

برجاي مغررتس ترتو برحد 成功多多博彩有限公司



Laporan Tahunan 06 2006 Annual Report



The corporate logo comprises the word BERJAYA in gold and a symbol made up of closely interwoven Bs in rich cobalt blue with gold lining around the circumference and a gold dot in the centre.

BERJAYA means "success" in Bahasa Malaysia and reflects the success and Malaysian character of the Berjaya Corporation's core businesses. The intertwining Bs of the symbol represent our strong foundations and the constant synergy taking place within the Berjaya Corporation group of companies. Each B faces a different direction, depicting the varied strengths of the companies that make up the Berjaya Corporation group of companies.

our mission and vision

To generate consistently profitable returns for our shareholders from investments in core business activities:-

- By providing direction, financial resources and management support for each operating unit;
- Through establishing a major market presence for each activity;
- Through dynamic and innovative management, teamwork and a commitment to excellence.

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Form of Proxy



<u>corporate profile</u>

Berjaya Sports Toto Berhad ("BToto") was incorporated in 1969 as Unilite Electrical Industries Berhad. The Company changed its name to Far East Asset Berhad in 1987. On 31 October 1992, the Company completed its acquisition of the entire issued and paid-up share capital of 112,522,500 ordinary shares of 50 sen each in **Sports Toto Malaysia Sdn Bhd ("Sports Toto")** for a purchase consideration of RM600 million through an issue of RM390.97 million 9% nominal amount of RM1.00 Redeemable Convertible Unsecured Loan Stocks 1992/97 in the Company and the balance in cash of RM209.03 million. On 17 May 1993, the Company was renamed Berjaya Sports Toto Berhad. The principal activities of the Group are:

- operations of Toto betting under Section 5 of the Pool Betting Act, 1967;
- leasing of on-line lottery equipment; and
- manufacture and distribution of computerised lottery systems.

The history of Sports Toto began in 1969 when it was incorporated to run the Toto betting business. It was essentially the Government's effort to raise funds to promote and develop sports, youth and cultural activities.

Sports Toto was privatised in 1985 when its Chief Executive Officer, Tan Sri Dato' Seri Vincent Tan Chee Yioun, through his private company acquired 70% of the paid-up capital.

Today, Sports Toto offers 6 games which are drawn 3 days in a week. Sports Toto is the sole national lotto operator in Malaysia.

On the international scene, the Group is supplying and maintaining a computerised on-line lottery system in Luzon Region in the Philippines.

In the USA, BToto's subsidiary, International Lottery & Totalizor Systems ("ILTS") is a leading supplier of on-line computerized wagering systems with installations worldwide.

	30/4/06 (Million) RM US\$		31/1: (Mill RM		20 Years' Annualised Increase (%)
Revenue	2,890.4	797.4	76.0	21.0	185.2
Pre-tax Profit	541.5	149.4	5.0	1.4	536.5
Shareholder's Funds	218.0	60.1	1.0	0.3	1,085.0
Total Assets	1,083.8	299.0	12.7	3.5	421.7
Total No. of Employees	604		43	1	

Sports Toto's financial growth over the past 20 years after its privatisation in 1985 is highlighted below:

Exchange rate : US\$1.00 = RM3.625

corporate information

BOARD OF DIRECTORS

Tan Sri Dato' Thong Yaw Hong Chairman

Tan Sri Dato' Seri Vincent Tan Chee Yioun *Chief Executive Officer*

Executive Directors

Ng Foo Leong Dato' Robin Tan Yeong Ching Datuk Robert Yong Kuen Loke Chan Kien Sing Freddie Pang Hock Cheng

Directors

Tan Sri Dato' Jaffar Bin Abdul Mohamed Saleh Bin Gomu

SECRETARIES

Su Swee Hong (MAICSA No. 0776729) Tham Lai Heng, Michelle (MAICSA No. 7013702)

AUDIT COMMITTEE

Chairman/Independent/ Non-Executive Director - Tan Sri Dato' Jaffar Bin Abdul

Independent/Non-Executive Director - Mohamed Saleh Bin Gomu

Non-Independent/Executive Director - Datuk Robert Yong Kuen Loke

SHARE REGISTRAR

Berjaya Registration Services Sdn Bhd Lot C1-C3, Block C 2nd Floor, KL Plaza 179 Jalan Bukit Bintang 55100 Kuala Lumpur Tel : 03-2145 0533 Fax: 03-2145 9702

AUDITORS

Ernst & Young Chartered Accountants Level 23A, Menara Milenium Jalan Damanlela Pusat Bandar Damansara 50490 Kuala Lumpur

REGISTERED OFFICE

Lot 13-01A, Level 13 (East Wing) Berjaya Times Square No. 1 Jalan Imbi 55100 Kuala Lumpur Tel : 03-2149 1999 Fax: 03-2143 1685

PRINCIPAL BANKERS

Malayan Banking Berhad Commerce International Merchant Bankers Berhad The Bank of Nova Scotia Berhad RHB Bank Berhad

STOCK EXCHANGE LISTING

Main Board of Bursa Malaysia Securities Berhad

STOCK SHORT NAME

BJTOTO (1562)

PLACE OF INCORPORATION AND DOMICILE

Malaysia





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profile of directors

TAN SRI DATO' THONG YAW HONG 丹斯里拿督汤耀鸿 76 years of age, Malaysian Chairman Independent/Non-Executive

He was appointed to the Board on 18 October 2001 as the Chairman. He graduated with a Bachelor of Arts (Hons) degree in Economics from University of Malaya, a Master's degree in Public Administration from Harvard University, as well as Advanced Management Program from Harvard Business School. In June 1998, he was appointed a Pro-Chancellor of Universiti Putra Malaysia.

He had a distinguished career with the Government of Malaysia, primarily in the fields of socio-economic development, planning and finance. He served in the Economic Planning Unit in the Prime Minister's Department since 1957 and became its Director-General from 1971 to 1978. From 1979 until his retirement in 1986, he served as the Secretary-General of the Ministry of Finance. He was responsible for setting up Sports Toto Malaysia Sdn Bhd in 1969 under the direction of the Government when he was overall in charge of the Economic Planning Unit in the Prime Minister's Department.



He also holds directorships in several public listed companies namely, Berjaya Land Berhad (Chairman), Batu Kawan Berhad, Glenealy Plantations (Malaya) Berhad, Kuala Lumpur Kepong Berhad and Public Bank Berhad (Co-Chairman). His directorships in other public companies are Public Mutual Berhad (Co-Chairman), Berjaya General Insurance Berhad (Chairman), Malaysian South-South Corporation Berhad, Public Merchant Bank Berhad (Chairman), HHB Holdings Berhad (Chairman) and Public Islamic Bank Berhad. He is also a Director in several other private companies including Sports Toto Malaysia Sdn Bhd (Chairman). He also serves as a member on the Boards of Trustees of Program Pertukaran Fellowship Perdana Menteri Malaysia, Tun Razak Foundation, Sports Toto Foundation and the Malaysian Institute of Economic Research, among others. He is also a member of the Working Group of the Executive Committee for the National Economic Action Council.

Tan Sri Dato' Thong Yaw Hong is the Chairman of the Remuneration Committee and a member of the Nomination Committee of the Company.

TAN SRI DATO' SERI VINCENT TAN CHEE YIOUN 丹斯里拿督斯里陈志远 54 years of age, Malaysian Chief Executive Officer Non-Independent

He was appointed to the Board on 1 September 1994 as Chairman and Chief Executive Officer ("CEO") and subsequently, relinquished his position as Chairman on 18 October 2001. He is a businessman and entrepreneur with varied interests in property development and investment, gaming, stockbroking, manufacturing, trading, hospitality, Internet-related businesses, utilities, media, telecommunications, insurance and education through various public and private companies namely, Berjaya Corporation group of companies, Intan Utilities Berhad, Nexnews Berhad, Matrix International Berhad, MOL.com Berhad, MiTV Corporation Sdn Bhd and Sun Media Corporation Sdn Bhd.

He is currently the Chairman/CEO of Berjaya Corporation Berhad and the Chairman of Nexnews Berhad, Dunham-Bush (Malaysia) Berhad, Informatics Education Ltd, Singapore, Berjaya Times Square Sdn Bhd, Convenience Shopping Sdn Bhd, the owner of



the 7-Eleven franchise in Malaysia and MiTV Networks Sdn Bhd, a new 3G mobile phone operator in Malaysia and the Managing Director of Sports Toto Malaysia Sdn Bhd.

He also holds directorships in Berjaya Group Berhad, Berjaya Vacation Club Berhad, Berjaya Hills Berhad (Formerly known as Bukit Tinggi Resort Berhad), KDE Recreation Berhad, Berjaya Golf Resort Berhad, Bukit Kiara Resort Berhad as well as several other private limited companies.

Tan Sri Dato' Seri Vincent Tan Chee Yioun is a member of the Remuneration Committee of the Company.

His son, Dato' Robin Tan Yeong Ching is also a member of the Board.

profile of directors



NG FOO LEONG 吴富亮 55 years of age, Malaysian Non-Independent/Executive Director

He was appointed to the Board on 1 September 1994 as an Executive Director. He is a member of the Malaysian Institute of Certified Public Accountants and Malaysian Institute of Accountants. Prior to joining Sports Toto Malaysia Sdn Bhd ("STMSB") in 1985, he worked in a public accountants firm, Messrs Azman Wong Salleh from 1970 to 1978 and in a major multinational corporation, Malaysia Vegetable Oil Refinery Sdn Bhd from 1978 to 1985.

Currently, he is also an Executive Director of STMSB and Chairman/President of Prime Gaming Philippines Inc. and Chairman of Philippines Gaming Management Corporation. He also holds directorships in International Lottery & Totalizator Systems, Inc. (USA) and several other private limited companies in the Berjaya Corporation group of companies.



DATO' ROBIN TAN YEONG CHING 拿督陈永钦 32 years of age, Malaysian Non-Independent/Executive Director

He was appointed to the Board on 21 February 1998 as an Executive Director. He graduated with a Bachelor of Social Science Degree in Accounting/Law from the University of Southampton, United Kingdom, in 1995. He joined Berjaya Group Berhad in 1995 as an Executive and subsequently became the General Manager, Corporate Affairs in 1997.

Currently, he is also the Chairman of MOL.com Berhad, Chief Executive Officer of Berjaya Land Berhad and an Executive Director of Sports Toto Malaysia Sdn Bhd. He also holds directorships in Berjaya General Insurance Berhad, Berjaya Hills Berhad (Formerly known as Bukit Tinggi Resort Berhad), Qinetics Solutions Berhad and several other private limited companies.

His father, Tan Sri Dato' Seri Vincent Tan Chee Yioun is also a member of the Board.



DATUK ROBERT YONG KUEN LOKE 拿督杨群录 54 years of age, Malaysian Non-Independent/Executive Director

He was appointed to the Board on 1 December 1992. He is a fellow member of The Institute of Chartered Accountants (England and Wales), and a member of Malaysian Institute of Accountants and Institute of Certified Public Accountants of Singapore. He is also a Council Member of the Malaysian Institute of Certified Public Accountants. He has many years of working experience in the fields of accounting, audit, treasury and financial management. He started his career in London in 1973 and worked for more than five years in chartered accounting firms in London including two years with Moore Stephens & Co. Subsequently, he was with Price Waterhouse, Singapore from 1979 to 1982. Prior to joining the Berjaya Group of Companies in 1987, he served as Group Finance Manager in UMW Holdings Berhad and Group Treasurer in Edaran Otomobil Nasional Bhd.

Currently, he is also an Executive Director of Berjaya Corporation Berhad and Berjaya Land Berhad. He also holds directorships in Cosway Corporation Berhad, Berjaya Capital Berhad, Matrix International Berhad, Berjaya Group Berhad, Berjaya Golf Resort Berhad and several other private limited companies.

Datuk Robert Yong Kuen Loke is a member of the Audit Committee of the Company.



CHAN KIEN SING 陈健星 50 years of age, Malaysian Non-Independent/Executive Director

He was appointed to the Board on 1 December 1992. He is a member of The Malaysian Institute of Certified Public Accountants and Malaysian Institute of Accountants. Having articled with Messrs Peat Marwick Mitchell (now known as KPMG) from 1975 to 1981, he subsequently joined Arab-Malaysian Merchant Bank Berhad (now known as AmMerchant Bank Berhad) specialising in corporate finance until 1989 when he joined Berjaya Group Berhad as General Manager, Investments.

Currently, he is the Chief Executive Officer of Berjaya Capital Berhad and an Executive Director of Berjaya Corporation Berhad. He is the Chairman of Matrix International Berhad and Berjaya Holdings (HK) Limited, a Director of Intan Utilities Berhad, Berjaya Group Berhad, Berjaya Vacation Club Berhad and International Lottery & Totalizator Systems, Inc. (USA) and an alternate Director in Nexnews Berhad. He also holds directorships in several other private limited companies.

profile of directors



FREDDIE PANG HOCK CHENG 彭福清 51 years of age, Malaysian Non-Independent/Executive Director

He was appointed to the Board on 1 December 1992. He began his career with a predecessor firm of Messrs Ernst & Young where he worked for seven years until 1982 during which he qualified for entry as a member of the Malaysian Institute of Certified Public Accountants. He is also a member of the Malaysian Institute of Accountants. Thereafter, he joined the Corporate Advisory Department of Malaysian International Merchant Bankers Berhad where he was actively involved in a wide variety of corporate exercises in an advisory capacity until his departure in 1990 to join Berjaya Group Berhad.

He is currently the Chairman of Intan Utilities Berhad, an Executive Director of Berjaya Corporation Berhad, a Director of Nexnews Berhad, MOL.com Berhad, Dunham-Bush (Malaysia) Berhad, Berjaya Group Berhad, Berjaya Vacation Club Berhad and Informatics Education Ltd, Singapore. He also holds directorships in several other private limited companies.



TAN SRI DATO' JAFFAR BIN ABDUL 丹斯里拿督查化敏阿都 74 years of age, Malaysian Independent/Non-Executive

He was appointed to the Board on 28 August 1997 as an Independent Non-Executive Director. He joined the Police Force in 1951 and rose to become Director of the Anti-Narcotic Branch, Federal Police Headquarters in 1982. From 1982 to 1984, he was the Chief Police Officer in Johor and between 1984 to 1985, he was the Director of Management, Police Headquarters in Bukit Aman. He was also the Deputy Inspector General of the Royal Malaysian Police since 1985 before retiring from the civil service in May 1989.

He is currently the Chairman of Cosway Corporation Berhad, Mycom Berhad and Yinson Holdings Berhad. He is also a Director in Olympia Industries Berhad, Silverstone Corporation Berhad, Amalgamated Containers Berhad and several other private limited companies.

Tan Sri Dato' Jaffar Bin Abdul is the Chairman of the Audit Committee, Nomination Committee and a member of the Remuneration Committee of the Company.



MOHAMED SALEH BIN GOMU 莫哈末沙烈敏国目 56 years of age, Malaysian Independent/Non-Executive

He was appointed to the Board on 22 December 1999 as an Independent Non-Executive Director. He joined Polis DiRaja Malaysia ("PDRM") as an Inspector in June 1970 and left for England to further his studies in 1981. He graduated with a Bachelor of Laws (Hons) Degree in 1982 and obtained a Certificate in Legal Practice in 1984. Upon graduation, he continued to serve PDRM in various capacities including as a Staff Officer in the Special Branch, Officer-in-charge of Prosecution (Lower Courts) Kuala Lumpur and Officer-in-charge of Brickfields Police District. Before his optional retirement in June 1992, he was Head of the INTERPOL/National Central Bureau Secretariat. Soon after his retirement, he went into private legal practice. Currently, he is also a Director in Kumpulan Emas Berhad.

Mohamed Saleh Bin Gomu is a member of the Audit Committee and Nomination Committee of the Company.

Save as disclosed, none of the Directors have:-

- 1. any family relationship with any Director and/or major shareholder of the Company;
- 2. any conflict of interest with the Company; and
- 3. any convictions for offences within the past 10 years other than traffic offences.

chairman's statement

On behalf of the Board of Directors, I am pleased to present the Annual Report and Financial Statements for the financial year ended 30 April 2006.



Toto Draw in Progress.

FINANCIAL RESULTS

For the financial year under review, the Group recorded a revenue of RM2.94 billion, an increase of 10.0% compared to RM2.67 billion in the previous financial year. The increase in revenue was mainly attributed to its subsidiary, Sports Toto Malaysia Sdn Bhd ("Sports Toto") having two additional draws in the financial year under review, seven months' contribution from sales of the 4 Digit *I-Perm* game which was launched at the end of September 2005 and strong sales from the Super 6/49 game which recorded its highest ever Jackpot of RM15.9 million in May 2005. Group pre-tax profit increased 17.3% from RM487.5 million in the previous year to RM571.9 million due to the improved performance of Sports Toto and gain on disposal of the Company's Irredeemable Convertible Unsecured Loan Stocks ("ICULS") that was previously acquired by one of its wholly-owned subsidiary companies. In addition to the improved performance, the write back of overprovision in taxation in prior years also resulted in the increase in profit attributable to shareholders by 41.5% from last year.

DIVIDEND

For the financial year ended 30 April 2006, the Company had declared and paid three interim dividends. The first interim dividend of RM0.125 per share less 28% income tax was paid on 8 November 2005, the second interim dividend of RM0.125 per share less 28% income tax on 12 January 2006 and the third interim dividend of RM0.11 per share less 28% income tax on 7 April 2006. The Board has declared a fourth interim dividend

of RM0.15 per share less 28% income tax that is payable on 30 August 2006. Together, the total net dividend distribution for the financial year ended 30 April 2006 would be RM0.51 per share less 28% income tax or a total net dividend of approximately RM467.4 million representing about 100.6% of the attributable profit of the Group for the year. The dividend distribution is consistent with the Company's current dividend policy of distributing at least 75% of its annual net earnings to shareholders. The Company will maintain the 75% payment policy subject to factors such as availability of distributable reserves and tax credits to frank the dividends and the Company's cash flow requirements.





Punters at a Toto outlet



Toto Draw Venue at Berjaya Times Square, Kuala Lumpur

CORPORATE DEVELOPMENTS

- 1) The proposed First Capital Distribution of RM0.50 cash per share of the Company announced on 7 March 2005 was completed on 28 September 2005. The Capital Distribution which was carried out via a reduction of the Company's share capital pursuant to Section 64 of the Companies Act, 1965 resulted in the reduction of the par value of the ordinary shares from RM1.00 to RM0.50. The share capital of the Company then of RM1,343,728,821 comprising 1,343,728,821 ordinary shares of RM1.00 each including 85,000,000 treasury shares of RM1.00 each was reduced to RM671,864,410.50 comprising 1,343,728,821 ordinary shares of RM0.50 each.
- 2) On 25 January 2006, Berjaya Land Berhad ("B-Land") announced that B-Land and the Vendor Subsidiaries (Gateway Benefit Sdn Bhd, Immediate Capital Sdn Bhd and Berjaya Land Development Sdn Bhd) had agreed to mutually terminate the share sale agreement in relation to its proposed disposal of Berjaya Sports Toto Berhad ("BToto") Shares to Intan Utilities Berhad. On the same date, B-Land had announced that its Board of Directors is proposing an alternative proposal to partially repay the amounts owing to BToto by issuing up to RM900 million nominal value of 5year secured exchangeable bonds. B-Land had advised that based on its current estimation, approximately RM387 million from the gross proceeds raised pursuant to the proposed Exchangeable Bonds issue will be allocated for the part repayment of the outstanding inter-company balance owing to BToto.

As at 30 April 2006, the outstanding inter-company balance owing by B-Land to BToto was RM550.31 million after B-Land's aggregate repayment of RM176.99 million during the year under review. After the year end on 27 July 2006 and 15 August 2006, B-Land partially paid RM80.0 million and RM387.9 million cash respectively to BToto. With the above settlements, the inter-company balance owing by B-Land to BToto is approximately RM91 million as at 15 August 2006.

BToto has also agreed and accepted B-Land's proposed extension to settle the outstanding balance of approximately RM91 million by 4 August 2007.

- 3) On 25 January 2006, the Company announced its proposal to undertake a second Capital Repayment of RM0.50 cash per share to all shareholders. The Capital Repayment was undertaken in accordance with the provisions of Section 60(2) and Section 64 of the Companies Act, 1965 via the reduction of the share capital of the Company by RM0.40 per share and reduction of the share premium reserve of the Company by RM0.10 per share respectively. The proposal was approved at an Extraordinary General Meeting held on 25 April 2006 and the Company announced that the High Court of Malaya, Kuala Lumpur had confirmed that the Capital Repayment has been lodged with the Companies Commission of Malaysia on 6 July 2006. The second Capital Repayment was funded by internally generated funds, sale of 41.04 million BToto Treasury Shares and a short term bridging loan. The second Capital Repayment was completed with the cash payment of RM0.50 per share paid on 14 July 2006.
- 4) During the financial year ended 30 April 2006, the Company bought back a total of 18.74 million ordinary shares from the open market for a total consideration of RM81.17 million or at an average cost of RM4.33 per share. The Company disposed of a total of 41.04 million treasury shares through the open market in the fourth quarter for an aggregate net proceeds of RM183.9 million resulting in a net gain of RM10.10 million. The cumulative total number of treasury shares held by the Company as at 30 April 2006 was 56.3 million.
- 5) During the financial year ended 30 April 2006, the remaining outstanding ICULS of the Company were fully converted. On 16 November 2005, the ICULS was removed from the Official List of Bursa Malaysia Securities Berhad.



REVIEW OF OPERATIONS

Toto Draw Venue at Berjaya Times Square Kuala Lumpur

Malaysia

For the financial year under review, Sports Toto Malaysia Sdn Bhd recorded a revenue of RM2.89 billion, an increase of 9.89% from the previous year's revenue of RM2.63 billion. The increase in revenue was mainly attributed to the company having two draws more than the previous financial year, seven months' contribution from the 4-Digit *I-Perm* game which was launched at the end of September 2005 and record sales from the Super 6/49 game which achieved its highest ever Jackpot of RM15.9 million in May 2005. *I-Perm* is a variation to the 4-Digit game which enables customers to cover all possible permutations of a single set of numbers for a minimum bet of RM1.

Pre-tax profit increased by 10.14% to RM541.5 million compared to RM491.63 million in the previous financial year.

In the first quarter of the financial year ended 30 April 2006, the company achieved an important milestone to become the market leader among all the Number Forecast Operators (NFOs) in the country in terms of total revenue.

The Philippines

For the financial year under review, Prime Gaming Philippines Inc. ("PGPI") reported a revenue of Peso 605.4 million, an increase of 46.2% from the previous year's revenue of Peso 414.1 million mainly due to the higher revenue recorded by its wholly-owned subsidiary, Philippine Gaming Management Corporation ("PGMC"). Pre-tax profit increased by 64.5% to Peso 365.3 million compared to Peso 222.0 million in the previous financial year resulting from the higher revenue recorded.

PGMC recorded a revenue of Peso 605.4 million, an increase of 46.2% compared to Peso 414.1 million achieved in the previous financial year. This is due to higher sales from the Lotto games and EZ2 game. Pre-tax profit increased by 54.5% to Peso 333.7 million compared to Peso 216.0 million in the previous financial year as a result of the higher revenue recorded.

There is a total of 6 games being offered namely Lotto 6/42, Megalotto 6/45, Superlotto 6/49, 4-Digit, 6-Digit and EZ 2, through more than 1,700 terminals installed in over 1,300 outlets in Luzon Island.

During the year under review, PGMC signed an agreement with the Philippine Charity Sweepstakes Organisation ("PCSO") to extend the term of the existing Equipment Lease Agreement ("ELA") with PCSO that will expire in August 2007, by a further period of eight years up to August 2015. In consideration for the extension of the ELA, PGMC is to replace the existing on-line lottery system and sales terminals with a new on-line lottery system and sales terminals.

Consequent to the extension of the term of the ELA, PGMC signed a purchase contract with International Lottery & Totalizator Systems, Inc. ("ILTS") on 9 December 2005 for the supply of a new central system, communications processors, application software and 2,000 new sales terminals at a total cost of USD10.2 million. The new central system and 2,000 new sales terminals are expected to replace the existing on-line systems and sales terminals supplied by ILTS in 1995 by December 2006.

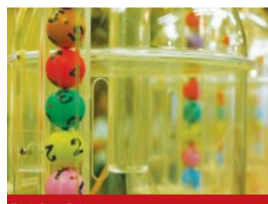


A Sports Toto Outlet in Malaysia.





A Lottery Outlet in the Philippines.



Toto's Draw Equipment.

InkaVote Plus Precinct Ballot Counter's hardware and software supplied by Unisyn Solutions, wholly-owned subsidiary of ILTS.



For the financial year under review, International Lottery & Totalizator Systems, Inc. ("ILTS") posted a revenue of USD3.44 million, a decrease of 64% compared to USD9.67 million in the previous financial year and a net loss of USD2.34 million compared to the previous year's net loss of USD1.76 million. This was mainly due to lower contract revenues secured as well as lower demand for spare parts compared to the prior year.

Having being in operations for 26 years, ILTS has become a leading supplier of computerized transaction processing systems to 28 government-sanctioned lotteries and racing organizations in 22 countries which operate secure and reliable automated wagering systems. It secured a new contract with PGMC in December 2005 to supply a complete on-line lottery system to replace the ILTS system installed in the Philippines in 1995. Under the terms of the contract, ILTS will deliver a new DataTrak on-line gaming system and approximately 2,000 new Intelimark FLX terminals.

During the financial year, ILTS was also successful in securing new contracts with its election voting product, the InkaVote Plus Precinct Ballot Counter ("PBC"). Following the U.S. presidential election in year 2000, ILTS undertook a program to leverage the company's secure transaction processing gaming technology to help in solving problems facing the election administration officials. This program led to the formation of ILTS's wholly-owned subsidiary, Unisyn Solutions, Inc., and the development of PBC. In consideration of a profit sharing formula, ILTS granted Election Systems & Software ("ES&S"), one of the world's largest and most experienced providers of election management solutions, the exclusive worldwide licence to manufacture, sell and sub-license ILTS's intellectual property pertaining to the PBC hardware and software. In April 2006, ES&S signed an agreement with Los Angeles County, California, the largest voting jurisdiction in the United States and also with Jackson County, Missouri in February 2006. These two Voting Jurisdictions will utilize the voting technology developed by Unisyn Solutions in their future elections.

SOCIAL RESPONSIBILITY

As a good corporate citizen, Sports Toto continued to contribute and support worthy causes and sports activities. During the year under review, many good causes and sports events have benefited from the company's donations and sports sponsorship programmes.

Substantial amounts were contributed towards Yayasan Harapan Kanak-Kanak Malaysia, St. John Ambulance Malaysia, Projek Anak Angkat Bakti, Alzheimer's Disease Foundation, Centre for Malaysian Chinese Studies, Huaren Education Foundation, Sabah Kidney Association, Kelab Muhibah Sempalit for Projek Orang Asli, Raub, Pahang, Montfort Girls Centre and many other good causes.

Sports Toto rose to the occasion when it contributed RM192,000 cash to the Pakistani Government to help victims of the earthquake in Pakistan on 8 October 2005.

In the field of sports, Sports Toto continued to be active in the promotion of sports and sports excellence. The company made significant contributions towards a number of mass participation sports activities such as Liga Malaysia 2005 football tournament, Ipoh International Run, Subang Jaya 10km Run, Datuk Bandar Basketball Cup, Sarawak, Kuala Lumpur Rat Race, Petaling Jaya Squash Open Championship, PJ Half Marathon, STM-Morib International Beach Volleyball Tournament, Sabah Cup Basketball Championship, Nanyang Wushu Festival 2005, Berita Harian/Majlis Sukan Negara- Kejohanan Sepak Takraw and Malaysian International Open Bowling Championship, to name a few.



ILTS - New Intelimark FLX Terminal.



At the launching ceremony of Chinese New Year Ang Pow Donation Campaign at Selangor Chinese Assembly Hall.



YB Dato' Dr. Ng Yen Yen giving away ang pows and hampers to old folks. Looking on are Dato' Robin Tan (second from left) and Mr. Ng Foo Leong.

Also, under Sports Toto's "Giving Something Back to Society" charity programme, the annual nationwide Chinese New Year Ang Pow donation drive was organized for the benefit of the poor and needy folks. The company gave away New Year gifts and distributed cash to more than 14,500 needy senior citizens of different races throughout the country.

Besides community services, Sports Toto also organized gatherings during Hari Raya and Deepavali for the underprivileged children and needy folks. Company staff visited child patients in Selayang Hospital, Kuala Lumpur who were showered with gifts and love.

FUTURE PROSPECTS

Sports Toto continues to operate in an environment which is highly regulated by the relevant Ministry in Malaysia. Given this regulatory framework and with good governance practices, the company will seek to capitalize on any increase in discretionary consumer spending to drive its business forward. With its extensive network of outlets, the broad variety of games offered and the conversion to a new on-line system that was completed in July 2004, the company will continue to promote its recently launched variation to the 4 Digit game, *I-Perm* and encourage its agents to promote cross selling between the games.

The response to the 4-Digit *I-Perm* game launched by the company at the end of September 2005 has been very encouraging. Since becoming the market leader among the country's NFOs in the early part of the financial year, Sports Toto has been able to extend its market share in the subsequent quarters through continuous efforts to boost revenue. An Account Betting System which will provide additional channels for betting to be made through fixed phones, mobile phones and the internet will be introduced when approval is obtained from the relevant government authority.

In the Philippines, PGMC's revenue and profits are expected to increase following the extension of the term of the ELA with PCSO and plans to increase the frequency of draws for the Superlotto 6/49 game from two draws to three draws a week as well as to launch a 3-Digit game towards the end of 2006.

In the United States of America, ILTS's revenue is expected to increase with the new contract signed with PGMC for the supply of a new on-line lottery system and 2,000 new sales terminals as well as the contracts for an election management system to be supplied to Jackson County in Missouri and LA County in California.

APPRECIATION

On behalf of the Board, I would like to express my appreciation to the management, employees and agents for their commitment and dedication in their work and to all our customers, shareholders, business associates, financiers and the government authorities for their co-operation and support. I would also like to thank my fellow colleagues on the Board for their active participation in the Board and guidance in the past year, and look forward to their continued support in the future.

Tan Sri Dato' Thong Yaw Hong Chairman 18 August 2006



Goodwill visit to Selayang Hospital Paediatric Wards. Ms. Tan Swee Lian, General Manager of Sales & Marketing of Sports Toto presenting duit raya to a toddler.



YB Dato' G. Palanivel, Deputy Minister of Women, Family & Community Development giving out hampers and cash during Deepavali to deserving Indian families at Kuala Kubu Baru.

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Toto game leaflets.

主席报告

本人谨代表董事部提呈 2006 年 4 月 30 日截止财政年度的常年报告 与财务报告。

业绩

在检讨中的财政年度,本集团取得 29 亿 4 千万 令吉的营业收益,比上一财政年度的收益 26 亿 7千万令吉增加了 10.0%。收益增加主要是由 于子公司多多博彩马来西亚有限公司 ("多多博 彩") 在检讨中财政年内多举行了两次开彩,在 2005 年 9 月推出的万字"全保" I-Perm 博彩 所贡献的 7 个月销售额, 以及超级多多六合彩 的销售额强劲 (在 2005 年 5 月份创下历来最 高的积宝 1 千5百 90 万令吉)。集团的税前盈 利增加了 17.3%, 从上一年的 4 亿 8 千 7 百 50万令吉增至5亿7千1百90万令吉,原因是 多多博彩的业绩提升以及脱售集团属下其中一 家独资子公司所收购的本公司不可赎回、可转 让、无抵押债券股 ("ICULS")。除了业绩提升 以外,往年税金过度拨备的回拨也导致股东应 得盈利比上一年提高了41.5%。

股息

在 2006 年 4 月 30 日截止的财政年度,本公司 宣布及派发了三次期中股息。第一次期中股息 每股 RM0.125, 须扣税 28%, 于 2005 年11 月 8日派发; 第二次期中股息每股 RM0.125, 须扣 税 28%, 于 2006 年 1 月 12 日派发; 第三次期 中股息每股 RM0.11, 须扣税 28%, 于2006 年 4月7日派发。董事部宣布第四次期中股息每 股 RM0.15, 须扣税 28%, 定于 2006 年 8 月 30 日派发。因此, 公司于 2006 年 4 月 30 日 截止的财政年度的净股息派发总额计达每股 RM0.51, 须扣税 28%, 或总净股息约 4 亿 6 千 7 百 40 万令吉,相等于集团在本财政年度股东 应得盈利的约 100.6%。上述股息分派, 与公 司现行的股息分配方针,即至少将每年净收益 的 75% 分配给股东,符合一致。依据各种因 例如有足够可分配的储备金和抵减税额来 素. 支付股息和应付公司的流动现金需求、公司将 维持这个 75% 的派息方针。

公司发展

- 公司在 2005 年 3 月 7 日宣布的首次资 金分配建议.每股分配 RM0.50 现金.于 2005 年 9 月 28 日完成。此资金分配是 通过公司根据 1965 年公司法令第 64 条 款.减少公司股本进行.因而导致公普通股 份的面值从 RM1.00 减至 RM0.50。公司 的股本从当时的 RM1,343,728,821 分作 每股面值 RM1.00 的 1,343,728,821 普通 股.包括 85,000,000 股每股面值 RM1.00 的库存股份.减至 RM671,864,410.50, 分作 1,343,728,821 普通股.每股面值 RM0.50。
- 2) 2006 年 1 月 25 日,成功置地有限公司 ("成功置地")宣布成功置地和卖方子公司 (Gateway Benefit 有限公司、Immediate Capital 有限公司以及成功置地发展有限 公司)同意共同终止关于建议中脱售成功 多多博彩有限公司("成功多多")股份给英 丹公用事业有限公司的股份买卖合约。 在同一天,成功置地宣布其董事部提出一 项替代建议,以发行高达面值 9 亿令吉的

5年有抵押可交换债券,以偿还欠成功多多 的部份款项。成功置地告知,根据目前的 估计,发行上述可交换债券所筹集的总收 入之中,大约3亿8千7百万令吉将用来偿 还欠成功多多的部份尚未摊还的公司间 款项。

在 2006 年 4 月 30 日截止时,成功置地 集团在检讨中财政年度已摊还给成功多 的累积款项共达 1 亿 7 千 6 百 99 万令 吉.因此尚欠成功多多的公司间余额为 5 亿 5 千零 31 万令吉。截至 2006 年 7 月 27 日,及 2006 年 8 月 15 日成功置地又分 别支付了另外 8 千万令吉和 3 亿 8 千 7 百 90 万令吉现款给成功多多。经以上摊 还之后,截至 2006 年 8 月 15 日,成功置地 集团尚欠成功多多的公司间余额大约为 9 千 1 百万令吉。

成功多多也同意及接受成功置地的建 议,将摊还尚欠余额大约9千1百万令吉 的期限,展延至2007年8月4日。

- 在 2006 年 1 月 25 日,公司宣布一项 建议,要进行第二次资本退还,每股退还 3) 现款给全体股东。这项资本退 BM0 50 还计划是根据 1965 年公司法第 60 (2) 和第 64 条款,通过把公司股本每股削减 RM0.40 以及把公司股份溢价储备金每股 削减 RM0.10 而进行。此建议在 2006 年 4 月 25 日举行的特别股东大会上获得通 过,而公司亦宣布吉隆坡马来亚高等法庭 已证实这项资本退还计划经干2006 年 7 月 6 日提交马来西亚公司委员会。这项 第二次资本退还计划的融资来自内部资 金,出售 4 千 1 百零4万成功多多库存股 份的收益,以及短期过渡贷款。在公司于 2006 年 7 月 14 日支付每股 RM0.50 现 款后,第二次资本退还宣告完成。
- 4) 在 2006 年 4 月 30 截止的财政年度,公司 从公开市场购回了总共 1 千 8 百 74 万普 通股,总额是 8 千 1 百17万令吉,或平均 成本每股RM4.33。公司在第四季度,通过 公开市场出售了总共 4 千 1 百零 4 万库 存股份,累积收入达 1 亿 8 千 3 百 90 万 令吉,获取净盈余1千零 1 万令吉。截至 2006 年 4 月 30 日,公司持有的库存股份 总达 5 千6 百 30 万股。
- 5) 在 2006 年 4 月 30 截止的财政年度,公司 剩余的不可赎回、可转让、无抵押债券 股经全部转换。此债券股于 2005 年 11 月 16 日,正式在马来西亚证券有限公司除 牌。

营运检讨

马来西亚

在检讨中的财政年度,多多博彩马来西亚有限 公司创下了 28 亿 9 千万令吉的收益,比上一年 度的 26 亿 3 千万令吉高出 9.89%。收益的增 加主要是由于公司的开彩次数比上个财政年 多出两次,在 2005 年 9 月推出的万字"全保"





多多抽奖进行中。

I-Perm 博彩所贡献的 7 个月销售额,以及超级 多多六合彩的销售额强劲 (在 2005 年 5 月份 创下历来最高的积宝 1 千 5 百 90 万令吉)。 全保是另一种万字博彩,让顾客只需投注至少 RM1,便可对测一组万字的所有变化字。

多多博彩的税前盈利增加了 10.14%,从上个财 政年的 4 亿 9 千 1 百63 万令吉增至 5 亿 4 千 1 百 50 万令吉。

在在 2006 年4月 30 日截上的财政年度的第 一季,公司创下了一项重要的里程碑,在总收益 上,成为国内测字博彩经营者当中的市场领导 者。

菲律宾

在检讨中的财政年度, 菲律宾百灵博彩股份有限公司 ("PGPI") 创下 6 亿零 5 百 40 万比索的收益,比上一年度的收益 4 亿 1 千 4 百 10 万比 索增加了 46.2%。盈利增加主要是由于其独 资子公司菲律宾博彩管理公司 ("PGMC") 取得 更高的收益所致。由于收益提高,税前盈利增加了 64.5%,从上个财政年度的 2 亿 2 千 2 百 万比索增至 3 亿 6 千 5 百 30 万比索。

PGMC 创下 6 亿零 5 百 40 万比索的收益,比 上个财政年度所取得的 4 亿 1 千 4 百 10 万比 索增加了 46.2%。这是由于 Lotto 博彩和 EZ2 博彩的销售额提高所致。由于收益提高,税前 盈利增加了 54.5%,从上个财政年度的 2 亿 1 千 6 百万比索增至 3 亿 3 千 3 百 70 万比索。

菲律宾公司目前通过在吕宋岛设立的超 过 1,700 架终端机和超过 1,300 多间博彩 销售站.总共提供6种博彩,即 Lotto 6/42、 Megalotto 6/45、Superlotto 6/49、4-D (万 字)、6-D及 EZ 2。 在检讨中的财政年度, PGMC 与菲律宾慈善 赛马博彩机构 ("PCSO") 签订合约,把公司与 PCSO于 2007 年 8 月期满的现有配备租借合 约期限再延长 8 年至 2015 年 8 月。作为延长 配备租借合约的交换条件, PGMC 将把现有的 联线彩票系统及销售终端机改换为新的联线 彩票系统和销售终端机。

在配备租借合约期限延长后, PGMC 于 2005 年 12 月 9 日,与国际博彩及赛马测彩系统股份 有限公司 ("ILTS") 签订买卖合约,以供应新的 中央系统、通讯处理机、应用软件,以及 2000 架新的销售终端机给 PGMC,总值 1 千零 20 万美元。预料新的中央系统和 2,000 架新销 售终端机将在2006 年 12 月取代现有由 ILTS 在 1995 年供应的联线系统及销售终端机。

美国

在检讨中的财政年度,国际博彩与赛马测彩系 统有限公司 ("ILTS") 取得 3 百 44 万美元的收 益,比上个财政年度的 9 百 67 万美元减少了 64%,而净亏损从上一年的 1 百 76 万美元增 至 2 百 34 万美元。这主要是由于公司所取得 的合约收益以及配件需求比上一年少的原故。

ILTS 凭著它 26 年的经营历史,目前已经成为首 要电脑化交易处理系统供应商,在全球 22 个国 家供应这些系统给 28 个获政府批准的博彩及 赛马组织,以经营安全、可靠的投注系统。该 公司在 2005 年 12 月与 PGMC 签署新合约,以 安装一个全面的联线博彩系统,取代 PGMC 于 1995 年在菲律宾设置的 ILTS 系统。在这项合 约的条款下, ILTS 将供应新 DataTrak 联线博彩 系统和大约 2,000 架新式 Intelimark FLX 终端 机给 PGMC。

在检讨中的财政年度/ILTS 也成功以它的选举 投票产品 InkaVote Plus Precinct 选票计算机 ("PBC") 争取到新的合约。在 2000 年的美国 总统选举过后, ILTS 展开了一项计划,以利用公 司的安全交易处理博彩技术,协助解决选举管 理人员所面对的问题。这项计划导致 ILTS 成 立了独资子公司 Unisyn Solutions 公司以及进 行 PBC 的开发。 ILTS 和全球其中一家最大和 最有经验的选举管理方案供应商"选举系统及 软件" ("ES&S") 制定了分红方式,由 ILTS 授予 ES&S 全球的专有许可权,以制造、销售及再 许可 ILTS 有关 PBC 硬件及软件的知识产权。 在 2006 年4月, ES&S 和加利福尼亚州的洛杉 矶郡(美国最大的选区)以及在 2006 年 2 月与 米苏里州杰克逊郡签约。这两个选区将在未来 的选举中使用Unisyn Solutions 所开发的投票 技术。

社会责任

作为良好的企业公民,多多博彩继续支持和捐 助义举及体育活动。在检讨中的财政年度,公 司的捐献及体育赞助计划,使不少义举和体育 活动受惠。

获得公司捐助的团体包括马来西亚儿童希望 基金、马来西亚聖约翰救伤队、Bakti 领养计 划、早老性痴呆症基金、华社研究中心、华仁



教育基金、沙巴肾脏协会、彭亨州劳勿新巴力 原著民亲善俱乐部、蒙福少女中心等等义举。

多多博彩也义不容辞,捐献 19 万 2 千令吉现金 给巴基斯坦政府,以赈济该国 2005 年 10 月 8 日大地震的灾黎。

在体育方面,多多博彩继续积极促进体育和体 育杰出表现。公司捐献了大笔款项给各种大众 参与的体育活动,例如 2005 年大马足球联赛、 怡保国际竞走、首邦市 10 公里竞走、砂拉越 市长杯篮球赛、吉隆坡竞走、八打灵再也壁球 公开赛、八打灵再也半马拉松赛、STM 摩立 国际沙滩排球锦标赛、沙巴杯篮球锦标赛、南 洋武术节、每日新闻/全国体育理事会籐球锦 标赛、以及马来西亚国际保龄球公开赛等等。

此外,在多多博彩的"取诸社会、还诸社 会"的慈善计划下,公司在全国举办一年一度 的农历新年红包施赠贫老活动。公司在全国施 赠了新年礼物及现金给超过 14,500 名需要帮 助的各族乐龄人士。

除了公益服务以外,多多博彩也在开斋节和屠 妖节期间举办集会,招待不幸的儿童及 需要帮助的人士。公司的员工也前往 吉隆坡士拉央医院探望儿童病患,给他 们带来人情温情及赠送礼物给他们。

今后展望

多多博彩所经营的环境,继续受到马来西 亚有关部门的高度管制。基于这个管 制架构和良好的公司治理方法.公 司将设法把握消费人任意开销的 增幅,以扩展业务。有了广大的销 售站网络、各种各样的博彩选 择.以及在 2004 年 7 月份完 成改换新的联线系统后,公 司目前具备了良好的条 件.以利用消费人任意开销 上升的动向。除此以外,公司 也将继续促销在最近推出的新式万字博彩 4D "全保" *I-Perm*,以及鼓励代理促销各种博彩。

公司于 2005 年 9 月尾推出的 4D 全保 *I-Perm* 博彩获得十分令人鼓舞的反应。自从多多博 彩在本财政年度初成为国内测字博彩经营者 的市场领导者之后,经过不断的努力提升收益 后,已经在随后的几季里,成功扩大了它的市 场占有率。公司在获得有关政府部门的批准 后,将推出一项帐户投注系统 (Account Betting System)。这项系统将提供额外的投注管道,让 顾客通过固定电话、流动电话及互联网进行投 注。

在菲律宾,预料在 PGMC 延长与 PCSO 的配备 租借合约期限,以及计划把 Superlotto 6/49 的 开彩次数从每周两次增加到三次,以及在 2006 年底推出 3D 博彩之后,将能提高收益和盈利。

在美国,预料 ILTS 与 PGMC 签订新合约。以 供应新的联线博彩系统和2,000 架新销售终端 机,以及为米苏里州杰克逊郡和加利福尼亚州 洛杉矶郡供应选举管理系统的合约之后,也将 能提高公司的收益。

申谢

本人谨代表董事部,对管理层、员工和代理商 的全心尽力工作,以及所有顾客、股东、业务 往来公司、融资机构和政府当局的合作与支 持,致予衷心的谢意。我也要感谢董事部同仁 过去一年来的积极参与和指导,并希望他们今 后继续给予支持。

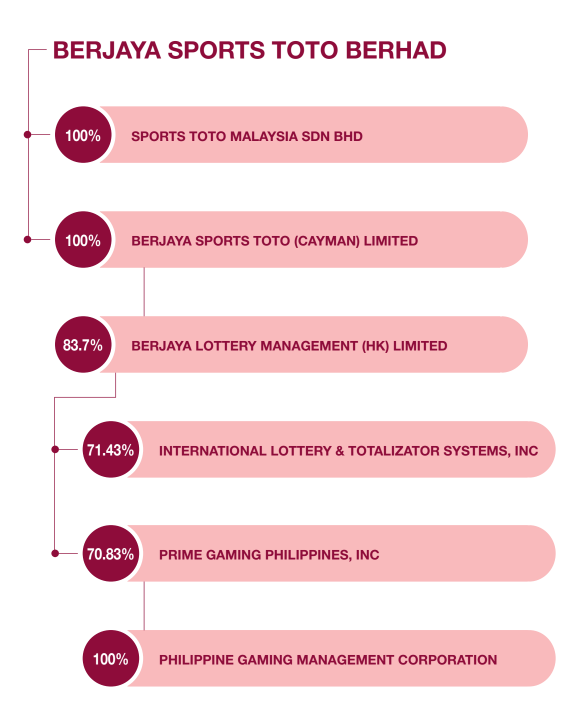
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丹斯里拿督汤耀鸿 主席 2006 年 8 月 18 日

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corporate structure

of Main Operating Companies as at 18 August 2006



group financial summary

Description	2006 US\$'000	2006 RM'000	2005 RM'000	2004 RM'000	2003 RM'000	2002 RM'000	2001 RM'000	
Revenue	810,572	2,938,322	2,670,206	2,477,296	2,205,646	2,294,343	2,333,339	
Profit before taxation	157,769	571,914	487,497	437,989	393,583	426,235	400,858	
Profit after taxation	128,914	467,314	329,463	297,232	261,842	292,670	272,595	
Minority interests	(769)	(2,789)	(1,307)	(159,193)	(4,340)	10,830	11,039	
Profit attributable to shareholders	128,145	464,525	328,156	138,039	257,502	303,500	283,634	
Share capital	186,349	675,515	1,212,105	1,037,588	801,315	584,878	575,758	
Share premium	92,939	336,904	296,411	261,607	192,817	144,180	97,731	
8% Irredeemable Convertible Unsecured								
Loan Stocks 2002/2012 ("ICULS")								
- equity component	-	-	52,296	133,134	240,702	-	-	
Reserves	127,970	463,891	443,458	366,719	579,248	1,224,696	1,021,525	
Equity Funds	407,258	1,476,310	2,004,270	1,799,048	1,814,082	1,953,754	1,695,014	
Treasury shares	(65,773)	(238,427)	(373,568)	(215,258)	(206,089)	(162,993)	(96,358)	
Premium over ICULS bought back	-	-	(57,355)	(57,355)	(35,348)	-	-	
				(- ,,				
Net Equity Funds	341,485	1,237,883	1,573,347	1,526,435	1,572,645	1,790,761	1,598,656	
Minority interests	2,843	10,306	7,429	8,485	(155,116)	(152,585)	(136,994)	
9% Redeemable Convertible								
Unsecured Loan Stocks 1992/1997	-	-	-	-	-	-	-	
	344,328	1,248,189	1,580,776	1,534,920	1,417,529	1,638,176	1,461,662	
Provisions	626	2,269	2,223	1,858	1,816	475	365	
Long term borrowings	130,344	472,500		-	-	-	-	
Deferred liabilities	9,320	33,784	32,364	31,528	31,117	30,903	32,278	
Deferred tax liabilities	656	2,378	17,059	11,889	7,488	3,652	4,721	
ICULS - liability component	-	-	18,394	116,865	248,966	-	-	
Current liabilities	89,368	323,958	229,399	423,173	349,292	419,193	485,165	
	574,642	2,083,078	1,880,215	2,120,233	2,056,208	2,092,399	1,984,191	
Property, plant & equipment	21,045	76,287	72,777	79,453	115,086	123,732	113,937	
Intangible assets	167,723	607,995	609,422	619,768	612,801	642,141	644,546	
Investments	17,511	63,479	71,882	85,250	14,719	19,894	19,841	
Deferred tax assets	267	969	407	243	159	-	-	
Long term receivable	-	-	3,393	3,504	-	-	-	
Current assets	368,096	1,334,348	1,122,334	1,332,015	1,313,443	1,306,632	1,205,867	
Total Assets	574,642	2,083,078	1,880,215	2,120,233	2,056,208	2,092,399	1,984,191	
Net Tangible Assets Per Share (Cents/Sen)	13.4	48.7	80.4	77.3	93.8	205.6	171.0	
Net Assets Per Share (Cents/Sen)	26.4	95.6	134.2	139.3	173.8	320.6	286.6	
Gross Earnings Per Share (Cents/Sen)	12.7	46.2	48.1	32.7	59.8	78.1	72.5	
Net Earnings Per Share (Cents/Sen)	10.5	37.9	32.6	16.3	39.9	54.5	50.1	
Gross Dividend Rate Per Share (Cents/Sen)	14	51	45	28	208#	50	28	
Net Dividend Amount (US\$'000/RM'000)	128,927	467,360	343,365	193,342	958,623	199,972	112,869	

Note:

Where additional shares are issued, the earnings per share are calculated on a weighted average number of shares.

Exchange rate: US\$1.00=RM3.625

#This figure includes a special dividend of 170 sen.

group financial highlights



2000	1999	1998	1997
RM'000	RM'000	RM'000	RM'000
2,339,894	2,176,183	2,170,569	1,817,207
384,724	438,206	453,925	343,691
231,891	439,490	334,400	238,474
22,583	2,637	-	-
254,474	442,127	334,400	238,323
575,084	572,339	572,322	568,197
94,374	80,704	80,642	76,349
-	-	-	-
856,090	706,073	184,408	109,832
1,525,548	1,359,116	837,372	754,378
(25,744)	-	-	-
-	-	-	-
1,499,804	1,359,116	837,372	754,378
(106,292)	(73,948)	-	-
_	_	_	4,515
			4,010
1,393,512	1,285,168	837,372	758,893
1,393,512 300	1,285,168 308	837,372	758,893 -
		837,372 - -	758,893 - -
		837,372 - - 26,093	758,893 - - 29,353
300 -	308	-	-
300 - 29,939	308 - 28,470	- - 26,093	- - 29,353
300 - 29,939	308 - 28,470	- - 26,093	- - 29,353
300 - 29,939 5,936 - 472,487	308 - 28,470 7,087 - 427,245	- 26,093 7,087 - 561,050	- 29,353 7,600 - 452,715
300 - 29,939 5,936 -	308 - 28,470 7,087 -	- 26,093 7,087 -	- 29,353 7,600 -
 300 - 29,939 5,936 - 472,487	308 - 28,470 7,087 - 427,245	- 26,093 7,087 - 561,050	- 29,353 7,600 - 452,715
 300 - 29,939 5,936 - 472,487 1,902,174	308 - 28,470 7,087 - 427,245 1,748,278	- 26,093 7,087 - 561,050 1,431,602	- 29,353 7,600 - 452,715 1,248,561
 300 - 29,939 5,936 - 472,487 1,902,174 117,300	308 - 28,470 7,087 - 427,245 1,748,278 117,752	- 26,093 7,087 - 561,050 1,431,602 75,155	- 29,353 7,600 - 452,715 1,248,561 44,832
 300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901	- 29,353 7,600 - 452,715 1,248,561 44,832 547,901
 300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - -	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901	- 29,353 7,600 - 452,715 1,248,561 44,832 547,901
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901	- 29,353 7,600 - 452,715 1,248,561 44,832 547,901
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - -	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - -	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - - 736,211	- 29,353 7,600 - 452,715 1,248,561 44,832 547,901 41,279 - -
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - - 1,113,063 1,902,174	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - 926,892	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - 736,211 1,431,602	- 29,353 7,600 - 452,715 1,248,561 44,832 547,901 41,279 - 614,549 1,248,561
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - - 1,113,063 1,902,174	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - 926,892 1,748,278 123.8	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - 736,211 1,431,602	- 29,353 7,600 452,715 1,248,561 44,832 547,901 41,279 - 614,549 1,248,561
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - 1,113,063 1,902,174 147.4 262.2	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - 926,892 1,748,278 123.8 237.5	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - 736,211 1,431,602 50.6 146.3	- 29,353 7,600 452,715 1,248,561 44,832 547,901 41,279 - 614,549 1,248,561 1,248,561
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - - 1,113,063 1,902,174	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - 926,892 1,748,278 123.8	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - 736,211 1,431,602	- 29,353 7,600 452,715 1,248,561 44,832 547,901 41,279 - 614,549 1,248,561
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - 1,113,063 1,902,174 147.4 262.2 70.7	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - 926,892 1,748,278 123.8 237.5 76.6	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - 736,211 1,431,602 50.6 146.3 79.3	- 29,353 7,600 452,715 1,248,561 44,832 547,901 41,279 - 614,549 1,248,561 1,248,561 36.3 132.8 60.7
300 - 29,939 5,936 - 472,487 1,902,174 117,300 656,545 15,266 - - 1,113,063 1,902,174 147.4 262.2 70.7 44.5	308 - 28,470 7,087 - 427,245 1,748,278 117,752 650,517 53,117 - 926,892 1,748,278 123.8 237.5 76.6 76.8	- 26,093 7,087 - 561,050 1,431,602 75,155 547,901 72,335 - 736,211 1,431,602 1,431,602 1,431,602	- 29,353 7,600 452,715 1,248,561 44,832 547,901 41,279 - 614,549 1,248,561 1,248,561 36.3 132.8 60.7 42.1

audit committee report

The Board of Directors of Berjaya Sports Toto Berhad is pleased to present the report of the Audit Committee for the financial year ended 30 April 2006.

AUDIT COMMITTEE MEMBERS AND MEETING ATTENDANCES

The members of the Audit Committee comprises the following:-

Tan Sri Dato' Jaffar Bin Abdul Chairman/Independent/Non-Executive Director

Datuk Robert Yong Kuen Loke

Non-Independent/Executive Director

Mohamed Saleh Bin Gomu

Independent/Non-Executive Director

The Audit Committee held five (5) meetings during the financial year ended 30 April 2006. The details of attendance of the Audit Committee members are as follows:-

Name	Attendance
Tan Sri Dato' Jaffar Bin Abdul	5/5
Mohamed Saleh Bin Gomu	5/5
Datuk Robert Yong Kuen Loke	4/5

The Deputy General Manager of Internal Audit of Sports Toto Malaysia Sdn Bhd and the Senior General Manager of Group Accounts and Budget were also invited to attend the audit committee meetings. The external auditors were also invited to attend two of these meetings.

SUMMARY OF ACTIVITIES OF THE AUDIT COMMITTEE

During the financial year ended 30 April 2006, the activities undertaken by the Audit Committee included the following:-

- Reviewed the quarterly and year-to-date unaudited financial results before submission to the Board for consideration and approval;
- 2. Reviewed the external auditors' scope of work and audit plan for the year;
- 3. Reviewed and discussed the external auditors' audit report and areas of concern in the management letter thereof;
- 4. Assessed the adequacy and effectiveness of the system of internal control and accounting control procedures and the weaknesses of the Group's principal operating subsidiary by reviewing the various internal audit reports and management's responses thereto and ensuring significant findings are adequately addressed by management;
- 5. Reviewed the shareholders' circulars in relation to the recurrent related party transactions;
- 6. Reported to the Board on its activities and significant findings and results.

SUMMARY OF ACTIVITIES OF THE INTERNAL AUDIT FUNCTION

The primary function of Internal Audit Department is to assist the Audit Committee in discharging its duties and responsibilities. Their role is to provide the Committee with independent and objective reports on the state of internal controls of the operating units within the Group and the extent of compliance by such units with the Group's established policies and procedures.

The internal audit function was principally carried out by the Internal Audit Department of Sports Toto Malaysia Sdn Bhd ("STMSB"), the principal operating subsidiary of the Group which is involved in the gaming operations.

During the financial year ended 30 April 2006, the Internal Audit Department carried out various audit assignments on STMSB. The areas audited included branch audit of company's sales offices, audit of Head Office operating departments, IT audit and software testing of on-line gaming systems. Internal audit reports were issued to the Audit Committee and the STMSB management, incorporating audit recommendations and management's responses with regard to any audit findings on the weaknesses in the systems and controls of the operation. The Internal Audit Department also followed up with management on the implementation of the agreed audit recommendations.

TERMS OF REFERENCE OF THE AUDIT COMMITTEE

1. Membership

The Committee shall be appointed by the Board from amongst the Directors and shall consist of not less than three members, a majority of whom shall be Independent Directors and at least one member of the Committee must be a member of the Malaysian Institute of Accountants or such other qualifications and experience as approved by Bursa Malaysia Securities Berhad ("BMSB").

A quorum shall consist of two members and a majority of the members present must be Independent Directors.

If a member of the audit committee resigns, dies or for any other reason ceases to be a member with the result that the number of members is reduced to below three, the Board of Directors shall, within three months of that event, appoint such number of new members as may be required to make up the minimum number of three members.

2. Chairman

The Chairman of the Committee shall be an Independent Director appointed by the Board. He shall report on each meeting of the Committee to the Board.

3. Secretary

The Company Secretary shall be the Secretary of the Committee and shall be responsible, in conjunction with the Chairman, for drawing up the agenda and circulating it, supported by explanatory documentation to the Committee members prior to each meeting. The Secretary shall also be responsible for keeping the minutes of meetings of the audit committee and circulating them to the Committee members and to the other members of the Board of Directors.

4. Frequency of Meetings

Meetings shall be held not less than four times a year and will normally be attended by the Director charged with the responsibilities of the Group's finance and Head of Internal Audit. The presence of external auditors will be requested if required and the external auditors may also request a meeting if they consider it necessary.

5. Authority

The Committee is authorised by the Board to investigate any activity within its terms of reference and shall have unrestricted access to both the internal and external auditors and to all employees of the Group. The Committee is also authorised by the Board to obtain external legal or other independent professional advice as necessary.

The Committee is also authorised to convene meetings with the external auditors excluding the attendance of the executive members of the Committee, wherever deemed necessary.

6. Duties

The duties of the Committee shall be:-

- (a) To review and recommend the appointment of external auditors, the audit fee and any questions of resignation or dismissal including the nomination of person or persons as external auditors;
- (b) To discuss with the external auditors where necessary, on the nature and scope of audit and to ensure coordination of audit where more than one audit firm is involved;
- (c) To review the quarterly results and year end financial statements prior to the approval by the Board, focusing on:-
 - going concern assumption
 - compliance with accounting standards and regulatory requirements
 - any changes in accounting policies and practices
 - significant issues arising from the audit
 - major judgemental areas
- (d) To prepare Audit Committee Report at the end of each financial year;
- (e) To discuss problems and reservations arising from the interim and final external audits, and any matters the external auditors may wish to discuss (in the absence of management, where necessary);

- (f) To review the external auditors' management letter and management's response;
- (g) To review any related party transaction and conflict of interest situation that may arise within the Company or Group including any transaction, procedure or course of conduct that raises questions of management integrity;
- (h) To do the following in relation to the internal audit function:-
 - review the adequacy of scope, functions and resources of the internal audit department and that it has the necessary authority to carry out its work;
 - review internal audit programme;
 - ensure coordination of external audit with internal audit;
 - consider the major findings of internal audit investigations and management's response, and ensure that appropriate actions are taken on the recommendations of the internal audit function;
 - review any appraisal or assessment of the performance of the staff of the internal audit function;
 - approve any appointment or termination of senior staff member of the internal audit function;
 - inform itself of resignations of internal audit staff members and provide the resigning staff member an opportunity to submit his/her reason for resignation;
 - to monitor related party transactions entered into by the Company and its subsidiaries, and to ensure that the Directors report such transactions annually to shareholders via the annual report;
 - to review and monitor the effectiveness of internal control systems and to evaluate the systems with the external auditors;
- To carry out such other responsibilities, functions or assignments as may be defined jointly by the Audit Committee and the Board of Directors from time to time;
- (j) In compliance with Paragraph 15.17 of the Listing Requirements of BMSB, where the Committee is of the view that a matter reported by it to the Board has not been satisfactorily resolved resulting in a breach of the Listing Requirements, the Committee must promptly report such matter to BMSB.

statement on corporate governance

The Malaysian Code of Corporate Governance ("Code") introduced in March 2000, sets out the principles and best practices for compliance by each organisation. Under the Listing Requirements of Bursa Malaysia Securities Berhad ("BMSB"), listed companies are required to state the extent of such compliance or provide alternative measures in areas where there are deviations from the principles and/or best practices.

The following statement sets out the Group's compliance with the principles of the Code.

A) DIRECTORS

i) The Board

The Board is primarily responsible for the strategic direction of the Group. The Board meets regularly on a quarterly basis with additional meetings being convened as necessary. For the financial year ended 30 April 2006, the Board met six (6) times. The record of attendance for the Directors who held office during the said financial year is set out below:-

Directors	Attendance
Tan Sri Dato' Thong Yaw Hong #	6/6
Tan Sri Dato' Seri Vincent Tan Chee Yioun	4/6
Ng Foo Leong	6/6
Dato' Robin Tan Yeong Ching	6/6
Datuk Robert Yong Kuen Loke	6/6
Chan Kien Sing	5/6
Freddie Pang Hock Cheng	5/6
Tan Sri Dato' Jaffar Bin Abdul #	6/6
Mohamed Saleh Bin Gomu #	6/6

- Denotes Independent / Non-Executive Directors

ii) Board Balance

There are presently nine (9) Board members in Berjaya Sports Toto Berhad comprising:-

- The Chairman
- The Chief Executive Officer
- Five Executive Directors
- Two Independent Non-Executive Directors

The qualifications and experience of each of the Director are set out in the Directors' profile on Page 3 to Page 7 of the Annual Report.

The Board is satisfied with its current composition which comprises a balanced mix of skills, knowledge, technical and management expertise. There is a clearly accepted division of responsibilities between the Chairman and Chief Executive Officer to ensure a balance of power and authority. The Chairman is responsible for ensuring Board effectiveness and standards of conduct. He has authority over the agenda for each Board meeting to ensure that all Directors are provided with relevant information on a timely basis. The general agenda may include minutes of previous meetings of the Board and its sub-committees, quarterly financial results of the Group, issues requiring the Board's deliberation and approval, reports or briefings on operational and financial issues of major subsidiaries and other ad-hoc reportings.

The Chief Executive Officer has overall responsibility for the Group's business operations, organisational effectiveness and the implementation of Board policies and decisions.

Tan Sri Dato' Jaffar Bin Abdul has been identified as the Senior Independent Non-Executive Director of the Board to whom concerns may be conveyed.

iii) Supply of Information

All Directors have full and timely access to information concerning the Company and the Group. Board papers and reports include the Group performance and major operational, financial and corporate information are distributed to the Directors prior to Board Meetings and to enable Directors to obtain further clarifications and/ or explanation, where necessary, in order to be properly briefed before the meeting.

All Directors have access to the advice and services of the Company Secretary and the senior Management staff in the Group and may obtain independent professional advice at the Company's expense in furtherance of their duties.

iv) Appointment to the Board

The Nomination Committee currently comprise the following members:-

Tan Sri Dato' Jaffar Bin Abdul

Chairman/Senior Independent Director

Tan Sri Dato' Thong Yaw Hong Independent/Non-Executive

Mohamed Saleh Bin Gomu

Independent/Non-Executive

The Committee is empowered by its terms of reference and its primary function is to recommend to the Board, candidates for directorships of the Company and its subsidiaries and Directors to fill the seats on Board Committees. The Committee will review the required mix of skills and experience of the Directors of the Board, in determining the appropriate Board balance and size of the nonexecutive participation.

v) Directors' Training

All the Directors have attended the Mandatory Accreditation Programme prescribed by BMSB. All the Directors save for Tan Sri Dato' Seri Vincent Tan Chee Yioun have also attended seminars and courses under the Continuing Education Programmes ("CEP") pursuant to the listing requirements of BMSB.

The Directors are encouraged to evaluate their own training needs on a continuous basis and to determine the relevant programmes, seminars, briefings or dialogues available that would best enable them to enhance their knowledge and contributions to the Board.

During the financial year ended 30 April 2006, the Directors had attended a special briefing on the Updates of Financial Reporting Standards and Goods & Services Tax conducted by Ernst & Young.

vi) Re-election of Directors

Any Director appointed during the year is required under the Company's Articles of Association, to retire and seek election by shareholders at the following Annual General Meeting ("AGM") immediately after their appointment. The Articles also requires that one-third of the Directors including the Managing Director, if any, to retire by rotation and seek re-election at each AGM and that each Director shall submit himself for re-election once every three years.

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

B) DIRECTORS' REMUNERATION

i) Remuneration Committee

The Remuneration Committee currently comprise the following members:-

Tan Sri Dato' Thong Yaw Hong Chairman/Independent Non-Executive

Tan Sri Dato' Jaffar Bin Abdul Independent/Non-Executive

Tan Sri Dato' Seri Vincent Tan Chee Yioun Non-Independent/Executive The primary functions of the Remuneration Committee is to set up the policy framework and to recommend to the Board on all elements of the remuneration package of the Executive Directors. The determination of remuneration packages of non-executive Directors, including the non-executive Chairman, is a matter for the Board as a whole with the Directors concerned abstaining from deliberation and voting on decision in respect of his individual remuneration.

The fees payable to the Directors will be recommended by the Board for approval by shareholders at the Annual General Meeting.

ii) Details of the Directors' Remuneration

The aggregate Directors' remuneration paid or payable to all Directors of the Company by the Company and the Group categorised into appropriate components for the financial year ended 30 April 2006 are as follows:-

	Executive	Non-Executive RM'000	Total →
Fees	13	135	148
Benefits-in-ki	nd 80	-	80
Salaries and other emoluments	5,338	368	5,706
Performance Incentive*	10,241	-	10,241
Bonus	1,032	26	1,058
-	16,704	529	17,233

The number of Directors of the Company who served during the financial year and whose total remuneration from the Group falling within the respective band are as follows:-

			Number of Directors		
			Exe	cutive	Non-
					Executive
RM1	-	RM50,000		-	2
RM400,001	-	RM450,000		-	1
RM650,001	-	RM700,000		1	-
RM750,001	-	RM800,000		1	-
RM800,001	-	RM850,000		1	-
RM850,001	-	RM900,000		1	-
RM1,700,001	-	RM1,750,000)	1	-
RM11,800,001	-	RM11,850,00)0*	1	-
				~	•

statement on corporate governance

* The performance incentive is paid to Tan Sri Dato' Seri Vincent Tan Chee Yioun ("TSVT") as Managing Director/ Chief Executive Officer of the 100% owned subsidiary, Sports Toto Malaysia Sdn Bhd ("STM") pursuant to the performance incentive scheme that was effective since December 1988. The incentive scheme is calculated at the rate of 2% on the amount of STM's annual audited consolidated net profit before tax and after minority interest that exceeds RM30 million. For the financial year ended 30 April 2006, the total amount paid to TSVT (including contribution to EPF) amounted to RM11.813 million.

C) RELATIONS WITH SHAREHOLDERS AND INVESTORS

The Company recognises the importance of regular and timely dissemination of information to shareholders and investors of the Company via annual report and financial statements, circulars to shareholders, quarterly financial reports and the various announcements made during the year. These will enable the shareholders, investors and members of the public to have an overview of the Group's performance and operations.

The Group maintains a website at www.berjaya.cc where shareholders as well as members of the public may access for the latest information on the Group. Alternatively, they may obtain the Company's latest announcements via the Bursa Malaysia Securities Berhad website at www.bursamalaysia. com.

The Chief Executive Officer, Executive Directors and senior Management have periodical dialogues and briefings with existing and prospective investors and the analysts to enhance understanding of the Group's objectives and provide insight on the latest developments in the Group.

The Annual General Meeting ("AGM") also provides an opportunity for the shareholders to seek and clarify any issues relevant to the Company. Shareholders are encouraged to meet and communicate with the Board at the AGM and to vote on all resolutions.

D) ACCOUNTABILITY AND AUDIT

i) Financial Reporting

The Directors aim to provide a balanced and meaningful assessment of the Group's financial performance and prospects, primarily through the annual report and quarterly financial statements.

The Directors are also responsible for ensuring the annual financial statements are prepared in accordance with the provisions of the Companies Act, 1965 and the applicable approved accounting standards in Malaysia.

A statement by the Directors of their responsibilities in the preparation of financial statements is set out in the ensuing section.

ii) Statement of Directors' Responsibility in respect of the Financial Statements

Company Law requires the Directors to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the Company and of the Group and of the results and cash flows of the Company and of the Group for that period. In preparing those financial statements, the Directors are required to:-

- (a) select suitable accounting policies and then apply them consistently;
- (b) state whether applicable accounting standards have been followed, subject to any material departures being disclosed and explained in the financial statements;
- (c) make judgements and estimates that are reasonable and prudent; and
- (d) prepare the financial statements on a going concern basis unless it is inappropriate to presume that the Company will continue in business.

The Directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Company and of the Group and to enable them to ensure that the financial statements comply with the Companies Act, 1965. The Directors are also responsible for safeguarding the assets of the Group and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

iii) Internal Control

The Board acknowledges that it is responsible for maintaining a sound system of internal controls, which provides reasonable assessment of effective and efficient operations, internal financial controls and compliance with laws and regulations as well as with internal procedures and guidelines. A statement on Internal Control of the Group is set out on Page 23 of the Annual Report.

iv) Relationship with the auditors

Through the Audit Committee, the Company has established a transparent and appropriate relationship with the Group's auditors, both internal and external. From time to time, the auditors highlight to the Audit Committee and the Board on matters that require the Board's attention.

statement on internal control

The Board of Directors of Berjaya Sports Toto Berhad ("BTOTO" or "the Group") recognises that it is responsible for the Group's system of internal control and for reviewing its adequacy and integrity. Notwithstanding that, in view of the limitations that are inherent in any system of internal control, the Group's system can only provide reasonable but not absolute assurance against material misstatement or loss, as it is designed to manage rather than eliminate the risk of failure to achieve business objectives.

The Board's primary objective and direction in managing the Group's principal business risks are to enhance the Group's ability to achieve its business objectives. In order to achieve these objectives, the Board has identified, evaluated and managed the significant risks faced by the Group by monitoring the Group's performance and profitability at its Board meetings; while the management of the Group as a whole is assigned to the Executive Directors.

The Company has established a Risk Management Committee ("RMC"), formed with the intention to further enhance the Group's system of internal control and be in line with the Malaysian Code of Corporate Governance. The RMC together with the audit committee are entrusted to ensure more effective and efficient identification, evaluation, management and reporting of the Group's risks. The members of the RMC are Tan Sri Dato' Thong Yaw Hong (Chairman), Tan Sri Dato' Jaffar bin Abdul, Mohamed Saleh bin Gomu, Datuk Robert Yong Kuen Loke and Ng Foo Leong. The RMC terms of reference include, inter alia :

- To ensure that the strategic context of the risk management strategy is complete
- To determine the overall risk management processes
- To establish risk reporting mechanism
- To ensure that the short and long term risk management strategy, framework and methodology are implemented and consistently applied by all business units
- To ensure that risk management processes are integrated into all core business processes
- To ensure alignment and coordination of assurance activity across the organisation
- To act as steering committee for the group wide risk management programme

The various scheduled management meetings and the review of financial and operations reports coupled with the 'close to operations' policy employed by the Executive Directors and management present the ideal platform for timely identification of the Group's risks and systems to manage those risks. The Executive Directors update the Board of any significant matters which require the latter's attention. The Board has assigned the Audit Committee with the duty of reviewing and monitoring the effectiveness of the Group's system of internal control. The Audit Committee receives assurance reports from both the internal auditors for findings from visits to operating units, and the external auditors on areas for improvement identified during the course of statutory audit. The Board reviews the minutes of the Audit Committee's meetings. The Reports of the Audit Committee is set out on pages 18 to 19 of the Annual Report.

The management of the Group's individual operating units is assigned to local management who are accountable for the conduct and performance of their businesses within the agreed business strategy. At Sports Toto Malaysia Sdn Bhd, the Group's principal subsidiary company, operations are divided into key regions and areas due to dispersed locations of agents' outlets. Regional and area offices are staffed by experienced personnel to ensure that the operations of outlets are well controlled and in line with the operating procedures.

The key features of BTOTO's system of internal control include :

- Capable workforce with clear job descriptions, and continuous training efforts
- Clear organisation structure with defined reporting lines
- Formal employee appraisal system which enables appraisal of employees and rewarding employees based on performance
- Succession planning to ensure that key positions in the Group are always held by capable employees who are well aware of the Group's risks, and operating policies and procedures
- Monitoring mechanisms in the form of financial and operations reports, and scheduled management meetings
- Formal operating and draw procedures which set out the expected standards for operations
- Physical security and systems access controls
- Surprise checks on agents to ensure compliance with the Group's policies and procedures
- Independent assurance on the system of internal control from regular internal audit visits
- Business Continuity Planning

The Board remains committed towards operating a sound system of internal control and therefore recognises that the system must continuously evolve to support the type of business and size of operations of the Group. As such, the Board, in striving for continuous improvement will put in place appropriate actions plans, when necessary, to further enhance the Group's system of internal control.

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directors' report

for the year ended 30 April 2006

The Directors have pleasure in presenting their report together with the audited financial statements of the Group and of the Company for the financial year ended 30 April 2006.

PRINCIPAL ACTIVITIES

The principal activities of the Company are investment holding and provision of management services to the subsidiary companies.

The principal activities of the Group are :

- operations of Toto betting under Section 5 of the Pool Betting Act, 1967;
- leasing of on-line lottery equipment;
- manufacture and distribution of computerised lottery systems;
- property investment and development; and
- investment holding.

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

RESULTS

	Group RM'000	Company RM'000
Profit after taxation Minority interests	467,314 (2,789)	333,752
Net profit for the year	464,525	333,752

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

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

DIVIDENDS

The amount of dividends paid by the Company since 30 April 2005 were as follows :

In respect of the financial year ended 30 April 2005 as reported in the Directors' Report of that year :	
Fourth interim gross dividend of 11 sen per share on 1,133,504,815 ordinary shares	
with voting rights, less income tax of 28%, paid on 1 June 2005	89,774
In respect of the financial year ended 30 April 2006 :	
First interim gross dividend of 12.5 sen per share on 1,258,728,821 ordinary shares with	
voting rights, less income tax of 28%, paid on 8 November 2005	113,285
Second interim gross dividend of 12.5 sen per share on 1,256,611,772 ordinary shares	
with voting rights, less income tax of 28%, paid on 12 January 2006	113,095
Third interim gross dividend of 11 sen per share on 1,277,130,072 ordinary shares	
with voting rights, less income tax of 28%, paid on 7 April 2006	101,149
	417,303
The Directors approved and declared a fourth interim gross dividend of 15 sen per	
share on 1,294,730,072 ordinary shares with voting rights, less income tax of 28%,	
payable on 30 August 2006 in respect of financial year ended 30 April 2006	139,831

The Directors do not recommend any payment of final dividend for the current financial year.

PM'000

directors' report

for the year ended 30 April 2006

DIRECTORS

The names of the Directors of the Company in office since the date of the last report and at the date of this report are :

Tan Sri Dato' Thong Yaw Hong Tan Sri Dato' Seri Vincent Tan Chee Yioun Ng Foo Leong Dato' Robin Tan Yeong Ching Datuk Robert Yong Kuen Loke Chan Kien Sing Freddie Pang Hock Cheng Tan Sri Dato' Jaffar bin Abdul Mohamed Saleh bin Gomu

DIRECTORS' BENEFITS

Neither at the end of the financial year, nor at any time during that year, did there subsist any arrangement to which the Company was a party, whereby the Directors might acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Since the end of the previous financial year, no Director has received or become entitled to receive a benefit (other than benefits included in the aggregate amount of emoluments received or due and receivable by the Directors as shown in Note 27 to the financial statements) by reason of a contract made by the Company or a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest required to be disclosed by Section 169(8) of the Companies Act, 1965, except as disclosed in Note 37 to the financial statements.

DIRECTORS' INTERESTS

According to the register of Directors' shareholdings, the interests of Directors in office at the end of the financial year in shares and debentures over shares in the Company and its related corporations during the financial year were as follow :

The Company

	Number of ordinary shares of RM1.00 each					
	At 1.5.05	Acquired	Disposed	At 30.4.06 #	#	
Tan Sri Dato' Thong Yaw Hong	538.000	_	_	538,000		
an on Bate mong faw hong	200,000 *	-	-	200,000	*	
Tan Sri Dato' Seri Vincent Tan Chee Yioun	59,143,450	4,243,700	4,390,500	58,996,650		
	537,761,563 *	88,720,800	7,112,560	619,369,803	*	
Ng Foo Leong	2,700,000	700,000	-	3,400,000		
Dato' Robin Tan Yeong Ching	662,000	-	-	662,000		
Datuk Robert Yong Kuen Loke	1,826,200	-	-	1,826,200		
Chan Kien Sing	3,200	-	-	3,200		
Freddie Pang Hock Cheng	512,800	-	-	512,800		
Tan Sri Dato' Jaffar bin Abdul	103,750	-	-	103,750		

As at 30 April 2006, the par value of the ordinary shares in issue has been reduced from RM1.00 each to RM0.50 each after effecting the RM0.50 capital distribution ("First Capital Distribution") on 26 September 2005.

DIRECTORS' INTERESTS (CONT'D)

The Company (cont'd)

	Number of RM1.00 nominal value of 8% Irredeemable Convertible Unsecured Loan Stocks 2002/2012				
	Disposed/				
	At 1.5.05	Acquired	Converted	At 30.4.06	
Tan Sri Dato' Seri Vincent Tan Chee Yioun	5,400,001	-	5,400,001	-	
	114,878,300 *	1,375,600	116,253,900	-	

* Denotes indirect interests

Mohamed Saleh bin Gomu did not have any interest in the shares and debentures over shares in the Company or its related corporations during the financial year.

ISSUE OF SHARES AND SHARE BUYBACK

During the financial year ended 30 April 2006, the Company effected its First Capital Distribution and was subsequently paid on 28 September 2005.

During the financial year and prior to the First Capital Distribution, a total of 130,675,267 new ordinary shares were issued when RM130,675,267 ICULS were converted into shares at the rate of RM1.00 nominal value of ICULS plus RM0.20 in cash for every one fully paid ordinary share. Another 948,739 new ordinary shares of RM1.00 each were issued via the conversion of RM1,138,494 ICULS at the rate of RM1.20 nominal value of ICULS for every one fully paid ordinary share. As at 26 September 2005, the share capital of the Company of RM1,343,728,821 comprising 1,343,728,821 ordinary shares of RM1.00 each was reduced to RM671,864,411 comprising 1,343,728,821 ordinary shares of RM1.00 each was reduced to RM671,864,411 comprising 1,343,728,821 ordinary shares of RM0.50 each.

Following the First Capital Distribution and pursuant to the Company's ICULS Trust Deed, the conversion price of the outstanding ICULS was accordingly adjusted from RM1.20 to RM1.06. Subsequent to the First Capital Distribution, a total of 2,434,421 new ordinary shares of RM0.50 each were issued when RM2,434,421 ICULS were converted into shares at the rate of RM1.00 nominal value of ICULS plus RM0.06 in cash for every one fully paid ordinary share. In addition, another 4,866,830 new ordinary shares of RM0.50 each were issued when RM5,159,716 ICULS were converted into shares at the rate of RM1.06 nominal value of ICULS for every one fully paid ordinary share. The increase in shares issued arising from ICULS conversion (up to 17 November 2005 of which the total ICULS were fully converted) during the year has resulted in an increase in the issued and paid up share capital of the Company to RM675,515,036 (2005 : RM1,212,104,815) comprising 1,351,030,072 ordinary shares of RM0.50 each (2005 : 1,212,104,815 ordinary shares of RM1.00 each) (Note 18).

The Company also bought back 6,400,000 (2005 : 41,500,000) ordinary shares of RM1.00 each for approximately RM27,194,000 (2005 : RM158,310,000) at an average price of RM4.25 (2005 : RM3.81) per share from the open market with internally generated funds before the First Capital Distribution. Subsequently, the Company bought back additional 12,341,600 ordinary shares of RM0.50 each for approximately RM53,972,000 at an average price of RM4.37 per share from the open market with internally generated funds. During the financial year, the Company had also disposed of a total of 41,041,600 treasury shares in the open market for approximately RM183,911,000 realising a net gain on disposal of RM10,104,000.

directors' report

for the year ended 30 April 2006

ISSUE OF SHARES AND SHARE BUYBACK (CONT'D)

The number and amounts of treasury shares held in hand as at 30 April were as follows :

	No. of	No. of shares		ount	
	2006	2006 2005		2005	
	'000 '	'000 '	RM'000	RM'000	
Balance as at 1 May	78,600	37,100	373,568	215,258	
Increase in treasury shares during the year	-	41,500	-	158,310	
Increase in treasury shares during the					
year before the First Capital Distribution	6,400	-	27,194	-	
Reduction of treasury shares par value					
pursuant to the First Capital Distribution	-	-	(42,500)	-	
Balance as at 26 September 2005	85,000	78,600	358,262	373,568	
Increase in additional treasury shares					
after the First Capital Distribution	12,342	-	53,972	-	
Total treasury shares before disposal	97,342	78,600	412,234	373,568	
Disposal of treasury shares	(41,042)	-	(173,807)	-	
Total treasury shares in hand					
as at 30 April (Note 23)	56,300	78,600	238,427	373,568	

As at 30 April 2006, the issued and paid up share capital of the Company with voting rights was 1,294,730,072 ordinary shares of RM0.50 each (2005 : 1,133,504,815 ordinary shares of RM1.00 each).

Subsequent to the financial year end and up to the date of this report, the Company had effected its Second Capital Distribution of RM0.50 each of which RM0.40 from share capital and RM0.10 from share premium account ("Second Capital Distribution") on 6 July 2006. The Second Capital Distribution amounting to RM647,365,036 was paid on 14 July 2006. Consequently, the share capital of the Company of RM675,515,036 comprising 1,351,030,072 ordinary shares of RM0.50 each (including the 56,300,000 treasury shares of RM0.50 each) was reduced to RM135,103,007 comprising 1,351,030,072 ordinary shares of RM0.10 each. The cost of the 56,300,000 treasury shares was reduced by the credit of RM22,520,000 from the reduction of the par value of the treasury shares accordingly pursuant to the Second Capital Distribution.

IRREDEEMABLE CONVERTIBLE UNSECURED LOAN STOCKS

On 5 August 2002, the Company issued RM751,348,605 nominal value of 10-year 8% Irredeemable Convertible Unsecured Loan Stocks 2002/2012 ("ICULS") at a nominal value of RM1.00 each for the purpose of offering shareholders the opportunity to further invest in the Company at an attractive yield. On 16 November 2005, the ICULS was removed from the Official List of Bursa Malaysia Securities Berhad.

OTHER STATUTORY INFORMATION

- (a) Before the balance sheets and income statements of the Group and of the Company were made out, the Directors took reasonable steps :
 - to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and satisfied themselves that all known bad debts had 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 values as shown in the accounting records in the ordinary course of business had been written down to an amount which they might be expected so to realise.

OTHER STATUTORY INFORMATION (CONT'D)

- (b) At the date of this report, the Directors are not aware of any circumstances which would render :
 - (i) the amount written off for bad debts or the amount of the provision for doubtful debts in these financial statements inadequate to any substantial extent; and
 - (ii) the values attributed to current assets in the financial statements of the Group and of the Company misleading.
- (c) At the date of this report, the Directors are not aware of any circumstances which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.
- (d) At the date of this report, the Directors are not aware of any circumstances not otherwise dealt with in this report or financial statements of the Group and of the Company which would render any amount stated in the financial statements misleading.
- (e) At the date of this report, there does not exist :
 - (i) any charge on the assets of the Group or of the Company which has arisen since the end of the financial year which secures the liabilities of any other person; or
 - (ii) any contingent liability of the Group or of the Company which has arisen since the end of the financial year.
- (f) In the opinion of the Directors :
 - no contingent or other liability has become enforceable or is likely to become enforceable within the period of twelve months after the end of the financial year which will or may affect the ability of the Group or of the Company to meet their obligations as and when they fall due; and
 - (ii) no item, transaction or event of a material and unusual nature has arisen in the interval between the end of the financial year and the date of this report which is likely to affect substantially the results of the operations of the Group or of the Company for the financial year in which this report is made.

SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

Significant events during the financial year are as disclosed in Note 40 to the financial statements.

SUBSEQUENT EVENT AFTER BALANCE SHEET DATE

Subsequent event after balance sheet date is disclosed in Note 41 to the financial statements.

AUDITORS

The auditors, Ernst & Young, have expressed their willingness to continue in office.

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

TAN SRI DATO' THONG YAW HONG

TAN SRI DATO' SERI VINCENT TAN CHEE YIOUN

Kuala Lumpur, Malaysia 19 July 2006

statement by directors

Pursuant To Section 169(15) Of The Companies Act, 1965

We, TAN SRI DATO' THONG YAW HONG and TAN SRI DATO' SERI VINCENT TAN CHEE YIOUN, being two of the Directors of BERJAYA SPORTS TOTO BERHAD, do hereby state that, in the opinion of the Directors, the accompanying financial statements set out on pages 32 to 75 are drawn up in accordance with the provisions of the Companies Act, 1965 and applicable MASB Approved Accounting Standards in Malaysia so as to give a true and fair view of the state of affairs of the Group and of the Company as at 30 April 2006 and of the results and the cash flows of the Group and of the Company for the year then ended.

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

TAN SRI DATO' THONG YAW HONG

TAN SRI DATO' SERI VINCENT TAN CHEE YIOUN

Kuala Lumpur, Malaysia 19 July 2006

statutory declaration

Pursuant To Section 169(16) Of The Companies Act, 1965

I, DATUK ROBERT YONG KUEN LOKE, being the Director primarily responsible for the financial management of BERJAYA SPORTS TOTO BERHAD, do solemnly and sincerely declare that the accompanying financial statements set out on pages 32 to 75 are in my opinion correct, and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the abovenamed	}	
DATUK ROBERT YONG KUEN LOKE at Kuala Lumpur	}	
in the Federal Territory on 19 July 2006	}	Datuk Robert Yong Kuen Loke

Before me,

SOH AH KAU (W315) Commissioner for Oaths Kuala Lumpur, Malaysia

report of the auditors

To The Members Of Berjaya Sports Toto Berhad (Incorporated In Malaysia)

We have audited the financial statements set out on pages 32 to 75. These financial statements are the responsibility of the Company's Directors.

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

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

In our opinion :

- (a) the financial statements have been properly drawn up in accordance with the provisions of the Companies Act, 1965 and applicable MASB Approved Accounting Standards in Malaysia so as to give a true and fair view of :
 - (i) the financial position of the Group and of the Company as at 30 April 2006 and of the results and the cash flows of the Group and of the Company for the year then ended; and
 - (ii) the matters required by Section 169 of the Companies Act, 1965 to be dealt with in the financial statements; and
- (b) the accounting and other records and the registers required by the Act to be kept by the Company and by its subsidiary companies of which we have acted as auditors have been properly kept in accordance with the provisions of the Act.

We have considered the financial statements and the auditors' reports thereon of the subsidiary companies of which we have not acted as auditors, as indicated in Note 4 to the financial statements, being financial statements that have been included in the consolidated financial statements.

We are satisfied that the financial statements of the subsidiary companies that have been consolidated with the financial statements of the Company are in form and content appropriate and proper for the 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 material to the consolidated financial statements and did not include any comment required to be made under Section 174(3) of the Companies Act, 1965.

ERNST & YOUNG AF:0039 Chartered Accountant Kua Choo Kai 2030/03/08 (J) Partner

Kuala Lumpur, Malaysia 19 July 2006

balance sheets

as at 30 April 2006

		Gro	oup	Company		
	Note	2006	2005	2006	2005	
		RM'000	RM'000	RM'000	RM'000	
NON-CURRENT ASSETS						
Property, plant and equipment	3	76,287	72,777	6,621	244	
Subsidiary companies	4	-	-	605,540	605,540	
Associated companies	5	319	319	167	167	
Long term investments	6	14,629	23,522	-	-	
Investment properties	7	48,531	48,041	-	-	
Deferred tax assets	8	969	407	-	-	
Goodwill on consolidation	9	607,995	609,422	-	-	
Long term receivable	11	-	3,393	-	-	
		748,730	757,881	612,328	605,951	
CURRENT ASSETS						
Inventories	10	14,674	14,337	-	-	
Receivables	11	88,723	68,357	5,932	5,864	
Tax recoverable		6,185	2,952	3,598	2,952	
Amounts due from subsidiary and affiliated companies	12	550,335	693,114	763,484	1,006,074	
Short term investments	13	14,689	-	-	-	
Deposits with financial institutions	14	626,099	323,182	272,915	147,079	
Cash and bank balances		33,643	20,392	3,981	777	
		1,334,348	1,122,334	1,049,910	1,162,746	
CURRENT LIABILITIES						
Payables	15	219,163	194,974	4,080	14,290	
Amounts due to subsidiary and affiliated companies	16	344	1,396	572,644	92,201	
Short term borrowings	17	102,500	3,477	-	-	
Taxation		1,951	29,552	-	-	
		323,958	229,399	576,724	106,491	
NET CURRENT ASSETS		1,010,390	892,935	473,186	1,056,255	
NET COMMENT AGGETS		1,010,000	032,300	475,100	1,000,200	
		1,759,120	1,650,816	1,085,514	1,662,206	
				-		

		Gro	oup	Company		
	Note	2006	2005	2006	2005	
		RM'000	RM'000	RM'000	RM'000	
FINANCED BY:						
Share capital	18	675,515	1,212,105	675,515	1,212,105	
Share premium	19	336,904	296,411	336,904	296,411	
Exchange reserve	20	9,945	1,519	-	-	
ICULS - equity component	21	-	52,296	-	64,570	
Retained earnings	22	453,946	441,939	311,305	430,071	
Equity funds		1,476,310	2,004,270	1,323,724	2,003,157	
Treasury shares	23	(238,427)	(373,568)	(238,427)	(373,568)	
Premium over treasury ICULS	21	-	(57,355)	-	-	
Net equity funds		1,237,883	1,573,347	1,085,297	1,629,589	
Minority interests		10,306	7,429	-	-	
		1,248,189	1,580,776	1,085,297	1,629,589	
NON-CURRENT LIABILITIES						
Provisions	24	2,269	2,223	-	-	
Long term borrowings	17	472,500	-	-	-	
Deferred liabilities	25	33,784	32,364	-	-	
Deferred tax liabilities	8	2,378	17,059	217	-	
ICULS - liability component	21	-	18,394	-	32,617	
		510,931	70,040	217	32,617	
			· · · · ·		·	
		1,759,120	1,650,816	1,085,514	1,662,206	

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

income statements

for the financial year ended 30 April 2006

		Group		Company		
	Note	2006 2005		2006	2005	
		RM'000	RM'000	RM'000	RM'000	
REVENUE	26	2,938,322	2,670,206	455,178	495,417	
COST OF SALES		(2,178,807)	(1,997,143)			
GROSS PROFIT		759,515	673,063	455,178	495,417	
Other operating income		4,189	5,353	_	-	
Selling and distribution costs		(115,461)	(106,355)	-	-	
Administrative and other operating expenses		(122,749)	(102,449)	(5,075)	(4,070)	
PROFIT FROM OPERATIONS	27	525,494	469,612	450,103	491,347	
Investment related income	28	24,811	-	-	-	
Investment related expenses	29	(4,721)	(25,449)	-	(27,687)	
Interest income	30	47,179	55,341	40,973	53,219	
PROFIT BEFORE FINANCE COSTS		592,763	499,504	491,076	516,879	
Finance costs	31	(20,849)	(10,271)	(26,993)	(25,269)	
PROFIT AFTER FINANCE COSTS		571,914	489,233	464,083	491,610	
Share of results of associated companies			(1,736)			
PROFIT BEFORE TAXATION		E71 014	497 407	464 092	401 610	
Taxation	32	571,914	487,497	464,083	491,610	
Taxallon	32	(104,600)	(158,034)	(130,331)	(150,294)	
PROFIT AFTER TAXATION		467,314	329,463	333,752	341,316	
Minority interests		(2,789)	(1,307)		-	
Winonty interests		(2,700)	(1,007)			
NET PROFIT FOR THE YEAR		464,525	328,156	333,752	341,316	
NET EARNINGS PER SHARE	33					
- Basic (sen)		37.89	32.58			
- Diluted (sen)		-	29.66			
NET DIVIDENDS PER SHARE (SEN)	34					
- First interim dividend				9.00	7.20	
- Second interim dividend				9.00	5.76	
- Third interim dividend				7.92	11.52	
- Fourth interim dividend				10.80	7.92	

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

statement of changes in equity

for the financial year ended 30 April 2006

Current of the start					Non-dist	ributable		Distributable	•
capital RM'000 shares RM'000 component RM'000 ICULS RM'000 premium RM'000 reserve RM'000 earnings RM'000 Total RM'000 GROUP As at 1 May 2004 1,037,588 (215,258) 133,134 (57,355) 261,607 (655) 367,374 1,526,435 Issue of shares 174,517 - - - 34,804 - - 209,321 ICULS - equity component (Note 21) - - (80,838) - - 2,174 - 2,174 Net profit for the year - - - - 2,174 - 2,174 Net profit for the year - - - - 2,174 - 2,174 Treasury shares (Note 23) 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 1,251,74 -				ICULS	Premium				_
As at 1 May 2004 1,037,588 (215,258) 133,134 (57,355) 261,607 (655) 367,374 1,526,435 ICULS - equity 174,517 - - 34,804 - - 209,321 ICULS - equity 174,517 - - 34,804 - - 209,321 ICULS - equity 0 - - 680,838) - - - 209,321 Translation difference of 6reign subsidiary companies - - - 2,174 - 2,174 Net profit for the year - - - - 2,2174 - 2,174 Translation difference of - - - - 263,591 (253,591) (253,591) (253,591) (253,591) (253,591) (253,591) (253,591) (253,591) 1,573,347 As at 30 April 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - - (25) - (25) Robard St		capital	shares	component	ICULS	premium	reserve	earnings	
Issue of shares 174,517 - - 34,804 - - 209,321 ICULS - equity component (Note 21) - - (80,838) - - 2(174) - 2(0,838) Translation difference of foreign subsidiary companies - - - 2(174) - 2(174) - 2(174) Net profit for the year - - - - - 328,156 328,156 Dividends - - - - - - (158,310) As at 30 April 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 As at 1 May 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - 30,414 - 1 165,688 Capital Distribution (oVELS bought back arising from disposal - - - - 62,2384) ULLS resut	GROUP								
ICULS - equity component (Note 21) - - (80,838) - - - (80,838) Translation difference of foreign subsidiary companies - - - 2,174 - 2,174 Net profit for the year - - - - 2328,156 328,156 Dividends - - - - - 2(53,591) (158,310) Treasury shares (Note 23) 1.212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 As at 1 May 2005 1.212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 As at 1 May 2005 1.212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 1.212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Capital Distribution (671,864) 42,500 - - - (62,299) Realisation of premium over ICULS bought back arising from disposal - - 57,3	As at 1 May 2004	1,037,588	(215,258)	133,134	(57,355)	261,607	(655)	367,374	1,526,435
component (Note 21) - - (80,838) - - - (80,838) Translation difference of foreign subsidiary companies - - - 2,174 - 2,174 Net profit for the year - - - - - 328,156 328,156 Dividends - - - - - - 2(53,591) (253,591) Treasury shares (Note 23) - (158,310) - - - - (158,310) As at 30 April 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 As at 1 May 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - - (25) - (25) RM0.50 First Capital Distribution (671,864) 42,500 - - - (57,355) Translation difference of foreign subsidia		174,517	-	-	-	34,804	-	-	209,321
Translation difference of foreign subsidiary companies - - - 2,174 - 2,174 Net profit for the year - - - - - 328,156 328,156 328,156 Dividends - - - - - - (253,591) (253,591) Treasury shares (Note 23) . (156,310) - - - - (158,310) As at 30 April 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - - 0,414 - - 165,688 Share issuing expenses - - - 0,414 - - (629,364) ICULS - equity (671,864) 42,500 - - (62,299) - - (62,364) ICULS - equity (671,864) 42,500 - - 57,355 - 57,355 Translation difference of foreign subsidiary companies - - - 57,355 - - 5				(80 838)					(80 838)
foreign subsidiary companies - - - - 2,174 - 2,174 Net profit for the year - - - - 328,156 328,156 Dividends - - - - - 228,156 328,156 Dividends - - - - - 228,156 328,156 Dividends - - - - - - - (158,310) Treasury shares (Note 23) . (158,310) - - - - - (158,310) As at 30 April 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - - 30,414 - 165,688 Share issuing expenses - - - (25) - (25) RM0.50 First Capital Distribution (671,864) 42,500 - - - (629,364) ICULS - sequity component for therent for - - <t< td=""><td></td><td>-</td><td>-</td><td>(00,030)</td><td>-</td><td>-</td><td>-</td><td>-</td><td>(00,030)</td></t<>		-	-	(00,030)	-	-	-	-	(00,030)
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Treasury shares (Note 23) - (158,310) - - - (158,310) As at 30 April 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 As at 1 May 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares - - - (25) - - (25) RM0.50 First - - - - - (25) - - (25) Realisation of premium over ICULS bought back arising from disposal - - 57,355 - - 57,355 Translation difference of foreign subsidiary co	Net profit for the year	-	-	-	-	-	-		
As at 30 April 2005 1.212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 As at 1 May 2005 1.212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - 30,414 - 165,688 Share issuing expenses - - - (25) - (25) RM0.50 First - - - (25) - (25) Capital Distribution (671,864) 42,500 - - - (25) RM0.50 First - - (52,299) - - - (25) Realisation of premium - - (52,299) - - - 57,355 Translation difference of foreign subsidiary companies - - - 57,355 - - 57,355 ICULS resulting from early conversion (Note 21) - - 3 - - <t< td=""><td></td><td>-</td><td>-</td><td>-</td><td>-</td><td>-</td><td>-</td><td>(253,591)</td><td></td></t<>		-	-	-	-	-	-	(253,591)	
As at 1 May 2005 1,212,105 (373,568) 52,296 (57,355) 296,411 1,519 441,939 1,573,347 Issue of shares 135,274 - - 30,414 - - 165,688 Share issuing expenses - - - 20,414 - - 165,688 Share issuing expenses - - - - 2(25) - - (25) RM0.50 First - - - - - - (25) Capital Distribution (671,864) 42,500 - - - - (629,364) ICULS - equity - - (52,299) - - - (52,299) Realisation of premium - - 57,355 - - 57,355 Translation difference of - - - 8,426 8,426 8,426 Adjustment for the cost from - - - - - 464,525 464,525 ICULS resulting from - - - - - <td< td=""><td>Treasury shares (Note 23)</td><td></td><td>(158,310)</td><td></td><td>-</td><td>-</td><td></td><td>-</td><td>(158,310)</td></td<>	Treasury shares (Note 23)		(158,310)		-	-		-	(158,310)
Issue of shares 135,274 - - 30,414 - - 165,688 Share issuing expenses - - - (25) - (25) RM0.50 First - - - (25) - - (25) Capital Distribution (671,864) 42,500 - - - - (629,364) ICULS - equity - - (52,299) - - - - (622,299) Realisation of premium - - (52,299) - - - (52,299) Realisation difference of - - 57,355 - - - 57,355 Translation difference of - - - 57,355 - - 8,426 8,426 Adjustment for the cost from - - - - 8,426 8,426 18,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 <td>As at 30 April 2005</td> <td>1,212,105</td> <td>(373,568)</td> <td>52,296</td> <td>(57,355)</td> <td>296,411</td> <td>1,519</td> <td>441,939</td> <td>1,573,347</td>	As at 30 April 2005	1,212,105	(373,568)	52,296	(57,355)	296,411	1,519	441,939	1,573,347
Issue of shares 135,274 - - 30,414 - - 165,688 Share issuing expenses - - - (25) - (25) RM0.50 First - - - (25) - - (25) Capital Distribution (671,864) 42,500 - - - - (629,364) ICULS - equity - - (52,299) - - - - (622,299) Realisation of premium - - (52,299) - - - (52,299) Realisation difference of - - 57,355 - - - 57,355 Translation difference of - - - 57,355 - - 8,426 8,426 Adjustment for the cost from - - - - 8,426 8,426 18,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 464,525 <td>As at 1 May 2005</td> <td>1,212,105</td> <td>(373,568)</td> <td>52,296</td> <td>(57,355)</td> <td>296,411</td> <td>1,519</td> <td>441,939</td> <td>1,573,347</td>	As at 1 May 2005	1,212,105	(373,568)	52,296	(57,355)	296,411	1,519	441,939	1,573,347
RM0.50 First Capital Distribution(671,864)42,500(629,364)ICULS - equity component (Note 21)(52,299)(52,299)Realisation of premium over ICULS bought back arising from disposal57,355(52,299)Translation difference of foreign subsidiary companies57,35557,355Translation difference of lightight component of ICULS resulting from early conversion (Note 21)8,426-8,426Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)3(35,215)(35,212)Net profit for the year Dividends(417,303)(417,303)Treasury shares (Note 23) Disposal of treasury shares-173,80710,104-183,911	-		-	-	-	30,414	-	-	
Capital Distribution(671,864)42,500(629,364)ICULS - equity component (Note 21)(52,299)(52,299)Realisation of premium over ICULS bought back arising from disposal57,35557,355Translation difference of foreign subsidiary companies57,35557,355Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from38,4268,426Net profit for the year Dividends3(35,215)(35,212)Net profit for the year Dividends(417,303)(417,303)Treasury shares (Note 23) Disposal of treasury shares-(81,166)(81,166)Disposal of treasury shares-173,80710,104183,911	Share issuing expenses	-	-	-	-	(25)	-	-	(25)
ICULS - equity component (Note 21) (52,299) (52,299) Realisation of premium over ICULS bought back arising from disposal 57,355 57,355 Translation difference of foreign subsidiary companies 8,426 - 8,426 Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21) 3 (35,215) (35,212) Net profit for the year 464,525 464,525 Dividends (417,303) (417,303) Treasury shares (Note 23) - (81,166) (10,104) (81,166) Disposal of treasury shares - 173,807 - 10,104 183,911			10 500						(222,222,4)
component (Note 21)(52,299)(52,299)Realisation of premium over ICULS bought back arising from disposal57,35557,355Translation difference of foreign subsidiary companies57,35557,355Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)38,4268,426Net profit for the year Dividends3464,525464,525Dividends(417,303)(417,303)Treasury shares (Note 23)-(81,166)(81,166)Disposal of treasury shares-173,807-10,104-183,911		(671,864)	42,500	-	-	-	-	-	(629,364)
Realisation of premium over ICULS bought back arising from disposal57,35557,355Translation difference of foreign subsidiary companies57,35557,355Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)8,426-8,426Net profit for the year Dividends3(35,215)(35,212)Net profit for the year Dividends464,525464,525Dividends(417,303)(417,303)Treasury shares (Note 23) Disposal of treasury shares-173,80710,104-183,911		_	_	(52,299)	_	-	_	_	(52,299)
over ICULS bought back arising from disposal57,35557,355Translation difference of foreign subsidiary companies57,35557,355Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)8,426-8,426Net profit for the year Dividends3(35,215)(35,212)Net profit for the year Dividends464,525464,525Dividends(417,303)Treasury shares (Note 23) Disposal of treasury shares-173,80710,104-183,911				(02,200)					(02,200)
Translation difference of foreign subsidiary companies8,426-8,426Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)38,426Net profit for the year3(35,215)(35,212)Net profit for the year464,525464,525Dividends(417,303)(417,303)Treasury shares (Note 23)-(81,166)(81,166)Disposal of treasury shares-173,80710,104183,911									
foreign subsidiary companies8,426-8,426Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)3(35,215)(35,212)Net profit for the year3464,525464,525Dividends(417,303)(417,303)Treasury shares (Note 23)-(81,166)(81,166)Disposal of treasury shares-173,807-10,104183,911	-	-	-	-	57,355	-	-	-	57,355
Adjustment for the cost from accumulated extinguished liability component of ICULS resulting from early conversion (Note 21)3(35,215)(35,212)Net profit for the year464,525464,525Dividends464,525464,525Dividends(417,303)(417,303)Treasury shares (Note 23)-(81,166)(81,166)Disposal of treasury shares-173,80710,104183,911							0.400		0.400
accumulated extinguished liability component of ICULS resulting from early conversion (Note 21) 3 (35,215) (35,212) Net profit for the year 464,525 464,525 Dividends 464,525 464,525 Dividends (417,303) (417,303) Treasury shares (Note 23) - (81,166) (417,303) (417,303) Disposal of treasury shares - 173,807 10,104 183,911		-	-	-	-	-	8,426	-	8,426
liability component of ICULS resulting from early conversion (Note 21) - - 3 - - - (35,212) Net profit for the year - - - - - 464,525 464,525 Dividends - - - - - 464,525 464,525 Dividends - - - - - (417,303) (417,303) Treasury shares (Note 23) - (81,166) - - - (81,166) Disposal of treasury shares - 173,807 - - 10,104 - - 183,911									
early conversion (Note 21) - - 3 - - - (35,212) Net profit for the year - - - - - 464,525 464,525 Dividends - - - - - 464,525 464,525 Dividends - - - - - (417,303) (417,303) Treasury shares (Note 23) - (81,166) - - - - (81,166) Disposal of treasury shares - 173,807 - - 10,104 - - 183,911	-								
Net profit for the year - - - - - 464,525 464,525 Dividends - - - - - (417,303) (417,303) Treasury shares (Note 23) - (81,166) - - - - (81,166) Disposal of treasury shares - 173,807 - - 10,104 - - 183,911	ICULS resulting from								
Dividends - - - - - (417,303) (417,303) Treasury shares (Note 23) - (81,166) - - - - (81,166) Disposal of treasury shares - 173,807 - - 10,104 - - 183,911	-	-	-	3	-	-	-		
Treasury shares (Note 23) - (81,166) - - - - (81,166) Disposal of treasury shares - 173,807 - - 10,104 - - 183,911		-	-	-	-	-	-		
Disposal of treasury shares - 173,807 10,104 183,911		-	-	-	-	-	-	(417,303)	
		-		_	_	- 10 104	-	_	
As at 30 April 2006 675,515 (238,427) 336,904 9,945 453,946 1,237,883									
	As at 30 April 2006	675,515	(238,427)	-	-	336,904	9,945	453,946	1,237,883

statement of changes in equity

for the financial year ended 30 April 2006

		Non-distributable		le	Distributable	
	Share capital RM'000	Treasury shares RM'000	ICULS -equity component RM'000	Share premium RM'000	Retained earnings RM'000	Total RM'000
COMPANY						
As at 1 May 2004 Issue of shares ICULS - equity component (Note 21) Net profit for the year Dividends	1,037,588 174,517 - -	(215,258) - - -	145,408 - (80,838) -	261,607 34,804 - -	342,346 - - 341,316 (352,501)	1,571,691 209,321 (80,838) 341,316 (252,501)
Treasury shares (Note 23)		- (158,310)	-		(253,591)	(253,591) (158,310)
As at 30 April 2005	1,212,105	(373,568)	64,570	296,411	430,071	1,629,589
As at 1 May 2005 Issue of shares Share issuing expenses	1,212,105 135,274 -	(373,568)	64,570 - -	296,411 30,414 (25)	430,071 - -	1,629,589 165,688 (25)
RM0.50 First Capital Distribution Adjustment for the cost from accumulated extinguished liability component of	(671,864)	42,500	-	-	-	(629,364)
ICULS resulting from early conversion (Note 21) ICULS - equity component (Note 21) Net profit for the year Dividends	-	-	3 (64,573) - -	-	(35,215) - 333,752 (417,303)	(35,212) (64,573) 333,752 (417,303)
Treasury shares (Note 23) Disposal of treasury shares	-	(81,166) 173,807		- 10,104	- -	(81,166) 183,911
As at 30 April 2006	675,515	(238,427)	-	336,904	311,305	1,085,297

consolidated cash flow statement

for the financial year ended 30 April 2006

	2006 RM'000	2005 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES Receipts from customers	3,206,260	2,892,608
Payments to prize winners, suppliers and for other operating expenses	(2,178,411)	(2,020,095)
Payments for pool betting duties, gaming tax and other government contributions	(465,407)	(440,618)
Payment of corporate taxes	(150,434)	(144,085)
Other receipts	151	294
Net cash flow generated from operating activities	412,159	288,104
CASH FLOWS FROM INVESTING ACTIVITIES		
Net proceeds from disposal of property, plant and equipment	647	285
Net proceeds from disposal of treasury ICULS	114,005	-
Net proceeds from disposal of other investments	2,906	-
Acquisition of property, plant and equipment	(16,385)	(12,517)
Acquisition of long term investments, including ICULS		
bought back by a subsidiary company in previous year	(20,649)	(3,474)
Acquisition of investment properties	(660)	(816)
Acquisition of investment in associated companies	-	(152)
Interest received	12,766	6,135
Other receipts arising from investments Repayment of advances from an affiliated company	550 176,993	1,401 272,524
Repayment of advances from affiliated companies	456	648
Repayment to affiliated companies	(790)	(250)
	(100)	
Net cash flow generated from investing activities	269,839	263,784
CASH FLOWS FROM FINANCING ACTIVITIES		
Issue of ordinary shares	26,313	36,063
First Capital Distribution	(629,042)	-
Drawdown of bank borrowings	600,000	-
Repayment of borrowings	(28,317)	(1,520)
ICULS interest paid	(4,108)	(27,945)
Bank borrowings interest paid	(14,544)	(220)
Share issuing expenses Dividends paid	(25) (418,650)	(100) (399,957)
Treasury shares acquired	(81,166)	(158,310)
Net proceeds from disposal of treasury shares	183,911	(100,010)
Net proceeds from disposal of fredsuly shares		
Net cash flow used in financing activities	(365,628)	(551,989)
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS	316,370	(101)
CASH AND CASH EQUIVALENTS BROUGHT FORWARD	343,574	343,372
Effects of exchange rate changes	(202)	303
	(202)	
CASH AND CASH EQUIVALENTS CARRIED FORWARD (Note A)	659,742	343,574
Note A Cash and cash equivalents carried forward comprise the following balance sheet amounts :		
Deposits with financial institutions	626,099	323,182
Cash and bank balances	33,643	20,392
	659,742	343,574

Included in the cash and bank balances is an amount of RM1,000 (2005 : Nil) which is held in an Escrow Account for the purpose of a syndicated credit facilities granted to a subsidiary company.

cash flow statement

for the financial year ended 30 April 2006

	2006 RM'000	2005 RM'000
CASH FLOWS FROM OPERATING ACTIVITIES Payment for operating expenses	(7,165)	(4,277)
Payment for corporate tax	(3,399)	(12,972)
Dividend received	327,499	356,471
Dividente received	021,400	
Net cash flow generated from operating activities	316,935	339,222
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition of property, plant and equipment	(6,514)	(181)
Interest received	5,260	1,531
Repayment of advances from an affiliated company	176,993	272,524
Advance from a subsidiary company	458,343	-
Repayment of advances from affiliated company and subsidiary companies	107,544	45,603
Repayment to and advances given to subsidiary companies	(6,118)	(73,115)
Net cash flow generated from investing activities	735,508	246,362
CASH FLOWS FROM FINANCING ACTIVITIES		
Issue of ordinary shares	26,313	36,063
First Capital Distribution	(629,042)	-
Interest paid	(5,208)	(30,069)
Dividends paid	(418,186)	(398,361)
Share issuing expenses	(25)	(100)
Treasury shares acquired	(81,166)	(158,310)
Net proceeds from disposal of treasury shares	183,911	-
Net cash flow used in financing activities	(923,403)	(550,777)
NET INCREASE IN CASH AND CASH EQUIVALENTS	129,040	34,807
CASH AND CASH EQUIVALENTS BROUGHT FORWARD	147,856	113,049
CASH AND CASH EQUIVALENTS CARRIED FORWARD (Note A)	276,896	147,856
Note A Cash and each equivalents carried forward comprise the following belonce sheet emounts :		
Note A Cash and cash equivalents carried forward comprise the following balance sheet amounts : Deposits with financial institutions	272,915	147,079
Cash and bank balances	3,981	777
	276,896	147,856

30 April 2006

1 CORPORATE INFORMATION

The principal activities of the Company are investment holding and provision of management services to the subsidiary companies.

The principal activities of the Group are :

- operations of Toto betting under Section 5 of the Pool Betting Act, 1967;
- leasing of on-line lottery equipment;
- manufacture and distribution of computerised lottery systems;
- property investment and development; and
- investment holding.

The Company is a public limited liability company, incorporated and domiciled in Malaysia and is listed on the Main Board of Bursa Malaysia Securities Berhad. The registered office of the Company is located at Lot 13-01A, Level 13 (East Wing), Berjaya Times Square, No. 1 Jalan Imbi, 55100 Kuala Lumpur.

The numbers of employees in the Group and in the Company (excluding Directors) at the end of the financial year were 775 (2005 : 783) and 30 (2005 : 22) respectively.

The amounts in the financial statements are stated in Ringgit Malaysia ("RM").

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of Directors on 19 July 2006.

2 SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation

The financial statements of the Group and of the Company have been prepared under the historical cost convention unless otherwise indicated in the accounting policies below and comply with the provisions of the Companies Act, 1965 and applicable MASB Approved Accounting Standards.

(b) Basis of consolidation

(i) Subsidiary companies

The consolidated financial statements include the financial statements of the Company and all its subsidiaries, made up to 30 April, using the acquisition method of accounting.

Subsidiary companies are those enterprises controlled by the Company. Control exists when the Company has the power, directly or indirectly, to govern the financial and operating policies of an enterprise so as to obtain benefits from its activities. The financial statements of subsidiary companies are included in the consolidated financial statements from the date that control effectively commences until the date that control effectively ceases.

Under the acquisition method, the assets and liabilities of a subsidiary company are measured at their fair values at the date of acquisition and these values are reflected in the consolidated balance sheet. The difference between the acquisition cost and the fair values of the Group's share of net assets of the acquired subsidiary company at the date of acquisition is included in the consolidated balance sheet as goodwill or negative goodwill, as appropriate.

In the preparation of the consolidated financial statements, the financial statements of all companies are adjusted for the material effects of dissimilar accounting policies. Intragroup transactions, balances and unrealised gains are eliminated on consolidation and the consolidated financial statements reflect external transactions only. Unrealised losses are eliminated on consolidation unless costs cannot be recovered.

Minority interests in the consolidated balance sheet consist of the minorities' share of the post-acquisition fair values of the identifiable net assets and liabilities of the acquiree as at acquisition date and the minorities' share of movements in the acquiree's equity since then.

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2 SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(b) Basis of consolidation (cont'd)

(ii) Associated companies

Associated companies are those companies in which the Group has a long term equity interest and where it exercises significant influence over its financial and operating policies through Board representation.

Investment in associated companies are accounted for in the consolidated financial statements by equity method of accounting based on the audited or management financial statements of the associated companies.

Under the equity method of accounting, the Group's share of results of associated companies acquired or disposed of during the year, is included in the consolidated income statement from the date that significant influence effectively commences or until the date that significant influence effectively ceases, as appropriate.

The Group's interest in associated companies is carried in the consolidated balance sheet at cost plus the Group's share of post-acquisition retained profits or accumulated losses and other reserves less impairment losses.

(c) Goodwill

Goodwill on consolidation represents the difference between the purchase price over the fair value of the net assets of the investment in subsidiary and associated companies at the date of acquisition less proportionate amounts written off for subsequent disposals of these investments. Positive goodwill is retained in the consolidated balance sheet at cost less impairment losses. Negative goodwill is shown as a deduction from the positive goodwill on consolidation of the Group.

Goodwill arising on the acquisition of subsidiary companies is presented separately in the balance sheet while goodwill arising on the acquisition of associated companies is included within the carrying amount of investment in associated companies. Goodwill or negative goodwill is not amortised. Goodwill is reviewed at each balance sheet date and will be written down for impairment when it is considered necessary.

(d) Property, plant and equipment and depreciation

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

Freehold land, long leasehold land with unexpired lease tenure of more than 50 years and capital work-in-progress are not depreciated.

Other property, plant and equipment are depreciated to write-off the cost of each asset on a straight-line basis over their expected useful life, at the following annual rates :

Leasehold land and buildings	Amortised by equal annual instalments over 50 years
Freehold buildings	2%
Computer equipment	10% - 50%
Plant and machinery	20% - 33%
Office equipment	10% - 50%
Furniture and fittings	10% - 50%
Motor vehicles	20% - 25%
Renovations	10% - 25%

During the current financial year, the Company changed the annual depreciation rate for computer equipment from 10% to 20% so as to better reflect their useful lives. The effect on the finacial statements of this change is not material.

(e) Investment properties

Investment properties represent freehold and long leasehold land and buildings that are held for investment potential and rental income and are stated at cost less impairment losses.

2 SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(f) Inventories

Inventories that comprise raw materials, work-in-progress and finished goods are stated at the lower of cost and net realisable value. Cost, in the case of work-in-progress and finished goods, comprises raw materials, direct labour and an attributable proportion of production overheads. Cost is determined using the first-in first-out basis, the weighted average cost method, or by specific identification. Net realisable value represents the estimated selling price less all estimated costs to completion and costs to be incurred in marketing, selling and distribution.

Ticket inventories and gaming equipment components and parts are stated at the lower of cost and net realisable value. Cost is determined on a first-in first-out basis.

Inventories of completed properties are stated at the lower of cost and net realisable value. Cost includes the relevant cost of land, development expenditure and related interest cost incurred during the development period.

(g) Investments in subsidiary and associated companies

Investment in subsidiary and associated companies are stated at cost less impairment losses.

(h) Income tax

Tax on profit for the year comprises current and deferred tax. Deferred tax is recognised in the income statement except to the extent that it relates to items recognised directly in equity, in which case it is recognised in equity.

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

Deferred tax is provided, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Temporary differences are not recognised for goodwill not deductible for tax purposes and the initial recognition of assets or liabilities that at the time of transaction affects neither accounting nor taxable profit. The amount of deferred tax provided is based on the expected manner of realisation or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date.

A deferred tax asset is recognised only to the extent that it is probable that future taxable profits will be available against which the asset can be utilised.

(i) Foreign currencies

(i) Transactions in foreign currencies

Transactions in foreign currencies are recorded in Ringgit Malaysia at rates of exchange ruling at the transaction date or at contracted rates, where applicable. Foreign currency monetary assets and liabilities at the balance sheet date are translated into Ringgit Malaysia at rates of exchange approximately those ruling at that date or at contracted rates, where applicable. Non-monetary items denominate into foreign currencies are translated using the exchange rates existing when the values were determined. All gain and losses arising from foreign currency transactions are dealt with through the income statement.

(ii) Foreign operations

Where the foreign operations are integral to the operations of the Group, the translation principles described above are applied as if the transactions of the foreign operations had been those of the Group.

(iii) Translation of foreign entities

For consolidation purpose, assets including goodwill, liabilities and income statement items of foreign subsidiary companies are translated to Ringgit Malaysia at the exchange rates ruling at the balance sheet date, and at exchange rates at the dates of the transactions with respect to the income statement, except for share capital which is included at historical rates. Goodwill and fair value adjustments arising on acquisition of a foreign entity are treated as assets and liabilities of the Company and translated at the exchange rate ruling at the date of transaction. Exchange differences on translation of the net assets of foreign subsidiary companies are dealt with through an exchange reserve account.

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2 SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(i) Foreign currencies (cont'd)

(iii) Translation of foreign entities (cont'd)

The principal exchange rates used for each respective unit of foreign currencies ruling at the balance sheet date are as follows :

	30.4.2006 RM	30.4.2005 RM
1 United States Dollar	3.6250	3.8000
1 Hong Kong Dollar	0.4675	0.4873
1 Philippine Peso	0.0700	0.0700

(j) Provisions for liabilities

Provisions for liabilities are recognised when the Group and the Company have a present obligation as a result of a past event and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount can be made. Provisions are reviewed at each balance sheet date and adjusted to reflect the current best estimate. Where the effect of the time value of money is material, the amount of provision is the present value of the expenditure expected to be required to settle the obligation.

The Group gives 3 to 12 months warranties on certain products and undertakes to repair or replace items that fail to perform satisfactorily. A provision for warranties is recognised for all products under warranty at the balance sheet date based on past experience on the level of repairs and returns.

(k) Impairment of assets

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

An impairment loss is recognised as an expense in the income statement immediately. Reversal of impairment losses recognised in prior years is recorded when the impairment losses recognised for the asset have decreased.

(I) Employee Benefits

(i) Short term benefits

Wages, salaries, bonuses and social security contributions are recognised as an expense in the year in which the associated services are rendered by employees of the Group. Short term accumulating compensated absences such as paid annual leave are recognised when services are rendered by employees that increase their entitlement to future compensated absences, and short term non-accumulating compensated absences such as sick leave are recognised when the absences occur.

(ii) Defined contribution plans

As required by law, companies in Malaysia make contributions to the Employees Provident Fund. The Group and the Company make further contributions to a defined contribution plan run by an independent party for its eligible employees. Such contributions and other retirement benefits insurance plan are recognised as expenses in the income statement as incurred. Retirement benefits for employees of foreign subsidiary companies are accrued for in accordance with the provisions of those foreign countries retirement law and are charged to income statement as incurred.

(m) Research and development costs

Research and development costs are expensed in the period in which they are incurred.

(n) Cash and cash equivalents

Cash comprises cash in hand, at bank and demand deposits.

Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, against which bank overdraft balances, if any, are deducted.

2 SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(o) Financial instruments

Financial instruments are recognised in the balance sheet when the Group and the Company have become parties to the contractual provisions of the instrument.

(i) Non-current and current investments

Other than investment in subsidiary and associated companies, non-current and current investment that comprise quoted and unquoted securities, Malaysian Government Securities and club memberships are stated at cost less provision for permanent diminution in value. Such provision is made when there is a decline, other than temporary, in value of investments and it is recognised as an expense in the period in which the decline occurred.

(ii) Receivables

Trade and other receivables are carried at anticipated realisable value. All known bad debts are written off while doubtful debts are provided for, based on estimates of possible losses that may arise from non-collection.

(iii) Payables

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

(iv) Interest-bearing borrowings

Interest-bearing bank loans are recorded at the amount of proceeds received, net of transaction costs.

Borrowing costs are capitalised as part of development cost of the properties during the period when planning, development and construction activities are carried out. Capitalisation of borrowing costs ceases when the assets are ready for their intended use or sale. Borrowing costs are capitalised based on the average interest rate of borrowings.

All other borrowing costs are recognised as expenses in the income statement in the period in which they are incurred.

(v) Equity instruments

Ordinary shares are classified as equity.

Shares bought back are held as treasury shares and presented as a deduction from equity fund. Treasury shares are accounted for on the cost method. Should such shares be cancelled, their nominal amounts will be eliminated, and the differences between the cost and nominal amounts will be taken to reserves as appropriate. No gain or loss is recognised in the income statement on the sale, reissuance or cancellation of treasury shares. When treasury shares are reissued by resale, the difference between the sales consideration and the carrying amount is recognised in equity.

Dividends on ordinary shares are recognised in equity in the period in which they are approved for payment.

(vi) ICULS

ICULS are regarded as compound instruments consisting of a liability component and an equity component. At the date of issue, the fair value of the liability component is estimated using the prevailing market interest rate for a similar nonconvertible borrowings. The difference between the proceeds of issue of the ICULS and the fair value assigned to the liability component, representing the conversion option is included in Equity Funds. The liability component is subsequently stated at amortised cost using the effective interest rate method until extinguished on conversion or redemption whilst the value of the equity component is not adjusted in subsequent periods except in times of ICULS conversion into ordinary shares.

Under the effective interest rate method, the interest expense on the liability component is calculated by applying the prevailing market interest rate for a similar non-convertible borrowings. The difference between this amount and the interest paid is added to the carrying value of the ICULS.

(p) Operating leases

Operating leases are leases other than finance leases. Rental paid under operating leases is charged to the income statement.

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2 SIGNIFICANT ACCOUNTING POLICIES (CONT'D)

(q) Revenue recognition

(i) Gaming activities

Revenue from gaming activities is recognised based on ticket sales, net of gaming tax relating to draw days within the financial year.

(ii) Investment income

Dividend income from subsidiary and associated companies are recognised when the right to receive the dividend payment is established.

Dividend income from other investments is recognised on receipt basis.

(iii) Lottery equipment lease rental

Revenue from the lease of lottery equipment is recognised based on certain percentage of gross receipts from lottery ticket sales.

(iv) Rental and interest income

Rental and interest income are recognised on the accrual basis unless collectability is in doubt. For the property development companies, rental and interest income are recognised on a receipt basis if collectability is in doubt.

(v) Lottery products sales and services income

Revenue from lottery products sales and services income are recognised on the basis of shipment of products, performance of services and percentage-of-completion method for long term contracts. The percentage-of-completion is estimated by comparing the cost incurred to date against the estimated cost to completion. Revenue relating to the sale of certain assets, when the ultimate total collection is not reasonably assured, are being recorded under the cost recovery method.

(vi) Development properties

Revenue from sale of completed properties is recognised when the significant risks and rewards of ownership of the completed properties have been passed to the buyer.

(vii) Other income

Other than those mentioned above, all other income are recognised on accrual basis.

(r) Segmental reporting

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

Segment revenues and expenses are those directly attributable to the segments and include any joint revenue and expenses where a reasonable basis of allocation exists. Revenue and expenses do not include items arising on investing or financing activities.

Revenue presented under geographical segments are based on location of customer where sale is transacted.

Segment assets include all operating assets used by a segment and do not include items arising on investing or financing activities. Assets are allocated to a segment based on location of assets for that presented under geographical segments. Segment liabilities comprise operating liabilities and do not include liabilities arising on investing or financing activities such as bank borrowings.

PROPERTY, PLANT AND EQUIPMENT 3

Group							
	Net book					Transalation	
	value as at			Write-	Reclassi-	exchange	Depre-
	1 May 2005	Additions	Disposals	Off	fications	differences	ciation
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Freehold land and buildings	5,094	-	-	-	-	-	(123)
Long leasehold land	2,790	-	-	-	-	-	-
Long leasehold							
land and buildings	967	-	(283)	-	-	(162)	(23)
Plant and machinery	297	65	-	-	-	(17)	(149)
Computer equipment	45,077	776	(55)	-	355	(7)	(6,543)
Office equipment	2,398	369	-	(54)	-	(15)	(477)
Furniture and fittings	675	3,793	-	-	-	(9)	(130)
Motor vehicles	11,105	7,761	(157)	-	-	3	(4,089)
Renovations	4,374	2,628	-	-	-	(3)	(582)
Capital work-in-progress		993	-	-	(355)		-
	72,777	16,385	(495)	(54)	-	(210)	(12,116)

	Cost RM'000	Accumulated depreciation RM'000	Accumulated Impairment Iosses RM'000	Net book value RM'000
As at 30 April 2006				
Freehold land and buildings	6,171	(1,200)	-	4,971
Long leasehold land	2,845	(24)	(31)	2,790
Long leasehold land and buildings	641	(142)	-	499
Plant and machinery	3,281	(3,085)	-	196
Computer equipment	98,848	(59,245)	-	39,603
Office equipment	7,899	(5,678)	-	2,221
Furniture and fittings	5,352	(1,023)	-	4,329
Motor vehicles	33,152	(18,529)	-	14,623
Renovations	9,132	(2,715)	-	6,417
Capital work-in-progress	638	-	-	638
	167,959	(91,641)	(31)	76,287
	-			
As at 30 April 2005				
Freehold land and buildings	6,171	(1,077)	-	5,094
Long leasehold land	2,845	(24)	(31)	2,790
Long leasehold land and buildings	1,390	(280)	(143)	967
Plant and machinery	3,371	(3,074)	-	297
Computer equipment	99,634	(54,557)	-	45,077
Office equipment	8,236	(5,838)	-	2,398
Furniture and fittings	1,696	(1,021)	-	675
Motor vehicles	26,644	(15,539)	-	11,105
Renovations	6,619	(2,245)	-	4,374
Capital work-in-progress		-	-	-
	156,606	(83,655)	(174)	72,777

Net book value as at

30 April 2006

RM'000

4,971 2,790

> 499 196

39,603

2,221

4,329

14,623

6,417

76,287

638

30 April 2006

3 PROPERTY, PLANT AND EQUIPMENT (CONT'D)

The long leasehold land and buildings comprise leasehold interest with an unexpired term in excess of 50 years.

The title of the freehold land and building of a subsidiary company with a carrying amount of RM417,000 (2005 : RM428,000) is in the process of being transferred to the subsidiary company.

Company

1 May 2005 RM'000	Additions RM'000	Depreciation RM'000	value as at 30 April 2006 RM'000
92	293	(45)	340
6	85		86
4	3,761		3,732
142	-		108
-	2,375	(20)	2,355
244	6,514	(137)	6,621
	1 May 2005 RM'000 92 6 4 142 -	RM'000 RM'000 92 293 6 85 4 3,761 142 - - 2,375	1 May 2005 RM'000 Additions RM'000 Depreciation RM'000 92 293 (45) 6 85 (5) 4 3,761 (33) 142 - (34) - 2,375 (20)

	Cost RM'000	Accumulated depreciation RM'000	Net book value RM'000
As at 30 April 2006		(, , , , ,	
Computer equipment	453	(113)	340
Office equipment	139	(53)	86
Furniture and fittings	3,774	(42)	3,732
Motor vehicles	172	(64)	108
Renovations	2,375	(20)	2,355
	6,913	(292)	6,621
As at 30 April 2005			
Computer equipment	160	(68)	92
Office equipment	54	(48)	6
Furniture and fittings	13	(9)	4
Motor vehicles	172	(30)	142
Renovations	-		-
	399	(155)	244

4 SUBSIDIARY COMPANIES

	Com	pany
	2006 RM'000	2005 RM'000
Unquoted shares, at cost less write down	654,616	654,616
Less : Accumulated impairment losses	(49,076)	(49,076)
	605,540	605,540

4 SUBSIDIARY COMPANIES (CONT'D)

Details of the subsidiary companies are as follows :

	Country of			
Name of Company	Incorporation	Principal Activities	<u>Equit</u> 2006	<u>y Interest</u> 2005
Subsidiary companies of			%	%
Berjaya Sports Toto Berhad				
FEAB Properties Sdn Bhd	Malaysia	Property investment and development and investment holding	100	100
FEAB Land Sdn Bhd	Malaysia	Property development	100	100
FEAB Equities Sdn Bhd	Malaysia	Dormant	100	100
Berjaya Wellesley Hotel Sdn Bhd	Malaysia	Dormant	100	100
STM Resort Sdn Bhd	Malaysia	Property investment	100	100
Sports Toto Malaysia Sdn Bhd	Malaysia	Toto betting operations	100	100
Magna Mahsuri Sdn Bhd	Malaysia	Property investment	100	100
Berjaya Sports Toto (Cayman) Limited	Cayman Islands	Investment holding	100	100
Subsidiary company of FEAB Land Sdn Bhd				
FEAB Realty Sdn Bhd	Malaysia	Dormant	100	100
Subsidiary companies of Sports Toto Malaysia Sdn Bhd				
Sports Toto Products Sdn Bhd	Malaysia	Dormant	100	100
Sports Toto Apparel Sdn Bhd	Malaysia	Dormant	100	100
Sports Toto Computer Sdn Bhd	Malaysia	Dormant	100	100
Subsidiary company of Berjaya Sports Toto (Cayman) Limited				
Berjaya Lottery Management (HK) Limited *	Hong Kong	Investment holding	83.7	83.7
Subsidiary companies of Berjaya Lottery Management (HK) Limi	ted			
Prime Gaming Philippines, Inc.*	Philippines	Investment holding	70.01	70.01
International Lottery & Totalizator Systems, Inc. *	United States of America	Manufacturer and distributor of computerised lottery systems	71.43	71.43

30 April 2006

4 SUBSIDIARY COMPANIES (CONT'D)

Name of Company	Country of Incorporation	Principal Activities		ty Interest
			2006 %	2005 %
Subsidiary company of Prime Gaming Philippines, Inc				
Philippine Gaming Management Corporation *	Philippines	Leasing of on-line lottery equipment	100	100
Subsidiary companies of International Lottery & Totalizator Systems, Inc.				
International Lottery & Totalizator Systems Australia Pty. Ltd. *	Australia	Dormant	100	100
ILTS.Com, Inc *	United States of America	Dormant	100	100
Unisyn Solutions, Inc. * #	United States of America	Dormant	100	-
International Totalizator Systems, Inc. * #	United States of America	Dormant	100	-

* Audited by firms of auditors other than Ernst & Young

The incorporations of these subsidiaries do not have any material effect on the financial position and results of the Group.

5 ASSOCIATED COMPANIES

	Group Compar		any	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Unquoted shares,				
at cost less write down	7,580	7,580	167	167
Less : Share of post-acquisition losses	(3,905)	(3,905)	-	-
	3,675	3,675	167	167
Less : Impairment loss	(3,356)	(3,356)	-	-
	319	319	167	167

The Group's interest in the associated companies are analysed as follows :

	Gro	oup
	2006 RM'000	2005 RM'000
Share of net tangible assets Premium on acquisition	290 29	290 29
	319	319

5 ASSOCIATED COMPANIES (CONT'D)

Details of the associated companies are as follows :

Associated company of Berjaya Sports Toto Berhad2006 %2005 %Berjaya Racing Management Sdn BhdMalaysiaDormant2020Associated company of Berjaya Sports Toto (Cayman) Limited202020Suncoast Limited *British Virgin IslandsDormant4848	Name of Company	Country of Incorporation	Principal Activities	Equit	<u>y Interest</u>
Berjaya Sports Toto Berhad Malaysia Dormant 20 20 Berjaya Racing Management Sdn Bhd Malaysia Dormant 20 20 Associated company of Berjaya Sports Toto (Cayman) Limited Fritish Virgin Dormant 48 48				2006	2005
Associated company of Berjaya Sports Toto (Cayman) Limited British Virgin Dormant 48 48					
Berjaya Sports Toto (Cayman) Limited British Virgin Dormant 48 48	Berjaya Racing Management Sdn Bhd	Malaysia	Dormant	20	20
	Suncoast Limited *	•	Dormant	48	48
Associated company of FEAB Properties Sdn Bhd					
Cashsystems Asia Technology Sdn Bhd * Malaysia Research and development of multiple banknote authentication technology based devices 30	Cashsystems Asia Technology Sdn Bhd *	Malaysia	multiple banknote authentication	30	30
Associated company of Prime Gaming Philippines, Inc.					
PGMC Marketing Corporation *PhilippinesDormant3535	PGMC Marketing Corporation *	Philippines	Dormant	35	35

* Audited by firms of auditors other than Ernst & Young

6 LONG TERM INVESTMENTS

	Gro	oup
	2006 RM'000	2005 RM'000
At cost less write down :		
Quoted shares - in Malaysia	16,362	28,164
- outside Malaysia	1,820	1,820
Quoted loan stocks in Malaysia	91	570
Unquoted shares	433	433
Unquoted loan stocks	696	696
	40.400	01.000
At cost less amortisation :	19,402	31,683
	3,427	3,427
Malaysian Government Securities Less : Cumulative amortisation of premium	(280)	
Less . Cumulative amonisation of premium	(280)	(223)
	3,147	3,204
	22,549	34,887
Club memberships	628	628
Subtotal carried forward	23,177	35,515

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6 LONG TERM INVESTMENTS (CONT'D)

	Gro	oup
	2006 RM'000	2005 RM'000
Subtotal brought forward	23,177	35,515
Less : Provision for diminution in value :		
Quoted shares - in Malaysia	(6,861)	(11,449)
- outside Malaysia	(758)	(304)
Quoted loan stocks in Malaysia	(12)	(240)
Unquoted shares	(433)	-
Unquoted loan stocks	(484)	
	14,629	23,522
At market value:		
Quoted shares - in Malaysia	9,501	16,715
- outside Malaysia	1,062	1,592
Quoted loan stocks in Malaysia	79	330
Malaysian Government Securities	3,201	3,311

The investment in Malaysian Government Securities is deposited with the Malaysian Government in accordance with the Pool Betting Act, 1967 in connection with the issue of the pool betting licence and yield interest at 6.45% (2005 : 6.45%) per annum.

In the previous financial year, the Group wrote off investment in unquoted shares in Malaysia amounting to RM5,267,000.

7 INVESTMENT PROPERTIES

	Gro	pup
	2006	2005
	RM'000	RM'000
At cost :		
Freehold land and buildings	4,002	3,342
Long leasehold land	808	808
Freehold office premise	45,752	45,752
	50,562	49,902
Less: Accumulated impairment losses	(2,031)	(1,861)
	48,531	48,041
Fair value of investment properties estimated by the Directors	61,815	57,660

The freehold land and buildings are held for investment purposes and not for resale in the ordinary course of business.

The application for the strata title of the office premise of a subsidiary company has been submitted to the relevant authority for processing.

In the previous financial year, a subsidiary company received a liquidated ascertained damages ("LAD") compensation amounting to RM7,278,000. The LAD compensation received was treated as a discount on the cost of investment property.

8 DEFERRED TAX (ASSETS) / LIABILITIES

	Group		Company	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
At 1 May	16,652	11,646	-	-
Recognised in the income statement (Note 32)	(15,243)	5,006	217	-
At 30 April	1,409	16,652	217	
Presented after appropriate offsetting as follows :				
Deferred tax assets	(969)	(407)	-	-
Deferred tax liabilities	2,378	17,059	217	-
	1,409	16,652	217	

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

Deferred Tax Assets of the Group :

		Recognised in the income	
2006	At 1 May RM'000	statement RM'000	At 30 April RM'000
Retirement cost obligation	270	45	315
Accrued management fees	133	403	536
Unrealised foreign exchange	4	115	119
Payables	398	16,528	16,926
Tax losses and unabsorbed capital allowances	74	120	194
	879	17,211	18,090
Less : set off against deferred tax liabilities			(17,121)
			969
2005			
2003			
Retirement cost obligation	189	81	270
Accrued management fees	102	31	133
Unrealised foreign exchange	(48)	52	4
Payables	-	398	398
Tax losses and unabsorbed capital allowances		74	74
	0.40	696	070
Loss Lost off against deferred toy liebilities	243	636	879
Less : set off against deferred tax liabilities			(472)
			407

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8 DEFERRED TAX (ASSETS) / LIABILITIES (CONT'D)

Deferred Tax Liabilities of the Group :

		Recognised in the income	
2006	At 1 May RM'000	statement RM'000	At 30 April RM'000
Accelerated capital allowances Receivables Inventories	16,332 1,156 43	1,032 936 	17,364 2,092 43
Less : set-off against deferred tax assets	17,531	1,968	19,499 (17,121) 2,378
<u>2005</u>			

Accelerated capital allowances	11,889	4,443	16,332
Receivables	-	1,156	1,156
Inventories		43	43
Less : set-off against deferred tax assets	11,889	5,642	17,531 (472)
			17,059

Deferred Tax Liability of the Company :

<u>2006</u>	At 1 May RM'000	Recognised in the income statement RM'000	At 30 April RM'000
Deferred tax assets : - Other payables - Unabsorbed capital allowances	5 25	3 121	8 146
Less : set off against deferred tax liability	30	124	154 (154)
Deferred tax liability : - Accelerated capital allowances	30	341	371
Less : set-off against deferred tax assets			(154)

8 DEFERRED TAX (ASSETS) / LIABILITIES (CONT'D)

Deferred Tax of the Company (cont'd)

<u>2005</u>	At 1 May RM'000	Recognised in the income statement RM'000	At 30 April RM'000
Deferred tax assets : - Other payables - Unabsorbed capital allowances	5 15	- 10	5 5
Less : set off against deferred tax liability	20	10	30 (30)
Deferred tax liability : - Accelerated capital allowances Less : set-off against deferred tax assets	20	10	30 (30)

Deferred tax assets have not been recognised in respect of the following items :

	Group		Company	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Unutilised tax losses - Malaysian income tax - foreign tax	10,313 48,154	27,551 41,002	-	17,277
Unabsorbed capital allowances	159	593		435
	58,626	69,146		17,712

Subject to agreement by the Inland Revenue Board, Malaysian unutilised tax losses and unabsorbed capital allowances are available indefinitely for offset against future business profits of a company provided there is no substantial change in the ownership of the shares of the company. The foreign unutilised tax losses is applicable to a foreign subsidiary company which is pre-determined by the tax legislations of that country.

During the financial year, the unabsorbed losses of RM17,277,000 have been utilised to set-off against the total business income in accordance with the special provision to Section 60FA of the Income Tax Act, 1967.

9 GOODWILL ON CONSOLIDATION

	Grou	up
	2006 RM'000	2005 RM'000
At carrying amount :		
At 1 May	609,422	619,768
Less : Impairment losses	-	(11,000)
Translation exchange differences	(1,427)	654
At 30 April	607,995	609,422

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10 INVENTORIES

	Grou	up
	2006 RM'000	2005 RM'000
At cost :		
Gaming equipment components and parts	1,798	970
Ticket inventories	1,931	2,408
Finished goods and inventories for resale	689	566
Work-in-progress	189	467
Completed properties	1,251	1,251
At net realisable value :	5,858	5,662
	0.010	0.075
Raw materials	8,816	8,675
	14,674	14,337

The cost of inventories recognised as an expense during the financial year in the Group amounted to RM17,256,000 (2005 : RM29,563,000).

In the previous financial year, the Group wrote-off of inventories of completed properties amounting to RM340,000 which were destroyed and damaged by fire. The amount has been recovered from an insurance company subsequent to the financial year ended 30 April 2006.

In the previous financial year, the Group wrote back RM110,000 of obsolete inventories.

11 RECEIVABLES

	Gr	Group		pany
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Trade receivables	44,374	27,470	-	-
Other receivables	16,714	16,767	5,795	5,777
Prepayments	25,647	22,508	41	1
Deposits	1,988	1,612	96	86
	88,723	68,357	5,932	5,864

The Group's normal trade credit term ranges from 1 to 30 days except for a trade contract of a subsidiary company amounting to RM4,105,000 (2005 : RM7,980,000) of which the repayment is on instalment basis. In the previous financial year, an amount of RM3,393,000 related to the trade contract of a subsidiary company was classified as long term receivable.

Included in other receivables of the Group are amounts receivable from sale of long term investments in prior years, and guarantee fees receivable from affiliated companies amounting to RM3,310,000 (2005 : RM3,323,000).

The Group has no significant concentration of credit risk that may arise from exposure to a single debtor or to groups of debtors other than the following :

- a trade debtor of a foreign subsidiary company that constitutes 9% (2005 : 26%) of the Group's trade receivables; and

- an amount due from a single debtor which constitutes 55% (2005 : 55%) of the Group's other receivables.

12 AMOUNTS DUE FROM SUBSIDIARY AND AFFILIATED COMPANIES

	Gro	Group		Company	
	2006	2005	2006	2005	
	RM'000	RM'000	RM'000	RM'000	
Amounts due from:					
Affiliated companies	550,335	693,114	550,309	692,923	
Subsidiary companies	-	-	213,175	313,151	
	550,335	693,114	763,484	1,006,074	

Affiliated companies in these financial statements refer to companies in the Berjaya Corporation Berhad's group (other than the subsidiary companies of the Company). Berjaya Corporation Berhad ("BCB") which assumed the listing status of Berjaya Group Berhad (BGB) during the financial year following the completion of BGB's voluntary scheme of arrangement pursuant to Section 176 of the Companies Act, 1965 is an indirect substantial shareholder of the Company. The balances due from affiliated companies are unsecured, have no fixed terms of repayment and bear interest at an average rate of 2% (2005 : 2%) per annum above the average one year fixed deposit rate of a major licensed bank. Berjaya Land Berhad ("BLB"), a related company of BCB, has provided a written undertaking dated 23 January 2002 to the Company to settle the outstanding advances within three years from the date of issue of the Company's ICULS on 5 August 2002. BLB undertakes to settle these advances by cash derived principally from dealing in the ICULS held by the BLB group. On 10 August 2005, the Company has received a letter from BLB requesting for the extension of time for settlement of inter-company advances to 4 August 2006 and the Board of Directors of the Company has agreed to the proposed extension.

The balances with subsidiary companies are unsecured, interest bearing and have no fixed terms of repayment.

13 SHORT TERM INVESTMENTS

	Gro	up
	2006 RM'000	2005 RM'000
Shares quoted outside Malaysia, at carrying amount	14,689	
Market value of quoted shares	14,689	

The short term investments which comprised AAA-rated preferred shares and mutual fund shares, earning dividends at a rate that is fixed for a period of 7 days, are invested by a foreign subsidiary company.

14 DEPOSITS WITH FINANCIAL INSTITUTIONS

	Gro	Group		Company	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	
These comprise term deposits with :					
Licensed banks	255,148	142,075	210,602	107,018	
Licensed finance companies	308,638	141,046	-	-	
Other financial institutions	62,313	40,061	62,313	40,061	
	626,099	323,182	272,915	147,079	

Included in the Group's deposits with financial institutions is an amount of RM102,000 (2005 : RM82,000) which is pledged to a bank for facilities granted to a subsidiary company.

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14 DEPOSITS WITH FINANCIAL INSTITUTIONS (CONT'D)

The weighted average effective interest rates of deposits at the balance sheet date were as follows :

	Group		Company	
	2006	2005	2006	2005
Licensed banks	3.13%	2.57%	3.16%	2.35%
Licensed finance companies	3.20%	2.72%	-	-
Other financial institutions	3.16%	2.65%	3.16%	2.65%

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

	Group		Company	
	2006	2005	2006	2005
Licensed banks	19 days	10 days	7 days	5 days
Licensed finance companies	74 days	37 days	-	-
Other financial institutions	7 days	7 days	7 days	7 days

15 PAYABLES

	Group		Com	Company	
	2006	2005	2006	2005	
	RM'000	RM'000	RM'000	RM'000	
Trade payables	49,382	34,566	_	-	
Pool betting duty payables	19,623	13,803	-	-	
Other payables	2,006	4,601	1,546	195	
Dividend payables	2,203	3,086	2,203	3,086	
Accruals	145,949	131,007	331	3,098	
ICULS liability component (Note 21)	-	7,911	-	7,911	
	219,163	194,974	4,080	14,290	

Included in accruals of the Group are accrued contribution to the National Sports Council and provision for gaming tax payable to the Minister of Finance.

The normal trade credit terms granted to the Group ranges from 30 to 180 days.

16 AMOUNTS DUE TO SUBSIDIARY AND AFFILIATED COMPANIES

	Gro	Group		Company	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	
ounts due to :					
Subsidiary companies	-	-	572,322	91,976	
iliated companies	344	1,396	322	225	
	344	1,396	572,644	92,201	

The affiliated companies are as defined in Note 12.

Amounts owing to affiliated companies are unsecured, non-interest bearing and have no fixed terms of repayment.

The amounts due to subsidiary companies are unsecured, interest bearing and have no fixed terms of repayment.

17 BANK BORROWINGS

	Gro	oup
	2006	2005
	RM'000	RM'000
Short Term Borrowings :		
Secured term loan - Floating rates	-	3,477
Unsecured term loan		
- Fixed rates	25,625	-
- Floating rates	76,875	-
	102,500	3,477
Long Term Borrowings :		
Unsecured term loan		
- Fixed rates	118,125	-
- Floating rates	354,375	-
	472,500	
Total Borrowings		
Secured term loan - Floating rates	-	3,477
Unsecured term loan		
- Fixed rates	143,750	-
- Floating rates	431,250	
	575,000	3,477

The weighted average effective interest rates at balance sheet date for borrowings were as follows:

	Group	
	2006	2005
Secured term loan - Floating rates	-	5.49%
Unsecured term Ioan - Fixed rates	4.92%	-
- Floating rates	5.30%	

The secured term loan facility was secured by certain quoted shares belonging to an affiliated company and this term loan was fully settled during the financial year.

The Company provided a corporate guarantee to financial institutions for the unsecured term loan granted to one of the subsidiary company as disclosed in Note 35.

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18 SHARE CAPITAL

	Group and Company			
	Number of			
	ordinar	y shares	Amo	ount
	2006	2006 2005 2006		2005
	Units '000	Units '000	RM'000	RM'000
Authorised:				
At 1 May (par value of RM1.00 each)	2,000,000	2,000,000	2,000,000	2,000,000
Effect of First Capital Distribution	2,000,000			
At 30 April (par value of				
RM0.50 each / RM1.00 each)	4,000,000	2,000,000	2,000,000	2,000,000
Issued and fully paid:				
At 1 May	1,212,105	1,037,588	1,212,105	1,037,588
Issued pursuant to conversion of ICULS	131,624	174,517	131,624	174,517
First Capital Distribution	-	-	(671,864)	-
Issued pursuant to conversion of				
ICULS after First Capital Distribution	7,301		3,650	
At 30 April	1,351,030	1,212,105	675,515	1,212,105

The number of issued and fully paid shares with voting rights as at 30 April are as follows :

		Number of ordinary shares	
	2006 Units '000	2005 Units '000	
Total number of issued and paid up ordinary shares Less : Ordinary shares held as treasury shares (Note 23)	1,351,030 (56,300)	1,212,105 (78,600)	
	1,294,730	1,133,505	

19 SHARE PREMIUM

	Group	Group and Company	
	2006 RM'000	2005 RM'000	
on-distributable			
t 1 May	296,411	261,607	
onversion of ICULS	30,414	34,904	
ain on disposal of treasury shares	10,104	-	
ss : Share issuing expenses	(25)	(100)	
30 April	336,904	296,411	

20 EXCHANGE RESERVE

	Gro	oup
	2006 RM'000	2005 RM'000
Non-distributable At 1 May	1,519	(655)
Current year translation of net assets in foreign subsidiary companies	8,426	2,174
At 30 April	9,945	1,519

21 IRREDEEMABLE CONVERTIBLE UNSECURED LOAN STOCKS

On 5 August 2002, the Company issued RM751,348,605 nominal value of 10-year 8% Irredeemable Convertible Unsecured Loan Stocks 2002/2012 ("ICULS") at a nominal value of RM1.00 each for the purpose of offering shareholders the opportunity to further invest in the Company at an attractive yield.

The ICULS were compound instruments and therefore the nominal value of RM751,348,605 were segregated as equity and liability components of RM348,019,782 and RM403,328,823 respectively upon issuance.

Pursuant to the resolution included in the Circular to shareholders dated 5 April 2002, the Company obtained the necessary approval for the purchase of ICULS by the Company or any of its wholly-owned subsidiary companies up to an amount not exceeding RM1.2 billion. Previously, a wholly-owned subsidiary of the Company purchased a cumulative of RM27,873,100 (2005 : RM26,497,500) nominal value of ICULS from the open market for a total consideration of approximately RM89,726,000 (2005 : RM83,852,000). The wholly-owned subsidiary company has then disposed of the entire RM27,873,100 nominal value of ICULS acquired for a total cash consideration of RM116 million via placements on 22 and 25 July 2005 which registered a net gain on disposal of approximately RM24.3 million.

The movements of the ICULS during the year are as follows :

	Equity component RM'000	Liability component RM'000	Total RM'000
Group			
Balance as at 1 May 2004	133,134	130,409	263,543
Conversion of ICULS into ordinary shares	(80,838)	(93,683)	(174,521)
Extinguished during the year		(10,421)	(10,421)
Balance as at 30 April 2005	52,296	26,305	78,601
Conversion of ICULS into ordinary shares	(64,573)	(74,835)	(139,408)
ICULS bought back by a subsidiary	(637)	(739)	(1,376)
Extinguished during the year	-	(905)	(905)
Reversal of components in relation to ICULS			
bought back by a subsidiary upon disposal	12,911	14,962	27,873
Adjustment for the cost from accumulated			
extinguished liability component			
of ICULS resulting from early conversion	3	35,212	35,215
Balance as at 30 April 2006			

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21 IRREDEEMABLE CONVERTIBLE UNSECURED LOAN STOCKS (CONT'D)

	Equity component RM'000	Liability component RM'000	Total RM'000
Company			
Balance as at 1 May 2004	145,408	144,632	290,040
Conversion of ICULS into ordinary shares	(80,838)	(93,683)	(174,521)
Extinguished during the year		(10,421)	(10,421)
Balance as at 30 April 2005	64,570	40,528	105,098
Conversion of ICULS into ordinary shares	(64,573)	(74,835)	(139,408)
Extinguished during the year	-	(905)	(905)
Adjustment for the cost from accumulated extinguished liability component			
of ICULS resulting from early conversion	3	35,212	35,215
Balance as at 30 April 2006	-		_

The outstanding ICULS at Company level were as follows :

	Com	ipany
	2006 RM'000	2005 RM'000
Equity component	-	64,570
Liability component	-	40,528
	-	105,098
Accumulated liability component of ICULS extinguished	-	34,310
Total nominal value of ICULS outstanding at 30 April	_	139,408

The liability component can be further analysed as follows :

	Gro	Group		pany
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Payable within next 12 months and classified under other payables (Note 15)	-	7,911	-	7,911
Payable after 12 months		18,394		32,617
		26,305		40,528

On 16 November 2005, the ICULS was removed from the Official List of Bursa Malaysia Securities Berhad.

22 RETAINED EARNINGS

The Company has sufficient tax credit under Section 108 of the Income Tax Act, 1967 and tax exempt account balance under the Income Tax (Amendment) Act, 1999 to frank the payment of dividends out of its entire retained earnings. The Section 108 tax credits and tax exempt account balance are approximately RM128,726,000 (2005 : RM225,957,000) and RM91,871,000 (2005 : RM91,871,000) respectively as at balance sheet date.

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23 TREASURY SHARES

		Group and Company			
	Numbe	r of shares	Amo	ount	
	2006	2005	2006	2005	
	Units '000	Units '000	RM'000	RM'000	
At 1 May	78,600	37,100	373,568	215,258	
Shares bought back during the year	18,742	41,500	81,166	158,310	
Reduction of treasury shares par value					
pursuant to the First Capital Distribution	-	-	(42,500)	-	
Disposal during the year	(41,042)	-	(173,807)	-	
At 30 April	56,300	78,600	238,427	373,568	

The renewal of the Company's plan and mandate relating to the share buy back was approved by the shareholders of the Company on 19 October 2005 granting the Directors of the Company the authority to buy back its own shares up to 10% of the existing total paid-up share capital, inclusive of all treasury shares that have been bought back. The Directors of the Company are committed to enhancing the value of the Company to its shareholders and believe that the share buyback can be applied in the best interests of the Company and its shareholders.

During the financial year, the Company bought back 18,741,600 (2005 : 41,500,000) shares from the open market at an average price of RM4.33 (2005 : RM3.81) for approximately RM81,166,000 (2005 : RM158,310,000) with internally generated funds. The cumulative shares bought back are held as treasury shares with none of the shares being cancelled or distribution of treasury shares during the financial year. A total of 41,041,600 treasury shares were sold through the open market during the financial year for an aggregate net proceeds of RM183,911,000. The net gain recognised to share premium account amounted to RM10,104,000.

The details of the shares bought back during the financial year are as follows :

		Price per share		Number of shares	Total consideration
Month	Lowest	Highest	Average	'000	RM'000
June 2005	4.17	4.19	4.19	3,900	16,361
July 2005	4.27	4.36	4.33	2,500	10,833
				* 6,400	27,194
October 2005	4.11	4.13	4.13	605	2,499
November 2005	4.25	4.33	4.31	2,594	11,172
December 2005	4.23	4.50	4.39	7,429	32,599
January 2006	4.42	4.58	4.49	1,714	7,702
				18,742	81,166

* Total numbers of shares bought back prior to First Capital Distribution whereby the par value of shares was at RM1.00.

30 April 2006 24 PROVISIONS

	Group	
	2006	2005
	RM'000	RM'000
Retirement benefits		
At 1 May	771	588
Additional provision during the year	181	285
Exchange differences	(57)	(102)
At 30 April	895	771
Sales warranty		
At 1 May	1,452	1,270
Additional provision during the year	22	782
Incurred during the year	(33)	(528)
Exchange differences	(67)	(72)
At 30 April	1,374	1,452
Total	2,269	2,223

25 DEFERRED LIABILITIES

2006 2005 RM'000 RM'000	Group	Gro
33 784 32 364	RM'000 RM'000	RM'000
00,704 02,004	33,784 32,364	33,784

Agency deposits represent deposits obtained from agents for operating toto betting outlets. These deposits are refundable upon termination of operation contracts.

26 REVENUE

Revenue of the Company represents management fees charged to subsidiary companies and gross dividends receivable from subsidiary companies, associated companies and long term investments.

Revenue of the Group comprises gross stake collections from the sale of toto betting tickets less gaming tax, lease rental income from lease of on-line gaming equipment, invoiced and shipped value of goods sold less returns and trade discounts, invoiced value of services rendered and the sale of completed houses and land from inventory. Intra-group transactions are excluded.

Revenue of the Group and the Company analysed into significant categories are as follows :

	Group		Company	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
ividend income from subsidiary companies	-	-	454,860	495,099
lanagement fee income	-	-	318	318
oto betting operations	2,933,942	2,654,850	-	-
ale of lottery systems and spare parts	4,380	14,549	-	-
ale of completed properties	-	807		
	2,938,322	2,670,206	455,178	495,417

27 PROFIT FROM OPERATIONS

	Gr	oup	Com	bany
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Profit from operations is stated after charging :				
Auditors' remuneration				
- statutory audit :				
auditors of the Company				
- current year	122	116	40	37
- under provision in previous year	10	8	3	3
other auditors				
- current year	330	314	-	-
- (over)/under provision in previous year	(6)	34	-	-
- other services				
- auditors of the Company	54	28	26	28
- other auditors	167	160	-	-
Depreciation of property, plant and equipment	12,116	14,371	137	42
Directors' remuneration				
- fees	260	283	135	135
 salaries and other emoluments 	6,382	5,496	15	12
- performance incentive	10,241	9,236	-	-
- bonus	1,058	719	-	-
Management fees payable to affiliated companies	720	720	720	720
Rent of premises	6,804	6,530	745	708
Rent of equipment	1,001	1,036	-	-
Contribution to National Sports Council	60,170	54,626	-	-
Bad debts written off	67	566	-	-
Research and development costs	3,648	5,886	-	-
Loss on foreign exchange - realised	82	95	-	-
- unrealised	11,933	57	-	-
Amortisation of premium on				
Malaysian Government Securities	57	57	-	-
Inventory written off	-	340	-	-
Provision for inventory obsolescence	-	384	-	-
Property, plant and equipment written off	54	4,868		
And crediting :				
Management fees receivable				
from subsidiary companies	-	-	318	318
Insurance claim	60	340	-	-
Gain on disposal of property, plant and equipment	152	159	-	-
Rental income	3,333	3,506	-	-
Net reversal of impairment losses on				
property, plant and equipment		121	-	-
Write back of provision for inventory obsolescence	-	110	-	-
Gain on foreign exchange - realised	49	258	-	-
- unrealised		42		
Employee information (Note b) :	F0 747	50.000	070	050
Staff costs (excluding directors)	56,717	52,366	873	856

The estimated monetary value of benefits-in-kind received by the Directors is RM80,000 (2005 : RM76,000) for the Group.

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27 PROFIT FROM OPERATIONS (CONT'D)

(a) Directors' remuneration

The aggregate Directors' remuneration for Directors of the Company received from the Group and the Company are as follows :

	Fees RM'000	Benefits- in-kind RM'000	Salaries and other emoluments RM'000	Performance incentive RM'000	Bonus RM'000	Total RM'000
2006						
Executive	13	80	5,338	10,241	1,032	16,704
Non-executive	135	-	368	-	26	529
	148	80	5,706	10,241	1,058	17,233
2005						
Executive	53	76	4,359	9,236	693	14,417
Non-executive	135	-	353	-	26	514
	188	76	4,712	9,236	719	14,931

(b) Staff costs

	Group		Company	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Wages, salaries and other allowances	44,619	41,194	781	643
Social security costs and employee insurance	1,799	2,044	(72)	85
Bonuses	4,478	3,384	58	49
Pension costs				
- defined contribution plans	5,337	5,407	94	78
- defined benefit plans	189	141	-	-
Provision for short term				
compensated absences	295	196	12	1
	56,717	52,366	873	856

28 INVESTMENT RELATED INCOME

	Gro	oup
	2006 RM'000	2005 RM'000
	04.070	
Gain on disposal of treasury ICULS	24,278	-
Gain on disposal of quoted investments	357	-
Dividend income from short term investments	176	
	24,811	

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29 INVESTMENT RELATED EXPENSES

	Gr	oup	Com	pany
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
mpairment in value of :				
- goodwill in subsidiary companies	-	11,000	-	-
 investment in a subsidiary company 	-	-	-	27,687
- investment in an associated company	-	3,356	-	-
- investment properties	170	1,107	-	-
Write down in value of				
investment in an associated company	-	452	-	-
Provision for diminution in				
value of quoted investments	5,163	9,564	-	-
Provision for diminution in				
value of unquoted investments	917	-	-	-
Write down in value of unquoted investments	-	392	-	-
_oss on disposal of quoted investments	2	-	-	-
Reversal of impairment				
loss on quoted investments	(1,531)	(422)	-	-
	4,721	25,449	-	27,687

30 INTEREST INCOME

	Group		Company	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Interest on :				
- deposits	12,795	6,040	5,260	1,531
- advances to affiliated companies	34,380	49,224	34,380	49,224
- advances to subsidiary companies	-	-	1,333	2,464
- others	4	77	-	-
	47,179	55,341	40,973	53,219

31 FINANCE COSTS

	Gr	oup	Com	pany
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Interest on :				
- ICULS	562	9,982	1,662	11,359
advances from a subsidiary company	-	-	22,301	13,910
porrowings	17,235	236	-	-
her finance charges	3,052	53	3,030	-
	20,849	10,271	26,993	25,269

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32 TAXATION

	Gro	oup	Com	pany
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Income tax :				
Malaysia income tax	158,697	143,709	126,014	145,553
Foreign tax	9,324	4,959	-	-
Withholding tax in a foreign subsidiary	-	460	-	-
	168,021	149,128	126,014	145,553
(Over)/under provision in prior years :				
Malaysia income tax	(48,178)	3,900	4,100	4,741
	119,843	153,028	130,114	150,294
Deferred tax (Note 8)				
Relating to origination and				
reversal of temporary differences	(3,793)	3,569	217	-
(Over)/under provision in prior years	(11,450)	1,437	-	
	(15,243)	5,006	217	
	104,600	158,034	130,331	150,294

Included in the over provision of taxation of the Group for the financial year ended 30 April 2006 is a tax write back of RM51.8 million relating to prior years contribution to the National Sports Council and the Government by the principal subsidiary company, Sports Toto Malaysia Sdn Bhd.

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

	Gro	Group		pany
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Profit before taxation	571,914	487,497	464,083	491,610
Taxation at Malaysian statutory				
tax rate of 28% (2005 : 28%)	160,136	136,499	129,943	137,651
Different tax rates for offshore companies	850	(14)	-	-
Expenses not deductible for tax purposes	13,512	13,752	1,245	7,910
Income not subject to tax	(7,326)	-	-	-
Utilisation of previously unutilised tax				
losses and unabsorbed capital allowances	(4,957)	(16)	(4,957)	(8)
Deferred tax assets not recognised				
in respect of current year's tax losses				
and unabsorbed capital allowances	2,013	2,016	-	-
(Over)/under provision of tax expense in prior years	(48,178)	3,900	4,100	4,741
(Over)/under provision of deferred tax in prior years	(11,450)	1,437	-	-
Withholding tax in a foreign subsidiary	-	460	-	-
Tax expense for the year	104,600	158,034	130,331	150,294

33 EARNINGS PER SHARE

Group			
2006 2005		Earnings per share (ser	
RM'000	RM'000	2006	2005
464.525	328,156		
	0_0,100		
	11,989		
464,525	340,145		
		37.89	32.58
1 225 958	1 007 369		
-			
	100,400		
1,225,958	1,146,777		
		_	29.66
	RM'000 464,525 - 464,525 1,225,958 -	2006 2005 RM'000 RM'000 464,525 328,156 - 11,989 464,525 340,145 1,225,958 1,007,369 - 139,408	2006 RM'000 2005 RM'000 Earnings per 2006 464,525 328,156 - 11,989 464,525 340,145 37.89 1,225,958 1,007,369 - 139,408

34 DIVIDENDS PER SHARE

	Group and Company			
	2006		2005	
	Dividend per share net of tax sen	Amount of dividend net of tax RM'000	Dividend per share net of tax sen	Amount of dividend net of tax RM'000
Interim dividend (less tax of 28%)				
- 1st interim - RM0.125 per share (2005 : RM0.10 per share)	9.00	113,285	7.20	70,487
- 2nd interim - RM0.125 per share (2005 : RM0.08 per share)	9.00	113,095	5.76	55,760
- 3rd interim - RM0.11 per share (2005 : RM0.16 per share)	7.92	101.149	11.52	127,344
- 4th interim - RM0.15 per share	1.02	101,140		121,044
(2005 : RM0.11 per share)	10.80	139,831	7.92	89,774

On 19 June 2006, the Company declared and approved a fourth interim dividend of RM0.15 per share less 28% income tax in respect of financial year ended 30 April 2006 on 1.295 billion ordinary shares, amounting to RM139.8 million. The financial statements for the current financial year do not reflect this dividend. This dividend will be accounted for in the shareholders' equity as an appropriation of retained earnings in the financial year ending 30 April 2007.

35 CONTINGENT LIABILITY

	Com	Company	
	2006 RM'000	2005 RM'000	
Contingent liability - unsecured			
Corporate Guarantee given by the			
Company to financial institutions for			
a syndicated credit facilities			
granted to one of the subsidiary company	575,000		

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36 CAPITAL COMMITMENTS

	Gro	Group		Company	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	
Capital expenditures :					
 Approved and contracted for 	80	330	-	-	
 Approved but not contracted for Non-cancellable operating leases 	16,404	14,846	-	-	
- Rental of office premises	9,895	9,430	7,681	2,522	
	26,379	24,606	7,681	2,522	

The total future minimum lease payments under non-cancellable operating leases for each of the following periods are as follows :

	Group		Company	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Not later than one year	5,094	4,655	2,880	841
Later than one year but not later than five years		4,775	4,801	1,681
	9,895	9,430	7,681	2,522

Included in the approved and contracted capital expenditures for property, plant and equipment is the balance of the purchase consideration for properties amounting to RM80,000 (2005 : RM80,000) payable to an affiliated company, Bukit Tinggi Resort Berhad.

37 SIGNIFICANT RELATED PARTY TRANSACTIONS

	Group		Company	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Interest income from				
- Berjaya Land Berhad - (b)	12,947	28,947	12,947	28,947
 Gateway Benefit Sdn Bhd - (b) 	21,433	20,277	21,433	20,277
- FEAB Properties Sdn Bhd - (a)	-	-	308	1,023
- Berjaya Sports Toto (Cayman) Limited - (a)		-	688	1,117
Interest expense to				
- Sports Toto Malaysia Sdn Bhd - (a)	-	-	(22,301)	(13,910)
Purchases of consumables from				
- Graphic Press Group Sdn Bhd - (d)	(11,172)	(10,789)	-	-
Advances from / (given to)				
- Sports Toto Malaysia Sdn Bhd - (a)	-	-	458,343	-
- Magna Mahsuri Sdn Bhd - (a)	-	-	(2,007)	(1,519)
- Berjaya Sports Toto (Cayman) Limited - (a)	-	-	(3,892)	-
Repayment of advances from / (to)				
- Berjaya Land Berhad - (b)	176,993	272,524	176,993	272,524
- Sports Toto Malaysia Sdn Bhd - (a)	-	-	-	(71,137)
- FEAB Properties Sdn Bhd - (a)	-	-	107,255	45,558
Management fees for services rendered by				
- Berjaya Group Berhad - (b)	(600)	(720)	(600)	(720)
- Berjaya Corporation Berhad - (b)	(120)	-	(120)	-

37 SIGNIFICANT RELATED PARTY TRANSACTIONS (CONT'D)

	Group		Company	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Security guard services charges by				
 Berjaya Guard Services Sdn Bhd - (b) 	(1,175)	(1,056)	-	-
Rental and service charges by				
- Noble Circle (M) Sdn Bhd - (b)	(1,726)	(1,613)	(786)	(769)
- Nada Embun Sdn Bhd - (b)	(1,853)	(1,853)		-
Service charges for procurement and				
provision of printing and advertisement by				
 Novacomm Integrated Sdn Bhd-(b) 	(3,702)	(2,795)	(136)	(195)
Purchase of motor vehicles from				
- Quasar Carriage Sdn Bhd - (d)	(6,704)	(3,588)	-	-
Service charges and sinking fund for				
office block maintenance charged by				
- Berjaya TS Management Sdn Bhd - (c)	(1,527)	(1,529)		-
Guarantee fee income from				
- Berjaya Group Capital (Cayman) Ltd - (b)	-	628	-	628

The nature of the related party relationships are as follows :

(a) subsidiary companies;

(b) affiliated companies;

(c) company in which Directors of the Company, Tan Sri Dato' Seri Vincent Tan Chee Yioun and Dato' Robin Tan Yeong Ching have interest; and

(d) company in which a substantial shareholder, BCB, has interest.

The outstanding balances with subsidiary companies and affiliated companies have been disclosed under Notes 12 and 16.

The Directors' remuneration are disclosed under Note 27.

The Directors are of the opinion that all the transactions above have been entered into in the normal course of business and have been established on terms and conditions that are not materially different from those obtainable in transactions with unrelated parties.

38 FINANCIAL INSTRUMENTS

(a) Financial Risk Management Objectives and Policies

The financial risk management policies of the Company and its subsidiaries ("the Group") seek to ensure that adequate financial resources are available for the development of the Group's businesses whilst managing its currency, interest rate, market, credit and liquidity risks. The Group operates within clearly defined guidelines and the Group's policy is not to engage in speculative transactions.

(b) Currency Risk

The Group predominantly operates in Malaysia even though it has some overseas subsidiary companies. The Group has limited exposure to foreign exchange risk as the transactional currencies are mostly in the functional currencies of the respective operating entities.

(c) Interest Rate Risk

The Group's primary interest rate risk related to interest bearing assets and interest bearing borrowings.

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38 FINANCIAL INSTRUMENTS (CONT'D)

(c) Interest Rate Risk (cont'd)

The interest bearing assets are made up of deposits with licensed financial institutions. The Group manages the interest rate risk of its deposits with licensed financial institutions by placing them at the most competitive interest rates obtainable, which yield better returns than cash at bank by placing them as short term deposits and actively reviewing its portfolio of deposits.

The Group's manages its interest rate exposure from interest bearing borrowings by maintaining a mix of fixed and floating rate borrowings.

(d) Market Risk

The Group has minimal exposure to market risk as its investment is mainly on government guaranteed securities and its investments on quoted shares and domestic properties are not substantial. However, the risk of loss in value of the Group's quoted investments and properties is minimised via proper assessment before making investments and continuous monitoring of the performance of the investments.

(e) Credit Risk

The Group does not have any significant exposure to any individual customer or counterparty nor does it have any major concentration of credit risk related to any financial instruments other than those disclosed in Note 11.

Credit risk or risk of counterparts defaulting, is controlled by the application of credit approval limits and monitoring procedures.

(f) Liquidity Risk

The Group actively manages its operating cash flows and the availability of funding so as to ensure that all repayment and funding needs are met.

The Group maintain sufficient levels of cash and the availability of funding so as to ensure that its working capital requirements are met.

(g) Fair Value

The carrying values of the financial assets and financial liabilities reflected in the balance sheet approximate to their respective fair values except the following :

	Gr	Group	
	Carrying	Fair	
	amount	value	
	RM'000	RM'000	
lity :			
6 :			
- Fixed rates	143,750	141,239	
- Floating rates	431,250	431,250	
	575,000	572,489	
5 :			
- Floating rates	3,477	3,477	
	6 : - Fixed rates - Floating rates 5 :	amount RM'000 6 : - Fixed rates - Floating rates 5 :	

38 FINANCIAL INSTRUMENTS (CONT'D)

(g) Fair Value (cont'd)

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

i) Cash and bank balances, receivables, payables, short term investments, floating rate borrowings, amount from / to subsidiary companies and affiliated companies

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

The fair values of borrowings is estimated by discounting the expected future cash flows using current interest rates for liabilities with similar risk profiles.

It is not practical to estimate the fair values of amount due from / to subsidiary companies and other affiliated companies, except for the amount due from BLB group, principally due to lack of fixed repayment term entered by the parties involved and without incurring excessive costs. However, the Group does not anticipate the carrying amounts of all these outstanding balances recorded at the balance sheet date to be significantly different from the values that would eventually be received or settled.

BLB has undertaken to repay the outstanding advances within three years from the date of issuance of the ICULS. During the financial year, BLB requested for a one year extension as disclosed in Note 40(a) and the amount is currently interest bearing at the prevailing market rate. As such, the Group does not anticipate the carrying amount of the outstanding balance recorded at the balance sheet date to be significantly different from the values that would eventually be received.

ii) Investment in unquoted shares

It is not practical to estimate the fair values of the Group's investment in unquoted shares because of the non-availability of a market price and the inability to estimate the fair value without incurring excessive costs.

39 SEGMENT INFORMATION

(a) Business Segments :

30 April 2006	Toto betting operations RM'000	Others * RM'000	Inter-segment RM'000	Consolidated RM'000
Revenue				
External sales	2,933,942	4,380		2,938,322
Inter-segment sales	2,933,942	4,380 8,531	- (8,531)	2,930,322
Inter-segment sales	-	0,001	(0,551)	
				2,938,322
Result				
Segment results	559,441	(26,856)	(2,014)	530,571
Unallocated corporate expenses	·			(5,077)
Profit from operations				525,494
Investment related income				24,811
Investment related expenses				(4,721)
Interest income				47,179
Finance costs				(20,849)
Profit before taxation				571,914
Taxation				(104,600)
Profit after taxation				467,314
Minority interests				(2,789)
Net profit for the year				464,525

notes to the financial statements

30 April 2006

39 SEGMENT INFORMATION (CONT'D)

(a) Business Segments (cont'd) :

30 April 2006

30 April 2006	operations RM'000	Others * RM'000	Inter-segment RM'000	Consolidated RM'000
Assets				
Segment assets	1,155,919	156,595	(76,830)	1,235,684
Investments in equity method		,		
of associated companies		319		319
Unallocated corporate assets				847,075
Consolidated total assets				2,083,078
Liabilities				
Segment liabilities	256,619	210,188	(215,653)	251,154
Unallocated corporate liabilities				583,735
Consolidated total liabilities				834,889
Other information	0.057	0.014		0.074
Capital expenditures	6,957	2,914	-	9,871
- Unallocated corporate expenses				6,514
				16,385
Depreciation / amortisation	12,978	712	(1,711)	11,979
- Unallocated corporate expenses				137
				12,116
Other non-cash expenses				
Impairment losses				
- Unallocated corporate expenses	-	4,719	-	4,719
30 April 2005				
Revenue				
External sales	2,654,850	15,356	-	2,670,206
Inter-segment sales	-	22,172	(22,172)	
				2,670,206
Result				
Segment results	492,636	(11,742)	(6,018)	474,876
Unallocated corporate expenses				(5,264)
Profit from operations				469,612
Investment related expenses				(25,449)
Interest income				55,341
Finance costs				(10,271)
Share of results of associated companies				(1,736)
Profit before taxation				487,497
Taxation				(158,034)
Profit after taxation				329,463
Minority interests				(1,307)
Net profit for the year				328,156

Toto betting

39 SEGMENT INFORMATION (CONT'D)

(a) Business Segments (cont'd) :

30 April 2005	Toto betting operations RM'000	Others * RM'000	Inter-segment RM'000	Consolidated RM'000
Assets				
Segment assets	464,201	206,254	354,393	1,024,848
Investments in equity method				
of associated companies		319		319
Unallocated corporate assets				855,048
Consolidated total assets				1,880,215
Liabilities				
Segment liabilities	206,627	198,163	(191,302)	213,488
Unallocated corporate liabilities				85,951
Consolidated total liabilities				299,439
Other information				
Capital expenditures	19,566	133	(7,363)	12,336
- Unallocated corporate expenses				181
				12,517
Depreciation / amortisation	15,222	803	(1,711)	14,314
- Unallocated corporate expenses				57
				14,371
Other non-cash expenses				
Impairment losses	-	14,419	-	14,419
- Unallocated corporate expenses				10,909
				25,328

(b) Geographical Segments :

Total Revenue From External Customers

	2006 RM'000	2005 RM'000
Malaysia	2,891,786	2,646,561
Others	46,536	23,645
	2,938,322	2,670,206
	2006	2005
	RM'000	RM'000
Segment Assets		
Valaysia	1,115,239	909,491
Others	120,764	115,360
Unallocated corporate assets	847,075	855,364
		·
	2,083,078	1,880,215

notes to the financial statements

30 April 2006

39 SEGMENT INFORMATION (CONT'D)

(b) Geographical Segments (cont'd) :

	2006 RM'000	2005 RM'000
Capital Expenditures		
Malaysia	6,957	12,082
Others	2,914	254
Unallocated corporate assets	6,514	181
	16,385	12,517

The Directors are of the opinion that all inter-segment transactions have been entered into in the normal course of business and have been established on terms and conditions that are not materially different from those obtainable in transactions with unrelated parties.

Unallocated corporate items refer to items relating to investing or financing activities and items that cannot be reasonably allocated to individual segments.

* Other business segments include property investment and development and investment holding and manufacture and distribution of computerised lottery systems, none of which are of a sufficient size to be reported separately.

40 SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

(a) Pursuant to the resolution included in the Circular to Shareholders dated 5 April 2002, the company has obtained the necessary approvals for the purchase of ICULS by the Company or any of its wholly-owned subsidiaries up to an amount not exceeding RM1.2 billion. During the financial year, a wholly-owned subsidiary of the Company has acquired additional RM1,375,600 nominal value of the company's ICULS from the open market for a total consideration of approximately RM5.874 million. The wholly-owned subsidiary company has then disposed of the entire RM27,873,100 nominal value of ICULS acquired for a total cash consideration of RM116.510 million or at RM4.18 per ICULS via placements on 22 and 25 July 2005 which registered a net gain on disposal of approximately RM24.3 million.

As disclosed in Note 21, the Company's ICULS were fully converted and on 16 November 2005, the ICULS was removed from the Official List of Bursa Malaysia Securities Berhad.

On 23 January 2002, Berjaya Land Berhad ("BLB") gave the Company a written undertaking ("Undertaking Letter") relating to the settlement arrangement for the inter-company advances whereby it undertakes to settle the outstanding advances within three years from the date of issue of the ICULS on 5 August 2002.

On 10 August 2005, the Board of Directors of the Company announced that the Company has received a letter from BLB requesting the Company for an extension of time by another one year to 4 August 2006 ("Settlement Period") to settle in full the advances owing to the Company pursuant to the Undertaking Letter.

The Board of Directors of the Company was informed of BLB's proposal to dispose of 320 million ordinary shares in the Company ("Disposal Shares") held by BLB and its wholly-owned subsidiary, namely Gateway Benefit Sdn Bhd, Immediate Capital Sdn Bhd and Berjaya Land Development Sdn Bhd ("Vendor Subsidiaries") to Intan Utilities Berhad, for a total disposal consideration of RM1,152 million (after the Company's capital distribution of RM0.50 per share) ("Proposed Disposal").

Subsequent to the completion of the Proposed Disposal, BLB and Vendor Subsidiaries will utilise the net proceeds received from the Proposed Disposal less the amount required for the redemption of the Disposal Shares from their lenders to settle the outstanding inter-company balances that BLB owes to the Company.

The Board of Directors of the Company, after taking into consideration the above, has agreed to BLB's proposed extension of the Settlement Period to 4 August 2006.

40 SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR (CONT'D)

(a) On 25 January 2006, BLB announced that BLB and the Vendor Subsidiaries had agreed to mutually terminate the share sale agreement in relation to the Proposed Disposal. BLB had on the same date announced that its Board of Directors is proposing an alternative proposal to partially repay the amounts owing to the Company by issuing up to RM900 million nominal value of 5-year secured exchangeable bonds ("Exchangeable Bonds"). The Exchangeable Bonds will be exchanged into ordinary shares of the Company which are held by BLB. BLB has advised that based on its current estimation, approximately RM387 million from the gross proceeds raised pursuant to the proposed Exchangeable Bonds issue will be allocated for the part repayment of the outstanding inter-company balances owing to the Company.

As at 30 April 2006, the outstanding inter-company balances owing by BLB group was RM550.309 million upon BLB's repayment of RM176.99 million during the financial year.

- (b) During the financial year ended 30 April 2006, the Company completed its RM0.50 capital distribution ("First Capital Distribution") which has resulted in the par value of the issued shares being reduced to RM0.50 per share which was effected on 26 September 2005 and consequently, the share capital of the Company of RM1,343,728,821 comprising 1,343,728,821 ordinary shares of RM1.00 each (including 85,000,000 treasury shares of RM1.00 each then) was reduced by the credit from the reduction of the par value of the treasury shares pursuant to First Capital Distribution. Following the First Capital Distribution and pursuant to the Company's ICULS Trust Deed, the conversion price of the outstanding ICULS was accordingly adjusted from RM1.20 to RM1.06.
- (c) On 25 January 2006, the Company announced its proposal to undertake a second capital repayment ("Second Capital Repayment") via cash on the basis of RM0.50 for every one existing ordinary share of RM0.50 each ("Share") held in the Company. The Second Capital Repayment was undertaken in accordance with the provisions of Section 60(2) and Section 64 of the Companies Act, 1965, via the reduction of the share capital of the Company RM0.40 per share and reduction of the share premium reserve of the Company by RM0.10 per share. The proposal has been approved by the Company's shareholders at an extraordinary general meeting held on 25 April 2006.

41 SUBSEQUENT EVENT AFTER BALANCE SHEET DATE

Further to the Second Capital Repayment of RM0.50 per ordinary share of RM0.50 each via reduction of the share premium account and share capital approved by the shareholders on 25 April 2006 (as disclosed in Note 40 (c)), the Board of Directors of the Company announced on 14 June 2006 that it had on 13 June 2006, obtained an order from the High Court of Malaya, Kuala Lumpur confirming the Second Capital Repayment. The Record of Depositors of the Company was closed at 5:00p.m. on 5 July 2006 for the purpose of determining the entitlement of shareholders to the Second Capital Repayment.

On 6 July 2006, the Company announced that the order of the High Court Malaya, Kuala Lumpur confirming the Second Capital Repayment has been lodged with the Registrar of Companies. Accordingly, the Second Capital Repayment was effected on 6 July 2006 whereby the par value of the ordinary shares of the Company was reduced from RM0.50 per ordinary share to RM0.10 per ordinary share and will be financed via proceeds from the sale of 41.042 million treasury shares (as disclosed in Note 23), a short term bridging loan of RM200 million obtained by a subsidiary company and the remaining from internally generated funds. The Second Capital Repayment was paid on 14 July 2006.

list of properties

as at 30 April 2006

Location	Tenure	Date of Acquisition	Age of Building	Size	Description/ Existing Use	Net Book Value RM'000
Lot 174 TS 18 North East District, Penang (74, 76 & 78 Rope Walk, Penang)	Freehold	30.08.1990	66 yrs	4,826 sq. ft.	3 units of 2-storey shophouse - vacant	180
Kelong Restaurant Estimate 100 meter off-shore of Berjaya Langkawi Beach & Spa Resort situated in accordance with GPS at 6 21.634 N and 99 39.639 E	Freehold	11.11.1999	6 yrs	6,000 sq ft	Restaurant premise	1,251
Berjaya Times Square 11th Floor No. 1, Jalan Imbi 55100 Kuala Lumpur	Freehold (Strata titles)	06.01.1998	3 yrs	106,027 sq. ft.	One floor of office space of an integrated commercial development	45,752
Lot SL-012 & 013 Sri Pelangi Shoplot Ground Floor, Block C Jalan Genting Klang, Setapak 53300 Kuala Lumpur	Freehold	12.12.1992	12 yrs	3,049 sq. ft.	2 units of ground floor shoplot, 1 uni for rental and 1 unit vacant	417 t
Lots 335 & 336 Mukim Kuala Kuantan Astana Golf Resort, Kuantan Pahang Darul Makmur	Leasehold 99 years expiring on 10 Sept 2092	18.12.1992	-	16,714 sq. ft.	2 bungalow lots - vacant	210
A171 & A173 Sri Dagangan Business Centre, Jalan Tun Ismail 25100 Kuantan, Pahang Darul Makmur	Freehold	26.09.1992	12 yrs	2,860 sq. ft.	2 units of 3-storey shop/office - 2 floors for sales office, 3 floors for rental and 1 floor vacant	632
Lot 367, Section 11 Kuching Town Land District Jalan Kulas, 93400 Kuching, Sarawak	Freehold	28.03.1994	13 yrs	1,214 sq. ft.	1 unit of 4-storey shophouse - 1 floor for rental, 1 floor for service of and 2 floors vacant	
Lot 19, Bornion Commercial Centre 88100 Luyang Kota Kinabalu Sabah	Leasehold 999 years expiring on 15 May 2915	24.12.1994	13 yrs	3,750 sq. ft.	1 unit of 3-storey shoplot - 2 floors for sales office and 1 floor vacant	499
24, Jalan SS2/66, 47300 Petaling Jaya Selangor Darul Ehsan	Freehold	30.12.1994	34 yrs	1,680 sq. ft.	1 unit of 3-storey shophous for rental	1,155 e

Location	Tenure	Date of Acquisition	Age of Building	Size	Description/ Existing Use	Net Book Value RM'000
No. 14, Sri Desa Entrepreneur's Park Jalan Kuchai Lama, 58200 Kuala Lumpur	Freehold	23.11.1995	8 yrs	6,706 sq. ft.	1 unit of 5-storey shopoffice - 5 floors for rental	1,337
Kim's Park Business Centre No. 1, Jalan Penjaja 3/A Batu Pahat Johor Darul Takzim	Freehold	15.06.1998	7 yrs	2,575 sq. ft.	1 unit of 3-storey shopoffice - 1 floor for sales office and 2 floors vacant	788
Plot B79, B79A, B80, B81 and B82 H.S. (D) 10222, P.T. No. 10961 Bentung, Pahang Darul Makmur	Leasehold expiring on 4 May 2094	23.12.1999	-	119,845 sq. ft.	Vacant land	2,580
Lot 11, Jalan Oniks 2, 7/11 B, Seksyen 7 Shah Alam Selangor Darul Ehsan	Leasehold expiring on 28.May 2103 (99 years)	28.05.2004	-	19,752 sq. ft	Vacant land	808
No A5-1, Meranti Park Apartments Jalan BTR 1/5, Bukit Tinggi Resort 28750 Bentong Pahang Darul Makmur	Leasehold expiring on 4 May 2094 (99 years)	08.09.2005	7 yrs	949 sq. ft	1 unit of apartment	220
No PHA-3, Meranti Park Apartments Jalan BTR 1/5, Bukit Tinggi Resort 28750 Bentong, Pahang Darul Makmur	Leasehold expiring on 4 May 2094 (99 years)	08.09.2005	7 yrs	1,465 sq. ft	1 unit of apartment	320

REVALUATION POLICY

The Group does not adopt a policy of regular revaluation of its properties. All properties are stated at cost less accumulated depreciation and impairment losses (if applicable).

material contracts

Other than as disclosed in Notes 12, 27, 36 and 37 of the financial statements for the financial year ended 30 April 2006, neither Berjaya Sports Toto Berhad nor any of its subsidiaries has entered into any material contracts involving Directors and major shareholders.

additional information

The amount of non-audit fees incurred by the Group for the financial year ended 30 April 2006 amounted to RM221,000 (2005 : RM188,000), including RM167,000 (2005 : RM160,000) that was incurred by the foreign subsidiary companies.

recurrent related party transactions of revenue nature

The aggregate value of transactions conducted pursuant to shareholders' mandate were as follows :

Related parties	Nature of transaction	Name of companies	Amount transacted during the financial year (RM'000)
Berjaya Corporation Berhad and its unlisted subsidiary companies :			
Berjaya Corporation Berhad	Management fees payable for services rendered that include, inter-alia, the provision of finance, secretarial and general administrative services	Berjaya Sports Toto Berhad	120
Berjaya Group Berhad	Management fees payable for services rendered that include, inter-alia, the provision of finance, secretarial and general administrative services	Berjaya Sports Toto Berhad	600
Berjaya Registration Services Sdn Bhd	Receipt of share registration services	Berjaya Sports Toto Berhad	523
Berjaya Education Sdn Bhd	Receipt of education and staff training services	Sports Toto Malaysia Sdn Bhd	11
Novacomm Integrated Sdn Bhd	Procurement of promotion, advertising and publishing services	Berjaya Sports Toto Berhad Sports Toto Malaysia Sdn Bhd	3,702
Inter-Pacific Trading Sdn Bhd	Purchase of stationery products	Berjaya Sports Toto Berhad Sports Toto Malaysia Sdn Bhd	82
Berjaya Land Berhad and its unlisted subsidiary companies			
Berjaya Guard Services Sdn Bhd	Receipt of security guard services	Sports Toto Malaysia Sdn Bhd	1,175
Berjaya Langkawi Beach Resort Sdn Bhd	Rental of villa at Berjaya Langkawi Beach & Spa Resort	Berjaya Sports Toto Berhad	180
Noble Circle (M) Sdn Bhd	Rental and service charges for renting of office premises	Berjaya Sports Toto Berhad Sports Toto Malaysia Sdn Bhd	1,726
	Parking charges	Sports Toto Malaysia Sdn Bhd	17
Sinar Merdu Sdn Bhd	Rental for renting of rooms at KL Court, KL Plaza	Sports Toto Malaysia Sdn Bhd	127
Nada Embun Sdn Bhd	Rental and service charges for renting of office premises	Sports Toto Malaysia Sdn Bhd	1,853
Berjaya Land Development Sdn Bhd	Rental for renting of office premises	FEAB Properties Sdn Bhd FEAB Land Sdn Bhd	22

recurrent related party transactions of revenue nature

			Amount transacted during the financial year
Related parties	Nature of transaction	Name of companies	(RM'000)
Matrix International Berhad and its unlisted subsidiary companies			
Natural Avenue Sdn Bhd	Supply of computerised lottery systems and related services	International Lottery & Totalizator Systems, Inc.	196
Berjaya Times Square Sdn Bhd	Parking charges	Sports Toto Malaysia Sdn Bhd	84
Berjaya TS Management Sdn Bhd	Service charges and sinking fund for maintenance of office block	Magna Mahsuri Sdn Bhd	1,527
Cosway Corporation Berhad and its unlisted subsidiary companies			
Stephen Properties Sdn Bhd	Rental for renting of storage areas	Berjaya Sports Toto Berhad FEAB Properties Sdn Bhd	4
Other related parties			
Nautilus Corporation Sdn Bhd	Rental for renting of resort room at Genting View Resort, Pahang for guests use	FEAB Properties Sdn Bhd	18
Qinetics Solutions Berhad	Procurement of e-newsletter / website development and maintenance services	Berjaya Sports Toto Berhad	14
Graphic Press Group Sdn Bhd	Procurement of Toto betting slips printing services	Sports Toto Malaysia Sdn Bhd	11,172
Quasar Carriage Sdn Bhd	Purchase of motor vehicles, component parts and other related products and services	Sports Toto Malaysia Sdn Bhd	6,704
Sun Media Corporation Sdn Bhd	Procurement of promotion, advertising and publishing services	Berjaya Sports Toto Berhad	5
GPS Tech Solutions Sdn Bhd	Procurement of remote survelliance services	Sports Toto Malaysia Sdn Bhd	33

Berjaya Sports Toto Berhad (9109-K)

statement of directors' shareholdings

as at 15 August 2006

THE COMPANY

		——— Number of ordinary shares of RM0.10 each			
		Direct Interest	%	Deemed Interest	%
1.	Tan Sri Dato' Thong Yaw Hong	538,000	0.04	200,000	0.02
2.	Tan Sri Dato' Seri Vincent Tan Chee Yioun	61,167,650	4.72	619,569,803	47.85
3.	Ng Foo Leong	3,400,000	0.26	-	-
4.	Dato' Robin Tan Yeong Ching	712,000	0.05	-	-
5.	Datuk Robert Yong Kuen Loke	1,826,200	0.14	-	-
6.	Tan Sri Dato' Jaffar Bin Abdul	103,750	0.01	-	-
7.	Chan Kien Sing	3,200	0.00	-	-
8.	Freddie Pang Hock Cheng	362,800	0.03	-	-
9.	Mohamed Saleh Bin Gomu	-	-	-	-

None of the Directors in office has any interests in the shares and debentures of the related corporations as at 15 August 2006.

statistics on shareholdings

as at 15 August 2006

ANALYSIS OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	%	No. of Shares	%
less than 100	624	1.55	14,603	0.00
100 - 1,000	12,399	30.85	11,300,761	0.87
1,001 - 10,000	21,959	54.64	89,602,924	6.92
10,001 - 100,000	4,573	11.38	124,342,264	9.60
100,001 - 64,736,503	633	1.58	791,207,314	61.11
64,736,504 and above*	1	0.00	278,262,206	21.50
Total	40,189	100.00	1,294,730,072	100.00

Note:

There is only one class of shares in the paid-up capital of the Company. Each share entitles the holder to one vote.

* Denotes 5% of the total number of shares with voting rights in issued.

THIRTY LARGEST SHAREHOLDERS

NO.	NAME	NO. OF SHARES HELD	%
1	HSBC Nominees (Tempatan) Sdn Bhd Exempt An For HSBC (Malaysia) Trustee Berhad (Escrow-Bland EB)	278,262,206	21.49
2	Cimsec Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Vincent Tan Chee Yioun (EDT)	50,372,550	3.89
3	RHB Capital Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Berjaya Land Bhd (681124)	40,000,000	3.09
4	Citigroup Nominees (Tempatan) Sdn Bhd Exempt An For Merrill Lynch Pierce Fenner & Smith Incorporated (Local Resident)	28,442,292	2.20
5	Cimsec Nominees (Tempatan) Sdn Bhd BCB For Berjaya Land Bhd (Banking 60)	24,000,000	1.85
6	Malaysia Nominees (Tempatan) Sendirian Berhad Pledged Securities Account For Gateway Benefit Sdn Bhd (01-00808-000)	22,500,000	1.74
7	Malaysia Nominees (Tempatan) Sendirian Berhad Great Eastern Life Assurance (Malaysia) Berhad (Par 1)	21,755,880	1.68
8	RHB Capital Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Gateway Benefit Sdn Bhd (BLAND 681123)	19,000,000	1.47
9	Gateway Benefit Sdn Bhd	18,985,000	1.47
10	HSBC Nominees (Asing) Sdn Bhd BBH And Co Boston For GMO Emerging Markets Fund	18,023,700	1.39
11	Citigroup Nominees (Asing) Sdn Bhd Exempt An For American International Assurance Company Limited	16,372,200	1.26
12	Citigroup Nominees (Tempatan) Sdn Bhd Exempt An For Prudential Assurance Malaysia Berhad	13,184,000	1.02

Exempt An For Prudential Assurance Malaysia Berhad

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THIRTY LARGEST SHAREHOLDERS (CONT'D)

NO.	NAME	NO. OF SHARES HELD	%
13	Cimsec Nominees (Tempatan) Sdn Bhd Exempt An For CIMB-GK Securities Pte Ltd (Retail Clients)	13,164,350	1.02
14	Cartaban Nominees (Asing) Sdn Bhd SSBT Fund 9P13 For Thornburg Investment Income Builder Fund	13,000,000	1.00
15	Alliancegroup Nominees (Tempatan) Sdn Bhd Alliance Merchant Nominees (Tempatan) Sdn Bhd For Berjaya Land Berhad	12,102,500	0.93
16	Mayban Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Gateway Benefit Sdn Bhd (01408432026B)	10,925,000	0.84
17	HDM Nominees (Tempatan) Sdn Bhd UOB Kay Hian Pte Ltd For Gateway Benefit Sdn Bhd	9,689,000	0.75
18	Citigroup Nominees (Asing) Sdn Bhd UBS AG	7,827,634	0.60
19	EB Nominees (Tempatan) Sendirian Berhad Pledged Securities Account For Gateway Benefit Sdn Bhd (BBB 1)	7,500,000	0.58
20	Southern Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Berjaya Land Berhad	7,300,000	0.56
21	Malaysia Nominees (Tempatan) Sendirian Berhad Pledged Securities Account For Gateway Benefit Sdn Bhd (01-00808-004)	7,040,000	0.54
22	Malaysia Nominees (Tempatan) Sendirian Berhad Pledged Securities Account For Berjaya Land Berhad (01-00808-003)	6,886,700	0.53
23	Cartaban Nominees (Asing) Sdn Bhd Exempt An For Caceis Bank Luxembourg (CLT ACCT-LUX)	6,021,228	0.47
24	Cartaban Nominees (Asing) Sdn Bhd Investors Bank And Trust Company For Ishares, Inc.	5,231,800	0.40
25	Citigroup Nominees (Tempatan) Sdn Bhd ING Insurance Berhad (INV-IL PAR)	5,001,800	0.39
26	Berjaya General Insurance Berhad	4,976,000	0.38
27	EB Nominees (Tempatan) Sendirian Berhad Pledged Securities Account For Berjaya Land Bhd (BBB)	4,900,000	0.38
28	Amanah Raya Nominees (Tempatan) Sdn Bhd Public Growth Fund	4,879,600	0.38
29	Amanah Raya Nominees (Tempatan) Sdn Bhd Public Equity Fund	4,730,600	0.37
30	Mayban Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Gateway Benefit Sdn Bhd (41401199616C)	4,688,000	0.36
		686,762,040	53.03

-

substantial shareholders

as at 15 August 2006

	•	No. of	f. Shares	
Names of Substantial Shareholder	Direct	%	Indirect	%
Gateway Benefit Sdn Bhd	301,601,903	23.29	-	-
Berjaya Land Berhad	245,122,498	18.93	360,788,008 (a)	27.87
Teras Mewah Sdn Bhd	-	-	605,910,506 (b)	46.80
Berjaya Group Berhad	-	-	618,434,010 (c)	47.77
Berjaya Corporation Berhad	-	-	618,434,010 (d)	47.77
Hotel Resort Enterprise Sdn Bhd	-	-	618,434,010 (e)	47.77
Tan Sri Dato' Seri Vincent Tan Chee Yioun	61,167,650	4.72	619,569,803 (f)	47.85

Notes:

- (a) Deemed interested by virtue of its 100% interest in Gateway Benefit Sdn Bhd, Immediate Capital Sdn Bhd and Berjaya Land Development Sdn Bhd.
- (b) Deemed interested by virtue of its interest in Berjaya Land Berhad.
- (c) Deemed interested by virtue of its 100% interests in Teras Mewah Sdn Bhd and its interests in the related companies, Prime Credit Leasing Sdn Bhd, Berjaya General Insurance Berhad, Inter-Pacific Securities Sdn Bhd and Inter-Pacific Capital Sdn Bhd.
- (d) Deemed interested by virtue of its 100% interest in Berjaya Group Berhad.
- (e) Deemed interested by virtue of its interest in Berjaya Corporation Berhad.
- (f) Deemed interested by virtue of his interest in Berjaya Corporation Berhad, B & B Enterprise Sdn Bhd, Berjaya VTCY Sdn Bhd and his deemed interest in Desiran Unggul Sdn Bhd, a wholly-owned subsidiary of Intan Utilities Berhad.

notice of annual general meeting

NOTICE IS HEREBY GIVEN THAT the Annual General Meeting of Berjaya Sports Toto Berhad will be held at Dewan Berjaya, Bukit Kiara Equestrian & Country Resort, Jalan Bukit Kiara, Off Jalan Damansara, 60000 Kuala Lumpur on Friday, 13 October 2006 at 10.00 a.m. for the following purposes:-

e . .

AGENDA

. ..

1.	To receive and adopt the audited financial statements of the Company for the year ended 30 April 2006 and the Directors' and Auditors' Reports thereon.	RESOLUTION 1
2.	To approve the payment of Directors' fees amounting to RM135,000 for the year ended 30 April 2006.	RESOLUTION 2
3.	To re-elect the following Directors retiring pursuant to Article 98(A) of the Company's Articles of Association:-	
	a) Dato' Robin Tan Yeong Chingb) Mohamed Saleh Bin Gomu	RESOLUTION 3 RESOLUTION 4
4.	To re-appoint Tan Sri Dato' Thong Yaw Hong as a Director of the Company and to hold office until the conclusion of the next Annual General Meeting of the Company pursuant to Section 129(6) of the Companies Act, 1965.	RESOLUTION 5
5.	To re-appoint Tan Sri Dato' Jaffar Bin Abdul as a Director of the Company and to hold office until the conclusion of the next Annual General Meeting of the Company pursuant to Section 129(6) of the Companies Act, 1965.	RESOLUTION 6
6.	To re-appoint Messrs Ernst & Young as Auditors and to authorise the Directors to fix their remuneration.	RESOLUTION 7

7. As special business:-

To consider and, if thought fit, pass the following ordinary resolutions :-

(i) Authority to Issue and Allot Shares Pursuant to Section 132D of the Companies Act, 1965

"That, subject always to the Companies Act, 1965, the Articles of Association of the Company and the approvals of the relevant governmental/regulatory authorities, the Directors be and are hereby empowered, pursuant to Section 132D of the Companies Act, 1965, to issue and allot shares in the Company from time to time and upon such terms and conditions and for such purposes as the Directors may deem fit provided that the aggregate number of shares issued pursuant to this resolution does not exceed 10% of the issued share capital of the Company for the time being and that such authority shall continue to be in force until the conclusion of the next Annual General Meeting of the Company."

(ii) Proposed Renewal of and New Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature

"That, subject to the provisions of the Listing Requirements of Bursa Malaysia Securities Berhad, approval be and is hereby given for the Company and its subsidiaries, to enter into recurrent related party transactions of a revenue or trading nature with the related parties as specified in Section 2.3 of the Circular to shareholders dated 21 September 2006 which are necessary for the day-to-day operations and/or in the ordinary course of business of the Company and its subsidiaries on terms not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company and that such approval shall continue to be in force until:-

- (a) the conclusion of the next Annual General Meeting ("AGM") of the Company following the AGM at which the ordinary resolution for the Proposed Mandate will be passed, at which time it will lapse, unless by a resolution passed at a general meeting, the authority is renewed;
- (b) the expiration of the period within which the next AGM after the date it is required to be held pursuant to Section 143 (1) of the Companies Act, 1965 (but shall not extend to such extension as may be allowed pursuant to Section 143 (2) of the Companies Act, 1965); or
- (c) revoked or varied by resolution passed by the shareholders at a general meeting;

whichever is the earlier;

RESOLUTION 8

notice of annual general meeting

And Further That authority be and is hereby given to the Directors of the Company and its subsidiaries to complete and do all such acts and things (including executing such documents as may be required) to give effect to such transactions as authorised by this Ordinary Resolution."

RESOLUTION 9

(iii) Proposed Renewal of Authority to Purchase Its Own Shares by the Company

"That, subject always to the Companies Act, 1965, ("Act"), rules, regulations and orders made pursuant to the Act, provisions of the Company's Memorandum and Articles of Association and the requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") and any other relevant authority, the Directors of the Company be and are hereby authorised to make purchases of ordinary shares in the Company's issued and paid-up ordinary share capital through Bursa Securities and to take all such steps as are necessary (including the opening and maintaining of a central depositories account under the Securities Industry (Central Depositories) Act, 1991) and enter into any agreements, arrangements and guarantees with any party or parties to implement, finalise and give full effect to the aforesaid purchase with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments (if any) as may be imposed by the relevant authorities from time to time and to do all such acts and things in the best interests of the Company, subject further to the following:-

- the maximum number of ordinary shares which may be purchased and held by the Company shall be equivalent to ten per centum (10%) of the existing total issued and paid-up share capital of the Company inclusive of the 56,300,000 ordinary shares already purchased and retained as treasury shares;
- the maximum funds to be allocated by the Company for the purpose of purchasing the ordinary shares shall not exceed the total retained profit and share premium reserve of the Company. Based on the latest audited accounts as at 30 April 2006, the retained profits and share premium reserve of the Company were RM311.305 million and RM336.904 million respectively;
- 3. the authority shall commence immediately upon passing of this resolution until:-
 - (a) the conclusion of the next annual general meeting of the Company, at which time it will lapse, unless by a resolution passed at a general meeting whereby the authority is renewed, either unconditionally or subject to conditions; or
 - (b) the expiration of the period within which the next annual general meeting after that date is required by law to be held; or
 - (c) the revocation or variation by ordinary resolution passed by the shareholders of the Company in a general meeting;

whichever is the earlier.

4. upon completion of the purchase(s) of the ordinary shares or any part thereof by the Company, the Directors of the Company be and are hereby authorised to cancel all the shares so purchased, retain all the shares as treasury shares for future re-sale or for distribution as dividend to the shareholders of the Company or retain part thereof as treasury shares and subsequently cancelling the balance, and in any other manner as prescribed by the Act, rules, regulations and orders made pursuant to the Act and the requirements of Bursa Securities and any other relevant authority for the time being in force."

RESOLUTION 10

By Order of the Board SU SWEE HONG Secretary Kuala Lumpur 21 September 2006

NOTES:

(A) APPOINTMENT OF PROXY

- 1. A member entitled to attend and vote at the meeting is entitled to appoint one (1) proxy only to attend and vote in his stead. A proxy may but need not be a member of the Company.
- 2. A member of the Company who is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 may appoint one (1) proxy in respect of each securities account.
- 3. The instrument appointing a proxy, shaall be in writing under the hand of the appointor or his attorney duly authorised in writing, and in the case of a corporation, it must be executed either under its common seal, if any, and, if none, then under the hand of some officer duly authorised in that behalf.
- 4. The instrument appointing a proxy must be deposited at the Company's Registered Office, Lot 13-01A, Level 13 (East Wing), Berjaya Times Square, No.1 Jalan Imbi, 55100 Kuala Lumpur not less than forty-eight (48) hours before the time appointed for holding the meeting or at any adjournment thereof.

(B) SPECIAL BUSINESS

- (i) Resolution 8 is proposed pursuant to Section 132D of the Companies Act, 1965 and if passed, will give the Directors of the Company, from the date of the above Annual General Meeting, authority to issue and allot shares not exceeding 10% of the existing issued and paid-up share capital of the Company for such purposes as the Directors may deem fit and in the interest of the Company. This authority, unless revoked or varied by the Company in general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.
- (ii) Resolution 9 is in relation to the approval on the Shareholders' Mandate on Recurrent Related Party Transactions and if passed, will allow the Company and its subsidiaries to enter into Recurrent Related Party Transactions in accordance with paragraph 10.09 of the Listing Requirements of Bursa Malaysia Securities Berhad. The explanatory notes on Ordinary Resolution 9 is set out in the Circular to Shareholders dated 21 September 2006 attached to the Annual Report.
- (iii) Resolution 10 if passed will provide the mandate for the Company to buy back its own shares up to a limit of 10% of the issued and paid-up share capital of the Company. The explanatory notes on Resolution 10 is set out in the Circular to Shareholders dated 21 September 2006 attached to the Annual Report.

statement accompanying notice of annual general meeting

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

- 1. The Directors standing for re-election/re-appointment at the Annual General Meeting of the Company to be held at Dewan Berjaya, Bukit Kiara Equestrian & Country Resort, Jalan Bukit Kiara, Off Jalan Damansara, 60000 Kuala Lumpur on Friday, 13 October 2006 at 10.00 a.m. are as follows:
 - i) Pursuant to Article 98 (A) of the Company's Articles of Association on retirement by rotation:
 - a) Dato' Robin Tan Yeong Ching
 - b) Mohamed Saleh Bin Gomu
 - ii) Pursuant to Section 129 (6) of the Companies Act, 1965:
 - a) Tan Sri Dato' Thong Yaw Hong
 - b) Tan Sri Dato' Jaffar Bin Abdul

The Director's Profile of the above Directors are set out on page 3 to page 7 of the Annual Report. The information relating to the shareholdings of the above Directors in the Company and its related corporations is set out on page 81 of the Annual Report.

2. Details of Attendance of Directors at Board Meetings held during the financial year ended 30 April 2006 are set out on page 20 of the Annual Report.

Form of Proxy BERJAYA SPORTS TOTO BERHAD

(COMPANY NO. 91	09-K)	

I/We				
(Name)	in full)			
I.C. or Company No	CDS Account No.			
(New and Old I.C. Nos. or Company No.)				
of				
(Addr	ess)			
being a member/members of BERJAYA SPORTS TOTO BERHAD hereby appoint:				
	_ I.C. No			
(Name in full)	(New and Old I.C. Nos.)			
of				

(Address)

or failing him/her, the Chairman of the meeting as my/our proxy to vote for me/us on my/our behalf, at the Annual General Meeting of the Company to be held at Dewan Berjaya, Bukit Kiara Equestrian & Country Resort, Jalan Bukit Kiara, Off Jalan Damansara, 60000 Kuala Lumpur on Friday, 13 October 2006 at 10.00 a.m. or any adjournment thereof.

This proxy is to vote on the Resolutions set out in the Notice of the Meeting as indicated with an "X" in the appropriate spaces. If no specific direction as to voting is given, the proxy will vote or abstain from voting at his/her discretion.

		FOR	AGAINST
RESOLUTION 1 -	To receive and adopt the Audited Financial Statements		
RESOLUTION 2 -	To approve payment of Directors' Fees		
RESOLUTION 3 -	To re-elect Dato' Robin Tan Yeong Ching as Director		
RESOLUTION 4 -	To re-elect Mohamed Saleh Bin Gomu as Director		
RESOLUTION 5 -	To re-appoint Tan Sri Dato' Thong Yaw Hong as Director		
RESOLUTION 6 -	To re-appoint Tan Sri Dato' Jaffar Bin Abdul as Director		
RESOLUTION 7 -	To re-appoint Auditors		
RESOLUTION 8 -	To approve authority to issue and allot shares		
RESOLUTION 9 -	To approve mandate on recurrent related party transactions		
RESOLUTION 10 -	To approve the renewal of authority to purchase its own shares by the Company		

Signature of Shareholder(s)

Signed this ______ day of ______, 2006

NOTES:

- 1. A member entitled to attend and vote at the meeting is entitled to appoint one (1) proxy only to attend and vote in his stead. A proxy may but need not be a member of the Company.
- 2. A member of the Company who is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 may appoint one (1) proxy in respect of each securities account.
- 3. The instrument appointing a proxy, shall be in writing under the hand of the appointor or his attorney duly authorised in writing, and in the case of a corporation, it must be executed either under its common seal, if any, and, if none, then under the hand of some officer duly authorised in that behalf.
- 4. The instrument appointing a proxy must be deposited at the Company's Registered Office, Lot 13-01A, Level 13 (East Wing), Berjaya Times Square, No.1 Jalan Imbi, 55100 Kuala Lumpur not less than forty-eight (48) hours before the time appointed for holding the meeting or at any adjournment thereof.

No. of Shares Held

Affix Stamp

THE COMPANY SECRETARY BERJAYA SPORTS TOTO BERHAD

LOT 13-01A, LEVEL 13 (EAST WING) BERJAYA TIMES SQUARE NO. 1, JALAN IMBI 55100 KUALA LUMPUR

2nd fold here

1st fold here

GROUP ADDRESSES

Sports Toto Malaysia Sdn Bhd

Berjaya Times Square Lot 13-01, Level 13 (East Wing) No.1, Jalan Imbi, 55100 Kuala Lumpur Tel: 03-2148 9888 Email: webmaster@sportstoto.com.my

Berjaya Lottery Management (HK) Limited

Level 28, Three Pacific Place 1 Queen's Road East, Hong Kong Tel: 852-2980 1888 Fax: 852-2956 2192

International Lottery & Totalizator Systems, Inc.

2131, Faraday Avenue Carlsbad, CA 92008 USA Tel: 1 760 - 931 4000 Fax: 1 760 - 931 1789 Email: mktg@ilts.com

Prime Gaming Philippines, Inc.

Philippine Gaming Management Corporation 9th Floor, Rufino Pacific Tower 6784 Ayala Ave., cor V.A. Rufino Street, Makati City Metro Manila, Philippines Tel: 632 - 811 0668

THE COMPANY SECRETARY

Lot 13-01A, Level 13 (East Wing) Berjaya Times Square No. 1 Jalan Imbi 55100 Kuala Lumpur Tel: 03-2149 1999 Fax: 03-2143 1685 www.sportstoto.com www.berjaya.cc