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NOTICE OF SEVENTH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Seventh Annual General Meeting of **GREENYIELD BERHAD** will be held at Cempaka Room, Level 3, Hotel Equatorial Bangi-Putrajaya, Off Persiaran Bandar, 43650 Bandar Baru Bangi, Selangor Darul Ehsan on Tuesday, 22 December 2009 at 11.00 a.m. to transact the following businesses:-

AGENDA

Ordinary Business

1. To receive the Audited Financial Statements for the financial year ended 31 July 2009 together with the Reports of the Directors and Auditors thereon.

(Please refer to Explanatory Note 1)

To declare a final dividend of 1.5 sen per ordinary share for the financial year ended 31 July 2009 as recommended by the Directors. **Resolution 1**

- To re-elect the following Directors who retire pursuant to Article 74 of the Articles of Association
 of the Company:
 - i) Tham Foo Keongii) Loke Chee Kien

Resolution 2
Resolution 3

- To re-elect the following Directors who retire pursuant to Article 80 of the Articles of Association of the Company:
 - i) Tham Kin Wai

Resolution 4

ii) Yong Swee Liniii) Mahbob Bin Abdullah

- Resolution 5 Resolution 6
- 5. To re-appoint Messrs KPMG as Auditors of the Company and to authorise the Directors to fix their remuneration.

Resolution 7

Special Business

To consider and, if thought fit, pass the following resolutions with or without modifications as Ordinary Resolutions of the Company:-

6. Authority under Section 132D of the Companies Act, 1965 for the Directors to issue

Resolution 8

"THAT subject always to the Companies Act, 1965, Articles of Association of the Company and approvals from Bursa Malaysia Securities Berhad and any other governmental/regulatory bodies, 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 not more than ten percent (10%) of the issued capital of the Company at any time upon any such terms and conditions and for such purposes as the Directors may in their absolute discretion deem fit or in pursuance of offers, agreements or options to be made or granted by the Directors while this approval is in force and that the Directors be and are hereby further authorised to make or grant offers, agreements or options which would or might require shares to be issued after the expiration of the approval hereof AND THAT authority be and is hereby given to the Directors to obtain approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad."

Proposed purchase by the Company of its own Ordinary Shares on Bursa Malaysia Securities
Berhad of not more than ten percent (10%) of the issued and paid-up share capital of the
Company ("Proposed Share Buy-Back")

Resolution 9

"THAT, subject to the Companies Act, 1965, the Articles of Association of the Company, the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") for the ACE Market ("LR") and the approval of such relevant government and/or regulatory authorities where necessary, the Company be and is hereby authorized to purchase its own ordinary shares of RM0.10 each ("Shares") on the ACE Market of Bursa Securities ("Proposed Share Buy-Back") at any time, upon such terms and conditions as the Directors shall in their discretion deem fit and expedient in the best interest of the Company provided that:-

NOTICE OF SEVENTH ANNUAL GENERAL MEETING

(continued)

- (a) The aggregate number of Shares in the Company which may be purchased and/or held by the Company shall not exceed ten percent (10%) of the prevailing issued and paid-up share capital of the Company at the time of purchase subject to any amount as may be determined by Bursa Securities from time to time and compliance with the public shareholding spread requirements as stipulated in Rule 8.02(1) of the LR;
- (b) The maximum funds to be allocated by the Company for the purpose of purchasing the Shares shall not exceed the Company's latest audited retained profits and/or share premium accounts;
- (c) The authority conferred by this resolution will commence after the completion of the Sponsorship Period on 31 July 2010 and will continue to be in force until:-
 - (i) the conclusion of the next Annual General Meeting ("AGM") at which time shall lapse unless by ordinary resolution passed at the meeting, the authority is renewed, either unconditionally or subject to conditions; or
 - (ii) the expiration of the period within which the next AGM after that date is required by law to be held; or
 - (iii) revoked or varied by ordinary resolution passed by the shareholders of the Company in a general meeting;

whichever occurs first; and

- (d) Upon the purchase by the Company of its own Shares, the Board of Directors of the Company ("Board") be and is hereby authorized to:-
 - (i) cancel all or part of the Shares purchased pursuant to the Proposed Share Buy-Back ("Purchased Shares"); and/or
 - (ii) retain all or part of the Purchased Shares as treasury shares; and/or
 - (iii) distribute the treasury shares as share dividends to the Company's shareholders for the time being; and/or
 - (iv) resell the treasury shares on Bursa Securities.

AND THAT authority be and is hereby given to the Board to take all such steps as are necessary or expedient to implement, finalise and give full effect to and to implement the Proposed Share Buy-Back with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments (if any) as may be required or imposed by the relevant authorities from time to time and to do all such acts and things as the Board may deem fit and expedient in the best interest of the Company."

BY ORDER OF THE BOARD

NG YEN HOONG (LS 008016) WONG PEIR CHYUN (MAICSA 7018710)

Secretaries Kuala Lumpur

Date: 30 November 2009

NOTICE OF DIVIDEND ENTITLEMENT AND PAYMENT

NOTICE IS HEREBY GIVEN THAT, subject to the approval of the shareholders at the Seventh Annual General Meeting of the Company, a final dividend of 1.5 sen per ordinary share in respect of the financial year ended 31 July 2009 will be payable to shareholders of the Company on 15 January 2010. The entitlement date for the said dividend shall be 7 January 2010.

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

- a) shares transferred to the depositor's securities account before 4.00 p.m. on 7 January 2010 in respect of transfers; and
- b) shares bought on Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of Bursa Malaysia Securities Berhad.

BY ORDER OF THE BOARD

NG YEN HOONG (LS 008016) WONG PEIR CHYUN (MAICSA 7018710)

Secretaries Kuala Lumpur

Date: 30 November 2009

NOTICE OF SEVENTH ANNUAL GENERAL MEETING

(continued)

NOTES:

- 1. A member entitled to attend and vote at the meeting is entitled to appoint two (2) or more proxies to attend and vote in his stead. A proxy may but need not be a member of the Company.
- 2. Where a member appoints two (2) or more proxies, the appointment shall be invalid unless the member specifies the proportions of his shareholdings to be represented by each proxy.
- 3. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointer is a corporation, either under its Common Seal or under the hand of an officer or attorney duly authorised.
- 4. The instrument appointing a proxy must be deposited at the Registered Office of the Company at Level 18, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur not less than 48 hours before the time for holding the meeting.

EXPLANATORY NOTES ON SPECIAL BUSINESS

Item 1 of Agenda

This item is meant for discussion only as the provision of Section 169(1) of the Companies Act, 1965 does not require a formal approval of the shareholders for the Audited Financial Statements. Hence, this Agenda is not put forward for voting.

6. Authority under Section 132D of the Companies Act, 1965 for the Directors to issue shares

The Proposed Resolution 8 is proposed for the purpose of granting a renewed general mandate ("General Mandate") and empowering the Directors to issue shares in the Company up to an amount not exceeding in total ten per centum (10%) of the Issued Share Capital of the Company for such purposes as the Directors consider would be in the interest of the Company. This authority, unless revoked or varied by the Company at a general meeting, will expire at the next Annual General Meeting.

The General Mandate will provide flexibility to the Company for allotment of shares via the exercise of the Employee's Share Option Scheme ("ESOS") by its employees and for any possible fund raising activities, including but not limited for further placing of shares, for the purpose of funding future investments(s), acquisition(s) and/or working capital.

As at the date of this Notice, the Company did not issue any shares pursuant to the mandate granted to the Directors at the Sixth Annual General Meeting. The Company did not issue any shares pursuant to the mandate granted because there were no investment(s), acquisition(s) or working capital that required fund raising activity.

7. Proposed Share Buy-Back

Shareholders are advised to refer to the Circular to Shareholders dated 30 November 2009 circulated together with the Annual Report 2009, when considering Resolution 9.

The proposed Resolution 9, if passed, will empower the Directors to purchase the Company's Shares through Bursa Malaysia Securities Berhad up to 10% of the issued and paid-up share capital of the Company.

CORPORATE INFORMATION

ГНАМ FOO KEONG	Executive Chairman and Group Managing Director
THAM FOO CHOON	Deputy Group Managing Director
LOKE CHEE KIEN	Executive Director
DR. SIVAKUMARAN A/L SEENIVASAGAM	Executive Director
THAM KIN WAI (Appointed on 23 January 2009)	Executive Director
TAJUDDIN BIN ISMAIL (Resigned on 20 May 2009)	Executive Director
DR. ZAINOL BIN MD. EUSOF	Independent Non-Executive Director
YONG SWEE LIN (Appointed on 23 January 2009)	Independent Non-Executive Director
MAHBOB BIN ABDULLAH (Appointed on 1 July 2009)	Independent Non-Executive Director
DR. SHAIKH AWADZ BIN SHAIKH ABDULLAH (Resigned on 20 May 2009)	Independent Non-Executive Director

AUDIT COMMITTEE

DR. ZAINOL BIN MD. EUSOF

Chairman, Independent Non-Executive Director

YONG SWEE LIN (APPOINTED ON 23 JANUARY 2009) Member, Independent Non-Executive Director

MAHBOB BIN ABDULLAH (APPOINTED ON 1 JULY 2009) Member, Independent Non-Executive Director

LOKE CHEE KIEN (CEASED ON 23 JANUARY 2009) Member, Executive Director

DR. SHAIKH AWADZ BIN SHAIKH ABDULLAH (RESIGNED ON 20 MAY 2009) Member, Independent Non-Executive Director

NOMINATION COMMITTEE

DR. ZAINOL BIN MD. EUSOF

Chairman, Independent Non-Executive Director

YONG SWEE LIN (APPOINTED ON 29 MAY 2009) Member, Independent Non-Executive Director

DR. SHAIKH AWADZ BIN SHAIKH ABDULLAH (RESIGNED ON 20 MAY 2009) Member, Independent Non-Executive Director

REMUNERATION COMMITTEE

DR. ZAINOL BIN MD. EUSOF
Chairman, Independent Non-Executive Director

YONG SWEE LIN (APPOINTED ON 29 MAY 2009) Member, Independent Non-Executive Director

DR. SHAIKH AWADZ BIN SHAIKH ABDULLAH (RESIGNED ON 20 MAY 2009) Member, Independent Non-Executive Director

CORPORATE INFORMATION

(continued)

REGISTERED OFFICE

Level 18, The Gardens North Tower Mid Valley City, Lingkaran Syed Putra 59200 Kuala Lumpur

Tel: 03 – 2264 8888 Fax: 03 – 2282 2733

AUDITORS

KPMG (AF 0758) Chartered Accountants Level 10, KPMG Tower 8, First Avenue, Bandar Utama 47800 Petaling Jaya, Selangor

Tel: 03 – 7721 3388 Fax: 03 – 7721 3399

CORPORATE OFFICE

No. 21 & 23, Jalan Seksyen 3/7 Taman Kajang Utama

43000 Kajang

Selangor Darul Ehsan

Tel: 03 – 8736 8777

Fax: 03 – 8737 2636 (Marketing) Fax: 03 – 8737 0723 (Finance) E-mail: enquiry@greenyield.com.my

REGISTRAR

Tricor Investor Services Sdn. Bhd. (Formerly known as Tenaga Koperat Sdn. Bhd.) Level 17, The Gardens North Tower Mid Valley City, Lingkaran Syed Putra 59200 Kuala Lumpur

Tel: 03 – 2264 3883 Fax: 03 – 2282 1886

WEBSITE

www.greenyield.com.my http://greenyield.listedcompany.com

COMPANY SECRETARIES

Ng Yen Hoong (LS 008016) Wong Peir Chyun (MAICSA 7018710)

LISTING

ACE Market of Bursa Malaysia Securities Berhad

Stock Name: GREENYB Stock Code: 0136

SOLICITOR

Radzlan, Low & Partners Advocates & Solicitors Unit E-6-3, Block E Megan Avenue 1 189, Jalan Tun Razak 50400 Kuala Lumpur Tel: 03 – 2166 4616 Fax: 03 – 2166 5616

SPONSOR

AmInvestment Bank Berhad 22nd Floor, Bangunan AmBank Group 55 Jalan Raja Chulan 50200 Kuala Lumpur

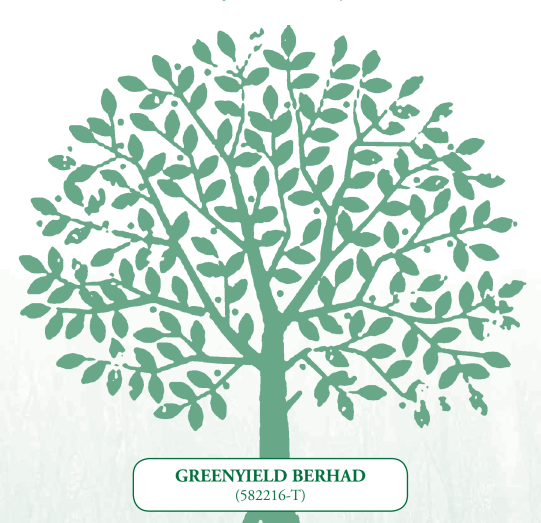
Tel: 03 – 2036 2633 Fax: 03 – 2070 2170

PRINCIPAL BANKER

Public Bank Berhad HSBC Bank Malaysia Berhad

CORPORATE STRUCTURE

As at 13 November 2009



Gimflow Sdn. Bhd.

(257862-K)

100%

RCP Technologies Sdn. Bhd. (434922-M)

100%

Gim Triple Seven Sdn. Bhd.

(202100-T)

100%

Greenyield Industries (M) Sdn. Bhd. (170596-A)

100%

Givnflow Co. Ltd.

(Vietnam)

(VAT. No. 3700858102)

100%

Melati Aman Sdn. Bhd.

(739847-V)

30%

Greenyield-Sheiphia Holdings (Myanmar) Sdn. Bhd.

(873797-T)

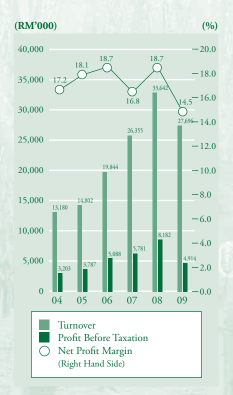
70%

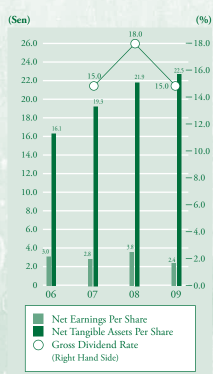
GROUP FINANCIAL REVIEW

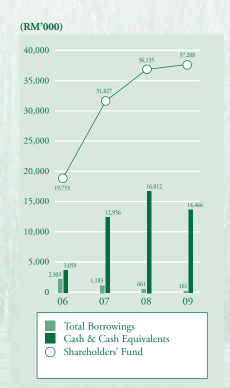
	Financial Year Ended					
	31.7.2004* (RM'000)	31.7.2005* (RM'000)	31.7.2006 (RM'000)	31.7.2007 (RM'000)	31.7.2008 (RM'000)	31.7.2009 (RM'000)
Turnover	13,180	14,802	19,844	26,355	33,642	27,696
Earnings Before Interest, Depreciation, Amortisation and Taxation	4,176	4,759	6,053	6,753	9,476	6,222
Profit Before Taxation	3,203	3,787	5,088	5,781	8,182	4,914
Taxation	937	1,107	1,371	1,359	1,878	901
Profit After Taxation and Minority Interest	2,266	2,680	3,718	4,421	6,304	4,013
Net Profit Margin (%)	17.2	18.1	18.7	16.8	18.7	14.5
Net Tangible Assets	N/A	N/A	19,731	31,808^	36,117	37,191
Net Tangible Assets Per Share (sen)	N/A	N/A	16.1	19.3^	21.9	22.5
Net Earnings Per Share (sen)	1.8	2.2	3.0	2.8	3.8	2.4
Gross Dividend Rate (%)				15	18	15
Total Borrowings	N/A	N/A	2,303	1,183	661	161
Cash and Cash Equivalents	N/A	N/A	3,059	12,956	16,012	14,466
Shareholders' Fund	N/A	N/A	19,753	31,827^	36,135	37,208
Gearing Ratio (%)	N/A	N/A	Net Cash	Net Cash	Net Cash	Net Cash
Fully Paid-Up Share Capital ('000 units)	N/A	N/A	122,740	165,000	165,000	165,000
Weighted Average Share Capital ('000 units) N/A	N/A	122,740	155,738	165,000	165,000

^{*} The figures for financial years ended 31 July 2004 and 2005 are prepared based on a proforma consolidated basis for illustrative purposes only, based on the assumption that the current structure of the Group has been in existence throughout the financial years under review.

The number of shares for financial years ended 2004, 2005 and 2006 was based on the issued and paid-up share capital of 122,740,000 ordinary shares.







[^] Adjusted for the adoption of the revised FRS112.

MR THAM FOO KEONG

53 years of age, Malaysian Executive Chairman and Group Managing Director

Mr Tham Foo Keong was appointed to the Board on 26 March 2005. He is responsible for the direction of the Group's business with emphasis in business development and corporate strategy. He graduated with a Bachelor of Science degree with Second Class Honours (First Division) in Production Engineering from Leeds Polytechnic, United Kingdom.

He started his career in 1981 as a Production Planning Engineer in ASEA Manufacturing Sdn. Bhd. He joined Scientex Industries Berhad as a Planning and Maintenance Manager in 1983, before moving to Brown Boveri Corporation (M) Sdn. Bhd. as Factory Manager in 1985 and subsequently, he was promoted to Divisional Manager. In 1988, he took over the position of Managing Director of Greenyield Industries (M) Sdn. Bhd., a wholly-owned subsidiary of the Company.

MR THAM FOO CHOON

49 years of age, Malaysian Deputy Group Managing Director

Mr Tham Foo Choon was appointed to the Board on 26 March 2005. He is responsible for the marketing activities of the Group. He has undergone marketing and management training courses, and has over 20 years of experience in the marketing of agriculture related products and services.

MR LOKE CHEE KIEN

40 years of age, Malaysian Executive Director

Mr Loke Chee Kien was appointed to the Board on 26 March 2005. Mr Loke is the Group's Director of Corporate Planning, Finance and Operations. He graduated with a Bachelor of Business (Accountancy) degree with Distinction from the Royal Melbourne Institute of Technology, Australia (now known as RMIT University) and obtained his Master of Business Administration (Finance) degree with Distinction from the University of Hull, United Kingdom. He is a Chartered Accountant of the Malaysian Institute of Accountants ("MIA") and also a Certified Practising Accountant ("CPA") of CPA Australia.

Mr Loke started his career with the Arab-Malaysian Corporation Group as an Executive before moving to Chase Manhattan Bank Berhad as an Analyst in Corporate and Investment Banking. In 1995, he joined the investment research industry and has worked for several stockbroking and research firms. He was a Head of Research in Sarawak Securities Sdn. Bhd. and OSK Research Sdn. Bhd. Mr Loke was a pioneer Consultant when he joined the Minority Shareholders' Watchdog Group in early 2002. He joined the Greenyield Group in 2002. He is also a director in VC Corporate Services Sdn. Bhd. involved in the provision of insurance services.

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DR. SIVAKUMARAN A/L SEENIVASAGAM

64 years of age, Malaysian Executive Director

Dr. Sivakumaran a/l Seenivasagam was appointed to the Board on 26 March 2005. He is also the Director of Research & Development ("R&D"), responsible for the R&D activities of the Group. He holds a Bachelor of Science degree with Second Class Upper Honours in Botany from the University of Malaya and a Ph. D in Plant Physiology from the University of Wales (Aberyswyth), United Kingdom.

He started his career with the Federal Land Development Authority ("FELDA") in 1970 as a Plant Protection Officer for Oil Palm and Cocoa before joining the Rubber Research Institute of Malaysia ("RRIM") and later the Malaysian Rubber Board ("MRB"). During his tenure with the RRIM and MRB, he held various positions ranging from Research Officer, Project Leader to Head of the Crop Management Division. His last position with the MRB was as Director of the Production Research and Development Division from 1998 to July 2000. He was also a Specialist Officer on Exploitation and Physiology for the International Rubber Research and Development Board for approximately three (3) years prior to his retirement from the MRB in 2000. Since retiring from the MRB, he has worked as a Plantation Advisor for Felcra Berhad and Rubber Plantations in Cameroons, Malawi and Papua New Guinea and as a Consultant for the Common Fund for Commodities based in Amsterdam.

Dr Sivakumaran was responsible for the development of the RRIMFLOW system for which a patent was granted to the MRB. He received the RRIM Gold Medal in 1993 and the service excellence award from the RRIM in 1992 for his research contributions in the field of rubber exploitation and, in particular, the development of labour saving technologies. He was a member of the Task Force on the Rubber Eco-Project under the auspices of the International Rubber Study Group of the United Kingdom from 2004 to 2006.

MR THAM KIN WAI

41 years of age, Malaysian Executive Director

Mr Tham Kin Wai was appointed to the Board on 23 January 2009. He is responsible for the overall factory operations and managing the quality management system of the factory, developing and executing all marketing activities. Furthermore, he also involves in product and market development for existing and new customers, planning and participating in International Trade Fairs. He graduated with a Bachelor of Science degree in Business Administration from National College, United States of America.

He started his career after graduation in 1994 as a Finance and Administrative Executive in Greenyield Industries (M) Sdn. Bhd. ("GYI") and subsequently, he rose to the rank of General Manager of GYI in 2001.

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DR. ZAINOL BIN MD. EUSOF

59 years of age, Malaysian Independent Non - Executive Director

Dr. Zainol Bin Md. Eusof was appointed to the Board on 26 March 2005. He is the chairman of the Audit Committee, Remuneration Committee and Nomination Committee of the Company. Dr Zainol holds a Bachelor of Science degree in Geology from Universiti Malaya, and obtained his Master of Science and Doctor of Philosopy in Soil Science from the State University of Ghent, Belgium.

He was attached to the Rubber Research Institute of Malaysia from 1974 until 2002, where he last served as Head of the Crop Management Unit. During his tenure with the RRIM, he represented RRIM in several national and international conferences and headed the RRIM collaborative research projects with the International Board for Soil Research and Management. He has published over 72 papers in soil science, agronomy and land management during the course of his career, and carried out post-doctorate research at the Ohio State University and the University of West Indies. He was also involved in a joint research effort with the Australian Centre for International Agricultural Research from 1986 to 1992 and with the International Water Management Institute from 2000 to 2002.

In 1995, Dr. Zainol received the RRIM service excellence award for his contribution to research in soil management systems. From 1998 to 2002, he headed the programme on the development of Low Intensity Tapping Systems at the RRIM. During the same period, he was a member of the Urea Research Council for Petroliam Nasional Berhad and an external examiner for the Ph.D programme of Universiti Putra Malaysia.

Dr. Zainol currently is the Director of Operations with Leadhardware Sdn. Bhd., a company specializes in energy and communication projects. His role is to monitor the progress of the company's projects, from implementation to financial performance, and reports to public agencies concerned.

MR YONG SWEE LIN

41 years of age, Malaysian Independent Non – Executive Director

Mr Yong Swee Lin was appointed to the Board on 23 January 2009. He is a member of the Audit Committee, Remuneration Committee and Nomination Committee of the Company. Mr Yong is a Chartered Accountants of the Malaysian Institute of Accountants ("MIA") and is a Fellow member of Association of Chartered Certified Accountants ("ACCA").

He started his career with KK Chow & Wong in 1988, and subsequently he joined Loh & Co in 1991 and left in 1993 to join Adab Trading Sdn. Bhd. Then he left Arab Trading Sdn. Bhd. and was self-employed from January 1995 to June 1997. He then joined Horwarth Mok & Poon as Audit Senior Assistant from 1997 to 1999. Currently he is a Audit Manager of L. H. Loo & Co. He is also currently attached to SL Yong & Co (Chartered Accountant Non Audit) as well as SL Management Services.

(continued)

MR MAHBOB BIN ABDULLAH

65 years of age, Malaysian Independent Non – Executive Director

Mr Mahbob was appointed to the Board on 1 July 2009. He is a member of the Audit Committee of the Company. Currently, he is also a Director of some Felda Subsidiaries, including Felda Plantations Sdn. Bhd., and FIMA Bulking Sdn. Bhd. (a subsidiary of Kumpulan Fima Berhad).

Mr Mahbob started his career with Harrisons and Crosfield in Perak on a rubber plantation and then joined Plantations Agencies Ltd. in Tangkak, Johor. He was attached to Unilever's Pamol Plantations in Kluang, Johor and Sabah, and Solomon Islands from 1968 to 1987. In 1984, he moved to London as senior team member and supervised Unilever Plantations in DR Congo, Ghana, Cameroun, Nigeria, Thailand and Malaysia. He joined Sime Darby Berhad from 1987 to 1993 as a consultant and later as the Director of Refineries from 1993 to 2000, producing edible oils in Malaysia, Singapore, Thailand and Egypt, mainly for overseas markets. He was a member of the Malaysian Palm Oil Board (MPOB) Programme Advisory Committee. After his retirement from Sime Darby in 2000, he formed his consultancy business, IPC Services Sdn. Bhd. to provide services in the upstream and downstream businesses of the industry within Malaysia and internationally.

Conflict of Interest

None of the Directors have any conflict of interest with the Company.

Family Relationship

None of the Directors have any family relationship with other Directors and/or substantial shareholders except for the following:-

- (a) Mr Tham Foo Keong and Mr Tham Foo Choon together with deemed substantial shareholders, namely, Mr Tham Chong Sing and Mr Tham Fau Sin are brothers.
- (b) Mr Tham Foo Keong is the spouse of substantial shareholder, Madam Twong Yoke Peng. He is also the brother in-law of Mr Loke Chee Kien.
- (c) Mr Tham Kin Wai is the son of Mr Tham Chong Sing. He is also the nephew of Mr Tham Foo Keong and Mr Tham Foo Choon.

Conviction of Offences

None of the Directors have been convicted of any offence within the past 10 years, other than traffic offences, if any.

CHAIRMAN'S STATEMENT

Dear Shareholders,

I am pleased to report that Greenyield Berhad ("Greenyield") has remained profitable for the financial year ended 31 July 2009.

Operating Results

Despite the global economic crisis which triggered the fall in global commodity prices, Greenyield remained profitable albeit seeing its group revenue for the financial year ended 31 July 2009 easing RM5.9 million to RM27.7 million from RM33.6 million a year ago, or declining 17.7%. The prudent management of Greenyield enabled the group to achieve a consolidated profit after tax of RM4.0 million, a drop of RM2.3 million from RM6.3 million recorded in the financial year ended 31 July 2008, or a decline of 36.3%.

Market Outlook

The management of Greenyield viewed the year ahead to remain challenging. At Greenyield, the fundamental strength and diversity of our business have given us the confidence and the agility to remain profitable for the financial year ended 31 July 2009. No doubt we were humbled by the unfavorable and challenging year in 2009, we learned a valuable lesson in dealing with the economic crisis. We can look forward into possibilities of tapping into opportunities that may surface as the global economy gathers strength on recovery.

Research & Development

Despite the economic crisis during the financial year ended 31 July 2009, Greenyield continue to invest actively in Research and Development activities, where Research & Development expenditure reached RM0.7 million during the financial year, equivalent to 2.7% of group revenue. Greenyield looks forward to introduce new products and enhancements of existing products in the years ahead.

Board Changes

During the financial year ended 31 July 2009, Tajuddin Bin Ismail and Dr. Shaikh Awadz Bin Shaikh Abdullah resigned from our Board as Executive Director and Independent Non-Executive Director respectively. On behalf of the Board of Directors, I wish to record our sincere thanks and appreciation for their contributions rendered during their tenure as Directors in our Company.

Dividend

The Board is recommending a final dividend of 1.5 sen per ordinary share for the financial year ended 31 July 2009. This proposed dividend is subject to your approval at the forthcoming Annual General Meeting.

Acknowledgement

I wish to take this opportunity to thank all our shareholders, customers, business associates, financiers, suppliers and regulatory authorities for their continuous support and understanding extended to us during the year. I also wish to thank my fellow Board members, management and staff for their support, guidance and contributions. The effort and enthusiasm of all involved have enabled the Greenyield group to be a trusted and reliable partner to companies we served globally.

Tham Foo Keong

Executive Chairman

MANAGEMENT'S DISCUSSION

Review of Group's Performance During the Financial Year

The uptrend of Greenyield's revenue and profit took a breather as the global economic crisis trimmed demand for plantation-related systems, products and services which continued to be the Group's biggest revenue and profit contributor. However, strong demand for the Artstone plant pot from the American market, the European market and the Australian market boosted the sales of non-plantation related products which took up part of the slack from the drop in sales of plantation-related systems, products and services.

For the financial year ended 31 July 2009, group turnover declined 17.7% to RM27.7 million from RM33.6 million recorded a year ago. Meanwhile, consolidated net profit after tax was RM4.0 million, a drop of 36.3% from RM6.3 million achieved in financial year ended 31 July 2008. In addition to the decline in turnover, profitability was trimmed by lower margin recorded during the financial year. Despite the global economic crisis, Greenyield still derived about 75% of its group revenue from the oversea markets.

INDUSTRY TREND AND DEVELOPMENT

Plantation-related Systems, Products and Services

Adverse effects from the global economic crisis did not spare the decline in demand for Greenyield's plantation-related systems, products and services. Along with other major commodities, the price of natural rubber SMR20 tumbled from a high of RM10.00 per kg in July 2008 to RM4.00 per kg, before stabilizing at the RM5.00 – RM6.00 per kg level.

Due to the plunge in demand for natural rubber during the financial year, plantation owners and rubber smallholders around the world cut back their expenditure in order as to remain profitable. However Greenyield advised it's customers that the best option is to boost yield productivity markedly through adoption of appropriate technologies such as the GIMFLOW/GIVNFLOW/RF3G/RRIMFLOW systems during times of low rubber prices so that cost of production can be reduced substantially and margins of profitability maintained. This advice was well received by a number of existing customers who continued purchases of the GIMFLOW/GIVNFLOW/RF3G/RRIMFLOW systems and other products marketed by the company albeit at reduced quantities.

Greenyield is glad to report that as a result of the strong support from its customers, many of its global customers were able to ride on the strong rebound in the global demand for natural rubber especially by July year 2009, the price of natural rubber SMR20 surged pass the RM7.00 per kg mark. SMR20 touched RM8.00 per kg in November 2009.

Non-Plantation Related Products

Artstone plant pots continued to be the impetus of growth for Greenyield's non-plantation related products and the Group during the financial year ended 31 July 2009. Despite facing an economic meltdown, sales of Artstone plant pots to the USA consumer market continued to grow during the financial year. Greenyield believes that the encouraging results are largely due to the uniqueness of the Artstone plant pots and the close working relationship between Greenyield and its buyer in the USA to meet the changing consumer demand in the country. Similar results were registered in sales of Artstone plant pots to the European markets and the Australian market. Greenyield continued to expand the markets for Artstone plant pots by actively participating in trade and garden fairs around the world by generating more interest in this unique plant pots.

During the financial year, Greenyield's wholly-owned subsidiary Greenyield Industries (M) Sdn. Bhd. entered into Collaborative Agreement ("CA") with *Novelty Manufacturing Company Inc.* of the USA, *Day 1 Pty Ltd.* of Australia and *Ter Steege B.V.* of the Netherlands to develop high quality, trendy and environmentally friendly lawn and garden products and plant pots utilizing Artstone material to the North American and South American markets, the Australian and New Zealand markets and the European markets respectively. Greenyield looks forward to the results arising from these collaboration efforts as it would improve efficiencies and avoid redundant and overlapping development activities, through leveraging resources, capabilities and capacities of each party.

MANAGEMENT'S DISCUSSION

(continued)

Corporate Developments

During the financial year, Greenyield has acquired a 30%-stake in Melati Aman Sdn. Bhd. ("MASB") for RM330,000. The balance 70% of MASB was acquired by Nirvana Memorial Park Sdn. Bhd. ("NMPSB"), a 100%-owned subsidiary of NV Multi Corporation Bhd., a company listed on the Main Board of Bursa Malaysia Securities Berhad for RM770,000. MASB has been granted by the Government of the State of Kelantan the permit to use an identified 400 hectares of forest reserve land in Hutan Simpan Kekal Relai in Kelantan to reforest and cultivate rubber trees under the Kelantan State Government's *Projek Pembangunan Ladang Getah Klon Balak* for a term of fifty ("50") years from 21 April 2009.

The investment in MASB would provide Greenyield and NMPSB the opportunity to tap into the expected growing global demand for natural rubber. Meanwhile, Greenyield would be responsible in developing and managing the reforestation and cultivation of rubber trees in the land. As Greenyield has the expertise in the reforestation and cultivation of rubber trees on lands suitable for rubber plantation, Greenyield will use the land in Kelantan to showcase to the world of its expertise while developing a new source of income for the group.

Meanwhile, Greenyield is planning to venture into Myanmar by exploring opportunities to cultivate land by planting rubber trees or managing existing rubber trees and rubber processing factories in Myanmar. This foray will be undertaken by a newly incorporated company known as Greenyield-Sheiphia Holdings (Myanmar) Sdn. Bhd. ("Greenyield-Sheiphia") which is 70%-owned by whollyowned subsidiary Gim Triple Seven Sdn. Bhd. ("GTSSB") and the balance 30%-stake owned by Dr. Rohani Binti Sher Jung who has substantial involvement in rubber plantations in Myanmar.

On the Vietnam front, Givnflow Co. Ltd. (100%-owned by GTSSB) has finally commenced construction of a factory on a piece of land measuring 6,800 square meters leased in Vietnam-Singapore Industrial Park II ("VSIP II") in year 2007. The construction of the factory was delayed by more than 12 months due to high inflation experienced in Vietnam in year 2008 which drove up the cost of construction, and the recent global economic crisis. After much deliberation, the management of Greenyield decided to proceed with the construction of the factory in September 2009 in view of the continued firm demand for Greenyield's plantation systems and products in Vietnam. The factory is expected to commence operation in the first half of year 2010.

Research & Development ("R & D")

The R & D Division of Greenyield reached another new milestone as the Division (through wholly-owned subsidiary RCP Technologies Sdn. Bhd.) formalized three ("3") Research Collaboration Agreements ("RCA") with the Rubber Research Institute of Vietnam ("RRIV"). This is pursuant to the signing of a Memorandum of Understanding ("MOU") with RRIV on 18 September 2008 which will enable the R & D Division to explore together with RRIV, ways for further collaboration in research and development in areas of common interest related to the development of systems, products and services based on agro-technology for rubber trees and rubber plantations.

The RCA will enable both organizations to synergize their inherent strengths in the development of state of the art technologies and products for the rubber industry both in Vietnam and elsewhere in the World. The R & D collaboration between the two organizations will result in better use of resources and minimize duplication of efforts in pursuit of common goals. The RCAs entered into are:-

- Project 1 Comparative evaluation of promising improved Ethephon Plus formulation with currently used formulations;
- Project 2 Study performance of "RF3G" short cut system on clone RRIV 4 tapped on panel BO-2 (field where tapping is due to commence on panel BO-2 on completion of tapping on panel BO-1); and
- Project 3 Evaluation of Green Plus on nursery and budwood garden.

RRIV is the custodian of the rubber industry in Vietnam. The primary objective of RRIV is to assist in the development and modernization of the Vietnam rubber industry in all aspects from cultivation of the rubber tree, the extraction and processing of its raw rubber, the manufacture of rubber products and the marketing of rubber and rubber products.

Meanwhile, the R & D Division is continuing its ongoing research on its existing projects such as the development of Biopesticide and Organic Plus Fertilizer, and on improving existing products which among others include a more effective applicator and external sealant for the GIMFLOW/GIVNFLOW/RF3G systems.

During the financial year ended 31 July 2009, Greenyield increased its investment in R & D to RM0.7 million from RM0.67 million a year ago, or about 2.7% of group revenue. The Group continues to commit by investing between 2.0% and 2.5% of its revenue in R&D each year.

The sharp increase in the selling price of land planted with mature rubber trees has prevented Greenyield from utilizing the RM1.5 million allocated from its initial public offering proceeds, to purchase such land with the targeted acreage and pricing, to be used as field laboratories and for setting up of a nursery to conduct R & D on fertilizers, growth enhancers and chemicals. Greenyield will continue to source for such land for R & D purposes at a more reasonable pricing.

MANAGEMENT'S DISCUSSION

(continued)

Corporate Social Responsibility ("CSR")

During the financial year ended 31 July 2009, Greenyield has supported various charities and fund raising activities while giving donations to non-profitable organizations, hospitals and schools. Greenyield has offered internship and industrial training to undergraduates from local colleges and universities as part of its efforts in grooming future leaders for the country. In line with the "Green" concept, Greenyield continues to encourage its staff and workers to find various methods to conserve energy and resources in its working environment, while trying to use energy-saving devices such as lightings, as much as possible, in an effort to reduce the effect of global warming. Meanwhile, we also emphasize on quality work environment by adopting strict health and safety measures where safety values are inculcated into our staff force as part of their work ethics. This is especially during the H1N1 influenza epidemic, the Group distributed face mask to its staff to reduce the spread of the influenza virus while encouraging staff that are down with suspected syndrome of the influenza to stay at home to rest and recover adequately.

Prospect

Greenyield expects the financial year ending 31 July 2010 to be another challenging year as compared to its previous financial year ended 31 July 2009. This is because we have yet to see a clear positive signal and path that the global economic health has fully recovered.

However, Greenyield is taking the pro-active steps to tap into the recovery of the global economic crisis by working closer with its existing and new customers while identifying new synergistic investment opportunities around the world. On the home front, Greenyield is beefing up its internal infrastructure, such as implementing an Enterprise Resource Planning ("ERP") system in the operation of the group, in order for the group to operate in a more efficient and effective manner especially in the handling of the ever changing dynamics of the global economy.

The Board of Directors of Greenyield Berhad ("the Company") is fully committed to fully recognize and appreciates the importance of maintaining the highest standard of corporate governance by constantly having an effective corporate governance framework. The Board ensures that high standards of fairness, accountability, responsibility, transparency and integrity are attained and maintained in running the Group's operations and business. The Board is confident that an effective corporate governance framework will enable the Company to enhance shareholders' value on a sustainable basis while protecting shareholders and stakeholders' interests.

The statement below sets out how the Group has applied the principles and the best practices as governed by the ACE Market Listing Requirements of Bursa Malaysia Securities Berhad ("Listing Requirement") and the Malaysian Code on Corporate Governance ("the Code"). Unless otherwise stated, the Board has throughout the financial year ended 31 July 2009 complied with best practices indicated in the Code.

A. DIRECTORS

Board Composition, Balance and Responsibilities

Greenyield is led and managed by an effective Board consisting of professionals and competent directors with different qualification, expertise and experience that are highly relevant to the management of the Group's businesses. The profile of each Director is presented on pages 9 and 12 of this Annual Report.

The Board has overall responsibility for the performance of the Group. This includes strategic planning, continuous review of the Group's business operations and performance, monitoring, implementing and review of appropriate processes and internal controls to manage business risk, and generally, ensuring that the Group is being managed and its businesses are conducted in accordance with high standards of accountability and transparency. The Executive Directors are responsible for implementing the corporate strategies and management of day-to-day operations of Greenyield. The Independent Non-Executive Directors are responsible in exercising independent judgment and to act in the best interests of Greenyield ensuring that decisions made by the Board are deliberated fully and objectively with regard to the long term interest of all stakeholders.

The current Board comprises eight (8) members, including five (5) Executive Directors and three (3) Independent Non-Executive Directors. This composition has complied with the minimum one-third requirement for Independent Directors to be on the Board.

Mr Tham Foo Keong continues to hold the roles of Chairman and Group Managing Director ("Group MD") due to his proven track-record in displaying his entrepreneurship and leadership skills, business acumen and in-depth experience in the plantation industry, especially the natural rubber industry. Although the roles are combined, the Board is of the view that there are sufficient Independent Directors on the Board to ensure fair and objective deliberations at Board Meetings and who are capable of exercising independent judgments. The Chairman/Group MD always abstains from all deliberations and voting on matters, which he is directly or deemed interested.

The presence of three (3) Independent Non-Executive Directors fulfils the pivotal role in corporate accountability. They collectively provide the necessary checks and balances i.e. unbiased and independent views, advice and judgments on issues of strategies, performance and resources.

Dr. Zainol Bin Md. Eusof serves the Group as the Senior Independent Non–Executive Director. If there are any concerns pertaining to the Group, please do not hesitate to contact Dr. Zainol at Greenyield's registered address.

Board Meetings

During the financial year ended 31 July 2009, five (5) Board Meetings were held on the following dates:-

- i. 23 September 2008
- ii. 22 December 2008
- iii. 26 March 2009
- iv. 20 May 2009
- v. 22 June 2009

(continued)

Details of attendance at the Board Meeting are as follows:-

Directors	No. of Board Meetings attended	Percentage of Attendance (%)
Tham Foo Keong	5/5	100
Tham Foo Choon	5/5	100
Loke Chee Kien	5/5	100
Dr. Sivakumaran A/L Seenivasagam	5/5	100
Dr. Zainol Bin Md. Eusof	5/5	100
Tham Kin Wai (Appointed on 23 January 2009)	3/3	100
Yong Swee Lin (Appointed on 23 January 2009)	3/3	100
Mahbob Bin Abdullah (Appointed on 1 July 2009)	-	-
Tajuddin Bin Ismail (Resigned on 20 May 2009)	4/4	100
Dr. Shaikh Awadz Bin Shaikh Abdullah (Resigned on 20	<i>May 2009)</i> 4/4	100

All the Directors have complied with the minimum 50% attendance requirement in respect of Board Meetings as stipulated by the Listing Requirements.

All proceedings of the Board Meetings are minuted which are then circulated to all Directors for their perusal prior to confirmation of the minutes at the following Board Meeting.

Supply and Access of Information

The agenda together with Board papers are circulated on a timeliness manner prior to Board meetings to enable the Directors to review and consider matters to be deliberated and if necessary, seek additional information or clarification from the Management in order to be fully briefed before the meeting. The Board papers include reports relevant to the issues of the meeting covering the areas of:-

- i) financial report (e.g. quarterly financial results);
- ii) business development report;
- iii) operational matters;
- iv) corporate developments of the Group;
- v) audit reports; and
- vi) regulatory compliance matters and updates issued by the various regulatory authorities.

In furtherance of their duties, the Directors have unrestricted access to any information pertaining to the Group as well as the advice and services of the Company Secretary and external auditors as well as independent professional advisers whenever necessary, at the Company's expense in accordance with established procedure which has been communicated to them.

Directors' Training

The Directors have attended various conferences, seminars and briefings to keep abreast with the latest development in the industry and the global environment, in order for them to be effective in performing their fiduciary duties and responsibilities. These trainings range from many areas that include latest developments in the plantation and rubber industry, global economic situation, corporate governance issues, financial-related developments and strategic planning. All members of the Board have attended the Mandatory Accreditation Programme prescribed by Bursa Securities.

The Directors will continue to undergo other relevant training programs that can further enhance their knowledge in the latest development relevant to the Group, to enable them to discharge their responsibilities effectively.

(continued)

Retirement and Re-election

The Articles of Association of the Company provide that at least one third of the Directors are subject to retirement by rotation at every Annual General Meeting. The Directors to retire in each year are those who have been longest in office since their appointment or re-appointment. In addition, new Director(s) appointed to the Board shall also retire at the next coming Annual General Meeting following the appointment.

All Directors are further required to retire from office once at least in three (3) years. All retiring Directors are eligible for re-election/reappointment.

Board Committees

The Board has delegated specific responsibilities to subcommittees to assist the Board in carrying out its fiduciary duties. They are:-

- i) Audit Committee
- ii) Nomination Committee
- iii) Remuneration Committee

All the above committees have written terms of reference and operating procedures that have been adopted by the Board.

i) Audit Committee

The primary objective of the Audit Committee is to assist the Board of Directors to review the adequacy and integrity of the Group's internal control/systems, financial accounting and reporting matters.

The Audit Committee comprises all Independent Non-Executive Directors. The committee is chaired by Dr. Zainol Bin Md. Eusof, while the other members are Independent Non-Executive Directors, Yong Swee Lin and Mahbob Bin Abdullah who were appointed to the Audit Committee on 23 January 2009 and 1 July 2009 respectively. Dr. Shaikh Awadz Bin Shaikh Abdullah resigned from the Audit Committee on 20 May 2009 and Mr Loke Chee Kien ceased to be an Audit Committee member on 23 January 2009.

The composition and terms of reference of the Audit Committee are as set in the Audit Committee Report on pages 24 to 27.

(ii) Nomination Committee

The Nomination Committee reviews the Board structure, size and composition, and makes recommendation to the Board suitable candidates for appointment as Directors and the Committees of the Board. The Nomination Committee also assists the Board in reviewing, on an annual basis, the required mix of skills, experience and effectiveness of the Board and the performance of the directors.

The Nomination Committee comprises two (2) Independent Non-Executive Directors. The committee is chaired by Dr. Zainol Bin Md. Eusof, while the other member is Yong Swee Lin which was appointed on 29 May 2009. Dr. Shaikh Awadz Bin Shaikh Abdullah resigned from the Nomination Committee on 20 May 2009.

The Nomination Committee meets as and when necessary and shall meet at least once a year. For the financial year ended 31 July 2009, the Nomination Committee met once to review of the structure, size and composition of the Board, the effectiveness of the Board and the performance of the directors.

(iii) Remuneration Committee

The Remuneration Committee is entrusted, among others, with the responsibility for setting the policy framework and for making recommendations to the Board on all elements of the remuneration of Directors including key senior management officers. Directors' remuneration will be a matter to be determined by the Board as a whole with the Director concerned abstaining from deliberations and voting on decisions in respect of his individual remuneration.

The Remuneration Committee comprises two (2) Independent Non-Executive Directors. The committee is chaired by Dr. Zainol Bin Md. Eusof, while the other member is Yong Swee Lin which was appointed on 29 May 2009. Dr. Shaikh Awadz Bin Shaikh Abdullah resigned from the Remuneration Committee on 20 May 2009.

The Remuneration Committee meets as and when necessary and shall meet at least once a year. The Remuneration Committee met twice during the financial year ended 31 July 2009.

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B. DIRECTORS' REMUNERATION

The Remuneration Committee recommends to the Board the framework for the remuneration of the Executive and Non-Executive Directors. The remuneration of the Directors of the Company for the financial year ended 31 July 2009 is paid by the Group and the details are as follows:-

		Executive Directors (RM'000)	Non-Executive Directors (RM'000)
•	Fees	-	29
•	Salaries	1,154	
•	Bonuses & other emoluments	48	9
•	Share options granted under ESOS	307	18
		1,509	56

The number of Directors of the Company whose total remuneration fall within the following band are as follows:-

	No. of I	Directors
Remuneration Band	Executive Directors	Non-Executive Directors
• Less than RM50,000	-	4
• RM50,000 – RM100,000	2	-
• RM100,001 – RM150,000	1	
• RM150,001 – RM200,000		
• RM200,001 – RM250,000		
• RM250,001 – RM300,000	2	
• RM300,001 – RM350,000	1	
• RM350,001 – RM400,000		
• More than RM400,001	ILE WEST AND A	
	6	4

C. RELATIONSHIP WITH SHAREHOLDERS & INVESTORS

The Board recognises and acknowledges the importance of being accountable to its investors and as such has maintained an active and constructive communication policy that enables the Board and Management to communicate effectively with its investors.

The various channels of communication are through the quarterly results, research reports, announcements on material corporate exercise, circulars and the holding of Annual General Meeting ("AGM"). However, any information that may be regarded as undisclosed material information about the Group will not be given to any single shareholder or shareholder group.

The Annual Report of Greenyield is a key channel of communication with its shareholders and investors. Greenyield strives to present its Annual Report as comprehensive and informative as possible.

Greenyield's AGM remains the principal forum for dialogue with shareholders. The Company will hold its 7th AGM on 22 December 2009. The Board welcomes shareholders' participation at the AGM. Shareholders who are unable to attend are encouraged to appoint proxy(ies) to attend and vote on their behalf. The Executive Chairman, and where appropriate, the members of the Board shall be available to respond to shareholders' queries during the AGM.

Greenyield also responds to requests for meetings with institutional shareholders and analysts to provide them a better understanding of the business activities of the Group.

Shareholders can also obtain up-to-date information on the Group's various activities by accessing its website at www.greenyield.com.my or http://greenyield.listedcompany.com.

Greenyield is a member of the Malaysian Investor Relations Association ("MIRA") and has been selected to participate in the Investor Relations Incentive Programme ("IRIP"). MIRA is Malaysia's first professional association committed to developing and advancing the proficiency of its members in the field of investor relations ("IR"). Greenyield is utilizing MIRA's expertise in establishing and implementing an IR programme.

Any queries to Greenyield may be conveyed to the following person:-

Mr Loke Chee Kien, Executive Director Tel: 03 – 8736 8777; Fax: 03 – 8737 0723

(continued)

D. ACCOUNTABILITY AND AUDIT

Financial Reporting

The Board is committed in presenting a balanced and meaningful assessment of the Group's financial position and prospects through its annual financial statements and quarterly announcements to its shareholders. The Audit Committee assists the Board in overseeing the Group's financial reporting processes and the quality of its financial reporting.

The Statement by the Directors of their responsibilities in relation to the financial statements is set out on page 66 of this Annual Report.

Internal Controls

The Directors acknowledge their responsibilities for the Company to maintain a sound system of internal controls covering financial, operations and compliance controls and to safeguard shareholders' investment and the Company's assets. While every effort is made to manage the significant risks, by its nature, the system can only provide reasonable but not absolute assurance against material misstatement or loss. Ongoing reviews are carried out by the Board, with the assistance of the Audit Committee, internal auditors and external auditors, to safeguard the Group's assets.

For the financial year ended 31 July 2009, the Board has engaged an independent professional firm for the provision of Internal Audit ("IA") services to Greenyield Berhad. The professional firm shall identify auditable areas and risk significance of each business processes, taking into consideration of the following aspects:-

- Core business and activities of the Group;
- Risk profile of the Group;
- Need for compliance auditing;
- Management expectations and concerns; and
- Improvement opportunities.

The Board is confident that the above aspects will improve the Group's risk coverage and allow the Group to receive an efficient and effective level of audit coverage.

The Statement on Internal Control is set out on pages 22 to 23 of the Annual Report.

Relationship with Auditors

Through the Audit Committee, Greenyield maintains a formal and transparent relationship with the Group's external auditors. The Audit Committee is able to convene meetings with the external auditors without the attendance of the executive members of the committee. The role of the Audit Committee in relation to the external auditors is more particularly described in the Audit Committee Report on pages 24 to 27 of this Annual Report.

E. STATEMENT OF DIRECTORS' RESPONSIBILITY IN RESPECT OF FINANCIAL STATEMENTS

The Directors are required by the Companies Act, 1965 to prepare financial statements for each financial year which have been made out in accordance with the Financial Reporting Standards and give a true and fair view of the financial positions of the Group and the Company at the end of the financial year and of the financial performance and cash flows of the Group and the Company for the financial year.

In preparing the financial statements for the financial year ended 31 July 2009, the Directors have :-

- adopted suitable accounting policies and applied them consistently;
- ensured that applicable accounting standards have been followed;
- made judgements and estimates that are reasonable and prudent;
- prepared financial statements on the going concern basis as the Directors have a reasonable expectation, having made enquiries, that the Group and the Company have adequate resources to continue in operational existence for the foreseeable future.

The Directors are responsible for ensuring that the Company keeps accounting records which disclose with reasonable accuracy the financial positions of the Group and Company and which enable them to ensure that the financial statements comply with the Companies Act, 1965.

This Statement on Corporate Governance was made by the Board of Directors in accordance with a resolution passed by the Board of Director on 13 November 2009.

STATEMENT ON INTERNAL CONTROL

INTRODUCTION

The Listing Requirements of Bursa Malaysia Securities Berhad for the ACE Market require directors of listed companies to make a statement in the annual report about the state of their internal controls. The Malaysian Code on Corporate Governance requires listed companies to maintain a sound system of internal controls to safeguard shareholders' investment and the Groups' assets.

The Board is pleased to provide the following statement on the state of internal control of the Group for the financial year ended 31 July 2009. The statement has been prepared in accordance with the "Internal Control Statement – Guidance for Directors of Public Listed Companies".

BOARD RESPONSIBILITIES

The Board recognises the importance of a sound system of internal control and effective risk management practices to good corporate governance. The Board affirms its overall responsibility for reviewing the adequacy and the integrity of the Group's internal control system.

However, there are limitations that are inherent in any system of internal control and such systems are designed to manage and control risks appropriately rather than to eliminate them. Hence, it is imperative to note that any internal control system can only provide reasonable and not absolute assurance against material misstatement or loss.

The Board will continue taking necessary measures to strengthen its internal control system to address any weakness identified.

RISK MANAGEMENT

Presently, the Board's primary objective and direction in managing the Group's risks are focused on the achievement of the Group's business objectives. The Board regards risk management as an integral part of the Group's business operations, and since last financial year, has adopted a Risk Management Policy (RMP). This RMP will allow for a consistent management of risks within defined risk/return parameters and tolerances. As such, the RMP will provide a framework for the effective identification, evaluation, management and reporting of Group's risk.

Subsequent to year-end, the Group has formally set-up a risk management committee as proposed by RMP. The risk management committee comprises mainly Executive Directors of the Group. Prior to such set-up, the Group deliberated its risk related matters at the Executive Committee meetings which are held on a regular basis. The risk management committee intends to review and update its risk management policies as and when it necessitates.

INTERNAL CONTROL FRAMEWORK

During the financial year ended 31 July 2009, the internal auditors have carried out their review according to the approved Internal Audit Plan. The review covered the assessment on the adequacy and effectiveness internal controls of selected key processes for three of the Group's subsidiaries. Upon completion of the internal audit review, the internal audit observations, recommendations and management comments were reported to the Audit Committee.

The Board is ultimately responsible for the implementation and maintenance of the Group's internal processes and procedures. The Board has put in place the following internal control elements for the current year under review:-

- The Executive Directors are closely involved in the running of the day to day business and operations of the Group by attending monthly meetings both at management and operational levels. The Executive Directors report to the Board on significant changes in the business and external environment, which affect the operations of the Group at large;
- Review of statutory annual financial statements and quarterly reports by evaluating the reasons for unusual variances noted thereof by the Board and Audit Committee before the announcement to Bursa Malaysia;

STATEMENT ON INTERNAL CONTROL

(continued)

INTERNAL CONTROL FRAMEWORK (continued)

- The Board has in place an organisational structure with defined lines of responsibilities, proper segregation of duties and delegation
 of authority. A process of hierarchical reporting has been established, which provides for a documented and auditable trail of
 accountability. The procedures include the establishment of limits of authority and monitoring of credit terms to reduce the
 exposure of credit risks;
- The organisational structure of the Company and its subsidiaries has defined lines of accountability and authorities for all aspects of the business;
- Internal control procedures include the publication of the Employees Handbook, which highlights policies on health and safety, staff performance and serious misconduct. These procedures are relevant across the Group to provide for continuous assurance to be given at increasingly higher levels of management and finally to the Board;
- The engagement of an independent professional firm to assist the Audit Committee in providing independent assessment on the adequacy, efficiency and effectiveness of internal control system and ensuring operational compliance with standard operating procedures within the Group;
- Annual audit by external quality auditors to ensure the quality system of Greenyield Industries (M) Sdn. Bhd. and RCP Technologies
 Sdn. Bhd. are in compliance with all requirements of the ISO 9001:2008 Certifications. The certification serves as an assurance to
 customers of the delivery of the highest quality of systems, products and services by the Group; and
- Terms of reference have been written for the Board Committees namely the Audit Committee, Nomination Committee, Remuneration Committee and Option Committee.

The Board believes that the aspects above will improve the Group's risk coverage and allow the Group to receive an efficient and effective level of audit coverage.

CONCLUSION

The Board is of the view that there were no significant weaknesses in the system of internal control of the Group that may have a material impact on the operations of the Group for the financial year ended 31 July 2009. The Board will continue to take necessary measures to strengthen and improve its internal control structure in order to manage the risks more effectively.

This statement has been made in accordance with a resolution passed in the Board of Director on 13 November 2009.

MEMBERSHIP & MEETINGS OF AUDIT COMMITTEE

The Audit Committee was established in compliance with Rule 15.09 of the Listing Requirements of Bursa Malaysia Securities Berhad for the ACE Market ("Listing Requirements") and comprises 3 members as follows:-

	Composition of the Audit Committee	Attendance at the Audit Committee Meeting during the financial year ended 31 July 2009
Chairman :	Dr. Zainol Bin Md. Eusof <i>Independent Non-Executive Director</i>	5/5
Members :	Yong Swee Lin Independent Non-Executive Director (Appointed on 23 January 2009)	2/2
	Mahbob Bin Abdullah Independent Non-Executive Director (Appointed on 1 July 2009)	
	Dr. Shaikh Awadz Bin Shaikh Abdullah Independent Non-Executive Director (Resigned on 20 May 2009)	4/4
	Loke Chee Kien Executive Director (Ceased on 23 January 2009)	3/3

SUMMARY OF ACTIVITIES OF COMMITTEE

During the financial year ended 31 July 2009, the Committee has carried out the following activities:-

- reviewed the quarterly reports and audited financial statements of the Group prior to submission to the Board for consideration and approval;
- in conjunction with the quarterly reports, review is made for the Company's compliance with the Listing Requirements, MASB and applicable regulatory requirements;
- reviewed the related party transactions entered into by the Group;
- reviewed the fees of the external auditors;
- consider the re-appointment of the external auditors;
- reviewed with the external auditors the audit plan, scope of work and audit report; and
- reviewed the management letter issues and management's response.

TERMS OF REFERENCE OF AUDIT COMMITTEE

1. Composition

The Board of Directors ("BOD") of Greenyield Berhad (the "Company") resolved to establish a Committee of the BOD to be known as the Audit Committee on 30 May 2005.

The Audit Committee shall be appointed by the BOD from among their number (pursuant to a resolution of the Board of Directors) and shall be composed of not fewer than three (3) members, exclusively of Non-Executive Directors by 31 January 2009, who are financially literate and the majority of whom shall be Independent Directors. The Group Managing Director / Group Chief Executive Officer of the Company or alternate director shall not be a member of the Audit Committee.

At least one member of the Audit Committee and / or the person primarily responsible for the financial management of the Company, who signs the statutory declaration:-

- a) must be a member of the Malaysian Institute of Accountants; or
- b) if he is not a member of the Malaysian Institute of Accountants, he must have at least three years' working experience and:
 aa) he must have passed the examinations specified in Part I of the 1st Schedule of the Accountants Act 1967; or

(continued)

TERMS OF REFERENCE OF AUDIT COMMITTEE (continued)

1. Composition (continued)

- bb) he must be a member of one of the associations of accountants specified in Part II of the 1st Schedule of the Accountants Act 1967.
- c) fulfil such other requirements as prescribed or approved by the Bursa Malaysia Securities Berhad.

The members of the Audit Committee shall elect a chairman from among their number who is an Independent Director.

In the event the elected Chairman is not able to attend a meeting of the Audit Committee, a member of the Audit Committee shall be nominated as Chairman for the meeting. The nominated Chairman shall be an Independent Director.

A member of the Audit Committee who wishes to retire or resign should provide sufficient written notice to the BOD so that a replacement may be appointed before he leaves.

In the event of any vacancy in the Audit Committee, the Company shall fill the vacancy not later than three (3) months.

The Audit Committee must ensure the adequacy of the scope, functions, competency and resources of the internal audit functions and that it has the necessary authority to carry out its work.

The Audit Committee shall function independently of the other directors and officers of the Company and its Group. Such other directors and officers may attend any particular Audit Committee meeting only at the Audit Committee's invitation specific to the relevant meeting.

Other than as provided herein, an Audit Committee may regulate its own procedures including the calling of meetings, the notice to be given of such meetings, the voting and proceedings thereat, the keeping of minutes and the custody, production and inspection of such minutes.

2. Functions

The functions of the Audit Committee are as follows:-

- (i) To review the nomination of external auditors and their audit fees;
- (ii) To review the adequacy of existing external audit arrangements, with particular emphasis on the scope and quality of the audit;
- (iii) To review the adequacy of the scope, functions, competency and resources of the internal audit functions and that it has the necessary authority to carry out its work;
- (iv) To review the internal audit programme, processes, the results of the internal audit programme, processes or investigation undertaken and whether or not appropriate action is taken on the recommendations of the internal audit function;
- (v) To review the quarterly results and financial statements of the Company with both the external auditors, if applicable, and management focusing particularly on:-
 - (a) changes in or implementation of major accounting policy changes;
 - (b) significant and unusual events; and
 - (c) compliance with accounting standards and other legal requirements;
- (vi) To review with the external auditors, the audit report and audit plan and evaluation of the system of internal controls;
- (vii) To review any management letter sent by the external auditors to the Company and the management's response to such letter:
- (viii) To review any letter of resignation from the Company's external auditors;

(continued)

2. Functions (continued)

- (ix) To review the assistance given by the Company's officers to the external auditors;
- (x) To review all areas of significant financial risk and the arrangements in place to contain those risks to acceptable levels;
- (xi) To review all related-party transactions and potential conflict of interests situations;
- (xii) To consider all other matters delegated by the BOD; and
- (xiii) To review whether there is reason (supported by grounds) to believe that the external auditors are not suitable for reappointment.

3. Access

The Audit Committee shall:-

- (i) Have explicit authority to investigate any matters within its terms of reference;
- (ii) Have the resources which it needs to perform its duties;
- (iii) Have full access to any information which it requires in the course of performing its duties;
- (iv) Have unrestricted access to the Group Managing Director / Group Chief Executive Officer, Director of Finance / Chief Financial Officer / Head of Group Finance Division and any other senior management staff of the Company and its subsidiaries;
- (v) Have direct communication channels with the external auditors and internal auditors (if any);
- (vi) Be able to obtain independent professional or other advice in the performance of its duties at the cost of the Company;
- (vii) Be able to invite outsiders with relevant experience to attend its meetings if necessary; and
- (viii) Monitor and ensure that any transactions entered into between the Company and its subsidiaries and parties or companies connected to the promoters, directors and substantial shareholders of the Company and its subsidiaries are at arm's length and not on terms that are detrimental to the Group. The directors of the Company are required to report such transactions in the annual report of the Company every year.

Management shall provide the fullest co-operation in providing information and resources to the Audit Committee, and in implementing or carrying out all requests made by the Audit Committee. Where the Audit Committee is of the review that a matter reported by it to the BOD 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. Meetings

The Audit Committee shall meet at least four (4) times a year and such additional meetings, as the Chairman shall decide in order to fulfill its duties. Upon the request of the external auditors or internal auditors, the Chairman of the Audit Committee shall convene a meeting of the Committee to consider any matters that the auditors believe should be brought to the attention of the BOD or shareholders.

Apart from the external auditors or internal auditors, the Chairman shall call for a meeting of the Audit Committee if requested to do so by any member of the Audit Committee, the BOD or the Senior Management. Prior notice shall be given for the Audit Committee's meetings.

The external auditors or internal auditors have the right to appear and be heard at any meeting of the Audit Committee and shall so appear when required by the Audit Committee.

The Audit Committee should meet at least twice a year with the external auditors without executive board members and management present.

(continued)

4. Meetings (continued)

The Chairman of the Audit Committee should engage on continuous discussion with senior management, e.g. chairman, chief executive officer, finance director, head of internal audit and external auditors to be kept informed of matters affecting the Company.

The Company Secretary or other appropriate senior official shall act as Secretary of the Audit Committee and shall be responsible, in conjunction with the Chairman, for drawing up the agenda and circulating it, supported by explanatory documentation to committee members prior to each meeting and taking attendance for the Audit Committee meeting.

The Secretary shall also be responsible for keeping the minutes of the Audit Committee and circulating them to committee members and to the other members of the BOD.

The Audit Committee is to provide opportunity to resigning internal audit staff / internal audit function service provider to submit his / their reason for resigning.

A quorum shall consist of a minimum of two (2) Audit Committee members including at least one (1) Independent Director.

The Audit Committee shall function independently of the other directors and officers of the Company and its subsidiaries. Such other directors and officers may attend any particular Audit Committee meeting only at the Audit Committee's invitation, specific to the relevant meeting.

5. Reporting Procedures

The Audit Committee shall assist the Board in preparing the following for publication in the Company's Annual Report:-

- (a) A summary of the activities of the Audit Committee;
- (b) Statement on the Company's application of the principles set out in Part 1 of the Malaysian Code on Corporate Governance;
- (c) Statement on the extent of compliance with the Best Practices in Corporate Governance set out in Part 2 of the Malaysian Code on Corporate Governance, specifying reasons for any areas of non-compliance (if any) and the alternatives adopted in such areas;
- (d) Statement on the BOD's responsibility for preparing the annual audited financial statements;
- (e) Statement about the state of internal control of the Company and its subsidiaries;
- (f) A statement relating to the internal audit function for the Company, whether the internal audit function is performed inhouse or is outsourced and the costs incurred for the internal audit function in respect of the financial year; and
- (g) Details of training attended by each Audit Committee member is to be disclosed in the Corporate Governance Statement or the Audit Committee report.

INTERNAL AUDIT FUNCTION

For the financial year ended 31 July 2009, the Board has engaged an independent professional firm for the provision of Internal Audit ("IA") services to Greenyield Berhad. The professional firm has proposed an Internal Audit Charter ("IAC") and an Internal Audit Plan ("IAP") for the three (3) financial years ending 31 July 2010 to the Company and the Audit Committee has approved the IAC and IAP. The IAP takes into consideration of the following aspects:-

- Core business and activities of the Group;
- Risk profile of the Group;
- Need for compliance auditing;
- Management expectations and concerns; and
- Improvement opportunities.

The Board is confident that the above aspects will improve the Group's risk coverage and allow the Group to receive an efficient and effective level of audit coverage.

ADDITIONAL COMPLIANCE INFORMATION

1. UTILISATION OF PROCEEDS

Greenyield Berhad was listed on the ACE Market of Bursa Malaysia Securities Berhad through an initial public offering. A total of RM8,875,000 was raised from the initial public offering. The status of the allocation and utilisation of the proceeds from the public issue as at 31 July 2009 is as follows:-

Purpose A	llocation of proceeds (RM'000)	Amount utilised from 20 October 2006 to 31 July 2009 (RM'000)	Amount unutilised (RM'000)
Research and development	1,500	-	1,500
Capital expenditure	1,850	-	1,850
Setting up of marketing and technical support ser	vice centres 300	-	300
Repayment of borrowings	1,500	1,500	-
Working capital	2,223	*960	1,263
Estimated listing expenses	1,502	*1,502	_
Total	8,875	3,962	4,913

^{*} Reclassification of utilization

The Company had obtained the approval of the Securities Commission ("SC") vide its letter dated 14 July 2008 for the extension of time for the utilization of proceeds. It was also stated in the said letter that Greenyield need not apply for approval from the SC for any extension of time or revision to the utilization of proceeds from the public issue of Greenyield in the future.

On 16 October 2009, the Board of Directors of Greenyield Berhad announced that the Company has extended the timeframe for the utilisation of the balance of the proceeds raised from the public issue, which is expiring on 19 October 2009 for a further period of three (3) years to 19 October 2012.

2. SHARE BUY-BACK

During the financial year ended 31 July 2009, the Company did not enter into any share buy-back transaction.

3. OPTIONS, WARRANTS AND CONVERTIBLE SECURITIES

During the financial year ended 31 July 2009, there were no exercise of options, warrants and convertible securities.

4. DEPOSITORY RECEIPT PROGRAMME

During the financial year ended 31 July 2009, the Company did not sponsor any depository receipt programme.

5. SANCTIONS AND/OR PENALTIES

During the financial year ended 31 July 2009, there were no public sanctions or penalties imposed on the Company and its subsidiary companies, directors or management by the relevant regulatory bodies.

6. NON-AUDIT FEES

For the financial year ended 31 July 2009, the amount of non-audit fees paid out or payable to external auditors by the Group is RM9,000.

7. PROFIT ESTIMATE, FORECAST OR PROJECTION

No profit estimate, forecast or projection has been given by the Company in respect of the financial year.

8. VARIATION IN RESULTS

There is no significant variance between the results for the financial year ended 31 July 2009 and the unaudited results previously released by the Company.

[#] The remaining unutilized proceeds allocated to defray listing expenses amounting to approximately RM0.029 million has been reallocated as working capital of the Group.

ADDITIONAL COMPLIANCE INFORMATION

(continued)

9. PROFIT GUARANTEE

No profit guarantee had been given by the Company in respect of the financial year.

10. MATERIAL CONTRACTS

There were no material contracts involving directors and/or major shareholders.

11. MATERIAL CONTRACTS RELATING TO LOANS

There were no material contracts relating to loans involving directors and / or major shareholders.

12. REVALUATION POLICY ON LANDED PROPERTIES

The Group does not have any policy on revaluation of properties.

13. OPTIONS GRANTED TO DIRECTORS PURSUANT TO THE EMPLOYEE SHARE OPTION SCHEME

Name of Directors	Amount of Options Offered	Amount of Options Exercised
Executive Directors		
Tham Foo Keong	335,000	-1116
Tham Foo Choon	335,000	
Loke Chee Kien	335,000	
Dr. Sivakumaran A/L Seenivasagam	335,000	
Tham Kin Wai (Appointed on 23 January 2009)	120,000	
Tajuddin Bin Ismail (Resigned on 20 May 2009)	335,000*	
Non-Executive Directors		
Dr. Zainol Bin Md. Eusof	85,000	
Dr. Shaikh Awadz Bin Shaikh Abdullah (Resigned on 20 May 20	09) 85,000*	

^{*} Options offered lapsed

Greenyield has extended the options expiring on 12 October 2009 for a further period of three (3) years, i.e. from 13 October 2009 to 12 October 2012, in accordance with the terms of the ESOS Bye-Laws.

FINANCIAL STATEMENTS

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For the year ended 31 July 2009

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the year ended 31 July 2009.

Principal activities

The Company is principally engaged in investment holding, whilst the principal activities of the subsidiaries are as stated in Note 6 to the financial statements. There has been no significant change in the nature of these principal activities during the financial year.

Results

Results	Group RM	Company RM
Profit for the year	4,013,398	2,938,813

Reserves and provisions

There were no material transfers to or from reserves and provisions during the year under review, except as disclosed in the financial statements.

Dividends

Since the end of the previous financial year, the Company paid a final ordinary dividend of 1.8 sen per ordinary share totalling RM2,970,000 in respect of the year ended 31 July 2008 on 16 January 2009.

The final dividend recommended by the Directors in respect of the year ended 31 July 2009 is 1.5 sen per ordinary share totalling RM2,475,000.

Directors of the Company

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

Tham Foo Keong
Tham Foo Choon
Loke Chee Kien
Dr. Sivakumaran A/L Seenivasagam
Dr. Zainol Bin Md. Eusof
Tham Kin Wai (appointed on 23 January 2009)
Yong Swee Lin (appointed on 23 January 2009)
Mahbob Bin Abdullah (appointed on 1 July 2009)
Tajuddin Bin Ismail (resigned on 20 May 2009)
Dr. Shaikh Awadz Bin Shaikh Abdullah (resigned on 20 May 2009)

For the year ended 31 July 2009 (continued)

Directors' interests

The interests and deemed interests in the ordinary shares and options of the Company and of its related corporations (other than wholly-owned subsidiaries) of those who were Directors at year end (including the interests of the spouses or children of the Directors who themselves are not Directors of the Company) as recorded in the Register of Directors' Shareholdings are as follows:

	Number of ordinary shares of RM0.		.10 each	
	At			At
	1.8.2008/	Bought	(Sold)	31.07.2009
	Date of			
Company	appointment			
Direct interest				
Tham Foo Keong	5,151,580	-	-	5,151,580
Tham Foo Choon	3,714,580	-	-	3,714,580
Loke Chee Kien	20,000	_	-	20,000
Dr. Sivakumaran A/L Seenivasagam	765,710	-	-	765,710
Dr. Zainol Bin Md. Eusof	20,000	-	-	20,000
Tham Kin Wai	966,000	-	-	966,000
Mahbob Bin Abdullah	100,000	-	-	100,000
Deemed interest				
Tham Foo Keong*	9,531,280	-	-	9,531,280
Loke Chee Kien#	7,380,610	-	-	7,380,610
Ultimate holding company,				
Greenyield Holdings Sdn. Bhd.				
Deemed interest				
Tham Foo Keong	83,390,920	-	-	83,390,920
Tham Foo Choon	83,390,920	-	-	83,390,920
	Number of	options over or	dinary shares of	RM0.10 each
	At	1	,	At
	1.8.2008	Granted	(Exercised)	31.7.2009
Direct interest in the Company				
Tham Foo Keong	335,000	-	-	335,000
Tham Foo Choon	335,000	-	-	335,000
Loke Chee Kien	335,000	-	-	335,000
Dr. Sivakumaran A/L Seenivasagam	335,000	-	-	335,000
Dr. Zainol Bin Md. Eusof	85,000	-	-	85,000
Tham Kin Wai	120,000	-	-	120,000

^{*} In accordance with Section 134(12)(c) of the Companies Act, 1965, the deemed interests of the spouse of Tham Foo Keong in the shares of the Company shall be treated as the interests of Tham Foo Keong.

By virtue of their interests in the shares of the Company, Tham Foo Keong and Tham Foo Choon are also deemed interested in the shares of all subsidiaries during the financial year to the extent that Greenyield Berhad has an interest.

[#] In accordance with Section 134(12)(c) of the Companies Act, 1965, the deemed interests of the spouse of Loke Chee Kien in the shares of the Company shall be treated as the interests of Loke Chee Kien.

For the year ended 31 July 2009 (continued)

Directors' benefits

Since the end of the previous financial year, no Director of the Company has received nor become entitled to receive any benefit (other than a benefit included in the aggregate amount of emoluments received or due and receivable by Directors as shown in the financial statements or the fixed salary of a full time employee of the related company) 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.

There were no arrangements during and at the end of the financial year which had the object of enabling Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate apart from the issue of the Employees' Share Option Scheme (ESOS).

Issue of shares

There were no changes in the authorised, issued and paid-up capital of the Company during the financial year.

Options granted over unissued shares

No options were granted to any person to take up unissued shares of the Company during the year apart from the issue of options pursuant to the Employees' Share Option Scheme (ESOS).

The salient features of the ESOS scheme are, inter alia, as follows:

- i) The aggregate number of options exercised and options offered and to be offered under the scheme shall not exceed 15,000,000 at any one time during the duration of the scheme as provided by the Bye-Law and the following shall be complied with:-
 - (a) Not more than fifty per cent (50%) of the shares available under the scheme shall be allocated, in aggregate, to Directors and senior management; and
 - (b) The allocation to an eligible employee who, either singly or collectively through persons connected with the eligible employee, holds twenty per cent (20%) or more of the issued and paid-up capital of the Company, must not exceed ten per cent (10%) of the shares available under the scheme,
- ii) The exercise price shall not be at a discount of more than ten per cent (10%) (or such discount as the relevant authorities shall permit) from the 5 market day weighted average market price of the shares of the Company proceeding the date of offer and shall, in no event, be less than the par value of the shares of the Company,
- iii) An option shall not be transferred, assigned, disposed of or made subject to any encumbrances by the grantee save and except in the event of the death of the grantee. Any such transfer, assignment, disposal or encumbrances shall result in the automatic cancellation of the option,
- iv) The new shares to be issued upon the exercise of the option will, upon allotment and issue, rank pari passu in all respects with the existing issued and paid-up shares of the Company, except that the new shares will not be entitled to any dividends, rights, allotments or other distributions, the entitlement date of which is prior to the date of allotment of the said shares,
- v) An option holder may, in particular year, exercise up to some maximum number of shares in the option certificate as determined by the Board of Directors or as specified in the option certificate,
- vi) The option granted to eligible employees will lapse when they are no longer in employment of the Group, and

For the year ended 31 July 2009 (continued)

Options granted over unissued shares (continued)

vii) The ESOS will be in force for a period of three (3) years commencing 13 October 2006. The ESOS may at the discretion of the options committee to be extended for up to seven (7) years.

The options offered to take up unissued ordinary shares of RM0.10 each and the exercise price are as follows:

		Number of options over ordinary shares of RM0.10 each				
Date of	Exercise	At				At
offer	price (RM)	1.8.2008	Granted	(Exercised)	(Forfeited)	31.7.2009
13 October 2006	0.21	3,157,000	-	-	(562,000)	2,595,000

The Company has extended its existing ESOS which expired on 12 October 2009 for a further period of three (3) years, i.e. from 13 October 2009 to 12 October 2012, in accordance with the terms of the ESOS Bye-Laws. The ESOS extension is not subject to any approvals from Bursa Malaysia Securities Berhad, Securities Commission or the shareholders of the Company.

Other statutory information

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

- i) there are no bad debts to be written off and no provision need to be made for doubtful debts, and
- ii) all current assets have been stated at the lower of cost and net realisable value.

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

- i) that would render it necessary to write off any bad debts or provide for any doubtful debts, or
- ii) that would render the value attributed to the current assets in the financial statements of the Group and of the Company, or
- iii) which have arisen which render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate, or
- iv) not otherwise dealt with in this report or the financial statements, that would render any amount stated in the financial statements of the Group and of the Company misleading.

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

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

For the year ended 31 July 2009 (continued)

Other statutory information (continued)

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

In the opinion of the Directors, the financial performance of the Group and of the Company for the financial year ended 31 July 2009 have not been substantially affected by any item, transaction or event of a material and unusual nature nor has any such item, transaction or event occurred in the interval between the end of that financial year and the date of this report.

occurred in the interval between the end of that financial year and the date of this report.
Auditors
The auditors, Messrs KPMG, have indicated their willingness to accept re-appointment.
Signed on behalf of the Board of Directors in accordance with a resolution of the Directors:
Tham Foo Keong
Tham Foo Choon
Kajang, Selangor Darul Ehsan
Date: 13 November 2009

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BALANCE SHEETS

As at 31 July 2009

			Group	Company		
	Note	2009	2008	2009	2008	
		RM	RM	RM	RM	
Assets						
Property, plant and equipment	3	12,971,817	12,131,497	-	-	
Intangible assets	4	17,033	18,390	-	-	
Prepaid lease payments	5	2,171,533	2,196,211	-	-	
Investment in subsidiaries	6	-	-	12,273,998	12,273,998	
Investment in associate	7	330,000	-	-	-	
Total non-current assets		15,490,383	14,346,098	12,273,998	12,273,998	
Receivables, deposits and prepayments	8	4,285,231	4,906,727	2,508,476	2,010,745	
Inventories	9	5,077,632	5,292,093	-	-	
Current tax assets		1,607,552	200,710	15,637	-	
Cash and cash equivalents	10	14,465,996	16,012,113	5,081,959	5,602,832	
Total current assets		25,436,411	26,411,643	7,606,072	7,613,577	
Total assets		40,926,794	40,757,741	19,880,070	19,887,575	
Equity						
Share capital		16,500,000	16,500,000	16,500,000	16,500,000	
Reserves		20,707,818	19,635,227	3,354,608	3,366,740	
Total equity	11	37,207,818	36,135,227	19,854,608	19,866,740	
Liabilities						
Loans and borrowings	12	42,940	95,122	-	-	
Deferred tax liabilities	13	1,393,916	1,365,782			
Total non-current liabilities		1,436,856	1,460,904	-	-	
Payables and accruals	15	2,164,019	2,596,031	25,462	20,835	
Loans and borrowings	12	118,101	565,579	-	-	
Total current liabilities		2,282,120	3,161,610	25,462	20,835	
Total liabilities		3,718,976	4,622,514	25,462	20,835	
Total equity and liabilities		40,926,794	40,757,741	19,880,070	19,887,575	

INCOME STATEMENTS

For the year ended 31 July 2009

	Group			Company		
	Note	2009	2008	2009	2008	
		RM	RM	RM	RM	
Revenue	16	27,696,164	33,641,809	3,000,000	2,118,932	
Cost of sales		(17,934,614)	(19,914,504)	-	-	
Gross profit		9,761,550	13,727,305	3,000,000	2,118,932	
Other income		633,523	266,280	-	-	
Distribution expenses		(1,185,579)	(1,013,937)	-	-	
Administrative expenses		(4,373,606)	(4,733,407)	(212,030)	(155,241)	
Other expenses		(130,930)	(274,011)		-	
Results from operating activities		4,704,958	7,972,230	2,787,970	1,963,691	
Finance costs		(68,792)	(91,386)	(29)	(37)	
Interest income		278,249	301,113	136,435	173,185	
Profit before tax	17	4,914,415	8,181,957	2,924,376	2,136,839	
Taxation	19	(901,017)	(1,877,957)	14,437	(1,100)	
Profit for the year		4,013,398	6,304,000	2,938,813	2,135,739	
Basic earnings per ordinary share (sen):	20	2.43	3.82			
Diluted earnings per ordinary share (sen):	20	2.43	3.82			

STATEMENTS OF CHANGES IN EQUITY

for the year ended 31 July 2009

		Atti	ributable to ed — Non-distri		or the Comp		
			Tion distri	Share			
		Share	Share	option	Translation	Retained	Total
		capital	premium	reserve	reserve	earnings	equity
Group	Note	RM	RM	RM	RM	RM	RM
At 1 August 2007		16,500,000	3,175,609	121,677	-	12,030,089	31,827,375
Profit for the year		-	-	-	-	6,304,000	6,304,000
Total recognised income and expense for the year		-	-	-	-	6,304,000	6,304,000
Listing expenses		-	(7,125)	-	-	-	(7,125)
Share-based payments	14	-	-	56,977	-	-	56,977
Dividends to shareholders	21	-	-	-	-	(2,046,000)	(2,046,000)
At 31 July 2008/1 August 2008		16,500,000	3,168,484	178,654	-	16,288,089	36,135,227
Foreign exchange translation differences		-	-	_	10,138	_	10,138
Profit for the year		-	-	-	-	4,013,398	4,013,398
Total recognised income and expense for the year		-	-	_	10,138	4,013,398	4,023,536
Share-based payments	14	-	-	19,055	-	-	19,055
Dividends to shareholders	21	_	-	-	-	(2,970,000)	(2,970,000)
At 31 July 2009		16,500,000	3,168,484	197,709	10,138	17,331,487	37,207,818
		Note 11	Note 11	Note 11	Note 11		
			←Attributab	le to equity l n–distributa		Company ->	•
			110			Accumulated	
					Share	losses)/	
			Share	Share	option	Retained	Total
		3.7	capital	premium	reserve	earnings	equity
Company		Note	RM	RM	RM	RM	RM
At 1 August 2007			16,500,000	3,175,609	121,677		19,727,149
Profit for the year			-	-	-	2,135,739	2,135,739
Listing expenses		- 1	-	(7,125)		-	(7,125)
Share-based payments		14	-	-	56,977	- (2.0/6.000)	56,977
Dividends to shareholders		21		-	-	(2,046,000)	(2,046,000)
At 31 July 2008/ 1 August 2008			16,500,000	3,168,484	178,654		19,866,740
Profit for the year		4 /	-	-	10.055	2,938,813	2,938,813
Share-based payments Dividends to shareholders		14 21	-	-	19,055	(2,970,000)	19,055) (2,970,000)
At 31 July 2009			16,500,000	3,168,484	197,709		19,854,608
•			No. 11				
			Note 11	Note 11	Note 11		

CASH FLOW STATEMENTS

for the year ended 31 July 2009

		(Group	Company		
		2009	2008	2009	2008	
Cash flows from operating activities		RM	RM	RM	RM	
Profit before tax		4,914,415	8,181,957	2,924,376	2,136,839	
Adjustments for:						
Amortisation of prepaid lease payments		24,678	18,481	-	-	
Amortisation of intangible assets		1,357	1,356	-	-	
Depreciation of property, plant and equipment		1,212,512	1,182,765	-	-	
Finance costs		68,792	91,386	29	37	
Gain on disposal of property, plant and equipment - net		(57,792)	(11,213)	-	-	
Interest income		(278, 249)	(301,113)	(136,435)	(173,185)	
Share-based payments		19,055	56,977	1,954	5,623	
Property, plant and equipment written off		12,552	21,281	-	-	
Operating profit before changes in working capital		5,917,320	9,241,877	2,789,924	1,969,314	
Changes in working capital:						
Inventories		214,461	(540,410)	-	-	
Payables and accruals		(493,455)	(583,806)	4,627	(1,962)	
Receivables, deposits and prepayments		680,721	1,328,390	(480,630)	(145,491)	
Cash generated from operations		6,319,047	9,446,051	2,313,921	1,821,861	
Interest paid		(49,370)	(45,336)	(29)	(37)	
Taxes paid		(2,483,119)	(2,122,967)	(1,200)	(1,100)	
Taxes refunded		203,394	249,008	-	-	
Net cash from operating activities	-	3,989,952	7,526,756	2,312,692	1,820,724	
Cash flows from investing activities	_					
_	(ii)	(2,010,212)	(1,422,166)	-	_	
Acquisition of prepaid lease-leasehold land		-	(686,568)	-	-	
Increase in pledged deposits placed with licensed banks		(32,912)	(949,392)	-	_	
Interest received		278,249	301,113	136,435	173,185	
Proceeds from disposal of property, plant and equipment		80,620	78,060	-	_	
Acquisition of associate		(330,000)	-	-	-	
Net cash (used in)/ from investing activities	-	(2,014,255)	(2,678,953)	136,435	173,185	

CASH FLOW STATEMENTS

for the year ended 31 July 2009 (continued)

			Group	Company		
		2009	2008	2009	2008	
		RM	RM	RM	RM	
Cash flows from financing activities						
Dividends paid to shareholders of the Company		(2,970,000)	(2,046,000)	(2,970,000)	(2,046,000)	
Interest paid		(19,422)	(46,050)	-	-	
Listing expenses		-	(7,125)	-	(7,125)	
Repayment of bills payable		(243,000)	(252,000)	-	-	
Repayment of hire purchase liabilities		(334,660)	(390,247)		-	
Net cash used in financing activities		(3,567,082)	(2,741,422)	(2,970,000)	(2,053,125)	
Effect of exchange rate fluctuation on cash held		12,356	-	-	-	
Net (decrease)/increase in cash and cash equivalents		(1,579,029)	2,106,381	(520,873)	(59,216)	
Cash and cash equivalents at 1 August	(i)	14,979,878	12,873,497	5,602,832	5,662,048	
Cash and cash equivalents at 31 July	(i)	13,400,849	14,979,878	5,081,959	5,602,832	

i) Cash and cash equivalents

Cash and cash equivalents included in the cash flow statements comprise the following balance sheet amounts:

		Company		
	2009	2008	2009	2008
	RM	RM	RM	RM
Deposits with licensed banks	11,192,498	10,544,906	4,876,726	5,402,165
Cash and bank balances	3,273,498	5,467,207	205,233	200,667
	14,465,996	16,012,113	5,081,959	5,602,832
Less: Deposits pledged	(1,065,147)	(1,032,235)	-	-
	13,400,849	14,979,878	5,081,959	5,602,832

ii) Acquisition of property, plant and equipment

During the year, the Group acquired property, plant and equipment with an aggregate cost of RM2,088,212 (2008 - RM1,542,166) of which RM78,000 (2008 - RM120,000) were acquired by means of hire purchase plans.

Greenyield Berhad is a public limited liability company incorporated and domiciled in Malaysia and is listed on the ACE Market of Bursa Malaysia Securities Berhad. The addresses of the principal place of business and registered office of the Company are as follows:

Principal place of business

21 & 23, Jalan Seksyen 3/7 Taman Kajang Utama 43000 Kajang Selangor

Registered office

Level 18, The Gardens North Tower Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur Malaysia

The consolidated financial statements of the Company as at and for the year ended 31 July 2009 comprise the Company and its subsidiaries and the Group's interest in associate (together referred to as the Group). The financial statements of the Company as at and for the year ended 31 July 2009 do not include other entities.

The Company is principally engaged in investment holding while the other Group entities are primarily involved in manufacturing, marketing and distribution of agricultural systems and products, plastic-related and wood-related products.

The immediate and ultimate holding company during the financial year was Greenyield Holdings Sdn. Bhd., a company incorporated in Malaysia.

The financial statements were approved by the Board of Directors on 13 November 2009.

1. Basis of preparation

(a) Statement of compliance

These financial statements have been prepared in accordance with Financial Reporting Standards (FRS), accounting principles generally accepted and the Companies Act, 1965 in Malaysia.

The Group and the Company have not applied the following accounting standards, amendments and interpretations that have been issued by the Malaysian Accounting Standards Board (MASB) but are not yet effective:

FRSs / Interpretations	Effective date
Amendments to FRS 1, First-time Adoption of Financial Reporting Standards and FRS 127, Consolidated and Separate Financial Statements: Cost of an Investment in a Subsidiary, Jointly Controlled Entity or Associate	1 January 2010
Amendments to FRS 2, Share-based Payment: Vesting Conditions and Cancellations	1 January 2010
FRS 4, Insurance Contracts	1 January 2010
FRS 7, Financial Instruments: Disclosures	1 January 2010
FRS 8, Operating Segments	1 July 2009
FRS 101, Presentation of Financial Statements	1 January 2010
FRS 123, Borrowing Costs	1 January 2010

(continued)

1. Basis of preparation (continued)

(a) Statement of compliance (continued)

FRSs / Interpretations	Effective date
Amendments to FRS 132, Financial Instruments: Presentation and FRS 101, Presentation of Financial Statements – Puttable Financial Instruments and Obligations Arising on Liquidation	1 January 2010
FRS 139, Financial Instruments: Recognition and Measurement Amendments to FRS 139, Financial Instruments: Recognition and Measurement, FRS 7, Financial Instruments: Disclosures and IC Interpretation 9, Reassessment of Embedded Derivatives	1 January 2010 1 January 2010
Improvements to FRSs (2009)	1 January 2010
IC Interpretation 9, Reassessment of Embedded Derivatives	1 January 2010
IC Interpretation 10, Interim Financial Reporting and Impairment	1 January 2010
IC Interpretation 11, FRS 2 - Group and Treasury Share Transactions	1 January 2010
IC Interpretation 13, Customer Loyalty Programmes	1 January 2010
IC Interpretation 14, FRS 119 - The Limit on a Defined Benefit Asset, Minimum Funding Requirements and Their Interaction	1 January 2010

The Group plans to apply FRS 8 from the annual period beginning 1 August 2009. The Group and the Company plan to apply the other standards, amendments and interpretations from the annual period beginning 1 August 2010 except for FRS 4, IC Interpretation 13 and IC Interpretation 14 which are not applicable to the Group and the Company.

The impact of applying FRS 7 and FRS 139 on the financial statements upon first adoption as required by paragraph 30(b) of FRS 108, *Accounting Policies, Changes in Accounting Estimates and Errors* is not disclosed by virtue of the exemptions given in the respective FRSs. The initial application of the other standards, amendments and interpretations is not expected to have any material impact on the financial statements or any material change in accounting policy except as follows:

FRS 8, Operating Segment

FRS 8 will become effective for financial statements of the Group for the year ending 31 July 2010. FRS 8, which replaces FRS 114₂₀₀₄, Segment Reporting, requires identification and reporting of operating segments based on internal reports that are regularly reviewed by the chief operating decision maker of the Group in order to allocate resources to the segment and to assess its performance. Currently, the Group presents segment information in respect of their business and geographical segments (see note 22). Under FRS 8, the Group will present segment information in respect of its operating segments: plantation products and non-plantation products.

FRS 123, Borrowing Costs

FRS 123 will become effective for the financial statements of the Group and the Company for the financial year ending 31 July 2011. FRS 123 removes the option to expense borrowing costs and requires an entity to capitalise borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset as part of the cost of that asset. On adoption of FRS 123, the Group and the Company will have to change their current accounting policy of expensing borrowing costs in the period in which they are incurred. In accordance with the transitional provisions, the Group and the Company will apply FRS 123 to borrowing costs related to qualifying assets for which the commencement date of capitalisation is on or after 1 August 2010. The change in accounting policy will not have any impact on the financial statements before 1 August 2010.

(continued)

1. Basis of preparation (continued)

(b) Basis of measurement

The financial statements have been prepared on the historical cost basis.

(c) Functional and presentation currency

These financial statements are presented in Ringgit Malaysia (RM), which is the Company's functional currency. All financial information is presented in RM, unless otherwise stated.

(d) Use of estimates and judgements

The preparation of financial statements requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

There are no significant areas of estimation uncertainty and critical judgements in applying accounting policies that have significant effect on the amounts recognised in the financial statements.

2. Significant accounting policies

The accounting policies set out below have been applied consistently to the periods presented in these financial statements, and have been applied consistently by Group entities, unless otherwise stated.

(a) Basis of consolidation

(i) Subsidiaries

Subsidiaries are entities, including unincorporated entities, controlled by the Group. Control exists when the Group has the ability to exercise its power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that presently are exercisable are taken into account. Subsidiaries are consolidated using the purchase method of accounting.

Under the purchase method of accounting, the financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Investments in subsidiaries are stated in the Company's balance sheet at cost less any impairment losses.

(ii) Associate

Associate is entity, including unincorporated entity, in which the Group has significant influence, but not control, over the financial and operating policies.

Associate is accounted for in the consolidated financial statements using the equity method. The consolidated financial statements include the Group's share of the profit or loss of the equity accounted associate, after adjustments, if any, to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases.

(continued)

2. Significant accounting policies (continued)

(a) Basis of consolidation (continued)

(ii) Associate (continued)

When the Group's share of losses exceeds its interest in an equity accounted associate, the carrying amount of that interest (including any long-term investments) is reduced to nil and the recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the investee.

Investment in associate is stated in the Group's balance sheet at cost less any impairment losses.

(iii) Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealised income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements.

(b) Foreign currency

(i) Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of the Group entities at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are retranslated to the functional currency at the exchange rate at that date. Non-monetary assets and liabilities denominated in foreign currencies are translated at exchange rates at the dates of the transactions except for those that are measured at fair value, which are retranslated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign currency differences arising on retranslation are recognised in the income statements.

(ii) Operations denominated in functional currencies other than Ringgit Malaysia

The assets and liabilities of operations in functional currencies other than RM are translated to RM at exchange rates at the balance sheet date. The income and expenses of operations in functional currencies other than RM, are translated to RM at exchange rates at the dates of the transactions.

Foreign currency differences are recognised in translation reserve.

(c) Property, plant and equipment

(i) Recognition and measurement

Items of property, plant and equipment are stated at cost less any accumulated depreciation and any accumulated impairment losses.

Cost includes expenditures that are directly attributable to the acquisition of the asset and any other costs directly attributable to bringing the asset to working condition for its intended use, and the costs of dismantling and removing the items and restoring the site on which they are located. Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment.

When significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment and are recognised net within "other income" or "other expenses" respectively in the income statements.

(continued)

2. Significant accounting policies (continued)

(c) Property, plant and equipment (continued)

(ii) Subsequent costs

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The carrying amount of the replaced part is derecognised. The costs of the day-to-day servicing of property, plant and equipment are recognised in the income statements as incurred.

(iii) Depreciation

Depreciation is recognised in the income statements on a straight-line basis over the estimated useful lives of each part of an item of property, plant and equipment. Leased assets are depreciated over the shorter of the lease term and their useful lives unless it is reasonably certain that the Group will obtain ownership by the end of the lease term. Freehold land is not depreciated.

The estimated useful lives for the current and comparative periods are as follows:

•	Leasehold buildings	50 years
•	Plant and machinery	10 years
•	Motor vehicles	10 years
•	Renovation	10 years
•	Factory and office fittings and equipments:	
	- Computer and mould	5 years
	- Furniture and fittings, office equipment,	
	air-conditioner, empty cylinder and electrical installation	10 years

Depreciation methods, useful lives and residual values are reassessed at the balance sheet date.

(d) Prepaid lease

Leasehold land that normally has an indefinite economic life and title is not expected to pass to the lessee by the end of the lease term is treated as an operating lease. The payment made on entering into or acquiring a leasehold land is accounted for as prepaid lease payments.

The leasehold land is amortised on a straight-line basis over the lease term of forty eight (48) to eighty two (82) years.

Leases, where the Group does not assume substantially all the risks and rewards of the ownership are classified as operating leases and, the leased assets are not recognised on the Group's balance sheet.

Payments made under operating leases are recognised in the income statements on a straight-line basis over the term of the lease. Lease incentives received are recognised as an integral part of the total lease expense, over the term of the lease.

(e) Intangible assets

(i) Trademarks

Trademarks that are acquired by the Group are stated at cost less any accumulated amortisation and any impairment losses.

(continued)

2. Significant accounting policies (continued)

(e) Intangible assets (continued)

(ii) Subsequent expenditure

Subsequent expenditure on capitalised intangible assets is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is expensed as incurred.

(iii) Amortisation

Intangible assets with indefinite useful lives are tested for impairment annually and whenever there is an indication that they may be impaired.

Other intangible assets are amortised from the date that they are available for use. Amortisation of intangible assets is charged to the income statements on a straight-line basis over the estimated useful lives of intangible assets.

The estimated useful lives are as follows:

• Trademarks 10 - 20 years

(f) Inventories

Raw materials, work-in-progress, finished goods, agricultural parts, packaging materials and trading inventories are measured at the lower of cost and net realisable value. The cost of inventories is based on the first-in first-out (FIFO) principle and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition. In the case of work in progress and manufactured inventories, cost includes an appropriate proportion of fixed and variable production overheads based on normal operating capacity. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

(g) Receivables

Receivables are initially recognised at their cost when the contractual right to receive cash or another financial asset from another entity is established.

Subsequent to initial recognition, receivables are stated at cost less allowance for doubtful debts.

Receivables are not held for the purpose of trading.

(h) Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, balances and deposits with banks. For the purpose of the cash flow statement, cash and cash equivalents are presented net of pledged deposits.

(i) Impairment of assets

The carrying amounts of assets except for financial assets and inventories are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. For intangible assets that have indefinite useful lives or that are not yet available for use, recoverable amount is estimated usually at each reporting date.

(continued)

2. Significant accounting policies (continued)

(i) Impairment of assets (continued)

The recoverable amount of an asset or cash-generating is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (the "cash-generating unit").

An impairment loss is recognised if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses are recognised in the income statements. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets in the unit (groups of units) on a pro rata basis.

Impairment losses recognised in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. Reversals of impairment losses are credited to the income statement in the year in which the reversals are recognised.

(j) Equity instruments

All equity instruments are stated at cost on initial recognition and are not re-measured subsequently.

(k) Loans and borrowings

Loans and borrowings are stated at amortised cost with any difference between cost and redemption value being recognised in the income statements over the period of the loans and borrowings using the effective interest method.

All interest and other costs incurred in connection with borrowings are expensed as incurred.

Hire purchase liability

Property, plant and equipment under hire purchase plans are capitalised at their purchase cost and depreciated over their estimated useful lives, and the corresponding obligation relating to the remaining capital payments are treated as a liability. Finance charges for the hire purchase are charged to the income statements over the period of the hire purchase agreement using the sum of digits method.

(l) Employee benefits

(i) Short term employee benefits

Short-term employee benefit obligations in respect of salaries, annual bonuses, paid annual leave and sick leave are measured on an undiscounted basis and are expensed as the related service is provided.

The Group's contribution to statutory pension fund is charged to the income statements in the year to which they relate. Once the contributions have been paid, the Group has no further payment obligations.

(ii) Share-based payment transactions

The grant date fair value of options granted to employees is recognised as an employee expense, with a corresponding increase in equity, over the period that the employees become unconditionally entitled to the options. The amount recognised as an expense is adjusted to reflect the actual number of share options that vest.

(continued)

2. Significant accounting policies (continued)

(l) Employee benefits (continued)

(ii) Share-based payment transactions (continued)

The fair value of employee share options is measured using a Black Scholes model. Measurement inputs include share price on measurement date, exercise price of the instrument, expected volatility (based on weighted average historic volatility adjusted for changes expected due to publicly available information), weighted average expected life of the instruments (based on historical experience and general option holder behaviour), expected dividends, and the risk-free interest rate (based on government bonds).

Service and non-market performance conditions attached to the transactions are not taken into account in determining fair value.

(m) Payables

Payables are measured initially and subsequently at cost. Payables are recognised when there is a contractual obligation to deliver cash or another financial asset to another entity.

(n) Revenue recognition

(i) Goods sold

Revenue from the sale of goods is measured at fair value of the consideration received or receivable, net of returns and allowances, trade discounts and volume rebates. Revenue is recognised when the significant risks and rewards of ownership have been transferred to the buyer, recovery of the consideration is probable, the associated costs and possible return of goods can be estimated reliably, and there is no continuing management involvement with the goods.

(ii) Dividend income

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

(o) Interest income and borrowing costs

Interest income is recognised as it accrues, using the effective interest method.

All borrowing costs are recognised in the income statements using the effective interest method, in the period in which they are incurred.

(p) Tax expense

Tax expense comprises current and deferred tax. Tax expense is recognised in the income statements except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted or substantively enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognised using the balance sheet method, providing for temporary differences between the carrying amounts of assets and liabilities for reporting purposes and the amounts used for taxation purposes. Deferred tax is not recognised for the following temporary differences: the initial recognition of goodwill, the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit (tax loss). Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the balance sheet date.

(continued)

2. Significant accounting policies (continued)

(p) Tax expense (continued)

Deferred tax liability is recognised for all taxable temporary differences.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which temporary difference can be utilised. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

Unutilised reinvestment allowance and investment tax allowance are treated as tax base of assets and are recognised as a reduction of tax expense as and when they are utilised. Any unutilised portion of the tax incentive is recognised as a deferred tax asset to the extent that it is probable that future taxable profits will be available against which the unutilised tax incentive can be utilised.

(q) Earnings per share

The Group presents basic and diluted earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the period. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares, which comprise convertible notes and share options granted to employees.

(r) Segment reporting

A segment is a distinguishable component of the Group that is engaged either in providing products or services (business segment), or in providing products or services within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments.

3. Property, plant and equipment

	Freehold land and	Leasehold	Plant and	Motor	Factory and office fittings and		d
Group	building*	buildings	machinery	vehicles	Renovation	equipments	Total
	RM	RM	RM	RM	RM	RM	RM
Cost							
At 1 August 2007	1,490,000	4,921,806	2,155,876	1,943,139	516,417	2,243,714	13,270,952
Additions	-	-	1,002,843	222,990	64,987	251,346	1,542,166
Disposals	-	-	(202,500)	-	-	(11,349)	(213,849)
Write-off	-	-	-	-	-	(122,329)	(122,329)
At 31 July 2008/ 1 August 2008	1,490,000	4,921,806	2,956,219	2,166,129	581,404	2,361,382	14,476,940
Additions	-	-	1,362,890	92,604	180,779	451,939	2,088,212
Disposals	-	-	(170,050)	(65,125)	-	(18,089)	(253,264)
Write-off	-	-	(4,820)	-	-	(157,552)	(162,372)
At 31 July 2009	1,490,000	4,921,806	4,144,239	2,193,608	762,183	2,637,680	16,149,516
Depreciation							
At 1 August 2007	-	232,084	525,009	79,286	97,922	476,427	1,410,728
Depreciation for the year	-	91,635	371,880	234,206	69,309	415,735	1,182,765
Disposals	-	-	(142, 146)	-	-	(4,856)	(147,002)
Write-off	-	-	-	-	-	(101,048)	(101,048)
At 31 July 2008/ 1 August 2008	-	323,719	754,743	313,492	167,231	786,258	2,345,443

(continued)

3. Property, plant and equipment (continued)

	Freehold land and	Leasehold	Plant and	Motor	0	Factory and flice fittings and	1
Group	building*	buildings	machinery	vehicles	Renovation	equipments	Total
	RM	RM	RM	RM	RM	RM	RM
Depreciation (continued)							
At 31 July 2008/ 1 August 2008	-	323,719	754,743	313,492	167,231	786,258	2,345,443
Depreciation for the year	-	91,635	432,346	255,437	78,824	354,270	1,212,512
Disposals	-	-	(155,813)	(65,125)	-	(9,498)	(230,436)
Write-off		-	(2,530)	-	-	(147,290)	(149,820)
At 31 July 2009	-	415,354	1,028,746	503,804	246,055	983,740	3,177,699
Carrying amounts							
At 1 August 2007	1,490,000	4,689,722	1,630,867	1,863,853	418,495	1,767,287	11,860,224
At 31 July 2008/ 1 August 2008	1,490,000	4,598,087	2,201,476	1,852,637	414,173	1,575,124	12,131,497
At 31 July 2009	1,490,000	4,506,452	3,115,493	1,689,804	516,128	1,653,940	12,971,817

^{*} The cost and carrying value of the freehold land are not segregated from the building as required records are not available.

Motor vehicle acquired under hire purchase plans

The carrying amounts of motor vehicle acquired under hire purchase plans are RM481,441 (2008 - RM1,362,705).

4. Intangible assets

	Trademarks		
	2009	2008	
	RM	RM	
Cost			
At 31 July/1 August	24,822	24,822	
Amortisation			
At 1 August	6,432	5,076	
Amortisation for the year	1,357	1,356	
At 31 July	7,789	6,432	
Carrying amounts			
At 31 July	17,033	18,390	

(continued)

5. Prepaid lease payments

6.

At cost:

Unquoted shares

	G	roup
	2009	2008
	RM	RM
Cost		
At 1 August	2,264,817	1,578,249
Addition	_	686,568
At 31 July	2,264,817	2,264,817
Amortisation		
At 1 August	68,606	50,125
Amortisation for the year	24,678	18,481
At 31 July	93,284	68,606
Carrying amounts		
At 31 July	2,171,533	2,196,211
Investments in subsidiaries		
	Со	mpany
	2009	2008
	RM	RM

Details of the subsidiaries are as follows:

Name of	Country of		Effec	tive
subsidiaries	incorporation	Principal activities	ownership	interest
			2009	2008
			%	%
Greenyield Industries (M) Sdn. Bhd.	Malaysia	Manufacturing and marketing of agricultural systems and products, plastic related and wood-related products	100	100
Gim Triple Seven Sdn. Bhd. and its subsidiaries:-	Malaysia	Marketing and distribution of agricultural related systems and products	100	100
Givnflow Company Limited*	Vietnam	Dormant	100	100
Gimflow Sdn. Bhd.	Malaysia	Marketing and distribution of agricultural related systems and products	100	100
RCP Technologies Sdn. Bhd.	Malaysia	Trading of agricultural and plantation tools and providing technical and consultancy services	100	100

^{*} Not audited by KPMG. Consolidated based on management accounts.

12,273,998

12,273,998

(continued)

7. Investment in associate

		Group
	2009	2008
	RM	RM
At Cost		
Unquoted shares,	330,000	-

The Group acquired a 30% equity interest in Melati Aman Sdn. Bhd. on 25 June 2009. As at 31 July 2009, the associate is dormant.

Details of the associate are as follows:

		Effective			
Name of associate	Country of incorporation	ownership interest			
		2009 2008			
		% %			
Melati Aman Sdn. Bhd.	Malaysia	30 -			

8. Receivables, deposits and prepayments

		Group			Company	
		2009	2008	2009	2008	
	Note	RM	RM	RM	RM	
Trade						
Trade receivables		4,038,326	4,603,088	-	-	
Non-trade						
Amount due from subsidiaries	8.2	-	-	2,498,851	2,001,124	
Other receivables		158,873	199,345	8,625	8,621	
Deposits		33,220	41,203	1,000	1,000	
Prepayments		54,812	63,091	-	-	
	•	246,905	303,639	2,508,476	2,010,745	
		4,285,231	4,906,727	2,508,476	2,010,745	

8.1 Analysis of foreign currency exposure

Foreign currency profile of receivables, deposits and prepayments that are not in the functional currencies of the Group entities are as follows:

			Company		
		2009	2008	2009	2008
		RM	RM	RM	RM
Functional	Foreign				
currency	currency				
RM	USD	2,369,208	2,433,049	-	-
RM	EURO	101,203	-	-	-
RM	GBP	-	27,345	-	-
RM	YEN	23,595	-	-	-
USD	USD	12	5,906		-

8.2 Amount due from subsidiaries

The amount due from subsidiaries are unsecured, interest free and repayable on demand.

(continued)

9. Inventories

		Group
	2009	2008
	RM	RM
At cost:		
Raw materials	1,552,231	1,767,547
Work-in-progress	420,090	461,336
Agricultural parts	2,207,221	2,474,470
Packaging materials	67,825	69,909
Finished goods	830,265	518,831
	5,077,632	5,292,093

10. Cash and cash equivalents

1		Group			Company	
	Note	2009 RM	2008 RM	2009 RM	2008 RM	
Deposits with licensed banks Cash and bank balances	10.2	11,192,498 3,273,498	10,544,906 5,467,207	4,876,726 205,233	5,402,165 200,667	
		14,465,996	16,012,113	5,081,959	5,602,832	

10.1 Analysis of foreign currency exposure

Foreign currency profile of cash and cash equivalents that are not in the functional currencies of the Group and the Company are as follows:

		G	Group	Company		
		2009 RM	2008 RM	2009 RM	2008 RM	
Functional	Foreign					
currency	currency					
RM	USD	857,875	187,867	-	-	
USD	USD	102,908	162,550	-	-	

10.2 Deposits with licensed banks pledged for bank facilities

Included in deposits placed with licensed banks is RM1,065,147 (2008 - RM1,032,235) pledged for bank facilities granted to subsidiaries.

(continued)

11. Share capital and reserves

Share capital		Number		
	Amount 2009 RM	of shares 2009	Amount 2008 RM	of shares 2008
Authorised Ordinary shares of RM0.10 each	25,000,000	250,000,000	25,000,000	250,000,000
Issued and fully paid Ordinary shares of RM0.10 each	16,500,000	165,000,000	16,500,000	165,000,000

Reserves

			Group	C	Company		
		2009	2008	2009	2008		
	Note	RM	RM	RM	RM		
Non-distributable							
Share premium reserve	11.2	3,168,484	3,168,484	3,168,484	3,168,484		
Share option reserve	11.3	197,709	178,654	197,709	178,654		
Translation reserve	11.4	10,138	-	-	-		
		3,376,331	3,347,138	3,366,193	3,347,138		
Distributable Retained earnings/ (Accumulated losses)		17,331,487	16,288,089	(11,585)	19,602		
		20,707,818	19,635,227	3,354,608	3,366,740		

The movements in each category of reserves are disclosed in the statement of changes in equity.

11.1 Share capital

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All shares rank equally with regard to the Company's residual assets.

11.2 Share premium reserve

This reserve comprises the premium paid on subscription of shares in the Company over and above the par value of the shares.

11.3 Share option reserve

The share option reserve comprises the cumulative value of employee services received for the issue of share options. When the option is exercised, the amount from the share option reserve is transferred to share premium. When the share options expire, the amount from the share option reserve is transferred to retained earnings.

11.4 Translation reserve

The translation reserve comprises all foreign currency differences arising from the translation of the financial statements of foreign operations as well as from the translation of liabilities that hedge the Company's net investment in a foreign subsidiary.

(continued)

12. Loans and borrowings

					G	roup
				NT .	2009	2008
NT .				Note	RM	RM
Non-current						
Hire purchase liabilities				12.2	42,940	95,122
Current						
Bills payable - secured				12.1	-	243,000
Hire purchase liabilities				12.2	118,101	322,579
Tiffe purchase habilities				12,2		322,377
					118,101	565,579
12.1 Terms and debt repaymen	t schadula			_		
12.1 Terms and debt repaymen	cschedule					
	Year of	Carrying	Under 1	1 - 2	2 - 5	Over 5
	maturity	amount	year	years	years	years
Group		RM	RM	RM	RM	RM
2008						
Bills payable - secured	2008	243,000	243,000	_	_	-

12.2 Hire purchase liabilities

Hire purchase liabilities are payable as follows:

Group	Payments	Interest	Principal	Payments	Interest	Principal
	2009	2009	2009	2008	2008	2008
	RM	RM	RM	RM	RM	RM
Less than one year	123,107	(5,006)	118,101	333,937	(11,358)	322,579
Between one and five years	44,701	(1,761)	42,940	97,135	(2,013)	95,122
	167,808	(6,767)	161,041	431,072	(13,371)	417,701

13. Deferred tax liabilities

Deferred tax liabilities are attributable to the following:

Group		
2009	2008	
RM	RM	
794,420	883,688	
599,496	607,224	
-	(125,130)	
1,393,916	1,365,782	
	2009 RM 794,420 599,496	

(continued)

13. Deferred tax liabilities (continued)

Movement in temporary differences during the year

Group	At 1.8.2007 RM	Recognised in income statements RM (Note 19)	At 31.7.2008 RM	Recognised in income statements RM (Note 19)	At 31.7.2009 RM
Property, plant and equipment					
- capital allowances	621,186	262,502	883,688	(89,268)	794,420
- revaluation	855,462	(248, 238)	607,224	(7,728)	599,496
Unutilised reinvestment allowances	(130,135)	5,005	(125,130)	125,130	-
	1,346,513	19,269	1,365,782	28,134	1,393,916

14. Employee benefits

Share-based payments

On 13 October 2006, the Group established a share option programme that entitles key management personnel and senior employees to purchase shares in the Company. In accordance with these programmes, options are exercisable at the market price of the shares at the date of grant.

The number and weighted average exercise prices of share options are as follows:

	Weighted average exercise price 2009 RM	Number of options 2009	Weighted average exercise price 2008 RM	Number of options 2008
At 1 August	0.21	3,157,000	0.21	3,441,000
Forfeited during the year	0.21	(562,000)	0.21	(284,000)
At 31 July	0.21	2,595,000	0.21	3,157,000
Exercisable at 31 July	0.21	2,595,000	0.21	1,060,850
Employee expenses			2009 RM	2008 RM
Group				
Total expense recognised as share-based payments				
(Note 17)			19,055	56,977
Company				
Total expense recognised as share-based payments				
(Note 17)			1,954	5,623

(continued)

15. Payables and accruals

	Group Compar		Group		mpany
		2009	2008	2009	2008
	Note	RM	RM	RM	RM
Trade					
Trade payables		1,626,913	2,101,833	-	-
	-				
Non-trade					
Other payables		484,842	451,963	25,433	20,718
Accrued expenses		51,139	38,460	-	-
Amount due to Directors	15.2	1,125	3,775	-	-
Amount due to subsidiaries	15.2	-	-	29	117
	_	537,106	494,198	25,462	20,835
		2,164,019	2,596,031	25,462	20,835

15.1 Analysis of foreign currency exposure

Foreign currency profile of payables and accruals that are not in the functional currencies of the Group and of the Company are as follows:

		G	Group		npany
		2009	2008	2009	2008
		RM	RM	RM	RM
Functional	Foreign				
currency	currency				
RM	USD	91,583	193,150	-	-
USD	USD	70,551	71,865	-	-

15.2 Amounts due to Directors and subsidiaries

The amounts due to Directors and subsidiaries are unsecured, interest free and repayable on demand.

16. Revenue

	Group		Company	
	2009 RM	2008 RM	2009 RM	2008 RM
Dividend income Sale of goods	27,696,164	33,641,809	3,000,000	2,118,932
	27,696,164	33,641,809	3,000,000	2,118,932

(continued)

17. Profit before tax

	Group		Company	
	2009	2008	2009	2008
	RM	RM	RM	RM
Profit before tax is arrived at after charging:				
Amortisation of prepaid lease payments (Note 5)	24,678	18,481	-	-
Amortisation of trademarks (Note 4)	1,357	1,356	-	-
Auditors' remuneration:				
- Current	75,000	65,000	15,000	11,500
- (Over)/Under provision in prior year	-	(425)	-	150
- Other auditors	3,450	-	-	-
Bad debts written off	-	4,798	-	-
Depreciation of property, plant and equipment (Note 3)	1,212,512	1,182,765	-	-
Interest expense on:				
- Hire purchase	13,413	25,763	-	-
- Loans	6,009	20,287	-	-
- Others	49,370	45,336	29	37
Net realised foreign exchange loss	-	30,405	-	-
Personnel expenses (including key management personnel):				
- Contribution to Employees' Provident Fund	288,276	302,687	-	-
- Share-based payments (Note 14)	19,055	56,977	1,954	5,623
- Wages, salaries and others	3,275,990	3,622,283	-	-
Property, plant and equipment written off	12,552	21,281	-	-
Rental of premises	227,299	230,453	-	-
and after crediting:				
Gain on disposal of property, plant and equipment	57,792	11,213	-	-
Interest income on fixed deposits	278,249	301,113	136,435	173,185
Net realised foreign exchange gain	420,219	-	-	-

18. Key management personnel compensation

The key management personnel compensations are as follows:

	Group		(Company
	2009	2008	2009	2008
	RM	RM	RM	RM
Directors' emoluments				
- Fees	29,290	41,452	29,290	41,452
- Remuneration	1,153,677	1,013,589	-	-
- Contribution to Employees' Provident Fund	126,156	103,154	-	-
Other short term employee benefits				
(including estimated monetary value of benefits-in-kind)	56,900	7,800	9,400	7,800
	1,366,023	1,165,995	38,690	49,252

(continued)

19. Taxation

Recognised	in	the	income	statements
1/CCOSIII3CO	ш	uic	mcome	Statements

Group		Company	
2009	2008	2009	2008
RM	RM	RM	RM
	1,835,518	1,204	1,100
19,209	23,170	(15,641)	-
872,883	1,858,688	(14,437)	1,100
226,807	64,426	-	-
-	(32,444)	-	-
(198,673)	(12,713)	-	-
28,134	19,269	-	-
901,017	1,877,957	(14,437)	1,100
4,914,415	8,181,957	2,924,376	2,136,839
1,228,604	2,127,309	731,094	555,578
-	(87,429)	-	-
(278,211)	(225,535)	-	-
-	(32,444)	-	-
163,228	133,388	37,082	41,472
103,220	155,500	37,002	71,7/2
(26,686)	(46,151)	(766,972)	
(26,686)	(46,151)		(595,950)
(26,686) (6,454)	(46,151) (1,638)	(766,972)	(595,950)
	2009 RM 853,674 19,209 872,883 226,807 (198,673) 28,134 901,017 4,914,415 1,228,604 (278,211)	RM RM 853,674 1,835,518 19,209 23,170 872,883 1,858,688 226,807 64,426 - (32,444) (198,673) (12,713) 28,134 19,269 901,017 1,877,957 4,914,415 8,181,957 1,228,604 2,127,309 - (87,429) (278,211) (225,535) - (32,444)	2009 2008 2009 RM RM RM 853,674 1,835,518 1,204 19,209 23,170 (15,641) 872,883 1,858,688 (14,437) 226,807 64,426 - - (32,444) - (198,673) (12,713) - 28,134 19,269 - 901,017 1,877,957 (14,437) 4,914,415 8,181,957 2,924,376 1,228,604 2,127,309 731,094 - (87,429) - - (32,444) - - (32,444) -

^{*} With effect from year of assessment 2004, companies with paid-up capital of RM2.5 million and below at the beginning of the basis period for a year of assessment are subject to corporate tax at 20% on chargeable income up to RM500,000. However, with effect from year of assessment 2009, such incentives will no longer be eligible for companies which are subsidiaries of a public listed company.

^{**} The corporate tax rates are 26% for year of assessment 2008 and 25% for the subsequent years of assessment. Consequently deferred tax liabilities are measured using these tax rates.

(continued)

20. Earnings per share

Basic earnings per share

The calculation of basic earnings per ordinary share at 31 July 2009 was based on the profit attributable to ordinary shareholders and a weighted average number of ordinary shares outstanding calculated as follows:

	Group		
	2009	2008	
	RM	RM	
Profit attributable to ordinary shareholders	4,013,398	6,304,000	
Weighted average number of ordinary shares:			
Issued ordinary shares at beginning and end of the year	165,000,000	165,000,000	
Basic earnings per share (in sen)	2.43	3.82	

Diluted earnings per share

The calculation of diluted earnings per ordinary share at 31 July 2009 was based on profit attributable to ordinary shareholders and a weighted average number of ordinary shares outstanding after adjustment for the effects of all dilutive potential ordinary shares, calculated as follows:

	Group		
	2009 RM	2008 RM	
Profit attributable to ordinary shareholders (diluted)	4,013,398	6,304,000	
Weighted average number of ordinary shares at 31 July Effects of share options on issue*	165,000,000	165,000,000	
Weighted average number of ordinary shares (diluted) at 31 July	165,000,000	165,000,000	
Diluted earnings per share (in sen)	2.43	3.82	

^{*} The share option on issue has no effect on the calculation of diluted earnings per share for the current year as the exercise price of the ESOS exceeds the average market price of ordinary shares.

21. Dividends

Dividends recognised in the current year by the Company are:

2009	Sen per share (net of tax)	Total amount RM	Date of payment
Final 2008 ordinary	1.80	2,970,000	16 January 2009
2008 Final 2007 ordinary	1.24	2,046,000	28 January 2008

(continued)

22. Segment reporting

Segment information is presented in respect of the Group's business and geographical segments. The primary format, business segments, is based on the Group's management and internal reporting structure.

Segment results include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly interest-earning assets and related revenue, loans and borrowings and related expenses.

The Group's revenue is mainly generated from sale of plantation products and non-plantation products.

Business segments

The Group comprises the following main business segments:

- Plantation products
 Development, manufacture and marketing of agricultural products and services based on agro-technology.
- Non-plantation products Manufacturing and marketing of plastic-related and wood-related products.

Geographical segments

In presenting information on the basis of geographical segments, segment revenue is based on the geographical location of customers.

	I	Plantation Non-plantation		Eli	minations	Consolidated		
	2009	2008	2009	2008	2009	2008	2009	2008
	RM	RM	RM	RM	RM	RM	RM	RM
Business segments								
Total external revenue	19,554,901	27,331,465	8,141,263	6,310,344	-	-	27,696,164	33,641,809
Inter-segment revenue	5,396,737	10,023,978	3,000,000	2,118,932	(8,396,737)	(12,142,910)	-	-
Total segment revenue	24,951,638	37,355,443	11,141,263	8,429,276	(8,396,737)	(12,142,910)	27,696,164	33,641,809
Segment results*							9,761,550	13,727,305
Unallocated income Unallocated expenses							633,523 (5,690,115)	266,280 (6,021,355)
Operating profit Finance costs							4,704,958 (68,792)	7,972,230 (91,386)
Interest income Tax expense							278,249 (901,017)	301,113 (1,877,957)
Profit for the year							4,013,398	6,304,000

 $^{^{}st}$ The breakdown of segment results between plantation and non-plantation is not available.

(continued)

22. Segment reporting (continued)

	2009	2008
Geographical segments	RM	RM
Revenue from external customers		
Malaysia	7,061,396	6,579,832
South East Asia other than Malaysia	6,103,225	11,591,157
North Asia	460,888	1,324,004
North America	4,855,174	4,708,845
Europe	2,074,367	799,207
Western Africa	5,669,536	7,191,023
Others	1,471,578	1,447,741
Consolidated	27,696,164	33,641,809

23. Financial instruments

Exposure to credit, foreign currency and interest rate risks arises in the normal course of the Group's businesses. The Group's and the Company's overall financial risk management objective is to ensure that the Group and the Company creates value for its shareholders. Financial risk management is carried out through risk reviews, internal control system and adherence to the Group's and the Company's financial risk management policies. The Board reviews and agrees policies for managing each of these risks and they are summarised below.

Credit risk

The Group's exposure to credit risk arises through its trade receivables. Management has an informal credit policy in place and the exposure to credit risk is monitored on an ongoing basis through review of receivables ageing.

At the balance sheet date, there were no significant concentrations of credit risk other than 33% (2008 - 29%) of trade receivables owed by two (2008 - one) debtors.

The maximum exposure to credit risk is represented by the carrying amount of the trade receivables in the balance sheet.

Foreign currency risk

The Group is exposed to foreign currency risk on sales that are denominated in a currency other than the functional currencies of the Group. The currencies giving rise to this risk are primarily United States Dollars (USD), Euro and Yen.

The Group has set up USD bank accounts as a natural hedge against any fluctuation in USD. However, the Board keeps their policy under review.

Interest rate risk

The Group's fixed-rate borrowings are exposed to a risk of change in their fair value due to changes in interest rates. The Group's investment in variable-rate borrowings are also exposed to a risk of change in cash flows due to changes in interest rates. Investments in equity securities and short-term receivables and payables are not exposed to interest rate risk.

(continued)

23. Financial instruments (continued)

Effective interest rates and repricing analysis

In respect of interest-earning financial assets and interest-bearing financial liabilities, the following table indicates their average effective interest rates at the balance sheet date and the periods in which they mature, or if earlier, reprice.

	Average	1	Less		-			More
Group	effective interest rate %	Total RM	than 1 year RM	1 - 2 years RM	2 - 3 years RM	3 -4 years RM	4 -5 years RM	than 5 years RM
2009	70	KUVI	KWI	KW	KWI	KUVI	Idvi	KIVI
Fixed rate instruments								
Financial assets Deposits with licensed bases	nks 2.7	11,192,498	11,192,498	-	-	-	-	-
Financial liabilities								
Hire purchase	5.0	161,041	118,101	29,025	13,915	-	-	-
2008								
Fixed rate instruments								
Financial assets Deposits with licensed ba	nks 3.4	10,544,906	10,544,906	-	-	-	-	-
Financial liabilities Hire purchase	4.8	417,701	322,579	90,488	4,634	-	-	-
Floating rate instrument	cs .							
Financial liabilities Bills payable - secured	4.6	243,000	243,000	-	-	-	-	-
Company 2009								
Fixed rate instruments								
Financial assets Deposits with licensed bases	nks 3.0	4,876,726	4,876,726	-	-	-	-	-
2008								
Fixed rate instruments								
Financial assets Deposits with licensed base	nks 3.0	5,402,165	5,402,165	-	-	_	-	_

(continued)

23. Financial instruments (continued)

Fair values

The carrying amounts of cash and cash equivalents, trade and other receivables, trade and other payables, and amounts due from/(to) subsidiaries, approximate fair values due to the relatively short term nature of these financial instruments.

The fair values of other financial liabilities carried on the balance sheet as at 31 July are shown below:

	2009	2009	2008	2008
	Carrying	Fair	Carrying	Fair
	amount	value	amount	value
Group	RM	RM	RM	RM
Financial liabilities				
Hire purchase liabilities	161,041	152,970	417,701	405,142

The fair values of the hire purchase liabilities are determined using estimated future cash flows discounted using market related rate for a similar instrument at the balance sheet date.

Unrecognised financial instruments

The valuation of financial instruments not recognised in the balance sheet reflects their current market rates at the balance sheet date.

The carrying amount and fair value of financial instruments not recognised in the balance sheet are as follows:

Group	2009 Carrying amount RM	2009 Fair value RM	2008 Carrying amount RM	2008 Fair value RM
Forward exchange contracts:				
Assets denominated in:				
USD	-	-	-	(10,355)
Estimation of fair values The nominal value of derivative is as follow:			2009	2008
Forward exchange contracts in USD			-	360,000

Forward exchange contracts are either marked to market using listed market prices or by discounting the contractual forward price and deducting the current spot rate.

24. Capital commitment

		Group
	2009	2008
	RM	RM
Property, plant and equipment		
Contracted but not provided for		
Payable within one year	79,819	73,244

(continued)

25. Subsequent events

1. On 2 October 2009, the Company has incorporated a new subsidiary known as Greenyield-Sheiphia Holdings (Myanmar) Sdn. Bhd. ("Greenyield-Sheiphia") which joint-ventured with Dr. Rohani Binti Sher Jung. The authorised capital of Greenyield-Sheiphia is RM100,000 comprising 100,000 ordinary shares of RM1.00 each and the issued and paid up share capital of RM10,000 comprising 10,000 ordinary shares of RM1.00 each. The principal activity of Greenyield-Sheiphia is to cultivate lands by planting rubber trees or managing existing rubber trees and rubber processing factories in Myanmar thereon and to carry on the business of rubber plantation.

The incorporation of Greenyield-Sheiphia will not have any material effect on the earnings and the net assets of the Group for the financial year ending 31 July 2010.

2. The Company has extended its existing ESOS which expired on 12 October 2009 for a further period of three (3) years, i.e. from 13 October 2009 to 12 October 2012, in accordance with the terms of the ESOS Bye-Laws. The ESOS extension is not subject to any approvals from Bursa Malaysia Securities Berhad, Securities Commission or the shareholders of the Company.

26. Comparative figures

The following comparative figures have been restated to conform with the current year's presentation:

	As	As	
	previously		
	stated	restated	
	RM	RM	
Geographical segments			
Revenue from external customers:			
South East Asia other than Malaysia	17,577,376	11,591,157	
Europe	-	799,207	
Western Africa	-	7,191,023	
Others	3,451,752	1,447,741	

STATEMENT BY DIRECTORS/ STATUTORY DECLARATION

Statement By Directors

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

In the opinion of the Directors, the financial statements set out on pages 31 to 65 are drawn up in accordance with the Financial Reporting Standards and the Companies Act, 1965 in Malaysia so as to give a true and fair view of the financial positions of the Group and of the Company as of 31 July 2009 and of their financial performances and cash flows for the year then ended.

Signed on behalf of the Board of Directors in accordance with a resolution of the Directors:
Tham Foo Keong
Tham Foo Choon
Kajang, Selangor Darul Ehsan
Date: 13 November 2009
Statutory Declaration Pursuant to Section 169 (16) of the Companies Act, 1965
I, Loke Chee Kien , the Director primarily responsible for the financial management of Greenyield Berhad, do solemnly and sincerely declare that the financial statements set out on pages 31 to 65 are, to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.
Subscribed and solemnly declared by the abovenamed in Kajang, Selangor Darul Ehsan on 13 November 2009
Loke Chee Kien
Before me:

INDEPENDENT AUDITORS' REPORT

To the Members of Greenyield Berhad

Report on the Financial Statements

We have audited the financial statements of Greenyield Berhad, which comprise the balance sheets as at 31 July 2009 of the Group and of the Company, and the income statements, statements of changes in equity and cash flow statements of the Group and of the Company for the year then ended, and a summary of significant accounting policies and other explanatory notes, as set out on pages 31 to 65.

Directors' Responsibility for the Financial Statements

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

Auditors' Responsibility

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

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on our judgment, including the assessment of risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Company's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the Directors, as well as evaluating the overall presentation of the financial statements.

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

Opinion

In our opinion, the financial statements have been properly drawn up in accordance with Financial Reporting Standards and the Companies Act, 1965 in Malaysia so as to give a true and fair view of the financial positions of the Group and of the Company as of 31 July 2009 and of their financial performances and cash flows for the year then ended.

Report on Other Legal and Regulatory Requirements

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

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

Other Matters

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

KPMG

Firm Number: AF 0758 Chartered Accountants Lee Yee Keng

Approval Number: 2880/04/11(J)

Chartered Accountant

Petaling Jaya,

Date: 13 November 2009

LIST OF PROPERTIES

Registered Owner & Address of Property	Title	Date of Acquisition (A)/ Revaluation (R)	Age of Building (Years)	Tenure	Existing Use	Land Area / Build-Up Area	Audited Net Book Value As At 31.07.2009 (RM)
Greenyield Industries (M) Sdn. Bhd. No. 116, Jalan Lapan Kompleks Perabot Olak Lempit Tg. Duabelas, 42700 Banting Selangor Darul Ehsan	Land and building held under PT 4055, H.S. (M) 5725 Mukim of Tg Duabelas District of Kuala Langat Selangor Darul Ehsan	31.01.1995 (A) 23.03.2004 (R)	8	Leasehold (Expiry on 26.09.2087)	Factory	130,680 sq ft / 75,110 Sq ft*	6,003,813
Gim Triple Seven Sdn. Bhd. No. 21 & 23 Jalan Seksyen 3/7 Taman Kajang Utama 43000 Kajang Selangor Darul Ehsan	PT 35634 & PT 35635 Mukim of Kajang District of Hulu Langat Selangor Darul Ehsan	24.01.1997 (A)	12	Freehold	Office Building	3,728 sq ft	1,490,000
Givnflow Co. Ltd. (Vietnam) No. 10, VSIP II Street 7, Vietnam - Singapore Industrial Park II, Binh Duong Industry - Service - Urban Complex, Ben Cat District Binh Duong Province	Land Lot 282	04.03.2008 (A)	1	Leasehold (Expiry on 16.10.2055)	Vacant	6,800 sqm (73,195 Sq ft)	674,172

Note: * Building only

ANALYSIS OF SHAREHOLDINGS

As at 30 October 2009

Authorised Share Capital : RM25,000,000.00

Issued and Paid-Up Share Capital : RM16,500,000.00

Class of Shares : Ordinary Shares of RM0.10 each
Voting Rights : One vote per ordinary share held

DISTRIBUTION OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	% of Shareholders	No. of Shares held	% of Issued Shares
1 – 99	3	0.266	70	0.000
100 - 1,000	135	12.000	124,000	0.075
1,001 - 10,000	516	45.866	3,442,550	2.086
10,001 - 100,000	395	35.111	13,963,200	8.462
100,001 to less than 5% of issued shares	74	6.577	54,547,980	33.059
5% and above of issued shares	2	0.177	92,922,200	56.316
Total	1,125	100.00	165,000,000	100.00

LIST OF TOP 30 HOLDERS

No.	Name	No. of Shares Held	% of Issued Shares
1	Greenyield Holdings Sdn. Bhd.	83,390,920	50.539
2	Twong Yoke Peng	9,531,280	5.776
3	Yap Kim Lian	7,380,610	4.473
4	Tham Foo Keong	5,151,580	3.122
5	Tham Foo Choon	3,714,580	2.251
6	Teo Kwee Hock	3,537,700	2.144
7	Tham Fau Sin	2,598,510	1.574
8	Tham Chong Sing	2,568,510	1.556
9	Saw Kee Thiam	2,054,500	1.245
10	Mayban Securities Nominees (Asing) Sdn. Bhd	1,837,100	1.113
11	Chi Bee Chin	1,453,000	0.880
12	Saw Kee Thiam	1,217,000	0.737
13	JF Apex Nominees (Tempatan) Sdn. Bhd.		
	(Pledged Securities Account for Teo Siew Lai (Margin))	988,400	0.599
14	Tham Kin Wai	966,000	0.585
15	Lim Seng Keong	960,000	0.581
16	Chang Mun Lin	900,000	0.545
17	Tham Kin Leet	843,000	0.510
18	Er Wan Inn	813,900	0.493
19	Tham Kinyiq	783,000	0.474
20	Sivakumaran A/L Seenivasagam	765,710	0.464
21	Tham Chui Ping	646,000	0.391
22	Ang Lip Chee	575,000	0.348
23	HDM Nominees (Tempatan) Sdn. Bhd.		
	(Pledged Securities Account for Kok Boon Lim (M05))	575,000	0.348

ANALYSIS OF SHAREHOLDINGS

As at 30 October 2009 (continued)

LIST OF TOP 30 HOLDERS (continued)

No.	Name	No. of Shares Held	% of Issued Sharess
24	Ang Lip Chee	528,900	0.320
25	Citigroup Nominees (Asing) Sdn. Bhd.		
	(Pershing LLC for Gregory Alexander)	500,000	0.303
26	Kay Yew Kiang	500,000	0.303
27	Kenanga Nominees (Tempatan) Sdn. Bhd.		
	(Pledged Securities Account for Cheng Siok Wah)	500,000	0.303
28	Tan Li Seng	445,000	0.269
29	HLG Nominee (Tempatan) Sdn. Bhd.		
	(Pledged Securities Account for Tan Chu Liong (CCTS))	420,300	0.254
30	Choo Wing Sing	413,600	0.250
	Total	136,559,100	82.763

DIRECTORS' SHAREHOLDINGS

	No. Of Shares Held				
Name of Directors	Direct	%	Indirect	%	
Tham Foo Keong	5,151,580	3.12	(i) 92,922,200	56.32	
Tham Foo Choon	3,714,580	2.25	(ii) 83,390,920	50.54	
Loke Chee Kien	20,000	0.01	(iii) 7,380,610	4.47	
Dr. Sivakumaran A/L Seenivasagam	765,710	0.46	-	-	
Tham Kin Wai	966,000	0.59	-	-	
Dr. Zainol Bin Md. Eusof	20,000	0.01	-	-	
Yong Swee Lin	-	-	-	-	
Mahbob Bin Abdullah	100,000	0.06	-	-	

Note:

- (i) Deemed interested via his substantial shareholdings in Greenyield Holdings Sdn. Bhd. and shareholding held by his spouse.
- (ii) Deemed interested via his substantial shareholdings in Greenyield Holdings Sdn. Bhd.
- (iii) Deemed interested in shareholdings held by his spouse.

SUBSTANTIAL SHAREHOLDERS AS PER REGISTER OF SUBSTANTIAL SHAREHOLDERS

	No. Of Shares Held				
Name of Substantial Shareholders	Direct	%	Indirect	%	
Greenyield Holdings Sdn. Bhd.	83,390,920	50.54	-	-	
Tham Foo Keong (a)	5,151,580	3.12	(b) 92,922,200	56.32	
Tham Foo Choon (a)	3,714,580	2.25	(c) 83,390,920	50.54	
Tham Chong Sing (a)	2,568,510	1.56	(c) 83,390,920	50.54	
Tham Fau Sin (a)	2,598,510	1.57	(c) 83,390,920	50.54	
Twong Yoke Peng	9,531,280	5.78	-	-	

Notes

- (a) Brothers
- (b) Deemed interested via his substantial shareholdings in Greenyield Holdings Sdn. Bhd. and shareholding held by his spouse.
- (c) Deemed interested via their substantial shareholdings in Greenyield Holdings Sdn. Bhd.

PROXY FORM

GREENYIELD BERHAD

(Company No. 582216-T) (Incorporated in Malaysia)

No. of shares held

Signature / Common Seal of Shareholder

	(NRIC/Comp	aans Na		
	•			
	Avno(c			
tailing	him/her,(NRIC/Comp	pany No	•••••	
ny/ou vel 3,	r proxy to vote for me/us and on my/our behalf at the Seventh Annual General Meeting of th Hotel Equatorial Bangi-Putrajaya, Off Persiaran Bandar, 43650 Bandar Baru Bangi, Selango 11.00 a.m. and at any adjournment thereof in respect of my/our shareholding in the manner	e Company to be or Darul Ehsan o	n Tuesday,	
	AGENDA			
RDI	NARY BUSINESS			
	To receive the Audited Financial Statements for the financial year ended 31 July 2009 together with the Reports of the Directors and Auditors thereon.			
		Resolution	For	Against
	To declare a final dividend of 1.5 sen per ordinary share for the financial year ended 31 July 2009.	1		
	To re-elect Tham Foo Keong who retires pursuant to Article 74 of the Company's Articles of Association.	2		
	To re-elect Loke Chee Kien who retires pursuant to Article 74 of the Company's Articles of Association.	3		
	To re-elect Tham Kin Wai who retires pursuant to Article 80 of the Company's Articles of Association.	4		
	To re-elect Yong Swee Lin who retires pursuant to Article 80 of the Company's Articles of Association.	5		
	To re-elect Mahbob Bin Abdullah who retires pursuant to Article 80 of the Company's Articles of Association.	6		
	To re-appoint Messrs KPMG as Auditors of the Company and to authorise the Directors to fix their remuneration.	7		
PECI	AL BUSINESS			
	Authority to the Directors to issue Shares pursuant to Section 132D of the Companies Act, 1965.	8		
	Proposed Share Buy-Back	9		

NOTES:

Dated this day of 2009.

- 1. A member entitled to attend and vote at the meeting is entitled to appoint two (2) or more proxies to attend and vote in his stead. A proxy may but need not be a member of the Company.
- 2. Where a member appoints two (2) or more proxies, the appointment shall be invalid unless the member specifies the proportions of his shareholdings to be represented by each proxy.
- 3. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointer is a corporation, either under its Common Seal or under the hand of an officer or attorney duly authorised.
- 4. The instrument appointing a proxy must be deposited at the Registered Office of the Company at Level 18, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur not less than 48 hours before the time for holding the meeting.



Affix stamp

The Company Secretary
GREENYIELD BERHAD (582216-T)

Level 18, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur

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