

Menang Corporation (M) Berhad

Company No. 5383-K • Incorporated in Malaysia

Contents

2	Corporate Information
3	Notice Of Annual General Meeting
6	Statement Accompanying Notice Of Annual General Meeting
7	Directors' Profile
10	Chairman's Statement
12	Audit Committee Report
17	Corporate Governance Statement
23	Statement On Internal Control
25	Other Compliance Statements
28	Statement Of Directors' Responsibilities In Respect Of The Audited Financial Statements

29 Financial Statements
87 List Of Properties Held
89 Shareholders' Information
92 Warrant Holders' Information
94 RCLS Holders' Information
Enclosed Proxy Form

CORPORATE INFORMATION

BOARD OF DIRECTORS

Group Executive Chairman YBhg Dato' Abdul Mokhtar Ahmad

Group Managing Director/ Group Chief Executive Officer YBhg Dato' Shun Leong Kwong

Deputy Group Managing Director

Dr. Christopher Shun Kong Leng, CFP®

Non-Executive Group Deputy Chairman YBhg Datin Mariam Eusoff

Independent Non-Executive Directors
Mr Too Kok Leng
Mr Lim Eng Seng
(Deceased on 25 July 2005)
Mr Chiam Tau Meng
(Appointed on 21 October 2005)

SECRETARY

Mr Ng Ah Wah (MIA No. 10366)

REGISTERED OFFICE

8th Storey South Block Wisma Selangor Dredging 142-A Jalan Ampang 50450 Kuala Lumpur Tel: (603) 2161 3366 Fax: (603) 2161 3393

REGISTRAR

Tenaga Koperat Sdn Bhd 20th Floor Plaza Permata Jalan Kampar Off Jalan Tun Razak 50400 Kuala Lumpur Tel: (603) 4041 6522

Fax: (603) 4042 6352

AUDITORS

BDO Binder

Chartered Accountants 12th Floor, Menara Uni.Asia 1008, Jalan Sultan Ismail 50250 Kuala Lumpur

PRINCIPAL BANKERS

AmBank Berhad Bank Islam Malaysia Berhad Malayan Banking Berhad RHB Bank Berhad United Overseas Bank (Malaysia) Bhd

SOLICITORS

Cheah Teh & Su

17th Floor Wisma Denmark 86 Jalan Ampang 50450 Kuala Lumpur

Rahman Too & Co

5, Jalan Wolff 70000 Seremban Negeri Sembilan Darul Khusus

STOCK EXCHANGE LISTING

Main Board of the Bursa Malaysia Securities Berhad

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Forty Second (42nd) Annual General Meeting of the Company will be held at Ballroom 3, Level 10, Crown Princess Kuala Lumpur, City-Square Centre, Jalan Tun Razak, 50400 Kuala Lumpur on Friday, 30 June 2006 at 10.00 a.m. for the transaction of the following businesses:

Ordinary Business

- To receive and adopt the Audited Financial Statements for the financial year ended (Resolution 1) 31 December 2005 together with the Reports of the Directors and Auditors thereon.
- 2. To approve the payment of Directors' Fees totaling RM28,794.00 for the financial (Resolution 2) year ended 31 December 2005.
- To re-elect the following Directors retiring under the provision of the Company's Articles of Association:-

Article 112

Dato' Abdul Mokhtar Ahmad (Resolution 3) (a) (b) Mr Too Kok Leng (Resolution 4)

Article 118

- (a) Mr Chiam Tau Meng (Resolution 5)
- To re-appoint Messrs BDO Binder as Auditors of the Company and to authorise the (Resolution 6) Directors to determine their remuneration.

Special Business

- To consider and if thought fit, to pass with or without modifications, the following Ordinary Resolutions:
 - **Ordinary Resolution** (a)
 - Authority to issue shares pursuant to Section 132D of the Companies Act, 1965

(Resolution 7)

"THAT pursuant to Section 132D of the Companies Act, 1965 and subject to the approvals of the relevant governmental and/or regulatory authorities, the Directors be and are hereby authorised to issue shares in the Company at any time until the conclusion of the next Annual General Meeting and upon such terms and conditions and for such purposes as the Directors may in their absolute discretion deem fit, provided that the aggregate number of shares to be issued does not exceed 10% of the issued share capital of the Company for the time being, AND THAT the Directors be and are also empowered to obtain the approval for the listing and quotation of the additional shares so issued on the Bursa Malaysia Securities Berhad."

NOTICE OF ANNUAL GENERAL MEETING (Cont'd)

(b) Ordinary Resolution

 Proposed Renewal of General Mandate for Substantial Property Transactions Involving Directors pursuant to Section 132E of the Companies Act, 1965 (Resolution 8)

"THAT pursuant to Section 132E of the Companies Act, 1965, authority be and is hereby given to the Company or its related corporations to enter into arrangements or transactions with the Directors of the Company or any person connected with such Directors (within the meaning of Section 122A, Companies Act, 1965) whereby the Company or its related corporations may acquire from or dispose to such Directors or connected persons non-cash assets including but not limited to services, land, development properties, capital equipment and machineries and/or any other assets or products of the Company or its related corporations provided that such acquisitions or disposals are on commercial terms and in the ordinary course of business, such authority will continue to be in force until conclusion of the next Annual General Meeting."

To transact any other business of which due notice shall have been given in accordance with the Companies Act, 1965 and the Articles of Association of the Company.

NOTICE IS ALSO HEREBY GIVEN THAT a Depositor shall be eligible to attend this meeting only in respect of:

- (a) Shares deposited into the Depositor's Securities Account before 12.30 p.m. on 22 June 2006 (in respect of shares which are exempted from mandatory deposit);
- (b) Shares transferred into the Depositor's Securities Account before 4.00 p.m. on 22 June 2006 in respect of ordinary transfers;
- (c) Shares bought on the Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of the Bursa Malaysia Securities Berhad.

By Order of the Board

NG AH WAH (MIA No. 10366)

Secretary

Kuala Lumpur 8 June 2006

NOTICE OF ANNUAL GENERAL MEETING (Cont'd)

Notes:

- 1. A member of the Company entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- 2. In the case of a corporate member, the instrument appointing a proxy shall be under its Common Seal or under the hand of a duly authorised officer or attorney.
- 3. Where a member appoints more than one proxy, the appointment shall be invalid unless he specifies the proportions of his shareholdings to be represented by each proxy.
- 4. Any alteration to the instrument appointing a proxy must be initialed. The instrument appointing a proxy must be deposited at the Registered Office of the Company at 8th Storey, South Block, Wisma Selangor Dredging, 142-A Jalan Ampang, 50450 Kuala Lumpur not less than 48 hours before the time fixed for the meeting or any adjournment thereof.
- 5. Explanatory Notes to the Special Business:
 - (i) The proposed Ordinary Resolution 7, if passed, will give powers to the Directors to issue ordinary shares in the capital of the Company up to an aggregate amount not exceeding 10% of the issued share capital of the Company for the time being for such purposes as the Directors consider would be in the best 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.
 - (ii) Resolution pursuant to Section 132E of the Companies Act, 1965

Section 132E of the Companies Act, 1965 prohibits a company or its subsidiaries from entering into any arrangement or transaction with its directors or persons connected with such directors in respect of the acquisition from or disposal to such directors or connected persons any non-cash assets of the "requisite value" without prior approval of the Company in general meeting. According to the Act, a non-cash asset is considered to be of the "requisite value" if, at the time of the arrangement or transaction for the acquisition or disposal of the asset, its value is greater than Ringgit Malaysia Two Hundred and Fifty Thousand (RM250,000.00) or ten per centum (10%) of the net assets of the Company, subject to minimum of Ringgit Malaysia Ten Thousand (RM10,000.00).

The proposed Ordinary Resolution 8, if passed, will authorise the Company or its related corporations to acquire from or dispose to such Directors or connected persons non-cash assets including but not limited to services, land, development properties, capital equipment and machineries and/or any other assets or products of the Company or its related corporations which may fall within the definition of "requisite value", provided that such acquisitions or disposals are on commercial terms and in the ordinary course of business.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

(Pursuant to Paragraph 8.28(2) of the Bursa Malaysia Securities Berhad Listing Requirements)

1. Names of Directors who are standing for re-election

Directors who are standing for re-election at the Forty Second Annual General Meeting are as follows:-

Pursuant to Article 112 of the Company's Articles of Association:

- (a) Dato' Abdul Mokhtar Ahmad; and
- (b) Mr Too Kok Leng

Pursuant to Article 118 of the Company's Articles of Association:

(c) Mr Chiam Tau Meng

The details of the Directors standing for re-election at the forthcoming Forty Second Annual General Meeting are set out in the Directors' Profile on page 7 to 8 of the Annual Report.

2. Attendance of Directors at Board Meetings held during the financial year ended 31 December 2005

A total of six (6) Board of Directors' Meetings were held during the financial year ended 31 December 2005 and the details are set out in the Corporate Governance Statement on page 18 of the Annual Report.

3. Venue, Date and Time of the Meeting

The Forty Second Annual General Meeting of Menang Corporation (M) Berhad will be held at Ballroom 3, Level 10, Crown Princess Kuala Lumpur, City-Square Centre, Jalan Tun Razak, 50400 Kuala Lumpur on Friday, 30 June 2006 at 10.00 a.m.

DIRECTORS' PROFILE

DATO' ABDUL MOKHTAR AHMAD, a Malaysian, aged 66, was appointed to the Board of Menang on 23 May 1989. He spent the early part of his working career in the government service. In 1972, he left for the private sector when he joined Syarikat Pembenaan Raya Sdn Bhd (popularly known as Raya) as General Manager. He soon made his mark and rose to be its Managing Director. Under his sound management and administrative control, Raya has successfully constructed many high-rise buildings in the heart of Kuala Lumpur city, such as the 34-storey Menara Bumiputra, the 22-storey Bangunan Bank Rakyat, the 24-storey Angkasa Raya and the 26-storey Bangunan Sri Mara and acted as the local consultant to the South Korean main contractor of Malayan Banking Berhad's 58-storey Head Office building known as Menara Maybank.

Currently, Dato' Abdul Mokhtar Ahmad is the Group Executive Chairman of Menang (Non-Independent Director).

DATO' SHUN LEONG KWONG, a Malaysian, aged 67, was appointed to the Board of Menang on 29 June 1989. He had many years of senior banking experience in Citibank Malaysia and Overseas Chinese Banking Corporation Malaysia. He left the banking industry in 1982 to venture into private enterprise. Combining the skills and exposures which he acquired from the banking experience, he expanded rapidly in his private enterprise, concentrating on real estate. He holds a B.A. Econs. (Hons) from the University of Malaya.

Currently, Dato' Shun is the Group Managing Director/Group Chief Executive Officer of Menang Group of Companies (Non-Independent Director). He is actively involved in monitoring the implementation of the strategy and overseeing the operations of the Group.

Dato' Shun is the father of Dr. Christopher Shun Kong Leng, CFP®.

DR. CHRISTOPHER SHUN KONG LENG, CFP®, a Malaysian, aged 40, graduated from Boston University with a Bachelor of Science in Business Administration with Summa Cum Laude and Bachelor of Arts in Economics with Magna Cum Laude in May 1987. He pursued a Merchant Banking career with Hill Samuel Bank, London from 1987 to 1989. In 1991, he obtained his Master of Science in Management from the MIT Sloan School of Management, U.S.A. He subsequently joined Bankers Trust London as a Merger and Acquisition Associate. He was awarded the Advanced Postgraduate Diploma in Management Consultancy (Adv.Dip.C) from Henley Management College, United Kingdom in April 2000. He secured the Certified Financial Planner (CFP®) qualification by examination in February 2003.

He completed his *Doctor of Business Administration* (D.B.A) from Henley Management College, Brunel University, United Kingdom in 2004 wherein his Doctoral Dissertation secured the prestigious 7th placing in the European Doctoral Association for Management and Business Administration (EDAMBA) whose membership includes the top 60 Universities in Europe. Subsequently, Dr. Christopher Shun has been invited to undertake practitioner research at the Wharton School of Finance at the University of Pennsylvania, U.S.A.

Dr. Christopher Shun is the only Malaysian Public Company Director to have obtained an approval from the Securities Commission as a qualified licensed Financial Planner on 16 August 2005.

Dr. Christopher Shun was appointed to the Board of Menang on 25 February 1991 and was made Executive Director on 1 April 1991 (Non-Independent Director). Subsequently, he was appointed as Group Executive Director on 1 January 1992 and he was promoted to Deputy Group Managing Director on 1 July 2005. As Deputy Group Managing Director, he administers the operations, finance and personnel of the Group. He also spearheads corporate planning/financial services under the Menang Group of Companies. He is also a member of the Audit Committee and Remuneration Committee of the Company.

Dr. Christopher Shun is the son of Dato' Shun Leong Kwong.

DIRECTORS' PROFILE (Cont'd)

DATIN MARIAM EUSOFF, a Malaysian, aged 60, started her career as a lecturer at the Universiti Teknologi Mara in 1969 before she joined Citibank NA, Malaysia in 1973 where she was Manager in the Public Sector Lending Division. In 1977, she was recruited by Bank Bumiputra Malaysia Berhad to head the International Banking Department covering foreign currency lending, overseas branch operations as well as correspondent banking. She was appointed on 1 July 1989 as Managing Director of Maztri Padu Sdn Bhd, the privatised developer for Kelana Jaya Urban Centre. She holds a B.A. (Hons) from the University of Malaya and a Masters degree in Communications from the University of Washington, U.S.A.

Datin Mariam was appointed to the Board of Menang on 25 February 1991 and was subsequently appointed as Group Executive Director of Menang on 1 January 1992 (Non-Independent Director). She was the alternate chairperson of the Group Management Committee in the absence of the Group Executive Chairman. As Group Executive Director, she supervises legal, corporate and public communications of the Group. One of her principal responsibilities is in strategic planning and implementation of new property projects besides providing general administration of Group operations.

Datin Mariam was re-designated as Non-Executive Group Deputy Chairman on 1 July 2005.

MR TOO KOK LENG, a Malaysian, aged 47, holds a B.A (Hons) in Law and was admitted to the Malaysian Bar in 1983. He started his own practice in 1988 and was practising under the name and style of Rahman, Too & Co. in Seremban and Kuala Lumpur. He specialised in the corporate and banking fields rendering legal advice to several banks and public listed companies. He has since ventured into his own private business in property and other related activities.

Mr Too was appointed as an Independent Non-Executive Director of Menang on 1 August 1995. He is also the Chairman of the Remuneration Committee and member of the Audit Committee and Nominating Committee of the Company.

MR CHIAM TAU MENG, a Malaysian, aged 53, he graduated with a Bachelor of Commerce Degree majoring in Accountancy from University of Otago, Dunedin, New Zealand in 1976. He was admitted as an Associated Chartered Accountant of the Institute of Chartered Accountants of New Zealand in 1980. He is also a Chartered Accountant of the Malaysian Institute of Accountants.

He started his career in 1976 as a Finance Manager of Tolley Industries Ltd (New Zealand) and in 1979, he joined Malaysian Containers (1974) Berhad as a Finance Manager cum Company Secretary. In 1984, he joined Menang Corporation (M) Berhad as a General Manager of Corporate Services.

In 1989, he joined Bee Hin Holdings Sdn Bhd, which was undergoing a reconstruction scheme under Section 176 of the Companies Act, 1965 on Kuala Lumpur Industries Berhad as General Manager of Corporate Finance.

In 1992, he was in the Management consultancy practice of an international accounting organisation and in 1994, he set up his own consulting practice.

He was appointed as an Independent Non-Executive Director of Menang on 21 October 2005. He is the Chairman of the Audit Committee and the Nominating Committee and a Member of the Remuneration Committee of Menang. He also sits on the Board of Meda Inc. Berhad and LCL Corporation Berhad, both are public company listed on Main Board and Second Board of Bursa Malaysia Securities Berhad respectively as an Independent Non-Executive Director.

DIRECTORS' PROFILE (Cont'd)

Notes:

1. Family relationship with Director and/or major shareholder

Save as hereinabove disclosed, none of the Directors has any family relationship with the other directors and/or major shareholders of Menang Corporation (M) Berhad.

2. Conflict of Interest

None of the Directors have any conflict of interest in the Company except for those transactions disclosed in Note 37 to the financial statements.

3. Conviction for Offence

None of the Directors have been convicted of any offence within the past ten (10) years.

4. Other Directorship of Public Companies

None of the Directors hold any directorship in any public listed company except for Mr Chiam Tau Meng who has been appointed as Director of Meda Inc. Berhad on 28 December 2001 and LCL Corporation Berhad 5 December 2003.

5. Securities Holdings in the Company

Details of the Directors' securities holdings in the Company and its subsidiaries are set out on pages 89 to 94 of the Annual Report.

CHAIRMAN'S STATEMENT

On behalf of the Board of Directors, I am pleased to present the Annual Report and Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2005.

FINANCIAL REVIEW

Fiscal 2005 was a tough year for the Group. The property market outside the Klang Valley remained soft. Financial and administrative overheads continued to burden the Group. While the turnover had improved from RM13.426 million in 2004 to RM21.697 million in 2005, the margin squeeze was tight resulting in gross profit of RM2.068 million (2004: RM5.134 million). After allowing for the operating expenses, administrative expenses and financial costs, the Group recorded a loss after tax of RM17.253 million. A significant share of associate profit after tax of RM7.293 million was only booked in the first quarter of 2006 due to a delay in closing a sale by our 49% associate.

CORPORATE DEVELOPMENTS

Our 49% associate, Hicom Menang Properties Sdn Bhd sold its last piece of property in 2005 and closed the sale in February 2006. The shareholders would like to finalise the distribution of dividends and/or capital repayment soonest possible.

Our 50/50 joint venture with OSK Properties Sdn Bhd performed aggressively in 2005. It sold most of the single and double storey linked houses launched earlier. It recently launched some 88 units of single storey semi-detached houses and will soon be launching 100 units of single storey linked houses, 36 units of two-storey shop offices and 44 units of single storey semi-detached and 3 units of single storey bungalows. We expect sales from these to be satisfactory in 2006 / 2007.

On our own we will be launching by the 4th quarter of this year up-market bungalow developments in our flagship Seremban 3. Infrastructure works have begun and we plan to market our bungalow developments in a gradual market-sensitive phasing pattern.

The Management is also actively sourcing for suitable partners in developing some strategic assets (non-residential) of our beautiful Seremban 3.

We believe we will see some light at the end of the tunnel in 2006/2007.

EXTENSION OF WARRANTS

The Company had on 21 March 2006 approved a proposed extension of the duration and exercise period of the outstanding Warrants by five (5) years from 16 October 2006 up to and including 15 October 2011, subject to approvals being obtained from the relevant authorities, shareholders and warrant holders. On 15 May 2006, the Securities Commission approved the application for the Proposed Warrants Extension.

CHANGES IN THE BOARD OF DIRECTORS

The Board would like to express its deepest condolence to the family of the late Mr. Lim Eng Seng who passed away on 25 July 2005. The late Mr. Lim Eng Seng served us as Independent Director valiantly and faithfully for many years and we are deeply grateful for his contributions to the Group.

The Board would also like to bid a warm welcome to Mr. Chiam Tau Meng as a new member to the Board. Mr Chiam Tau Meng comes with a host of invaluable corporate skills and exposure. He serves as an Independent Director.

CHAIRMAN'S STATEMENT (Cont'd)

APPRECIATION

On behalf of the Board, I would like to extend my sincere gratitude to my fellow members on the Board, management and staff of the Group for their contribution and dedication in this long and difficult year.

I would also wish to extend my sincere appreciation to our shareholders, the various governmental bodies and regulatory authorities, bankers and customers for their continued support.

Dato' Abdul Mokhtar Ahmad Executive Chairman

19 May 2006 Kuala Lumpur

AUDIT COMMITTEE REPORT

CHAIRMAN : Mr Chiam Tau Meng

(Independent Non-Executive Director)

MEMBERS : Mr Too Kok Leng

(Independent Non-Executive Director)

Dr. Christopher Shun Kong Leng, CFP® (Deputy Group Managing Director)

TERMS OF REFERENCE

Constitution

The Audit Committee of the Company comprising a majority of Independent Non-Executive Directors has been established since 22 March 1994.

Objective

The primary objectives of the Audit Committee are:

- to assist in the fiduciary duties of the Board in matters pertaining to business ethics, policies, financial management, internal controls, accounting policies and financial reporting of the Company and its subsidiaries;
- 2. to maintain and enhance a line of communication and independence between the Group and the external auditors:
- 3. to ensure a system of internal controls which will mitigate the likelihood of fraud or error.

The appointment of a properly constituted Audit Committee is an important step to assist the Board of Directors in raising the standard of Corporate Governance and observance of good Corporate Governance practices.

Composition

- 1. The Audit Committee shall be appointed by the directors from amongst themselves and this fulfils the following requirements:
 - (a) the Audit Committee shall comprise of no fewer than three (3) members;
 - (b) a majority of the Audit Committee must be independent directors;
 - (c) the Chairman of the Audit Committee shall be an independent director; and
 - (d) at least one (1) member of the Audit Committee:
 - (i) must be a member of the Malaysian Institute of Accountants ("MIA"); or
 - (ii) if he is not a member of the MIA, he must have at least three(3) 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
 - (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.
- 2. No alternate director shall be appointed as a member of the Audit Committee.

- 3. In the event of any vacancy in the Audit Committee resulting in the non-compliance of subparagraph 15.10(1) of the Bursa Malaysia Securities Berhad ("Bursa Securities") Listing Requirements, the Company must fill the vacancy within three (3) months.
- 4. The Board of Directors of the Company must review the terms of office and performance of the Audit Committee and each of its members at least once every three (3) years to determine whether such audit committee and members have carried out their duties in accordance with their terms of reference.

Secretary to the Audit Committee

The Company Secretary shall be the Secretary to the Audit Committee.

Meetings

- The Audit Committee shall meet at least four (4) times a year or more frequently as circumstances
 require with due notice of issues to be discussed and shall record its conclusions in discharging its duties
 and responsibilities.
- 2. The majority of members present must be independent directors to form a quorum.
- 3. The Group Accountant and representative of external auditors shall normally attend the meeting.
- 4. The Committee may ask members of management or others to attend the meetings and provide pertinent information as necessary.
- 5. The Company must ensure that other directors and employees attend any particular Audit Committee meeting only at the audit committee's invitation, specific to the relevant meeting.
- 6. The Committee shall meet with the external auditors without the executive Board at least once a year.
- 7. The Committee actions shall be reported to the Board of Directors with such recommendations as the Committee deemed appropriate.

Procedure of Audit Committee

The Audit Committee may regulate its own procedure, in particular:

- (a) the calling of meetings;
- (b) the notice to be given of such meetings;
- (c) the voting and proceedings of such meetings;
- (d) the keeping of minutes; and
- (e) the custody, production and inspection of such minutes.

Authority

The Audit Committee was appointed under Chapter 15, Part C, paragraph 15.10 of the Bursa Securities Listing Requirements. The Committee is given the authority to investigate any activity of the Company and its subsidiaries within its terms of reference, the resources which it needs to do so and full access to information of the Company. The Committee shall obtain independent/external professional advice and to invite outsiders with relevant experience to attend, if necessary and all employees shall be directed to co-operate as required by members of the Committee.

Functions And Duties

The function of the Audit Committee are as follows:

- To consider the appointment of the external auditors, the audit fee and any questions of resignation or dismissal and on whether there is reason (supported by grounds) to believe that the Company's external auditors are not suitable for re-appointment;
- 2. To discuss with the external auditors before the audit commences, the nature and scope of the audit and ensure co-ordination where more than one audit firm is involved;
- 3. To review:
 - (a) with the external auditors, their audit plan;
 - (b) with the external auditors, the overall scope of the external audit and discuss the results of their examination and their evaluation of the internal control system;
 - (c) with the external auditor, the audit report;
 - (d) the assistance given by the employees of the Company to the external auditors;
 - (e) the quarterly results and year end financial statements of the Company, prior to the approval by the board of directors, focusing particularly on:
 - (i) any changes in or implementation of major accounting policies and practices;
 - (ii) significant adjustments arising from the audit and unusual events;
 - (iii) the going concern assumption;
 - (iv) compliance with accounting standards, other statutory and legal requirements;
 - any related party transaction and conflict of interest situation that may arise within the Company or Group including any transaction, procedure or course of control that raises questions of management integrity;
 - (g) the external and internal auditor's management letter and management's response;
- 4. To discuss problems and reservations arising from the interim and final audits and any other matters the auditors may wish to discuss;
- 5. To do the following where an internal audit function exists:
 - (a) to review the adequacy of the scope, functions and resources of the internal audit functions and that it has the necessary authority to carry out its work;
 - (b) 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;
 - (c) to review any appraisal or assessments of the performance of members of the internal audit function;

- (d) to approve any appointments or terminations of senior staff members of the internal audit function;
- (e) to inform itself of resignations of internal audit staff members and provide the resigning staff member an opportunity to submit his/her reasons for resignation;
- 6. To consider the major findings of internal investigations and management's response;
- 7. To report promptly such matter to the Bursa Securities where the audit committee is of the view that a matter reported by it to the Board of Directors of the Company has not been satisfactorily resolved resulting in a breach of the Listing Requirements; and
- 8. To consider other topics as defined by the Board.

NUMBER OF MEETINGS AND DETAILS OF ATTENDANCE

Four (4) Audit Committee meetings were held on 18 February 2005, 18 May 2005, 15 August 2005 and 22 November 2005 during the financial year ended 31 December 2005. The attendance record of each member during the financial year is as follows:

Audit		Total			
Committee Members	18.02.2005	18.05.2005	15.08.2005	22.11.2005	Meetings Attended
Mr Lim Eng Seng (Deceased on 25.07.2005)	V	V	_	_	2/2
Mr Chiam Tau Meng (Appointed on 21.10.2005)	_	-	_	V	1/1
Mr Too Kok Leng	√	√	√	√	4/4
Dr. Christopher Shun Kong Leng, CFP®	V	V	V	V	4/4

The external auditors have attended two(2) meetings, i.e. on 18 February 2005 and 22 November 2005 during the year.

ACTIVITIES

A summary of the activities undertaken by the Audit Committee in discharging their duties and responsibilities during the financial year were as follows:

- (i) Reviewed the external auditors' scope of work and their audit plan for the year;
- (ii) Reviewed with the external auditors the results of their audit, the audit report, the management letter, including management's response and internal control recommendations in respect of control weaknesses noted in the course of their audit;
- (iii) Reviewed the audited financial statements before recommending it for Board's approval;

- (iv) Reviewed and recommended the audit fees payable to the external auditors for the Board's approval;
- (v) Reviewed the Company's compliance with the Listing Requirements of the Bursa Securities, applicable approved accounting standards issued by the Malaysian Accounting Standards Board ("MASB") and other relevant legal and regulatory requirements;
- (vi) Reviewed the quarterly unaudited financial results, announcements and audited financial statements of the Company prior to submission for the Board's consideration and approval to ensure that the audited financial statements are drawn up in accordance with the provisions of the Companies Act, 1965 and the applicable approved accounting standards approved by the MASB;
- (vii) Reviewed the internal audit function and risk management needs, programme and plan for the financial year under review and annual assessment of the internal audit function and risk management performance;
- (viii) Reviewed the audit reports presented by internal audit function and risk management on findings and recommendations with regard to system and controls weaknesses noted in the course of their audit and management's responses thereto and ensuring material findings are adequately addressed by management;
- (ix) Reviewed the Company's status of compliance with the provisions set out under the Malaysian Code on Corporate Governance for the purpose of preparing the Corporate Governance Statement pursuant to the requirement of paragraph 15.26 of the Bursa Malaysia Securities Berhad Revamped Listing Requirements before recommending them to the Board action plans and the prescribed corporate governance principles and best practices under the Code; and
- (x) Reviewed and verified the allocation of Employees Share Option Scheme ("ESOS") made in the financial year ended 31 December 2005 and confirmed that the allocation complied with the allocation criteria determined by the ESOS Committee and in accordance with the ESOS Bye-Laws.

INTERNAL AUDIT FUNCTION

The Company had outsourced the internal audit function to BDO Governance Advisory Sdn Bhd ("BDO Governance") since 19 November 2001. The principal role of BDO Governance is to undertake independent regular and systematic reviews of the system of internal controls so as to provide reasonable assurance that such systems continued to operate satisfactorily and effectively. It is the responsibility of BDO Governance to provide the Audit Committee with independent and objective reports on the extent of compliance of the various operating units within the Group's established policies and procedures as well as relevant statutory requirements.

Further details of the activities of Internal Audit Function are set out in the Statement on Internal Control on pages 24 of the Annual Report.

STATEMENT BY THE AUDIT COMMITTEE IN RELATION TO ESOS ALLOCATION

The Audit Committee confirms that the criteria of allocation of ESOS has been made in accordance with the Company's ESOS Bye-Laws.

CORPORATE GOVERNANCE STATEMENT

INTRODUCTION

The Board of Directors ("the Board") of Menang Corporation (M) Berhad ("Menang" or "the Company") fully subscribes to the principles and recommendations embodied in the Malaysian Code on Corporate Governance ("the Code") and appreciates the importance of adopting high standards of corporate governance within the Group. As such, the Board strives to adopt the substance behind corporate governance prescriptions and not merely the form. The Board is thus fully committed to the maintenance of high standards of corporate governance by ensuring full application of all the principles and best practices set out in Parts 1 and 2 of the Code.

The Board is pleased to provide the following statement, which outlines how the Group has applied the principles laid down in the Code. Except of matters specifically identified, the Board has complied with the best practices set out in the Code throughout the financial year ended 31 December 2005.

A. DIRECTORS

A1. The Board

Board Responsibilities/Principal Duties

The Board takes full responsibility for the overall performance of the Company and the Menang Group by setting the vision and objectives, establishing goals for management and monitoring its achievement, directing the policies, strategic action plans and ultimately the enhancement of long term shareholders value. The Board focuses mainly on the following specific areas:

- The strategic action plans for the Group
- Evaluation of Company's business performance
- Identifying and management of principal risks
- Succession planning for senior management
- Developing and implementing an investor relations programme and shareholder communications policy
- Reviewing adequacy and integrity of Company's internal control systems and management information systems

Composition of the Board

The Board is made up of six (6) members, comprising Group Executive Chairman, Group Managing Director/Group Chief Executive Officer, Deputy Group Managing Director, Non-Executive Group Deputy Chairman and two (2) Independent Non-Executive Directors.

Board Committee

The Board of Directors delegates certain responsibilities to the Board Committees in order to enhance business and operational efficiency. Currently, the Company has three(3) committees namely Audit, Nomination and Remuneration Committees to assist the Board in the execution of its duties. These three(3) committees consist of members from the Board. All the committees have their own written terms of reference and operating procedures. They report directly to the Board, the outcome of the Committee meetings as well as their recommendations.

Meeting

The Board meets at least four(4) times a year at quarterly intervals with additional meetings for particular matter convened as and when necessary. Six(6) Board meetings were held during the financial year to deliberate upon and considered a variety of matters including Group's financial results, issues of strategy, performance and resources, strategic decisions, business plan and direction of the Group.

The attendance record of each Director is as follows:

	No. of Meetings Attended/Held
Executive Directors	
Dato' Abdul Mokhtar Ahmad	6/6
Dato' Shun Leong Kwong	6/6
Dr. Christopher Shun Kong Leng, CFP®	6/6
Non-Executive Directors	
Datin Mariam Eusoff	6/6
Mr Too Kok Leng	6/6
Mr Lim Eng Seng (Deceased on 25/07/2005)	2/2
Mr Chiam Tau Meng (Appointed 21/10/2005)	2/2

A2. Board Balance

The current Board composition of three(3) Executive Directors, one(1) Non-Independent Non-Executive Director and two(2) Independent Non-Executive Directors complies with Para 15.02 of the Bursa Malaysia Securities Berhad Listing Requirements which requires at least two(2) Directors or one-third (1/3) of the Board, whichever is higher, are independent directors.

The Directors, with their different backgrounds and specializations, equipped with a wide range of knowledge and experience and with the support of the management team responsible for implementing the policies and decisions of the Board, overseeing the operations and managing the Group's business and resources.

There is a balance in the Board membership with the presence of the Independent Non-Executive Directors who are calibre and individuals of credibility with vast varied experience. Both the Independent Non-Executive Directors are independent of management and free of any relationship which could interfere with the exercise of independent judgement or the ability to act in the best interest of the Company.

The Independent Non-Executive Directors are actively involved in various Board committees. They bring to bear objective and independent assessment and opinion to the decision making of the Board and provide a capable check and balance for the Executive Directors. Together with the Executive Directors who have intimate knowledge of the business, they provide an effective blend of entrepreneurship, business and professional expertise in general management and areas of the industries the Group is involved in.

The role of the Group Executive Chairman and the Group Managing Director/Group Chief Executive Officer are separate and each has a clearly accepted division of responsibilities to ensure that there is a balance of power and authority. The Board has identified Mr Chiam Tau Meng as the Senior Independent Non-Executive Director of the Board to whom concerns may be conveyed. The specific areas of responsibilities of each director is shown in the Directors' profile on pages 7 and 8 of the Annual Report.

The Board is represented by a significant shareholder.

The Board is satisfied that the current composition fairly reflects the investment of minority shareholders in the Company through the representation of the two (2) Independent Non-Executive Directors.

A3. Supply of Information

All the Board members have full and timely access to all information within the Group. Board papers are distributed prior to the Board Meeting to enable the Directors to obtain relevant information and have sufficient time to deliberate on the issues to be raised at the meeting so as to discharge their duties diligently.

The Board papers which include the agenda and reports covering amongst others, areas of strategic, financial, operational, regulatory compliance matters that require the Board's approval.

Detailed periodic briefings on industry outlook, company performance and previews are also conducted for the Directors to ensure that the Board is well informed on the latest market and industry trends and development.

The Board or the individual director has unfettered access to the advice and services of the Company Secretary who ensure effective functioning of the Board and compliance of applicable rules and regulations. In the event that the Company Secretary fails to fulfill his/her duties effectively, the terms of appointment permits his/her removal and appointment of a successor by the Board as a whole.

The Board of Directors, whether as a full board or in their individual capacities, is entitled to obtain independent professional advice or opinion where necessary and in appropriate circumstances, in furtherance of their duties at the Group's expense.

A4. Appointment to the Board

The Nomination Committee of the Company comprises exclusively of Independent Non-Executive Directors with the responsibility of recommending a suitable candidate with the necessary skills, experience and competences to be filled in the Board and Board Committees. Any new nomination received is put to the full Board for assessment and endorsement on an ongoing basis. The Company Secretary will ensure that all appointments are properly made and that all necessary information is obtained, as well as legal and regulatory obligations are met.

During the year, the Nomination Committee had implemented a process to assess the performance and contribution of each Director and effectiveness of the Board as a whole and at the same time had reviewed the required mix of skills and experience of the Board. The Committee also keeps under review the Board structure, size and composition as well as considering the Board's succession planning.

There is a formal training programme for new directors as it is the Company's policy to appoint to the Board individuals of sufficient calibre and experience to carry out the necessary duties of a director. The Board is mindful of the code of best practice in this regard and will review the necessity for formal training from time to time.

All the Directors have completed the Mandatory Accreditation Programme conducted by the Research Institute of Investment Analysts Malaysia and completed their 2004 Continuing Education Programme.

The training programmes and seminars attended by Members of the Boards in 2005 are, inter-alia, on areas relating to corporate governance, risk management and financial reporting.

Training and seminars attended by Directors in 2005

- Roles and Responsibilities on Guaranteeing Corporate Governance
- Strategic and Operational Risk Management
- Strategic and Business Planning on Strategic Thinking and Implementation.
- Financial Reporting Standards
- Business Continuity and Disaster Recovery Planning.

The Directors are mindful that they should receive appropriate continuous training and they have attended seminars in order to broaden their perspectives and so that they keep abreast with developments in the market place and with new statutory and regulatory requirements.

A5. Re-election

In accordance with the Company's Articles of Association, all the Directors who are appointed by the Board are subject to retirement and are eligible for re-election by the shareholders at the next Annual General Meeting ("AGM") held following their appointments.

The articles also provide that at least one-third (1/3) of the Directors shall retire from the office at each AGM and shall be eligible to offer themselves for re-election provided always that all Directors including the Managing Director shall retire from office and stand for re-election at least once every three(3) years.

B. DIRECTORS' REMUNERATION

The Remuneration Committee of the Company comprises the following Directors:

Mr Too Kok Leng - Independent Non-Executive Director

(Chairman)

Mr Chiam Tau Meng - Independent Non-Executive Director

Dr. Christopher Shun Kong Leng, CFP® - Deputy Group Managing Director

The Remuneration Committee responsible for recommending the remuneration packages of the Executive Directors in accordance with the Company's policy and with reference to external benchmark reports to the full Board for consideration and approval. In the case of Non-Executive Directors, the level of remuneration reflects the experience and level of responsibilities undertaken by them. The Board as a whole determines the remuneration of the Non-Executive Directors with the individual director affected abstaining from discussion and determination of his/her own remuneration package.

The remuneration package is necessary to attract, retain and motivate Directors of the quality required to manage the business of the Company and to align the interest of the Directors with those of the shareholders.

The details of the remuneration for Directors received/receivable from the Company during the financial year are as follows:

(a) aggregate remuneration of Directors categorised into appropriate components:

	Fees RM'000	Salaries RM'000	Bonus & Incentives RM'000	Benefits -in-Kind RM'000	Others RM'000	Total RM′000
Executive Directors Non-Executive Directors	15.000	45.200	11.300	125.920	2.850	200.270
	13.794	119.258	3.000	30.731	2.850	169.633

(b) The number of Directors whose total remuneration falls within the following bands:

	Number of Director		
Range of remuneration (RM)	Executive	Non-Executive	
Not more than 50,000	1	2	
50,001 to 100,000	2	2	

C. SHAREHOLDERS

The Company recognises the importance of accountability to its shareholders through an effective and constructive communication policy that enables both the board and management to communicate effectively with its shareholders, stakeholders and the public generally about performance, corporate governance and other matters affecting shareholders' interest. The Company reaches out to its shareholders through its distribution of the annual reports and other explanatory circulars. Each year, the Company strives to produce a comprehensive annual report which is not only informative with facts and figures but also reader-friendly. Timely announcement are made to the public with regards to the Company's corporate proposals, financial results and other required announcements.

All shareholders are encouraged to attend the Company's Annual General Meeting and to participate in the proceedings. Shareholders' suggestions received during the Annual General Meetings are reviewed and considered for implementation wherever possible. The shareholders are given every opportunity to enquire, raise questions and seek clarification on the business and performance of the Group. These would give investors a better appreciation of the Company's objectives, its potential problems, the quality of its management, enhance better understanding of corporate strategies while also making the Company aware of the expectations and concerns of the shareholders. This process helps to create a more stable shareholders base.

D. ACCOUNTABILITY AND AUDIT

D1. Financial Reporting

The Board aims to present a balanced, clear and meaningful assessment of the Group's financial positions and prospects in all their reports to the shareholders, investors and regulatory authorities. This assessment is primarily provided in the Annual Report through the Chairman's Statement and the Statement by Directors to enhance shareholders' understanding of the business operations of the Group.

The quarterly results announcements and the press releases on these results also reflect the Board's commitment to give regular updated assessments on the Group's performances.

D2. Internal Control

The information on the Group's internal control is presented in the Statement on Internal Control on pages 23 to 24 of the Annual Report.

D3. Relationship with the Auditors

The Board through its Audit Committee maintains a formal and transparent arrangement with the Company's external auditors. A summary of activities of the Audit Committee during the financial year are included in the Audit Committee Report as detailed on pages 15 to 16 of the Annual Report.

STATEMENT ON INTERNAL CONTROL

1. INTRODUCTION

The Malaysian Code on Corporate Governance stipulates that the Board of Directors of listed companies should maintain a sound system of internal controls to safeguard shareholder's investments and the Group's assets. The Board of Directors is taking appropriate initiatives to further strengthen the transparency, accountability and efficiency of the Company's operations. The Statement on Internal Control is prepared under the requirement of Paragraph 15.27(b) of the Bursa Malaysia Securities Berhad ("Bursa Securities") Listing Requirements and in accordance with the "Statement on Internal Control: Guidance for Directors of Public Listed Companies" issued by the Institute of Internal Auditors Malaysia. The Board of Directors is pleased to report to the shareholders on the state of internal control of the Company during the year under review.

2. RESPONSIBILITY FOR RISK AND INTERNAL CONTROLS

The Board of Directors and the senior management recognise the importance of ensuring a sound system of internal controls and effective risk management practices are in place in the organization. The Board acknowledges its overall responsibility for maintaining the Company's system of internal control and has established processes for identifying, evaluating and managing the significant risks faced by the Company. The Board of Directors endeavors to maintain an adequate system of internal controls organization-wide with consistent integrity designed to manage rather than eliminate risk to achieve business objectives. However, it is recognized that evaluation and implementation of the system can only provide reasonable assurance of the Group achieving its objectives. The system will not provide absolute assurance against any material loss occurrence. The Board of Directors confirms that the system of internal controls with the key elements highlighted above was in place during the financial year. The system is subject to regular reviews by the Board of Directors. However, material joint venture and associated company have not been dealt with as part of the Group for purposes of applying the above guidance as the joint venture and associated company have their own systems of internal controls in place. However, the Board of Directors does have regular Board and operations meetings with the joint venture and associated company to monitor these investment.

3. RISK MANAGEMENT FRAMEWORK

The Group has outsourced its Internal Audit function to BDO Governance Advisory Sdn. Bhd. ("BDO Governance"). BDO Governance has assisted the Board to establish a risk management policy and framework incorporating the following activities:-

- Identify the various risk factors (financial and non-financial) that can potentially have a significant impact on Menang's success and continuity.
- Establish a risk coverage policy and rank each of these risks according to its relative weight.
- Assess each of these risks (using the risk factors and relative weight) on Menang's main business lines, i.e. property development.
- Establish an overall risk profile in order of priority.
- Establish an overall audit plan that covers all risk areas.
- Conduct reviews of control activities on high-risk areas.
- Evaluate the control activities and give an opinion on the systems of internal controls.
- Monitor changes in business conditions and operating style.
- Evaluate changes against risks identified earlier and internal control systems.

In line with the high risk areas identified in the company-wide risk assessment exercise, during the financial year, BDO Governance has completed 4 internal control reviews.

STATEMENT ON INTERNAL CONTROL (Cont'd)

4. INTERNAL AUDIT FUNCTION

BDO Governance provides the Board with much of the assurance it requires regarding the adequacy and integrity of the system of internal controls. BDO Governance independently reviews the system of internal controls and report to the Audit Committee on a quarterly basis, following the establishment of the risk management framework. BDO Governance review of the internal controls in the key activities of the Group's business is based on internal audit strategy and a detailed annual audit plan presented to the Audit Committee for approval. A risk-based approach is adopted and the audit strategy and plan is based on the risk profiles of the major business units of the Group. The Board has conducted an annual review on the adequacy of the internal audit function and had re-appointed BDO Governance as internal auditors for the year 2006.

5. OTHER KEY ELEMENTS OF INTERNAL CONTROL

The following are other key elements of the Group's internal control systems:-

- The Board of Directors has put in place an organization structure, which formally defines lines of responsibility and delegation of authority.
- Internal control procedures are set out in a series of policies and procedures. These procedures are
 the subject of regular reviews and improvements to reflect changing risks or to resolve operational
 deficiencies.
- Regular information provided to management on key business indicators, such as sales performance, staff turnover and cash flow performance.
- Centralized procurement function that ensures approval procedures are adhered to as well as to leverage on the Group's purchasing power.
- The Corporate Centre coordinates the process for the Group for the coming year wherein the budgets are approved at operating unit level and ultimately by the Board of Directors.
- Quarterly performance reports that provide Management and the Board of Directors with comprehensive information on financial performance and key business indicators.
- The Management monitors the quarterly results of the Group against budget and in the event of major variances, Management will take appropriate action.
- Management accounts and reports are prepared monthly for the effective monitoring and decision making.
- The business operation and management accounts including financial accounts are discussed at the scheduled monthly management meeting.
- The Management monitors the progress on the property operations i.e. the core business of the Group at the operation cum site meeting with the external consultants on a fortnightly basis.
- The involvement of the Executive Directors in the business who are hands-on in the operations and financial of the Group. This enables most issues to be effectively resolved on a timely basis.
- The Audit Committee meets at least four times a year and reviews the effectiveness of the Group's system of internal controls.

All these functions provide their respective degree of the assurance to the operations and existence of the system of the internal control.

6. CONCLUSION

A number of internal control weaknesses were identified during the financial year ended 31 December 2005. The control weaknesses identified have been, or are being, addressed to ensure the integrity of internal controls. None of the weaknesses have resulted in any material losses, contingencies or uncertainties that would require mention in the Group's annual report. The Management of the Company continues to take measures to strengthen the internal control environment. The development of the system of internal control is an ongoing process and the Board maintains an ongoing commitment to strengthen the Group's internal control environment and processes.

OTHER COMPLIANCE STATEMENTS

1. UTILISATION OF PROCEEDS

There were no proceeds raised from any proposal during the financial year.

2. SHARE BUY-BACKS

There were no Share Buy-Backs during the financial year.

3. OPTIONS, WARRANTS OR CONVERTIBLE SECURITIES

There were no Warrants, Redeemable Convertible Secured Loan Stocks or Employee Share Option Scheme exercised during the financial year.

4. AMERICAN DEPOSITORY RECEIPT ("ADR")/GLOBAL DEPOSITORY RECEIPT ("GDR")

There were no ADR/GDR programme sponsored by the Company during the financial year.

5. SANCTIONS AND/OR PENALTIES

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

6. NON-AUDIT FEES

There were no non-audit fees paid to external auditors during the financial year.

7. VARIATION IN RESULTS

There were no variance between the results of the financial year and the unaudited results previously announced.

8. PROFIT GUARANTEE

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

OTHER COMPLIANCE STATEMENTS (Cont'd)

9. MATERIAL CONTRACTS

The material contracts entered into by the Company and its subsidiaries involving directors and major shareholders' interest: -

a) which were still subsisting as at 31 December 2005.

Date	Parties involved	General Nature	Cash Consideration	Relation between the director or major shareholder and contracting parties
02.06.2005	Tanco Land Sdn Bhd("TLSB"), Pelangi Citapadu (M) Sdn Bhd ("PCSB") and Menang Development (M) Sdn Bhd ("MDSB")	To novate the Sale and Purchase Agreement between TLSB and PCSB to MDSB to purchase six (6) pieces of land from TLSB	RM9,000,000.00 plus accrued interest	Maymerge (M) Sdn Bhd ("Maymerge") is the substantial shareholder or ultimate substantial shareholder of Menang Corporation (M) Berhad ("MCB"), MDSB and PCSB. Dato' Abdul Mokhtar Ahmad, Dato' Shun Leong Kwong and Datin Mariam Eusoff are the directors of Maymerge, MCB, MDSB and PCSB.

Relation

OTHER COMPLIANCE STATEMENTS (Cont'd)

b) which were entered into since the end of the previous financial year

Date	Parties involved	General Nature	Cash Consideration	between the director or major shareholder and contracting parties
06.02.2004 (The joint venture was mutually terminated on 04.08.2005)	MDSB and CG & P Consultants Sdn Bhd ("CG & P")	A joint venture to develop a parcel of leasehold land in Melaka	RM67,200,000.00	Maymerge is the substantial shareholder or ultimate substantial shareholder of MCB, MDSB and CG & P.
				Dato' Abdul Mokhtar Ahmad, Dato' Shun Leong Kwong and Datin Mariam Eusoff are the directors of Maymerge, MCB, MDSB and CG & P.

10. REVALUATION POLICY ON LANDED PROPERTIES

The Company revalues its landed properties every five (5) years and a shorter intervals whenever the fair value of the revalued assets is expected to differ materially from their carrying value.

11. RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE NATURE

There were no recurrent related party transactions of a revenue nature during the financial year.

STATEMENT OF DIRECTORS' RESPONSIBILITIES IN RESPECT OF THE AUDITED FINANCIAL STATEMENTS

The Directors are required to ensure that financial statements for each financial year are properly drawn up in accordance with the provisions of the Companies Act, 1965 and approved accounting standards in Malaysia so as to give a true and fair view of the state of affairs and results of the Group and the Company for the financial year then ended.

In preparing the financial statements, the Directors have:

- adopted suitable accounting policies and then apply them consistently;
- made judgements and estimates that are prudent and reasonable; and
- ensured all applicable accounting standards have been followed.

The Directors are responsible for ensuring proper accounting records are kept which disclose with reasonable accuracy at any time the financial position of the Group and of the Company and to enable them to ensure that the financial statements comply with the Companies Act, 1965.

The Directors have a general responsibility for taking such reasonable steps as are reasonably open to them:-

- (a) to safeguard the assets of the Group and the Company; and
- (b) to prevent and detect fraud and other irregularities.

This statement is made in accordance with a resolution of the Board of Directors dated 8 May 2006.

Financial Statements

		_
30 l	Directors'	Renor
		$I \cup I \cup I$

- 37 Statement By Directors
- 37 Statutory Declaration
- 38 Report Of The Auditors
- 39 Balance Sheets
- 41 Income Statements
- 42 Statement Of Changes In Equity
- 43 Cash Flow Statements
- 45 Notes To The Financial Statements

DIRECTORS' REPORT

The directors hereby submit their report together with the audited financial statements of the Group and of the Company for the financial year ended 31 December 2005.

PRINCIPAL ACTIVITIES

The Company is principally engaged in investment holding, letting out of properties and the provision of management services. The principal activities of the subsidiary companies are stated in Note 9 to the financial statements. There have been no significant changes in the nature of these activities during the financial year.

RESULTS

	Group RM'000	Company RM'000
Net (loss)/profit for the financial year	(17,253)	5,155

DIVIDENDS

No dividend has been paid or declared by the Company since the end of the previous financial year. The directors also do not recommend any dividend payment in respect of the current financial year.

RESERVES AND PROVISIONS

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

ISSUE OF SHARES AND DEBENTURES

The Company has not issued any new shares or debentures 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 warrants and options pursuant to the Employees' Share Option Scheme.

Warrants

The Warrants are in registered form and constituted by a Deed Poll and entitle the registered holder to subscribe for one (1) new ordinary share of RM1.00 each in the Company at a price of RM1.00 per ordinary share for every warrant held. The conversion ratio is subject to the aforesaid Deed Poll and can be exercised at any time during the five-year subscription period expiring on 15 October 2006.

The Company had on 21 March 2006 approved a proposed extension of the duration and exercise period of the outstanding Warrants by five (5) years from 16 October 2006 up to and including 15 October 2011, subject to approvals being obtained from the Securities Commission, shareholders and Warrant holders.

OPTIONS GRANTED OVER UNISSUED SHARES (continued)

Employees' Share Option Scheme ("ESOS")

At an Extraordinary General Meeting held on 15 January 2002, the Company's shareholders approved the establishment of an Employees' Share Option Scheme to eligible Executive Directors and employees of the Group whereby;

- (i) not more than fifty per cent (50%) of the ordinary shares available under the ESOS should be allocated, in aggregate, to Executive Directors and senior management; and
- (ii) not more than ten per cent (10%) of the ordinary shares available under the ESOS should be allocated to any individual Executive Director or Eligible Employee, who either singly or collectively through his/her associates hold twenty per cent (20%) or more of the issued and paid-up share capital of the Company.

The options offered under ESOS to take up unissued ordinary shares of RM1.00 each and the subscription prices are as follows:

Exercise period	Subscription price RM	- Number of Balance as at 1.1.2005	options over or Offered and accepted	dinary shares of Lapsed due to resignation	RM1.00 each - Balance as at 31.12.2005
25.1.2002 - 23.1.2007	1.00	12,770,000	_	(175,000)	12,595,000
4.3.2002 - 23.1.2007	1.00	38,000	_	_	38,000
2.5.2002 - 23.1.2007	1.00	32,000	_	(22,000)	10,000
7.11.2002 - 23.1.2007	1.00	312,000	_	_	312,000
10.1.2003 - 23.1.2007	1.00	257,000	_	_	257,000
18.2.2003 - 23.1.2007	1.00	21,000	_	_	21,000
25.2.2004 - 23.1.2007	1.00	856,000	_	(185,000)	671,000
7.1.2005 - 23.1.2007	1.00	_	1,753,000	_	1,753,000
21.2.2005 - 23.1.2007	1.00	_	541,000	(76,000)	465,000
		14,286,000	2,294,000	(458,000)	16,122,000

The Company has been granted exemption by the Companies Commission of Malaysia from having to disclose the list of employees and their option holdings which is less than 600,000 ordinary shares of RM1.00 each.

The name of employees who have been granted options above 600,000 ordinary shares of RM1.00 each are as follows:

Name	- Number of o Balance as at 1.1.2005	options over ord Offered and accepted	inary shares of Exercised	RM1.00 each - Balance as at 31.12.2005
Brigadier General (Ret)				
Dato' Abdul Latif Bin Ahmad	1,000,000	_	_	1,000,000
Ho Mun Leong	1,000,000	_	_	1,000,000
Soon Yuow Kong	1,000,000	_	_	1,000,000
Ng Kim Fong	648,000	_	_	648,000
Ng Ah Wah	612,000	_	_	612,000

OPTIONS GRANTED OVER UNISSUED SHARES (continued)

Employees' Share Option Scheme ("ESOS") (continued)

The salient features of the ESOS are as follows:

- the maximum number of ordinary shares to be issued and allotted by the Company under the ESOS as approved by the Securities Commission shall not exceed ten percent (10%) of the total issued and paidup share capital of the Company at any point in time during the duration of the ESOS;
- (ii) Executive Directors and eligible employees are those who have been confirmed in writing as employees of the Group on or prior to the date of the offer;
- (iii) the option is personal to the grantee and shall not be transferred, assigned or disposed of by the grantee save and except in the event of the death of the grantee as provided under Bye-Law 14.6;
- (iv) no offer shall be made to any Executive Director of the Company unless such offer and the related allotment of shares have previously been approved by the shareholders of the Company in general meeting;
- (v) the subscription price at which the employees are offered to take up shares under the ESOS is either at a discount of not more than ten percent (10%) from the weighted average market price of the shares as shown in the daily official list issued by Bursa Malaysia Securities Berhad for five (5) market days immediately preceding the date of offer or at par value of the shares of the Company of RM1.00, whichever is higher;
- (vi) the options granted may be exercised at any time within the option period and the option may be fully exercised after the acceptance under Bye-Law 10.1; and
- (vii) the options granted may be exercised in full or in lesser number of ordinary shares provided that the number shall be in multiples of 1,000 shares.

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

DIRECTORS

The directors who held office since the date of the last report are:

Y. Bhg. Dato' Abdul Mokhtar Ahmad

Y. Bhg. Dato' Shun Leong Kwong

Y. Bhg. Datin Mariam Eusoff

Dr. Christopher Shun Kong Leng, CFP®

Too Kok Leng Chiam Tau Meng Lim Eng Seng

(appointed on 21 October 2005) (deceased on 25 July 2005)

In accordance with Article 112 of the Company's Articles of Association, Y. Bhg. Dato' Abdul Mokhtar Ahmad and Too Kok Leng retire from the Board by rotation at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-election.

In accordance with Article 118 of the Company's Articles of Association, Chiam Tau Meng retires from the Board by rotation at the forthcoming Annual General Meeting and, being eligible, offers himself for re-election.

DIRECTORS' INTERESTS

The directors holding office at the end of the financial year and their beneficial interest in the ordinary shares of the Company and its related corporations during the financial year ended 31 December 2005 as recorded in the Register of Directors' Shareholdings kept by the Company under Section 134 of the Companies Act, 1965 were as follows:

	- Number of ordinary shares of RM1.00 each - Balance Balance				
	as at			as at	
Shares in the Company	1.1.2005	Bought	Sold	31.12.2005	
Direct interests:					
- Y. Bhg. Dato' Shun Leong Kwong	9,400	_	_	9,400	
 Y. Bhg. Datin Mariam Eusoff Dr. Christopher Shun Kong Leng, CFP* 	4,200 253,000	_ 1,711,100	_	4,200 1,964,100	
- Dr. Chinstopher Shuri Kong Leng, CFP	253,000	1,711,100	_	1,964,100	
Indirect interests:					
- Y. Bhg. Dato' Abdul Mokhtar Ahmad	118,557,830	_	_	118,557,830	
 Y. Bhg. Dato' Shun Leong Kwong Y. Bhg. Datin Mariam Eusoff 	118,564,130 118,557,830	_	_	118,564,130 118,557,830	
- T. Brig. Datiff Mariatti Eusoff - Dr. Christopher Shun Kong Leng, CFP*	6,300	_	_	6,300	
Dr. offistopher Sharr Rong Long, of t	0,000			0,000	
	_	Number of Warr	ants 2001/20	06 -	
	Balance			Balance	
Warranta haldinan in the Communi	as at	Download	Cald	as at	
Warrants holdings in the Company		Bought	Sold		
Warrants holdings in the Company Direct interests:	as at	Bought	Sold	as at	
	as at	Bought 256,000	Sold	as at	
Direct interests:	as at 1.1.2005		Sold –	as at 31.12.2005	
Direct interests:	as at 1.1.2005 526,000 - Number of	256,000 option over ordin	-	as at 31.12.2005 782,000	
Direct interests:	as at 1.1.2005 526,000 - Number of Balance	256,000 option over ordin Offered	-	as at 31.12.2005 782,000 RM1.00 each - Balance	
Direct interests: - Dr. Christopher Shun Kong Leng, CFP*	as at 1.1.2005 526,000 - Number of Balance as at	256,000 option over ordin Offered and	– nary shares of	as at 31.12.2005 782,000 RM1.00 each - Balance as at	
Direct interests:	as at 1.1.2005 526,000 - Number of Balance	256,000 option over ordin Offered	-	as at 31.12.2005 782,000 RM1.00 each - Balance	
Direct interests: - Dr. Christopher Shun Kong Leng, CFP ESOS in the Company Y. Bhg. Dato' Abdul Mokhtar Ahmad	as at 1.1.2005 526,000 - Number of Balance as at 1.1.2005	256,000 option over ordin Offered and	– nary shares of	as at 31.12.2005 782,000 RM1.00 each - Balance as at 31.12.2005	
Direct interests: - Dr. Christopher Shun Kong Leng, CFP ESOS in the Company Y. Bhg. Dato' Abdul Mokhtar Ahmad Y. Bhg. Dato' Shun Leong Kwong	as at 1.1.2005 526,000 - Number of Balance as at 1.1.2005 1,000,000 1,000,000	256,000 option over ordin Offered and accepted	nary shares of Exercised	as at 31.12.2005 782,000 RM1.00 each - Balance as at 31.12.2005 1,000,000 1,000,000	
Direct interests: - Dr. Christopher Shun Kong Leng, CFP ESOS in the Company Y. Bhg. Dato' Abdul Mokhtar Ahmad	as at 1.1.2005 526,000 - Number of Balance as at 1.1.2005	256,000 option over ordin Offered and accepted	nary shares of Exercised	as at 31.12.2005 782,000 RM1.00 each - Balance as at 31.12.2005	

Y. Bhg. Dato' Abdul Mokhtar Ahmad, Y. Bhg. Dato' Shun Leong Kwong, Y. Bhg. Datin Mariam Eusoff and Dr. Christopher Shun Kong Leng, CFP* are deemed to have interest in the shares of the subsidiaries of the Group by virtue of their interest in the Company as disclosed above.

None of the other directors holding office at 31 December 2005 had any interest in the ordinary shares of the Company and of its related corporations during the financial year.

DIRECTORS' BENEFITS

Since the end of the previous financial year, none of the directors of the Company have received or become entitled to receive a benefit (other than a benefit included in the aggregate amount of emoluments received or due and receivable by the directors as shown in the financial statements) by reason of a contract made by the Company or a related corporation with the director or with a firm of which the director is a member, or with a company in which he has a substantial financial interest, other than certain directors who are deemed to derive a benefit by virtue of their interests in companies which provided services to certain companies in the Group in the ordinary course of business as disclosed in Note 37 to the financial statements.

There were no arrangements during and at the end of the financial year, to which the Company is a party, 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 issuance of Redeemable Convertible Secured Loan Stocks (Note 25) and directors' entitlement to subscribe for new ordinary shares in the Company under ESOS of the Company.

OTHER STATUTORY INFORMATION REGARDING THE GROUP AND THE COMPANY

(I) AS AT THE END OF THE FINANCIAL YEAR

- (a) Before the financial statements of the Group and of the Company were made out, the directors took reasonable steps:
 - (i) to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and have satisfied themselves that all known bad debts have been written off and that adequate provision had been made for doubtful debts; and
 - (ii) to ensure that any current assets which were unlikely to realise their book values in the ordinary course of business had been written down to their estimated realisable values.
- (b) In the opinion of the directors, the results of the operations of the Group and of the Company during the financial year have not been substantially affected by any item, transaction or event of a material and unusual nature.

(II) FROM THE END OF THE FINANCIAL YEAR TO THE DATE OF THIS REPORT

- (c) The directors are not aware of any circumstances:
 - which would render the amount written off for bad debts or the amount of the provision for doubtful debts in the financial statements of the Group and of the Company inadequate to any material extent; or
 - (ii) which would render the values attributed to current assets in the financial statements of the Group and of the Company misleading; and
 - (iii) which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.

(II) FROM THE END OF THE FINANCIAL YEAR TO THE DATE OF THIS REPORT (continued)

- (d) In the opinion of the directors:
 - there has not arisen any item, transaction or event of a material and unusual nature likely to affect substantially the results of the operations of the Group and of the Company for the financial year in which this report is made; and
 - (ii) no contingent or other liability has become enforceable, or is likely to become enforceable, within the period of twelve months after the end of the financial year which will or may affect the ability of the Group or of the Company to meet their obligations as and when they fall due.

(III) AS AT THE DATE OF THIS REPORT

- (e) There are no charges on the assets of the Group and of the Company which have arisen since the end of the financial year to secure the liabilities of any other person.
- (f) There are no contingent liabilities of the Group and of the Company which have arisen since the end of the financial year.
- (g) The directors are not aware of any circumstances not otherwise dealt with in the report or financial statements which would render any amount stated in the financial statements of the Group and of the Company misleading.

SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

- (i) On 6 February 2004, one of the wholly owned subsidiary companies, Menang Development (M) Sdn. Bhd. ("MDSB") had entered into a joint venture agreement ("CG&P JVA") with CG&P Consultants Sdn. Bhd. (CG&P) to develop a parcel of leasehold land measuring approximately 641.237 acres in Mukim of Bukit Katil, District of Melaka Tengah, Melaka on a 60: 40 basis which was approved by the shareholders of the Company at an Extraordinary General Meeting on 30 June 2004.
 - However, on 4 August 2005, the CG&P JVA had been mutually terminated between MDSB and CG&P since one of the conditions precedent cannot be fulfilled.
- (ii) On 2 June 2005, MDSB entered into a Novation Agreement ("the said Novation Agreement") with Tanco Land Sdn. Bhd. ("TLSB") and Pelangi Citapadu (M) Sdn. Bhd ("PCSB") to novate the Sales and Purchase Agreement dated 9 October 2002 from PCSB to MDSB to acquire six pieces of land in Mukim of Rasah, District of Seremban, Negeri Sembilan Darul Khusus measuring approximately 40.1 acres for a total cash consideration of RM9,000,000 including accrued interest.
 - On 30 December 2005, MDSB entered into a Supplemental Agreement ("the said Supplemental Agreement") with TLSB and PCSB to extend the completion date of the said Novation Agreement for three (3) months commencing from:
 - (a) the validation order being obtained from the High Court under section 176(10C) of the Companies Act, 1965 for the said Novation Agreement and the said Supplemental Agreement; or
 - (b) the restraining order granted by High Court under section 176(10) of the Companies Act, 1965 to Tanco Land lapses;

whichever shall be earlier provided always that the period in which item (a) or (b) occurs shall be within six (6) months from 30 December 2005 i.e. the date of the said Supplemental Agreement.

DIRECTORS' REPORT (Cont'd)

SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR (continued)

(iii) On 1 November 2005, the Company entered into a Sale and Purchase Agreement with Continuum Synergy Sdn. Bhd. to dispose two pieces of land measuring approximately 2.1 acres in Mukim of Rasah, District of Seremban, Negeri Sembilan Darul Khusus for a total cash consideration of RM1,185,000 and subsequently concluded on 31 January 2006.

AUDITORS

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

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

Dato' Abdul Mokhtar Ahmad Director

Dato' Shun Leong Kwong Director

Kuala Lumpur 21 March 2006

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 39 to 86 have been drawn up in accordance with the provisions of the Companies Act, 1965 and applicable approved accounting standards in Malaysia so as to give a true and fair view of:

- (i) the state of affairs of the Group and of the Company as at 31 December 2005 and of their results for the financial year then ended; and
- (ii) the cash flows of the Group and of the Company for the financial year ended 31 December 2005.

On behalf of the Board,

Dato' Abdul Mokhtar Ahmad Director

Dato' Shun Leong Kwong Director

Kuala Lumpur 21 March 2006

STATUTORY DECLARATION

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

I, Ng Kim Fong , being the officer primarily responsible for the financial management of Menang Corporation
(M) Berhad, do solemnly and sincerely declare that the financial statements set out on pages 39 to 86 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 at	
Kuala Lumpur this 21 March 2006	

Ng Kim Fong

Before me:

P SETHURAMAN (No. W-217) Commissioner for Oaths No. 12, Jalan Tun H.S. Lee 50000 Kuala Lumpur

REPORT OF THE AUDITORS

To The Members Of Menang Corporation (M) Berhad

We have audited the financial statements set out on pages 39 to 86.

These financial statements are the responsibility of the Company's directors.

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

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

In our opinion:

- (a) the financial statements have been properly drawn up in accordance with applicable approved accounting standards in Malaysia and the provisions of the Companies Act, 1965 so as to give a true and fair view of:
 - (i) the matters required by Section 169 of the Companies Act, 1965 to be dealt with in the financial statements of the Group and of the Company; and
 - (ii) the state of affairs of the Group and of the Company as at 31 December 2005 and of their results and cash flows for the financial year then ended;

and

(b) the accounting and other records and the registers required by the Act to be kept by the Company and by the subsidiary companies of which we have acted as auditors have been properly kept in accordance with the provisions of the said Act.

We have considered the financial statements and auditors' reports of the subsidiary companies of which we have not acted as auditors, as indicated in Note 9 to the financial statements, being financial statements that are included in the consolidated financial statements.

We are satisfied that the financial statements of the subsidiary companies that are consolidated with the Company's financial statements are in form and content appropriate and proper for the purposes of the preparation of the consolidated financial statements and we have received satisfactory information and explanations required by us for those purposes.

The auditors' reports on the financial statements of the subsidiary companies were not subject to any qualification and did not include any comment made under Section 174(3) of the Act.

BDO Binder AF: 0206

Chartered Accountants

Ng Chee Hoong 2278/10/06 (J) Partner

Kuala Lumpur 21 March 2006

BALANCE SHEETS

As At 31 December 2005

		Group		Company	
ASSETS EMPLOYED	NOTE	2005 RM′000	2004 RM'000	2005 RM′000	2004 RM′000
PROPERTY, PLANT AND EQUIPMENT	6	1,531	2,342	348	494
INVESTMENT PROPERTIES	7	114,820	130,074	106,709	108,394
LAND HELD FOR PROPERTY DEVELOPMENT	8	111,200	118,563	_	-
INVESTMENT IN SUBSIDIARY COMPANIES	9	_	_	85,638	85,631
INVESTMENT IN AN ASSOCIATED COMPANY	10	8,966	20,085	5,023	5,023
OTHER INVESTMENT	11	2	2	_	_
CURRENT ASSETS					
Development properties Inventories Trade receivables	12 13 14	62,252 7,939 210	49,122 8,049 183	- - -	- - -
Other receivables, deposits and prepayments	15	1,450	1,068	52	50
Amounts owing by subsidiary companies Tax recoverable Fixed deposits with a licensed bank Cash and bank balances	16 17	- - - 844	- 22 1,486	46,215 713 – 1	43,229 1,935 22 345
		72,695	59,930	46,981	45,581
LESS: CURRENT LIABILITIES					
Trade payables Other payables and accruals Amounts owing to subsidiary	18 19	1,258 21,921	1,387 15,738	_ 3,495	_ 2,366
companies Borrowings	20 21	50,364	48,412	8,150 4,433	8,168 7,861
		73,543	65,537	16,078	18,395
NET CURRENT (LIABILITIES)/ASSETS		(848)	(5,607)	30,903	27,186
		235,671	265,459	228,621	226,728

BALANCE SHEETS (Cont'd)

As At 31 December 2005

		Group			ipany
	NOTE	2005 RM'000	2004 RM′000	2005 RM′000	2004 RM'000
FINANCED BY					
SHARE CAPITAL	23	267,107	267,107	267,107	267,107
RESERVES	24	(76,820)	(59,567)	(50,129)	(55,284)
SHAREHOLDERS' EQUITY		190,287	207,540	216,978	211,823
NON-CURRENT AND DEFERRED LIABILITIES					
Borrowings Redeemable Convertible Secured	21	31,027	40,722	18	1,064
Loan Stocks Deferred tax liabilities	25 26	11,625 2,732	13,841 3,356	11,625 -	13,841 -
		235,671	265,459	228,621	226,728

INCOME STATEMENTS

For The Financial Year Ended 31 December 2005

		Group 2005 2004		Com 2005	pany 2004
	NOTE	RM′000	RM′000	RM′000	RM′000
Revenue	27	21,697	13,426	17,168	6,995
Cost of sales	28	(19,629)	(8,292)	_	
Gross profit		2,068	5,134	17,168	6,995
Other operating income		718	446	1,570	1,869
Administration expenses		(4,922)	(4,827)	(2,206)	(2,898)
Other operating expenses		(7,839)	(6,360)	(3,534)	(1,760)
(Loss)/Profit before operations		(9,975)	(5,607)	12,998	4,206
Finance costs		(8,506)	(8,540)	(1,819)	(2,257)
Share of results in an associated company		2,221	8,358	_	
(Loss)/Profit before tax	29	(16,260)	(5,789)	11,179	1,949
Tax expense	30	(993)	(2,294)	(6,024)	_
Net (loss)/profit for the financial year		(17,253)	(8,083)	5,155	1,949
Loss per share (sen)	31	(6.46)	(3.03)		

STATEMENT OF CHANGES IN EQUITY

For The Financial Year Ended 31 December 2005

Share capital RM'000	Capital reserve RM'000	Accumulated losses RM'000	Total RM'000
267,107	960	(52,444)	215,623
-	_	(8,083)	(8,083)
267,107	960	(60,527)	207,540
-	_	(17,253)	(17,253)
267,107	960	(77,780)	190,287
267,107	1,486	(58,719)	209,874
_	(526)	526	-
_	(526)	526	_
_	_	1,949	1,949
267,107	960	(56,244)	211,823
_	_	5,155	5,155
267,107	960	(51,089)	216,978
	capital RM'000 267,107 - 267,107 - 267,107	capital RM′000 reserve RM′000 267,107 960 — — 267,107 960 — — 267,107 960 — (526) — — 267,107 960 — — 267,107 960 — — 267,107 960 — —	capital RM'000 reserve RM'000 losses RM'000 267,107 960 (52,444) - - (8,083) 267,107 960 (60,527) - - (17,253) 267,107 960 (77,780) 267,107 1,486 (58,719) - (526) 526 - - 1,949 267,107 960 (56,244) - - 5,155

CASH FLOW STATEMENTS

For The Financial Year Ended 31 December 2005

	_			Company		
		oup		pany		
	2005 RM'000	2004 RM′000	2005 RM′000	2004 RM′000		
CASH FLOWS FROM OPERATING ACTIVITIES						
(Loss)/Profit before tax	(16,260)	(5,789)	11,179	1,949		
Adjustments for:						
Allowance for doubtful debts	_	_	294	1,605		
Bad debts written off	4	3	_	_		
Depreciation of property, plant and equipment	485	505	147	147		
Dividend income	_	_	(17,150)	(6,860)		
Impairment losses on investment in subsidiaries	_	_	3,093			
Impairment losses on land held for						
property development	_	493	_	_		
Interest expenses	6,020	6,055	1,819	2,257		
Interest income	(102)	(20)	(1,569)	(1,856)		
Impairment losses on investment property	_	327	_	_		
(Gain)/Loss on disposal of investment property Gain on disposal of property, plant and	(80)	8	_	8		
equipment Gain on disposal of land held for property	(8)	_	_	_		
development	(720)	_	_	_		
Share of results in an associated company	(2,221)	(8,358)	_	_		
Profit on Islamic loan	2,485	2,485	_	_		
Property, plant and equipment written off	334	_	_			
Operating loss before working capital changes	(10,063)	(4,291)	(2,187)	(2,750)		
Decrease/(Increase) in inventories	110	(1,653)	_	_		
(Increase)/Decrease in trade receivables	(31)	286	_			
(Increase)/Decrease in other receivables,	(31)	200				
deposits and prepayments	(382)	(574)	(2)	52		
Decrease in trade payables	(129)	(1,086)	(2)	(913)		
Increase/(Decrease) in other payables and	(127)	(1,000)		(713)		
accruals	1,945	(250)	187	665		
Increase/(Decrease) in amounts owing to						
corporate shareholders	1,396	(2,306)	_	_		
Increase/(Decrease) in amounts owing						
to directors	1,725	(140)	180	(183)		
Cash used in operations	(5,429)	(10,014)	(1,822)	(3,129)		
Interest received	102	20				
Net cash used in operating activities	(5,327)	(9,994)	(1,822)	(3,129)		

CASH FLOW STATEMENTS (Cont'd)

For The Financial Year Ended 31 December 2005

	Group 2005 2004		Com 2005	pany 2004
	RM'000	RM'000	RM'000	RM'000
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of land held for property development Acquisition of subsidiary companies (Note 9.1)	- -	(10,330) (3,776)	<u>-</u> -	 -
Proceeds from disposal of land held for property development	9,174	5,690	_	_ (1.050)
Purchase of investment properties Dividend received from associated company	12,348	(2,231) 4,940	12,348	(1,850) 4,940
Proceeds from disposal of property, plant and equipment	31	_	_	_
Purchase of property, plant and equipment (Note 32)	(31)	(94)	(1)	(3)
Redemption of redeemable shares in an associated company	_	9,850	_	9,850
Proceeds from disposal of investment properties Advances to subsidiary companies Interest received	1,000	2,550	_	2,550
	_ _	_ _	(4,650) 1,569	(1,418) 1,856
Net cash from investing activities	22,522	6,599	9,266	15,925
CASH FLOWS FROM FINANCING ACTIVITIES				
Profit on Islamic loan paid	(1,079)	(2,485)	_	_
Drawdown of term loan Interest paid	4,090 (4,985)	(6,055)	(1,102)	(2,257)
Payment of hire-purchase liabilities (Repayment of)/Proceeds from term loans	(175) (11,679)	(262) 23,231	(32) (2,627)	(52) (99)
Redemption of Redeemable Convertible				
Secured Loan Stocks Repayment to subsidiary companies	(2,216)	(11,095)	(2,216) (18)	(11,095) (21)
Withdrawal of fixed deposit	22	_	22	
Net cash (used in)/from financing activities	(16,022)	3,334	(5,973)	(13,524)
NET INCREASE/(DECREASE) IN CASH				
AND CASH EQUIVALENTS	1,173	(61)	1,471	(728)
CASH AND CASH EQUIVALENTS AT BEGINNING OF FINANCIAL YEAR	(1,513)	(1,452)	(2,654)	(1,926)
CASH AND CASH EQUIVALENTS AT END OF FINANCIAL YEAR (NOTE 33)	(340)	(1,513)	(1,183)	(2,654)

NOTES TO THE FINANCIAL STATEMENTS

31 December 2005

1. GENERAL INFORMATION

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

The registered office and principal place of business of the Company are located at 8th Storey, South Block, Wisma Selangor Dredging, 142-A, Jalan Ampang, 50450 Kuala Lumpur.

The financial statements are presented in Ringgit Malaysia.

2. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Board of Directors recognises the importance of financial risk management in the overall management of the Group's businesses. A sound risk management system will not only mitigate financial risk but will also be able to create opportunities if risk elements are properly managed.

The Group's overall financial risk management objective is to ensure that the Group creates value for its shareholders while minimising potential adverse effects on the performance of the Group. Financial risk management is carried out through risk reviews, internal control systems and adherence to the Group's financial risk management policies, which are set out as follows:

Liquidity risk

The Group is actively managing its operating cash flow to suit the debt maturity profile so as to ensure all commitments and funding needs are met. As part of the overall liquidity management, it is the Group's policy to ensure continuity in servicing its cash obligations in the future by way of measures and forecasts its cash commitments and to maintain sufficient levels of cash or cash equivalents to meet its working capital requirements. In addition, the Group also maintains credit facilities sufficient to meet its operational needs.

Credit risk

There were no significant concentrations of credit risk. The maximum exposure to credit risk for the Group and the Company was represented by the carrying amount of each financial asset.

Interest rate risk

The Group and the Company has no interest bearing financial liabilities, except for the secured term loans and Redeemable Convertible Secured Loan Stocks, bank overdraft facilities and amount owing to corporate shareholders and subsidiary companies as disclosed in the financial statements.

Interest rates on Redeemable Convertible Secured Loan Stocks and amount due to corporate shareholders is fixed. Those for term loans and bank overdraft, interest rate vary with reference to the base lending rate of the financial institutions.

Interest earning financial assets of the Company is mainly amounts due by subsidiaries that attract interest income. However, the fluctuation in interest rate, if any, is not expected to have a material impact on the results of the Company.

31 December 2005

3. PRINCIPAL ACTIVITIES

The Company is principally engaged in investment holding, letting out of properties and the provision of management services. The principal activities of the subsidiary companies are stated in Note 9 to the financial statements. There have been no significant changes in the nature of these activities during the financial year.

4. BASIS OF PREPARATION OF THE FINANCIAL STATEMENTS

The financial statements of the Group and of the Company have been prepared in accordance with applicable approved accounting standards in Malaysia and the provisions of the Companies Act, 1965.

5. SIGNIFICANT ACCOUNTING POLICIES

5.1 Basis of accounting

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

The preparation of financial statements in conformity with applicable approved accounting standards in Malaysia and the provisions of the Companies Act, 1965 requires the directors to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

5.2 Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and all its subsidiary companies made up to the end of the financial year using the acquisition method of accounting.

The difference between the purchase price and the fair value of the net assets of subsidiary companies at the date of acquisition is reflected in the financial statements as goodwill or reserve on consolidation. Goodwill on consolidation is stated at cost less impairment losses, if any. The results of the subsidiary companies acquired or disposed of during the financial year are included in the consolidated financial statements from the date of their acquisitions or up to the date of their disposal.

Inter-company transactions and balances are eliminated on consolidation and the consolidated financial statements reflect external transactions only.

Minority interest is measured at the minorities' share of net results and of net assets of subsidiary companies attributable to interests which are not owned, directly or indirectly through subsidiary companies within the Group.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.3 Property, plant and equipment and depreciation

Property, plant and equipment are stated at cost less accumulated depreciation and impairment losses, if any.

Upon disposal of an item of property, plant and equipment, the difference between the net disposal proceeds and the net carrying amount is recognised in the income statement and the revaluation reserve related to those assets, if any, is transferred directly to retained profits.

All property, plant and equipment are depreciated on the straight line method at rates which are intended to write off the cost of the assets over their estimated useful lives. The principal annual rates of depreciation are as follows:

Building and office lots	2%
Plant and machinery	10% - 25%
Motor vehicles	20%
Furniture, fittings and equipment	10% - 25%
Site office, renovations and signboards	10% - 20%

5.4 Assets acquired under hire-purchase agreements

Assets acquired under hire-purchase arrangements which transfer substantially all the risks and rewards of ownership to the Group and the Company are capitalised as property, plant and equipment and the corresponding obligations are treated as liabilities. The property, plant and equipment capitalised are depreciated on the same basis as owned assets.

Finance charges are allocated to the income statement over the period of the agreements to give a constant periodic rate of charge on the remaining hire-purchase liabilities.

5.5 Investment properties

Investment properties are investments in land and buildings that are not substantially occupied for use by, or in the operations of the Group and are held for investment potential and rental income. They are accounted for as long term investments and are stated at valuation and not depreciated.

Investment properties are revalued in every five years and at a shorter interval whenever the fair value of the revalued assets is expected to differ materially from their carrying amount.

Surpluses arising from such valuations are credited to shareholders' equity as revaluation reserve and any subsequent deficit is charged against such surplus to the extent that the decrease offsets any increase. In all other cases, the deficit will be charged to the income statement.

For a revaluation increase subsequent to a revaluation deficit of the same investment, the surplus should be recognised as income to the extent that it reverses the deficit previously recognised as an expense with the balance of increase credited to shareholders' equity.

Upon disposal of an investment property, the difference between the net disposal proceeds and the carrying amount is recognised in the income statement and the revaluation reserve related to the investment property is transferred directly to retained profits.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.6 Land held for property development

Land held for property development consist of land or such portions thereof on which no development activities have been carried out or where development activities are not expected to be completed within the Group's normal operating cycle. Such land is classified as non-current asset and is stated at cost less accumulated impairment losses, if any.

Land held for property development is reclassified as development properties under current assets at the point when development activities have commenced and where it can be demonstrated that the development activities can be completed within the Group's normal operating cycle.

Cost associated with the acquisition of land includes the purchase price of the land, professional fees, stamp duties, commissions, conversion fees and other relevant levies. Where the Group had previously recorded the land at revalued amount, it continues to retain this amount as its surrogate cost as allowed by FRS 201_{2004} (formerly known as MASB 32) Property Development Activities.

5.7 Development properties

Development properties comprise property development cost that are directly attributable to the development activities or that can be allocated on a reasonable basis to such activities. They comprise the costs of land under development, construction costs and other related development costs common to the whole project including administrative overheads and borrowing costs.

Development properties on which development activities have commenced or where it can be demonstrated that the development activities can be completed within the normal operating cycle are classified as current assets.

When the outcome of a development activity can be estimated reliably, property development revenue and expenses are recognised in the income statement by reference to the stage of completion of development activity at the balance sheet date.

When the outcome of a development activity cannot be reliably estimated, the property development revenue shall be recognised only to the extent of property development costs incurred that is probable to be recoverable and property development costs on the development units sold are recognised as an expense in the period in which they are incurred.

Any expected loss on a development activity is recognised as an expense immediately.

Property development costs not recognised as an expense are recognised as an asset measured at the lower of cost and net realisable value.

When revenue recognised in the income statement exceeds progress billings to purchasers, the balance is shown as accrued billings under current assets. When progress billings exceed revenue recognised in the income statement, the balance is shown as progress billings under current liabilities.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.8 Investments

(i) Subsidiary companies

A subsidiary company is a company in which the Company has power to exercise control over the financial and operating policies so as to obtain benefits from its activities.

Investments in subsidiary companies which are eliminated on consolidation are stated at cost less impairment losses, if any.

(ii) Associated companies

An associated company is a company in which the Group and the Company have a long term equity interest and where the Group and the Company is in a position to exercise significant influence over the financial and operating policies of the investee company.

The Company's investment in associated companies is stated at cost less impairment losses, if any.

Investments in associated companies are accounted for in the consolidated financial statements using the equity method of accounting. The Group's interests in associated companies is stated at cost plus adjustments to reflect changes in the Group's share of profits and losses in the associated companies.

The Group's share of results and reserves of the associated companies acquired or disposed of are included in the consolidated financial statements from the effective date of acquisition or up to the effective date of disposal. The Group's share of results of associated companies is based on the latest audited financial statements made up to 31 March 2005 in relation to Hicom Menang Properties Sdn. Bhd.. The results of Hicom Menang Properties Sdn. Bhd. have been equity accounted based on audited and management financial statements made up to 31 March 2005 and 31 December 2005 respectively.

(iii) Joint venture

A joint venture is a contracted agreement whereby the Group and other parties have control over an economic activity.

In respect of their interest in jointly controlled assets, the Group and the Company recognise in their financial statements their share of the jointly controlled assets, classified according to the nature of the assets, any liabilities which they have incurred, their share of any liabilities incurred jointly with the other venturers in relation to the joint venture, any income from the sale or use of their share of the output of the joint venture together with their share of any expenses incurred by the joint venture, and any expenses which they have incurred in respect of their interest in the joint venture.

Unrealised profits or losses arising from transactions between the Group and its joint venturers are recognised only to the extent of that portion of the gain or loss which is attributable to the interests of the other venturers. Unrealised losses are recognised in full when the transaction provides evidence of a reduction in the net realisable value of current assets or an impairment loss.

The Group's interest in jointly controlled assets and liabilities arising from its joint venture arrangement has been accounted for in the financial statements using the line-by-line reporting format for proportionate consolidation.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.8 Investments (continued)

(iv) Long term investments and portfolio investments

Long term investments, other than in subsidiaries, associate and joint venture, are stated at cost unless in the opinion of the directors there is a decline other than temporary in the value of such investments. Such decline is recognised as an expense in the year in which it occurs as allowance for diminution in value.

5.9 Inventories

(i) Development properties

Completed properties held for sale are stated at the lower of cost and net realisable value. Cost is determined on a specific identification basis and includes land, all direct building costs and other related development costs.

(ii) Other inventories

Cost of other inventories is stated at the lower of cost and net realisable value. Cost is determined on weighted average cost basis.

5.10 Receivables

Receivables are carried at anticipated realisable values. Known bad debts are written off and allowance is made for any receivables considered to be doubtful of collection, if any.

5.11 Impairment of assets

The carrying amounts of the Group's and the Company's assets, other than inventories, deferred tax assets and financial assets (excluding investment in subsidiary companies and investment in an associated company) are reviewed at each balance sheet date, to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated and an impairment loss is recognised whenever the recoverable amount is less than the carrying amount of the asset.

The impairment loss is recognised in the income statement immediately except for the impairment on a revalued asset where the impairment loss is recognised directly against the revaluation reserve account to the extent of the surplus credited from the previous revaluation for the same asset with the excess of the impairment loss charged to the income statement.

All reversals of an impairment loss are recognised as income immediately in the income statement except for the reversal of an impairment loss on a revalued asset where the reversal of the impairment loss is treated as a revaluation increase and credited to the revaluation reserve account of the same asset.

The impairment loss in respect of goodwill is not reversed unless the loss was caused by a specific external event of an exceptional nature that is not expected to recur, and subsequent external events have occurred that reverse the effect of the specific event. In respect of other assets, an impairment loss is reversed if there has been a change in estimates used to determine the recoverable amount.

An impairment loss is only reversed 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.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.12 Payables

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

5.13 Provisions

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

5.14 Employee benefits

5.14.1 Short term employee benefits

Wages, salaries and social security contributions are recognised as an expense in the financial year when employees have rendered their services to the Group and the Company.

Short term non-accumulating compensated absences such as sick leave are recognised when the absences occur.

Bonuses are recognised as an expense when there is a present, legal or constructive obligation to make such payments, as a result of past events and when a reliable estimate can be made of the amount of the obligation.

5.14.2 Defined contribution plan

The Group makes contributions to a statutory provident fund and recognises the contribution payable:

- (i) after deducting contribution already paid as a liability; and
- (ii) as an expense in the financial year in which the employees render their services.

5.14.3 Equity compensation benefits

Under the Employee Share Options Scheme of the Group, eligible employees are entitled to subscribe for the shares issued by the Company. No compensation cost or obligation is recognised in the income statement when the share options are granted. Share capital and share premium account are increased when the proceeds are received from the share options exercised by the employees in that financial year.

5.15 Income tax

Income tax in the financial statements for the financial year comprises current tax expense and deferred tax.

5.15.1 Current tax expense

Current tax expense includes all domestic taxes which are based on taxable profits for the financial year. Current tax also include other taxes such as real property gains taxes payable on disposal of properties.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.15 Income tax (continued)

5.15.2 Deferred tax

Deferred tax, which includes deferred tax liabilities and assets, is provided for under the liability method at the current tax rate in respect of all temporary differences between the carrying amount of an asset or liability in the balance sheet and its tax base including unabsorbed tax losses and unutilised capital allowances.

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

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

5.16 Revenue recognition

(i) Revenue from property development

Revenue from property development activities is recognised based on the stage of completion measured by reference to the proportion that property development costs incurred for work performed to date bear to the estimated total property development costs and on the number of units sold.

Where the financial outcome of a property development activity cannot be reliably estimated, property development revenue is recognised only to the extent of property development costs incurred that is probable will be recoverable, and property development costs on the development units sold are recognised as an expense in the period in which they are incurred.

Any expected loss on a development project, including costs to be incurred over the defects liability period, is recognised immediately in the income statement.

(ii) Revenue from construction contracts

Revenue from construction contracts is recognised in the income statement based on stage of completion. The stage of completion of a construction contract is based on the proportion that contract costs incurred for work performed to date bear to the estimated total contract cost.

When the outcome of a construction contract can be estimated reliably, contract revenue and contract costs associated with the construction contract are recognised as revenue and expenses respectively by reference to the stage of completion of the contract activity at the balance sheet date.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.16 Revenue recognition (continued)

(ii) Revenue from construction contracts (continued)

When the outcome of a construction contract cannot be estimated reliably, contract revenue are recognised only to the extent of contract costs incurred that it is probable to be recoverable and contract costs are recognised as an expense in the period in which they are incurred.

When it is probable that total contract costs will exceed total contract revenue, the expected loss is recognised as an expense immediately.

When costs incurred plus attributable profits or less foreseeable losses, if any, exceed progress billings, the balance is shown as amounts due from customers for contract works. When progress billings exceed costs incurred plus attributable profits or less foreseeable losses, if any, the balance is shown as amounts due to customers for contract works.

(iii) Revenue from sale of properties

Revenue from sale of properties is recognised upon signing of the sale and purchase agreement.

(iv) Revenue from recreational facilities

Revenue from recreational facilities consist of the following:

(a) Registration fees and card sales

Revenue from registration fees and card sales are recognised upon signing of the membership agreement.

(b) Food and beverages and tournament fees

Revenue from food and beverages and tournament fees received are recognised upon the sale of goods and services rendered.

(v) Dividend income

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

(vi) Management fees

Management fees is recognised on an accrual basis.

(vii) Rental income

Revenue from property investment is recognised based on rental received and receivable from letting of properties.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.16 Revenue recognition (continued)

(viii) Interest income

Interest income is recognised in the income statement based on accrual basis.

(ix) Other income

Income from hire-purchase, factoring and loan facilities is recognised on the sum of digits method.

5.17 Cash and cash equivalents

Cash and cash equivalents include bank overdrafts and cash and bank balances. For the purpose of the cash flow statement, cash and cash equivalents are stated after deducting bank overdrafts and exclude fixed deposits pledged to secure banking facilities.

5.18 Segment information

Segment information is presented in respect of the Group's business segments. The primary format, business segment, is based on the Group's management and internal reporting structure. No geographical segmental information is presented as the business segments are operated in Malaysia only.

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

Segment capital expenditure is the total cost incurred during the period to acquire segment assets that are expected to be used for more than one period.

5.19 Financial instruments

5.19.1 Financial instruments recognised on the balance sheet

(a) Ordinary shares

Ordinary shares are recorded at the nominal value and are classified as equity.

Dividends to shareholders are recognised in equity in the period in which they are declared.

(b) Loan stock

8% Redeemable Convertible Secured Loan Stocks 2002/2007 ("RCLS")

The Company is required to redeem the loan stocks at the maturity date unless converted by the holders. As such, these loan stocks are classified as financial liability.

(c) Other borrowings

Other interest bearing borrowings are recorded at the amount of proceeds received, net of transaction cost.

31 December 2005

5. SIGNIFICANT ACCOUNTING POLICIES (continued)

5.19 Financial instruments (continued)

5.19.1 Financial instruments recognised on the balance sheet (continued)

(d) Other financial instruments

The accounting policies for other financial instruments recognised on the balance sheet are disclosed in the individual policies associated with each item.

5.20 Borrowing costs

Interest, losses and gains relating to a financial instrument, or a component part classified as a financial liability is reported as finance cost in the income statement.

Cost incurred on borrowings to finance the acquisition, construction or production of a qualifying asset is capitalised as part of the cost of the asset until when substantially all the activities necessary to prepare the asset for its intended use or sale are complete, after which such expense is charged to the income statement.

The amount of borrowing costs eligible for capitalisation is the actual borrowing costs incurred on the borrowing during the period less any investment income on the temporary investment of the borrowing.

5.21 Rounding of amounts

Unless otherwise indicated, the amounts shown in these financial statements have been rounded to the nearest thousand.

6. PROPERTY, PLANT AND EQUIPMENT

Group 2005	Balance as at 1.1.2005 RM'000	Additions RM'000	Disposals/ Written off RM'000	Reclassification RM'000	Balance as at 31.12.2005 RM'000
At cost					
Freehold land	10	_	_	(10)	_
Freehold land and buildings	1,177	_	(488)	10	699
Plant and machinery	684	11	_	_	695
Plant and machinery acquired					
under hire-purchase	426	_	_	_	426
Motor vehicles	1,261	_	(60)	70	1,271
Motor vehicles acquired					
under hire-purchase	681	_	_	(70)	611
Furniture, fittings and					
equipment	2,472	20	(4)	_	2,488
Site office and signboards	304	_	_	_	304
Renovations	201	_	_		201
	7,216	31	(552)	_	6,695

31 December 2005

6. PROPERTY, PLANT AND EQUIPMENT (continued)

	Balance as at 1.1.2005 RM'000	Charge for the financial year RM'000	Disposals/ Written off RM'000	Reclassification RM'000	Balance as at 31.12.2005 RM'000
Accumulated depreciation					
Buildings Plant and machinery Plant and machinery acquired	444 557	13 86	(154) –	- -	303 643
under hire-purchase Motor vehicles Motor vehicles acquired	120 1,210	58 29	_ (37)	_ 42	178 1,244
under hire-purchase Furniture, fittings and	371	122	_	(42)	451
equipment Site office and signboards Renovations	1,729 243 200	154 22 1	(4) _ _	_ _ _	1,879 265 201
	4,874	485	(195)	_	5,164
Group		Balance as at 1.1.2004	Additions	Adjustments	Balance as at 31.12.2004
Group 2004		as at	Additions RM'000	Adjustments RM'000	as at
•		as at 1.1.2004			as at 31.12.2004
2004 At cost Freehold land Freehold land and buildings Plant and machinery		as at 1.1.2004			as at 31.12.2004
2004 At cost Freehold land Freehold land and buildings		as at 1.1.2004 RM'000	RM′000 _ _		as at 31.12.2004 RM'000
2004 At cost Freehold land Freehold land and buildings Plant and machinery Plant and machinery acquired under hire-purchase Motor vehicles	ent	as at 1.1.2004 RM'000 10 1,177 642 380	RM'000 - - 42	RM′000	as at 31.12.2004 RM'000

31 December 2005

6. PROPERTY, PLANT AND EQUIPMENT (continued)

	Balance as at 1.1.2004 RM'000	Charge for the financial year RM'000	Adjustments RM'000	Balance as at 31.12.2004 RM'000
Accumulated depreciation				
Buildings Plant and machinery Plant and machinery acquired	422 479	24 78	(2)	444 557
under hire-purchase Motor vehicles Motor vehicles acquired under hire-purchase	57 1,238	63 25	(53)	120 1,210
under hire-purchase Furniture, fittings and equipment Site office and signboards Renovations	235 1,610 216 197	136 158 21	(39) 6 3	371 1,729 243 200
	4,454	505	(85)	4,874
Company 2005	Balance as at 1.1.2005 RM'000	Additions RM'000	Reclassification RM'000	Balance as at 31.12.2005 RM'000
At cost				
Motor vehicles Motor vehicles acquired under	335	_	70	405
hire-purchase Furniture, fittings and equipment Renovations	274 1,016 27	_ 1 _	(70) - -	204 1,017 27
	1,652	1	_	1,653
	Balance as at 1.1.2005 RM'000	Charge for the financial year RM'000	Reclassification RM'000	Balance as at 31.12.2005 RM'000
Accumulated depreciation				
Motor vehicles Motor vehicles acquired under	335	14	42	391
hire-purchase Furniture, fittings and equipment Renovations	193 603 27	41 92 -	(42) - -	192 695 27
	1,158	147	_	1,305

31 December 2005

6. PROPERTY, PLANT AND EQUIPMENT (continued)

Company 2004		Balance as at 1.1.2004 RM'000	Additions RM'000	Balance as at 31.12.2004 RM'000
At cost				
Motor vehicles Motor vehicles acquired under hire-purchase Furniture, fittings and equipment Renovations		335 274 1,013 27	- - 3 -	335 274 1,016 27
		1,649	3	1,652
		Balance as at 1.1.2004 RM'000	Charge for the financial year RM'000	Balance as at 31.12.2004 RM'000
Accumulated depreciation				
Motor vehicles Motor vehicles acquired under hire-purchase Furniture, fittings and equipment Renovations		335 138 511 27	55 92	335 193 603 27
		1,011	147	1,158
	Gi 2005 RM'000	roup 2004 RM'000	Co 2005 RM′000	ompany 2004 RM'000
Net book value				
Freehold land Freehold land and buildings Plant and machinery Plant and machinery acquired	- 396 52	10 733 127	- - -	_ _ _
under hire-purchase Motor vehicles Motor vehicles acquired	248 27	306 51	_ 14	- -
under hire-purchase Furniture, fittings and equipment Site office and signboards Renovations	160 609 39 –	310 743 61 1	12 322 - -	81 413 – –
	1,531	2,342	348	494

Certain freehold land and buildings of the Group with net book value amounting to RM395,500 (2004: RM409,243) are pledged to secure term loan facilities granted to the Group.

31 December 2005

7. INVESTMENT PROPERTIES

Gr 2005 RM'000	oup 2004 RM′000	Com 2005 RM'000	pany 2004 RM′000
8,104 7	21,173 507	_ _	_ _
8,111	21,680	_	_
90,757 15,952	92,379 16,015	90,757 15,952	92,379 16,015
106,709	108,394	106,709	108,394
114,820	130,074	106,709	108,394
	2005 RM'000 8,104 7 8,111 90,757 15,952 106,709	RM'000 RM'000 8,104 7 21,173 507 8,111 21,680 90,757 15,952 92,379 16,015 106,709 108,394	2005 RM'000 2004 RM'000 2005 RM'000 8,104 7 21,173 507 — 8,111 21,680 — 90,757 15,952 92,379 16,015 90,757 15,952 106,709 108,394 106,709

Certain freehold land amounting to approximately RM15,828,000 (2004: RM15,806,000) have been charged to secure term loans and bank overdraft facilities granted to the Group as disclosed in Note 21.

The investment properties of the Group and of the Company were appraised by independent firms of professional valuer based on open market value in 2004. These properties are classified as investment properties so as to reflect the management's intention of holding these properties for investment purposes. Based on the prevailing market information that is currently available and the property survey report compiled by independent professional valuers, the directors are of the view that the fair values of the investment properties held at the balance sheet date are not significantly different from the carrying amount shown in the financial statements at the balance sheet date.

8. LAND HELD FOR PROPERTY DEVELOPMENT

	Group	
	2005 RM′000	2004 RM'000
Freehold land, at cost		
Balance as at 1 January Additions during the financial year	121,842	123,073 3,359
Add: Reclassify from investment properties	4,677	-
Reclassify from development properties (Note 12)	_	3,063
Less: Transfer to development properties (Note 12)	(2,735)	(3,758)
Disposals	(2,822)	(3,895)
Balance as at 31 December	120,962	121,842

31 December 2005

8. LAND HELD FOR PROPERTY DEVELOPMENT (continued)

	Gr	oup
	2005 RM′000	2004 RM′000
Leasehold land, at cost		
Balance as at 1 January Less: Disposals	12,207 (2,442)	12,207 –
Balance as at 31 December	9,765	12,207
Development expenditure		
Balance as at 1 January Additions during the financial year Add: Reclassify from investment properties Reclassify from development properties (Note 12) Less: Transfer to development properties (Note 12) Disposals Balance as at 31 December	13,251 - 425 - (777) (2,389) 10,510	14,107 102 - 936 (91) (1,803)
	141,237	147,300
Less: Impairment losses		
Balance as at 1 January Recognised during the financial year	28,737	28,244 493
Adjustment	1,300	(22 - 22)
Balance as at 31 December	(30,037)	(28,737)
	111,200	118,563

Certain freehold land, leasehold land and development expenditure of the Group were revalued by an independent firm of professional valuers based on open market value basis in 1998. In the financial year ended 31 December 2004, the Group and the Company had adopted FRS 201₂₀₀₄ (formerly known as MASB 32), Property Development Activities. Where the Group and the Company had previously recorded the land and development expenditure at revalued amount, FRS 201₂₀₀₄ allowed the Group and the Company to continue to retain this amount as its surrogate cost.

Certain freehold land amounting to approximately RM76,970,000 (2004: RM82,083,000) are pledged to financial institutions to secure term loans and bank overdraft facilities granted to the Company and the Group.

The long term leasehold land consist of parcels of land in Klang, Selangor, Malaysia which are held for long term property development. Certain leasehold land amounting to approximately RM6,242,000 (2004: RM9,864,000) are pledged to secure term loan and bank overdraft facilities granted to the Company and the Group.

31 December 2005

9. INVESTMENT IN SUBSIDIARY COMPANIES

Unquoted shares, at cost Less: Impairment losses

Com	npany
2005	2004
RM'000	RM'000
222,034	218,934
(136,396)	(133,303)
85,638	85,631

The details of the subsidiary companies are as follows:

				est in held by	sidiary	
	Country of	Com 2005	pany 2004		oanies 2004	
Name of company	incorporation	%	%	%	%	Principal activities
Subsidiaries						
Menang Development (M) Sdn. Bhd.	Malaysia	100	100	_	-	Property development
Menang Leasing and Credit (M) Sdn. Bhd.	Malaysia	100	100	-	-	Leasing and hire-purchase
Menang Management Services (M) Sdn. Bhd	Malaysia I.	100	100	-	-	Management services
Menang Properties (M) Sdn. Bhd.	Malaysia	100	100	_	-	Property investment
Menang Aquatics Sdn. Bhd.	Malaysia	100	100	-	-	Investment holding and under-taking of landscaping projects
Menang Construction (M) Sdn. Bhd.	Malaysia	100	100	-	-	Property construction
Equitiplus Sdn. Bhd.	Malaysia	100	100	-	_	Investment holding
Hitung Panjang Sdn. Bhd.*	Malaysia	100	100	_	-	Investment holding
Temeris Holdings Sdn Bl	nd Malaysia	100	100	_	_	Property investment
Menang Industries (M) Sdn. Bhd.	Malaysia	100	100	-	-	Dormant
Menang Plantations (M) Sdn. Bhd.	Malaysia	100	100	_	-	Dormant
Seremban 3 Paradise Valley Golf Resort Sdn. Bhd.*	Malaysia	100	100	_	-	Operating recreational facilities

31 December 2005

9. INVESTMENT IN SUBSIDIARY COMPANIES (continued)

				est in held by	idiary	
Name of company	Country of	Com 2005 %	pany 2004 %		panies 2004 %	Deinging activities
Name of company	incorporation	76	70	70	76	Principal activities
Subsidiary company of Hitung Panjang Sdn. I	Bhd					
Maztri Padu Sdn. Bhd.*	Malaysia	50	50	50	50	Property development
Subsidiary company of Menang Leasing and Credit (M) Sdn. Bhd.						
Menang Finservices (M) Sdn. Bhd.	Malaysia	-	_	100	100	Licensed money-lender
Subsidiary company of Menang Land (M) Sdr	n. Bhd					
Menang Saujana Sdn. B	hd Malaysia	49.50	49.50	50.50	50.50	Property development
Subsidiary company of Menang Aquatics Sdr	n. Bhd.					
Menang Greens Sdn. Bh	nd. Malaysia	-	-	100	100	Landscaping and turf farming
Subsidiary companies o Equitiplus Sdn. Bhd.	f					
Harapan Akuarium (M) Sdn. Bhd.	Malaysia	-	_	100	100	Investment holding and investment trading
Menang Equities (M) Sdn. Bhd.	Malaysia	-	-	100	100	Investment holding and investment trading
Subsidiary company of Temeris Holdings Sdn	Bhd					
Temeris Resorts Development Sdn. Bh	Malaysia d.	-	-	100	100	Property development
Subsidiary companies o Menang Development (M) Sdn. Bhd.						
Menang Land (M) Sdn. Bhd.	Malaysia	0.02	0.02	99.98	99.98	Investment holding
Twin Version Sdn. Bhd.	* Malaysia	_	-	100	100	Investment holding
Charisma Cheer Sdn. Bhd.*	Malaysia	-	-	100	100	Investment holding

^{*} Subsidiary companies not audited by BDO Binder.

31 December 2005

9. INVESTMENT IN SUBSIDIARY COMPANIES (continued)

Acquisition of subsidiary companies

During the financial year, the Company increased its investment in its 100% owned subsidiary, Seremban 3 Paradise Valley Golf Resort Sdn. Bhd., by subscribing to an additional 3,099,998 ordinary shares of RM1.00 each at par via debt capitalisation.

There is no effect on the additional investment made during the year in the Group's financial results and financial position at the end of the financial year.

In prior year, a wholly owned subsidiary company had acquired the following companies:

- (a) 100% equity interest in Twin Version Sdn. Bhd. for a total cash consideration of RM4,772,826. Twin Version Sdn. Bhd. is principally engaged in investment holding.
- (b) 100% equity interest in Charisma Cheer Sdn. Bhd. for a total cash consideration of RM7,120,465. Charisma Cheer Sdn. Bhd. is principally engaged in investment holding.
- 9.1 Details of the net assets acquired and cash flow arising from the acquisitions in previous financial year were as follows:

	2004 RM′000
Investment properties Other payables and accruals	2,998 (273)
Net assets acquired Fair value adjustment	2,725 9,168
Total purchase consideration	11,893
Less: Non-cash settlement - Land held for property development - Other payables	(6,667) (1,450)
Cash flow on acquisition, net of cash and cash equivalents acquired	3,776
Total purchase consideration Less: Non-cash settlement - Land held for property development - Other payables	11,893 (6,667) (1,450)

9.2 The effect of these acquisitions on the financial results of the Group in the previous financial year was as follows:

	2004 RM'000
Administration expenses	(4)
Decrease in Group profit	(4)

31 December 2005

9. INVESTMENT IN SUBSIDIARY COMPANIES (continued)

Acquisition of subsidiary companies (continued)

9.3 The effect of these acquisitions on the financial position of the Group in the previous financial year was as follows:

2004 RM′000

Investment properties Other payables and accruals

(5)

Increase in Group net assets

2,993

10. INVESTMENT IN AN ASSOCIATED COMPANY

Unquoted shares, at cost Shares redeemed during the financial year Share of post-acquisition profits (net of dividend received)

Gro	oup	Com	pany
2005 RM′000	2004 RM'000	2005 RM′000	2004 RM′000
5,023 -	14,873 (9,850)	5,023 -	14,873 (9,850)
3,943	15,062	_	_
8,966	20,085	5,023	5,023

Group 2005 2004 RM'000 RM'000

Represented by:

Group's share of net assets

8,966 20,085

The detail of the associated company is as follows:

	Effective ownership interest			
Name of company	Country of Incorporation	2005 %	2004 %	Principal activities
Hicom Menang Properties Sdn. Bhd.	Malaysia	49	49	Property development and rental of car park buildings

Included in the cost of investment in associate of the Company in the previous financial year is redeemable preference shares totalling RM9,850,000. As at end of previous financial year, all of the redeemable preference shares had been redeemed by the associated company.

31 December 2005

11. OTHER INVESTMEN

			Gre 2005 RM'000	oup 2004 RM'000
	Long t	erm		
	Quote Less:	d shares, at cost Allowance for diminution in value	2 –	3 (1)
			2	2
	Marke	t value of quoted shares	3	5
12.	DEVEL	OPMENT PROPERTIES		
			Gre 2005 RM'000	oup 2004 RM'000
	Freeho	old land, at cost		
	Balanc Add: Less:	e as at 1 January Transfer from investment properties Transfer from land held for property development (Note 8) Reclassify to land held for property development (Note 8)	44,386 9,096 2,735	17,722 25,969 3,758 (3,063)
	Balanc	e as at 31 December	56,217	44,386
	Develo	pment expenditure		
	Balanc Addition Add: Less:	e as at 1 January on during the financial year Transfer from investment properties Transfer from land held for property development (Note 8) Reclassify to land held for property development (Note 8)	4,736 343 179 777	4,132 296 1,153 91 (936)
	Balanc	e as at 31 December	6,035	4,736
			62,252	49,122
13.	INVEN	TORIES		

13. INVENTORIES

	Gr	oup
	2005 RM′000	2004 RM′000
At cost		
Completed properties	7,769	7,769
Plants and shrubs Food and beverages	156 14	257 23
	7,939	8,049

Certain completed properties amounting to approximately RM1,499,000 (2004: RM1,499,000) have been charged to secure term loan facility granted to the Group.

31 December 2005

14. TRADE RECEIVABLES

The credit terms of trade receivables range from 30 to 60 days from date of invoice.

15. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENT

	G	Group		npany
	2005	2004	2005	2004
	RM′000	RM'000	RM′000	RM′000
Other receivables	856	690	-	-
Deposits	390	193	19	19
Prepayments	204	185	33	31
	1,450	1,068	52	50

16. AMOUNTS OWING BY SUBSIDIARY COMPANIES

Amounts owing by subsidiary companies Less: Allowance for doubtful debts

Com	pany
2005	2004
RM'000	RM′000
90,471	87,191
(44,256)	(43,962)
46,215	43,229

The amounts owing by subsidiary companies represent advances and payments made on behalf which are unsecured, interest-free and have no fixed terms of repayment except for amounts of approximately RM79 million (2004: RM76 million) which bear interest ranging from 0.5% to 4.0% (2004: 1.0% to 8.0%) per annum.

17. FIXED DEPOSITS WITH A LICENSED BANK

The fixed deposits of the Group and of the Company in the previous financial year had maturity periods ranging from 15 to 18 months.

In the previous financial year, fixed deposits with a licensed bank of the Group and of the Company had been pledged to a licensed bank as securities for banking facilities granted to the Company.

18. TRADE PAYABLES

Trade payables Retention sum

Group				
2005 200- RM'000 RM'000				
575 683	696 691			
1,258	1,387			

The credit terms of trade payables range from 30 to 60 days from date of invoice.

31 December 2005

19. OTHER PAYABLES AND ACCRUALS

	Group		Company	
	2005 RM′000	2004 RM'000	2005 RM′000	2004 RM'000
Other payables	3,654	1,830	1,179	1,162
Accruals	12,843	11,395	1,684	871
Deposits	182	392	119	_
Amounts owing to corporate shareholders	2,470	1,074	_	_
Amounts owing to directors	2,772	1,047	513	333
	21,921	15,738	3,495	2,366

Included in accruals of the Group is conversion premium to convert Seremban 3 land from agriculture land to residential and commercial land amounted to RM9,063,631 (2004: RM9,063,631).

Included in accruals of the Group and of the Company is interest payable on Redeemable Convertible Secured Loan Stocks amounted to RM606,023 (2004: RM330,669).

The amounts owing to corporate shareholders represent advances and payments made on behalf which are unsecured, bear interest at 9.40% (2004: 9.40%) per annum and have no fixed terms of repayment.

The amounts owing to directors represent salaries payable and advances from directors which are unsecured, interest-free and have no fixed terms of repayment.

20. AMOUNTS OWING TO SUBSIDIARY COMPANIES

The amounts owing to subsidiary companies represent advances and payments made on behalf which are unsecured, interest-free and have no fixed terms of repayment.

21. BORROWINGS (INTEREST BEARING)

	Group		Company	
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000
Current liabilities				
Term loans - secured - Al-Bai Bithaman Ajil loan - Other term loans	5,922 43,078	45,207	3,234	4,830
Bank overdraft - secured Hire-purchase creditors	49,000 1,184 180	45,207 2,999 206	3,234 1,184 15	4,830 2,999 32
	50,364	48,412	4,433	7,861

31 December 2005

21. BORROWINGS (INTEREST BEARING)(continued)

	G	roup	Com	Company	
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000	
Non-current liabilities					
Term loans - secured - Al-Bai Bithaman Ajil loan - Other term loans	30,844	35,359 5,031		_ 1,031	
Hire-purchase creditors	30,844 183	40,390 332	_ 18	1,031 33	
	31,027	40,722	18	1,064	
	81,391	89,134	4,451	8,925	
Total borrowings					
Al-Bai Bithaman Ajil loan (Note 21.1) Other term loans (Note 21.2) Bank overdraft - secured (Note 21.3) Hire-purchase creditors (Note 22)	36,766 43,078 1,184 363	35,359 50,238 2,999 538	3,234 1,184 33	5,861 2,999 65	
	81,391	89,134	4,451	8,925	

The maturity profile and the exposure of borrowings of the Group and of the Company as at balance sheet date (excluding hire-purchase liabilities) are as follows:

Repayable as follows:

Group		Company	
2005 RM′000	2004 RM′000	2005 RM′000	2004 RM'000
50,184	48,206	4,418	7,829
30,844	40,390	_	1,031
81,028	88,596	4,418	8,860
	2005 RM'000 50,184 30,844	2005 RM'000 RM'000 50,184 48,206 30,844 40,390	2005 RM'000 RM'000 RM'000 50,184 48,206 4,418 30,844 40,390 —

31 December 2005

21. BORROWINGS (INTEREST BEARING)(continued)

Terms and debt repayment schedule

21.1 The Al-Bai Bithaman Ajil ("ABBA") facility was drawn down in 1996 and was repayable within 7 years from drawdown date. Negotiation to restructure the repayment schedule and the facility has been ongoing.

Based on the offer letter dated 29 December 2004, the profits on the ABBA facility are payable commencing 1 January 2005. Thereafter, the profit capitalised together with the principal outstanding will be repaid in sixteen (16) equal quarterly instalments of RM1,551,367 each commencing 31 January 2007 and the balance is repayable by four (4) quarterly instalments of RM2,022,050 each commencing 31 January 2011.

On 23 August 2005 and 11 November 2005, the financial institution has agreed to a settlement arrangement until completion of the disposal of the land, which is charged to the said facility.

The total profit of the loan for the whole duration is RM11,759,634 (2004: RM11,759,634). Subsequent to 2003, the Group has accrued profit on the ABBA facility of which an amount of approximately RM2.485 million (2004: RM2.485 million) was charged to the income statement during the financial year.

The ABBA facility is secured by way of legal charges over certain land held for property development of a subsidiary company and corporate guarantee by the Company. The term loan is subject to a profit equivalent to yield rate of 11% (2004: 11%) per annum.

21.2	
Term Ioan	I
Term Ioan	П
Term Ioan	Ш
Term Ioan	IV

Gr	oup	Company		
2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000	
9,342 30,502	14,888 29,489	- -	- - 1 251	
1,134 2,100	1,351 4,510	1,134 2,100	1,351 4,510	
43,078	50,238	3,234	5,861	

The term loans are repayable by one and/or combination of the following:

- (a) by a total lump sum;
- (b) by monthly, quarterly or annual installments ranging from RM50,000 to RM4,000,000 each; and
- (c) the term loan I and II is payable in full by 28 April 2006.

These term loans with financial institutions are secured by way of charges on certain properties of the Company and a subsidiary company. The interest rate charged ranges from 8.50% to 9.70% (2004: 8.50% to 9.40%) per annum.

21.3 The bank overdrafts of the Group and of the Company are secured by way of legal charge over certain properties of subsidiary companies. The interest rate charged is 9.75% (2004: 9.75%) per annum.

31 December 2005

22. HIRE-PURCHASE CREDITORS

	Gro 2005 RM'000	oup 2004 RM′000	Comp 2005 RM'000	2004 RM'000
Minimum hire-purchase payments: - not later than one year - later than one year and not later than five years	203	241 380	19 24	40 43
- later than five years		17	_	
Less: Future interest charges	430 (67)	638 (100)	43 (10)	83 (18)
Present value of hire-purchase and liabilities	363	538	33	65
Repayable as follows:				
Current liabilities - not later than one year	180	206	15	32
Non-current liabilities: - later than one year and not later than five years - later than five years	183	319 13	18 –	33
	183	332	18	33
	363	538	33	65

23. SHARE CAPITAL

	Number of shares '000	Group an 2005 RM'000	d Company 2 Number of shares '000	2004 RM′000
Ordinary shares of RM1.00 each:				
Authorised	1,000,000	1,000,000	1,000,000	1,000,000
Issued and fully paid	267,107	267,107	267,107	267,107

- 23.1 There were no exercise by the registered holders of the warrants to subscribe for new ordinary shares in the Company during the financial year.
- 23.2 Upon issuance of the Redeemable Convertible Secured Loan Stocks ("RCLS"), as disclosed in Note 25, the two Scheme Creditors have the rights to convert as at 31 December 2005, 11,625,449 RCLS at a conversion ratio of one (1) new ordinary share of RM1.00 each in the Company for every RM1.00 nominal value of RCLS as per terms and conditions stipulated under the loan stock agreement dated 13 March 2002.

31 December 2005

23. SHARE CAPITAL (continued)

23.3 The Employees' Share Option Scheme ("ESOS") of the Company was approved by the Securities Commission ("SC") on 1 November 2001 and subsequently approved by shareholders at an Extraordinary General Meeting on 15 January 2002. The ESOS shall be in force for a period of 5 years effective from 24 January 2002 to 23 January 2007.

The details of options granted to subscribe for shares which were outstanding as at 31 December 2005 are as follows:

Exercise period	Subscription price RM	- Number of Balance as at 1.1.2005	options over ord Offered and accepted	dinary shares of Lapsed due to resignation	RM1.00 each - Balance as at 31.12.2005
25.1.2002 - 23.1.2007 4.3.2002 - 23.1.2007		12,770,000 38,000	_	(175,000)	12,595,000 38,000
2.5.2002 - 23.1.2007 2.5.2002 - 23.1.2007		32,000	_	(22,000)	10,000
7.11.2002 - 23.1.2007		312,000	_	(22/000)	312,000
10.1.2003 - 23.1.2007	1.00	257,000	_	_	257,000
18.2.2003 - 23.1.2007	1.00	21,000	_	_	21,000
25.2.2004 - 23.1.2007	1.00	856,000	_	(185,000)	671,000
7.1.2005 - 23.1.2007	1.00	_	1,753,000		1,753,000
21.2.2005 - 23.1.2007	1.00		541,000	(76,000)	465,000
		14,286,000	2,294,000	(458,000)	16,122,000

The consideration is payable in full on application.

The salient features of the ESOS are as follows:

- (i) the maximum number of ordinary shares to be issued and allotted by the Company under the ESOS as approved by the SC shall not exceed ten percent (10%) of the total issued and paidup share capital of the Company at any point in time during the duration of the ESOS;
- (ii) Executive Directors and eligible employees are those who have been confirmed in writing as employees of the Group on or prior to the date of the offer;
- (iii) the option is personal to the grantee and shall not be transferred, assigned or disposed of by the grantee save and except in the event of the death of the grantee as provided under Bye-Law 14.6;
- (iv) no offer shall be made to any executive director of the Company unless such offer and the related allotment of shares have previously been approved by the shareholders of the Company in general meeting;
- (v) the subscription price at which the employees are offered to take up shares under the ESOS is either at a discount of not more than ten percent (10%) from the weighted average market price of the shares as shown in the daily official list issued by Bursa Malaysia Securities Berhad for five (5) market days immediately preceding the date of offer or at par value of the shares of the Company of RM1.00, whichever is higher;
- (vi) the options granted may be exercised at any time within the option period and the option may be fully exercised after the acceptance under Bye-Law 10.1; and
- (vii) the options granted may be exercised in full or in lesser number of ordinary shares provided that the number shall be in multiples of 1,000 shares.

31 December 2005

24. RESERVES

	Group		Company	
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM'000
Non-distributable: Warrants issue	960	960	960	960
Distributable: Accumulated losses	(77,780)	(60,527)	(51,089)	(56,244)
	(76,820)	(59,567)	(50,129)	(55,284)

The Warrants issue relates to the balance of the amount from the issuance of 40,070,400 new warrants 2001/2006 at an issue price of RM0.10 per warrant under the Restructuring Scheme in previous years.

25. REDEEMABLE CONVERTIBLE SECURED LOAN STOCKS

	Group and 2005 RM'000	Company 2004 RM'000
Balance as at 1 January Repayments during the financial year	13,841 (2,216)	24,936 (11,095)
Balance as at 31 December	11,625	13,841

The Redeemable Convertible Secured Loan Stocks ("RCLS") have been issued to the Scheme Creditors on 13 March 2002 pursuant to the Schemes of Arrangement of the Restructuring Scheme in 2002.

The Schemes of Arrangement comprise, inter alia, the following main features:

- (a) The issuance of 36,935,860 8% 5-year RCLS by the Company to two of the Scheme Creditors on the basis of RM1.00 of debt for RM1.00 in nominal value of RCLS. The RCLS issued is conditional upon a Put and Call Options Agreement between a substantial shareholder, Maymerge (M) Sdn. Bhd. ("Maymerge") with the two Scheme Creditors; and
- (b) Rescheduling the terms of repayment of the debt outstanding with the third Scheme Creditor which is not participating in the RCLS Issue.

Maymerge entered into the Put and Call Options Agreement with these Scheme Creditors on 13 December 2001. Y. Bhg. Dato' Abdul Mokhtar Ahmad, Y. Bhg. Dato' Shun Leong Kwong and Y. Bhg. Datin Mariam Eusoff, who are also directors and substantial shareholders of Maymerge are deemed to have interests in the RCLS issued by virtue of the Put and Call Options.

31 December 2005

25. REDEEMABLE CONVERTIBLE SECURED LOAN STOCKS (continued)

The two Scheme Creditors entered into a Loan Stocks Agreement with the Company on 13 December 2001 for the RCLS Loan Covenant. The Loan Stocks Agreement has imposed, inter alia, the following covenants to the Company:

- (a) The Company should procure that, except with the written consent of the Scheme Creditors and so long as any of the RCLS remains outstanding, neither the Company nor its subsidiaries will borrow any sum or sums if the borrowings thereof would have the effect that the total borrowings exceed or would exceed one point two five (1.25) times the amount of Shareholders' Funds of the Group as disclosed by the latest Group balance sheet.
- (b) The Company may declare dividends provided such dividends declared shall not exceed 30% of the profit after tax of the Group for that financial year on a non-cumulative basis as reflected in its latest audited financial statements, and there are no losses reported for that financial year and no overdue interest which is unpaid on any of the RCLS pursuant to the Agreement.

The RCLS have the following salient features:

- (a) Prior to conversion of the RCLS to ordinary shares or their redemption, the holders of the RCLS will be entitled pari passu to interest at 8.0% per annum payable semi-annually.
- (b) Conversion rights

Each registered holder of the RCLS shall have a right to convert at the Conversion Ratio such amount of RCLS into fully paid-up ordinary shares in the Company on the basis of RM1.00 in nominal value of RCLS for one (1) new ordinary share of RM1.00 each in the Company at any time during the conversion period.

The new ordinary shares to be issued from the conversion of the RCLS shall rank pari passu with all existing ordinary shares of the Company.

Unless converted, the RCLS will be redeemable in accordance with the terms set out below.

(c) Redemption of RCLS

The RCLS will be redeemable in part or in full at the option of the Company from the date of issue. In any event, any RCLS not redeemed or converted within two (2) years from the date of issue will be redeemable by the Company on the following basis:

End of year	Redemption Ratio of RCLS Issued
3	20%
4	30%
5	50%

In determining the number of RCLS to be redeemed at the end of the respective anniversary, the Company shall take into account the number of RCLS exercised under the Put and Call Options, converted or redeemed up to the end of the period.

(d) Where the Company redeems only part of the RCLS outstanding whether at its option at any time during the redemption period or on the basis set out above after the lapse of two (2) years from the date of issue, the number of RCLS redeemed from each holder shall apply in proportion to the holding of each RCLS holder.

In the previous financial year, one of the scheme creditor exercised the Put Option amounting to RM3,030,881 RCLS of RM1.00 each to corporate shareholder, Maymerge.

As at 31 December 2005, none of the 11,625,449 RCLS of RM1.00 each have been converted into ordinary shares of the Company.

31 December 2005

26. DEFERRED TAX

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

	2005 RM′000	2004 RM'000
Balance as at 1 January Fair value adjustments on revaluation of land Recognised in the income statement	3,356 - (624)	3,256 100 -
Balance as at 31 December	2,732	3,356

(b) The movement of deferred tax liabilities during the financial year are as follows:

	Group	
	2005 RM′000	2004 RM′000
Balance as at 1 January Fair value adjustments on revaluation of land	3,356 (624)	3,256 100
Balance as at 31 December	2,732	3,356

(c) The components of deferred tax liabilities as at the end of the financial year comprise tax effect of:

Gr	oup
2005 RM′000	2004 RM′000
2,732	3,356

Fair value adjustments on revaluation of land

(d) The amount of temporary differences for which no deferred tax assets has been recognised in the balance sheet is as follows:

	Gr	oup	Com	npany
	2005	2004	2005	2004
	RM′000	RM'000	RM′000	RM'000
Unutilised tax losses Unabsorbed capital allowances Impairment losses on land held	110,360	97,885	32,309	32,309
	1,646	1,542	426	384
for property development Others	17,867	17,867	-	_
	360	(2)	-	_
	130,233	117,292	32,735	32,693

Deferred tax assets have not been recognised in respect of these items as it is not probable that future taxable profit will be available against which the deductible temporary differences can be utilised.

31 December 2005

27. REVENUE

	Group		Company	
	2005 RM′000	2004 RM'000	2005 RM′000	2004 RM′000
Sale of properties Rental income	20,202	11,604	_	_ 117
	_	117	17 150	
Dividend income	_	_	17,150	6,860
Management fees	98	83	18	18
Income from recreational facilities	1,397	1,622	_	_
	21,697	13,426	17,168	6,995

28. COST OF SALES

Cost of properties sold Cost of services

Gr	Group				
2005	2004				
RM′000	RM'000				
18,111	6,154				
1,518	2,138				
19,629	8,292				

29. (LOSS)/PROFIT BEFORE TAX

	Group		Company	
	2005 RM′000	2004 RM'000	2005 RM′000	2004 RM′000
(Loss)/Profit before tax is arrived at after charging:				
Allowance for doubtful debts Auditors' remuneration	_	_	294	1,605
- current year	57	57	17	17
 under provision in prior year 	1	_	_	_
Bad debts written off	4	3	_	_
Directors' remuneration				
- emoluments	1,648	1,800	184	766
- other emolument	456	524	20	363
- fees	29	30	29	30
Depreciation of property, plant				
and equipment	485	505	147	147
Interest expenses on:				
- Redeemable Convertible				
Secured Loan Stocks	987	1,454	987	1,454
- term loans	4,156	4,053	430	511
- bank overdrafts	283	190	283	190
- hire-purchase	37	48	8	11
- other loans	557	310	111	91

31 December 2005

29. (LOSS)/PROFIT BEFORE TAX (continued)

Group		Company	
2005 RM′000	2004 RM′000	2005 RM′000	2004 RM'000
_	8	_	8
	_	_	_
		_	_
		_	_
5	3	_	_
_	_	3,093	_
_	327	_	_
	400		
_	493	_	_
_	_	17,150	6,860
		,	•
_	_	1,569	1,856
102	20	_	_
176	350	_	117
80	_	_	_
8	_	_	_
	2005 RM'000 - 334 2,485 250 5 - - - - 102 176 80	2005 RM'000	2005 RM'000 2004 RM'000 2005 RM'000 - 8 - 334 - - 2,485 2,485 - 250 222 - 5 3 - - - 3,093 - - 493 - - - 493 - - - 1,569 102 20 - 176 350 - 80 - -

The estimated monetary value of benefit-in-kind received by the directors otherwise than in cash from the Group and the Company amounted to RM137,000 and RM137,000 (2004: RM154,000 and RM154,000) respectively.

30. TAX EXPENSE

	G 2005 RM′000	roup 2004 RM'000	Coi 2005 RM'000	mpany 2004 RM'000
Current year tax expense Under provision in prior year Tax expense on share of profit	_ _ _	- -	4,802 1,222	- -
in an associated company	993	2,294	_	_
	993	2,294	6,024	_

31 December 2005

30. TAX EXPENSE (continued)

The numerical reconciliation between the average effective tax rate and the applicable tax rate of the Group and of the Company are as follows:

	Group Compa			any
	2005	2004	2005	2004
	%	%	%	%
Applicable tax rate Non-allowable expenses Deferred tax assets not recognised Utilisation of previously unrecognised	(28)	(28)	28	28
	12	77	15	4
	22	11	11	104
deferred tax assets Under provision in prior year	-	(20)	_	(136)
	-	-	(11)	–
	6	40	43	_

Tax savings of the Group and of the Company are as follows:

	Group		Company	
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM'000
Arising from				
 utilisation of tax losses brought forward 	1	707	_	1,021
- utilisation of capital allowance	2	69	_	108

Subject to agreement of the Inland Revenue Board, the Company has unutilised tax losses and unabsorbed capital allowances of approximately RM32,309,000 and RM427,000 (2004: RM28,593,000 and Nil) respectively which are available for set off against future taxable income.

31. LOSS PER SHARE

(a) Loss per ordinary share

Loss per ordinary share of the Group is calculated by dividing the net loss for the financial year of approximately RM17,253,000 (2004: RM8,083,000) by the number of ordinary shares in issue during the financial year of approximately 267,107,000 (2004: 267,107,000).

	Group		
	2005	2004	
Net loss for the financial year (RM'000)	17,253	8,083	
Number of ordinary shares ('000)	267,107	267,107	
Loss per ordinary share (sen)	6.46	3.03	

(b) Diluted loss per share

Under the FRS 133 $_{2004}$ (formerly known as MASB 13) on Earnings Per Share, the warrants of 40,070,400 issue (Note 23.1), exercise or options over shares under Employees' Share Option Scheme (Note 23.3) and the assumed conversion from the Redeemable Convertible Secured Loan Stock (Note 25) would be antidilutive, and the diluted loss per share figures are therefore not shown.

31 December 2005

32. PURCHASE OF PROPERTY, PLANT AND EQUIPMENT

During the financial year, the Group and the Company made the following cash payments to purchase property, plant and equipment:

	Group		Company	
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000
Purchase of property, plant and equipment (Note 6)	31	140	1	3
Financed by hire-purchase arrangements		(46)		
Cash payments on purchase of property, plant and equipment	31	94	1	3

33. CASH AND CASH EQUIVALENTS

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

		Group		Group Company			pany
		2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000		
Fixed deposits with a lic	censed bank	_	22	_	22		
Cash and bank balances	S	844	1,486	1	345		
Bank overdrafts		(1,184)	(2,999)	(1,184)	(2,999)		
Less: Fixed deposits pledged to licensed banks	aledaed	(340)	(1,491)	(1,183)	(2,632)		
	-	_	(22)	_	(22)		
		(340)	(1,513)	(1,183)	(2,654)		

34. SEGMENT INFORMATION

Business segments

The Group's operations comprise the following business segments:

Property development : Development of residential and commercial properties.

Project management and : Investment holding, letting out of properties and investment holding provision for management services.

Credit, leasing and trading : Licensed money lender and insurance agent, undertaking

of landscaping projects and turf farming, and operating

recreational facilities.

31 December 2005

34. SEGMENT INFORMATION (continued)

	manage	oject ment and ent holding 2004 RM'000		perty opment 2004 RM'000		leasing rading 2004 RM'000	Elimin 2005 RM'000	ations 2004 RM'000	Conso 2005 RM'000	lidation 2004 RM'000
Business segments Revenue from external customers Inter-segment revenue	98 17,168	200 6,878	20,202	11,604 -	1,397 1	1,622 1	_ (17,169)	- (6,879)	21,697	13,426
Total revenue	17,266	7,078	20,202	11,604	1,398	1,623	(17,169)	(6,879)	21,697	13,426
Segment results	(2,377)	(2,844)	(6,848)	(1,400)	(852)	(1,383)	-	-	(10,077)	(5,627)
Operating loss Interest expense Interest income Share of profit in an									(10,077) (8,506) 102	(5,627) (8,540) 20
associated company	-	-	2,221	8,358	-	-	-	-	2,221	8,358
Loss before tax Tax expense									(16,260) (993)	(5,789) (2,294)
Net loss for the financial year									(17,253)	(8,083)
Segment assets	112,078	114,276	186,769	195,050	986	1,585	-	-	299,833	310,911
Investment in an associated company	-	-	8,966	20,085	-	-	-	-	8,966	20,085
Total assets									308,799	330,996
Segment liabilities	20,155	25,905	98,012	97,075	345	476	-	-	118,512	123,456
Capital expenditure Depreciation	1 147	3 149	3 197	- 219	27 141	137 137	-	-	31 485	140 505
Impairment losses on investment property Impairment losses on	-	327	-	-	-	-	-	-	-	327
land held for property development Property, plant and	-	-	-	493	-	-	-	-	-	493
equipment written off	-	-	334	-	-	-	-	-	334	-

35. CONTINGENT LIABILITIES - SECURED

Guarantee and contingencies relating to borrowings of subsidiary companies

Com	pany
2005	2004 RM′000
RM′000	RM′000
76,196	79,736

31 December 2005

36. CAPITAL COMMITMENTS

Group 2005 2004 RM'000 RM'000

Capital expenditure in respect of purchase of land held for property development

Contracted but not provided for

15,590 6,790

37. RELATED PARTIES DISCLOSURE

(a) Identities of related parties

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

The Company also has related party relationship with the following parties:

- (i) Substantial shareholder of the holding company (affiliated company), Titian Hartanah (M) Sdn. Bhd.
- (ii) Holding company of the substantial shareholder, Maymerge (M) Sdn. Bhd.

The shareholders of the Company had approved the renewal of general mandate at Annual General Meeting held on 30 June 2005 for substantial property transactions involving directors under Section 132E of the Companies Act, 1965.

(b) Significant related party transactions and balances

	Gro	oup	Company		
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000	
Transactions					
Advances from Maymerge (M) Sdn. Bhd.	1,396	1,074	_	_	
Interest payable to Maymerge (M) Sdn. Bhd.	179	208	_	_	
Interest on Redeemable Convertible Secured Loan Stock payable to Maymerge (M) Sdn. Bhd.	655	832	655	832	

31 December 2005

37. RELATED PARTIES DISCLOSURE (continued)

(b) Significant related party transactions and balances (continued)

	Group		Company		
	2005 RM′000	2004 RM′000	2005 RM′000	2004 RM′000	
Subsidiary companies					
Accounting and secretarial fees receivable from Maztri Padu Sdn. Bhd.	_	_	-	12	
Management fees receivable from Seremban 3 Paradise Valley Golf Resort Sdn. Bhd.	_	_	18	18	
Interest income from: Temeris Holdings Sdn. Bhd Temeris Resorts Development	_	_	153	303	
Sdn. Bhd.		-	90	178	
 Menang Development (M) Sdn. Bhd. 	_	_	1,327	1,375	
Disposal of investment properties to Charisma Cheer Sdn. Bhd.	_	_	1,730	_	
Associated company					
Dividend income from Hicom Menang Properties Sdn. Bhd.	_	_	17,150	6,860	
1	0		0		
	2005 RM'000	oup 2004 RM'000	2005 RM′000	pany 2004 RM'000	
Balance in respect of non-trade transactions					
Advances owing to Maymerge (M) Sdn. Bhd.	2,470	1,074	_	_	
Subsidiary companies - Advances owing to - Advances owing by	- -	- -	8,150 90,471	8,168 87,191	
Directors - remuneration, fees and advances	2,772	1,047	513	333	

31 December 2005

37. RELATED PARTIES DISCLOSURE (continued)

The remuneration paid and payable to the directors of the Company for the financial year, analysed into bands of RM50,000 are as follows:

	Number of Executive	Directors Non- executive
Range of remuneration (RM)		
50,000 and below 50,001 to 100,000	3 –	3 1

38. FINANCIAL INSTRUMENTS

In respect of interest-bearing financial assets and financial liabilities, the following table indicates their effective interest rates at the balance sheet date.

2005	Effective annual interest rate %	
Group		
Financial liabilities Secured term loans Redeemable Convertible Secured Loan Stocks Advances from corporate shareholder Secured overdraft	8.45 - 9.40 8.00 9.40 9.50	
Company		
Financial assets Advance to subsidiary companies	0.50 - 4.00	
Financial liabilities Secured term loans Redeemable Convertible Secured Loan Stocks Secured overdraft	8.45 - 9.45 8.00 9.50	

31 December 2005

38. FINANCIAL INSTRUMENTS (continued)

2004 Group	Effective annual interest rate %
Financial liabilities Secured term loans Redeemable Convertible Secured Loan Stocks Advance from corporate shareholder Secured overdraft Company	8.50 - 9.40 8.00 9.40 9.75
Financial assets Advances to subsidiary companies	1.00 - 8.00
Financial liabilities Secured term loans Redeemable Convertible Secured Loan Stocks Secured overdraft	8.50 - 9.40 8.00 9.75

(a) Fair values

The carrying amounts of financial assets and liabilities of the Group and of the Company at balance sheet date approximate their fair values except as set out below:

	Gro	Group Company		pany
Group	Carrying amount RM'000	Fair value RM'000	Carrying amount RM'000	Fair value RM'000
Investment in an associated company Other investment	8,966 2	# 3	20,085 2	# 5
Company				
Investment in subsidiary companies Investment in an associated company	85,638 5,023	#	85,631 5,023	#
Amount owing by subsidiary companies Amount owing to subsidiary companies	46,215 8,150	# * *	43,229 8,168	# *

31 December 2005

38. FINANCIAL INSTRUMENTS (continued)

(a) Fair values (continued)

- # It is not practical to estimate the fair value of investment in subsidiary companies and investment in associated company because of the lack of quoted market prices and the inability to estimate fair value without incurring excessive costs. The directors believe that the carrying amount represents the recoverable value.
- * It is also not practical to estimate the fair value of amount owing by/to subsidiary companies. This is principally due to the lack of fixed repayment terms and the inability to estimate fair value without incurring excessive costs. However, the Company does not anticipate the carrying amount recorded at the balance sheet date to be significantly different from the values that would eventually be received or settled.

The following methods and assumptions are used to determine the fair value of financial instruments:

- (i) The carrying amounts of financial assets and liabilities maturing within 12 months approximate their fair values due to the relatively short term maturity of these financial instruments.
- (ii) The fair values of quoted investment is based on quoted market prices at the balance sheet date.
- (iii) The fair values of the financial liabilities are estimated by discounting future contractual cash flows at the current market interest rate available to the Group for similar financial instruments.

(b) Credit risk

The Group has no major concentration of credit risk as at 31 December 2005.

In respect of the deposits, cash and bank balances placed with major financial institutions in Malaysia, the directors believe that the possibility of non-performance by these financial institutions is remote on the basis of their financial strength.

39. SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

- (i) On 6 February 2004, one of the wholly owned subsidiary companies, Menang Development (M) Sdn. Bhd. ("MDSB") had entered into a joint venture agreement ("CG&P JVA") with CG&P Consultants Sdn. Bhd. (CG&P) to develop a parcel of leasehold land measuring approximately 641.237 acres in Mukim of Bukit Katil, District of Melaka Tengah, Melaka on a 60: 40 basis which was approved by the shareholders of the Company at an Extraordinary General Meeting on 30 June 2004.
 - However, on 4 August 2005, the CG&P JVA had been mutually terminated between MDSB and CG&P since one of the conditions precedent cannot be fulfilled.
- (ii) On 2 June 2005, MDSB entered into a Novation Agreement (the "said Novation Agreement") with Tanco Land Sdn. Bhd. ("TLSB") and Pelangi Citapadu (M) Sdn. Bhd ("PCSB") to novate the Sales and Purchase Agreement dated 9 October 2002 from PCSB to MDSB to acquire six pieces of land in Mukim of Rasah, District of Seremban, Negeri Sembilan Darul Khusus measuring approximately 40.1 acres for a total cash consideration of RM9,000,000 including accrued interest.

31 December 2005

39. SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR (continued)

On 30 December 2005, MDSB entered into a Supplemental Agreement ("the said Supplemental Agreement") with TLSB and PCSB to extend the completion date of the said Novation Agreement for three (3) months commencing from:

- the validation order being obtained from the High Court under section 176 (10C) of the Companies Act, 1965 for the said Novation Agreement and the said Supplemental Agreement; or
- (b) the restraining order granted by High Court under section 176(10) of the Companies Act, 1965 to Tanco Land lapses;

whichever shall be earlier provided always that the period in which item (a) or (b) occurs shall be within six (6) months from 30 December 2005 i.e. the date of the said Supplemental Agreement.

(iii) On 1 November 2005, the Company entered into a Sale and Purchase Agreement with Continuum Synergy Sdn. Bhd. to dispose two pieces of land in Mukim of Rasah, District of Seremban, Negeri Sembilan Darul Khusus measuring approximately 2.1 acres for a total cash consideration of RM1,185,000 and subsequently concluded on 31 January 2006.

40. NUMBER OF EMPLOYEES AND STAFF COSTS

	Group		Company	
	2005	2004	2005	2004
Number of employees, including executive directors, at the end of the financial year	105	109	25	23

The total staff costs recognised in the income statements are as follows:

	Gre	oup	Company	
	2005 RM'000	2004 RM′000	2005 RM′000	2004 RM′000
Directors' remuneration other than fees				
- emoluments	1,648	1,800	184	766
- benefit-in-kind	456	524	20	363
Salaries and wages	3,115	2,764	627	716
Defined contribution plan	472	370	88	88
Other employee benefits	214	164	99	98
	5,905	5,622	1,018	2,031

31 December 2005

41. COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform with current year's presentation.

	As previously reported RM'000	Reclassifi- cation RM'000	As restated RM'000
Cash flow statement			
Group			
Cash flows from operating activities - Tax paid	(1,920)	1,920	_
Cash flows from investing activities - Dividend received	6,860	(1,920)	4,940
Company			
Company Cash flows from operating activities	(1.020)	1 020	
- Tax paid Cash flows from investing activities	(1,920)	1,920	-
- Dividend received	6,860	(1,920)	4,940

42. AUTHORISATION FOR ISSUE OF FINANCIAL STATEMENTS

These financial statements were authorised for issue by the Board of Directors on 21 March 2006.

LIST OF PROPERTIES HELD

AS AT 31 DECEMBER 2005

Location	Tenure	Area (Approximately)	Existing Usage/ Description	Age of Buildings	Net Book Value RM'000	Year of Acquisition/ Revaluation
Geran No. 27973 Lot No. 2596 Mukim of Bukit Raja Daerah Klang Selangor Darul Ehsan	Freehold Land	53,413 sf	Vacant Industrial Land for Future Development	N/A	461	1998
Geran No. 27974 Lot No. 2597 Mukim of Bukit Raja Daerah Klang Selangor Darul Ehsan	Freehold Land	55,347 sf	Vacant Industrial Land for Future Development	N/A	481	1998
Geran No. 27975 Lot No. 2615 Mukim of Bukit Raja Daerah Klang Selangor Darul Ehsan	Freehold Land	72,473 sf	Vacant Industrial Land for Future Development	N/A	541	1998
Geran No. 27976 Lot No. 2616 Mukim of Bukit Raja Daerah Klang Selangor Darul Ehsan	Freehold Land	63,516 sf	Vacant Industrial Land for Future Development	N/A	521	1998
Geran No. 27917 Lot No. 48 Mukim of Bukit Raja Daerah Klang Selangor Darul Ehsan	Freehold Land	82.90 acres	Vacant Industrial Land for Future Development	N/A	17,515	1998
HSD 97332 PT 25008 Mukim of Klang Daerah Klang Selangor Darul Ehsan	Leasehold 99 Years Expiry date - 2103	27.86 acres	Vacant Industrial Land for Future Development	N/A	2,516	1998
HSD 97333 PT 50718 Mukim of Klang Daerah Klang Selangor Darul Ehsan	Leasehold 99 Years Expiry date - 2103	41.25 acres	Vacant Industrial Land for Future Development	N/A	3,726	1998
Geran No. 21944 Lot Nos 20 Mukim of Ulu Bernam Daerah Ulu Selangor Selangor Darul Ehsan	Freehold Land	46.50 acres	Vacant Industrial Land for Future Development	N/A	4,856	1998
Lot Nos 663, GM 3689 Mukim of Ulu Bernam Daerah Ulu Selangor Selangor Darul Ehsan	Freehold Land	10.38 acres	Vacant Industrial Land for Future Development	N/A	1,086	1998
Lot Nos 889, GM 3690 Mukim of Ulu Bernam Daerah Ulu Selangor Selangor Darul Ehsan	Freehold Land	10.13 acres	Vacant Industrial Land for Future Development	N/A	1,058	1998

LIST OF PROPERTIES HELD (Cont'd)

AS AT 31 DECEMBER 2005

Location	Tenure	Area (Approximately)	Existing Usage/ Description	Age of Buildings	Net Book Value RM'000	Year of Acquisition/ Revaluation
Lot 237, GM 583 Mukim of Si Rusa Daerah Port Dickson Negeri Sembilan Darul Khusus	Freehold Land	4.20 acres	Vacant Service Apartments Land for Future Development	N/A	5,000	1998
Lot 1279, CT 6441 Mukim of Si Rusa Daerah Port Dickson Negeri Sembilan Darul Khusus	Freehold Land	3.93 acres	Vacant Hotel Resort Land for Future Development	N/A	4,673	1998
665 & 666 Jalan RJ 1/15 Rasah Jaya 70300 Seremban Negeri Sembilan Darul Khusus	Freehold Land	3,600 sf	3 1/2 Storey Office Lots	23 years	395	1998
92 units of Market Stalls Mukim of Rasah, Seremban	Freehold Land	12,511 sf	Vacant Market Stalls	19 years	250	1998
24 units of 3 Storey Office Mukim of Rasah, Seremban	Freehold Land	43,758 sf	Office Lots For Rental	8 years	5,774	1998
3 units of 3 Storey Office Mukim of Rasah, Seremban	Freehold Land	12,914 sf	Office Lots For Rental	8 years	1,745	2004
Rasah Jaya Mukim of Rasah, Seremban Negeri Sembilan Darul Khusus	Freehold Land	9.25 acres	On Going Mixed Development Land	N/A	16,185	1998
Seremban 3 Various subdivided lots Negeri Sembilan Darul Khusus	Freehold Land	597 acres	On Going Mixed Development Land	N/A	211,742	2001
Lot 868, Geran 17863 Mukim of Rasah, Seremban Negeri Sembilan Darul Khusus	Freehold Land	2.51 acres	Residential Development Land	N/A	753	2002
Lot 642, Geran 760 Mukim of Rasah, Seremban Negeri Sembilan Darul Khusus	Freehold Land	2.63 acres	Agricultural Land	N/A	942	2003
Lot 1570, Geran 3890 Mukim of Rantau, Seremban Negeri Sembilan Darul Khusus	Freehold Land	64.84 acres	Agricultural Land	N/A	5,101	2004
Lot 776, GM 33 Mukim of Rasah, Seremban Negeri Sembilan Darul Khusus	Freehold Land	11.75 acres	Vacant Commercial Land	N/A	7,755	2004
Lot 661, Geran No 587 Mukim of Si Rusa Daerah Port Dickson Negeri Sembilan Darul Khusus	Freehold Land	44,100 sf	Agricultural Land	N/A	1,129	2004
Lot 996, Geran No 591 Mukim of Si Rusa Daerah Port Dickson Negeri Sembilan Darul Khusus	Freehold Land	87,121 sf	Agricultural Land	N/A	2,230	2004

SHAREHOLDERS' INFORMATION

ANALYSIS OF SHAREHOLDINGS AS AT 5 MAY 2006

SHARE CAPITAL

Authorised Share Capital : RM1,000,000,000.000 Issued and Paid-Up Capital : RM267,107,000.00

Class of Shares : Ordinary Shares of RM1.00 each

Voting Rights : One vote per share

DISTRIBUTION OF SHAREHOLDERS

Size of Shareholdings	No. of Holders	%	No. of Shares of RM1.00 each	%
Less than 100	157	0.69	2,134	0.00
100 to 1,000	12,030	52.86	6,255,626	2.34
1,001 to 10,000	8,946	39.31	30,822,298	11.54
10,001 to 100,000	1,497	6.58	43,765,127	16.38
100,001 to 13,355,349	127	0.56	49,970,185	18.71
13,355,350* and above	2	0.00	136,291,630	51.03
	22,759	100.00	267,107,000	100.00

^{*} 5% of issued shares = 13,355,350

SUBSTANTIAL SHAREHOLDERS (excluding bare trustee) (as per Register of Substantial Shareholders)

Name	Direct No. of Shares Held	%	Indirect No. of Shares Held	%
Dato' Abdul Mokhtar Ahmad	-	-	118,557,830 *	44.38
Dato' Shun Leong Kwong	9,400	0.00	118,564,130 *#	44.39
Datin Mariam Eusoff	4,200	0.00	118,557,830 *	44.38
Maymerge (M) Sdn Bhd	1,200	0.00	118,556,630 +	44.38
Titian Hartanah (M) Sdn Bhd	118,556,630 @	44.38	-	-

- * Indirect interest through Maymerge (M) Sdn Bhd (257143-M) and Titian Hartanah (M) Sdn Bhd (271634-U) by virtue of Section 6A(4)(c) of the Companies Act, 1965
- # Indirect interest through Luminous Circle Sdn Bhd (275566-W) by virtue of Section 6A(4)(c) of the Companies Act, 1965
- + Indirect interest through Titian Hartanah (M) Sdn Bhd (271634-U) by virtue of Section 6A (4)(c) of the Companies Act, 1965
- @ Included in this figure, 118,534,630 shares held by bare trustee, AMSEC Nominees (Tempatan) Sdn Bhd (102918-T)

SHAREHOLDERS' INFORMATION (Cont'd)

DIRECTORS' SHAREHOLDINGS (as per Register of Directors' Shareholdings)

Name	Direct No. of Shares Held	%	Indirect No. of Shares Held	%
Dato' Abdul Mokhtar Ahmad in The Company Maymerge (M) Sdn Bhd Titian Hartanah (M) Sdn Bhd	_ 118,977,400 _	20.00 -	118,557,830 * - 1,000,000	44.38 - 100.00
Dato' Shun Leong Kwong in The Company Maymerge (M) Sdn Bhd Titian Hartanah (M) Sdn Bhd	9,400 267,699,150 –	0.00 45.00 –	118,564,130 *# - 1,000,000	44.39 - 100.00
Datin Mariam Eusoff in The Company Maymerge (M) Sdn Bhd Titian Hartanah (M) Sdn Bhd	4,200 208,210,450 –	0.00 35.00 –	118,557,830 * - 1,000,000	44.38 - 100.00
Dr. Christopher Shun Kong Leng, CFP® in The Company	3,489,100	1.31	-	_
Too Kok Leng	_	-	_	_
Chiam Tau Meng	_	_	_	_

^{*} Indirect interest through Maymerge (M) Sdn Bhd (257143-M) and Titian Hartanah (M) Sdn Bhd by virtue of Section 6A(4)(c) of the Companies Act, 1965

[#] Indirect interest through Luminous Circle Sdn Bhd (275566-W) by virtue of Section 6A(4)(c) of the Companies Act, 1965

SHAREHOLDERS' INFORMATION (Cont'd)

THIRTY LARGEST SHAREHOLDERS AS AT 5 MAY 2006

	Name	No. of Shares	%
1.	AMSEC Nominees (Tempatan) Sdn Bhd AmBank (M) Berhad for Titian Hartanah (M) Sdn Bhd	118,534,630	44.38
2.	Mayban Securities Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Lau Hock Lee (REM 148-MARGIN)	17,757,000	6.65
3.	OSK Nominees (Tempatan) Sdn Berhad Pledged Securities Account for Foremillion (M) Sdn Bhd	13,352,800	4.99
4.	OSK Nominees (Tempatan) Sdn Berhad Pledged Securities Account for Christopher Shun Kong Leng	2,555,100	0.96
5.	Lim Seng Chee	2,051,300	0.77
6.	CIMSEC Nominees (Asing) Sdn Bhd	1,339,900	0.50
0.	Exempt AN for CIMB-GK Securities Pte Ltd (Retail Clients)	1,007,700	0.00
7.	TA Nominees (Tempatan) Sdn Bhd	1,200,800	0.45
,.	Pledged Securities Account for Chin Jwee Teck @ Tan Yew Teck	1,200,000	0.10
8.	Yong Kok Thye	1,098,000	0.41
9.	HDM Nominees (Asing) Sdn Bhd	958,800	0.36
	Pledged Securities Account for	, 55,555	0.00
	Kwee Swie Hok @ Andi Tandean (M04)		
10.	EB Nominees (Tempatan) Sendirian Berhad	931,000	0.35
	Pledged Securities Account for Christopher Shun Kong Leng	,	
11.	BHLB Trustee Berhad	652,600	0.24
	Exempted - Trust Account for		
	EPF Investment for Member Savings Scheme		
12.	Shoon Poo Wing @ Song Poh Wing	620,000	0.23
13.	Eow Yin Kam	598,300	0.22
14.	Chong Wei-Hsiang	554,000	0.21
15.	Lim Bee Guat	502,400	0.19
16.	Preim Singh a/l Ranjit Singh	485,000	0.18
17.	Chang King Ing	484,200	0.18
18.	Chua Sui Ngee @ Chua Siew Ngee	458,000	0.17
19.	Lau Ngit Kin	432,700	0.16
20.	Soon Kiam Hong	423,000	0.16
21.	Ooi Say Hup	409,600	0.15
22.	HDM Nominees (Asing) Sdn Bhd	408,000	0.15
	UOB Kay Hian Pte Ltd for Pax Realty & Development Pte Ltd		
23.	Chen Song Wie	380,000	0.14
24.	Shoon Poo Wing @ Song Poh Wing	380,000	0.14
25.	Shoon Poo Wing @ Song Poh Wing	378,000	0.14
26.	Menteri Kewangan Malaysia	357,885	0.13
27.	RHB Capital Nominees (Tempatan) Sdn Bhd	354,500	0.13
	Pledged Securities Account for Chong Chee Vun (CEB)		
28.	Chew Guat Keng	350,000	0.13
29.	Lim Thian Chin	350,000	0.13
30.	Yap Sang	350,000	0.13
		168,707,515	63.16

WARRANT HOLDERS' INFORMATION

ANALYSIS OF WARRANT HOLDINGS AS AT 5 MAY 2006

No. of Warrrants : 40,070,400

Exercise Rights : Each Warrant entitles the holder to subscribe for one (1) new ordinary

share of RM1.00 each in the Company

Exercise Period : 16 October 2001 to 15 October 2006

Exercise Price: The Exercise Price of each Warrant is RM1.00 for one (1) new ordinary

share of RM1.00 each in the Company

DISTRIBUTION OF WARRANT HOLDERS

Size of Warrant holdings	No. of Holders	%	No. of Warrants	%
Less than 100	1	0.07	69	0.00
100 to 1,000	556	38.24	491,632	1.23
1,001 to 10,000	661	45.46	3,064,799	7.65
10,001 to 100,000	215	14.79	6,492,300	16.20
100,001 to 2,003,519	20	1.38	5,536,500	13.82
2,003,520 * and above	1	0.06	24,485,100	61.10
	1,454	100.00	40,070,400	100.00

^{* 5%} of Warrants = 2,003,520

DIRECTORS' INTEREST IN WARRANT

Name	Direct No. of Warrants Held	%	Indirect No. of Warrants Held	%
Dato' Abdul Mokhtar Ahmad	_	_	_	_
Dato' Shun Leong Kwong	_	_	_	_
Datin Mariam Eusoff	_	_	_	_
Dr. Christopher Shun Kong Leng, CFP®	_	_	_	_
Too Kok Leng	_	_	_	_
Chiam Tau Meng	_	_	_	_

WARRANT HOLDERS' INFORMATION (Cont'd)

THIRTY LARGEST WARRANT HOLDERS AS AT 5 MAY 2006

	Name	No. of Warrants	%
1.	OSK Nominees (Tempatan) Sdn Berhad Pledged Securities Account for Foremillion (M) Sdn Bhd	24,485,100	61.10
2.	BHLB Trustee Berhad Exempted - Trust Account for EPF Investment for	1,418,400	3.54
	Member Savings Scheme		
3.	Chan Lee Fook	650,000	1.62
4.	Soon Kiam Hong	563,200	1.41
5.	Chai Chun Leong	280,000	0.70
6.	Chang King Ing	273,100	0.68
7.	Lim Thian Chin	250,000	0.62
8.	Kwek Meng Huat	241,000	0.60
9.	Perbadanan Kemajuan Negeri Selangor	199,000	0.50
10.	Ong Seng Yih	190,000	0.47
11.	Lim Say Teong	170,000	0.42
12.	Tang Chin Chuai	155,800	0.39
13.	Perbadanan Kemajuan Negeri Selangor	154,000	0.38
14.	Perbadanan Kemajuan Negeri Selangor	147,000	0.37
15.	Ooi Chieng Sim	140,000	0.35
16.	Sew Chooi Lan	133,000	0.33
17.	Loi Teak Ping	127,000	0.32
18.	Tang Kee Hiong	120,000	0.30
19.	Mayban Nominees (Tempatan) Sdn Bhd	110,000	0.27
	Pledged Securities Account for Lim Poh Aun (198AB6520)		
20.	MIDF Sisma Nominees (Tempatan) Sdn Bhd	110,000	0.27
	Pledged Securities Account for Chai Chun Leong (CTS- CCL0001)		
21.	Ong Kwai Lan	105,000	0.26
22.	Chan Moon Thiam	100,000	0.25
23.	Nasaharudin Bin Mohd Isa	100,000	0.25
24.	Public Nominees (Tempatan) Sdn Bhd	100,000	0.25
	Pledged Securities Account for Hwang Hau Sii (E-SRK)	•	
25.	TA Nominees (Tempatan) Sdn Bhd	100,000	0.25
	Pledged Securities Account for Goh Kheng Peow	,	
26.	Yong Hon Chong	100,000	0.25
27.	Safiah Binti Hamzah	93,000	0.23
28.	Cheng Mun Ying	90,000	0.22
29.	HDM Nominees (Tempatan) Sdn Bhd	89,900	0.22
	Pledged Securities Account for Tan Kiang Chuan (M04)		
30.	Shantilal Tissa Herat	88,000	0.22
	Total	30,882,500	77.07

RCLS HOLDERS' INFORMATION

ANALYSIS OF REDEEMABLE CONVERTIBLE SECURED LOAN STOCKS 2002/2007 ("RCLS") HOLDINGS **AS AT 5 MAY 2006**

Nominal Amount of RCLS Issued RM36,935,860.00 :

Conversion Price Every RM1.00 nominal amount of RCLS for one(1) New Ordinary

Share of RM1.00 each in the Company.

13 March 2002 to 12 March 2007 **Conversion Period**

Each registered holder of the RCLS shall have the right to convert **Conversion Rights**

such amount of RCLS into fully paid ordinary share in the Company on the basis of RM1.00 nominal amount of RCLS for one(1) new ordinary share of RM1.00 each in the Company at any time during the Conversion Period.

Redeemability The RCLS will be redeemable in part or in full at the option of

the Company from the date of issue. In any event, any RCLS not redeemed or converted within the first two(2) years from the date of issue will be redeemable by the Company on the

following basis:

End of Year	Redemption Ratio of Total RCLS Issued
3	20%
4	30%
5	50%

Redemption The Company had redeemed the followings:

Date	RCLS Redeemed
25 May 2003 30 April 2004 17 August 2004 14 March 2005 26 April 2005 29 April 2005	12,000,000 9,000,000 2,094,781 68,400 665,952 1,481,278
	25,310,411

Coupon Rate 8% per annum payable in arrears semi-annually

LIST OF RCLS HOLDERS AS AT 5 MAY 2006 (as per Register of RCLS Holders)

Name of RCLS Holders	Nominal Amount of RCLS	% of RCLS
Pengurusan Danaharta Nasional Berhad	3,440,707	29.60
AmMerchant Bank Berhad (Authorised Depository Institution of Maymerge (M) Sdn Bhd)	8,184,742	70.40
Total	11,625,449	100.00

Incorporated in Malaysia

PROXY FORM

I/We			
	(Full Name in Capital Letters)		
of	(Full Address)		
being a mem	ber(s) of MENANG CORPORATION (M) BERHAD hereby appoint		
	(Full Name in Capital Letters)		
of	(Full Address)		
Forty Second Kuala Lumpu 10.00 a.m. a	the Chairman of the Meeting as *my/our proxy to vote for *me/us ad Annual General Meeting of the Company to be held at Ballroom 3 ar, City-Square Centre, Jalan Tun Razak, 50400 Kuala Lumpur of and at any adjournment thereof. xy(ies) is/are to vote as indicated below:	3, Level 10, Cro	own Princes
Resolution No.	Ordinary Business	For	Against
1	Adoption of Audited Financial Statements and Reports		
2	Approval of Directors' Fees		
3	Re-election of Dato' Abdul Mokhtar Ahmad as Director pursuant to Article 112		
4	Re-election of Mr Too Kok Leng as Director pursuant to Article 112		
5	Re-election of Mr Chiam Tau Meng as Director pursuant to Article 118		
6	Re-appointment of Messrs BDO Binder as the Company's Auditors		
	Special Business		
7	Authorisation to issue shares pursuant to Section 132D of the Companies Act, 1965		
8	Proposed renewal of General Mandate for Substantial Property Transactions involving Directors pursuant to Section 132E of the Companies Act, 1965		
	te with (X) how you wish your vote to be cast. If no specific direct te or abstain at his/her discretion.	ion as to voting	is given, th
Dated this	day of		
	_	Number of Sh	ares Held

NOTES:

(* Delete if not applicable)

[Signature/Common Seal of Shareholder(s)]

- (1) A member of the Company entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- (2) In the case of a corporate member, the instrument appointing a proxy shall be under its Common Seal or under the hand of a duly authorised officer or attorney.
- (3) Where a member appoints more than one proxy, the appointment shall be invalid unless he specifies the proportions of his shareholdings to be represented by each proxy.
- (4) Any alteration to the instrument appointing a proxy must be initialed. The instrument appointing a proxy must be deposited at the Company's Registered Office at 8th Storey, South Block, Wisma Selangor Dredging, 142-A Jalan Ampang, 50450 Kuala Lumpur not less than 48 hours before the time fixed for the meeting or any adjournment thereof.

Please fold here

Stamp

The Company Secretary

Menang Corporation (M) Berhad (5383-K)

Box #2, Wisma Selangor Dredging

8th Storey, South Block

142-A Jalan Ampang

50450 Kuala Lumpur

Please fold here