The Chairman of the Audit Committee shall be an independent director.

- 1.2 At least one (1) member of the Audit Committee must be a member of the Malaysian Institute of Accountants (MIA) or have the relevant qualifications and experience as specified in the Listing Requirements of Bursa Malaysia Securities Berhad ("Listing Requirements").
- 1.3 No alternate director shall be appointed as a member of Audit Committee.
- 1.4 Any vacancy in the Audit Committee resulting in non-compliance of the said requirements must be filled within three (3) months.
- 1.5 The term of office and performance of the Audit Committee and each of its members shall be reviewed by the Board at least once every three (3) years.

2.0 Quorum and Procedures of Meetings

- 2.1 Meetings shall be held not less than four (4) times in a financial year. The meetings shall have a quorum of three (3) members; the majority of the members present must be independent directors.
- 2.2 The Company Secretary shall act as Secretary of the Audit Committee.
- 2.3 The Audit Committee may invite other Board members, senior management personnel, a representative of the external auditors and external independent professional advisers to attend the Audit Committee meetings.
- 2.4 The Audit Committee shall meet with the external auditors without the executive board members' present, at least twice in a financial year.

3.0 Authority

- 3.1 The Audit Committee is authorised by the Board to:
 - investigate any matter within its terms of reference;
 - have full and unrestricted access to any information pertaining to the Company and the Group;
 - have direct communication channels with the internal and external auditors, and with the management of the Group; and
 - have resources which are required to perform its duties and to obtain external legal or other independent professional advice it considers necessary.
- 3.2 Where the Audit Committee is of the view that a matter reported by it to the Board has not been satisfactorily resolved resulting in a breach of the Listing Requirements, the Audit Committee shall promptly report such matter to Bursa Malaysia Securities Berhad.

4.0 Duties and Responsibilities

The Audit Committee shall review and, where appropriate, report to the Board of Directors the following:

- (a) Risk Management and Internal Control
 - The adequacy and effectiveness of risk management, internal control and governance systems instituted in the Company and the Group
 - The Group's risk management policy and implementation of the risk management framework
 - The appointment or termination of members of the Risk Management Committee
 - The report of the Risk Management Committee

- (b) Internal Audit
 - The adequacy of the internal audit scope and plan, functions, competency and resources of the internal audit function and that it has the necessary authority to carry out its work
 - Any appraisal or assessment of the performance of members of the internal audit function, including the Head of Internal Audit; and approve any appointment or termination of senior staff members of the internal audit function
- (c) External Audit
 - The external auditors' audit plan, the scope of their audits and their evaluation of the system of internal controls
 - The appointment and performance of external auditors, the audit fee and any question of resignation or dismissal
- (d) Audit Reports
 - Internal and external audit reports together with management's responses and, where necessary, ensure that appropriate action is taken on major deficiencies in controls or procedures that are identified, including status of previous audit recommendations
 - Findings of internal investigations and related management responses
- (e) Financial Reporting

The quarterly results and the year end financial statements of the Company and the Group, focusing particularly on:

- changes in accounting policies and practices
- significant adjustments arising from the audit
- significant and unusual events
- going concern assumption
- compliance with accounting standards and other legal requirements
- (f) Related Party Transactions

Any related party transaction and conflict of interest situation that may arise within the Company or the Group.

(g) Allocation of Share Options

Verification on the allocation of share options to ensure compliance with the criteria for allocation of share options pursuant to the share scheme for employees of the Group at the end of each financial year.

(h) Other Functions

Any such other functions as the Audit Committee considers appropriate or as authorised by the Board of Directors.

SUMMARY OF ACTIVITIES

The Audit Committee had carried out the following activities during the financial year:

• Financial Results

- a. Reviewed the quarterly unaudited financial results of the Group through detailed discussions with senior personnel from Group Finance Department. Areas of discussion, amongst others, include accounting treatment of significant transactions and the underlying activities that lead to such transactions. It is then recommended for the Board's approval.
- b. Reviewed the annual audited financial statements of the Group with the external auditors prior to submission to the Board for their consideration and approval. The review focused particularly on changes of accounting policy, significant and unusual events and compliance with applicable approved accounting standards in Malaysia and other legal and regulatory requirements.

Internal Audit

- a. Reviewed the annual audit plan for adequacy of scope and coverage on the activities of the Group. Audit areas were discussed together with the audit procedures. Risks affecting the audit areas determined the frequency of audit coverage. The annual audit plan was approved for adoption as a result of the review.
- b. Reviewed the resource requirements for the year and assessed the performance of the internal audit function. Ratings on areas such as performance, communication, skills and experience were used to assess the internal audit function.
- c. Reviewed the internal audit reports, audit recommendations made and management's responses to these recommendations and actions taken to improve the system of internal control and procedures.
- d. Internal audit reports in the financial year covered the operations of subsidiary involved in the provision of general loan financing services and compliance review on corporate governance.
- e. Monitored the implementation of the audit recommendations to ensure that all key risks and controls have been addressed.
- f. Reviewed and approved the Internal Audit Charter.
- g. Reviewed the Control Self-Assessment ratings submitted by the respective operations management.
- h. Reviewed the whistle blowing reports received via the whistle blowing channel managed by internal audit function. Whistle blowing channel were via mail, electronic mail, telephone call and sms.
- i. Reviewed the Statement on Risk Management and Internal Control to ensure that it is consistent with their understanding of the state of internal controls of the Group and recommended the same to the Board for inclusion in the Annual Report.

External Audit

- a. Reviewed with the external auditors:
 - the audit planning memorandum, audit strategy and scope of work for the year; and
 - the results of the annual audit, their audit report and management letter together with management's responses to the findings of the external auditors.
- b. Reviewed the performance of the external auditors and made recommendations to the Board on their re-appointment and remuneration.
- c. Held two (2) discussions with the external auditors without the presence of management and executive board members.

Related Party Transactions

- a. Reviewed the related party transactions entered into by the Group.
- b. Reviewed the recurrent related party transactions of a revenue or trading nature on a quarterly basis in accordance with the mandate given by shareholders.

• Employees' Share Option Scheme ("ESOS")

a. Reviewed and verified options allocated and granted during the financial year under the Company's ESOS were in accordance with the allocation criteria approved by the Options Committee and in compliance with the ByLaws of the ESOS.

INTERNAL AUDIT FUNCTION

The Company engaged the services of the internal audit department of its holding company, Amcorp Group Berhad to perform its internal audit function. The total cost incurred for the internal audit function of the Group for the financial year ended 31 March 2015 was RM238,000.

The scope of internal audit functions performed by the internal audit encompasses audit visits to all relevant subsidiaries of the Group on a regular basis. The objectives of such audit visits are to determine whether adequate controls have been established and are operating in the Group, to provide reasonable assurance that:

- business objectives and policies are adhered to;
- operations are cost effective and efficient;
- assets and resources are satisfactorily safeguarded and efficiently used;
- integrity of records and information is protected; and
- applicable laws and regulations are complied with.

The emphasis of such audit visits encompass critical areas of the Group such as revenue, cost of sales, expenditure, assets, internal controls, operating performance and financial statements review. Audit reports are issued to highlight any deficiency or findings requiring the management's attention. Such reports also include practical and cost effective recommendations as well as proposed corrective actions to be adopted by the management. The audit reports and management's responses are circulated to the Audit Committee and the Group Chairman for review and comments. Follow-up audits are then carried out to determine whether corrective actions have been taken by the management.

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Directors' Report

The directors of **RCE CAPITAL BERHAD** have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the financial year ended 31 March 2015.

PRINCIPAL ACTIVITIES

The principal activities of the Company are that of investment holding and provision of management services.

The principal activities of the subsidiary companies are as disclosed in Note 17 to the financial statements.

There have been no significant changes in the nature of these principal activities of the Group and of the Company during the financial year other than as disclosed in Note 17 to the financial statements.

FINANCIAL RESULTS

The audited results of the Group and of the Company for the financial year ended 31 March 2015 are as follows:

	The	The
		Company
	RM	RM
Profit for the financial year	36,204,736	3,109,473

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

DIVIDENDS

Dividends declared or paid by the Company since the end of the previous financial year are as follows:

		RM
(a)	Single-tier preference share dividend of 20% on 469,436,998 redeemable convertible non-cumulative preference shares ("RCPS"), approved on 7	
	November 2014 and paid on 4 December 2014	9,388,740
(b)	In respect of financial year ended 31 March 2014:	
	Final single-tier dividend of 15% on 1,137,025,595 ordinary shares,	
	declared on 11 September 2014 and paid on 1 October 2014	17,055,382

The directors recommend the payment of a final single-tier dividend of 15% on 1,279,492,095 ordinary shares amounting to RM19,192,381 in respect of the financial year ended 31 March 2015, which is subject to shareholders' approval at the forthcoming Annual General Meeting ("AGM"). The financial statements for the current financial year do not reflect this proposed dividend. Such dividend, if approved by the shareholders, will be accounted for in equity as an appropriation of retained earnings in the financial year ending 31 March 2016.

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RESERVES AND PROVISIONS

There were no material transfers to or from reserves or provisions during the financial year other than as disclosed in Note 29 to the financial statements.

ISSUE OF SHARES AND DEBENTURES

During the financial year:

(a) the issued and paid-up shares capital of the Company increased from 1,173,592,495 to 1,334,000,995 ordinary shares by way of the issuance of 160,408,500 new ordinary shares of RM0.10 each pursuant to the conversion of 160,408,500 RCPS of RM0.10 each to ordinary shares.

The new ordinary shares rank pari passu in all respects with the existing ordinary shares of the Company.

(b) all of the remaining 309,028,498 units of RCPS were fully redeemed.

There were no other issues of shares or debentures during the financial year.

TREASURY SHARES

During the financial year, the Company repurchased 38,107,000 of its ordinary shares of RM0.10 each listed and quoted on the Main Market of Bursa Malaysia Securities Berhad from the open market at an average buy-back price of RM0.318 per share. The total consideration paid including transaction costs of RM12,203,766 was financed by internally generated funds. The shares repurchased were held as treasury shares in accordance with Section 67A of the Companies Act, 1965.

As at 31 March 2015, the number of ordinary shares in issue after the share buy-back is 1,279,492,095 ordinary shares of RM0.10 each. Further relevant details are disclosed in Note 28 to the financial statements.

EMPLOYEES' SHARE OPTION SCHEME ("ESOS")

The ESOS is governed by the bylaws which was approved by the shareholders at the Extraordinary General Meeting held on 20 August 2009. The ESOS was implemented on 15 September 2009 and is to be in force for a period of ten (10) years from the date of implementation. The salient features of the ESOS are disclosed in Note 36 to the financial statements.

No shares have been issued during the financial year by virtue of the exercise of any share option to take up unissued shares of the Company.

EMPLOYEES' SHARE OPTION SCHEME ("ESOS") (CONT'D)

			Numbe	er of options o	over ordinary	shares of RN	10.10 each
Grant date	Expiry date	Exercise price per share RM	Balance as at 1.4.2014	Granted	Exercised	Cancelled	Balance as at 31.3.2015
24.3.2010 11.8.2014	14.9.2019 10.8.2016	*0.40 0.32	13,024,200	- 18,639,000	-	(516,500) (1,080,000)	12,507,700 17,559,000

The movements in share options pursuant to the ESOS during the financial year are as follows:

One (1) option is exercisable into 1.5 new ordinary shares of the Company as disclosed below:

Number of option shares							
Grant date	Expiry date	Exercise price per share RM	Balance as at 1.4.2014	Granted	Exercised	Cancelled	Balance as at 31.3.2015
24.3.2010 11.8.2014	14.9.2019 10.8.2016	*0.40 0.32	19,536,300	- 27,958,500	-	(774,750) (1,620,000)	18,761,550 26,338,500

* Adjusted in accordance to Bylaw 11.

The Company has been granted exemption by the Companies Commission of Malaysia vide its letter dated 13 April 2015 from having to disclose the names of option holders who have been granted options in aggregate of less than 333,200 options during the financial year pursuant to Section 169(11) of the Companies Act,1965 in Malaysia.

The names of option holders who were granted 333,200 options and above during the financial year are as follows:

Name	Number of options	Number of option shares
Low Peck Yoke	1,040,000	1,560,000
Oon Hooi Khee	960,000	1,440,000
Yap Choon Seng	850,000	1,275,000
Loh Kam Chuin	700,000	1,050,000
Koh Shu Chean	630,000	945,000
Ng Yeun Ting	626,400	939,600
Khoo Bee Lan	597,000	895,500
Chean Swee Chiat	336,000	504,000
Lee Tak Fan	336,600	504,900
Er Chiang Chuan	333,200	499,800
Lim Poh Yan	333,200	499,800

OTHER STATUTORY INFORMATION

Before the statements of comprehensive income and statements of financial position of the Group and of the Company were made out, the directors took reasonable steps:

- (a) to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of allowance for doubtful debts and satisfied themselves that all known bad debts had been written off and that adequate allowance had been made for doubtful debts; and
- (b) to ensure that any current assets, which were unlikely to realise their book values in the ordinary course of business had been written down to their estimated realisable values.

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

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

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

- (a) any charge on the assets of the Group and of the Company which have arisen since the end of the financial year which secures the liabilities of any other person; or
- (b) any contingent liability of the Group and of the Company which has arisen since the end of the financial year.

No contingent or other liability has become enforceable or is likely to become enforceable within the period of twelve months after the end of the financial year which will or may 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, 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 succeeding financial year.

DIRECTORS

The directors who served on the Board of the Company since the date of the last report are:

Tan Sri Azman Hashim (Resigned on 1 April 2015) Tan Sri Mohd Zaman Khan @ Hassan Bin Rahim Khan Dato' Ab. Halim Bin Mohyiddin (Resigned on 31 December 2014) Major General (Rtd) Dato' Haji Fauzi Bin Hussain (Retired on 11 September 2014) Dato' Che Md Nawawi Bin Ismail Soo Kim Wai Shalina Azman Shahman Azman Tan Bun Poo Mahadzir bin Azizan (Appointed on 31 October 2014)

DIRECTORS' INTERESTS

According to the Register of Directors' Shareholdings, the interest of directors in office at the end of the financial year in shares and share options over shares in the Company and its related companies during the financial year are as follows:

		.10 each Balance		
	Balance as at 1.4.2014	Alloted/ Acquired	Sold	as at 31.3.2015
Indirect interest: Shares in the Company:				
Tan Sri Azman Hashim	509,140,753	215,151,991	-	724,292,744
		Number of RC	PS of RM0.10 ea	
	Balance as at 1.4.2014	Number of RC Bought	PS of RM0.10 ea Converted/ Redeemed	ch Balance as at 31.3.2015
Indirect interest: Shares in the Company:	as at		Converted/	Balance as at

DIRECTORS' INTERESTS (CONT'D)

	Number of ordinary shares of RM1.00 each			
	Balance as at			Balance as at
	1.4.2014	Alloted	Sold	31.3.2015
Direct interest: Shares in the ultimate holding company, Clear Goal Sdn Bhd				
Tan Sri Azman Hashim	109,999	-	-	109,999
Indirect interest: Shares in the intermediate holding company, Amcorp Group Berhad				
Tan Sri Azman Hashim	1,059,972,335	-	-	1,059,972,335
	Nu	umber of ordinary	y shares of RM0.50	each
	Balance			Balance
	as at 1.4.2014	Alloted	Sold	as at 31.3.2015
Shares in a related company, Amcorp Properties Berhad				
Direct interest:				
Tan Sri Azman Hashim	158,359	-	-	158,359
Shahman Azman	-	950,000	-	950,000
Indirect interest:				
Tan Sri Azman Hashim	417,372,745	1,873,200	-	419,245,945
			emable Convertib res of RM0.50 each	1
	Balance as at		Converted/	Balance as at
	1.4.2014	Bought	Redeemed	31.3.2015
Shares in a related company, Amcorp Properties Berhad				
Direct interest: Tan Sri Azman Hashim Shahman Azman	-	79,179 475,000	-	79,179 475,000
Indirect interest: Tan Sri Azman Hashim	-	208,686,372	-	208,686,372

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DIRECTORS' INTERESTS (CONT'D)

	Number of options over ordinary shares of I Balance as at			RM0.10 each Balance as at
	1.4.2014	Granted	Exercised	31.3.2015
Options in the Company:				
Tan Sri Azman Hashim Tan Sri Mohd Zaman Khan	2,000,000	-	-	2,000,000
@ Hassan Bin Rahim Khan	200,000	-	-	200,000
Dato' Che Md Nawawi Bin Ismail	200,000	-	-	200,000
Soo Kim Wai	1,500,000	-	-	1,500,000
Shalina Azman	1,200,000	-	-	1,200,000
Shahman Azman	900,000	-	-	900,000

One (1) option is exercisable into 1.5 new ordinary shares of the Company as disclosed below:

		Number of o	ption shares	
	Balance as at			Balance as at
	1.4.2014	Granted	Exercised	31.3.2015
Option shares in the Company:				
Tan Sri Azman Hashim Tan Sri Mohd Zaman Khan	3,000,000	-	-	3,000,000
@ Hassan Bin Rahim Khan	300,000	-	-	300,000
Dato' Che Md Nawawi Bin Ismail	300,000	-	-	300,000
Soo Kim Wai	2,250,000	-	-	2,250,000
Shalina Azman	1,800,000	-	-	1,800,000
Shahman Azman	1,350,000	-	-	1,350,000
	Number of o Balance	options over ordi	inary shares of	RM0.50 each Balance
	as at			as at
	1.4.2014	Granted	Exercised	31.3.2015
Options in a related company, Amcorp Properties Berhad				
Shahman Azman	550,000	400,000	(950,000)	-

By virtue of Tan Sri Azman Hashim's interest being more than 15% of the share capital of the Company, he is deemed to have interests in the shares in all the subsidiary companies to the extent that the Company has an interest.

Other than those disclosed above, none of the other directors in office at the end of the financial year held any interest in shares and options over shares in the Company or its related companies during and at the end of the financial year.

DIRECTORS' BENEFITS

Since the end of the previous financial year, no director of the Company has received or become entitled to receive any benefit (other than the benefit included in the aggregate amount of emoluments received or due and receivable by the directors as disclosed 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 the director is a member, or with a company in which the director has a substantial financial interest, except for any benefit which may be deemed to have arisen by virtue of the balances and transactions with companies in which certain directors of the Company are also directors and/or have substantial financial interests as disclosed in Note 25 to the financial statements.

During and at the end of the financial year, there are no arrangement subsisted to which the Company is a party whereby directors of the Company might acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate other than the share options granted pursuant to the Company's ESOS as disclosed in Note 36 to the financial statements.

SIGNIFICANT EVENTS SUBSEQUENT TO THE END OF THE REPORTING PERIOD

Significant events subsequent to the end of the reporting period are disclosed in Note 37 to the financial statements.

HOLDING COMPANIES

During the financial year, the Company became a subsidiary company of Cempaka Empayar Sdn. Bhd. The intermediate holding company is Amcorp Group Berhad, a company incorporated in Malaysia. The directors regard Clear Goal Sdn. Bhd., a company incorporated in Malaysia, as the ultimate holding company.

AUDITORS

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

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

MMMM

SHAHMAN AZMAN 1 July 2015

SOO KIM WAI

to the members of RCE Capital Berhad

REPORT ON THE FINANCIAL STATEMENTS

We have audited the financial statements of **RCE CAPITAL BERHAD** which comprise the statements of financial position of the Group and of the Company as of 31 March 2015 and the statements of comprehensive income, statements of changes in equity and statements of cash flows for the financial year then ended, and a summary of significant accounting policies and other explanatory information, as set out on pages 47 to 121.

Directors' Responsibility for the Financial Statements

The directors of the Company are responsible for the preparation of these financial statements so as to give a true and fair view in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 1965 in Malaysia. The directors are also responsible for such internal control as the directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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 the auditors' judgement, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation of financial statements that give a true and fair view 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 that we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of the Group and of the Company as at 31 March 2015 and of their financial performance and cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 1965 in Malaysia.

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

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

(a) in our opinion, the accounting and other records and the registers required by the Act to be kept by the Company and by the subsidiary companies of which we have acted as auditors, have been properly kept in accordance with the provisions of the Act;

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS (CONT'D)

- (b) we have considered the accounts and auditors' reports of the subsidiary companies of which we have not acted as auditors, as shown in Note 17 to the financial statements, being accounts that have been included in the financial statements of the Group;
- (c) we are satisfied that the financial statements of the subsidiary companies that have been consolidated with the financial statements of the Company are in form and content appropriate and proper for the purpose of the preparation of the financial statements of the Group, and we have received satisfactory information and explanations as required by us for these purposes; and
- (d) the auditors' reports on the financial statements of the subsidiary companies were not subject to any qualification and did not include any adverse comment made under Section 174(3) of the Act.

OTHER REPORTING RESPONSIBILITIES

The supplementary information set out in Note 29(c) to the financial statements is disclosed to meet the requirement of Bursa Malaysia Securities Berhad and is not part of the financial statements. The directors are responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No. 1 "Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements" as issued by the Malaysian Institute of Accountants ("MIA Guidance") and the directive of Bursa Malaysia Securities Berhad. In our opinion, the supplementary information is prepared, in all material respects, in accordance with the MIA Guidance and the directive of Bursa Malaysia Securities Berhad.

OTHER MATTER

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 towards any other person for the contents of this report.

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DELOITTE AF 0080 Chartered Accountants

SITI HAJAR BINTI OSMAN Partner - 3061/04/17 (J) Chartered Accountant

Kuala Lumpur 1 July 2015

Statements of Comprehensive Income for the financial year ended 31 March 2015

		The Group		The Company	
	Note	2015 RM	2014 RM	2015 RM	2014 RM
Revenue	5	131,186,015	130,261,327	1,997,407	2,305,840
Other income		11,546,803	16,043,602	3,294,400	4,043,551
Interest expense applicable to revenue	6	(30,357,603)	(39,674,384)	-	-
Directors' remuneration	7	(1,350,940)	(1,359,740)	(308,500)	(306,000)
Staff costs	8	(16,071,934)	(13,297,948)	(42,230)	-
Depreciation of plant and equipment	15	(3,004,170)	(1,870,746)	-	-
Depreciation of investment properties	16	(60,548)	(60,548)	-	-
Other expenses		(46,133,740)	(75,778,629)	(1,035,680)	(1,061,430)
Finance costs	9	(25,315)	(38,594)	-	-
Profit before tax	10	45,728,568	14,224,340	3,905,397	4,981,961
Income tax expense	11	(9,523,832)	(1,711,807)	(795,924)	(1,135,260)
Total comprehensive income for					
the financial year		36,204,736	12,512,533	3,109,473	3,846,701
Attributable to:					
Owners of the Company		36,204,736	12,512,533		
Earnings per ordinary share:					
Basic/Diluted (sen)	13	2.27	0.27		

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

Statements of Financial Position

as at 31 March 2015

		The Group		The Company	
		2015	2014	2015	2014
	Note	RM	RM	RM	RM
ASSETS					
Non-Current Assets					
Plant and equipment	15	10,927,243	10,515,646	-	-
Investment properties	16	2,482,448	2,542,996	-	-
Investment in subsidiary companies	17	-	-	347,235,398	327,215,398
Goodwill on consolidation	18	47,666,145	28,676,975	-	-
Loans and receivables	19	920,162,158	786,156,201	-	-
Trade receivables	20	-	1,564,951	-	-
Other investments	21	2	2	2	2
Available-for-sale ("AFS") financial assets	22	-	-	-	-
Deferred tax assets	23	17,660,468	21,898,310	-	-
Total Non-Current Assets		998,898,464	851,355,081	347,235,400	327,215,400
Current Assets					
Loans and receivables	19	149,755,042	138,829,988	-	-
Trade receivables	20	17,884,596	19,575,519	-	-
Other receivables, deposits and					
prepaid expenses	24	16,817,353	16,355,206	47	59,807
Amounts due from subsidiary companies	25	-	-	8,359,889	179,935,691
Deposits with licensed financial institutions	26	40,576,237	288,309,742	-	-
Cash and bank balances	26	11,011,528	2,771,297	550	336
Total Current Assets		236,044,756	465,841,752	8,360,486	179,995,834
Total Assets		1,234,943,220	1,317,196,833	355,595,886	507,211,234

		The Group			Company
	Note	2015 RM	2014 RM	2015 RM	2014 RM
EQUITY AND LIABILITIES					
Capital and Reserves					
Share capital					
Ordinary shares	27	133,400,099	117,359,249	133,400,099	117,359,249
Redeemable convertible non-cumulative	27		46 0 40 700		46.040.700
preference shares ("RCPS")	27		46,943,700	-	46,943,700
Treasury shares	28	(16,784,544)	(4,580,778)	(16,784,544)	(4,580,778)
Reserves	29	449,598,699	525,527,309	237,934,205	346,958,078
Total Equity		566,214,254	685,249,480	354,549,760	506,680,249
Non-Current Liabilities					
Hire-purchase payables	30	176,956	404,518	-	-
Borrowings	31	336,145,159	360,627,169	-	-
Deferred tax liabilities	23	1,910,020	30,576,685	-	-
Total Non-Current Liabilities		338,232,135	391,608,372	-	-
Current Liabilities					
Payables and accrued expenses	32	27,522,502	14,065,080	336,464	333,229
Amount due to a subsidiary company	25	-	-	700,000	-
Hire-purchase payables	30	124,853	232,682	-	-
Borrowings	31	295,549,864	221,706,953	-	-
Tax liabilities		7,299,612	4,334,266	9,662	197,756
Total Current Liabilities		330,496,831	240,338,981	1,046,126	530,985
Total Liabilities		668,728,966	631,947,353	1,046,126	530,985
Total Equity and Liabilities		1,234,943,220	1,317,196,833	355,595,886	507,211,234

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

Statements of Changes in Equity for the financial year ended 31 March 2015

		Shar	e Capital	Total			ributable erves —	Distributable Reserve		
		Ordinary Shares	RCPS	Share Capital	Treasury Shares	Share Premium	Share Options	Retained Earnings	Total Reserves	Total
The Group	Note	RM	RM	RM	RM	RM	RM	RM	RM	RM
Balance as at 1 April 2013		117,359,249	46,943,700	164,302,949	(2,394)	149,569,380	5,221,614	385,160,414	539,951,408	704,251,963
Total comprehensive income		-	-	-	-	-	-	12,512,533	12,512,533	12,512,533
Transactions with owners										
Dividends	14	-	-	-	-	-	-	(26,936,632)	(26,936,632)	(26,936,632)
Cancellation of share options		-	-	-	-	-	(436,913)	436,913	-	-
Shares repurchased	28	-	-	-	(4,578,384)	-	-	-	-	(4,578,384)
Total transactions with										
owners		-	-	-	(4,578,384)	-	(436,913)	(26,499,719)	(26,936,632)	(31,515,016)
Balance as at 31 March 2014		117,359,249	46,943,700	164,302,949	(4,580,778)	149,569,380	4,784,701	371,173,228	525,527,309	685,249,480

		Sha	re Capital	Total		N	lon-Distributat Reserves Capital	ole 🔶	Distributable Reserve		
The Group	Note	Ordinary Shares RM	RCPS RM	Share Capital RM	Treasury Shares RM	Share Premium RM	Redemption Reserve RM	Share Options RM	Retained Earnings RM	Total Reserves RM	Total RM
Balance as at 1 April 2014		117,359,249	46,943,700	164,302,949	(4,580,778)	149,569,380	-	4,784,701	371,173,228	525,527,309	685,249,480
Total comprehensive income		-	-	-	-	-	-	-	36,204,736	36,204,736	36,204,736
Transactions with owners											
Dividends	14	-	-	-	-	-	-	-	(26,444,122)	(26,444,122)	(26,444,122)
Share options granted under ESOS		-	-	-	-	-	-	838,755	-	838,755	838,755
Issuance of shares pursuant to RCPS conversion	27	16 040 050	(16 040 050)								
RCPS redemption	27	16,040,850	(16,040,850) (30,902,850)	(30,902,850)	-	(86,527,979)	-	-	-	- (86,527,979)	- (117,430,829)
Creation of capital redemption	27		(30,902,030)	(50,902,050)	-	(00,327,979)	-	_	-	(00,527,979)	(117,430,029)
reserve upon RCPS redemption		-	-	_	-	-	30,902,850	-	(30,902,850)	-	-
Cancellation of share options		-	-		-	-		(238,347)	238,347	-	-
Shares repurchased	28	-	-	-	(12,203,766)	-	-	-	-	-	(12,203,766)
Total transactions with											
owners		16,040,850	(46,943,700)	(30,902,850)	(12,203,766)	(86,527,979)	30,902,850	600,408	(57,108,625)	(112,133,346)	(155,239,962)
Balance as at 31 March 2015		133,400,099	-	133,400,099	(16,784,544)	63,041,401	30,902,850	5,385,109	350,269,339	449,598,699	566,214,254

Statements of Changes in Equity

for the financial year ended 31 March 2015

							ributable	Distributable		
		Shar Ordinary	e Capital	Total Share	Treasury	Res Share	erves — Share	Reserve Retained	Total	
		Shares	RCPS	Capital	Shares	Premium	Options	Earnings	Reserves	Total
The Company	Note	RM	RM	RM	RM	RM	RM	RM	RM	RM
Balance as at 1 April 2013		117,359,249	46,943,700	164,302,949	(2,394)	149,569,380	5,221,614	215,257,015	370,048,009	534,348,564
Total comprehensive income		-	-	-	-	-	-	3,846,701	3,846,701	3,846,701
Transactions with owners										
Dividends	14	-	-	-	-	-	-	(26,936,632)	(26,936,632)	(26,936,632)
Cancellation of share options		-	-	-	-	-	(436,913)	436,913	-	-
Shares repurchased	28	-	-	-	(4,578,384)	-	-	-	-	(4,578,384)
Total transactions with owners		_	-	-	(4,578,384)	-	(436,913)	(26,499,719)	(26,936,632)	(31,515,016)
Balance as at 31 March 2014		117,359,249	46,943,700	164,302,949	(4,580,778)	149,569,380	4,784,701	192,603,997	346,958,078	506,680,249

		Sha	re Capital	Total		N	on-Distributat – Reserves Capital	ble	Distributable Reserve	2	
The Company	Note	Ordinary Shares RM	RCPS RM	Share Capital RM	Treasury Shares RM	Share Premium RM	Redemption Reserve RM	Share Options RM	Retained Earnings RM	Total Reserves RM	Total RM
Balance as at 1 April 2014		117,359,249	46,943,700	164,302,949	(4,580,778)	149,569,380	-	4,784,701	192,603,997	346,958,078	506,680,249
Total comprehensive income		-	-	-	-	-	-	-	3,109,473	3,109,473	3,109,473
Transactions with owners											
Dividends	14	-	-	-	-	-	-	-	(26,444,122)	(26,444,122)	(26,444,122)
Share options granted under ESOS		-	-	-	-	-	-	838,755	-	838,755	838,755
Issuance of shares pursuant											
to RCPS conversion	27	16,040,850	(16,040,850)	-	-	-	-	-	-	-	-
RCPS redemption	27	-	(30,902,850)	(30,902,850)	-	(86,527,979)	-	-	-	(86,527,979)	(117,430,829)
Creation of capital redemption											
reserve upon RCPS redemption		-	-	-	-	-	30,902,850	-	(30,902,850)	-	-
Cancellation of share options		-	-	-	-	-	-	(238,347)	238,347	-	-
Shares repurchased	28	-	-	-	(12,203,766)	-	-	-	-	-	(12,203,766)
Total transactions with											
owners		16,040,850	(46,943,700)	(30,902,850)	(12,203,766)	(86,527,979)	30,902,850	600,408	(57,108,625)	(112,133,346)	(155,239,962)
Balance as at 31 March 2015		133,400,099	-	133,400,099	(16,784,544)	63,041,401	30,902,850	5,385,109	138,604,845	237,934,205	354,549,760

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

Statements of Cash Flows

for the financial year ended 31 March 2015

	T 2015 RM	he Group 2014 RM	The 2015 RM	Company 2014 RM
CASH FLOWS FROM OPERATING ACTIVITIES				
Profit before tax Adjustments for: Allowance for impairment loss	45,728,568	14,224,340	3,905,397	4,981,961
on receivables, net Loss on early redemption of	23,936,819	64,023,773	-	-
asset-backed securities ("ABS") Depreciation of plant and equipment	7,284,500 3,004,170	- 1,870,746	-	-
Share options granted under ESOS Amortisation of discount on	838,755	_	38,250	-
medium term notes ("MTNs") Depreciation of investment properties	458,962 60,548	647,842 60,548	-	-
Plant and equipment written off Loss/(Gain) on disposal of plant	55,415	132,396	-	1
and equipment, net Finance costs	40,075 25,315	(31,936) 38,594	-	-
Investment income Interest income on amounts	(3,525,748)	(9,719,181)	-	(184)
due from subsidiary companies Dividend income		-	(3,258,400) (900,000)	(4,043,367) (856,667)
Operating Profit/(Loss) Before Working Capital Changes	77,907,379	71,247,122	(214,753)	81,744
(Increase)/Decrease in: Loans and receivables Trade receivables	(165,468,942) (143,014)	(57,169,054) 6,124,848	-	-
Other receivables, deposits and prepaid expenses Amounts due from subsidiary companies	(4,161,525)	(4,478,132)	59,760 175,634,707	(9,759) 13,023,363
Increase/(Decrease) in: Payables and accrued expenses Amount due to a subsidiary company	8,314,180	(10,274,121)	3,235 700,000	77,601
Net Cash (Used In)/Generated From Operations	(83,551,922)	5,450,663	176,182,949	13,172,949
Taxes paid Taxes refunded	(27,516,042) 204,933	(16,779,187) 6,520,788	(984,018) -	(1,252,760) 218,727
Cash (Used In)/Generated From Operating Activities	(110,863,031)	(4,807,736)	175,198,931	12,138,916

	T 2015 RM	he Group 2014 RM	The 2015 RM	Company 2014 RM
CASH FLOWS FROM INVESTING ACTIVITIES				
Investment income received Proceeds from disposal of plant and equipment	3,525,748 179,184	9,719,181 181,452	-	184
Dividend received Proceeds from redemption of preference shares	-	-	900,000	14,356,667 5,000,000
Acquisition of subsidiary companies, net Additions to plant and equipment Subscription of preference shares in	(16,590,609) (3,630,336)	- (4,180,777)	(20,000)	-
a subsidiary company	-	-	(20,000,000)	-
Net Cash (Used in)/Generated				
From Investing Activities	(16,516,013)	5,719,856	(19,120,000)	19,356,851
CASH FLOWS FROM FINANCING ACTIVITIES				
Drawdown of revolving credits Withdrawal of deposits and cash and bank balances, net:	363,011,018	225,720,000	-	-
Assigned in favour of the trustees	246,817,160	11,367,864	-	-
Pledged to licensed financial institutions	(1,924,609)	9,827,649	-	-
Drawdown of term loans	145,620,261	-	-	-
Drawdown of other borrowings Repayment of revolving credits	35,118,917 (263,497,945)	45,499,413 (172,300,000)	-	-
Redemption of ABS	(142,284,500)	(40,000,000)	_	
Redemption of RCPS	(117,430,829)	(40,000,000)	(117,430,829)	-
Redemption of MTNs	(40,000,000)	(35,000,000)	-	-
Repayment of other borrowings	(38,651,413)	(49,037,150)	-	-
Dividends paid	(26,444,122)	(26,936,632)	(26,444,122)	(26,936,632)
Repayment of term loans	(14,991,145)	(72,073,159)	-	-
Shares repurchased	(12,203,766)	(4,578,384)	(12,203,766)	(4,578,384)
Repayment of hire-purchase payables	(335,391)	(388,452)	-	-
Finance costs paid	(25,315)	(38,594)	-	-
Net Cash Generated From/(Used In)				
Financing Activities	132,778,321	(107,937,445)	(156,078,717)	(31,515,016)
NET CHANGE IN CASH AND CASH EQUIVALENTS	5,399,277	(107,025,325)	214	(19,249)
CASH AND CASH EQUIVALENTS AT BEGINNING OF FINANCIAL YEAR	17,747,877	124,773,202	336	19,585
CASH AND CASH EQUIVALENTS AT END OF FINANCIAL YEAR (NOTE 26)	23,147,154	17,747,877	550	336

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

Notes to the Financial Statements

31 March 2015

1. CORPORATE INFORMATION

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

The registered office of the Company is located at 802, 8th Floor, Block C, Kelana Square, 17 Jalan SS7/26, 47301 Petaling Jaya, Selangor Darul Ehsan, Malaysia.

The principal place of business of the Company is located at 20th Floor, Menara AmMetLife, No. 1 Jalan Lumut, 50400 Kuala Lumpur, Malaysia.

The principal activities of the Company are that of investment holding and provision of management services. The principal activities of the subsidiary companies are as disclosed in Note 17. There have been no significant changes in the nature of these principal activities during the financial year other than as disclosed in Note 17 to the financial statements.

The financial statements of the Group and of the Company have been authorised by the Board of Directors for issuance on 1 July 2015.

2. BASIS OF PREPARATION OF FINANCIAL STATEMENTS

The financial statements of the Group and the Company have been prepared in accordance with Malaysian Financial Reporting Standards ("MFRSs"), International Financial Reporting Standards and the provisions of the Companies Act, 1965 in Malaysia.

The preparation of financial statements requires the directors to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenue, expenses and disclosure of contingent assets and liabilities. In addition, the directors are also required to exercise their judgements in the process of applying the accounting policies. The areas involving such judgements, estimates and assumptions are disclosed in Note 4. Although these estimates and assumptions are based on the directors' best knowledge of events and actions, actual results could differ from those estimates.

2.1 Changes in Accounting Policies

As at the date of issuance of the financial statements, certain new and revised MFRSs, Amendments and Issues Committee ("IC") Interpretations which are relevant to the operations of the Group and the Company are as follows:

Amendments to:	
MFRS 10	Consolidated Financial Statements – Investment Entities
MFRS 12	Disclosure of Interests in Other Entities – Investment Entities
MFRS 127	Separate Financial Statements (2011) – Investment Entities
MFRS 132	Financial Instruments: Presentation – Offsetting Financial Assets and Financial Liabilities
MFRS 136	Impairment of Assets – Recoverable Amount Disclosures for Non-Financial Assets
MFRS 139	Financial Instruments: Recognition and Measurement – Novation of Derivatives and
	Continuation of Hedge Accounting
IC Interpretation 21	Levies

The adoption of the above does not give rise to any material financial effects on the financial statements of the Group and the Company.

2. BASIS OF PREPARATION OF FINANCIAL STATEMENTS (CONT'D)

2.2 Standards, Amendments and Interpretations Issued But Not Yet Effective

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

Financial Instruments ⁴
Revenue from Contracts with Customers ³
Consolidated Financial Statements – Investment Entities: Applying the Consolidation Exception ²
Disclosure of Interests in Other Entities – Investment Entities: Applying the Consolidation Exception ²
Presentation of Financial Statements – Disclosure Initiative ²
Property, Plant and Equipment – Clarification of Acceptable Methods of Depreciation and Amortisation ²
Employee Benefits – Defined Benefit Plans: Employee Contributions ¹
Separate Financial Statements – Equity Method in Separate Financial Statements ²
Intangible Assets – Clarification of Acceptable Methods of Depreciation and Amortisation ²

Amendments to MFRSs classified as "Annual Improvements to MFRSs 2010 – 2012 Cycle"¹ Amendments to MFRSs classified as "Annual Improvements to MFRSs 2011 – 2013 Cycle"¹ Amendments to MFRSs classified as "Annual Improvements to MFRSs 2012 – 2014 Cycle"²

- ¹ Effective for annual periods beginning on or after 1 July 2014
- ² Effective for annual periods beginning on or after 1 January 2016
- ³ Effective for annual periods beginning on or after 1 January 2017
- ⁴ Effective for annual periods beginning on or after 1 January 2018

The Group and the Company will adopt the above standards, amendments and interpretations when they become effective. The adoption will not result in any significant financial impact on the financial statements of the Group and the Company other than as discussed below:

(a) MFRS 9, Financial Instruments ("MFRS 9")

MFRS 9 addresses the classification, measurement and recognition of financial assets and financial liabilities. MFRS 9 replaces parts of MFRS 139 that relate to the classification and measurement of financial instruments. MFRS 9 requires financial assets to be classified into two measurement categories: those measured as at fair value and those measured at amortised costs. The determination is made at initial recognition. The classification depends on the entity's business model for managing its financial instruments and the contractual cash flows characteristics of the instrument.

For financial liabilities, the standard retains most of the MFRS 139 requirements. The main change is that, in cases where the fair value option is taken for financial liabilities, the part of a fair value change due to an entity's owns credit risk is recorded in other comprehensive income rather than profit or loss, unless this creates accounting mismatch.

2. BASIS OF PREPARATION OF FINANCIAL STATEMENTS (CONT'D)

2.2 Standards, Amendments and Interpretations Issued But Not Yet Effective (Cont'd)

(a) MFRS 9, Financial Instruments ("MFRS 9") (Cont'd)

In relation to the impairment of financial assets, MFRS 9 requires an expected credit loss model, as opposed to an incurred credit loss model under MFRS 139. The expected credit loss model requires an entity to account for expected credit losses and changes in those expected credit losses at each reporting date to reflect changes in credit risk since intial recognition. In other words, it is no longer necessary for a credit event to have occurred before credit losses are recognised.

The Group anticipated that the application of MFRS 9 in the future may have impact on the amounts reported in respect of the Group's financial assets but not financial liabilities.

3. SIGNIFICANT ACCOUNTING POLICIES

3.1 Basis of Accounting

The financial statements of the Group and of the Company have been prepared under the historical cost convention except as disclosed in the accounting policies below.

3.2 Basis of Consolidation

The consolidated financial statements incorporate the financial statements of the Company and all its subsidiary companies made up to the end of the financial year using the acquisition method of accounting. The financial statements of the subsidiary companies are prepared for the same reporting date as the Company.

Under the acquisition method of accounting, identifiable assets acquired and liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received.

In a business combination achieved in stages, previously held equity interests in the acquiree are re-measured to fair value at its acquisition date and any corresponding gain or loss is recognised in profit or loss.

Any excess of the sum of the fair value of the consideration transferred in the business combination, the amount of any non-controlling interest in the acquiree (if any), and the fair value of the Group's previously held equity interest in the acquiree (if any), over the net fair value of the acquiree's identifiable assets and liabilities is recognised as goodwill in the statements of financial position (see Note 3.9 on Goodwill on Consolidation). In instances where the latter amount exceeds the former, the excess is recognised as a gain on bargain purchase in profit or loss on the acquisition date.

Subsidiary companies are consolidated from the acquisition date, which is the date on which the Group effectively obtains control, until the date on which the Group ceases to control the subsidiary companies.

3.2 Basis of Consolidation (Cont'd)

Control is achieved when the Group:

- (a) has power over the investee;
- (b) is exposed, or has rights, to variable returns from its involvement with the investee; and
- (c) has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of controls listed above.

When the Group has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Group considers all relevant facts and circumstances in assessing whether or not the Group's voting rights in an investee are sufficient to give it power, including:

- (a) the size of the Group's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- (b) potential voting rights held by the Group, other vote holders or other parties;
- (c) rights arising from other contractual arrangements; and
- (d) any additional facts and circumstances that indicate that the Group has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting pattern at previous shareholders' meetings.

Intragroup balances, transactions and unrealised gains and losses on intragroup transactions are eliminated in full. Intragroup losses may indicate an impairment that requires recognition in the consolidated financial statements.

When the Group ceases to have control, any retained interest in the subsidiary company is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in profit or loss.

Non-controlling interest represents the equity in subsidiary companies not attributable, directly or indirectly, to owners of the Company, and is presented within equity in the statements of financial position, separately from equity attributable to owners of the Company.

For each business combination, any non-controlling interest in the acquiree (if any) is recognised by the Group on the acquisition date either at fair value, or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets.

All profit or loss and each component of other comprehensive income of the subsidiary companies are attributed to the owners of the Company and to the non-controlling interest even if the attribution of losses to the non-controlling interest results in a deficit balance in the shareholders' equity.

3.3 Revenue Recognition

Revenue of the Group consists mainly of interest income from loan financing, factoring and confirming activities, income derived from information technology ("IT") support services, dividend income, rental income, investment income and collection income.

Revenue of the Company consists of management fee, dividend income from subsidiary companies and investment income.

Revenue is recognised to the extent that it is probable that the economic benefits associated with the transaction will flow to the Group and the Company, and the amount of revenue and the cost incurred or to be incurred in respect of the transaction can be reliably measured and specific recognition criteria have been met for each of the Group's activities as follows:

(a) Interest income

Interest income is recognised using the effective interest method.

(b) Overdue interest income

Overdue interest income is recognised upon collection.

(c) Dividend income

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

(d) Rental income

Rental income is recognised on an accrual basis.

(e) Management fees and IT services

Management fees and IT services are recognised when services are rendered.

(f) Investment income

Investment income is recognised on an accrual basis using the effective interest method.

(g) Collection income

Collection income is recognised when services are rendered.

3.4 Segment Reporting

Segment reporting is presented in respect of the Group's business segments in a manner consistent with the internal reporting provided to and regularly reviewed by the chief operating decision maker in order to allocate resources to a segment and to assess its performance.

3.4 Segment Reporting (Cont'd)

Business segments provide products or services that are subject to risks and returns that are different from those of other business segments. Geographical segments provide products or services within a particular economic environment that is subject to risks and returns that are different from those components operating in other economic environments.

Segment revenue, expense, assets and liabilities are those amounts resulting from the operating activities of a segment that are directly attributable to the segment and the relevant portion that can be allocated on a reasonable basis to the segment. Segment revenue, expenses, assets and liabilities are determined before intragroup balances and intragroup transactions are eliminated as part of the consolidation process, except to the extent that such intragroup balances and transaction are within the Group.

Segment information is disclosed in Note 12.

3.5 Plant and Equipment and Depreciation

Plant and equipment are initially recorded at cost. Cost includes expenditure that is directly attributable to the acquisition of the assets.

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 asset will flow to the Group and the Company and the cost of the asset can be measured reliably. The carrying amount of parts that are replaced is derecognised. All other repairs and maintenance are charged to profit or loss during the financial period in which they are incurred.

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

Depreciation is calculated to write off the cost or valuation of the assets to their residual values on a straight line basis over their estimated useful lives. The principal depreciation rates are as follows:

Office equipment, furniture and fittings	20%
Motor vehicles	20%
Office renovation	20%
Computers and IT equipment	25%

At each reporting date, the carrying amount of an item of plant and equipment is assessed for impairment when events or changes in circumstances indicate that its carrying amount may not be recoverable. A write down is made if the carrying amount exceeds the recoverable amount (see Note 3.11(d) on Impairment of Other Non-Financial Assets).

The residual values, useful lives and depreciation method are reviewed at each financial year end to ensure that the amount, method and period of depreciation are consistent with previous estimates and the expected pattern of consumption of the future economic benefits embodied in the items of plant and equipment. If expectations differ from previous estimates, the changes are accounted for as a change in an accounting estimate.

3.5 Plant and Equipment and Depreciation (Cont'd)

The carrying amount of an item of plant and equipment is derecognised on disposal or when no future economic benefits are expected from its use or disposal. The difference between the net disposal proceeds, if any, and the carrying amount is included in profit or loss and the revaluation surplus related to those assets, if any, is transferred directly to retained earnings.

3.6 Leases and Hire-Purchase

(a) Classification

A lease is recognised as a finance lease if it transfers substantially to the Group all the risks and rewards incidental to the ownership. All leases that do not transfer substantially all the risks and rewards are classified as operating leases.

(b) Finance lease and hire-purchase

Assets acquired by way of finance leases or hire-purchase are stated at an amount equal to the lower of their fair values and the present value of minimum lease payments at the inception of leases, less accumulated depreciation and any accumulated impairment losses. The corresponding liability is included in the statements of financial position as finance lease or hire-purchase.

In calculating the present value of minimum lease payments, the discount factor used is the interest rate implicit in the lease, when it is practicable to determine. Otherwise, the Group's incremental borrowing rate is used. Any initial direct costs are also added to the carrying amount of such assets.

Lease payments are apportioned between the finance costs and the reduction of the outstanding liability. Finance costs, which represent the difference between the total leasing commitments and the fair value of the assets acquired, are recognised in profit or loss on the remaining balance of the obligations for each accounting period.

The depreciation policy for leased assets is in accordance with that for depreciable plant and equipment (see Note 3.5 on Plant and Equipment and Depreciation).

(c) Operating lease

Leases other than finance lease are classified as operating lease and the related rental is charged to profit or loss as incurred.

3.7 Investment Properties

Investment properties, which are properties held to earn rentals and/or for capital appreciation are initially recorded at cost. Cost includes expenditure that is directly attributable to the acquisition of the investment properties. Subsequent to initial recognition, investment properties are stated at cost less accumulated depreciation and any accumulated impairment losses.

Depreciation of investment properties are computed on a straight-line method to write off the cost over its estimated useful life at the annual depreciation rate of 2%.

3.7 Investment Properties (Cont'd)

Investment properties are derecognised when either they have been disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from their disposal. The gains or losses arising from the retirement or disposal of investment properties are determined as the difference between the net disposal proceeds, if any, and the carrying amount of the assets are recognised in profit or loss in the period of the retirement or disposal.

3.8 Investment in Subsidiary Companies

A subsidiary company is an entity, including structured entity, controlled by the Company.

Investment in subsidiary companies, which is eliminated on consolidation, is stated at cost less accumulated impairment losses, if any. On disposal of such an investment, the difference between the net disposal proceeds and its carrying amount is included in profit or loss.

3.9 Goodwill on Consolidation

Goodwill arising on consolidation is the excess of cost of investment over the Group's share of the net fair value of net assets of the acquiree's identifiable assets, liabilities and contingent liabilities, and is initially recognised as an asset at cost and subsequently measured at cost less any accumulated impairment losses.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units ("CGU") expected to benefit from the synergies of the combination. CGUs to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the CGU is less than the carrying amount of the unit, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit on a pro-rata basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

On disposal of a subsidiary company, the attributable amount of goodwill is included in the determination of the gain or loss on disposal.

3.10 Financial Assets

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

Financial assets are initially measured at fair value, plus transaction costs, except for those financial assets classified as fair value through profit or loss ("FVTPL"), which are initially measured at fair value.

Financial assets are classified into the following specified categories: 'FVTPL', 'held-to-maturity', 'availablefor-sale financial assets' ("AFS") and 'loans and receivables'. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

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3.10 Financial Assets (Cont'd)

(a) AFS financial assets

AFS financial assets are financial assets that are designated as available for sale or are not classified as loans and receivables, financial assets at FVTPL or held-to-maturity investments.

After initial recognition, AFS financial assets are measured at fair value. Any gains or losses from changes in fair value of the financial assets are recognised in other comprehensive income, except that impairment losses and interest calculated using the effective interest method are recognised in profit or loss. The cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment when the financial asset is derecognised.

Interest income calculated using the effective interest method is recognised in profit or loss. Dividends on an AFS financial asset are recognised in profit or loss when the Group's and the Company's right to receive payment is established.

Investment in AFS financial assets whose fair value cannot be reliably measured are measured at cost less accumulated impairment losses.

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

(b) Loans and receivables

Loans and receivables are financial assets with fixed or determinable payments that are not quoted in an active market. These financial assets are initially recognised at fair value, including direct and incremental transaction costs.

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

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

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

3.11 Impairment of Assets

(a) AFS financial assets

Significant or prolonged decline in fair value below cost, financial difficulties of the issuer or obligator, and/or the disappearance of an active trading market are considerations to determine whether there is objective evidence that investment in quoted shares classified as AFS are impaired.

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

(b) Loans and receivables

To determine whether there is objective evidence that an impairment loss on financial assets has been incurred, the Group and the Company consider factors such as the probability of insolvency, significant financial difficulties of the debtor, default or significant delay in payments and where observable data indicates that there is a measurable decrease in the estimated cash flows for instance, changes in arrears or economic conditions that correlate with defaults.

The impairment loss is recognised in profit or loss, and is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate ("EIR").

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

The Group addresses the impairment of loans and receivables via either collective or individual assessment allowance as set out below:

(i) Collective assessment allowance

Collective assessment allowance is maintained to reduce the carrying amount of portfolio of similar loans to their estimated recoverable amounts at the reporting date. If it is determined that no objective evidence of impairment exists for an individually assessed loan, the loan is included in a group of loan with similar credit risk characteristics and collectively assessed for impairment.

(ii) Individual assessment allowance

The Group determines the allowance appropriate for each significant loan on an individual basis. The allowance is established based primarily on estimates of the realisable value of the collateral(s) to secure the loan and is measured as the difference between the carrying amount of the loan and the present value of the expected future cash flows discounted at the original EIR of the loan.

3.11 Impairment of Assets (Cont'd)

(c) Receivables

Receivables are carried at anticipated realisable value. Bad debts are written off as and when ascertained and impairment is made for any debts considered to be doubtful of collection.

(d) Other non-financial assets

At each reporting date, the Group and the Company review the carrying amounts of non-financial assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss. Where it is not possible to estimate the recoverable amount of an individual asset, the Group and the Company estimate the recoverable amount of the cash-generating unit to which the asset belongs.

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

When an impairment loss subsequently reverses, the carrying amount of the asset is increased to the revised estimate of its recoverable amount, so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset in prior financial years. A reversal of an impairment loss is recognised immediately in profit or loss.

3.12 Cash and Cash Equivalents

Cash and cash equivalents comprise cash and bank balances, deposits with licensed financial institutions and other short-term, highly liquid investments with maturities of three (3) months or less, which are readily convertible to known cash and are subject to an insignificant risk of changes in value.

3.13 Financial Liabilities

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

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

3.13 Financial Liabilities (Cont'd)

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

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

(b) Other financial liabilities

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

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

Borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method. Borrowings are classified as current liabilities unless the Group and the Company have an unconditional right to defer the settlement of the liability for at least 12 months after the reporting date.

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

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

3.14 Borrowing Costs

Borrowing costs are recognised in profit or loss in the period they are incurred. Borrowing costs consist of interest and other costs that the Group and the Company incurred in connection with the borrowing of funds.

3.15 Financial Guarantee Contracts

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

Financial guarantee contracts are recognised initially as liabilities at fair value, net of transaction costs Subsequent to initial recognition, financial guarantee contracts are recognised as income in profit or loss over the period of the guarantee. If the debtor fails to make payment relating to financial guarantee contract when it is due and the Group, as the issuer, is required to reimburse the holder for the associated loss, the liability is measured at the higher of the best estimate of the expenditure required to settle the present obligation at the reporting date and the amount initially recognised less cumulative amortisation.

3.16 Income Taxes

(a) Current tax

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

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

(b) Deferred tax

Deferred tax is recognised in full using the liability method on temporary differences arising between the carrying amount of an asset or liability in the statements of financial position and its tax base. Deferred tax is recognised for all temporary differences, unless the deferred tax arises from goodwill or the initial recognition of an asset or liability in a transaction which is not a business combination and at the time of transaction, affects neither accounting profit nor taxable profit.

A deferred tax asset is recognised only to the extent that it is probable that sufficient future taxable profits will be available against which the deductible temporary differences, unused tax losses and unused tax credits can be utilised. The carrying amount of a deferred tax asset is reviewed at each reporting date. If it is no longer probable that sufficient future taxable profits will be available to allow the benefit of part or all of that deferred tax asset to be utilised, the carrying amount of the deferred tax asset will be reduced accordingly. When it becomes probable that sufficient future taxable profits will be available, such reductions will be reversed to the extent of the future taxable profits.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when the deferred income taxes relate to the same taxation authority.

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

3.17 Provisions

Provisions are made when the Group and the Company have a present legal or constructive obligation as a result of past events, when it is probable that an outflow of the resources will be required to settle the obligation, and when a reliable estimate of the amount can be made.

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

3.18 Employee Benefits

(a) Short term employee benefits

Wages, salaries, paid annual leave, bonuses and non-monetary benefits are accrued in the period in which the associated services are rendered by the employees of the Group and of the Company. Short term accumulating compensated absences such as paid annual leave are recognised when services are rendered by the employees that increase their entitlement to future compensated absences.

(b) Defined contribution plan

The Group and the Company make statutory contributions to the Employee Provident Fund, a defined contribution pension scheme. Contributions are charged to profit or loss in the period in which the related service is performed. Once the contributions have been paid, the Group and the Company have no further payment obligations.

(c) Share-based compensation

The Company's ESOS, an equity settled, share-based payment compensation plan, allows the Group's eligible directors and employees to acquire ordinary shares of the Company.

The total fair value of share options granted to eligible directors and employees is recognised as an employee cost with a corresponding increase in the share options reserve within equity over the vesting period and taking into account the probability that the share options will vest. The fair value of share options is measured at grant date, taking into account, if any, the market vesting conditions upon which the share options were granted but excluding the impact of any non-market vesting conditions. Non-market vesting conditions are included in assumptions about the number of share options that are expected to become exercisable on vesting date.

At each reporting date, the Company revises its estimates of the number of share options that are expected to become exercisable on vesting date. It recognises the impact of revision of original estimates, if any, in profit or loss, and a corresponding adjustment to equity over the remaining vesting period.

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

The amount attributable to exercised share options previously recognised in equity shall be transferred to share premium. Where share options have not been exercised by end of the option period and have expired, the amount attributable to these share options shall be transferred to retained earnings.

3.19 Foreign Currencies

(a) Functional and presentation currency

The financial statements of the Group and of the Company are presented in Ringgit Malaysia ("RM"), which is the currency of the primary economic environment in which the Group and the Company operate ("the functional currency").

3.19 Foreign Currencies (Cont'd)

(b) Foreign currency transactions and balances

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

Exchange differences arising on the settlement of monetary items, and on the translation of monetary items, are included in profit or loss for the period.

3.20 Share Capital and Share Issuance Expenses

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

Ordinary shares and RCPS are classified as equity instruments. Costs directly attributable to equity transactions are accounted for as a deduction, net of tax, from equity.

Distributions to holders of ordinary shares are debited directly to equity and interim dividends declared on or before the end of the reporting date are recognised as liabilities. Final dividends are recognised upon the approval of shareholders in a general meeting.

Dividends for RCPS are recognised as distributions within equity.

3.21 Treasury Shares

Shares repurchased by the Company are held as treasury shares and are measured and carried at the cost of purchase. Treasury shares are presented in the financial statements as a set-off against equity.

No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of treasury shares. When treasury shares are re-issued by re-sale in the open market, the difference between the sales consideration and the carrying amount is recognised in equity. When treasury shares are distributed as share dividends, the cost of the treasury shares is applied in the reduction of the share premium account or distributable retained profits or both.

3.22 Contingencies

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

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

4. SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

4.1 Critical Judgements Made in Applying the Group's Accounting Policies

In the process of applying the Group's accounting policies, which are described in Note 3, management is of the opinion that there are no instances of application of judgement which are expected to have a significant effect on the amounts recognised in the financial statements, except for those involving estimations which are dealt with in Note 4.2 below.

4.2 Key Sources of Estimation Uncertainty

Management believes that there are no key assumptions made concerning the future, and other key sources of estimation uncertainty at the reporting date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year except for the following:

(a) Impairment of goodwill on consolidation

The Group determines whether goodwill on consolidation is impaired at least on an annual basis. This requires an estimation of the value-in-use of the subsidiary companies to which goodwill is allocated. Estimating a value-in-use amount requires management to make an estimate of the expected future cash flows from the subsidiary companies and also to choose a suitable discount rate in order to calculate the present value of those cash flows.

(b) Impairment of loans and receivables

The Group assesses at each reporting date whether there is any objective evidence that a financial asset is impaired based on the evaluation of collectibility and ageing analysis of accounts and on management's estimate. A considerable amount of judgement is required in assessing the ultimate realisation of these receivables, including the creditworthiness and the past collection history of each customer.

Where there is objective evidence of impairment, the amount and timing of future cash flows are estimated based on historical loss experience for assets with similar credit risk characteristics.

(c) Deferred tax assets

Deferred tax assets are recognised for all unused tax losses and unabsorbed capital allowances to the extent that it is probable that sufficient future taxable profits will be available against which the losses and capital allowances can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

(d) Fair value of borrowings

The fair value of borrowings is estimated by discounting future contractual cash flows at the current market interest rates available to the Group for similar financial instruments. It is assumed that the EIR approximate the current market interest rates available to the Group and the Company based on its size and its business risk.

Notes to the Financial Statements 31 March 2015

5. **REVENUE**

	т	he Group	The Company		
	2015 RM	2014 RM	2015 RM	2014 RM	
Interest income from:					
Loan financing	125,733,363	124,014,198	-	-	
Factoring and confirming Deposits with licensed	2,438,038	2,919,049	-	-	
financial institutions	240,104	274,122	-	-	
Industrial hire purchase	-	34,810	-	-	
	128,411,505	127,242,179	-	-	
Factoring and confirming fee	1,314,089	1,752,700	-	-	
Collection fee	620,167	-	-	-	
Rental income	489,854	842,848	-	-	
IT support service fee	350,400	423,600	-	-	
Administrative fees from a subsidiary company Dividend income from	-	-	1,097,407	1,449,173	
subsidiary companies	-	-	900,000	856,667	
	131,186,015	130,261,327	1,997,407	2,305,840	

6. INTEREST EXPENSE APPLICABLE TO REVENUE

	Tł	ne Group
	2015 RM	2014 RM
Interest expense on:		
Term loans	13,656,438	15,534,369
Fixed rate medium term notes ("MTNs")	7,484,201	10,316,707
Revolving credits	5,982,392	2,372,998
ABS	2,548,057	10,653,644
Bankers' acceptances	458,756	526,969
Bank overdrafts	218,069	222,199
Trust receipts	9,690	47,498
	30,357,603	39,674,384

7. DIRECTORS' REMUNERATION

	The Group		The Company	
	2015 RM	2014 RM	2015 RM	2014 RM
Directors of the Company: Non-executive directors				
- Fees	257,500	260,000	257,500	260,000
- Other emoluments	1,044,671	920,000	51,000	46,000
- Defined contributions	48,769	179,740	-	-
	1,350,940	1,359,740	308,500	306,000
Benefits-in-kind	31,150	109,634	-	-
Total directors' remuneration	1,382,090	1,469,374	308,500	306,000

The number of directors of the Company whose total remuneration during the financial year fell within the following bands, are as follows:

	Number of 2015	directors 2014
Non-executive directors:		
RM50,000 and below	9	8
RM1,100,001 - RM1,150,000	1	-
RM1,150,001 - RM1,200,000		1
	10	9

8. STAFF COSTS

	The Group		The Company	
	2015	2014	2015	2014
	RM	RM	RM	RM
Salaries	11,586,297	9,904,514	-	-
Defined contributions	1,402,650	1,389,910	-	-
Share options granted under ESOS	838,755	-	38,250	-
Social security contributions	80,806	78,850	-	-
Others	2,163,426	1,924,674	3,980	-
	16,071,934	13,297,948	42,230	-

9. FINANCE COSTS

	The	Group
	2015 RM	2014 RM
Interest expense on hire-purchase payables	25,315	38,594

10. PROFIT BEFORE TAX

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

	Th	e Group	The Company		
	2015	2014	2015	2014	
	RM	RM	RM	RM	
Bad debts recoveries	4,908,334	2,706,660	-	-	
Investment income	3,525,748	9,719,181	-	184	
Realised gain on foreign exchange, net	11,107	16,737	-	-	
Interest income on amounts due from					
subsidiary companies	-	-	3,258,400	4,043,367	
Allowance for impairment					
loss on receivables, net	(23,936,819)	(64,023,773)	-	-	
Loss on early redemption of ABS	(7,284,500)	-	-	-	
Rental of:					
Premises	(814,038)	(959,620)	-	-	
Disaster recovery centre	(36,000)	(36,000)	-	-	
Warehouse	(33,188)	(35,734)	-	-	
Office equipment	(31,783)	(25,257)	-	-	
Amortisation of discount on MTNs	(458,962)	(647,842)	-	-	
Auditors' remuneration:					
Statutory audit					
- Current year	(235,000)	(218,900)	(50,000)	(44,000)	
Non-statutory audit					
- Current year	(4,400)	(4,400)	(4,400)	(4,400)	
Plant and equipment written off	(55,415)	(132,396)	-	(1)	
(Loss)/Gain on disposal of					
plant and equipment, net	(40,075)	31,936	-	-	

11. INCOME TAX EXPENSE

	Th	e Group	The Company		
	2015 RM	2014 RM	2015 RM	2014 RM	
Income tax payable:					
Current year	36,033,400	13,890,554	808,424	1,134,740	
Overprovision in prior years	(2,080,745)	(779,323)	(12,500)	(84)	
	33,952,655	13,111,231	795,924	1,134,656	
Deferred tax (Note 23):					
Current year	(28,093,995)	(15,188,128)	-	604	
Underprovision in prior years	3,665,172	3,788,704	-	-	
	(24,428,823)	(11,399,424)	-	604	
Income tax expense	9,523,832	1,711,807	795,924	1,135,260	

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

	The	e Group	The Company		
	2015 RM	2014 RM	2015 RM	2014 RM	
Profit before tax	45,728,568	14,224,340	3,905,397	4,981,961	
Tax at applicable statutory					
tax rate of 25% (2014: 25%)	11,432,142	3,556,085	976,349	1,245,490	
Tax effects of:					
Expenses not deductible for tax purposes	1,237,580	877,363	57,075	104,066	
Income not subject to tax	(168,315)	(311,075)	(225,000)	(214,212)	
Deferred tax assets not recognised in respect of current year's tax losses and unabsorbed capital allowances	1,106,181	287,998	-	-	
Realisation of deferred tax assets not	,, -	- ,			
recognised previously	(6,324,453)	(5,707,945)	-	-	
Effect on deferred tax balances due					
to reduction in tax rate	656,270	-	-	-	
Tax at effective tax rate	7,939,405	(1,297,574)	808,424	1,135,344	
Overprovision of tax in prior years	(2,080,745)	(779,323)	(12,500)	(84)	
Underprovision of deferred tax in prior years	3,665,172	3,788,704	-	-	
Income tax expense	9,523,832	1,711,807	795,924	1,135,260	

11. INCOME TAX EXPENSE (CONT'D)

The Malaysian income tax is calculated at the statutory tax rate of 25% (2014: 25%) of the estimated taxable profits for the year of assessment 2015. The statutory tax rate will be reduced to 24% from the current year's rate of 25%, effective year of assessment 2016. The computation of deferred tax as at 31 March 2015 has reflected this change.

12. SEGMENT INFORMATION

The Group is organised into business units based on their services and has three reportable operating segments as follows:

(i) Loan financing services

This segment engages in provision of general loan financing.

(ii) Investment holding and management services

This segment engages in investment activities and provision of management services.

(iii) Factoring, confirming and industrial hire purchase

This segment engages in provision of factoring, confirming and industrial hire purchase businesses.

Allocation basis and transfer pricing

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

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

Geographical segment

The Group operates substantially in Malaysia. Accordingly, no geographical segment information has been provided.

12. SEGMENT INFORMATION (CONT'D)

The following tables provide segment information for the reportable segments:

The Group 2015	Loan financing services RM	Investment holding and management services RM	Factoring, confirming and industrial hire purchase RM	Notes	Total RM
Revenue Total revenue Inter-segment revenue	126,353,530 -	81,886,291 (80,805,933)	3,752,127	-	211,991,948 (80,805,933)
External revenue	126,353,530	1,080,358	3,752,127		131,186,015
Results Segment results Finance costs	52,131,602 (21,975)	(2,443,532) -	(3,934,187) (3,340)		45,753,883 (25,315)
Profit/(Loss) before tax Income tax expense	52,109,627 (8,321,888)	(2,443,532) (1,351,564)	(3,937,527) 149,620		45,728,568 (9,523,832)
Profit/(Loss) for the financial year	43,787,739	(3,795,096)	(3,787,907)		36,204,736
Interest income including investment income Interest expense applicable	129,228,686	240,104	2,468,463		131,937,253
to revenue Depreciation and	29,492,809	274,163	590,631		30,357,603
amortisation Other non-cash expenses	2,477,766 20,537,942	899,879 55,394	146,035 3,398,898	A	3,523,680 23,992,234
Statements of Financial Position Capital additions Segment assets	2,989,849 1,163,022,683	506,354 43,112,928	194,238 28,807,609	В	3,690,441 1,234,943,220
Segment liabilities	650,263,219	1,035,644	17,430,103		668,728,966
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12. SEGMENT INFORMATION (CONT'D)

The Group 2014	Loan financing services RM	Investment holding and management services RM	Factoring, confirming and industrial hire purchase RM	Notes	Total RM
Revenue Total revenue Inter-segment revenue	124,014,198 -	6,026,510 (4,485,940)	4,706,559	-	134,747,267 (4,485,940)
External revenue	124,014,198	1,540,570	4,706,559	_	130,261,327
Results Segment results Finance costs	17,905,660 (33,521)	(3,668,761) -	26,035 (5,073)		14,262,934 (38,594)
Profit/(Loss) before tax Income tax expense	17,872,139 (149,724)	(3,668,761) (1,371,759)	20,962 (190,324)		14,224,340 (1,711,807)
Profit/(Loss) for the financial year	17,722,415	(5,040,520)	(169,362)		12,512,533
Interest income including investment income Interest expense applicable		274,306	2,995,761		136,961,360
to revenue Depreciation and amortisation Other non-cash expenses	38,708,669 1,111,519 63,168,349	338,766 1,291,647 132,341	626,949 175,970 855,479	A	39,674,384 2,579,136 64,156,169
Statements of Financial Position Capital additions	2,904,602 1,254,142,283	1,857,667 38,194,685	6,508 24,859,865	B	4,768,777 1,317,196,833
Segment assets Segment liabilities	612,761,896	9,119,051	10,066,406		631,947,353
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12. SEGMENT INFORMATION (CONT'D)

Notes	Nature of amounts reported in the consolidated financial statements.					
А	Other material non-cash expenses consists of the following items as presented in Note 10:					
		2015 RM	2014 RM			
	Allowance for impairment loss on receivables, net Plant and equipment written off	23,936,819 55,415	64,023,773 132,396			
		23,992,234	64,156,169			
В	Capital additions consists of:					
		2015 RM	2014 RM			
	Plant and equipment (Note 15)	3,690,441	4,768,777			

13. EARNINGS PER ORDINARY SHARE ("EPS")

	The Group		
	2015 RM	2014 RM	
Profit for the financial year attributable to owners of the Company Less: Preference share dividends on RCPS	36,204,736 (9,388,740)	12,512,533 (9,388,740)	
Profit for the financial year attributable to ordinary equity holders of the Company	26,815,996	3,123,793	
Weighted average number of ordinary shares in issue: Balance net of treasury shares as at beginning of financial year Effects of:	1,157,190,595	1,173,582,495	
Issuance of shares pursuant to RCPS conversion Shares repurchased	49,143,543 (23,985,038)	- (5,338,381)	
Balance as at end of financial year	1,182,349,100	1,168,244,114	
Basic/Diluted EPS (sen)	2.27	0.27	

The basic EPS of the Group is calculated by dividing the profit for the financial year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares in issue during the financial year.

13. EARNINGS PER ORDINARY SHARE ("EPS") (CONT'D)

The diluted EPS of the Group is calculated by dividing the profit for the financial year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares adjusted for dilutive effects of RCPS and ESOS.

The incremental shares from assumed conversions of the RCPS are not included in the calculation of diluted EPS for the previous financial year as they are anti-dilutive.

ESOS options are anti-dilutive as the options' exercise price exceeds the average market price of the Company ordinary shares. Accordingly, the options are assumed not to be exercised in the calculation of diluted EPS.

14. DIVIDENDS

		ls recognised ancial year 2014 RM
Recognised during the financial year: Preference share dividend: 20% under single-tier system on 469,436,998 RCPS, paid on 4 December 2014	9,388,740	-
Preference share dividend: 20% under single-tier system on 469,436,998 RCPS, paid on 4 December 2013	-	9,388,740
Final dividend for 2014: 15% under single-tier system on 1,137,025,595 ordinary shares, paid on 1 October 2014	17,055,382	-
Final dividend for 2013: 15% under single-tier system on 1,169,859,595 ordinary shares, paid on 9 October 2013		17,547,892
	26,444,122	26,936,632

The directors recommend the payment of a final single-tier dividend of 15% on 1,279,492,095 ordinary shares amounting to RM19,192,381 in respect of the financial year ended 31 March 2015, which is subject to shareholders' approval at the forthcoming AGM.

The financial statements for the current financial year do not reflect this proposed dividend. Such dividend, if approved by the shareholders, will be accounted for in equity as an appropriation of retained earnings in the financial year ending 31 March 2016.

15. PLANT AND EQUIPMENT

The Group	Office equipment, furniture and fittings RM	Computers and IT equipment RM	Motor vehicles RM	Motor vehicles under hire-purchase RM	Office renovation RM	Work-in progress RM	Total RM
Cost Balance as at 1 April 2013 Additions Disposals Write-off Reclassification	2,203,255 56,410 - (143,632) 626	7,055,954 2,663,795 (27,614) - 946,751	111,313 - - (95,470) -	1,589,998 163,706 (316,407) -	1,620,107 - - -	2,374,662 1,884,866 - (132,340) (947,377)	
Balance as at 31 March 2014/ 1 April 2014 Additions Disposals Write-off Reclassification	2,116,659 16,760 (108,075) (21,620) -	10,638,886 2,529,790 (61,160) (2,814,041) 4,134,399	15,843 - (15,843) - -	1,437,297 - (397,756) - -	1,620,107 36,470 - (161,253) -	3,179,811 1,107,421 - - (4,134,399)	19,008,603 3,690,441 (582,834) (2,996,914) -
Balance as at 31 March 2015	2,003,724	14,427,874	-	1,039,541	1,495,324	152,833	19,119,296
Accumulated depreciation Balance as at 1 April 2013 Charge for the financial year Disposals Write-off	1,252,480 269,121 - (143,577)	4,360,030 1,089,270 (24,003)	110,663 576 - (95,469)	563,148 297,062 (170,502) -	769,441 214,717 -	-	7,055,762 1,870,746 (194,505) (239,046)
Balance as at 31 March 2014/ 1 April 2014 Charge for the financial year Disposals Write-off	1,378,024 238,610 (77,597) (20,144)	5,425,297 2,294,281 (2,504) (2,811,230)	(55,770 69 (15,839) -	689,708 273,586	984,158 197,624 - (110,125)	-	8,492,957 3,004,170 (363,575) (2,941,499)
Balance as at 31 March 2015	1,518,893	4,905,844	-	695,659	1,071,657	-	8,192,053

15. PLANT AND EQUIPMENT (CONT'D)

The Group	Office equipment, furniture and fittings RM	Computers and IT equipment RM	Motor vehicles RM	Motor vehicles under hire-purchase RM	Office renovation RM	Work-in progress RM	Total RM
Carrying amount Balance as at 31 March 2014	738,635	5,213,589	73	747,589	635,949	3.179.811	10,515,646
Balance as at 31 March 2015	484,831	9,522,030	-	343,882	423,667		10,927,243
The Company						Motor vehicles RM	Total RM
Cost Balance as at 1 Ap Write-off	ril 2013					95,470 (95,470)	95,470 (95,470)
Balance as at 31 M	larch 2014/20	15				-	_
Accumulated dej Balance as at 1 Ap Write-off						95,469 (95,469)	95,469 (95,469)
Balance as at 31 M	larch 2014/20	15				-	-
Carrying amount Balance as at 31 <i>N</i>		15				-	-

During the financial year, the Group acquired plant and equipment at an aggregate cost of RM3,690,441 (2014: RM4,768,777) as follows:

	Th	The Group		
	2015	2014		
	RM	RM		
Acquired via:				
Cash payments	3,630,336	4,180,777		
Payables	60,105	458,000		
Hire-purchase arrangements	-	130,000		
	3,690,441	4,768,777		

16. INVESTMENT PROPERTIES

	The Group Leasehold buildings RM
Cost	2 027 200
Balance as at 31 March 2014/2015	3,027,390
Accumulated depreciation Balance as at 1 April 2013 Charge for the financial year	423,846 60,548
Balance as at 31 March 2014/1 April 2014 Charge for the financial year	484,394 60,548
Balance as at 31 March 2015	544,942
Carrying amount Balance as at 31 March 2014	2,542,996
Balance as at 31 March 2015	2,482,448
Fair value Balance as at 31 March 2014	5,700,000
Balance as at 31 March 2015	5,050,000

The fair values of the investment properties are arrived at by reference to the latest valuations carried out by accredited valuers. The valuation was based on Comparison Method which entails critical analyses of comparable properties' recent evidence of values in the neighbourhood and adjustments to differences are made. The fair values are estimated based on the highest and best use of the properties in their current use. There has been no change to the valuation technique during the financial year.

Details of the Group's investment properties and information about the fair value hierarchy are as follows:

(i)	Level 1:	Quoted prices (unadjusted) in active markets for identical assets or liabilities				
(ii)	Level 2:	: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. prices) or indirectly (i.e. derived from prices).				
(iii) Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).				rvable inputs).		
				Total RM		
201 Inve	5 stment prop	erties	-	5,050,000	-	5,050,000
201 Inve	4 stment prop	erties	-	5,700,000	-	5,700,000

16. INVESTMENT PROPERTIES (CONT'D)

The property rental income from the investment properties, which are under operating leases, amounted to RM227,754 (2014: RM274,448). Direct operating expenses arising from the investment properties during the financial year amounted to RM76,929 (2014: RM78,144).

17. INVESTMENT IN SUBSIDIARY COMPANIES

	The Company		
	2015		
	RM	RM	
Unquoted shares, at cost	327,450,041	327,430,041	
RCPS	20,000,000	-	
	347,450,041	327,430,041	
Less: Allowance for impairment	(214,643)	(214,643)	
	347,235,398	327,215,398	

The details of the subsidiary companies, all incorporated in Malaysia, are as follows:

	Effective O Interest and Vo 2015 %		Principal Activities
Direct subsidiary companies			
Effusion.Com Sdn. Bhd.	100	100	Provision of information technology
RCE Factoring Sdn. Bhd.	100	100	Confirming, factoring and industrial hire purchase, specialising in trade related activities and general trading
RCE Marketing Sdn. Bhd.	100	100	Provision of general loan financing services
RCE Synergy Sdn. Bhd.	100	100	Investment holding
Strategi Interaksi Sdn. Bhd. [#]	100	-	Investment holding
Indirect subsidiary companies			
EXP Payment Sdn. Bhd. ^{^#}	100	-	Processing and administration of payroll collection
RCE Equity Sdn. Bhd. [™]	100	100	Property investment, provision of financial administrative services, debt management services and trading of securities

17. INVESTMENT IN SUBSIDIARY COMPANIES (CONT'D)

Indirect subsidiary companies	Effective Ow Interest and Vot 2015 %		Principal Activities
maneet subsidial y companies			
RCE Advance Sdn. Bhd. ^π	100	100	A special purpose vehicle established to acquire a pool of eligible receivables from its immediate holding company and to issue private debt securities to fund the purchase of such receivables
RCE Commerce Sdn. Bhd. ^π	100	100	Provision of information technology and financial administrative services
RCE Sales Sdn. Bhd. [®]	100	100	Provision of financial administrative services
RCE Trading Sdn. Bhd. ^{π}	100	100	Provision of financial administrative services
Tresor Assets Berhad ^π	100	100	A special purpose vehicle established to acquire a pool of eligible receivables from its immediate holding company and to issue ABS to fund the purchase of such receivables
Mezzanine Enterprise Sdn. Bhd.*	100	100	Property investment, provision of financial administrative services

^ Held indirectly through Strategi Interaksi Sdn. Bhd.

^{*n*} Held indirectly through RCE Marketing Sdn. Bhd.

- ^B Held indirectly through RCE Trading Sdn. Bhd.
- * Held indirectly through RCE Equity Sdn. Bhd.
- # Audited by another firm of auditors

On 14 October 2014, the Company acquired 100% equity interest in Strategi Interaksi Sdn. Bhd. ("SISB") comprising a total of 10,000 ordinary shares of RM1.00 each for a total cash consideration of RM20,000 ("Acquisition"). SISB directly owns the entire equity interest of EXP Payment Sdn. Bhd. ("EXPP") comprising 1,800,000 ordinary shares of RM1.00 each ("collectively known as SISB Group").

SISB Group was acquired so as to involve the Group in processing and administration of payroll collection system.

The cost of acquisition consisted of the following:

	The Group 2015 RM
Purchase consideration satisfied by cash	20,000

17. INVESTMENT IN SUBSIDIARY COMPANIES (CONT'D)

The acquired subsidiary companies have contributed the following results to the Group:

	The Group 2015 RM
Revenue	620,167
Loss for the financial year	(553,147)

Had the acquisition occurred on 1 April 2014, the Group's revenue and profit for the financial year ended 31 March 2015 would have been RM131,361,484 and RM36,324,744 respectively.

The assets and liabilities arising from the acquisition are as follows:

	The Group 2015 RM
Deposits with licensed financial institution Cash and bank balances Borrowings Payables and accrued expenses Tax liabilities	2,284,605 314,806 (19,170,020) (2,354,901) (43,660)
Fair value of total net liabilities	(18,969,170)
Group's share of net liabilities Goodwill on acquisition (Note 18)	(18,969,170) 18,989,170
Total cost of acqusition	20,000

Goodwill arose in the acquisition of SISB Group because the cost of the combination include a control premium. In addition, the consideration paid for the combination effectively include amounts in relation to the benefit of expected synergies, revenue growth and the future market development of SISB Group. These benefits are not recognised separately from goodwill because they do not meet the recognition criteria for identifiable intangible assets.

None of the goodwill arising on this acquisition is expected to be deductible for tax purposes.

The cash flow on acquisition is as follows:

	The Group 2015 RM
Purchase consideration satisfied by cash Cash and cash equivalents of subsidiary companies acquired Term loan of subsidiary company assumed	(20,000) 2,599,411 (19,170,020)
Net cash flow of the Group	(16,590,609)

18. GOODWILL ON CONSOLIDATION

	The Group	
	2015 RM	2014 RM
Goodwill on consolidation, at cost Arising from acquisition of subsidiary companies (Note 17)	28,854,804 18,989,170	28,854,804
Less: Allowance for impairment	47,843,974 (177,829)	28,854,804 (177,829)
Carrying amount	47,666,145	28,676,975

Allocation of goodwill to cash-generating units

Goodwill acquired in business combinations is allocated, at acquisition, to the cash-generating units ("CGUs") that are expected to benefit from the business combination, as follows:

- (i) Loan financing operations of RCE Marketing Sdn. Bhd. ("RCEM") and its subsidiary companies ("RCEM Group") as a group CGU;
- (ii) Processing and administration of payroll collection operations of SISB Group as a group CGU; and
- (iii) Factoring and confirming operations of RCE Factoring Sdn. Bhd. as an individual CGU.

The carrying amount of goodwill allocated to each CGU is as follows:

	Tł	The Group	
	2015 RM	2014 RM	
Loan financing Processing and administration of payroll collection Factoring and confirming	28,343,821 18,989,170 333,154	28,343,821 - 333,154	
	47,666,145	28,676,975	

The Group tests goodwill annually for impairment or more frequently if there are indications that goodwill might be impaired.

18. GOODWILL ON CONSOLIDATION (CONT'D)

Key assumptions used in value-in-use calculations

(a) Loan Financing

The recoverable amount of the CGU is determined based on value-in-use calculation, which uses cash flow projections based on financial budgets approved by management covering a five-year period. The key assumptions for the value-in-use calculation include quantum of loan disbursements, which is based on RCEM Group's past performance and management's expectation on the growth in loans demand and the availability of funds by RCEM Group. The discount rate applied to the cash flow projections is 7.28% (2014: 7.33%) per annum. No growth rate is assumed in extrapolating the cash flows beyond the five-year period. The directors believe that any reasonably possible change in the key assumptions on which recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of the CGU.

(b) Processing and administration of payroll collection

The recoverable amount of the CGU is determined based on value-in-use calculation, which uses cash flow projections based on financial budgets approved by management covering a five-year period. The key assumptions for the value-in-use calculation include quantum of loan collection, which is based on management's expectation on the growth in loans demand. The discount rate applied to the cash flow projections is 7.28% per annum. No growth rate is assumed in extrapolating the cash flows beyond the five-year period. The directors believes that any reasonably possible change in the key assumptions on which recoverable amount is based would not cause the aggregate carrying amount to exceed the aggregate recoverable amount of the CGU.

19. LOANS AND RECEIVABLES

	The Group		
	2015 RM	2014 RM	
Loans and receivables, gross Less: Allowance for impairment	1,202,516,585	1,071,638,132	
- Individual assessment	(60,199,534)	(90,568,889)	
- Collective assessment	(37,948,664)	(34,918,595)	
	(98,148,198)	(125,487,484)	
Loans and receivables	1,104,368,387	946,150,648	
Deferred income, net	(34,451,187)	(21,164,459)	
Loans and receivables, net	1,069,917,200	924,986,189	
Amount receivable within one year	(149,755,042)	(138,829,988)	
Non-current portion	920,162,158	786,156,201	

19. LOANS AND RECEIVABLES (CONT'D)

The non-current portion of the loans and receivables is as follows:

	T	The Group	
	2015 RM	2014 RM	
Amount receivables:			
Within one to two years	79,144,112	66,777,576	
Within two to five years	228,312,494	180,883,397	
After five years	612,705,552	538,495,228	
	920,162,158	786,156,201	

Loans and receivables which arose from the provision of loan financing are governed under Facility Agreements, Assignment Agreements and the Power of Attorney (collectively referred to as "Security Agreements") between the cooperatives or corporations and the Group.

The information on the financial risk of loans and receivables are disclosed in Note 34.

Included in loans and receivables of the Group are:

- (a) RM205,058,333 (2014: RM103,851,822) pledged to financial institutions as securities for borrowings as disclosed in Notes 31(c) and 31(d) respectively; and
- (b) RM307,949,827 (2014: RM204,467,141) held in trust for financial institutions for borrowings as disclosed in Note 31(c).

The profile of the loans and receivables is as follows:

	T	The Group	
	2015 RM	2014 RM	
Performing 1 to 150 days past due but performing Non-performing	768,847,379 339,018,485 60,199,534	616,511,603 343,393,181 90,568,889	
	1,168,065,398	1,050,473,673	

Loans and receivables that are performing

Loans and receivables that are performing are neither past due nor impaired, are newly disbursed and/or having months-in-arrear less than a month.

None of these have been renegotiated during the financial year.

19. LOANS AND RECEIVABLES (CONT'D)

Loans and receivables that are past due but performing

All loans and receivables that are past due but performing are loans that are under the salary deduction scheme and subject to administrative/technical delay due to logistic considerations.

Loans and receivables that are non-performing

The Group's loans and receivables that are non-performing at the reporting date are as follows:

	Th	The Group	
	2015 RM	2014 RM	
Loans and receivables, non-performing Less: Allowance for impairment	60,199,534	90,568,889	
- Individual assessment	(60,199,534)	(90,568,889)	
	-	-	

The allowance for impairment consist of:

	т	The Group	
	2015 RM	2014 RM	
Performing loans	37,948,664	34,918,595	
Non-performing loans	60,199,534	90,568,889	
	98,148,198	125,487,484	

Movement in allowance for impairment:

	Th	The Group	
	2015	2014	
	RM	RM	
Individual assessment:			
Balance as at 1 April	90,568,889	58,082,991	
Charge for the financial year	12,563,643	59,090,582	
Reversal/Written back	(213,463)	(6,409,505)	
Reclassified from collective assessment	5,157,682	56,926,765	
Written off	(47,877,217)	(77,121,944)	
Balance as at 31 March	60,199,534	90,568,889	
Collective assessment:			
Balance as at 1 April	34,918,595	81,358,132	
Charge for the financial year	8,187,751	10,487,228	
Reclassified to individual assessment	(5,157,682)	(56,926,765)	
Balance as at 31 March	37,948,664	34,918,595	

20. TRADE RECEIVABLES

	The Group	
	2015 RM	2014 RM
Confirming receivables Factoring receivables	15,330,850 6,966,776	14,909,969 8,897,459
Rental receivable	- 22,297,626	200
Less: Allowance for impairment	(4,413,030)	(2,667,158)
Trade receivables, net Amount receivable within one year	17,884,596 (17,884,596)	21,140,470 (19,575,519)
Non-current portion	-	1,564,951

The non-current portion of the trade receivables is as follows:

		The Group	
	2015	2014	
	RM	RM	
Amount receivables:			
Within one to two years	-	1,564,951	

The credit period granted by the Group ranges from 60 to 150 (2014: 60 to 150) days while other credit terms are determined on a case by case basis. The effective interest rate is at 11.53% (2014: 11.57%) per annum.

As at the reporting date, there are significant concentration of credit risk arising from the amounts due from two (2) (2014: four (4)) major customers amounting to 45.47% (2014: 53.20%) of the total trade receivables. The extension of credits to and the repayments from these customers are closely monitored by the management to ensure that these customers adhere to the agreed credit terms and policies.

The ageing of the trade receivables is as follows:

	Th	The Group		
	2015 RM	2014 RM		
Performing Past due but performing:	13,180,339	16,399,488		
Less than 90 days	4,373,896	1,120,253		
More than 90 days	330,361	3,620,729		
Total past due but performing	4,704,257	4,740,982		
Non-performing	4,413,030	2,667,158		
	22,297,626	23,807,628		

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20. TRADE RECEIVABLES (CONT'D)

Trade receivables that are performing

Trade receivables that are performing are neither past due nor impaired, are creditworthy debtors with good payment records with the Group and there are no indications as of the reporting date that the debtors will not meet their payment obligations.

None of these have been renegotiated during the financial year.

Trade receivables that are past due but performing

Trade receivables that are less than 90 days past due at the reporting date are performing as there has not been a significant change in credit quality and the amounts are still considered recoverable.

Trade receivables that are more than 90 days past due but performing are those with repayment plan and/ or collateral with the Group. Their repayments are closely monitored by the management to ensure that they adhere to the agreed repayment schedule.

Overdue accounts are regularly reviewed and impairment provisions are created where necessary. All trade receivables that are more than 90 days past due are fully provided net of collaterals, except those approved by management and with due regard to the historical risk profile of the customer.

Trade receivables that are non-performing

Trade receivables that are individually determined to be impaired at the reporting date relate to debtors that are in significant financial difficulties and have defaulted on payments. These receivables may or may not be secured by any collateral or credit enhancements.

The Group's trade receivables that are non-performing at the reporting date are as follows:

	Individually impaired	
	2015 RM	2014 RM
Trade receivables, non-performing Less: Allowance for impairment	4,413,030 (4,413,030)	2,667,158 (2,667,158)
		-
Movement in allowance for impairment:		
	The Group	
	The	e Group
	The 2015 RM	e Group 2014 RM
Balance as at 1 April Charge for the financial year	2015 RM 2,667,158	2014 RM 4,510,251
Balance as at 1 April Charge for the financial year Written back	2015 RM	2014 RM
Charge for the financial year	2015 RM 2,667,158 4,355,579	2014 RM 4,510,251 1,222,223

21. OTHER INVESTMENTS

	The Group and The Company	
	2015 RM	2014 RM
Investments, at cost: Association memberships	2	2

22. AFS FINANCIAL ASSETS

	Th	The Group	
	2015 RM	2014 RM	
Unquoted corporate bonds, at cost Less: Accumulated impairment losses	8,000,000 (8,000,000)	8,000,000 (8,000,000)	
		-	

The unquoted corporate bonds are unsecured and have no fixed coupon rate. Coupon rates will be determined semi-annually depending on the performance of the bonds.

There was no coupon payment received in respect of the unquoted corporate bonds for the financial years ended 31 March 2015 and 31 March 2014 respectively.

23. DEFERRED TAX

(a) The deferred tax assets and liabilities are made up of the following:

	The Group		The Compa	
	2015	2014	2015	2014
	RM	RM	RM	RM
Balance as at 1 April	(8,678,375)	(20,077,799)	-	604
Recognised in profit or loss (Note 11)	24,428,823	11,399,424	-	(604)
Balance as at 31 March	15,750,448	(8,678,375)	-	-

Presented after appropriate offsetting as follows:

	Th	The Group		
	2015 RM	2014 RM		
Deferred tax assets Deferred tax liabilities	17,660,468 (1,910,020)	21,898,310 (30,576,685)		
	15,750,448	(8,678,375)		

23. DEFERRED TAX (CONT'D)

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

Deferred tax assets of the Group:

	Loans and receivables RM	Interest expense applicable to revenue RM	Unused tax losses and unabsorbed capital allowances RM	Other temporary differences RM	Total RM
Balance as at 1 April 2013 Recognised in profit	7,007,503	-	9,470,804	604	16,478,911
or loss	10,861,229	2,358,304	(7,817,710)	17,576	5,419,399
Balance as at 31 March 2014	17,868,732	2,358,304	1,653,094	18,180	21,898,310
Balance as at 1 April 2014 Recognised in profit	17,868,732	2,358,304	1,653,094	18,180	21,898,310
or loss	(1,062,125)	(2,358,304)	(1,632,240)	814,827	(4,237,842)
Balance as at 31 March 2015	16,806,607	-	20,854	833,007	17,660,468

Deferred tax assets of the Company:

	Other temporary differences RM	Total RM
Balance as at 1 April 2013 Recognised in profit or loss	604 (604)	604 (604)
Balance as at 31 March 2014/2015		

23. DEFERRED TAX (CONT'D)

Deferred tax liabilities of the Group:

	Plant and equipment RM	Loans and receivables RM	Other temporary differences RM	Total RM
Balance as at 1 April 2013 Recognised in profit or loss	(712,717) (596,215)	(7,889,382) 7,889,382	(27,954,611) (1,313,142)	(36,556,710) 5,980,025
Balance as at 31 March 2014	(1,308,932)	-	(29,267,753)	(30,576,685)
Balance as at 1 April 2014 Recognised in profit or loss	(1,308,932) (601,088)	-	(29,267,753) 29,267,753	(30,576,685) 28,666,665
Balance as at 31 March 2015	(1,910,020)	-	-	(1,910,020)

Deferred tax liabilities recognised on other temporary differences were mainly arising from interest receivable on AFS financial assets held by a subsidiary company.

(c) The amount of unused tax losses and unabsorbed capital allowances for which no deferred tax assets are recognised in the statements of financial position due to uncertainty of their recoverability, are as follows:

	Th	The Group	
	2015 RM	2014 RM	
Unused tax losses Unabsorbed capital allowances	28,141,921 4,722,199	49,452,700 4,284,508	
	32,864,120	53,737,208	

24. OTHER RECEIVABLES, DEPOSITS AND PREPAID EXPENSES

	Th	ne Group	The C	ompany
	2015	2014	2015	2014
	RM	RM	RM	RM
Other receivables	15,285,804	11,309,321	47	58
Tax recoverable	318,895	4,038,755	-	-
Prepaid expenses	911,203	584,831	-	59,749
Refundable deposits	301,451	422,299	-	-
	16,817,353	16,355,206	47	59,807

24. OTHER RECEIVABLES, DEPOSITS AND PREPAID EXPENSES (CONT'D)

Included in other receivables of the Group are collections in transit from various cooperatives and corporations of RM11,439,746 (2014: RM8,888,611).

Included in refundable deposits of the Group are RM207,866 (2014: RM199,940) paid in relation to the rental of office premises to related parties.

25. RELATED PARTY TRANSACTIONS

The outstanding balances arising from related party transactions as at the reporting date are as below:

	Th	The Group	
	2015 RM	2014 RM	
Amounts due from/(to):			
Subsidiary companies A subsidiary company	8,359,889 (700,000)	179,935,691	

The amounts due from subsidiary companies arose mainly from advances given, are unsecured, bear interest rate at 3.04% (2014: 2.25%) per annum, repayable on demand and to be settled in cash, except otherwise stated.

The amount due to a subsidiary company arose mainly from advances received, repayable on demand and to be settled in cash, except otherwise stated.

(a) Identities of related parties

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

The Company has controlling related party relationship with its direct and indirect subsidiary companies.

25. RELATED PARTY TRANSACTIONS (CONT'D)

(b) Related party disclosures

Other than as disclosed elsewhere in the financial statements, the related parties and their relationships with the Company are as follows:

Name of related parties	Relationship
Amcorp Auto Sdn. Bhd. ("AASB") Corporateview Sdn. Bhd. ("CVSB") Harpers Travel (Malaysia) Sdn. Bhd. ("HTSB") Fulcrum Capital Sdn. Bhd. ("FCSB")	Subsidiary companies of Amcorp Group Berhad, the intermediate holding company of the Company
Triple Esteem Sdn. Bhd. ("TESB")	A company in which the controlling shareholder is connected to certain directors of the Company
AmMetLife Insurance Berhad ("ALIB") AmInvestment Bank Berhad ("AIBB")	Companies in which a director of the Company has directorship and substantial interest
AmInvestment Services Berhad ("AISB")	A company in which a director of the Company has substantial interest
AON Insurance Brokers (M) Sdn. Bhd. ("AIBM")	A company in which certain directors of the Company have directorship

During the financial year, significant related party transactions, which are determined on a basis negotiated between the said parties, are as follows:

	The 2015 RM	Company 2014 RM
Direct subsidiary companies:		
Administrative fees receivable from: RCE Marketing Sdn. Bhd.	1,097,407	1,449,173
Interest income on amounts due from: RCE Marketing Sdn. Bhd. RCE Factoring Sdn. Bhd.	3,258,171 229	4,043,367
Dividend receivable from: RCE Marketing Sdn. Bhd. RCE Synergy Sdn. Bhd. RCE Factoring Sdn. Bhd.	900,000 - -	- 600,000 256,667

25. RELATED PARTY TRANSACTIONS (CONT'D)

(b) Related party disclosures (Cont'd)

	The Group		The Company	
	2015 RM	2014 RM	2015 RM	2014 RM
Other related parties:				
Rental payable to:				
ALIB	697,488	665,784	-	-
CVSB	36,000	36,000	-	-
TESB	-	16,666	-	-
Fees payable to CVSB: Management fee	720,000	600,000	720,000	600,000
Staff costs	490,000	518,000	-	-
Internal audit fees	238,000	268,000	28,000	140,000
Administrative fee payable to AISB	239,657	415,878	-	88
Insurance premium payable to AIBM	317,406	365,145	16,348	13,184
Marketing expenses incurred arising from: Purchase of travel package from HTSB	65,000	67,800	-	-
Interest expense payable to FCSB	24,110	-	-	-
Arranger fee payable to AIBB	19,016	67,863	-	-

(c) Compensation of key management personnel

	The Group		The Company	
	2015 RM	2014 RM	2015 RM	2014 RM
Short term employees' benefits Defined contribution plan	3,410,695 317,298	3,312,253 438,246	308,500	306,000
	3,727,993	3,750,499	308,500	306,000

26. CASH AND CASH EQUIVALENTS

	The Group		The	Company
	2015 RM	2014 RM	2015 RM	2014 RM
Deposits with licensed financial institutions Cash and bank balances	40,576,237 11,011,528	288,309,742 2,771,297	- 550	- 336
	51,587,765	291,081,039	550	336
Less: Deposits and cash and bank balances				
- Assigned in favour of the trustees - Pledged to licensed financial	(17,442,647)	(264,259,807)	-	-
institutions	(10,997,964)	(9,073,355)	-	-
	(28,440,611)	(273,333,162)	-	-
	23,147,154	17,747,877	550	336

Deposits with licensed financial institutions of the Group have a weighted average remaining maturity period of 22 (2014: 14) days. The information on weighted average effective interest rate is disclosed in Note 34.

27. SHARE CAPITAL

	The Group and The Company 2015 2014 2015 2 No of share of RM0.10 each RM			יא 2014 RM
Authorised: Ordinary shares Balance as at 1 April/31 March	3,000,000,000	3,000,000,000	300,000,000	300,000,000
<i>RCPS</i> Balance as at 1 April/31 March	1,000,000,000	1,000,000,000	100,000,000	100,000,000
	4,000,000,000	4,000,000,000	400,000,000	400,000,000
Issued and fully paid: Ordinary shares Balance as at 1 April Issuance of shares pursuant to RCPS conversion	1,173,592,495 160,408,500	1,173,592,495 -	117,359,249 16,040,850	117,359,249
Balance as at 31 March	1,334,000,995	1,173,592,495	133,400,099	117,359,249
<i>RCPS</i> Balance as at 1 April RCPS conversion RCPS redemption	469,436,998 (160,408,500) (309,028,498)	469,436,998 - -	46,943,700 (16,040,850) (30,902,850)	46,943,700 - -
Balance as at 31 March	-	469,436,998	-	46,943,700
	1,334,000,995	1,643,029,493	133,400,099	164,302,949

27. SHARE CAPITAL (CONT'D)

During the financial year:

(a) the issued and paid-up shares capital of the Company increased from 1,173,592,495 to 1,334,000,995 ordinary shares by way of the issuance of 160,408,500 new ordinary shares of RM0.10 each pursuant to the conversion of 160,408,500 RCPS of RM0.10 each to ordinary shares.

The new ordinary shares rank pari passu in all respects with the existing ordinary shares of the Company.

(b) all of the remaining 309,028,498 units of RCPS were fully redeemed.

The holders of ordinary shares (except treasury shares) are entitled to receive dividends as and when declared by the Company and are entitled to one vote per ordinary share at meetings of the Company. All ordinary shares rank pari passu with regard to the Company's residual assets.

The salient terms of the RCPS are as follows:

(a)	Dividend	The RCPS shall carry the right to a non-cumulative preferential dividend rate of 20% per annum, payable annually in arrears, subject to availability of distributable profits.
(b)	Maturity	The maturity date is 27 November 2019, which is the day immediately preceding the 7 th anniversary of the date of issuance of RCPS. The RCPS were issued on 28 November 2012.
(c)	Redemption	All outstanding RCPS, unless previously purchased, cancelled or converted, shall be redeemable at the option of the Company from 28 November 2014 to 27 November 2019.
		Any RCPS not redeemed at the maturity date shall be automatically converted into new ordinary shares.
(d)	Conversion	The RCPS shall be convertible into new ordinary shares at the option of the holder from 28 November 2014 to 27 November 2019. One RCPS shall be converted into one new ordinary share.
(e)	Ranking	The RCPS shall rank in priority to the ordinary shares but pari passu among themselves and any such class ranking pari passu with the RCPS in respect of the right to receive dividends out of distributable profits.
		The new ordinary shares issued upon conversion of RCPS shall rank pari passu with all existing ordinary shares except that they shall not be entitled to any dividend, declared or to be declared in respect of any particular financial year ending before the relevant date on which the Company receives the conversion notice irrespective of the date when such dividend is declared, made or paid, nor any rights, allotments and/or other distributions of which the entitlement date is prior to the date of allotment of the said new ordinary shares.

27. SHARE CAPITAL (CONT'D)

- (f) Voting right The RCPS do not carry any right to vote at any general meeting of the Company except for the right to vote in person or by proxy or by attorney at such meeting in each of the following circumstances:
 - (i) when the dividend or part of the dividend payable on the RCPS is in arrears for more than six months;
 - (ii) on a proposal to reduce the Company's share capital;
 - (iii) on a proposal for disposal of the whole Company's property, business and undertaking;
 - (iv) on a proposal that affects the rights and privileges attaching to the RCPS;
 - (v) on a proposal to wind up the Company; and
 - (vi) during winding-up of the Company.

28. TREASURY SHARES

The shareholders of the Company, by a resolution passed at an annual general meeting held on 11 September 2014, has granted an approval to the Company to buy back its own shares of up to 10% of the issued and paid-up share capital of the Company.

During the financial year, the Company repurchased its issued ordinary shares of RM0.10 each from the open market as summarised below:

	Number	Total	Purchase price per share		r share
	of shares	consideration RM	Highest RM	Lowest RM	Average RM
Balance as at 1 April 2014	16,401,900	4,580,778	0.290	0.235	0.278
Shares repurchased during the financial year:					
- April 2014	12,754,100	4,028,265	0.335	0.285	0.314
- May 2014	3,147,600	1,013,591	0.330	0.303	0.320
- June 2014	3,302,900	1,082,419	0.333	0.317	0.323
- July 2014	940,400	327,965	0.350	0.336	0.347
- August 2014	20,000	7,153	0.355	0.355	0.355
- September 2014	1,779,500	600,352	0.340	0.327	0.335
- October 2014	4,670,900	1,488,590	0.336	0.302	0.317
- November 2014	3,631,600	1,202,375	0.336	0.325	0.329
- December 2014	2,537,300	778,775	0.321	0.289	0.305
- January 2015	1,628,000	502,234	0.317	0.300	0.306
- February 2015	1,235,700	389,525	0.315	0.310	0.313
- March 2015	2,459,000	782,522	0.320	0.310	0.316
	38,107,000	12,203,766	0.355	0.285	0.318
Balance as at 31 March 2015	54,508,900	16,784,544	0.355	0.235	0.306

28. TREASURY SHARES (CONT'D)

The total consideration paid including transaction costs of RM16,784,544 was financed by internally generated funds. The shares repurchased were held as treasury shares in accordance with Section 67A of the Companies Act, 1965.

The Company has the right to cancel, resell and/or distribute the treasury shares as dividends at a later date. As treasury shares, the rights attached to voting, dividends and participation in other distribution is suspended. None of the treasury shares repurchased have been sold or cancelled during the financial year.

As at the reporting date, the number of ordinary shares in issue after the share buy-back is 1,279,492,095 shares of RM0.10 each.

29. RESERVES

	The Group		The	e Company
	2015 RM	2014 RM	2015 RM	2014 RM
Non-distributable:				
Share premium	63,041,401	149,569,380	63,041,401	149,569,380
Capital redemption reserve	30,902,850	-	30,902,850	-
Share options	5,385,109	4,784,701	5,385,109	4,784,701
Distributable:	99,329,360	154,354,081	99,329,360	154,354,081
Retained earnings	350,269,339	371,173,228	138,604,845	192,603,997
	449,598,699	525,527,309	237,934,205	346,958,078

(a) Non-distributable:

(i) Share premium arose from the following:

		The Group and The Company	
	2015 RM	2014 RM	
Balance as at 1 April RCPS redemption	149,569,380 (86,527,979)	149,569,380	
Balance as at 31 March	63,041,401	149,569,380	

29. RESERVES (CONT'D)

(a) Non-distributable (Cont'd):

(ii) Capital redemption reserve arose from the following:

	The Group and The Company	
	2015 RM	2014 RM
Balance as at 1 April Creation of capital redemption reserve upon RCPS redemption	- 30,902,850	-
Balance as at 31 March	30,902,850	-

(iii) Share options:

The share options reserve represents the equity settled share options granted to eligible directors and employees. This reserve is made up of the cumulative value of services received from eligible directors and employees recorded on the grant date of share options. Details of share options granted to eligible directors and employees are disclosed in Note 36.

(b) Distributable:

Retained earnings:

Distributable reserves are those available for distribution as dividends.

Under the single-tier system, the dividend paid, credited or distributed to shareholders are not tax deductible by the Company, but are exempted from tax in the hands of the shareholders.

(c) Supplementary information – Disclosure on realised and unrealised profits

Pursuant to Bursa Malaysia Securities Berhad's directive dated 20 December 2010, further information on the retained earnings in relation to realised and unrealised profits of the Group and the Company is as follows:

	т	The Group		e Company
	2015 RM	2014 RM	2015 RM	2014 RM
Total retained earnings - Realised - Unrealised	334,518,891 15,750,448	379,851,603 (8,678,375)	138,604,845 -	192,603,997
	350,269,339	371,173,228	138,604,845	192,603,997

30. HIRE-PURCHASE PAYABLES

	The	The Group	
	2015 RM	2014 RM	
Total outstanding Less: Future finance charges	320,287 (18,478)	686,220 (49,020)	
Principal outstanding Less: Amounts due within one year	301,809 (124,853)	637,200 (232,682)	
Non-current portion	176,956	404,518	

The non-current portion of the hire-purchase payables is as follows:

	The	Group
	2015	2014
	RM	RM
Financial years ending 31 March:		
2016	-	184,345
2017	92,024	116,311
2018	73,012	91,942
2019	11,920	11,920
	176,956	404,518

The interest rates implicit in these hire-purchase arrangements of the Group range from 4.37% to 6.18% (2014: 4.37% to 6.18%) per annum. The Group's hire-purchase payables are secured by a charge over the assets under hire-purchase.

31. BORROWINGS

	The		e Group	
	Note	2015 RM	2014 RM	
At amortised cost				
Secured				
Current				
Fixed rate MTNs	(a)	31,239,614	41,862,664	
ABS	(b)	-	42,255,340	
Term loans	(c)	43,620,642	13,018,637	
Revolving credits	(d)	199,991,825	110,196,786	
Bank overdrafts	(e)	5,208,841	5,327,084	
		280,060,922	212,660,511	
Non-Current				
Fixed rate MTNs	(a)	34,621,721	64,259,488	
ABS	(b)	-	95,000,000	
Term loans	(c)	301,523,438	201,367,681	
		336,145,159	360,627,169	
		616,206,081	573,287,680	
Unsecured				
Current				
Trust receipts	(f)	116,125	342,028	
Bankers' acceptances	(f)	5,534,896	8,704,414	
Revolving credits	(d)	9,837,921	-	
		15,488,942	9,046,442	
		631,695,023	582,334,122	
Disclosed in the financial statements as:				
Current		295,549,864	221,706,953	
Non-current		336,145,159	360,627,169	
		631,695,023	582,334,122	

The maturity profile of the borrowings is as follows:

	т	The Group	
	2015 RM	2014 RM	
On demand or within one year More than 1 year and less than 2 years More than 2 years and less than 5 years	295,549,864 59,335,224 276,809,935	221,706,953 72,760,780 287,866,389	
	631,695,023	582,334,122	

(a) Fixed rate MTNs

During the financial year ended 31 March 2007, a subsidiary company, RCE Advance Sdn. Bhd. ("RCEA"), fully issued its RM420 million 5-year fixed rate MTNs for the purpose of financing the working capital of the Group. As at the reporting date, RM60 million (2014: RM60 million) out of the total RM420 million MTNs were subscribed by a subsidiary company, RCE Equity Sdn. Bhd. ("RCEE").

The MTNs were constituted by a trust deed dated 23 November 2005 made between RCEA and the Trustee for the holders of the MTNs.

The main features of the MTNs are as follows:

- (i) The maximum issue size of the RM420 million MTNs comprises:
 - RM240 million Class A MTNs;
 - RM120 million Class B MTNs; and
 - RM60 million Class C MTNs.
- (ii) The MTNs were issued up to a maximum of six (6) tranches of RM70 million each ("Tranche") with each respective Tranche comprising the following:

Tranches	Class A MTNs issue size RM'000	Class B MTNs issue size RM'000	Class C MTNs issue size RM'000	Total issue size RM'000
А	40,000	20,000	10,000	70,000
В	40,000	20,000	10,000	70,000
С	40,000	20,000	10,000	70,000
D	40,000	20,000	10,000	70,000
E	40,000	20,000	10,000	70,000
F	40,000	20,000	10,000	70,000
Total	240,000	120,000	60,000	420,000

(a) Fixed rate MTNs (Cont'd)

(iii) Each Tranche of MTNs is sub-divided into twelve (12) series ("Series") which are categorised into Class A MTNs, Class B MTNs and Class C MTNs, based on the different collateralisation ratios. The class and tenure of each Series per Tranche are set out as below:

Series	Tenure Years	Class A MTNs RM'000	Class B MTNs RM'000	Class C MTNs RM'000
1	Three (3)	10,000	-	-
2	Four (4)	5,000	-	-
3	Five (5)	5,000	-	-
4	Six (6)	5,000	-	-
5	Six (6)	-	5,000	-
6	Seven (7)	-	5,000	-
7	Eight (8)	5,000	-	-
8	Eight (8)	-	5,000	-
9	Nine (9)	5,000	-	-
10	Ten (10)	5,000	-	-
11	Ten (10)	-	5,000	-
12	Ten (10)		-	10,000
		40,000	20,000	10,000

- (iv) All MTNs under Tranche A and Tranche B were issued at par;
- (v) The Class A MTNs and Class B MTNs issued under all subsequent Tranches were issued at par, premium or a discount to face value depending on the yield to maturity agreed with the private placement investor(s) at the time of issuance of each Tranche while Class C MTNs issued under all subsequent Tranches were issued at par;
- (vi) Each series of the MTNs under Class A MTNs and Class B MTNs bear a fixed coupon rates ranging from 8.05% to 9.00% (2014: 7.85% to 9.00%) per annum, payable semi-annually in arrears with the last coupon payment to be made on the respective maturity dates; and
- (vii) The Class C MTNs bear an initial fixed coupon rate at 15.00% per annum, but may be reset on the third and/or sixth anniversary from the issuance of the Class C MTNs at a new coupon rate to be determined between the Noteholders of the Class C MTNs and RCEA at the time the coupon rate is to be reset. The coupon payment under the Class C MTNs may be calculated annually but payment is deferred until all Class A MTNs and Class B MTNs have been fully redeemed. The entire deferred Class C MTNs coupon payment will be paid in one lump sum.

(a) Fixed rate MTNs (Cont'd)

The MTNs are secured against the following:

- (i) A third party first legal charge by RCE Marketing Sdn. Bhd. ("RCEM"), the immediate holding company of RCEA, over the entire issued and paid-up share capital of RCEA;
- (ii) A debenture incorporating a first fixed and floating charge over the entire undertaking, property, assets and rights, both present and future of RCEA;
- (iii) An assignment of the rights, titles, benefits and interests under the eligible receivables purchased by RCEA;
- (iv) An assignment over the present and future rights, titles, benefits and interests in certain bank accounts of RCEA;
- (v) An undertaking from RCEM; and
- (vi) An irrevocable corporate guarantee from the Company.

(b) ABS

Tresor Assets Berhad ("TAB") was incorporated on 31 May 2007 as a special purpose vehicle for the sole purpose of undertaking the ABS exercise amounting up to RM1.5 billion which involved the purchase from RCEM from time to time of the loans and receivables meeting certain pre-determined eligibility criteria. The purchase of the loans and receivables were funded by the proceeds from the issuance of ABS by TAB.

In relation to the ABS programme, revolving credit facilities amounting to RM150 million were granted by a financial institution to finance the origination and/or acquisition of the loans and receivables to reach an economically meaningful amount of approximately RM100 million before they were sold at any time and from time to time throughout the facility availability period of 5.5 years to TAB.

During the financial year ended 31 March 2011, TAB further issued the seventh, eighth and ninth tranche of ABS amounting to RM100 million each for the seventh and eighth tranche and RM83.8 million for the ninth tranche.

All the outstanding ABS have been fully redeemed during the financial year.

The ABS was constituted by a trust deed dated 15 November 2007 made between TAB and the Trustee of the holders of the ABS.

The main features of the ABS were as follows:

- (i) The maximum issue size of the RM1.5 billion ABS consisted of a multiple series of Senior and Subordinated Bonds;
- (ii) The nine ABS tranches of RM100 million each (except for Tranche E of RM96.9 million and Tranche I of RM83.8 million) were issued at par and had a maturity tenure ranging from one (1) to ten (10) years within each tranche;

(b) ABS (Cont'd)

- (iii) Each series of Senior Bonds bore fixed coupon rates ranging from 6.00% to 8.40% (2014: 6.00% to 8.40%) per annum, payable semi-annually in arrears with the last coupon payment to be made on the respective maturity dates; and
- (iv) The Subordinated Bonds issued under Tranches A to I bore variable coupon rates and the coupon payment on the Subordinated Bonds was accrued on a semi-annual basis and payable in full or in part upon the full redemption of all Senior Bonds in Tranches A to I.

The ABS were secured against the following:

- (i) A debenture incorporating a first fixed and floating charge over the entire undertaking, property, assets and rights, both present and future of TAB;
- (ii) An assignment of First and Second Master Sale and Purchase Agreements;
- (iii) An assignment of Servicing Agreement;
- (iv) An assignment of Transaction Administration Agreement;
- (v) An assignment of Administration Agreement; and
- (vi) An assignment of Rights to Members' Agreement.

(c) Term loan 1 (Secured)

During the financial year ended 31 March 2009, a term loan of RM9 million was granted to RCE Synergy Sdn. Bhd. ("RCES") to refinance its remaining balance of RM9.5 million from a term loan facility of RM32 million obtained on 30 August 2005. The term loan facility is secured by an irrevocable corporate guarantee by the Company and deposits pledged with the licensed financial institution. The said term loan bears interest rate at 4.15% (2014: 4.00%) per annum for a tenure of seven (7) years from the date of the first disbursement of term loan.

Term loan 2 (Secured)

During the financial year ended 31 March 2013, RCEM was granted a back-to-back loan sale arrangement facility of up to RM100 million by a licensed financial institution for working capital purposes. During the financial year, RCEM was further granted another RM100 million facility.

Term loan 3 (Secured)

During the financial year ended 31 March 2013, RCEM was granted RM200 million back-to-back loan sale arrangement by another licensed financial institution, of which RM50 million is ear-marked for Revolving credit 4 as disclosed in Note 31(d), for working capital purposes.

Term loans 2 and 3 are secured against the rights, titles, benefits, and interests of the eligible loans and receivables and the amounts collected or received in respect thereof.

31. BORROWINGS (CONT'D)

(c) Term Ioan 3 (Secured) (Cont'd)

These term loans bear interest rate ranging from 5.45% to 6.00% (2014: 5.45%) per annum for tenure ranging from three (3) to five (5) years from the date of the first disbursement of the applicable tranche of the term loans.

Term loan 4 (Secured)

During the financial year, a term loan facility of RM60 million was granted to RCEM for the purpose of financing its working capital.

Term loan 4 is secured against the rights, titles, benefits, and interests of the eligible loans and receivables and all other security at anytime from time to time, where applicable.

The said term loan payable to a related party bears interest rate at 8.00% per annum for a tenure of three (3) months from the date of the first drawdown of term loan.

(d) Revolving credit 1 (Secured)

During the financial year ended 31 March 2009, RCEM obtained a revolving credit facility of RM30 million from another licensed financial institution for the purpose of financing the working capital of RCEM. This revolving credit facility was increased by RM20 million to a total limit of RM50 million in financial year ended 31 March 2011.

Revolving credit 2 (Secured)

During the financial year ended 31 March 2012, a revolving credit facility of RM20 million was granted to RCEM for the purpose of financing the working capital of RCEM. The facility limit was then increased from RM20 million to RM30 million in the financial year ended 31 March 2013.

Revolving credit 3 (Secured)

In the previous financial year, a revolving credit facility of RM100 million was granted by a licensed financial institution to RCEM for the purpose of financing its working capital.

All of the facilities are secured against the following:

- (i) An assignment of rights, titles, benefits, and interests of receivables under the agreement entered into between RCEM with cooperatives and corporations;
- (ii) An assignment of the loans and receivables;
- (iii) An irrevocable undertaking by RCEM;
- (iv) An assignment of the designated accounts and all monies standing to the credit of the accounts; and
- (v) An irrevocable corporate guarantee by the Company.

The revolving credits bear interest at rates ranging from 4.85% to 5.05% (2014: 4.49% to 4.85%) per annum.

31. BORROWINGS (CONT'D)

(d) Revolving credit 4 (Secured)

During the financial year ended 31 March 2013, a revolving credit facility of RM100 million, which is ear-marked from Term Ioan 3 as disclosed in Note 31(c) was granted to RCEM for the purpose of working capital. In the previous financial year, the facility limit ear-marked from Term Ioan 3 was revised to RM50 million.

Revolving credit 4 is secured against the following:

- (i) A charge over a designated account and all monies standing to the credit of the account; and
- (ii) A charge over the rights, titles, benefits, and interests of the applicable personal financing portfolio and the amounts collected or received in respect thereof.

The said revolving credit bears interest rate at 4.86% (2014: 4.59%) per annum.

Revolving credit 5 (Unsecured)

All revolving credit facilities of RCE Factoring Sdn. Bhd. ("RCEF") amounting to RM12.5 million (2014: RM12.5 million) are secured by a corporate guarantee by the Company. The revolving credits bear interest at rates ranging from 5.35% to 5.51% (2014: 4.61% to 5.14%) per annum.

(e) Bank overdraft 1 (Unsecured)

The bank overdraft facilities of RCEF amounting to RM2.2 million (2014: RM2.2 million) is secured by an irrevocable corporate guarantee by the Company.

Bank overdraft 2 (Secured)

The bank overdraft facility of RCE Commerce Sdn. Bhd. ("RCEC") of RM1 million is secured by the following:

- (i) A negative pledge not to encumber or dispose of RCEC's assets; and
- (ii) An irrevocable corporate guarantee by the Company.

Bank overdraft 3 (Secured)

The bank overdraft facility of RCES amounting to RM5.5 million is guaranteed by the Company and secured by deposits pledged with the licensed financial institution.

The bank overdraft facilities bear interest rate at 4.15% (2014: 4.00%) per annum.

(f) Others (Unsecured)

All bankers' acceptances, trust receipts and bills payable amounting to RM24 million (2014: RM25 million) are secured by an irrevocable corporate guarantee by the Company.

The bankers' acceptances and trust receipts facilities bear interest at rates ranging from 5.05% to 7.85% (2014: 4.65% to 7.60%) per annum.

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32. PAYABLES AND ACCRUED EXPENSES

	Tł	ne Group	The Company	
	2015	2014	2015	2014
	RM	RM	RM	RM
Payables	21,894,905	11,094,341	-	-
Accrued expenses	4,665,759	2,275,783	335,564	332,455
Deposits	960,938	694,182	-	-
Dividend payable	900	774	900	774
	27,522,502	14,065,080	336,464	333,229

Included in payables of the Group are:

- (i) advance payments from customers amounting to RM6,037,492 (2014: RM7,024,449);
- (ii) collections received of RM5,188,152 (2014: RM206,739) on behalf of various cooperatives and corporations by subsidiary companies in their capacity as the collection and payment agents; and
- (iii) amount payable of RM6,502,658 (2014: RM930,928) by a subsidiary company in respect of certain incentive programmes entered into with corporations.

33. COMMITMENTS

(a) Capital commitments

	The Group	
	2015	2014
	RM	RM
Capital expenditure in respect of plant and equipment not provided for:		
Approved and contracted for	67,587	2,101,430

(b) Operating lease commitments – as lessor

Future minimum rental receivable under non-cancellable operating leases at the reporting date are as follows:

	Th	The Group		
	2015 RM	2014 RM		
Within one year More than 1 year and less than 5 years	3,600 300	443,700 198,200		
	3,900	641,900		

33. COMMITMENTS (CONT'D)

(c) Operating lease commitments – as lessee

Future minimum rental payable under non-cancellable operating leases at the reporting date are as follows:

	The	The Group		
	2015 RM	2014 RM		
Within one year More than 1 year and less than 5 years	32,280 25,160	64,930 73,610		
· · ·	57,440	138,540		

34. FINANCIAL INSTRUMENTS

Financial Risk Management Objectives and Policies

The Group's financial risk management objectives and policies are monitored by a Risk Management Committee which reports to the Audit Committee.

The operations of the Group are subject to a variety of financial risks, including interest rate (both fair value and cash flow), credit and liquidity risks. The Group has taken measures to minimise its exposure to risks and/or costs associated with the financing, investing and operating activities of the Group and of the Company.

The Group does not enter into or trade financial instruments, including derivative financial instruments, for speculative purposes.

(a) Interest rate risk

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

The Group is exposed to interest rate risk mainly from differences in timing between the maturities or repricing of its interest-bearing assets and liabilities.

Sensitivity to interest rates arises from mismatches in the interest rate characteristics of the assets and their corresponding liability funding. These mismatches are managed as part of the overall interest rate risk management process of the Group.

The Group manages its interest rate risk exposure from interest bearing borrowings by maintaining a mix of fixed and floating rate borrowings. The Group actively reviews its debt portfolio, taking into consideration the repayment and maturity profiles of its borrowings and the nature of its assets. This strategy allows it to capitalise on cheaper funding in a low interest rate environment and achieve a certain level of protection against rate hikes.

(b) Credit risk

Credit risk is the risk of default that may arise on its outstanding contractual obligations resulting in financial loss to the Group. The Group adopts a policy of only dealing with creditworthy counterparties and obtaining sufficient collaterals, where appropriate, as a means of mitigating the risk.

(i) Loan financing services:

The Group manages this risk by exercising adequate credit evaluation measures in its lending criteria and stringent monitoring of repayment. Exposure to credit risk is mitigated through an ongoing monitoring procedure on the repayment via salary deduction from its loans and receivables.

The Group does not have any significant concentration of credit risk due to its large number of underlying borrowers. The maximum exposure to credit risk of the Group is represented by the carrying amount of each financial asset.

(ii) Factoring, confirming and industrial hire purchase:

The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures.

The information on significant concentration of credit risk are disclosed in Note 20.

The credit risk for cash and bank balances and deposits with licensed financial institutions is considered negligible, since the counterparties are reputable banks with high quality external credit ratings.

In addition, the Group and the Company are exposed to credit risk representing the amount granted summarised as below:

	The	e Group	The Company	
	2015 RM	2014 RM	2015 RM	2014 RM
Irrevocable loan commitments issued on behalf of customers Financial guarantee to a trustee for MTNs	1,522,093	2,690,734	-	-
Financial guarantee to a trustee for Minks facility granted to a subsidiary company Financial guarantees to licensed financial institutions for borrowing	-	-	420,000,000	420,000,000
facilities granted to subsidiary companies		-	235,200,000	236,200,000
	1,522,093	2,690,734	655,200,000	656,200,000

(b) Credit risk (Cont'd)

As at the reporting date, the fair values of the financial guarantees are nil (2014: nil). The fair values of the financial guarantees are determined based on probability weighted discounted cash flow method. The probability has been estimated and assigned for the following key assumptions:

- (i) The likelihood of the guaranteed party defaulting within the guaranteed period;
- (ii) The exposure on the portion that is not expected to be recovered due to the guaranteed party's default; and
- (iii) The estimated loss exposure if the party guaranteed were to default.

The counterparties to the financial guarantee contracts do not have a right to demand for settlement as no default events have arisen. Accordingly, financial guarantee contracts under the scope of MFRS 7 Financial Instruments: Disclosures are not included in the following interest rate and liquidity risk's maturity profile.

Collaterals

The main types of collaterals obtained by the Group are as follows:

- (i) Loan financing loans by cooperatives or corporations to their members and assignment of collection proceeds in the designated account by cooperatives
- (ii) Factoring, confirming and industrial hire purchase land and buildings

As at the reporting date, the financial effect of collaterals (quantification of the extent to which collateral and other credit enhancements mitigate credit risk) held by the Group is at 84.03% (2014: 89.00%).

(c) Liquidity risk

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

(c) Interest rate and liquidity risk tables

Analysis of financial instruments based on remaining contractual maturity

The following table sets out the weighted average effective interest rates ("WAEIR"), carrying amounts and the remaining maturities as at the reporting date of the Group's and the Company's financial instruments that are exposed to interest rate risk:

				•	-Maturity pro	
	Nut		Table	Within	2-5	After
The Group	Note	WAEIR %	Total RM	1 year RM	years RM	5 years RM
2015 Fixed rate						
Loans and receivables	19	13.14	1,069,917,200	149,755,042	307,456,606	612,705,552
Trade receivables	20	11.53	17,884,596	17,884,596	-	-
Hire-purchase payables	30	4.61	301,809	124,853	176,956	-
Fixed rate MTNs	31	9.59	65,861,335	31,239,614	34,621,721	-
Term loans (secured)	31	5.76	344,627,728	43,104,290	301,523,438	-
Floating rate Deposits with licensed						
financial institutions	26	3.12	40,576,237	40,576,237	-	_
Term loans (secured)	31	4.15	516,352	516,352	-	-
Revolving credits	31	4.98	209,829,746	209,829,746	-	-
Other bank borrowings *	31	4.76	10,859,862	10,859,862	-	-
2014						
Fixed rate						
Loans and receivables	19	12.50	924,986,189	138,829,988	247,660,973	538,495,228
Trade receivables	20	11.57	21,140,470	19,575,519	1,564,951	-
Hire-purchase payables	30	4.84	637,200	232,682	404,518	-
Fixed rate MTNs	31	9.43	106,122,152	41,862,664	64,259,488	-
ABS	31	7.27	137,255,340	42,255,340	95,000,000	-
Term loans (secured)	31	5.45	212,269,956	11,415,483	200,854,473	-
Floating rate Deposits with licensed						
financial institutions	26	3.18	288,309,742	288,309,742	-	-
Term loans (secured)	31	4.00	2,116,362	1,603,154	513,208	-
Revolving credits	31	4.60	110,196,786	110,196,786	-	-
Other bank borrowings *	31	4.65	14,373,526	14,373,526	-	-

* Other bank borrowings comprise trust receipts, bankers' acceptances and bank overdrafts.

(c) Interest rate and liquidity risk tables (Cont'd)

Analysis of financial liabilities based on an undiscounted basis

The following table summarises the remaining maturities as at the reporting date of the Group's financial liabilities based on contractual undiscounted repayment obligations:

The Group	Total RM	↓ Within 1 year RM	– Maturity profile 2-5 years RM	After 5 years RM
2015 Fixed rate				
Hire-purchase payables	320,287	135,313	184,974	-
Fixed rate MTNs	72,332,957	36,042,032	36,290,925	-
Term loans (secured)	362,064,777	50,213,541	311,851,236	-
Floating rate				
Term loans (secured)	520,453	520,453	-	-
Revolving credits	, ,	209,829,746	-	-
Other bank borrowings *	10,859,862	10,859,862	-	-
2014 Fixed rate				
Hire-purchase payables	686,220	258,036	428,184	-
Fixed rate MTNs	120,334,284		71,060,487	-
Term loans (secured)	230,967,156		213,994,806	-
ABS	157,138,036	50,366,326	106,771,710	-
Floating rate				
Term loans (secured)	2,183,534	1,664,173	519,361	-
Revolving credits		110,196,786	-	-
Other bank borrowings *	14,373,526	14,373,526	-	-

* Other bank borrowings comprise trust receipts, bankers' acceptances and bank overdrafts.

Sensitivity analysis for interest rate risk

As at the reporting date, if interest rate had been 50 basis points lower/higher, with all other variables held constant, the Group's profit for the financial year would increase/decrease by RM828,395 (2014: RM474,448) arising mainly as a result of a lower/higher interest expense on floating rate borrowings.

(d) Fair values

The accounting policies applicable to the major financial assets and liabilities are as disclosed in Note 3.

(i) Financial assets

The Group's and the Company's principal financial assets are cash and bank balances, deposits with licensed financial institutions and receivables.

(ii) Financial liabilities and equity instruments

Debts and equity instruments are classified as either liabilities or equity in accordance with the substance of the contractual agreement.

Significant financial liabilities include borrowings and payables.

The carrying amount of financial assets and liabilities of the Group as at the reporting date approximate their fair values except for the following:

			2015	2014		
	Note	Carrying amount RM	Fair value RM	Carrying amount RM	Fair value RM	
Financial asset Loans and receivables	19	1,069,917,200	1,075,263,876	924,986,189	976,758,336	
Financial liabilities Borrowings - Fixed rate MTNs [including accrued interest of RM1,272,470 (2014:						
RM1,992,249)] - ABS [including accrued interest of nil (2014:	31	65,861,335	67,959,332	106,122,152	111,148,444	
RM2,255,340)]	31	-	-	137,255,340	142,170,986	

(d) Fair values (Cont'd)

The methods and assumptions used by management to determine the fair values of the financial instruments are as follows:

(i) Loans and receivables

The fair values of loans and receivables with remaining maturity of less than one year are estimated to approximate their carrying amounts. For loans and receivables with remaining maturity of more than one year, the fair values are estimated based on discounted cash flows using prevailing rates of loans and receivables of similar credit profile.

The fair values of impaired loans and receivables are represented by their carrying amounts, net of any individual assessment allowance, being the expected recoverable amount.

(ii) AFS - Unquoted investments in Malaysia

The fair value is estimated by using a discounted cash flow model based on various assumptions, including current and expected future credit losses.

(iii) Fixed rate MTNs

The fair values are estimated using discounting technique. The discount rates are based on market rates available to the Group for similar instruments.

(iv) ABS

The fair values are estimated using discounting technique. The discount rates are based on market rates available to the Group for similar instruments.

(v) Short term financial instruments

The fair values are estimated to approximate their carrying amounts as the financial instruments are considered short term in nature.

The fair value hierarchies used to classify financial instruments not measured at fair value in the statements of financial position, but for which fair value is disclosed, are as follows:

- (i) Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- (ii) Level 2: Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. prices) or indirectly (i.e. derived from prices).
- (iii) Level 3: Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

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(d) Fair values (Cont'd)

The Group	Level 1 RM	Level 2 RM	Level 3 RM	Total RM
31 March 2015 Financial asset Loans and receivables	-	-	1,075,263,876	1,075,263,876
Financial liabilities Borrowings - Fixed rate MTNs	-	67,959,332	-	67,959,332
31 March 2014 Financial asset Loans and receivables	_	_	976,758,336	976,758,336
Financial liabilities Borrowings - Fixed rate MTNs - ABS	-	111,148,444 142,170,986	-	111,148,444 142,170,986

35. CAPITAL MANAGEMENT

The Group manages its capital to ensure that entities in the Group continue as going concerns while maximising return to stakeholders.

The Group monitors capital using a gearing ratio, which is net borrowings divided by total equity. Net borrowings are calculated as total borrowings less cash and cash equivalents. Total equity is calculated as share capital plus reserves as shown in the statements of financial position.

35. CAPITAL MANAGEMENT (CONT'D)

As at the reporting date, the gearing ratio is as follows:

	Th	e Group	The Company		
	2015 RM	2014 RM	2015 RM	2014 RM	
Total borrowings Less: Deposits and cash and bank balances - Assigned in favour of	631,695,023	582,334,122	-	-	
- Assigned in layour of the trustees - Pledged to licensed financial	(17,442,647)	(264,259,807)	-	-	
institutions	(10,997,964)	(9,073,355)	-	-	
	(28,440,611)	(273,333,162)	-	-	
Net borrowings	603,254,412	309,000,960	-		
Total equity	566,214,254	685,249,480	354,549,760	506,680,249	
Gearing ratio (times)	1.07	0.45	-	-	

Pursuant to the requirements of Practice Note No. 17/2005 of Bursa Malaysia Securities Berhad, the Group is required to maintain a consolidated shareholders' equity equal to or not less than 25% of the issued and paid-up capital (excluding any treasury shares) and such shareholders' equity is not less than RM40 million. The Company has complied with this requirement during the financial year ended 31 March 2015.

36. ESOS

The ESOS is governed by the bylaws which was approved by the shareholders at the Extraordinary General Meeting held on 20 August 2009. The ESOS was implemented on 15 September 2009 and is to be in force for a period of ten (10) years from the date of implementation.

The salient features of the ESOS are as follows:

- (a) The maximum number of shares to be issued under the ESOS shall not exceed 15% of the issued and paidup share capital of the Company at the time of the offer, of which not more than 50% of the shares shall be allocated, in aggregate, to directors and senior management;
- (b) Not more than 10% of the shares available under the ESOS shall be allocated to any individual director or employee who, either singly or collectively through his/her associates, holds 20% or more in the issued and paid-up share capital of the Company;
- (c) Allocation of the shares are extended to eligible directors and employees who are employed by or on the payroll of subsidiary companies of the Company which are not dormant;

36. ESOS (CONT'D)

- (d) The eligible directors and employees must have attained the age of 18 years and appointed or confirmed in service by the Group, subject to a minimum period as determined from time to time by the Options Committee, provided always that the selection of any eligible directors and employees is at the discretion of the Options Committee, which shall be final and binding;
- (e) The exercise price was determined at a discount of not more than 10% from the weighted average market price ("WAMP") (calculated as the average of highest and lowest price) for the 5 (five) market days immediately preceding the date of offer and is not lower than the par value of the ordinary shares of the Company;
- (f) The new shares allotted and issued upon any exercise of option, rank pari passu in all respects with the existing ordinary shares of the Company and shall carry no dividends, rights, allotments and any other distribution which may be declared, made or paid prior to the allotment date of the new shares; and
- (g) The exercise price and/or the number of new shares exercisable in an option in so far as unexercised may be adjusted in the event of any alteration in the share capital structure of the Company. The adjusted exercise price shall not be lower than the par value of the new shares.

The movements in number of share options pursuant to the ESOS during the financial year are as follows :

Grant date	Expiry date	Exercise price per share RM	Balance as at 1.4.2014	Granted	Exercised	Cancelled	Balance as at 31.3.2015
24.3.2010 11.8.2014	14.9.2019 10.8.2016	*0.40 0.32	13,024,200	- 18,639,000	-	(516,500) (1,080,000)	12,507,700 17,559,000

Number of options over ordinary shares of RM0.10 each

One (1) option is exercisable into 1.5 new ordinary shares of the Company as disclosed below:

Number of option shares							
Grant date	Expiry date	Exercise price per share RM	Balance as at 1.4.2014	Granted	Exercised	Cancelled	Balance as at 31.3.2015
24.3.2010 11.8.2014	14.9.2019 10.8.2016	*0.40 0.32	19,536,300 -	- 27,958,500	-	(774,750) (1,620,000)	18,761,550 26,338,500

* Adjusted in accordance to Bylaw 11.

36. ESOS (CONT'D)

The fair value of share options granted during the financial year, determined using the Trinomial valuation model, takes into account the terms and conditions upon which the share options were granted. The fair value of share options measured at grant date and the assumption are as follows:

Fair value of share options at grant date, 11 August 2014	(RM)	0.030
Grant date share price	(RM)	0.345
Exercise price	(RM)	0.320
Expected volatility	(%)	12.35
Expected life	(years)	2
Risk free rate	(%)	3.803
Expected dividend yield	(%)	4.348

The expected volatility reflects the assumption that the historical volatility is indicative of future trends, which may also not necessarily be the actual outcome. No other features of the share options grant were incorporated into the measurement of fair value.

37. SIGNIFICANT EVENTS SUBSEQUENT TO THE END OF THE REPORTING PERIOD

(a) On 29 May 2015, the Company announced that its indirect wholly-owned subsidiary, RCE Equity Sdn Bhd had entered into a sale and purchase agreement ("SPA") with Living Development Sdn Bhd, a whollyowned subsidiary of Amcorp Properties Berhad, for the proposed disposal of an office unit for a total cash consideration of RM3.3 million ("Proposed Disposal").

A deposit of RM330,000 representing 10% of the sale consideration has been received upon signing of the SPA.

The Proposed Disposal is expected to result in an estimated net gain of approximately RM1,782,110 based on the carrying amount of the property as at 31 March 2015.

(b) On 25 June 2015, the Company announced the incorporation of a wholly-owned subsidiary, RCE Dynamics Sdn Bhd ("RCE Dynamics"), a company incorporated in Malaysia with an authorised share capital of RM400,000 divided into 400,000 ordinary shares of RM1 each and issued and paid-up share capital of RM2 comprising 2 ordinary shares of RM1 each.

RCE Dynamics is established as a special purpose vechicle to acquire a pool of eligible receivables. The incorporation has no material financial effect to the Group.

Statement by Directors

The directors of **RCE CAPITAL BERHAD** state that, in their opinion, the accompanying financial statements set out on pages 47 to 121 are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the provisions of the Companies Act, 1965 in Malaysia, so as to give a true and fair view of the financial position of the Group and of the Company as at 31 March 2015 and of the financial performance and the cash flows of the Group and of the Company for the financial year ended on that date.

The supplementary information set out in Note 29(c), which is not part of the financial statements, is prepared in all material respects, in accordance with Guidance on Special Matter No. 1 "Determination of Realised and Unrealised Profits or Losses in the Context of Disclosure Pursuant to Bursa Malaysia Securities Berhad Listing Requirements" as issued by the Malaysian Institute of Accountants and the directive of Bursa Malaysia Securities Berhad.

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

SHAHMAN AZMAN

1 July 2015

MMMM

SOO KIM WAI

Declaration by the Officer Primarily Responsible for the Financial Management of the Company

I, YAP CHOON SENG, the officer primarily responsible for the financial management of RCE CAPITAL BERHAD, do solemnly and sincerely declare that the accompanying financial statements set out on pages 47 to 121 are, in my opinion, correct and I make this solemnly declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the abovenamed YAP CHOON SENG at KUALA LUMPUR this 1st day of July 2015.

Before me



38A, JALAN TUN MOHD FUAD 1 TAMAN TUN DR. ISMAIL 6000 KUALA LUMPUR

COMMISSIONER FOR OATHS



Analysis of Shareholdings

as at 15 July 2015

Authorised Capital	: RM400,000,000.00
Issued and Paid-Up Capital	: RM133,400,099.50
Class of Shares	: Ordinary shares of RM
Voting Rights	: One (1) vote per share

10.10 each

eholder on show of hands or

one (1) vote per ordinary share on a poll

DISTRIBUTION OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	% of Shareholders	No. of Shares	% of Shares
Less than 100	196	2.50	8,416	0.00
100 to 1,000	306	3.90	106,111	0.01
1,001 to 10,000	2,775	35.41	15,389,403	1.21
10,001 to 100,000	3,902	49.80	127,874,600	10.06
100,001 to less than 5% of issued shares	654	8.35	403,450,821	31.74
5% and above of issued shares	3	0.04	724,292,744	56.98
Total	7,836	100.00	1,271,122,095	100.00

THIRTY LARGEST REGISTERED SHAREHOLDERS

No.	Name of Shareholders	No. of Shares	%
1.	CEMPAKA EMPAYAR SDN BHD	416,792,744	32.79
2.	CIMSEC NOMINEES (TEMPATAN) SDN BHD - CIMB FOR CEMPAKA EMPAYAR SDN BHD	225,000,000	17.70
3.	BBL NOMINEES (TEMPATAN) SDN BHD - PLEDGED SECURITIES ACCOUNT FOR CEMPAKA EMPAYAR SDN BHD	82,500,000	6.49
4.	ARAS KREATIF SDN BHD	55,505,550	4.37
5.	MUTIARA ARCA SDN BHD	28,243,710	2.22
6.	INFOTECH MARK SDN BHD	27,000,000	2.12
7.	B-OK SDN BHD	10,630,000	0.84
8.	YAP PHAIK KWAI	10,096,400	0.79
9.	MAYBANK NOMINEES (ASING) SDN BHD - EXEMPT AN FOR DBS BANK LIMITED (CLIENT A/C)	9,169,300	0.72
10.	SUMBERAMA SDN BHD	6,158,523	0.48
11.	BIOTIARA SDN BHD	6,035,149	0.47
12.	YONG MOH LIM	5,771,900	0.45
13.	LIEW SZE FOOK	5,250,000	0.41

THIRTY LARGEST REGISTERED SHAREHOLDERS (Cont'd)

No.	Name of Shareholders	No. of Shares	%
14.	PUBLIC NOMINEES (TEMPATAN) SDN BHD - PLEDGED SECURITIES ACCOUNT FOR CHEAM HENG MING (E-KTN/RAU)	5,000,000	0.39
15.	CHOO SHIOW CHARN	4,930,000	0.39
16.	MAYBANK NOMINEES (TEMPATAN) SDN BHD - PLEDGED SECURITIES ACCOUNT FOR LIEW KON SING @ LIEW KONG	4,801,200	0.38
17.	HIEW CHANG CHUN	4,030,400	0.32
18.	CITIGROUP NOMINEES (ASING) SDN BHD - CBNY FOR DIMENSIONAL EMERGING MARKETS VALUE FUND	3,918,000	0.31
19.	DB (MALAYSIA) NOMINEE (TEMPATAN) SENDIRIAN BERHAD - EXEMPT AN FOR KUMPULAN SENTIASA CEMERLANG SDN BHD (TSTAC/CLNT)	3,524,550	0.28
20.	PUBLIC INVEST NOMINEES (ASING) SDN BHD - EXEMPT AN FOR PHILLIP SECURITIES PTE LTD (CLIENTS)	3,117,900	0.25
21.	SU THAI SENG	2,914,200	0.23
22.	NG CHEE KWONG	2,843,100	0.22
23.	POS AD SDN BHD	2,567,300	0.20
24.	DB (MALAYSIA) NOMINEE (TEMPATAN) SENDIRIAN BERHAD - DEUTSCHE TRUSTEES MALAYSIA BERHAD FOR VALUE FUND	2,532,700	0.20
25.	HONG WENG HWA	2,406,750	0.19
26.	HONG WENG HWA	2,250,000	0.18
27.	ΤΑΝ ΑΗ ΝΥΑ	2,088,000	0.16
28.	ALLIANCEGROUP NOMINEES (TEMPATAN) SDN BHD - PLEDGED SECURITIES ACCOUNT FOR GOH KHENG PEOW (8026769)	2,050,000	0.16
29.	MAYBANK NOMINEES (TEMPATAN) SDN BHD - PLEDGED SECURITIES ACCOUNT FOR THOMAS LIM NAI KING @ LIM NAIKIENG	2,000,000	0.16
30.	TEE ALEK @ TEE BEE SOON	2,000,000	0.16
	TOTAL	941,127,376	74.03

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SUBSTANTIAL SHAREHOLDERS

	Direct Inte	Indirect Interest		
Name of Substantial Shareholders	No. of Shares	%	No. of Shares	%
Cempaka Empayar Sdn Bhd	724,292,744	56.98	-	-
Amcorp Group Berhad	-	-	724,292,744 ⁽¹⁾	56.98
Clear Goal Sdn Bhd	-	-	724,292,744 ⁽¹⁾	56.98
Tan Sri Azman Hashim	-	-	724,292,744 ⁽¹⁾	56.98

Note:

⁽¹⁾ Deemed interested by virtue of Section 6A of the Companies Act, 1965 through shareholdings in Cempaka Empayar Sdn Bhd.

DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S SHAREHOLDINGS AND OPTIONS HELD UNDER THE EMPLOYEES' SHARE OPTION SCHEME OF THE COMPANY

Name of Directors and	Direct Inte	rest	Indirect Inte	rest	No. of
Chief Executive Officer	No. of Shares	%	No. of Shares	%	Options Held (1)
Shahman Azman	-	-	-	-	900,000
Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan	-	-	-	-	200,000
Dato' Che Md Nawawi bin Ismail	-	-	-	-	200,000
Tan Bun Poo	-	-	-	-	-
Mahadzir bin Azizan	-	-	-	-	-
Soo Kim Wai	-	-	-	-	1,500,000
Shalina Azman	-	-	-	-	1,200,000
Loh Kam Chuin (Chief Executive Officer)	-	-	-	-	1,600,000

Note:

⁽¹⁾ One (1) option is exercisable into 1.5 new ordinary shares of the Company.

DIRECTORS' SHAREHOLDINGS IN AMCORP PROPERTIES BERHAD, A RELATED COMPANY

	Direct Inter	rest	Indirect Interest		
Name of Director	No. of Shares	%	No. of Shares	%	
Shahman Azman					
- Ordinary Shares	950,000	0.16	-	-	
- Redeemable Convertible Preference Shares	475,000	0.19	-	-	

Note:

The analysis of shareholdings is based on the Record of Depositors as at 15 July 2015, net of 62,878,900 treasury shares.

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN THAT the Sixty-First Annual General Meeting of RCE Capital Berhad will be held at Nexus Ballroom 1, Level 3A, Connexion@Nexus, No 7 Jalan Kerinchi, Bangsar South City, 59200 Kuala Lumpur, Malaysia on Wednesday, 2 September 2015 at 10.30 a.m. for the following purposes:

AGENDA

AS ORDINARY BUSINESS

1.	To receive the Audited Financial Statements for the financial year ended 31 March 2015 together with the Reports of the Directors and Auditors thereon.	
2.	To declare a final single-tier dividend of 15% for the financial year ended 31 March 2015.	Resolution 1
3.	To approve the payment of Directors' fees of RM257,500 for the financial year ended 31 March 2015.	Resolution 2
4.	To re-elect the following Directors who retire pursuant to Article 106 of the Company's Articles of Association:	
	(i) Mr. Tan Bun Poo	Resolution 3
	(ii) Puan Shalina Azman	Resolution 4
5.	To re-elect Encik Mahadzir bin Azizan who retires pursuant to Article 93 of the Company's Articles of Association.	Resolution 5
6.	To consider and if thought fit, to pass the following resolution:	
	"THAT Y. Bhg. Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan retiring pursuant to Section 129(6) of the Companies Act, 1965 be and is hereby re-appointed as Director of the Company to hold office until the next Annual General Meeting."	Resolution 6
7.	To re-appoint Messrs Deloitte as Auditors of the Company and to authorise the Directors to fix their remuneration.	Resolution 7
AS	SPECIAL BUSINESS	

AS SPECIAL BUSINESS

To consider and if thought fit, to pass the following ordinary resolutions, with or without modifications:

8. Authority to Issue Shares Pursuant to Section 132D of the Companies Act, 1965

"THAT subject always to the Companies Act, 1965, provisions of the Company's Memorandum and Articles of Association and the approval from the relevant authorities, where such approval is necessary, full authority be and is hereby given to the Directors pursuant to Section 132D of the Companies Act, 1965 to issue and allot shares in the Company at any time and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion deem fit, provided that the aggregate number of shares issued pursuant to this resolution does not exceed ten per centum (10%) of the issued capital of the Company for the time being and that the Directors 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 and that such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company."

9. Proposed Renewal of Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature

"THAT subject to Bursa Malaysia Securities Berhad Main Market Listing Requirements, approval be and is hereby given for the Company and its subsidiaries to enter into the recurrent related party transactions of a revenue or trading nature with the related parties as specified in Section 2.2 of the Circular to Shareholders dated 11 August 2015, provided that the transactions are in the ordinary course of business which are necessary for day-to-day operations and on normal commercial terms which are not more favourable to the related parties than those generally available to the public and are not detrimental to the interest of the minority shareholders of the Company and that the aggregate value of such transactions conducted pursuant to the shareholders' mandate during the financial year be disclosed in the annual report of the Company;

AND THAT such authority conferred shall continue to be in force until:

- (i) the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time it will lapse, unless by a resolution passed at the AGM, the authority is renewed;
- (ii) the expiration of the period within which the next AGM of the Company is required to be held pursuant to Section 143(1) of the Companies Act, 1965 ("Act") (but must not extend to such extension as may be allowed pursuant to Section 143(2) of the Act); or
- (iii) revoked or varied by resolution passed by the shareholders of the Company in general meeting,

whichever is the earlier;

AND THAT the Directors of the Company be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) to give effect to the transactions contemplated and/or authorised by this resolution."

10. Proposed Renewal of Share Buy-Back Authority

"THAT subject to the Companies Act, 1965 ("the Act"), rules, regulations and orders made pursuant to the Act, provisions of the Memorandum and Articles of Association of the Company, Bursa Malaysia Securities Berhad ("Bursa Securities") Main Market Listing Requirements and any other relevant authorities, approval be and is hereby given for the Company to purchase ordinary shares of RM0.10 each in the Company as may be determined by the Directors from time to time through Bursa Securities upon such terms and conditions as the Directors of the Company may in their absolute discretion deem fit and expedient in the interest of the Company ("Share Buy-Back Mandate") provided that:

- the aggregate number of ordinary shares of RM0.10 each in the Company which may be purchased and/or held by the Company at any point of time pursuant to the Share Buy-Back Mandate shall not exceed ten per centum (10%) of the issued and paid-up share capital of the Company for the time being;
- (ii) the maximum funds to be allocated by the Company for the purpose of purchasing its own shares shall not exceed the aggregate of the retained profits and the share premium account of the Company based on the audited financial statements for the financial year ended 31 March 2015 of RM138,604,845 and RM63,041,401 respectively;

- (iii) the authority conferred by this resolution will be effective immediately upon the passing of this ordinary resolution and will continue to be in force until:
 - (a) the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time the said authority will lapse unless by an ordinary resolution passed at the general meeting of the Company, the authority is renewed, either unconditionally or subject to conditions;
 - (b) the expiration of the period within which the next AGM of the Company is required by law to be held; or
 - (c) revoked or varied by an ordinary resolution passed by the shareholders in general meeting,

whichever is the earlier;

 (iv) the shares so purchased by the Company pursuant to the Share Buy-Back Mandate to be retained as treasury shares which may be distributed as dividends and/or resold on Bursa Securities and/or cancelled;

AND THAT the Directors of the Company be and are hereby authorised to take all such steps as they may consider expedient or necessary to implement and give effect to the Share Buy-Back Mandate."

11. To transact any other business of which due notice shall have been received.

NOTICE OF DIVIDEND ENTITLEMENT

NOTICE IS ALSO HEREBY GIVEN THAT the final single-tier dividend of 15% for the financial year ended 31 March 2015, if approved by the shareholders, will be paid on 8 October 2015 to depositors who are registered in the Record of Depositors at the close of business on 25 September 2015.

A Depositor shall qualify for entitlement only in respect of:

- (a) shares transferred into the Depositor's Securities Account before 4.00 p.m. on 25 September 2015 in respect of transfers; and
- (b) shares bought on Bursa Malaysia Securities Berhad ("Bursa Securities") on a cum entitlement basis according to the Rules of Bursa Securities.

By Order of the Board

JOHNSON YAP CHOON SENG (MIA 20766) SEOW FEI SAN (MAICSA 7009732) Secretaries

Petaling Jaya 11 August 2015

Notes:

- 1. In respect of deposited securities, only members whose names appear in the Record of Depositors as at 25 August 2015 shall be eligible to attend, speak and vote at the Sixty-First Annual General Meeting.
- 2. A member entitled to attend and vote at the Meeting is entitled to appoint not more than two (2) proxies to attend, speak and vote in his stead. A proxy may but need not be a member of the Company and a member may appoint any person to be his proxy without limitation. There shall be no restriction as to the qualification of the proxy.
- 3. Where a member appoints two (2) proxies, he shall specify the proportion of his shareholdings to be represented by each proxy.
- 4. Where a member is an authorised nominee as defined in the Securities Industry (Central Depositories) Act 1991, it may appoint one (1) proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 5. A member who is an exempt authorised nominee is entitled to appoint multiple proxies for each omnibus account it holds.
- 6. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or if the appointer is a corporation, either under its common seal or under the hand of the attorney.
- 7. The instrument appointing a proxy and the power of attorney (if any) under which it is signed or a notarially certified copy thereof must be deposited at the Registered Office of the Company at 802, 8th Floor, Block C, Kelana Square, 17 Jalan SS 7/26, 47301 Petaling Jaya, Selangor, Malaysia not less than forty-eight (48) hours before the time for holding the Meeting or any adjournment thereof.

Explanatory Notes on Special Business:

(i) Resolution 8 - Authority to Issue Shares Pursuant to Section 132D of the Companies Act, 1965

The Ordinary Resolution proposed under item 8 is for the purpose of seeking a renewal of the general mandate ("General Mandate") and if passed, will empower the Directors of the Company pursuant to Section 132D of the Companies Act, 1965 to issue and allot new shares in the Company from time to time provided that the aggregate number of shares issued pursuant to the General Mandate does not exceed 10% of the total issued share capital of the Company for the time being. The General Mandate, unless revoked or varied by the Company in general meeting, will expire at the conclusion of the next Annual General Meeting ("AGM") of the Company.

As at the date of this Notice, no new share in the Company was issued pursuant to the mandate granted to the Directors at the Sixtieth AGM of the Company held on 11 September 2014.

The General Mandate will provide flexibility to the Company for any possible fund raising activities, including but not limited to funding future investment, working capital, acquisitions or such other purposes as the Directors consider would be in the interest of the Company.

(ii) Resolution 9 - Proposed Renewal of Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature

The Ordinary Resolution proposed under item 9, if passed, will allow the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature pursuant to paragraph 10.09 of Bursa Malaysia Securities Berhad Main Market Listing Requirements. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next AGM of the Company.

(iii) Resolution 10 - Proposed Renewal of Share Buy-Back Authority

The Ordinary Resolution proposed under item 10, if passed, will allow the Company to purchase up to 10% of the issued and paid-up share capital of the Company. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next AGM of the Company.

Further information on the Proposed Renewal of Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature and the Proposed Renewal of Share Buy-Back Authority are set out in the Circular/Statement to Shareholders dated 11 August 2015 which is despatched together with the Company's Annual Report 2015.



FORM OF PROXY

I/We	NRIC No. / Company No. :		
of			
being a member/members of RCE CAPITAL BERHAD , hereby appoint			
	NRIC No. :		
of			
or failing him/her,	NRIC No. :		

of _

or failing him/her, the Chairman of the Meeting as my/our proxy to vote for me/us and on my/our behalf at the Sixty-First Annual General Meeting of the Company to be held at Nexus Ballroom 1, Level 3A, Connexion@Nexus, No 7 Jalan Kerinchi, Bangsar South City, 59200 Kuala Lumpur, Malaysia on Wednesday, 2 September 2015 at 10.30 a.m. and at any adjournment thereof, in the manner as indicated below:

NO.	RESOLUTIONS	FOR	AGAINST
1.	To declare a final single-tier dividend of 15% for the financial year ended 31 March 2015.		
2.	To approve the payment of Directors' fees.		
3.	To re-elect Mr. Tan Bun Poo as Director.		
4.	To re-elect Puan Shalina Azman as Director.		
5.	To re-elect Encik Mahadzir bin Azizan as Director.		
6.	To re-appoint Y. Bhg. Tan Sri Mohd Zaman Khan @ Hassan bin Rahim Khan as Director.		
7.	To re-appoint Messrs Deloitte as Auditors of the Company and to authorise the Directors to fix their remuneration.		
8.	Authority to issue shares pursuant to Section 132D of the Companies Act, 1965.		
9.	Proposed Renewal of Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature.		
10.	Proposed Renewal of Share Buy-Back Authority.		

Please indicate with an "X" in the spaces provided above as to how you wish your vote to be cast. If no specific direction as to voting is given, the proxy will vote or abstain at his/her discretion.

Dated this ______ day of ______ 2015.

Number of Shares Held	CDS Account No.

Signature of Shareholder/Common Seal

Tel no. (During office hours):

Notes:

In respect of deposited securities, only members whose names appear in the Record of Depositors as at 25 August 2015 shall be eligible to attend, speak and vote at the 1. Sixty-First Annual General Meeting.

A member entitled to attend and vote at the Meeting is entitled to appoint not more than two (2) proxies to attend, speak and vote in his stead. A proxy may but need not 2. be a member of the Company and a member may appoint any person to be his proxy without limitation. There shall be no restriction as to the qualification of the proxy. Where a member appoints two (2) proxies, he shall specify the proportion of his shareholdings to be represented by each proxy. 3.

Where a member is an authorised nominee as defined in the Securities Industry (Central Depositories) Act 1991, it may appoint one (1) proxy in respect of each securities 4. account it holds with ordinary shares of the Company standing to the credit of the said securities account.

⁵ A member who is an exempt authorised nominee is entitled to appoint multiple proxies for each omnibus account it holds.

The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing or if the appointer is a corporation, either 6. under its common seal or under the hand of the attorney.

The instrument appointing a proxy and the power of attorney (if any) under which it is signed or a notarially certified copy thereof must be deposited at the Registered Office 7. of the Company at 802, 8th Floor, Block C, Kelana Square, 17 Jalan SS 7/26, 47301 Petaling Jaya, Selangor, Malaysia not less than forty-eight (48) hours before the time for holding the Meeting or any adjournment thereof.

Please fold here

STAMP

The Company Secretary **RCE CAPITAL BERHAD** 802, 8th Floor, Block C Kelana Square 17 Jalan SS 7/26 47301 Petaling Jaya Selangor, Malaysia

Please fold here



20th Floor, Bangunan AmAssurance, 1 Jalan Lumut, 50400 Kuala Lumpur, Malaysia. T : +603-4047 0988 F : +603-4042 8877

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