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NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Thirteenth Annual General Meeting of the Company will be held at Room Dayang of Plot 19, Hilir Sungai Keluang 2, Taman Perindustrian Bayan Lepas, Fasa IV, 11900 Penang on Thursday, 18 June 2015 at 9.00 a.m. for the following purposes:-

AGENDA

- 1. To receive the Audited Financial Statements of the Company for the year ended (*Please refer to Note A*) 31 December 2014 together with the Reports of the Directors and of the Auditors thereon.
- 2. To approve the payment of Directors' Fee of up to RM348,000/- for the financial year ending (Resolution 1) 31 December 2015.
- To re-elect the following Directors retiring under the respective provision of the Articles of Association of the Company and who, being eligible, offered themselves for re-election: a. Mr. Hsu. Chin-Shui

a. Mr. Hsu, Chin-Shui	Article 97(1)	(Resolution 2)
b. Mr. Ang Siak Keng	Article 97(1)	(Resolution 3)

4. To re-appoint Messrs. Crowe Horwath as Auditors of the Company for the ensuing year and to (Resolution 4) authorize the Directors to fix their remuneration.

SPECIAL BUSINESS

5. To consider and if thought fit, to pass the following resolutions: -

Ordinary Resolution

a) Continue in Office as Senior Independent Non-Executive Director

"That authority be and is hereby given to Khoo Lay Tatt who has served as an Independent Non-Executive Director of the Company to continue to serve as Senior Independent Non-Executive Director of the Company upon expiry of his tenure of nine years as Independent Non-Executive Director on 1 October 2015 in accordance with the Malaysian Code on Corporate Governance 2012."

b) Authority to Issue Shares

"That pursuant to Section 132D of the Companies Act, 1965 and approvals from the Bursa Malaysia Securities Berhad ("Bursa Securities") and other relevant governmental/regulatory authorities where such authority shall be necessary, the Board of Directors be authorized to issue and allot shares in the Company from time to time until the conclusion of the next Annual General Meeting and upon such terms and conditions and for such purposes as the Board of Directors may, in its absolute discretion, deem fit provided that the aggregate number of shares to be issued shall not exceed ten per centum (10%) of the issued share capital of the Company for the time being, and that the Board of Directors be empowered to obtain the approval for the listing of and quotation for the additional shares so issued on the Bursa Securities."

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

By Order of the Board HOW WEE LING (MAICSA 7033850) OOI EAN HOON (MAICSA 7057078) Secretaries

Penang 27 May 2015 (Resolution 6)

(Resolution 5)

NOTICE OF ANNUAL GENERAL MEETING (CONT'D)

Notes:-

- A. This Agenda item is meant for discussion only as the provision of Section 169(1) of the Companies Act, 1965 does not require a formal approval of the shareholders and hence, is not put forward for voting.
- B. For the purpose of determining a member who shall be entitled to attend and vote at this 13th Annual General Meeting, the Company shall be requesting the Record of Depositors as at 10 June 2015. Only a depositor whose name appears on the Record of Depositors as at 10 June 2015 shall be entitled to attend, speak and vote at the said meeting or appoint proxy(ies) to attend, speak and vote on his/her behalf.

Proxy:-

- 1. A Member of the Company entitled to attend and vote is entitled to appoint up to two (2) proxies to attend and vote in his place. A proxy may but need not be a Member and the provision of Section 149(1)(b) of the Companies Act, 1965 shall not apply to the Company.
- 2. Where a member of the Company is an Exempt Authorised Nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the Exempt Authorised Nominee may appoint in respect of each omnibus account it holds.
- 3. Where a member appoints more than one (1) proxy, the appointments shall be invalid unless he specifies the proportion of his holdings to be represented by each proxy.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointor or his attorney duly authorised in writing or, if the appointor is a corporation, either under its common seal or under the hand of an officer or attorney duly authorised.
- 5. The instrument appointing a proxy must be deposited at the Registered Office of the Company at 57-G Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang not less than forty-eight (48) hours before the time set for holding of the Meeting or at any adjournment thereof.

Explanatory Note On Special Business:

1. Resolution 5 - Continue in Office as Senior Independent Non-Executive Director

Mr. Khoo Lay Tatt is an Independent Non-Executive Director of the Company who has served on the Board since 2 October 2006. He is also the Senior Independent Non-Executive Director of the Company. In accordance with the Malaysian Code on Corporate Governance 2012 (Code), the tenure of an independent director should not exceed a cumulative term of nine years. His term of office as Independent Non-Executive Director will be 9 years cumulatively on 1 October 2015. It is thus appropriate for the Company to recommend such retention upon expiry of his tenure of nine years as Independent Non-Executive Director at this forthcoming AGM. After having assessed the independence of Mr. Khoo and also the assessment by the Nominating Committee, regards him to be independent based amongst others, he has remained objective and independent in exercising his judgment when a matter is put before him for decision, he also has the experience to make informed decision and participate actively and contribute positively during deliberations or discussions at Board Meetings. To that, the Board with the recommendation of the Nominating Committee, recommend Mr. Khoo to continue to serve as Senior Independent Non-Executive Director of the Company.

The proposed Resolution No. 5, if not passed, Mr. Khoo will be re-designated as a Non-Independent Non-Executive Director and relinguish his position as the Senior Independent Non-Executive Director of the Company with effective from 2 October 2015.

2. Resolution 6 - Authority to issue Shares

The proposed Resolution No. 6 [Item 5(b)], if passed, will grant a renewed general mandate (Mandate 2015) and empower the Directors of the Company to issue and allot shares up to an amount not exceeding in total ten per centum (10%) of the issued share capital of the Company from time to time and for such purposes as the Directors consider would be in the interest of the Company. In order to avoid any delay and costs involved in convening a general meeting, it is thus appropriate to seek shareholders' approval. This authority will, unless revoked or varied by the Company in general meeting, expire at the next Annual General Meeting of the Company.

The Mandate 2015 will provide flexibility to the Company for allotment of shares for any possible fund raising activities, including but not limited for further placing of shares, for the purpose of funding future investment(s), acquisition(s) and/or working capital.

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

CORPORATE INFORMATION

BOARD OF DIRECTORS

Hsu, Chin-ShuiExecutive ChairmanYong Poh YowExecutive Director/Chief Executive OfficerLee, Hui-Ta a.k.a Li Hui TaExecutive Director/Chief Financial OfficerWu, Mao-YuanNon-Independent Non-Executive DirectorKhoo Lay TattSenior Independent Non-Executive DirectorAng Siak KengIndependent Non-Executive DirectorOng Choon HengIndependent Non-Executive Director

AUDIT COMMITTEE

Khoo Lay Tatt Chairman – Senior Independent Non-Executive Director

Ang Siak Keng Member – Independent Non-Executive Director

Ong Choon Heng Member – Independent Non-Executive Director

NOMINATING COMMITTEE

Khoo Lay Tatt Chairman – Senior Independent Non-Executive Director Ang Siak Keng Member – Independent Non-Executive Director Ong Choon Heng

Member – Independent Non-Executive Director

REMUNERATION COMMITTEE

Ang Siak Keng Chairman – Independent Non-Executive Director Hsu, Chin-Shui Member – Executive Chairman Ong Choon Heng

Member – Independent Non-Executive Director

EXECUTIVE COMMITTEE

Hsu, Chin-Shui Member – Executive Chairman Yong Poh Yow Member – Executive Director/Chief Executive Officer Lee, Hui-Ta a.k.a Li Hui Ta Member – Executive Director/Chief Financial Officer

INVESTMENT COMMITTEE (Formation on 26 August 2014)

Ong Choon Heng Chairman – Independent Non-Executive Director **Ang Siak Keng** Member – Independent Non-Executive

Director Lee, Hui-Ta a.k.a Li Hui Ta Member – Executive Director/Chief Financial Officer

COMPANY SECRETARIES

How Wee Ling (MAICSA 7033850) Ooi Ean Hoon (MAICSA 7057078)

AUDITORS

Crowe Horwath Chartered Accountants Level 6, Wisma Penang Garden 42 Jalan Sultan Ahmad Shah 10050 Penang Tel : 604-2277061 Fax : 604-2278011

REGISTERED OFFICE

57-G Persiaran Bayan Indah Bayan Bay, Sungai Nibong 11900 Penang Tel : 604-6408932 Fax : 604-6438911

HEAD OFFICE

Plot 19, Hilir Sungai Keluang 2 Taman Perindustrian Bayan Lepas Phase IV, 11900 Penang, Malaysia Tel : 604-6161300 Fax : 604-6161372 Website : www.dufutechnology.com

REGISTRAR

Securities Services (Holdings) Sdn. Bhd. (Company No. 36869-T) Level 7, Menara Milenium Jalan Damanlela, Pusat Bandar Damansara Damansara Heights 50490 Kuala Lumpur Tel : 603-20849000 Fax : 603-20949940

PRINCIPAL BANKERS

Public Bank Berhad United Overseas Bank (Malaysia) Bhd Citibank Berhad

STOCK EXCHANGE LISTING

Main Market of Bursa Malaysia Securities Berhad Sector : Industrial Products Stock Name : DUFU Stock Code : 7233

GROUP STRUCTURE

DUFU TECHNOLOGY CORP. BERHAD

("DUFU" or the "Company") and Subsidiaries ("DUFU Group" or the "Group") As at 30 April 2015



DUFU TECHNOLOGY CORP. BERHAD ("DUFU")

♥ 100% DUFU INDUSTRIES SDN. BHD. ("DISB") (A Wholly-Owned Subsidiary of DUFU)

100%

DUFU INDUSTRIES SERVICES PTE. LTD. ("DISPL") (A Wholly-Owned Subsidiary of DISB) 100% FUTRON TECHNOLOGY LIMITED ("FUTRON") (A Wholly-Owned Subsidiary of DUFU)

 \checkmark



FUTRON TECHNOLOGY CO., LTD ("FUTRON LTD") (A Wholly-Owned Subsidiary of FUTRON) 100% DUFUSION SDN. BHD. ("DUFUSION") (A Wholly-Owned Subsidiary of DUFU) ↓ 100% I.P.G. METAL INDUSTRY (M) SDN. BHD. ("IPG") (A Wholly-Owned Subsidiary of DUFU) (In Member's Voluntary

Winding up)

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BOARD OF DIRECTORS' PROFILE

HSU, CHIN-SHUI Executive Chairman Taiwanese

Hsu, Chin-Shui, aged 59, was appointed to the Board on 1 September 2006. He is an Executive Chairman of Dufu and one of the co-founders of Dufu. He graduated from Zhen Xiu University in Taiwan in 1977 with a Diploma in Mechanical Engineering. He began his career as a sales representative with Chun Hu Corp. Ltd. in 1977 and was promoted to Sales Manager in 1982. He was overall responsible for the marketing and servicing of the company's products. In 1984, he left the company to co-set up Lee Bai Corp. Ltd. in Taiwan to manufacture quick die change systems for stamping tooling. Together with Lee, Hui-Ta a.k.a Li Hui Ta, he started DISB in 1990 to manufacture precision tooling, precision machining parts for computer-related components. He has more than twenty (20) years of experience in the precision tooling industry and in the Computer Numerical Control ("CNC") precision machining industry. He also sits on the board of several other private limited companies. His primary responsibilities include overseeing the entire Group's corporate exercise and business direction and strategic plans as well as developing new business opportunities.

He is also a member of the Remuneration Committee and Executive Committee of the Company.

He has no family relationship with any other Directors and/ or major shareholders of the Company. He also not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the past 10 years. YONG POH YOW Executive Director/Chief Executive Officer Singaporean

Yong Poh Yow, aged 54, was appointed to the Board on 1 September 2006. He is an Executive Director and the Chief Executive Officer of Dufu. He graduated with a Diploma in Mechanical Engineering from Ngee Ann Polytechnic, Singapore in 1983. He started his career with GE Television as Engineering Assistant in 1983. He left GE Television in 1985 to join Seagate Technology International as Supplier Quality Engineer where he liaised with suppliers on quality improvement. In 1990, he joined DISB as Quality Assurance ("QA") Manager where he was responsible for communicating with the suppliers regarding their quality and also for developing and improving the suppliers' quality. By the same token, he is also in charge of internal quality control at DISB. He was promoted to Operations Director of DISB in 1993 and became a Director and Chief Executive Officer of DISB in 2004. He has hand-on experience in most aspects of precision machining manufacturing.

His primarily responsibilities include overseeing the daily operations, marketing and corporate exercises of Dufu. He is also a member of the Executive Committee of the Company.

He has no family relationship with any other Directors and/ or major shareholders of the Company. He has not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the last 10 years.

BOARD OF DIRECTORS' PROFILE (CONT'D)

LEE, HUI-TA a.k.a LI HUI TA Executive Director/Chief Financial Officer Taiwanese

Lee, Hui-Ta a.k.a Li Hui Ta, aged 56, was appointed to the Board on 1 September 2006. He is an Executive Director and the Chief Financial Officer of Dufu. He is one of the co-founders of Dufu. He graduated from Chong Shin University in Taiwan with a Diploma in Mechanical Engineering in 1979 and a Degree in Business Administration in 1988. He commenced his career as an engineering supervisor with He Li Ying Precision Industry, Taiwan in 1981 dealing with precision components and was promoted to Managing Director in 1983 where he was responsible for the daily operations of the company's production. In 1984, he co-set up Lee Bai Corp. Ltd. in Taiwan to manufacture precision quick die change systems for stamping tooling. Together with Hsu, Chin-Shui, he started DISB in 1990 to manufacture precision tooling, precision machining parts for computer-related components. He has more than twenty (20) years of experience in the precision tooling industry and in the CNC precision machining industry. He also sits on the board of several other private limited companies. He is primarily responsible for the financial management of the Group.

He is also a member of Executive Committee and Investment Committee of the Company.

He has no family relationship with any other Directors and/ or major shareholders of the Company. He has not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the past 10 years.

WU MAO-YUAN Non-Independent Non-Executive Director Taiwanese

Wu Mao-Yuan, aged 58, was appointed to the Board on 19 December 2012. He is a Non-Independent Non Executive Director of Dufu. He graduated with a diploma in Mechanical Engineering from Taiwan Zhen Xin University in 1977.

Upon graduation, he started his career in year 1979 as an Engineering Assistant responsible for the design and manufacturing of production jig and fixture with Da Di Ling Company. Subsequently, Wu joined Jin Feng Corp. in 1981 as a supervisor leading the production team to manufacture motorcycle components. In 1988-1992, he joined Lee Bai Corp Ltd. as a production manager and he formed and started a new precision machining group for the Company. In 1993, Wu Mao-Yuan worked in Dufu Malaysia where he was responsible for overseeing the factory operation as well as technology for Dufu. He left Malaysia in 2002 to personally setup and established Futron Technology Limited in Guang Zhou, China to manufacture and produce production parts for computer related components.

Throughout his career in the past 20 over years he had demonstrated not only his high technical skill, but had also proven his management capability by bringing success to many of the companies he served.

He is the Managing Director of Futron Technology Limited & Compliance Officer of Superior Plating Technology Co. Ltd.

He has no family relationship with any other Directors and/or major shareholders of the Company. He has not entered into any transaction, whether directly and indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the last 10 years.

BOARD OF DIRECTORS' PROFILE (CONT'D)

KHOO LAY TATT Senior Independent Non-Executive Director Malaysian

Khoo Lay Tatt, aged 42, was appointed to the Board on 2 October 2006 as a Non-Independent Non-Executive Director and be appointed as Senior Independent Non-Executive Director of the Company on 19 December 2012. He graduated from Tunku Abdul Rahman College with an ICSA professional degree and a Diploma in Commerce – Business Management in 1996. Upon graduation, he started his career in May 1996 as Company Secretarial Officer in the Corporate & Legal Division of a commercial bank. He left the Bank as an Executive cum Company Secretary of its subsidiaries in 2000. He joined a Secretarial Services firm in Penang as the Assistant Manager and left the said firm in year 2005 as a Senior Manager. During his tenure, he was involved in numerous initial public offerings and corporate exercises undertaken by listed companies.

He is a Chartered Secretary by profession and also a Certified Financial Planner (CFP) and a Certified Member of Financial Planning Association of Malaysia (FPAM). He is also a Fellow member of the Institute of Chartered Secretaries and Administrators (ICSA / MAICSA).

He is the Chairman of the Nominating Committee and Audit Committee of the Company.

Currently, he sits on the Board of two public companies listed on the Main Market of Bursa Securities, namely, P.I.E Industrial Berhad and Saudee Group Berhad as Independent, Non-Executive Director.

He has no family relationship with any other Directors and/ or major shareholders of the Company. He has not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the last 10 years.

ANG SIAK KENG Independent Non-Executive Director Malaysian

Ang Siak Keng, aged 44, was appointed to the Board on 3 October 2011. He is an Independent Non-Executive Director of Dufu. He graduated with a law degree with honours from University of Melbourne in 1995. He starts his career as lawyer by profession and has 15 years of working experience in legal practice. He is currently a partner of Zaid Ibrahim & Co.

He advises local and foreign clients with respect to a broad range of corporate and commercial matters including M&As, corporate restructurings, corporate governance and international joint ventures. He has advised several companies in their IPOs exercises and constantly advises public listed companies in various aspects of their corporate exercises and compliance with Securities Commission's Guidelines, listing requirements, Securities Law, Capital Markets and Services Act, Malaysian Code on Take-Overs and Mergers, etc.

He is also the Chairman of the Remuneration Committee of the Company and a member of the Nominating Committee, Audit Committee and Investment Committee of the Company.

He has no family relationship with any other Directors and/ or major shareholders of the Company. He has not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the last 10 years.

BOARD OF DIRECTORS' PROFILE (CONT'D)

ONG CHOON HENG Independent Non-Executive Director Malaysian

Ong Choon Heng, aged 39, was appointed to the Board on 31 May 2013 as an Independent Non-Executive Director of Dufu. He graduated from University of Malaya with Bachelor of Accounting with First Class Honours in 2000. He is an accountant by profession and a member of the Malaysian Institute of Certified Public Accountants (MICPA) as well as the Malaysian Institute of Accountants (MIA).

He started his career with an international audit firm, Arthur Andersen & Co. in 2000. He left the firm as a Senior Auditor in the Assurance and Business Advisory Division in 2004 and joined a plastic recycling group of companies as the Financial Controller. He then left the company in 2006 to join a company mainly involved in Research & Development and manufacturing of energy related products as the Group Financial Controller. He also sits on the board of several other private limited companies.

He is the Chairman of Investment Committee of the Company and also a member of the Audit Committee, Nominating Committee and Remuneration Committee.

He has no family relationship with any other Directors and/ or major shareholders of the Company. He has not entered into any transaction, whether directly or indirectly, which has a conflict of interest with the Company. Neither has he been convicted of any offences in the last 10 years.

Group	31.12.2014 (RM'000)	31.12.2013 (RM'000)	31.12.2012 (RM'000)	31.12.2011 (RM'000)	31.12.2010 (RM'000)
Turnover	136,023	104,195	114,523	119,296	128, 495
Earning Before Interest, Depreciation & Taxation	22,299	10,130	13,725	8,906	21,502
Profit/(Loss) Before Taxation	7, 216	(5,409)	(1,889)	(5,873)	7,577
Tax (Expense)/ Income	(953)	(130)	(306)	1,062	(752)
Profit/ (Loss) After Taxation	6,263	(5,539)	(2,195)	(4,810)	6,825
Net Asset	99,978	91,709	83,470	86,749	89,523
Net Asset Per Share (sen)	57.0	52.3	69.6	72.3	74.6
Basic Earning Per Shares (sen)	3.6	(3.8)	(1.8)	(4.0)	5.7
Number Of Shares	175,470	175,470	120,000	120,000	120,000

FIVE YEARS GROUP FINANCIAL REVIEW

Financial Highlights











Earning Before Interest, Depreciation & Taxation (EBITA) 30,000





Net Asset Per Share



On behalf of the Board of Directors of Dufu Technology Corp. Berhad ("DUFU"), I am pleased to present herewith the Annual Report and Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2014.

Operation Review

For the financial year ended 2014, the global Hard Disk Drive (HDD) industry has shown an increasing trend. This has resulted in improvement of the Group's performance in its core business. There is also an improved performance in the Group's Non-HDD sector, namely the Sensor and Control, while medical products had took a dive in sales due to the longer approval procedures.

The management will continue to focus on the Group's core business i.e. HDD operations by increasing new product mix development with the HDD customers. At the same time, the Non-HDD sector such as Sensor and Control will also grow in sales volume. As for the medical devices and products, management will make a thorough study on its approval procedures before growing the said sector.

Financial Overview

For the financial year ended 31 December 2014, our Group recorded a turnover of RM136.02 Million, representing an increase of RM31.83 Million or 30.55% compared to previous financial year. The improved revenue performance was mainly due to the higher demand and sales of HDD products during the financial year. The Group has recorded a profit before taxation (PBT) of RM7.22 Million during the financial year as compared to loss before taxation (LBT) of RM5.41 Million in the previous financial year, showing an improvement of RM12.63 Million. The achievement of the PBT during the financial year was largely contributed by a one off gain in disposal of a subsidiary which amounted to RM6.24 Million.

The Group's financial position as at 31 December 2014 remained healthy with net assets of RM99.98 Million or 57 sen per share. Its net operating cash inflow during the year stood at RM14.13 Million.

Future Prospects of the Group

The gradual recovery in the global economy is expected to continue in 2015. This augurs well for the group, as management is expected to increase the Group Sales by focusing on creating and producing new product mix development with the HDD customers.

Besides, the Group will broaden its customer base and increase its Non-HDD business, particularly in Sensor and Control sectors. Management anticipates more projects to take off in year 2015. Medical devices and products are progressing well, but management will take careful steps to ensure the said business is able to contribute positively to the Group performance.

With our continuous efforts, coupled with the experienced and committed management, we anticipate a better result in year 2015.

Acknowledgement

On behalf of the Board of Directors, I wish to express our sincere appreciation to the Management and employees of the Group for their continuous efforts, loyalty and dedication throughout the challenging year. I would also like to take this opportunity to thank all our valued shareholders, customers, suppliers, business associates, investors, the regulatory authorities and bankers for their continuous support, trust and confidence in the Group.

Lastly, I wish to thank my fellow Directors for their valuable guidance, advice and support over the years.

HSU, CHIN-SHUI Executive Chairman

STATEMENT ON CORPORATE GOVERNANCE

The Board of Directors ("the Board") recognises the importance of good corporate governance and is committed to ensure that good corporate governance is being practised by the Group in order to safeguard stakeholders' interests as well as enhancing shareholders' value.

This Statement sets out the manner in which the Group has applied and the extent of compliance with the principles and recommendations as set out in the Malaysian Code on Corporate Governance 2012 ("MCCG 2012" or "the Code").

1. CLEAR ROLES AND RESPONSIBILITIES

1.1 Functions of the Board

To ensure the effective discharge of its function and responsibilities, the Board established an internal governance model for delegating of specific powers of the Board to the relevant Board Committees, the Chief Executive Officer ("CEO"), Chief Financial Officer ("CFO") and the Senior Management of the Company.

The Board had also formed its Executive Committee ("Exco") to assist the CEO to manage the Group's day-to-day operations. The Exco was set up to formulate operations plans and oversee the execution of these plans. The Exco meets regularly to discuss operation issues.

The Executive Committee ("Exco") comprises of the Executive Directors as follows:

Members : Hsu, Chin-Shui Yong Poh Yow Lee, Hui-Ta a.k.a Li Hui Ta

On 26 August 2014, the Board formed its Investment Committee (IC) to review, deliberate and approve the acquisition or disposal of investments or assets of the Group subject to the terms and conditions as set out in the Group's Standard Operating Procedures.

The membership of the IC is as follows:

Chairman:	Ong Choon Heng	 Independent Non-Executive Director
Members:	Ang Siak Keng	 Independent Non-Executive Director
	Lee, Hui-Ta a.k.a Li Hui Ta	– Executive Director/Chief Financial Officer

Key matters reserved for the Board's approval including but not limited to the Group's annual forecast, business continuity plan, issuance of new securities, business restructuring, and acquisitions/disposals of material assets. All Board's decisions are recorded in the minutes, including the deliberation for each decision, along with actions to be taken and the individuals responsible for implementation. Relevant Board decisions are communicated to the Senior Management for implementation within a reasonable timeframe.

The Board has direct access to Senior Management and has unrestricted and immediate access to information relating to the Group's business and affairs in the discharge of their duties. The Board will consider inviting the Senior Management to attend meetings for reporting on major issues relating to their respective responsibility.

The Group's annual forecast will be tabled for the Audit Committee and Board's approval. The Management will also report on the Group's capital expenditure to the Audit Committee ("AC") and Board on quarterly basis.

Periodic briefings on the Group's prospects and performance are also conducted for the Directors to ensure that the Board is well informed on the Group's operational, financial and corporate issues.

The Board Committees are entrusted with specific responsibilities to oversee the Group's affairs, with authority to act on behalf of the Board in accordance with their respective Terms of Reference ("ToR"). At each Board meeting, the Chairman of the relevant Board Committees will report to the Board on key issues deliberated by the Board Committees at their respective meetings.

1. CLEAR ROLES AND RESPONSIBILITIES (cont'd)

1.2 Roles and responsibilities of the Board

In discharging its stewardship, the Board is constantly mindful of safeguarding the interests of the Group's stakeholders and is ultimately responsible for the performance of the Group. The Board assumes the following core responsibilities:-

- Reviewing and adopting strategic plans for the Group;
- Overseeing the conduct of the Group's business to evaluate whether the business is being properly managed;
- Identifying principal risks and ensuring the implementation of appropriate systems to manage these risks;
- Succession planning including appointing, training, fixing the compensation of and, where appropriate, replacing senior management;
- Developing and implementing an investor relation programme or shareholder communication policy for the Company; and
- Reviewing the adequacy and the integrity of the Group's internal control systems and management information systems, including systems for compliance with applicable laws, regulations, rules, directives and guidelines.

1.3 Ethical standards through Code of Ethics

The Company's Codes of Ethics for Directors continue to govern the standards of ethics and good conduct expected of Directors. The Code of Ethics for Directors includes principles relating to their duties, conflict of interest and dealings in securities are available at the Company's website.

As a measure to govern the conduct of its employees, the Company has in place its Whistleblower Policy and Procedures ("WPP") and Employees Hand Book. The WPP seek to foster an environment where integrity and ethical behaviour are maintained and any illegal or improper action and/or wrongdoing in the Group may be exposed. The Board has overall responsibility to oversee the implementation of the WPP and all whistle-blowing reports are to be addressed to the respective personnel as assigned pursuant to the Groups' WPP. This mechanism will allows the stakeholders of DUFU to report concerns about alleged unethical behaviour, actual or suspected fraud within the Group, or improper business conduct affecting the Group and about business improvement opportunities.

The WPP of DUFU is available at its corporate website.

1.4 Strategies promoting sustainability

The Board promotes good corporate governance in the application of sustainability practices throughout the Group, the benefits of which are believed to translate into better corporate performance. A report on sustainability activities, demonstrating DUFU's commitment to the global environmental, social, governance and sustainability agenda, is detailed in the Corporate Social Responsibility Statement of this Annual Report.

1.5 Access to information and advice

The Directors have individual and independent access to the advice and dedicated support services of the Company Secretaries in ensuring the effective functioning of the Board. The Directors may seek advice from the Management on issues under their respective purview. The Directors may also interact directly with the Management, or request further explanation, information or updates on any aspect of the Company's operations or business concerns from them.

In addition, the Board may seek independent professional advice at the Company's expense on specific issues to enable it to discharge its duties in relation to matters being deliberated. Individual Directors may also obtain independent professional or other advice in furtherance of their duties, subject to the approval of the Chairman or the Board, depending on the quantum of the fees involved.

1. CLEAR ROLES AND RESPONSIBILITIES (cont'd)

1.6 Qualified and competent Company Secretaries

The Company Secretaries play an advisory role to the Board in relation to the Company's constitution, Board's policies and procedures and compliance with the relevant regulatory requirements, codes or guidance and legislations. The Company Secretaries support the Board by ensuring that all Board meetings are properly conducted and deliberations at the Board and Board Committee meetings are well captured and recorded. The Company Secretaries also keep the Board updated on changes in the Listing Requirements and directives issued by the regulatory authorities, and the resultant implications to the Company and the Directors in relation to their duties and responsibilities.

1.7 Board Charter

The Board has made available its Board Charter on the corporate website. The document clearly sets out the roles and responsibilities of the Board and Board Committees and the processes and procedures for convening their meetings. It serves as a reference and primary induction literature providing prospective and existing Board members and Management insights into the fiduciary and leadership functions of the Directors of DUFU.

The Board reviews its charter regularly, to keep it up to date with changes in regulations and best practices and ensure its effectiveness and relevance to the Board's objectives.

2. STRENGTHEN COMPOSITION

2.1 Nominating Committee ("NC")

DUFU established its NC to assist the Board in recommending appointment of new Directors and assessing the effectiveness of the Board.

The membership of the Nominating Committee is as follows:

Chairman :	Khoo Lay Tatt	 Senior Independent Non-Executive Director
Members :	Ang Siak Keng	 Independent Non-Executive Director
	Ong Choon Heng	 Independent Non-Executive Director

The NC of DUFU assumes the following core responsibilities:-

- formulating the Nominating, selection and succession policies for members of the Board;
- review the structure, size and diversity (including without limitation, gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service) of the Board;
- consider the election criteria and develop procedures for the sourcing and election of candidates to stand for
 election by DUFU's shareholders ("Shareholders") or to fill casual vacancies of Directors;
- identify and nominate candidates to the Board for it to recommend to Shareholders for election as Directors;
- undertake an assessment of its Independent Directors annually;
- review the training needs for the Directors regularly; and
- establishing a set of quantitative and qualitative performance criteria to evaluate the performance of each member of the Board, each Board Committee and reviewing the performance of the Board as a whole.

Details of the ToR for NC of DUFU are available at its corporate website.

The activities carried out by the NC during the financial year ended 31 December 2014 in discharging its functions are as follows:

- reviewed the structure, size and diversity (including without limitation, gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service) of the Board;
- reviewed the training needs for the Directors;
- established a set of quantitative and qualitative performance criteria to evaluate the performance of each member of the Board, each Board Committee and reviewing the performance of the Board as a whole;
- established an assessment form for assessment of independency of its Independent Directors;
- undertaken review of independency of Independent Directors.

2. STRENGTHEN COMPOSITION (cont'd)

2.2. Develop, maintain and review criteria for recruitment and annual assessment of Directors

The Company has in place its procedures and criteria for appointment of new directors. All candidates for appointment are first considered by the NC, taking into account the mix of skills, competencies, experience, professionalism and other relevant qualities required to well manage the business, with the aim to meet the current and future needs of the Board composition. The NC also evaluates the candidates' character and ability to commit sufficient time to the Group. Other factors considered for appointment of Independent Director will include the level of independence of the candidate.

The NC will also be reviewing the composition of respective board committee of the Company to ensure its effectiveness in functioning.

The NC has also established a set of quantitative and qualitative performance criteria to evaluate the performance of each member of the Board, each Board Committee and reviewing the performance of the Board as a whole. The criteria for assessment of Directors shall include attendance record, intensity of participation at meetings, quality of interventions and special contributions.

In accordance with the Company's Articles of Association ("AA"), all Directors are subject to re-election by shareholders at the Annual General Meeting ("AGM") following their appointment. At least one-third (1/3) of the remaining Directors shall retire from office at each AGM at least once in every three (3) years, but shall be eligible for re-election.

Notwithstanding the recommendation of the MCCG 2012, the Board is presently of the view that there is no necessity to fix a specific gender diversity policy. However, the Board will endeavor to tap talent from human capital market from time to time with the aim to have at least one female director in its Board in the future.

2.3 Remuneration policies

The Remuneration Committee (RC) is responsible for, inter-alia, recommending to the Board the remuneration policy for, including the establishment of a formal and transparent methodology in determining the remuneration of Executive Directors and Non-Executive Directors and to review changes to the policy and methodology as necessary; review the existing level of remuneration of Executive Directors and to recommend their remuneration to the Board based on the Company's and their individual performance to ensure they commensurate with the scope of responsibilities held. The Committee also ensures the level of remuneration for Non-Executive Directors are linked to their level of responsibilities undertaken and contributions to the effective functioning of the Board.

The membership of the RC is as follows:

Chairman:	Ang Siak Keng	 Independent Non-Executive Director
Members:	Ong Choon Heng	 Independent Non-Executive Director
	Hsu, Chin-Shui	 Executive Chairman

The policy practiced on Directors' remuneration by the RC is to provide the remuneration packages necessary to attract, retain and motivate Directors of the quality required to manage the business of the Group and to align the interest of the Directors with those of the shareholders. The Directors play no part in deciding their own remuneration and shall abstain from discussing or voting on their own remuneration.

The current remuneration policy of the Group is summarised as follows:-

- a) The Directors' salary for Executive Directors are set at a competitive level for similar roles within comparable markets, reflect the performance of the director, skills and experience as well as responsibility undertaken.
- b) Directors' Fees are based on a standard fixed fee and are subject to approval by its shareholders at the AGM.
- c) Meeting Allowance All the Directors' are entitled to a fixed amount of allowance paid in accordance with the number of meeting attended during the year.
- d) Benefits-in-kind only Executive Directors of the Group are entitled to benefits-in-kind provided by the Group.
- e) The RC may obtain independent professional advice in formulating the remuneration package of its Directors.

2. STRENGTHEN COMPOSITION (cont'd)

2.3 Remuneration policies (cont'd)

Details of Directors' remuneration for the financial year ended 31 December 2014 were as follows:

I. Aggregate remuneration of the Directors categorized into appropriate components:

Category	Fee (RM)	Salaries (RM)	Bonus (RM)	Allowances (RM)	Total (RM)
Executive Directors					
- Company	108,000	0	0	24,000	132,000
- Subsidiaries*	0	1, 036,668	97,336	233,920	1,367,924
Non-Executive Directors					
- Company	240,000	0	0	44,500	284,500
- Subsidiaries*	0	136,178	0	0	136,178
Total	348,000	1,172,846	97, 336	302,420	1,920,602

* Subject to shareholders' approval at the forthcoming Annual General Meeting.

II. The number of Directors whose total remuneration fall within the following bands:

	Number of Directors			
Range of Remuneration	Executive	Non-Executive		
RM50, 000 to RM100,000	0	2		
RM100,001 to RM 150,000	0	1		
RM150,001 to RM 200,000	0	1		
RM400,001 to RM 450,000	1	0		
RM450,001 to RM 500,000	1	0		
RM600,001 to RM 650,000	1	0		

Details of the remuneration of each Director are not disclosed as the Board is of the view that the transparency and accountability aspects of corporate governance on disclosure of Directors' remuneration are appropriately served by the above disclosures.

3. REINFORCE INDEPENDENCE

3.1 Annual Assessment of Independence

The NC played an important role to assist the Board in assessing the independence of Non-Executive Directors of the Company on annual basis. Based on the assessment conducted by the NC, the Board is generally satisfied with the level of independence demonstrated by all the Independent Directors of the Company and their ability to act in the best interest of the Company.

The NC develops the criteria to assess independence of Independent Director, include but not limited to directors' background, family relationships, interest of shareholdings in the Company and related party transactions with the Group (if any).

3.2 Tenure of Independent Directors

Notwithstanding the recommendation of the MCCG 2012, the Board is presently of the view that there is no necessity to fix a maximum tenure limit for Directors as there are significant advantages to be gained from the long-serving Directors who possess tremendous insight and knowledge of the Company's businesses and affairs. Similarly, the Board does not set a time-frame on how long an Independent Director should serve on the Board, mainly for the following reasons:-

3. REINFORCE INDEPENDENCE (cont'd)

3.2 Tenure of Independent Directors (cont'd)

- The ability of a Director to serve effectively as an Independent Director is very much dependent on his calibre, qualification, experience and personal qualities, particularly his integrity and objectivity, and has no real connection to his tenure as an Independent Director.
- NC conducts an annual assessment of Independent Directors in respect of inter alia their skills, experience
 and contributions, and whether the Independent Directors are able to discharge their duties with unbiased
 judgement. Furthermore, the NC also reviews the Directors Profile of Independent Directors and assess its family
 relationship, interest of shareholdings in the Company and related party transactions with the Group (if any).

3.3 Shareholders' approval to retain an Independent Director who has served for more than 9 years

Mr. Khoo Lay Tatt, an Independent Non-Executive Director of the Company has served on the Board since 2 October 2006. He is also the Senior Independent Non-Executive Director of the Company. In accordance with the Code, the tenure of an independent director should not exceed a cumulative term of nine years. His term of office as Independent Non-Executive Director will be 9 years cumulatively on 1 October 2015, which is before the AGM to be held in year 2016. It was thus appropriate for the Company to recommend such retention upon expiry of his tenure of nine years as Independent Non-Executive Director at this forthcoming AGM.

After having assessed and reviewed, the NC was of the view that Mr. Khoo has demonstrated throughout the terms of his office to be independent by exercising independent judgment when a matter is put before him for decision. In addition, he also has the necessary knowledge of the business and operations of the Group and has the experience to make informed decision and participate actively and contribute positively during deliberations or discussions at Board Meetings. The length of his service on the Board does not in any way interfere with his exercise of independent judgment and ability to act in the best interests of the Group. The Board has assessed and with the recommendation of the NC, strongly recommend to the members of the Company to vote in favour of the resolution for Mr. Khoo to continue to serve as Senior Independent Non-Executive Director of the Company.

Except for Mr. Khoo, the remaining 2 Independent Directors of the Company served less than tenure of nine (9) years in the Company.

3.4 Separation of roles of Chairman and Chief Executive Officer (CEO)

The Company practises a division of responsibilities between the Executive Chairman and the CEO. Their roles are separated and clearly defined to ensure a balance of power and authority, increased accountability and greater capacity of the Board for Independent decision-making. The Chairman is mainly responsible for the Board's effectiveness and conduct. He also promotes an open environment for debate and ensures effective contributions from Non-Executive Directors. The Chairman also exercises control over the quality, quantity and timeliness of information flow between the Board and Management. At a general meeting, the Chairman plays a role in fostering constructive dialogue between shareholders, Board and Management.

The CEO is in charge of the day-to-day operations of the business, making strategic business decision and implementing Board policies.

3.5 Composition of the Board

The Board currently has seven (7) members comprising an Executive Chairman, two (2) Executive Directors, a Non-Independent Non-Executive Director and three (3) Independent Non-Executive Directors. This composition complies with Para 15.02 of the Bursa Securities Main Market Listing Requirements ("Main LR") whereby the Company must have at least two (2) Directors or one-third (1/3) of the Board, whichever is higher, who are Independent Directors.

In the event of any vacancy in the Board resulting in the non-compliance with the above, the Company must fill the vacancy within three (3) months. The Board is of the opinion that the interests of shareholders of the Company are fairly represented by the current Board composition and its size constitutes an effective Board of the Company.

3. REINFORCE INDEPENDENCE (cont'd)

3.5 Composition of the Board (cont'd)

The presence of the three (3) Independent Non-Executive Directors is essential in providing guidance, unbiased, fully balanced and independent views, advice and judgement to many aspects of the Group's strategy so as to safeguard the interests of minority shareholders and to ensure that high standards of conduct and integrity are maintained by the Group.

The Board is mindful to the recommendation that the board must comprise a majority of independent directors where the Chairman of the Company is not an independent director. However, the Board is of the opinion that the vast experience of Mr. Hsu, Chin-Shui would enable him to be well equipped to interact with global leaders of the industry and build relationships with stakeholders. He has also exercised his due care in the interest of the Company and shareholders during his tenure as an Executive Chairman of the Company and provided objectivity in decision-making and ensured effective conduct of the Board of Directors' Meeting.

Any concern regarding the Group may be conveyed by shareholders or investors to the Senior Independent Non-Executive Director at the following address and such concerns will be reviewed and addressed accordingly:-

Mr. Khoo Lay Tatt DUFU Technology Corp. Berhad 57-G Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang [corporateaffairs@dufu.com.my]

4. FOSTER COMMITMENT

4.1 Time Commitment

The Board is satisfied with the level of time commitment given by the Directors towards fulfilling their roles and responsibilities as Directors of DUFU. This is evidenced by the attendance record of the Directors at Board meetings.

The Board meets on a quarterly basis with additional meetings held whenever necessary. The Board met five (5) times during the year under review. The attendance record for each Director at Directors' meeting for the financial year ended 31 December 2014 is as follows:

Director	No. of meetings attended
Hsu, Chin-Shui	5/5
Lee, Hui-Ta a.k.a Li Hui Ta	4/5
Yong Poh Yow	5/5
Wu, Mao-Yuan	4/5
Khoo Lay Tatt	5/5
Ang Siak Keng	5/5
Ong Choon Heng	5/5

To ensure that the Directors have the time to focus and fulfill their roles and responsibilities effectively and in line with the Listing Requirements, a Director of DUFU must not hold directorships of more than five (5) Public Listed Companies and must be able to commit sufficient time to DUFU.

The Directors are required to submit an update on their other directorships from time to time for monitoring of the number of directorships held by the Directors of DUFU and for notification to Companies Commission of Malaysia accordingly.

4.2 Continuing Training Programme

The Directors are mindful that they should continue to attend training programmes to enhance their skills and knowledge where relevant, as well as to keep abreast with the changing regulatory and corporate governance developments.

4. FOSTER COMMITMENT (cont'd)

4.2 Continuing Training Programme (cont'd)

The details of trainings attended by the Directors are as follows:-

Director	Date	Description
Hsu, Chin-Shui	3 November 2014	SMEs/ Entrepreneurs-unlocking your potential to grow
	25 November 2014	2015 Tax Budget by MIA
Lee, Hui-Ta a.k.a	3 November 2014	SMEs/ Entrepreneurs-unlocking your potential to grow
Li Hui Ta	24 November 2014	An overview of GST organized by Taipei Investor Association in Malaysia
	25 November 2014	2015 Tax Budget by MIA
Yong Poh Yow	25 November 2014	2015 Tax Budget by MIA
Khoo Lay Tatt	24 March 2014	An overview: Personal Data Protection Act 2010 ("PDPA 2010") and Competition Act 2010 ("CA2010") their impact on your business conducted by Zaid Ibrahim & CO.
	14 October 2014	Risk management and internal control for "An integrated assurance on Risk Management and Internal control-is our line of Defence Adequate and effective"- conducted by Bursa Securities
	24 November 2014	An overview of GST organized by Taipei Investor Association in Malaysia
	25 November 2014	2015 Tax Budget by MIA
Ong Choon Heng	24 March 2014	An overview: Personal Data Protection Act 2010 ("PDPA 2010") and Competition Act 2010 ("CA2010") their impact on your business conducted by Zaid Ibrahim & CO.
	8,9,10,15,16,17 August 2014	Goods & Services Tax (GST) - A Preparatory Course for GST Consultants and Accountants - Conducted by MIA
	5 September 2014	Briefing on Regional Economic Integration: Benefitting from ASEAN Economic Community (AEC) 2015-Conducted by MITI
	14 October 2014	Risk management and internal control for "An integrated assurance on Risk Management and Internal control-is our line of Defence Adequate and effective"- conducted by Bursa Securities
	30 October 2014	Risk management and internal control for audit committees-Post Workshop Discussion. Conducted by Bursa Securities
	24 November 2014	An overview of GST organized by Taipei Investor Association in Malaysia
	25 November 2014	2015 Tax Budget by MIA
Ang Siak Keng	14 October 2014	Risk management and internal control for "An integrated assurance on Risk Management and Internal control-is our line of Defence Adequate and effective"- conducted by Bursa Securities

5. UPHOLD INTEGRITY IN FINANCIAL REPORTING

5.1 Compliance with applicable financial reporting standards

The Board aims to provide and present a balanced and meaningful assessment of the Group's financial performance and prospects at the end of each financial year, primarily through annual financial statements, announcement of results to shareholders as well as the Chairman's Statement in the annual report.

5. UPHOLD INTEGRITY IN FINANCIAL REPORTING (cont'd)

5.1 Compliance with applicable financial reporting standards (cont'd)

Details of the Directors' Responsibility in the preparation of the Group's financial statements are disclosed in page 29 of this Annual Report 2014.

The Board is assisted by the AC in overseeing the Group's financial reporting processes and the quality of its financial reporting. The AC reviews the Group's annual financial statements and the quarterly condensed financial statements focusing particularly on changes in accounting policies, Management's judgement in applying these accounting policies as well as assumptions and estimates applied in accounting for certain material transactions.

5.2 Assessment of suitability and independence of external auditors

The AC had obtain written assurance from its external auditors, Messrs. Crowe Horwath, confirmed that they are, and have been independent throughout the conduct of the audit engagement in accordance with the terms of all relevant professional and regulatory requirements.

After having satisfied with the performance of Messrs. Crowe Horwath and its audit independence, the AC recommended the re-appointment of Messrs. Crowe Horwath to the Board for approval by its shareholders at the forthcoming 13th AGM.

6. RECOGNISE AND MANAGE RISK

6.1 Sound framework to manage risk

The Board is fully aware of its responsibility to safeguard and enhance the value of shareholders in the Group. The Board has continuously placed emphasis on the need for maintaining a sound system of internal control. The internal control systems are designed to manage and mitigate rather than eliminate the risk of failure in achieving the Company's corporate objective and safeguarding the Company's assets as well as investors interests.

With the assistance of its outsourced Internal Auditors ("IA"), the AC oversees the Risk Management framework of the Group and reviews the risk management framework formulated by the Management.

6.2 Internal Audit Function

The Group has engaged the services of an independent professional firm to provide much of the assurance it requires regarding the effectiveness as well as the adequacy and integrity of the Group's systems of internal control. The internal auditors report directly to the Audit Committee on its activities based on the approved annual Internal Audit Plans. Its principal role is to provide independent assurance on the adequacy and effectiveness of governance, risk management and internal control processes.

The Statement on Internal Control set out on pages 25 to 26 of this Annual Report provides an overview of the state of risk management and internal controls within the Group.

7. ENSURE TIMELY AND HIGH QUALITY DISCLOSURE

7.1 Corporate Disclosure Policy

The Board is mindful on the importance of maintaining a proper corporate disclosure procedures with the aim to provide shareholders and investors with comprehensive, accurate and quality information on a timely basis. Personnel and working team for preparing the disclosure will conduct due diligence and proper verification, as well as coordinate the efficient disclosure of material information to the investing public.

The Board exercise close monitoring of all price sensitive information potentially required to be released to Bursa Securities and makes material announcements to Bursa Securities in a timely manner as required. In line with best practices, the Board strives to disclose price sensitive information to the public as soon as practicable through Bursa Securities and the company's website.

7. ENSURE TIMELY AND HIGH QUALITY DISCLOSURE (cont'd)

7.2 Leverage on information technology for effective dissemination of information

In line with the recommendation by the Main LR and the Code, material information is disseminated to shareholders and investors on a timely basis. These information, which could be accessed through Bursa Securities website at <u>www.bursamalaysia.com</u>., include:

- Quarterly announcements
- Annual reports
- Circular to shareholders
- Other important announcements

The Group also maintains a website at www.dufutechnology.com. which provides information, qualitative and quantitative, on the Group's operations and corporate developments.

8. STRENGTHEN RELATIONSHIP BETWEEN COMPANY AND SHAREHOLDERS

8.1 Encourage shareholder participation at general meetings

DUFU dispatches its notice of AGM to shareholders at-least 21-days before the AGM. The adequate time given to shareholders allows them to make necessary arrangements to attend and participate either in person, by corporate representative, by proxy or by attorney.

The Company allows a member to appoint a proxy who may be a member of the Company. If the proxy is not a member of the Company, he/she need not be an advocate, an approved company auditor or a person approved by the Companies Commission of Malaysia. DUFU has also removed the limit on the number of proxies to be appointed by an exempt authorised nominee with shares in the Company for Omnibus account to allow greater participation of beneficial owners of shares at general meetings of the Company. The AA of the Company further accord proxies the same rights as members to speak at the general meeting. Essentially, a corporate representative, proxy or attorney is entitled to attend, speak and vote both on a show of hands and on a poll as if they were a member of the Company.

The Board will consider adopting electronic voting to facilitate greater shareholder participation at general meetings, and to ensure accurate and efficient outcomes of the voting process.

8.2 Encourage poll voting

At the 12th AGM and Extraordinary General Meeting of the Company held on 30 May 2014, all resolutions had put forth for poll voting upon requested by the Chairman of the Company.

An announcement of the detailed results of the poll voting had been made to the public accordingly.

8.3 Effective Communication and proactive engagement

During the General Meetings of the Company, the Chairman of Meeting will invite shareholders to raise questions pertaining to the Company's financial statements and other items for adoption at the meeting, before putting a resolution to vote. The Directors, Management and external auditors were in attendance to respond to the shareholders' queries.

In addition to the above, the Company will look into allocation of time during AGM for dialogue with shareholders to address the issues concerning the Group and to make arrangement for Officers of the Company to present and handle other face-to-face enquiries from shareholders.

This statement was made in accordance with a resolution of the Board dated 18 May 2015.

AUDIT COMMITTEE REPORT

The Committee comprises of the following:

Chairman

Khoo Lay Tatt Senior Independent Non-Executive Director

Members

Ang Siak Keng Independent Non-Executive Director

Ong Choon Heng Independent Non-Executive Director

TERM OF REFERENCE OF AUDIT COMMITTEE

1. Objectives

The Principal objective of the Audit Committee is to assist the Board of Directors in discharging its statutory duties and responsibilities relating to accounting and reporting practices of the Group. In addition, the Committee shall:-

- Evaluate the quality of the audit conducted by the internal and external auditors;
- Provide assurance that the financial information presented by management is relevant, reliable and timely;
- Oversee compliance with laws and regulations and observance of a proper code of conduct; and
- Determine the adequacy of the Group's control environment.

2. Composition:-

- a) The Audit Committee shall be appointed by the Board of Directors from amongst their members and comprising not less than three (3) members, exclusively Non-Executive Directors of whom a majority shall be the Independent Directors.
- b) At least one of the members of the Audit Committee must be a member of the Malaysian Institute of Accountants, or if he is not a member of the Malaysian Institute of Accountants, he must have at least three (3) years of working experience or either must have passed the examinations specified in Part I of the schedule of Accountant Act, 1967, or must be a member of one of the associations of accountants specified in Part II of the 1st Schedule of the Accountant Act, 1967 or fulfills such other requirements as prescribed or approved by the members.
- c) The members of the Audit Committee shall elect a chairman among their number who shall be an Independent Non-Executive director. No alternate director shall be appointed as a member of the Audit Committee.
- d) If a member of the Audit Committee, for whatsoever reason ceases to be a member with a result that the number of members is reduced below three (3), the Board of Directors shall, within three (3) months of the event, appoints such number of new members as may be required to make the minimum number of three (3) members.

3. Authority:-

- a) The Audit Committee is authorized by the Board of Directors to investigate any matter within its terms of reference and shall have unlimited access to all information and document relevant to its activities as well as to the internal and external auditors and employees of the Group. All employees are directed to co-operate with any request made by the Committee.
- b) The Committee shall have the authority to obtain independent legal or other professional advice as it considers necessary.
- c) The Committee shall be able to convene meetings with the external auditors, excluding the attendance of the executive members of the Committee, whenever deemed necessary.

AUDIT COMMITTEE REPORT (CONT'D)

3. Authority:- (cont'd)

d) The Audit Committee shall have the power to establish Sub-Audit Committee(s) to carry out certain investigation on behalf of the Committee in such manner, as the Committee deem fit and necessary.

4. Meetings

The Committee is at liberty to determine the frequency of the meetings at least four times annually. The quorum of two (2) independent members shall constitute a valid meeting.

Attendance of the Meetings

- a) A meeting with external auditors shall be held at least twice a year without the presence of executive Board members.
- b) The Committee may invite any person to be in attendance to assist in its deliberations. The other directors and employees attend any particular audit committee meeting only at the audit committee's invitation, specific to the relevant meeting.
- c) the Company Secretary shall be the Secretary of the Committee and shall be responsible for drawing up the agenda with concurrence of the chairperson and circulating it, supporting by explanatory documentation to committee members prior to each meeting.

5. Duties and Responsibilities

The duties and responsibility of the Audit Committee include the followings:-

- a) to consider the appointment or re-appointment of external auditors, the audit fee and matter relating to the resignation or dismissal of auditors, if any;
- b) to review with the external auditors the audit plan, their evaluation of the system of internal accounting controls, their letter to management and the management's response;
- c) to review the quarterly and annual financial statements before submission to the Board of Directors for approval, focusing particularly on:-
 - Changes in accounting policies and practices;
 - Significant and unusual events;
 - · Significant adjustments resulting from the audit;
 - The going concern assumption;
 - Compliance with accounting standard and other legal requirements
- d) to discuss problems and reservations arising from the interim and final audits, and any matter the auditors may wish to discuss (in the absence of management where necessary);
- e) to do the followings where an internal audit function exists;
 - Review the adequacy of the scope, function and resources of the internal audit function and that it has the necessary authority to carry out its work;
 - Review the internal audit programme and results of the internal audit process and where necessary ensure that appropriate action is taken on the recommendations of the internal audit function;
 - Review any appraisal or assessment of the performance of members of the internal audit function;
 - Approved any appointment or termination of senior staff members of the internal audit function;
 - Review the resignation of internal audit staff members and provide the staff member the opportunity to submit his reasons for resigning; and
 - To consider major findings of internal investigations and management's response.
- (f) to consider any related party transaction and conflict of interest situation that may arise within the Company or the Group including any transaction, procedure or course of conduct that arises questions of management integrity; and
- (g) to perform such other duties if any as may be agreed to by the committee and the Board.

AUDIT COMMITTEE REPORT (CONT'D)

6. Reporting

The Audit Committee is authorized to regulate its own procedures and in particular the calling of meetings, the notice to be given of such meetings, the voting and proceeding thereat, the keeping of minutes and the custody, production and inspection of such meetings.

The minutes of the meetings shall be concluded by the Secretary of the Committee to the Committee members and all the other Board members.

7. Attendance at Meetings

The information on the attendance of each member at the Audit Committee's meetings held during the financial year ended 31 December 2014 is as follows:-

Director	No. of meetings attended
Khoo Lay Tatt	4/4
Ang Siak Keng	4/4
Ong Choon Heng	4/4

ACTIVITIES OF THE AUDIT COMMITTEE

The activities carried out by the Committee during the financial year ended 31 December 2014 in the discharge of its duties and responsibilities are as follows:-

- Reviewed the draft quarterly results of the Group and the recommendation of the same to the Board for approval.
- Reviewed the compliance on the Bursa Securities Main Market Listing Requirements, Malaysian Code on Corporate Governance 2012 and other statutory requirements.
- Discussed with the external auditors before the audit commences, the nature and scope of the audit.
- Reviewed the external auditors management letter and management's response.
- Reviewed the internal programme and results of the internal audit process and where necessary ensure that appropriate action is taken on the recommendations of the internal auditors.
- Reviewed any related party transactions and conflict of interest situation that may arise within the Company or Group and to monitor any inter-company transaction or any transaction between the Company and any related parties outside the Group.
- Reviewed the quarterly and year-end financial statements of the Company and the Group and thereafter submit them to the Board.

INTERNAL AUDIT FUNCTION

The Board has engaged an independent firm of professionals to conduct internal audits. The Internal Auditors report directly to the Committee. The primary functions of Internal Auditors are to assist the Committee on an ongoing basis to :

- · provide independent, systematic and objective evaluation on the state of internal control within the Group; and
- perform such other function as requested by the Committee.

The costs incurred for the internal audit function for financial year ended 31 December 2014 was RM15,000. During the financial year, the Internal Auditors have assisted the Audit Committee to :

• plan and conduct the internal audit for financial year ended 2015 and review the state of internal control of various operating cycle within the Group.

Information pertaining to the Company's internal control is shown in the Statement on Risk Management and Internal Control set out on page 25 and 26 of this Annual Report.

This statement was made in accordance with a resolution of the Board dated 18 May 2015.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

Introduction

This Statement on Risk Management and Internal Control is made pursuant to paragraph 15.26(b) of the Main Market Lisitng Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities") and are guided by the Statement on Risk Management and Internal Control - Guidelines for Directors of Listed Issuers."

Board Responsibilities

The Board is responsible for the adequacy and effectiveness of the Group's risk management and internal control system. The Board recognises that for the Group to achieve its business objectives and sustain success, it is vital that the risk management and internal control processes of the Group are effective.

However, due to the inherent limitations of any system of internal control, this system is designed to manage, rather than eliminate the risk of failure to achieve the Group's objectives. Accordingly, the system can only provide reasonable but not absolute assurance against material misstatement or loss.

The Board confirms that these processes have been in place for the financial year under review and up to the date of approval of this Statement for inclusion in the Annual Report of the Company.

Assurance From The Management

The Board has received assurance from the Chief Executive Officer and the Chief Financial Officer that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects, based on the risk management and internal control system of the Group.

Risk Management Framework

The Board and the Management continuously identify, evaluate and manage significant business risks that affect day-to-day operations of the Group.

The Audit Committee reviews internal control issues identified by the internal auditors and by the management. In the process, it evaluates the adequacy and effectiveness of the Group's risk management and internal control system.

During the financial year, the Executive Directors and the Management participated in a risk management exercise to update the risk profile and controls which are in place. During the exercise, principal risks affecting the Group were identified, quantified and prioritised. The relevant controls and strategies for managing the risks were identified and documented. The participants also suggested areas where the Group could further improve on in order to effectively manage the principal risks. The risk management report was presented to the Audit Committee in one of the audit committee meetings.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL (CONT'D)

Internal Control System

The Board is satisfied that the systems of internal control are adequate.

The internal audit function is being outsourced to an independent firm of professionals appointed by the Board. The total cost incurred for the internal audit function for the financial year ended 31 December 2014 was RM15,000. As an important part of the scope of their work, the internal auditors are to evaluate whether adequate systems of internal controls exist and to assist the management to address operational, financial and compliance risks.

Recommendations for improvement on internal controls were received from the internal auditors and implemented.

The following key elements of internal controls are embedded within the Group's operations:

- An organisation structure with clearly defined lines of responsibility, authority and accountability;
- Clearly documented internal policies, manuals, procedures and work instructions;
- Holding regular Board and management meetings where information related to financial and operational performances is shared and discussed;
- Management accounts and reports are prepared and distributed to Executive Directors and key management personnel every month; and
- Employees attend regular training and development programs to enhance their knowledge and competency.

The Directors and management will continue to review and update the internal control system in line with changes in the operating environment of the Group.

Conclusion

The Board is of the view that there were no significant weaknesses in the system of risk management and internal control of the Group that had a material impact on the operations of the Group for the financial year ended 31 December 2014. The Board remains committed to a sound system of risk management and internal control and to progressively enhance the system to support the Group's operations.

This statement was made in accordance with a resolution of the Board dated 18 May 2015.

Review of The Statement By External Auditors

As required by paragraph 15.23 of the Listing Requirement, the External Auditors have reviewed this Statement on Internal Control for inclusion in the annual report of the Group for the year ended 31 December 2014 and reported to the Board that nothing has come to their attention that causes them to believe that this Statement is inconsistent with their understanding of the process adopted by the Board in reviewing the adequacy and effectiveness of the risk management and internal control system.

DISCLOSURE REQUIREMENTS PURSUANT TO THE BURSA MALAYSIA

SECURITIES BERHAD MAIN MARKET LISTING REQUIREMENTS

Utilisation of Proceeds

On 16 July 2013, the Company raised RM11,094,074 via issuance of 55, 470,370 new Ordinary Shares of RM0.50 each pursuant to the renounceable Two-Call Rights Issue exercise. As at 31 December 2014, the proceeds are utilized by the Group in the following manner:-

Purpose	Proposed Utilisation RM'000	Actual Utilisation RM'000	Balance RM'000	Timeframe for use
Purchase of plant and equipment	3,000	3,000	-	Within 2 years
Working Capital	7,586	6,000	1,586	Within 2 years
Estimated share issue expenses	508	508	-	Within 6 months
Total	11,094	9,508	1,586	

Share Buybacks

During the financial year, there were no share buyback by the Company.

Options, Warrants or Convertible Securities

No option, warrants or convertibles securities were issued by the Company during the financial year.

American Depository Receipt (ADR) or Global Depository Receipt (GDR) Programme

During the financial year, the Company did not sponsor any such programme.

Imposition of Sanctions and/or Penalties

There were no material sanction and/or penalties imposed on the Company and its subsidiary companies, Directors or management by the regulatory bodies.

Non-Audit Fees

The amount of non-audit fees incurred for services rendered to Dufu Group for the financial year by the Company's Auditors, or a firm or corporate affiliated to the Auditors' firm is RM18,000.

Profit Forecast and Unaudited Results Deviation

There was no profit forecast issued by the Group during the financial year.

The audited consolidated results during the financial year of the Group did not deviate by more than 10% of the unaudited consolidated results of the Group as announced via the BURSALINK, <u>www.bursamalaysia.com</u> on 27 February 2015.

Profit Guarantee

There was no profit guarantee issued by the Group during the financial year.

Material contract

There were no material contracts entered into by the Company and its subsidiaries involving Directors' and substantial shareholders' interests either still subsisting as at 31 December 2014 or entered into since the end of the previous financial year.

Corporate Social Responsibility (CSR) Statement

The Group is driven by the belief that in pursuit of any business objective, we need to strike a balance between profitability and contributions to the social and environmental responsibilities. With such belief, the Group is committed and uses its best endeavour, on ongoing basis, to integrate CSR practices into its day-to-day business operations i.e. constantly reviewing the staff benefits to enhance the quality of life of its employees and adopting eco-friendly practices such as minimizing the use of hazardous compound in its manufacturing process to protect the environment.

DISCLOSURE REQUIREMENTS PURSUANT TO THE BURSA MALAYSIA SECURITIES BERHAD MAIN MARKET LISTING REQUIREMENTS (CONT'D)

Recurrent Related Party Transactions

The details of Recurrent Related Party Transactions concluded and their actual amount entered into during the financial year ended 31 December 2014 in accordance with the shareholders' mandate obtained at the Extraordinary General Meeting of the Company held on 31 May 2014 were as follow:

	Related Parties		Nature of	Actual Amount			
No.	Buyer	Seller	Transactions	(RM)	Interested Related Party		
1.	KENS	DISB	Sales of medical parts to Kens	427,903	Interested Director & Shareholder Hsu, Chin-Shui is a Director of DUFU and not Director DISB. He is also Director of KENS and major shareholder of KENS (by virture of section 6A of the Act, holding 50% of the equity interest in CFSB as at 30 April, 2015).		
2.	DISB	SESB	Purchase of goods from SESB	380,839	Interested Director & Shareholder Lee, Hui-Ta a.k.a. Li Hui Ta is a common Director of DISB and SESB. He is also a major shareholder holding 99.99% of the equity interest in SESB as at 30 April 2015. Interested Person Connected to Director Hsu, Yin-Lin, the daughter of Hsu, Chin-Shui is also a Director and Shareholder of SESB.		
3.	DISB	HPSB	HPSB is providing plating services to DISB	93,369	Interested Director & Shareholder Lee, Hui-Ta is a common Director of DISB and HPSB. He is also a shareholder holding 29% of the equity interest in HPSB as at 30 April 2015.		
4.	KENS	DUFUSION	Sales of medical parts to KENS	129,368	Interested Director & Shareholder Hsu, Chin-Shui is a Director of DUFU and not Director DISB. He is also Director of KENS and major shareholder of KENS (by virture of section 6A of the Act, holding 50% of the equity interest in CFSB as at 30 April 2015).		
5.	Futron Ltd	GCLPT	Purchase of Tools from GCLPT	13,713	Interested Director & Shareholder Hsu, Chin-Shui is a Director of GCLPT and Dufu (not Director of Futron Ltd).		

Notes:

SESB – Seraimas Electronics Sdn. Bhd. HPSB – Hightec Plating Sdn Bhd GCLPT – Guangzhou Ching Lian Precision Technology Pte Ltd (China) Futron Ltd – Futron Technology Co., Limited Dufusion – Dufusion Sdn Bhd KENS – Kens FineMedTech Sdn. Bhd.

STATEMENT ON DIRECTORS' RESPONSIBILITIES

IN RESPECT OF THE AUDITED FINANCIAL STATEMENTS

The Board has the overall responsibility to prepare the financial statements for each financial year as required by the Companies Act, 1965. The financial statements should be prepared in accordance with Financial Reporting Standards ("FRSs") and the Companies Act 1965 in Malaysia and the relevant provisions of the Bursa Malaysia Securities Berhad Main Market Listing Requirements so as to present a true and fair view of the state of affairs of the Group and of the Company as at end of the financial year and of their results and cash flows for the year ended.

In this regard, the Directors will, with the assistance of the Audit Committee:

- Ensured that suitable accounting policies are used and applied consistently
- Ensured that new and revised Financial Reporting Standards and Issued Committee Interpretations issued by MASB that are relevant to the Group's operations and effective for accounting periods are fully adopted
- Ensured proper accounting records are kept
- Ensured adequate system of internal control exist to safeguard the assets of the Group to prevent and detect fraud and other irregularities
- Ensured that the financial statements presents a balanced and understandable assessment of the financial position and prospect of the Group and of the Company
- Made appropriate enquires to the senior management of the Group to ensure that the Group have adequate resources to continue in operational existence in the foreseeable future
- Ensure that the accounting estimates included in the financial statements are reasonable and prudent

The financial statements for the year ended 31 December 2014 had been approved by the Board on 28 April 2015.

This statement was made in accordance with a resolution of Board dated 18 May 2015.

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DIRECTORS' REPORT

The directors hereby submit their report and the audited financial statements of the Group and the Company for the financial year ended 31 December 2014.

Principal Activities

The principal activities of the Company are those of investment holding and provision of management services to its subsidiaries. The principal activities of the subsidiaries are disclosed in Note 6 to the financial statements. There have been no significant changes in the nature of the principal activities of the Group and the Company during the financial year.

Results

	Group	Company	
	RM	RM	
Profit for the financial year	6,263,370	2,164,601	

Dividends

No dividends were proposed, declared or paid by the Company since the end of the previous financial year.

Reserves And Provisions

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

Issue Of Shares Or Debentures

There was no issue of shares or debentures by the Company during the financial year.

Options Granted Over Unissued Shares

No share options were granted by the Company during the financial year.

Bad And Doubtful Debts

Before the financial statements of the Group and the Company were made out, the directors took reasonable steps to ascertain that action had been taken in relation to the writing off of bad debts and the making of allowance for doubtful debts and satisfied themselves that there were no known bad debts and that no making of allowance for doubtful debts was necessary.

At the date of this report, the directors are not aware of any circumstances which would require the writing off of bad debts or the making of allowance for doubtful debts.

Current Assets

Before the financial statements of the Group and the Company were made out, the directors took reasonable steps to ascertain whether any current assets, other than debts, were unlikely to realise in the ordinary course of business their values as shown in the accounting records of the Group and the Company and to the extent so ascertained were written down to an amount that they might be expected to realise.

At the date of this report, the directors are not aware of any circumstances that would render the values attributed to the current assets in the financial statements of the Group and the Company misleading.

DIRECTORS' REPORT (CONT'D)

Valuation Methods

At the date of this report, the directors are not aware of any circumstances which have arisen which render adherence to the existing methods of valuation of assets or liabilities of the Group and the Company misleading or inappropriate.

Contingent And Other Liabilities

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

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

No contingent liability 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, in the opinion of the directors, will or may substantially affect the ability of the Group or the Company to meet their obligations as and when they fall due.

Change Of Circumstances

At the date of this report, the directors are not aware of any circumstances, not otherwise dealt with in this report or in the financial statements of the Group and the Company that would render any amount stated in the respective financial statements misleading.

Items Of An Unusual Nature

The results of the operations of the Group and the Company for the financial year were not, in the opinion of the directors, substantially affected by any item, transaction or event of a material and unusual nature.

There has not arisen in the interval between the end of the financial year and the date of this report any item, transaction or event of a material and unusual nature which, in the opinion of the directors, will affect substantially the results of the operations of the Group and the Company for the financial year in which this report is made.

Directors Of The Company

The directors who served since the date of the last report are:-

Lee, Hui-Ta also known as Li Hui Ta Hsu, Chin-Shui Yong Poh Yow Khoo Lay Tatt Ang Siak Keng Wu, Mao Yuan Ong Choon Heng 33

DIRECTORS' REPORT (CONT'D)

Directors Of The Company (cont'd)

Particulars of the interests in shares in the Company of the directors in office at the end of the financial year, as shown in the Register of Directors' Shareholdings, are as follows:-

Number of Ordinary Shares of RM0.50 Each						
		Direct I	Deemed Interest			
Name of Director	Balance at 1.1.2014	Bought	(Sold)	Balance at 31.12.2014	Balance at 1.1.2014	Balance at 31.12.2014
Lee, Hui-Ta also known as Li Hui Ta	15,757,365	0	0	15,757,365	0	0
Hsu, Chin-Shui	16,280,062	0	(4,500,063)	11,779,999	0	6,000,063
Yong Poh Yow	4,952,202	0	0	4,952,202	0	0
Khoo Lay Tatt	5,000,000	0	0	5,000,000	0	0
Wu, Mao Yuan	4,612,500	0	0	4,612,500	0	0
Ong Choon Heng	0	0	0	0	0	0
Ang Siak Keng	0	0	0	0	0	0

Directors' Benefits

Since the end of the previous financial year, no director of the Company has received or become entitled to receive any benefit (other than the directors' remuneration disclosed in the financial statements) by reason of a contract made by the Company or a related corporation with the director or with a firm of which the director is a member, or with a company in which the director has a substantial financial interest except for any benefits which may be deemed to have arisen by virtue of those related party transactions as disclosed in Note 22 to the financial statements.

Neither during nor at the end of the financial year, was the Company a party to any arrangement whose object is to enable the directors to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Auditors

The auditors, Messrs. Crowe Horwath, have expressed their willingness to continue in office.

Signed In Accordance With A Resolution Of The Directors Dated 28 April 2015

Lee, Hui-Ta also known as Li Hui Ta

Yong Poh Yow

We, Lee, Hui-Ta also known as Li Hui Ta and Yong Poh Yow, being two of the directors of Dufu Technology Corp. Berhad, do hereby state that in the opinion of the directors, the financial statements set out on pages 37 to 73 give a true and fair view of the financial position of the Group and the Company as at 31 December 2014 and of their financial performance and cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 1965 in Malaysia.

In the opinion of the directors, the supplementary information set out on page 74 is prepared, in all material respects, in accordance with Guidance on Special Matter No. 1 Determination of Realised and Unrealised Profits or Losses in the Context of Disclosures Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants and the directive of Bursa Malaysia Securities Berhad.

Signed In Accordance With A Resolution Of The Directors Dated 28 April 2015

Lee, Hui-Ta also known as Li Hui Ta

Yong Poh Yow

STATUTORY DECLARATION

I, Lee, Hui-Ta also known as Li Hui Ta, being the director primarily responsible for the financial management of Dufu Technology Corp. Berhad, do solemnly and sincerely declare that the financial statements set out on pages 37 to 73 are to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act 1960.

Subscribed and solemnly declared by Lee, Hui-Ta also known as Li Hui Ta at Georgetown in the State of Penang on this 28 April 2015

Lee, Hui-Ta also known as Li Hui Ta

Before me

Nachatar Singh A/L Bhag Singh No. P126 Commissioner for Oaths

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF DUFU TECHNOLOGY CORP. BERHAD

Report on the Financial Statements

We have audited the financial statements of Dufu Technology Corp. Berhad, which comprise the statements of financial position as at 31 December 2014 of the Group and the Company, and the statements of comprehensive income, statements of changes in equity and statements of cash flows of the Group and the Company for the financial year then ended, and a summary of significant accounting policies and other explanatory information, as set out on pages 37 to 73.

Directors' Responsibility for the Financial Statements

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

Auditors' Responsibility

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

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

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

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of the Group and the Company as at 31 December 2014 and of their financial performance and cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 1965 in Malaysia.

Report on Other Legal and Regulatory Requirements

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

- (i) In our opinion, the accounting and other records and the registers required by the Act to be kept by the Company and its subsidiaries of which we have acted as auditors have been properly kept in accordance with the provisions of the Act.
- (ii) We have considered the financial statements and the auditors' reports of all the subsidiaries of which we have not acted as auditors, which are indicated in Note 6 to the financial statements.
- (iii) We are satisfied that the financial statements of the subsidiaries that have been consolidated with the Company's financial statements are in form and content appropriate and proper for the purposes of the preparation of the financial statements of the Group and we have received satisfactory information and explanations required by us for those purposes.
- (iv) The audit reports on the financial statements of the subsidiaries did not contain any qualification or any adverse comment made under Section 174(3) of the Act.
INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF DUFU TECHNOLOGY CORP. BERHAD (CONT'D)

Report on Other Legal and Regulatory Requirements (cont'd)

The supplementary information set out on page 74 is disclosed to meet the requirement of Bursa Malaysia Securities Berhad and is not part of the financial statements. The directors are responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No. 1 *Determination of Realised and Unrealised Profits or Losses in the Context of Disclosures Pursuant to Bursa Malaysia Securities Berhad Listing Requirements*, as issued by the Malaysian Institute of Accountants ("the MIA Guidance") and the directive of Bursa Malaysia Securities Berhad. In our opinion, the supplementary information is prepared, in all material respects, in accordance with the MIA Guidance and the directive of Bursa Malaysia Securities Berhad.

Other Matters

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

Crowe Horwath Firm No: AF 1018 Chartered Accountants

Date: 28 April 2015

Penang

Eddy Chan Wai Hun Approval No: 2182/10/15(J)

Chartered Accountant

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2014

	.	2014	2013
	Note	RM	RM
NON-CURRENT ASSETS			
Property, plant and equipment	4	70,039,735	89,549,168
Goodwill on consolidation	5	0	0
Available-for-sale financial assets	7	0	320,926
Investments in club memberships, at cost		61,000	61,000
Deferred tax assets	8	444,316	227,097
		70,545,051	90,158,191
CURRENT ASSETS	_		
Inventories	9	30,027,927	27,111,014
Trade and other receivables	10	49,220,695	31,401,620
Prepayments		311,515	417,688
Current tax assets		42,491	146,442
Cash and bank balances	11	14,840,168	13,658,085
	-	94,442,796	72,734,849
CURRENT LIABILITIES			
Trade and other payables	12	26,317,234	16,753,479
Loans and borrowings	13	22,024,216	24,547,846
Financial liabilities at fair value through profit or loss	14	0	448,930
Current tax liabilities		841,096	98,120
	-	49,182,546	41,848,375
NET CURRENT ASSETS		45,260,250	30,886,474
NON-CURRENT LIABILITIES			
Loans and borrowings	13	15,827,341	29,229,229
Deferred tax liabilities	8	0	106,000
	-	15,827,341	29,335,229
NET ASSETS	-	99,977,960	91,709,436
EQUITY			
Share capital	15	87,735,185	87,735,185
Currency translation reserve		3,595,688	1,590,534
Reverse acquisition reserve		(24,110,002)	(24,110,002)
Retained profits		32,757,089	26,493,719
TOTAL EQUITY	-	99,977,960	91,709,436

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

	Note	2014 RM	2013 RM
Revenue	16	136,023,251	104,194,772
Other income		12,575,369	2,886,400
Changes in work-in-progress and finished goods		6,944,282	(5,453,029)
Raw materials consumed		(44,751,987)	(25,445,078)
Purchase of trading and semi finished goods		(22,577,690)	(15,278,548)
Depreciation		(12,790,038)	(12,979,951)
Employee benefits expense	17	(34,143,721)	(26,296,754)
Interest expense		(2,292,551)	(2,559,040)
Other expenses		(31,770,492)	(24,477,926)
Profit/(Loss) before tax	18	7,216,423	(5,409,154)
Tax expense	19	(953,053)	(129,688)
Profit/(Loss) for the financial year		6,263,370	(5,538,842)
Other comprehensive income:-			
Item that may be reclassified subsequently to profit or loss:- - Currency translation differences for foreign operations		2,005,154	3,192,492
Other comprehensive income for the financial year		2,005,154	3,192,492
Total comprehensive income for the financial year		8,268,524	(2,346,350)
Earnings/(Loss) per share:-	20		
- Basic (sen)		3.57	(3.78)
- Diluted (sen)		3.57	(3.78)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

	Non-distributable		Distributable	
	Currency	Reverse		
Share	translation	acquisition	Retained	Total
capital	reserve	reserve	profits	equity
RM	RM	RM	RM	RM
60,000,000	(1,601,958)	(24,110,002)	49,182,161	83,470,201
0	0	0	(5,538,842)	(5,538,842)
0	3,192,492	0	0	3,192,492
0	3,192,492	0	(5,538,842)	(2,346,350)
27,735,185	0	0	(16,641,111)	11,094,074
0	0	0	(508,489)	(508,489)
27,735,185	0	0	(17,149,600)	10,585,585
87,735,185	1,590,534	(24,110,002)	26,493,719	91,709,436
0	0	0	6,263,370	6,263,370
0	2,005,154	0	0	2,005,154
0	2,005,154	0	6,263,370	8,268,524
87,735,185	3,595,688	(24,110,002)	32,757,089	99,977,960
	capital RM 60,000,000 0 0 27,735,185 0 27,735,185 87,735,185 87,735,185 0 0 0	Currency translation Capital Currency translation RM RM 60,000,000 (1,601,958) 0 0 0 3,192,492 0 3,192,492 27,735,185 0 0 0 27,735,185 0 27,735,185 0 87,735,185 1,590,534 0 2,005,154 0 2,005,154	Currency translation Reverse acquisition Capital RM Currency translation Reverse acquisition RM RM RM 60,000,000 (1,601,958) (24,110,002) 0 0 0 0 3,192,492 0 27,735,185 0 0 0 3,192,492 0 27,735,185 0 0 27,735,185 0 0 87,735,185 1,590,534 (24,110,002) 0 2,005,154 0 0 2,005,154 0	Currency translation capitalReverse translation reserveReverse acquisition reserveRetained profits RM $60,000,000$ $(1,601,958)$ $(24,110,002)$ $49,182,161$ 0 0 0 0 $49,182,161$ 0 0 0 0 $(5,538,842)$ 0 $3,192,492$ 0 0 0 $3,192,492$ 0 $(5,538,842)$ $27,735,185$ 0 0 $(16,641,111)$ 0 0 0 $(17,149,600)$ $27,735,185$ $1,590,534$ $(24,110,002)$ $26,493,719$ 0 0 0 0 0 0 $2,005,154$ 0 0 0 $2,005,154$ 0 0

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

		2014	2013
	Note	RM	RM
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit/(Loss) before tax		7,216,423	(5,409,154)
Adjustments for:-			
Depreciation		12,790,038	12,979,951
(Gain)/Loss on disposal of property, plant and equipment		(73,975)	84,314
Gain on disposal of subsidiary		(6,932,731)	0
Impairment loss on property, plant and equipment		0	343,303
Interest expense		2,292,551	2,559,040
Interest income		(134,374)	(71,536)
Inventories written down		4,242,969	391,844
Property, plant and equipment written off		2,479	36,768
Reversal of inventories written down		(288,787)	0
Unrealised (gain)/loss on foreign exchange		(1,367,469)	998,773
Unrealised loss on financial instruments at fair value through profit or loss	_	0	448,930
Operating profit before working capital changes		17,747,124	12,362,233
Changes in:-			
Inventories		(6,871,095)	1,066,796
Receivables and prepayments		(14,955,305)	(1,225,059)
Payables		17,038,451	(3,352,943)
Financial instruments at fair value through profit or loss	_	(448,930)	5,284
Cash generated from operations		12,510,245	8,856,311
Tax paid		(372,725)	(387,184)
Tax refunded	_	4,096	360,740
Net cash from operating activities		12,141,616	8,829,867
CASH FLOWS FROM INVESTING ACTIVITIES			
Disposal of subsidiary, net of cash disposed of	21	5,563,928	0
Interest received		134,374	71,536
Proceeds from disposal of available-for-sale financial assets		320,926	0
Proceeds from disposal of property, plant and equipment		390,547	138,264
Purchase of available-for-sale financial assets		0	(8,838)
Purchase of property, plant and equipment	21	(7,413,447)	(3,451,239)
Net cash used in investing activities	_	(1,003,672)	(3,250,277)
CASH FLOWS FROM FINANCING ACTIVITIES			
Interest paid		(2,292,551)	(2,559,040)
Issue of shares pursuant to Rights Issue		0	11,094,074
Net increase/(decrease) in short-term loans and borrowings		771,533	(562,297)
Proceeds from finance lease		0	2,410,256
Repayment of hire purchase obligations		(2,427,117)	(4,156,385)
Repayment of term loans		(4,693,574)	(5,258,143)
Share issue transaction costs		0	(508,489)
Net cash (used in)/from financing activities	-	(8,641,709)	459,976
Currency translation differences		1,482,895	1,861,027
Net increase in cash and cash equivalents		3,979,130	7,900,593
Cash and cash equivalents brought forward		10,155,551	2,254,958
Cash and cash equivalents carried forward	21	14,134,681	10,155,551
	-	<u> </u>	

STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2014

		2014	2013
	Note	RM	RM
NON-CURRENT ASSETS			
Investments in subsidiaries	6	55,351,525	58,351,525
Available-for-sale financial assets	7	0	320,926
		55,351,525	58,672,451
CURRENT ASSETS			
Other receivables	10	35,935,769	28,297,191
Cash and bank balances	11	3,715,736	5,594,511
		39,651,505	33,891,702
CURRENT LIABILITIES			
Other payables	12	25,900	20,450
Current tax liabilities		269,680	854
		295,580	21,304
NET CURRENT ASSETS	·	39,355,925	33,870,398
NET ASSETS		94,707,450	92,542,849
EQUITY			
Share capital	15	87,735,185	87,735,185
Retained profits		6,972,265	4,807,664
TOTAL EQUITY		94,707,450	92,542,849

STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

		2014	2013
	Note	RM	RM
Revenue	16	219,720	181,683
Other income		2,905,569	203
Employee benefits expense	17	(416,500)	(385,500)
Other expenses		(155,082)	(214,675)
Profit/(Loss) before tax	18	2,553,707	(418,289)
Tax expense	19	(389,106)	0
Profit/(Loss) for the financial year	-	2,164,601	(418,289)
Other comprehensive income for the financial year		0	0
Total comprehensive income for the financial year	-	2,164,601	(418,289)

STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

	Share capital RM	Retained profits RM	Total equity RM
Balance at 1 January 2013	60,000,000	22,375,553	82,375,553
Loss (representing total comprehensive income) for the financial year	0	(418,289)	(418,289)
Issue of shares pursuant to Rights Issue	27,735,185	(16,641,111)	11,094,074
Share issue transaction costs	0	(508,489)	(508,489)
Total transactions with owners	27,735,185	(17,149,600)	10,585,585
Balance at 31 December 2013	87,735,185	4,807,664	92,542,849
Profit (representing total comprehensive income) for the financial year	0	2,164,601	2,164,601
Balance at 31 December 2014	87,735,185	6,972,265	94,707,450

STATEMENT OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

		2014	2013
	Note	RM	RM
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit/(Loss) before tax		2,553,707	(418,289)
Adjustments for:-			
Gain on disposal of subsidiary		(2,904,005)	0
Interest income	_	(99,720)	(61,683)
Operating loss before working capital changes		(450,018)	(479,972)
Changes in:-			
Receivables		(381,281)	0
Payables	_	5,450	0
Cash absorbed by operations		(825,849)	(479,972)
Tax paid		(120,280)	0
Tax refunded	_	0	46,854
Net cash used in operating activities		(946,129)	(433,118)
CASH FLOWS FROM INVESTING ACTIVITIES			
Interest received		99,720	61,683
Net advance to subsidiaries		(7,257,297)	(4,910,659)
Proceeds from disposal of available-for-sale financial assets		320,926	0
Proceeds from disposal of subsidiary		5,904,005	0
Purchase of available-for-sale financial assets		0	(8,838)
Net cash used in investing activities	-	(932,646)	(4,857,814)
CASH FLOWS FROM FINANCING ACTIVITIES			
Issue of shares pursuant to Rights Issue		0	11,094,074
Share issue transaction costs		0	(508,489)
Net cash from financing activities	-	0	10,585,585
Net (decrease)/increase in cash and cash equivalents		(1,878,775)	5,294,653
Cash and cash equivalents brought forward		5,594,511	299,858
Cash and cash equivalents carried forward	21	3,715,736	5,594,511

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014

1. General Information

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

The principal activities of the Company are those of investment holding and provision of management services to its subsidiaries. The principal activities of the subsidiaries are disclosed in Note 6.

The registered office of the Company is located at 57-G, Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang and its principal place of business is located at 19, Hilir Sungai Keluang 2, Taman Perindustrian Bayan Lepas, Fasa IV, 11900 Penang.

The consolidated financial statements set out on pages 37 to 40 together with the notes thereto cover the Company and its subsidiaries ("the Group"). The separate financial statements of the Company set out on pages 41 to 44 together with the notes thereto cover the Company solely.

The presentation currency of the financial statements is Ringgit Malaysia ("RM").

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the directors dated 28 April 2015.

2. Significant Accounting Policies

2.1 Basis of Preparation of Financial Statements

The financial statements of the Group and the Company are prepared under the historical cost convention, modified to include other bases of measurement as disclosed in other sections of the significant accounting policies, and in accordance with Malaysian Financial Reporting Standards ("MFRSs"), International Financial Reporting Standards and the requirements of the Companies Act 1965 in Malaysia.

The following MFRSs became effective for the financial year under review:-

MFRS	Effective for annual periods beginning on or after
IC Interpretation 21 Levies	1 January 2014
Amendments to MFRS 10, MFRS 12 and MFRS 127 Investment Entities	1 January 2014
Amendments to MFRS 132 Offsetting Financial Assets and Financial Liabilities	1 January 2014
Amendments to MFRS 136 Recoverable Amount Disclosures for Non-Financial Assets	1 January 2014
Amendments to MFRS 139 Novation of Derivatives and Continuation of Hedge Accounting	1 January 2014

The adoption of the above MFRSs did not result in any significant changes in the accounting policies of the Group and the Company.

2. Significant Accounting Policies (cont'd)

2.1 Basis of Preparation of Financial Statements (cont'd)

The Group and the Company have not applied the following MFRSs which have been issued as at the end of the reporting period but are not yet effective:-

MFRS (Issued as at the end of the reporting period)	Effective for annual periods beginning on or after
MFRS 9 Financial Instruments (IFRS 9 Financial Instruments as issued by IASB in July 2014)	1 January 2018
MFRS 14 Regulatory Deferral Accounts	1 January 2016
MFRS 15 Revenue from Contracts with Customers	1 January 2017
Amendments to MFRS 10 and MFRS 128 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	1 January 2016
Amendments to MFRS 11 Accounting for Acquisitions of Interests in Joint Operations	1 January 2016
Amendments to MFRS 116 and MFRS 138 <i>Clarification of Acceptable Methods of</i> Depreciation and Amortisation	1 January 2016
Amendments to MFRS 116 and MFRS 141 Agriculture: Bearer Plants	1 January 2016
Amendments to MFRS 119 Defined Benefit Plans: Employee Contributions	1 July 2014
Amendments to MFRS 127 Equity Method in Separate Financial Statements	1 January 2016
Amendments to MFRSs contained in the document entitled "Annual Improvements to MFRSs 2010 - 2012 Cycle"	1 July 2014
Amendments to MFRSs contained in the document entitled "Annual Improvements to MFRSs 2011 - 2013 Cycle"	1 July 2014
Amendments to MFRSs contained in the document entitled "Annual Improvements to MFRSs 2012 - 2014 Cycle"	1 January 2016

Management foresees that the initial application of the above MFRSs will not have any significant impacts on the financial statements except as follows:-

MFRS 9 Financial Instruments

MFRS 9 *Financial Instruments*, which replaces MFRS 139 *Financial Instruments: Recognition and Measurement*, sets out the requirements for recognising and measuring financial instruments. The major changes introduced by MFRS 9 (that are relevant to the Group and the Company) relate to the classification and measurement of financial assets. Under MFRS 9, financial assets are classified as subsequently measured at amortised cost, fair value through other comprehensive income or fair value through profit or loss on the basis of both the business model within which they are held and their contractual cash flow characteristics. Management foresees that the adoption of these new classifications will not result in any significant changes in the existing measurement bases of financial assets of the Group and the Company.

2.2 Basis of Consolidation

A subsidiary is an entity that is controlled by another entity. An investor controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

2. Significant Accounting Policies (cont'd)

2.2 Basis of Consolidation (cont'd)

The consolidated financial statements incorporate the financial statements of the Company and its subsidiaries made up to the end of the reporting period using the acquisition method. Under the acquisition method, the consideration transferred, the identifiable assets acquired and the liabilities assumed are measured at their acquisition-date fair values. The components of non-controlling interests that are present ownership interests are measured at the present ownership instruments' proportionate share in the recognised amounts of the identifiable net assets acquired. All other components of non-controlling interests are measured at their acquisition-date fair values. In a business combination achieved in stages, the previously held equity interest in the acquiree is remeasured at its acquisition-date fair value and any resulting gain or loss is recognised in profit or loss. All acquisition-related costs, other than the costs to issue debt or equity securities, are recognised in profit or loss as incurred.

Goodwill at the acquisition date is measured as the excess of (a) over (b) below:-

- (a) the aggregate of:-
 - (i) the acquisition-date fair value of the consideration transferred;
 - (ii) the amount of any non-controlling interests; and
 - (iii) in a business combination achieved in stages, the acquisition-date fair value of the previously held equity interest in the acquiree.
- (b) the net of the acquisition-date fair values of the identifiable assets acquired and the liabilities assumed.

Goodwill is recognised as an asset at the aforementioned amount less accumulated impairment losses, if any. The impairment policy is disclosed in Note 2.6. When the above (b) exceeds (a), the excess represents a bargain purchase gain and, after reassessment, is recognised in profit or loss.

A subsidiary is consolidated from the acquisition date, being the date on which control is obtained, and continues to be consolidated until the date when control is lost. Intragroup balances, transactions, income and expenses are eliminated in full on consolidation. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. All changes in the parent's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

Upon loss of control of a subsidiary, the assets (including any goodwill) and liabilities of, and any non-controlling interests in the subsidiary are derecognised. All amounts recognised in other comprehensive income in relation to the subsidiary are accounted for on the same basis as would be required if the related assets or liabilities had been directly disposed of. Any consideration received and any investment retained in the former subsidiary are recognised at their fair values. The resulting difference is then recognised as a gain or loss in profit or loss.

2.3 Property, Plant and Equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any. The impairment policy is disclosed in Note 2.6.

Leasehold land is depreciated on a straight-line basis over the lease terms of 38 to 57 years. Other property, plant and equipment are depreciated on a straight-line basis over the estimated useful lives of the assets using the following annual rates:-

Buildings	5% - 6.67%
Plant and machinery	10%
Furniture, fittings and office equipment	8% - 33.33%
Renovation and electrical installation	10% - 20%
Motor vehicles	10% - 20%

The residual value, useful life and depreciation method of an asset are reviewed at least at the end of each reporting period and any changes in expectations from previous estimates are accounted for prospectively as changes in accounting estimates.

2. Significant Accounting Policies (cont'd)

2.4 Investments in Subsidiaries

As required by the Companies Act 1965, the Company prepares separate financial statements in addition to the consolidated financial statements. In the separate financial statements of the Company, investments in subsidiaries are stated at cost less impairment losses, if any. The impairment policy is disclosed in Note 2.6.

2.5 Investments in Club Memberships

Investments in club memberships are stated at cost less impairment losses, if any. The impairment policy is disclosed in Note 2.6.

2.6 Impairment of Non-financial Assets

At the end of each reporting period, the Group and the Company assess whether there is any indication that a non-financial asset, other than inventories and deferred tax assets, may be impaired. If any such indication exists, the recoverable amount of the asset, being the higher of its fair value less costs of disposal and its value in use, is estimated. Irrespective of whether there is any indication of impairment, goodwill is tested for impairment annually. Any excess of the carrying amount of the asset over its recoverable amount represents an impairment loss and is recognised in profit or loss.

An impairment loss on an asset, other than goodwill, is reversed if there has been a change in the estimates used to determine the recoverable amount and it is reversed only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, had no impairment loss been recognised. The reversal is recognised in profit or loss. An impairment loss on goodwill is not reversed.

2.7 Inventories

Inventories of materials and goods are valued at the lower of cost (determined principally on the first-in, first-out basis) and net realisable value. Cost consists of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and costs necessary to make the sale.

2.8 Financial Assets

Financial assets of the Group and the Company consist of quoted investments, receivables, derivatives and cash and cash equivalents.

Recognition and Measurement

A financial asset is recognised in the statement of financial position when, and only when, the Group or the Company becomes a party to the contractual provisions of the financial instrument. A regular way purchase or sale of financial assets is recognised or derecognised using settlement date accounting. A financial asset is initially recognised at fair value plus, in the case of a financial asset not at fair value through profit or loss, directly attributable transaction costs. The subsequent measurement of a financial asset depends on its classification as follows:-

(i) Financial assets at fair value through profit or loss

All derivatives, except for those designated as hedges, are classified as held for trading under this category. After initial recognition, such financial assets are measured at fair value. Any gain or loss arising from a change in the fair value is recognised in profit or loss.

(ii) Held-to-maturity investments

The Group and the Company do not have any financial assets classified under this category.

2. Significant Accounting Policies (cont'd)

2.8 Financial Assets (cont'd)

Recognition and Measurement (cont'd)

(iii) Loans and receivables

All receivables and cash and cash equivalents are classified under this category. After initial recognition, such financial assets are measured at amortised cost using the effective interest method. Any gain or loss is recognised in profit or loss when the financial asset is derecognised or impaired as well as through the amortisation process.

(iv) Available-for-sale financial assets

All quoted investments are classified under this category. After initial recognition, such financial assets are measured at fair value. Any gain or loss arising from a change in the fair value, except for impairment loss, is recognised in other comprehensive income and accumulated in equity as fair value reserve until the financial asset is derecognised, at which time the cumulative gain or loss previously recognised in other comprehensive income equity to profit or loss as a reclassification adjustment.

A financial asset is derecognised when, and only when, the contractual rights to the cash flows from the financial asset have expired or all the risks and rewards of ownership have been substantially transferred.

Impairment

At the end of each reporting period, the Group and the Company assess whether there is any objective evidence that a financial asset or group of financial assets is impaired. If any such evidence exists, the impairment loss is measured as follows:-

(i) Financial assets carried at amortised cost

An impairment loss on loans and receivables is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted using the asset's original effective interest rate. The asset's carrying amount is reduced through the use of an allowance account and the impairment loss is recognised in profit or loss. The gross carrying amount and the associated allowance are written off when there is no realistic prospect of future recovery.

If, in a subsequent period, the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed to the extent that the increased carrying amount does not exceed what the amortised cost would have been had no impairment loss been recognised at the reversal date. The reversal is recognised in profit or loss.

(ii) Available-for-sale financial assets

When there is a significant or prolonged decline in the fair value of an investment in equity instrument classified as available-for-sale, the cumulative loss previously recognised in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment even though the financial asset has not been derecognised. Such cumulative loss reclassified from equity to profit or loss represents an impairment loss and is measured as the difference between the acquisition cost and current fair value, less any impairment loss previously recognised in profit or loss. The impairment loss is not reversed through profit or loss in any subsequent period.

2.9 Financial Liabilities

Financial liabilities of the Group and the Company consist of payables, loans and borrowings and derivatives (including financial guarantee contracts).

2. Significant Accounting Policies (cont'd)

2.9 Financial Liabilities (cont'd)

Recognition and Measurement

A financial liability is recognised in the statement of financial position when, and only when, the Group or the Company becomes a party to the contractual provisions of the financial instrument. A financial liability is initially recognised at fair value less, in the case of a financial liability not at fair value through profit or loss, directly attributable transaction costs. After initial recognition, all financial liabilities, except for financial liabilities at fair value through profit or loss and financial guarantee contracts, are measured at amortised cost using the effective interest method. Any gain or loss is recognised in profit or loss when the financial liability is derecognised as well as through the amortisation process.

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

All derivatives, except for financial guarantee contracts or those designated as hedges, are classified as held for trading under this category. After initial recognition, such financial liabilities are measured at fair value. Any gain or loss arising from a change in the fair value is recognised in profit or loss.

(ii) Financial guarantee contracts

After initial recognition at fair value, if any, financial guarantee contracts are measured at the higher of the amount initially recognised less appropriate amortisation and the estimate of any probable obligation.

A financial liability is derecognised when, and only when, the obligation specified in the contract is discharged or cancelled or expires.

2.10 Leases

Finance Lease

A finance lease is a lease that transfers substantially all the risks and rewards incidental to ownership of an asset to the lessee.

A finance lease, including hire purchase, is initially recognised as an asset and liability at the fair value of the leased asset or, if lower, the present value of the minimum lease payments. The minimum lease payments are subsequently apportioned between the finance charge and the reduction of the outstanding liability so as to produce a constant periodic rate of interest on the remaining balance of the liability. The depreciation policy for depreciable leased assets is consistent with that for equivalent owned assets.

Operating Lease

An operating lease is a lease other than a finance lease.

Lease payments under an operating lease are recognised in profit or loss on a straight-line basis over the lease term.

2.11 Foreign Currency Transactions and Translation

The consolidated financial statements and separate financial statements of the Company are presented in Ringgit Malaysia, which is also the Company's functional currency, being the currency of the primary economic environment in which the entity operates. Items included in the financial statements of each individual entity within the Group are measured using the individual entity's own functional currency.

2. Significant Accounting Policies (cont'd)

2.11 Foreign Currency Transactions and Translation (cont'd)

A foreign currency transaction is recorded in the functional currency using the exchange rate at transaction date. At the end of the reporting period, foreign currency monetary items are translated into the functional currency using the closing rate. Foreign currency non-monetary items measured at cost are translated using the exchange rate at transaction date whereas those measured at fair value are translated using the exchange rate at valuation date. Exchange differences arising from the settlement or translation of monetary items are recognised in profit or loss. Any exchange component of the gain or loss on a non-monetary item is recognised on the same basis as that of the gain or loss, i.e. in profit or loss or in other comprehensive income.

In translating the financial position and results of a foreign operation whose functional currency is not the presentation currency, i.e. Ringgit Malaysia, assets and liabilities are translated into the presentation currency using the closing rate whereas income and expenses are translated using the exchange rates at transaction dates. All resulting exchange differences are recognised in other comprehensive income and accumulated in equity as currency translation reserve until the foreign operation is disposed of, at which time the cumulative exchange differences previously recognised in other comprehensive income are reclassified from equity to profit or loss as a reclassification adjustment.

Any goodwill and fair value adjustments arising from the acquisition of a foreign operation occurring after 1 January 2011 are treated as assets and liabilities of the foreign operation to be expressed in its functional currency and translated into the presentation currency using the closing rate. As allowed by MFRS 1 *First-time Adoption of Malaysian Financial Reporting Standards*, goodwill and fair value adjustments arising from the acquisition which occurred before 1 January 2011 have not been restated and continue to be treated as assets and liabilities of the acquirer. Accordingly, these goodwill and fair value adjustments are reported using the exchange rate at acquisition date.

2.12 Share Capital

Ordinary shares are classified as equity. Transaction costs that relate to the issue of new shares are accounted for as a deduction from equity.

Dividends on shares declared and unpaid at the end of the reporting period are recognised as a liability whereas dividends proposed or declared after the reporting period are disclosed in the notes to the financial statements.

2.13 Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The Group and the Company use valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. The valuation techniques used include the following:-

- (i) Market approach which uses prices and other relevant information generated by market transactions involving identical or comparable (i.e. similar) assets, liabilities or a group of assets and liabilities.
- (ii) Cost approach which reflects the amount that would be required currently to replace the service capacity of an asset.
- (iii) Income approach which converts future amounts (e.g. cash flows or income and expenses) to a single current (i.e. discounted) amount.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014 (CONT'D)

2. Significant Accounting Policies (cont'd)

2.13 Fair Value Measurement (cont'd)

The inputs to valuation techniques used to measure fair value are categorised into the following levels of fair value hierarchy:-

- (i) Level 1 quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.
- (ii) Level 2 inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- (iii) Level 3 unobservable inputs for the asset or liability.

Any transfers between the levels of fair value hierarchy are deemed to have occurred at the end of the reporting period.

Financial Assets and Financial Liabilities

The carrying amounts of receivables, cash and cash equivalents, payables and loans and borrowings which are short-term in nature or repayable on demand are reasonable approximations of fair values. The fair values of long-term loans and borrowings are measured using present value technique by discounting the expected future cash flows using observable current market interest rates for similar liabilities (i.e. Level 2).

The fair value of quoted investment is directly measured using its unadjusted closing price in an active market (i.e. Level 1).

The fair value of forward exchange contract is measured using present value technique by discounting the difference between contractual forward price and observable current market forward price using risk-free interest rate (i.e. Level 2).

2.14 Income Recognition

Income from the sale of goods is recognised when the significant risks and rewards of ownership have been transferred to the buyer.

Income from the rendering of services is recognised when the services are performed.

Interest income is recognised using the effective interest method.

2.15 Employee Benefits

Short-term Employee Benefits

Short-term employee benefits such as wages, salaries, bonuses and social security contributions are recognised in profit or loss in the period in which the associated services are rendered by the employee.

Defined Contribution Plans

As required by law, employers in Malaysia make contributions to the statutory pension scheme, Employees Provident Fund ("EPF"). The Group's foreign subsidiaries make contributions to their respective countries' statutory pension schemes. Contributions to defined contribution plans are recognised in profit or loss in the period in which the associated services are rendered by the employee.

2. Significant Accounting Policies (cont'd)

2.16 Borrowing Costs

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset, which is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale, are capitalised as part of the cost of the asset, until such time as the asset is substantially ready for its intended use or sale. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.17 Income Taxes

Income taxes for the year comprise current tax and deferred tax.

Current tax represents the expected amount of income taxes payable in respect of the taxable profit for the year and is measured using the tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is provided for under the liability method in respect of all temporary differences between the carrying amount of an asset or liability and its tax base except for those temporary differences associated with goodwill or the initial recognition of an asset or liability in a transaction which is not a business combination and affects neither accounting nor taxable results at the time of the transaction.

A deferred tax liability is recognised for all taxable temporary differences whereas a deferred tax asset is recognised for all deductible temporary differences, unused tax losses and unused tax credits (including unused reinvestment allowances) to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences, unused tax losses and unused tax credits (including unused reinvestment allowances) can be utilised. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on the tax rates that have been enacted or substantively enacted by the end of the reporting period.

2.18 Cash and Cash Equivalents

Cash and cash equivalents comprise cash on hand, demand deposits, term deposits that are withdrawable on demand and 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. For the purpose of statement of cash flows, cash and cash equivalents are presented net of bank overdrafts and pledged deposits.

3. Judgements And Estimation Uncertainty

Judgements Made in Applying Accounting Policies

In the process of applying the accounting policies of the Group and the Company, management is not aware of any judgements, apart from those involving estimations, that can significantly affect the amounts recognised in the financial statements.

Sources of Estimation Uncertainty

The key assumptions about the future, and other major sources of estimation uncertainty at the end of the reporting period, that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:-

Allowance for inventories

Reviews are made periodically by management on inventories for excess inventories, obsolescence and decline in net realisable value below cost. These reviews require the use of judgements and estimates. Possible changes in these estimates may result in revisions to the valuation of inventories. The carrying amounts of inventories are disclosed in Note 9.

3. Judgements And Estimation Uncertainty (cont'd)

Sources of Estimation Uncertainty (cont'd)

Impairment of loans and receivables

The Group and the Company make allowance for impairment based on an assessment of the recoverability of loans and receivables. Allowance is applied to loans and receivables when there is objective evidence that the balances may not be recoverable. Management specifically analyses historical bad debts, customer concentration, customer creditworthiness, current economic trends and changes in customer payment terms when making a judgement to evaluate the adequacy of the allowance for impairment. Where expectations are different from previous estimates, the difference will impact on the carrying amounts of loans and receivables as disclosed in Note 10.

Equipment
And
Plant
Property,
4.

Group

	Short-term leasehold land RM	Buildings RM	Plant and machinery RM	Furniture, fittings and office equipment RM	Renovation and electrical installation RM	Motor vehicles RM	Work-in- progress RM	Total RM
Cost								
Balance at 1 January 2013	21,520,168	37,598,492	109,190,154	3,482,106	2,339,829	3,248,119	0	177,378,868
Additions	0	744,399	4,859,494	468,329	0	54,424	364,309	6,490,955
Disposals/Write-offs	0	0	(744,027)	(1,488)	0	(273,945)	0	(1,019,460)
Currency translation differences	0	105,215	1,974,758	52,113	8,574	56,778	19,568	2,217,006
Balance at 31 December 2013	21,520,168	38,448,106	115,280,379	4,001,060	2,348,403	3,085,376	383,877	185,067,369
Additions	0	2,571,607	7,359,402	976,353	135,090	93,418	0	11,135,870
Disposals/Write-offs	0	0	(2,400,949)	(1,606,642)	(1,061,948)	(454,203)	0	(5,523,742)
Disposal of subsidiary	(10,069,146)	(11,261,814)	(17,190)	(13,328)	0	0	0	(21,361,478)
Reclassification	0	0	0	0	377,311	0	(377,311)	0
Currency translation differences	0	79,156	1,041,122	46,271	33,111	28,730	(6,566)	1,221,824
Balance at 31 December 2014	11,451,022	29,837,055	121,262,764	3,403,714	1,831,967	2,753,321	0	170,539,843

NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014 (CONT'D)

cont'd)
Equipment (
, Plant And
Property, F
4.

Furniture,

	Short-term leasehold		Plant and	fittings and office	Renovation and electrical	Motor	Work-in-	
	land	Buildings	machinery	equipment	installation	vehicles	progress	Total
	RM	RM	RM	RM	RM	RM	RM	RM
Depreciation and Impairment								
Losses								
Balance at 1 January 2013								
Accumulated depreciation	1,750,835	12,318,917	60,990,750	2,527,089	2,031,873	2,458,245	0	82,077,709
Accumulated impairment losses	0	0	0	0	0	0	0	0
	1,750,835	12,318,917	60,990,750	2,527,089	2,031,873	2,458,245	0	82,077,709
Depreciation	515,898	2,319,487	9,480,232	255,638	146,528	262,168	0	12,979,951
Impairment losses	0	0	343,303	0	0	0	0	343,303
Disposals/Write-offs	0	0	(485,133)	(1,037)	0	(273,945)	0	(760,115)
Currency translation differences	0	28,792	768,140	35,712	6,678	38,031	0	877,353
Balance at 31 December 2013								
Accumulated depreciation	2,266,733	14,667,196	70,753,989	2,817,402	2,185,079	2,484,499	0	95,174,898
Accumulated impairment losses	0	0	343,303	0	0	0	0	343,303
	2,266,733	14,667,196	71,097,292	2,817,402	2,185,079	2,484,499	0	95,518,201
Depreciation	408,323	2,116,124	9,576,287	311,659	132,694	244,951	0	12,790,038
Disposals/Write-offs	0	0	(2,230,700)	(1,471,442)	(1,050,096)	(452,453)	0	(5,204,691)
Disposals of subsidiary	(817,580)	(2,377,494)	(2,801)	(4,142)	0	0	0	(3,202,017)
Currency translation differences	0	19,084	520,381	32,057	4,968	22,087	0	598,577
Balance at 31 December 2014								
Accumulated depreciation	1,857,476	14,424,910	78,617,156	1,685,534	1,272,645	2,299,084	0	100,156,805
Accumulated impairment losses	0	0	343,303	0	0	0	0	343,303
1	1,857,476	14,424,910	78,960,459	1,685,534	1,272,645	2,299,084	0	100,500,108
<u>Carrying Amount</u>								
Balance at 1 January 2013	19,769,333	25,279,575	48,199,404	955,017	307,956	789,874	0	95,301,159
Balance at 31 December 2013	19,253,435	23,780,910	44,183,087	1,183,658	163,324	600,877	383,877	89,549,168
Balance at 31 December 2014	9,593,546	15,412,145	42,302,305	1,718,180	559,322	454,237	0	70,039,735

NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014 (CONT'D)

4. Property, Plant And Equipment (cont'd)

The carrying amounts of property, plant and equipment pledged as security for credit facilities granted to the Group are as follows:-

	2014	2013
	RM	RM
Short-term leasehold land	9,593,546	19,253,435
Buildings	14,015,053	23,014,960
	23,608,599	42,268,395

The carrying amounts of property, plant and equipment acquired under hire purchase financing which remained outstanding as at the end of the reporting period are as follows:-

	2014	2013
	RM	RM
Plant and machinery	12,501,979	7,600,575
Motor vehicles	259,619	318,811
	12,761,598	7,919,386

5. Goodwill On Consolidation

Group

	2014	2013
	RM	RM
Cost	25,252	25,252
Accumulated impairment losses	(25,252)	(25,252)
	0	0

6. Investments In Subsidiaries

Company

	2014	2013
	RM	RM
Unquoted shares - at cost	55,351,525	58,351,525

6. Investments In Subsidiaries (cont'd)

The details of the subsidiaries are as follows:-

	Principal Place of Business/ Country of	Effe Owne Inte	ership	
Name of Subsidiary	Incorporation	2014	2013	Principal Activity
Dufu Industries Sdn. Bhd.	Malaysia	100%	100%	Design, development, manufacture, assembly and trade of die components and precision machining of vice, computer peripherals and parts, for hard disk drive
Futron Technology Limited*	Hong Kong	100%	100%	Trading of optics, magnetism driver and parts
I.P.G. Metal Industry (M) Sdn. Bhd.**	Malaysia	100%	100%	Dormant
Dufu Dyna-Edge Sdn. Bhd.	Malaysia	0%	100%	Dormant
Dufusion Sdn. Bhd.	Malaysia	100%	100%	Design, research and development, manufacture, assembly and trading of medical components for orthopaedics
Subsidiary of Dufu Industries Sdn. Bhd.				
Dufu Industries Services Pte. Ltd.*	Singapore	100%	100%	Processing and trading of high quality computer disk-drive related components
Subsidiary of Futron Technology Limited				
Futron Technology Co. Ltd.*	People's Republic of China	100%	100%	Manufacture and trading of optics, magnetism driver and parts
 Not audited by Crowe Horwath ** In the process of members' volume 	tary winding up			

Disposal of Subsidiary

In June 2014, the Company disposed of its entire equity interest in Dufu Dyna-Edge Sdn. Bhd. for a total cash consideration of RM6,362,812.

7. Available-For-Sale Financial Assets

Group and Company

	2014	2013
	RM	RM
Unit trust quoted in Malaysia, at fair value	0	320,926

The fair value of quoted unit trust is directly measured using its unadjusted closing price in active market (i.e. Level 1).

8. Deferred Tax Assets/(Liabilities)

Group

	2014 RM	2013 RM
Balance at 1 January	121,097	134,569
Deferred tax income/(expense) relating to origination and reversal of temporary differences	207,503	(26,688)
Deferred tax liabilities overprovided in prior year	55,000	0
Disposal of subsidiary	51,000	0
Currency translation differences	9,716	13,216
Balance at 31 December	444,316	121,097
Disclosed as:-		
- Deferred tax assets	444,316	227,097
- Deferred tax liabilities	0	(106,000)
	444,316	121,097
In respect of:-		
- (Taxable)/Deductible temporary differences of:-		
- Property, plant and equipment	(13,577)	(162,003)
- Financial instruments	240,893	161,100
- Inventories	217,000	80,000
- Unused capital allowances	0	12,000
- Unused reinvestment allowances	0	30,000
	444,316	121,097

8. Deferred Tax Assets/(Liabilities) (cont'd)

Save as disclosed above, as at 31 December 2014, deferred tax liabilities and deferred tax assets have also effectively been recognised and offset against each other by the Group to the extent of approximately RM2,337,000 (2013 : RM3,199,000). No further deferred tax assets have been recognised for the excess of the unused capital allowances, unused reinvestment allowances, unused tax losses and deductible temporary differences over the taxable temporary differences as follows:-

		Group	Co	mpany
	2014	2013	2014	2013
	RM	RM	RM	RM
Unused capital allowances	2,034,000	4,545,000	0	0
Unused reinvestment allowances	10,514,000	13,100,000	0	0
Unused tax losses	3,863,000	1,099,000	1,178,000	854,000
Deductible/(Taxable) temporary differences of:-				
- Inventories	5,476,000	1,290,000	0	0
- Financial instruments	(1,169,000)	651,000	0	0
- Property, plant and equipment	(8,177,000)	(12,794,000)	0	0
	12,541,000	7,891,000	1,178,000	854,000

9. Inventories

Group

	2014	2013
	RM	RM
Raw materials	7,059,794	10,550,293
Work-in-progress	6,221,072	2,508,280
Finished goods	15,982,531	12,019,586
Tools and instruments	764,530	2,032,855
	30,027,927	27,111,014

10. Trade And Other Receivables

		Group	Ca	ompany
	2014	2013	2014	2013
	RM	RM	RM	RM
Trade receivables:-				
- Related party*	367,271	926	0	0
- Unrelated parties	43,659,523	29,328,587	0	0
	44,026,794	29,329,513	0	0
Other receivables:-				
- Subsidiaries	0	0	35,554,488	28,297,191
- Unrelated parties	5,193,901	2,072,107	381,281	0
	5,193,901	2,072,107	35,935,769	28,297,191
	49,220,695	31,401,620	35,935,769	28,297,191

* Being company connected with certain directors

10. Trade And Other Receivables (cont'd)

The currency profile of trade and other receivables is as follows:-

	Group		c	ompany
	2014	2013	2014	2013
	RM	RM	RM	RM
Ringgit Malaysia	5,190,818	3,922,175	35,935,769	28,297,191
Hong Kong Dollar	63,683	62,493	0	0
Renminbi	4,605,189	3,625,898	0	0
Singapore Dollar	643,321	703,817	0	0
US Dollar	38,407,084	22,804,632	0	0
Others	310,600	282,605	0	0
	49,220,695	31,401,620	35,935,769	28,297,191

Trade Receivables

Trade receivables are unsecured, non-interest bearing and generally on 30 to 120 day terms.

The ageing analysis of trade receivables not impaired is as follows:-

	Group	
	2014	2013
	RM	RM
Not past due	17,804,784	11,785,561
Past due 1 to 30 days	15,800,895	8,911,951
Past due 31 to 120 days	10,379,059	8,384,109
Past due more than 120 days	42,056	247,892
	44,026,794	29,329,513

Trade receivables that are neither past due nor impaired mainly relate to creditworthy customers who have regular transactions and good payment records with the Group.

Management determines credit risk concentrations in terms of counterparties and geographical areas. As at 31 December 2014, there were 3 (2013 : 3) major customers that accounted for 10% or more of the Group's trade receivables and the total outstanding balances due from these major customers amounted to RM25,750,664 (2013 : RM15,809,790). The credit risk concentration profile by geographical areas of trade receivables is as follows:-

		Group
	2014	2013
	RM	RM
Malaysia	10,866,922	7,976,949
China	9,601,324	9,447,056
Singapore	6,011,178	1,331,514
Thailand	11,910,432	7,575,674
Others	5,636,938	2,998,320
	44,026,794	29,329,513

Other Receivables

Other receivables are unsecured and non-interest bearing. The amounts owing by subsidiaries are repayable on demand. The amounts owing by unrelated parties mainly consist of advances and refundable deposits which have no fixed repayment terms.

11. Cash And Bank Balances

The currency profile of cash and bank balances is as follows:-

	Group		C	ompany		
	2014	2014	2014 2013	2014 2013 2014	2014	2013
	RM	RM	RM	RM		
Ringgit Malaysia	7,934,450	8,376,687	3,715,736	5,594,511		
Renminbi	2,349,379	3,158,792	0	0		
Singapore Dollar	1,111,244	293,066	0	0		
US Dollar	3,359,800	1,827,916	0	0		
Others	85,295	1,624	0	0		
	14,840,168	13,658,085	3,715,736	5,594,511		

12. Trade And Other Payables

014 RM	2013 RM	2014	2013
M	RM	DM	
		RM	RM
77	7,996	0	0
03	9,626,068	0	0
80	9,634,064	0	0
92	0	0	0
14	11,182	0	0
848	7,108,233	25,900	20,450
54	7,119,415	25,900	20,450
			20,450
2	14 48	14 11,182 48 7,108,233	1411,1820487,108,23325,900

* Being companies connected with certain directors

The currency profile of trade and other payables is as follows:-

		Group	c	Company
	2014	2013	2014	2013
	RM	RM	RM	RM
Ringgit Malaysia	10,275,597	7,280,769	25,900	20,450
Hong Kong Dollar	94,668	88,704	0	0
Renminbi	5,680,762	2,817,514	0	0
Singapore Dollar	6,295,699	3,832,517	0	0
US Dollar	2,604,277	1,796,114	0	0
Others	1,366,231	937,861	0	0
	26,317,234	16,753,479	25,900	20,450

Trade and other payables are generally short-term in nature or repayable on demand and their carrying amounts will approximate to the remaining contractual undiscounted cash flows.

12. Trade And Other Payables (cont'd)

Trade Payables

Trade payables are unsecured, non-interest bearing and generally on 30 to 120 day terms.

Other Payables

Other payables are unsecured and non-interest bearing. The amount owing to director is repayable on demand. The amounts owing to other related parties and unrelated parties mainly consist of sundry payables and accruals for operating expenses which are generally due within 30 to 90 days.

13. Loans And Borrowings

Group

	2014	2013
	RM	RM
Secured		
Hire purchase payables (fixed rate)	10,238,062	8,891,112
Banker acceptances (fixed rate)	1,177,000	2,038,000
Bank overdrafts (floating rate)	705,487	0
Revolving credit (floating rate)	2,000,000	2,000,000
Term loans (floating rate)	12,282,100	28,257,574
Unsecured		
Banker acceptances (fixed rate)	11,448,908	6,087,855
Bank overdrafts (floating rate)	0	3,502,534
Revolving credit (floating rate)	0	3,000,000
	37,851,557	53,777,075
Disclosed as:-		
- Current liabilities	22,024,216	24,547,846
- Non-current liabilities	15,827,341	29,229,229
	37,851,557	53,777,075

Hire purchase payables are secured against the assets acquired thereunder (Note 4). Other secured loans and borrowings are secured against certain property, plant and equipment (Note 4).

The effective interest rates of loans and borrowings as at 31 December 2014 ranged from 2.50% to 8.64% (2013 : 2.26% to 8.64%) per annum.

The currency profile of loans and borrowings is as follows:-

	2014	2013
	RM	RM
Ringgit Malaysia	25,857,243	28,854,423
Hong Kong Dollar	0	3,007,076
Renminbi	1,480,145	2,225,291
Singapore Dollar	0	4,517
US Dollar	10,514,169	19,685,768
	37,851,557	53,777,075

13. Loans And Borrowings (cont'd)

Except for hire purchase payables and term loans, loans and borrowings are generally short-term in nature or repayable on demand and their carrying amounts will approximate to the remaining contractual undiscounted cash flows.

Hire Purchase Payables

Hire purchase payables are repayable over 3 to 8 years. The repayment analysis is as follows:-

	2014	2013
	RM	RM
Minimum hire purchase payments:-		
- Within 1 year	4,305,910	3,544,676
- Later than 1 year and not later than 2 years	3,291,865	3,121,583
- Later than 2 years and not later than 5 years	3,718,794	3,188,728
Total contractual undiscounted cash flows	11,316,569	9,854,987
Future finance charges	(1,078,507)	(963,875)
Present value of hire purchase payables:-		
- Within 1 year	3,773,062	3,040,071
- Later than 1 year and not later than 2 years	2,991,063	2,752,074
- Later than 2 years and not later than 5 years	3,473,937	3,098,967
	10,238,062	8,891,112

The fair values of hire purchase payables are measured using present value technique by discounting the expected future cash flows using observable current market interest rates for similar liabilities (i.e. Level 2). The fair values measured are considered to be reasonably close to the carrying amounts reported as the observable current market interest rates also approximate to the effective interest rates of hire purchase payables.

Term Loans

Term loans are repayable over 3 to 15 years. The repayment analysis is as follows:-

	2014	2013
	RM	RM
Gross loan instalments:-		
- Within 1 year or on demand	3,511,644	5,841,723
- Later than 1 year and not later than 2 years	3,150,168	5,676,020
- Later than 2 years and not later than 5 years	5,771,656	13,937,154
- Later than 5 years	1,822,770	6,411,026
Total contractual undiscounted cash flows	14,256,238	31,865,923
Future finance charges	(1,974,138)	(3,608,349)
Present value of term loans:-		
- Within 1 year or on demand	2,919,759	4,879,386
- Later than 1 year and not later than 2 years	2,672,730	4,856,815
- Later than 2 years and not later than 5 years	5,118,335	12,534,603
- Later than 5 years	1,571,276	5,986,770
	12,282,100	28,257,574

The fair values of term loans are measured using present value technique by discounting the expected future cash flows using observable current market interest rates for similar liabilities (i.e. Level 2). The fair values measured are considered to be reasonably close to the carrying amounts reported as the observable current market interest rates also approximate to the effective interest rates of term loans.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2014 (CONT'D)

14. Financial Liabilities At Fair Value Through Profit Or Loss

Group

	2014	2013
	RM	RM
Derivatives classified as held for trading, at fair value	0	448,930

Derivatives consist of forward exchange contracts which are used to hedge the exposure to currency risk. The Group does not apply hedge accounting. As at 31 December 2013, the Group had contracts with financial institutions due within 1 year to buy RM4,725,000 and sell USD1,500,000 at contractual forward rates.

The fair values of forward exchange contracts were quoted by the financial institutions, which normally measured the fair values using present value technique by discounting the differences between contractual forward prices and observable current market forward prices using risk-free interest rate (i.e. Level 2).

15. Share Capital

		2014		
	No. of shares	RM	No. of shares	RM
Ordinary shares of RM0.50 each				
Authorised	200,000,000	100,000,000	200,000,000	100,000,000
Issued and fully paid-up:-				
Balance at 1 January	175,470,370	87,735,185	120,000,000	60,000,000
Issue of shares pursuant to Rights Issue	0	0	55,470,370	27,735,185
Balance at 31 December	175,470,370	87,735,185	175,470,370	87,735,185

16. Revenue

	Group		Co	mpany
	2014	2013	2014	2013
	RM	RM	RM	RM
Sale of goods	135,923,531	104,133,089	0	0
Rendering of services	0	0	120,000	120,000
Interest income	99,720	61,683	99,720	61,683
	136,023,251	104,194,772	219,720	181,683

17. Employee Benefits Expense

	Group		Co	mpany
	2014 RM	2013	2014	2013
		RM RM	RM	RM
Short-term employee benefits	32,368,749	24,657,129	416,500	385,500
Defined contribution plans	1,774,972	1,639,625	0	0
	34,143,721	26,296,754	416,500	385,500

18. Profit/(Loss) Before Tax

	Group		Co	mpany
	2014	2013	2014	2013
	RM	RM	RM	RM
Profit/(Loss) before tax is arrived at after chargin	ıg:-			
Auditors' remuneration:-				
- Current year	211,780	195,554	19,000	17,000
- Prior year	6,000	2,080	2,000	0
Directors' remuneration:-				
- Fee	348,000	321,000	348,000	321,000
- Other emoluments	1,663,900	1,614,147	68,500	64,500
Fee expense for financial instruments not at fair value through profit or loss	124,548	103,937	121	163
Impairment loss on property, plant and equipment*	0	343,303	0	0
Interest expense for financial liabilities not at fair value through profit or loss	2,292,551	2,559,040	0	0
Inventories written down	4,242,969	391,844	0	C
Loss on disposal of property, plant and equipment	0	84,314	0	0
Loss on financial instruments at fair value through profit or loss (classified as held for trading)	0	442 646	0	0
trading)	0	443,646	0	0
Loss on foreign exchange:- - Realised	0	210 400	0	C
- Nealised - Unrealised	0	218,408 998,773		C
	-		0	
Property, plant and equipment written off Rental of equipment	2,479 0	36,768 120	0 0	C
Rental of motor vehicles			0	
Rental of premises	43,261 126,671	61,859 159,631	0	C
and crediting:-				
Gain on disposal of property, plant and equipment	73,975	0	0	0
Gain on disposal of subsidiary	6,932,731	0	2,904,005	0
Gain on foreign exchange:-		2	_,	Ū
- Realised	2,140,383	0	1,564	203
- Unrealised	1,367,469	0	0	0
Interest income for financial assets not at fair value through profit or loss	134,374	71,536	99,720	61,683
Rental of premises	350,000	600,000	99,720	01,005
Reversal of inventories written down	288,787	000,000	0	0

* Included in other expenses

19. Tax Expense

	Group		Com	pany
	2014	2013	2014	2013
	RM	RM	RM	RM
Tax based on results for the year:-				
- Malaysian income tax	324,956	158,000	0	0
- Overseas income tax	513,386	48,355	0	0
- Real property gains tax	389,106	0	389,106	0
- Deferred tax	(207,503)	26,688	0	0
	1,019,945	233,043	389,106	0
Tax overprovided in prior year:-				
- Malaysian income tax	(42)	(22,253)	0	0
- Overseas income tax	(11,850)	(81,102)	0	0
- Deferred tax	(55,000)	0	0	0
	953,053	129,688	389,106	0

The numerical reconciliation between the applicable tax rate, which is the statutory income tax rate, and the average effective tax rate on results for the year is as follows:-

	Group		(Company
	2014	2013	2014	2013
	%	%	%	%
Applicable tax rate	25.00	(25.00)	25.00	(25.00)
Non-deductible expenses	6.63	18.30	1.28	11.15
Non-taxable income	(24.72)	(0.58)	(0.98)	(3.69)
Increase in unrecognised deferred tax assets	16.09	12.05	3.13	17.54
Effect of differential tax rates	(7.29)	(0.46)	(13.19)	0.00
Tax rebate	(1.58)	0.00	0.00	0.00
Average effective tax rate	14.13	4.31	15.24	0.00

The Company may distribute its entire retained profits as tax exempt dividends under the single tier tax system.

20. Earnings/(Loss) Per Share

Group

The basic earnings/(loss) per share is calculated by dividing the Group's profit/(loss) for the financial year by the weighted average number of ordinary shares in issue during the financial year as follows:-

	2014	2013
Profit/(Loss) for the financial year (RM)	6,263,370	(5,538,842)
Number of shares in issue at 1 January	175,470,370	120,000,000
Effect of Rights Shares issued	0	26,417,353
Weighted average number of shares in issue	175,470,370	146,417,353
Basic earnings/(loss) per share (sen)	3.57	(3.78)

20. Earnings/(Loss) Per Share (cont'd)

The diluted earnings/(loss) per share equals the basic earnings/(loss) per share as the Company did not have any dilutive potential ordinary shares during the financial year.

21. Notes To Statement Of Cash Flows

Disposal of Subsidiary

The cash flow effects of the disposal of subsidiary as mentioned in Note 6 are as follows:-

	Group
	2014
	RM
Property, plant and equipment	18,159,461
Receivables	18,890
Cash and bank balances	340,077
Payables	(8,214,254)
Loans and borrowings	(11,281,900)
Deferred tax liabilities	(51,000)
Net liabilities	(1,028,726)
Gain on disposal	6,932,731
Cash consideration received (after deducting costs of disposal amounting to RM458,807)	5,904,005
Cash and cash equivalents disposed of	(340,077)
Disposal of subsidiary, net of cash disposed of	5,563,928

Purchase of Property, Plant and Equipment

		Group
	2014	2013
	RM	RM
Cost of property, plant and equipment purchased	11,135,870	6,490,955
Amount financed through hire purchase	(3,722,423)	(3,039,716)
Net cash disbursed	7,413,447	3,451,239

Cash and Cash Equivalents

	Group		Company	
	2014	2013	2014	2013
	RM	RM	RM	RM
Cash and bank balances	14,840,168	13,658,085	3,715,736	5,594,511
Bank overdrafts	(705,487)	(3,502,534)	0	0
	14,134,681	10,155,551	3,715,736	5,594,511

22. Related Party Disclosures

Significant transactions with related parties during the financial year are as follows:-

	Group			Company
	2014	2013	2014	2013
	RM	RM	RM	RM
Key management personnel compensation:-				
- Short-term employee benefits	1,920,602	1,828,336	416,500	385,500
- Defined contribution plan	91,298	106,811	0	0
	2,011,900	1,935,147	416,500	385,500
Management fee charged to subsidiary	0	0	120,000	120,000
Purchase of goods from other related parties*	474,208	426,795	0	0
Rental of motor vehicles charged by other related party*	0	44,859	0	0
Sale of goods to other related party*	557,271	0	0	0

* Being companies connected with certain directors

23. Segment Reporting

Group

Operating Segments

Information about operating segments has not been reported separately as the Group's revenue, profit or loss, assets and liabilities are mainly confined to a single operating segment, namely the manufacture of industrial products and trading of high quality computer disk-drive related components.

Geographical Information

In presenting information about geographical areas, segment revenue is based on the geographical location of customers whereas segment assets are based on the geographical location of assets.

	External Revenue		Non-c	urrent Assets
	2014	2013	2014	2013
	RM	RM	RM	RM
Malaysia	33,449,004	30,363,457	53,932,036	74,736,089
China	25,176,102	14,640,941	16,056,066	14,759,125
Singapore	14,761,738	10,533,847	112,633	114,954
Thailand	40,685,286	11,951,047	0	0
United States of America	7,285,423	28,640,370	0	0
Other countries	14,665,698	8,065,110	0	0
	136,023,251	104,194,772	70,100,735	89,610,168

23. Segment Reporting (cont'd)

Major Customers

The major customers that contributed 10% or more of the Group's total revenue are as follows:-

	Exter	nal Revenue
	2014	2013
	RM	RM
Customer I*	33,707,996	29,853,518
Customer II*	24,485,217	18,559,542
Customer III*	18,871,595	14,120,416

* The identity of the major customer has not been disclosed as permitted by MFRS 8 Operating Segments.

24. Commitment For Purchase Of Property, Plant And Equipment

Group

	2014	2013
	RM	RM
Contracted but not provided for	3,008,000	1,540,000

25. Contingent Liabilities - Unsecured

Company

The Company has entered into financial guarantee contracts to provide financial guarantees to financial institutions for credit facilities granted to certain subsidiaries up to a total limit of approximately RM104,435,000 (2013 : RM125,640,000). The total utilisation of these credit facilities as at 31 December 2014 amounted to approximately RM71,747,000 (2013 : RM82,417,000).

The aforementioned financial guarantee contracts should have been recognised in the statement of financial position in accordance with the recognition and measurement policies as stated in Note 2.9. After considering that the probability of the subsidiaries defaulting on the credit lines is remote, the financial guarantee contracts have not been recognised as the fair values on initial recognition are not expected to be material.

26. Financial Risk Management

The activities of the Group expose it to certain financial risks, including credit risk, liquidity risk, currency risk and interest rate risk. The overall financial risk management objective of the Group is to ensure that adequate financial resources are available for business development whilst minimising the potential adverse impacts of financial risks on its financial position, performance and cash flows.

The aforementioned financial risk management objective and its related policies and processes explained below have remained unchanged from the previous financial year.

Credit Risk

The Group's exposure to credit risk arises mainly from receivables, derivative financial assets and deposits placed with financial institutions. The maximum credit risk exposure of these financial assets is best represented by their respective carrying amounts in the statement of financial position. The Company is also exposed to credit risk in respect of its financial guarantees provided for credit facilities granted to certain subsidiaries. The maximum credit risk exposure of these financial guarantees is the total utilisation of the credit facilities granted as disclosed in Note 25.

26. Financial Risk Management (cont'd)

Credit Risk (cont'd)

As the Group only deals with reputable financial institutions, the credit risk associated with derivative financial assets and deposits placed with them is minimal. The Group manages its credit risk exposure of receivables by assessing counterparties' financial standings on an ongoing basis, setting and monitoring counterparties' limits and credit terms.

Liquidity Risk

The Group's exposure to liquidity risk relates to its ability to meet obligations associated with financial liabilities as and when they fall due. The remaining contractual maturities of financial liabilities are disclosed in their respective notes.

The Group practises prudent liquidity risk management to minimise the mismatch of financial assets and liabilities whilst maintaining sufficient cash and the availability of funding through standby credit facilities.

Currency Risk

The Group's exposure to currency risk arises mainly from transactions entered into by individual entities within the Group in currencies other than their functional currencies. The major functional currencies within the Group are Ringgit Malaysia ("RM"), Hong Kong Dollar ("HKD"), Renminbi ("RMB") and US Dollar ("USD") whereas the major foreign currencies transacted are US Dollar ("USD") and Singapore Dollar ("SGD").

The Group observes the movements in exchange rates and acts accordingly to minimise its exposure to currency risk. Where necessary, the Group enters into derivative contracts to hedge the exposure. Such exposure is also partly mitigated in the following ways:-

- (i) The Group's foreign currency sales and purchases provide a natural hedge against fluctuations in foreign currencies.
- (ii) The Group maintains part of its cash and cash equivalents in foreign currency accounts to meet future obligations in foreign currencies.

Based on a symmetric basis which uses the foreign currency as a stable denominator, the following table demonstrates the sensitivity of profit or loss to changes in exchange rates that were reasonably possible at the end of the reporting period, with all other variables held constant:-

	Group	
	Increase/ (Decrease) in Profit	(Increase)/ Decrease in Loss
	2014	2013
	RM	RM
Appreciation of USD against RM by 10%	986,914	(1,211,546)
Depreciation of USD against RM by 10%	(986,914)	1,211,546
Appreciation of USD against HKD by 10%	1,201,016	1,737,219
Depreciation of USD against HKD by 10%	(1,201,016)	(1,737,219)
Appreciation of USD against RMB by 10%	433,766	302,378
Depreciation of USD against RMB by 10%	(433,766)	(302,378)
Appreciation of SGD against USD by 10%	(350,993)	(219,719)
Depreciation of SGD against USD by 10%	350,993	219,719

26. Financial Risk Management (cont'd)

Interest Rate Risk

The Group's exposure to interest rate risk arises mainly from interest-bearing financial instruments, namely loans and borrowings.

The Group observes the movements in interest rates and always strives to obtain the most favourable rates available for new financing or during repricing. It is also the Group's policy to maintain a mix of fixed and floating rate financial instruments.

As the Group does not account for its fixed rate financial instruments at fair value through profit or loss or as available-forsale, any change in interest rates at the end of the reporting period would not affect its profit or loss or other comprehensive income. For floating rate financial instruments stated at amortised cost, the following table demonstrates the sensitivity of profit or loss to changes in interest rates that were reasonably possible at the end of the reporting period, with all other variables held constant:-

	C	Group
	Increase/ (Decrease) in Profit	(Increase)/ Decrease in Loss
	2014	2013
	RM	RM
Increase in interest rates by 100 basis points	(112,407)	(316,406)
Decrease in interest rates by 100 basis points	112,407	316,406

27. Capital Management

The overall capital management objective of the Group is to safeguard its ability to continue as a going concern so as to provide fair returns to owners and benefits to other stakeholders. In order to meet this objective, the Group always strives to maintain an optimal capital structure to reduce the cost of capital and sustain its business development.

The Group considers its total equity and total loans and borrowings to be the key components of its capital structure and may, from time to time, adjust the dividend payouts, purchase own shares, issue new shares, sell assets, raise or redeem debts, where necessary, to maintain an optimal capital structure. The Group monitors capital using a debt-to-equity ratio, which is calculated as total loans and borrowings divided by total equity as follows:-

		Group		
	2014	2013		
	RM	RM		
Total loans and borrowings	37,851,557	53,777,075		
Total equity	99,977,960	91,709,436		
Total capital	137,829,517	145,486,511		
Debt-to-equity ratio	0.38 : 1	0.59 : 1		

The aforementioned capital management objective, policies and processes have remained unchanged from the previous financial year.

28. Significant Events After The Reporting Period

On 4 February 2015, the Board of Directors of the Company ("the Board") received an allegation letter against certain Senior Management of the Group on misappropriation of the Group's fund of approximately RM3.9 million.

On 9 February, 2015, due to the inability to ascertain the factuality of such allegation, the Board has set up an Independent Committee ("IC"), comprising 3 Independent Directors of the Company to coordinate and oversee the investigation process of the case. The IC has been authorised to perform the following duties at its sole discretion:-

- To appoint an Investigation Auditors to investigate on the remittance of fund to U.S. during the year of 2013;
- To request the existing auditors of the Group to investigate on the remittance of fund to U.S. during the year of 2014; and
- To investigate on the potential related party transactions.

On 3 March 2015, the IC had finalised the appointment of the following professionals:-

- a) Messrs. Ranjit Singh & Yeoh as legal counsel to advise the IC on matters in relation to the investigation; and
- b) Ferrier Hodgson MH Sdn. Bhd. as Investigation Auditors to investigate on the remittance of fund to U.S.A. during the year of 2013 and potential related parties transactions.

As at the date when the financial statements were authorised for issue, the Investigation Auditors have yet to finalise their report findings. The Board will provide an update to the shareholders for any material development of the above matters.

SUPPLEMENTARY INFORMATION

- REALISED AND UNREALISED PROFITS OR LOSSES

	Group		Co	ompany
	2014	2013	2014	2013
	RM	RM	RM	RM
Total retained profits of the Company and its subsidiaries:-				
- Realised	35,905,294	30,850,350	6,972,265	4,807,664
- Unrealised	3,881,026	1,470,877	0	0
	39,786,320	32,321,227	6,972,265	4,807,664
Consolidation adjustments and eliminations	(7,029,231)	(5,827,508)	0	0
Total retained profits as per statement of financial position	32,757,089	26,493,719	6,972,265	4,807,664

The above supplementary information is disclosed to meet the requirement of Bursa Malaysia Securities Berhad and is not part of the financial statements. The directors are responsible for the preparation of the supplementary information in accordance with Guidance on Special Matter No. 1 Determination of Realised and Unrealised Profits or Losses in the Context of Disclosures Pursuant to Bursa Malaysia Securities Berhad Listing Requirements, as issued by the Malaysian Institute of Accountants and the directive of Bursa Malaysia Securities Berhad.

Title/ Location	Tenure/ Date of expiry of lease	Description/ Existing use (approximate age of building)	Land area/ Built-up area	Net book value as at 31.12.2014 (RM)	Date of last revaluation	Date of acquisition
Registered Owner: DISB						
Land						
P.T. No. 1886 (Resurveyed Lot 12354) held under Title No. H.S. (D) 11985, Mukim 12, Daerah Barat Daya, Penang	60 years leasehold expiring 26.12.2051	Industrial land	177,691 sq. feet	3,347,369	1997	-
Building						
Plot 19 Free Industrial Zone, Phase IV, Bayan Lepas 11900 Penang		Industrial complex - 1 Single-Storey office-cum- production building (17 years)	18,209 sq. feet	9,190,077		Yr 1997 – 2007
		- 1 double-storey office- cum-production building (10 years)	33,793 sq. feet			
		- 1 three-storey production building (8 years)	65,811 sq. feet			
		-1 three-storey office cum production building (7 years)	32,816 sq. feet			
Registered Owner: Futron Ltd						
No. 1, Gao Tin Industrial Zone, Tai Ping Town, Cong Hua City.		 - 1 three-storey production building (11 years) - 1 steel production workshop (1 year) 	41,383 sq. feet 8,092 sq.feet	1,112,365		Yr 2003 – 2014
		- 1 five-storey hostel (11 years)	21,348 sq. feet	284, 727		Yr 2003

Title/ Location	Tenure/ Date of expiry of lease	Description/ Existing use (approximate age of building)	Land area/ Built-up area	Net book value as at 31.12.2014 (RM)	Date of last revaluation	Date of acquisition
Registered Owner: Dufusion Sdn Bhd						
Land						
Lot No. 8478 Mukim 12, District of Barat Daya, Penang	60 years leasehold expiring 22.5.2050	Industrial land	51,451 sq. feet	6,246,177		Year 2012
Lot No. 9232 Mukim 12, District of Barat Daya, Penang	60 years leasehold expiring 10.12.2050	Industrial land	66,349 sq. feet			
Building						
Plot No. 160 & 163, Jalan Sungai Keluang, Bayan Lepas Free Industrial Zone, Phase 1, 11900 Bayan Lepas Penang		Industrial complex - 1 Single-Storey office-cum-production building. (3 years)	61,587sq. feet	4,824,976		Year 2012
			TOTAL	25,005,691		

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ANALYSIS OF SHAREHOLDINGS

SHARE CAPITAL AS AT 30 APRIL 2015

Authorized	:	RM100,000,000.00
Issued and Fully paid-up	:	RM87,735,185.00
Class of Share	:	Ordinary Shares of RM0.50 each with equal voting rights
Number of Shareholders	:	2,663

DISTRIBUTION OF SHAREHOLDERS AS AT 30 APRIL 2015

Holdings	No. of Holders	Total Holdings	%
1 – 99	297	13,262	0.01
100 – 1,000	74	36,882	0.02
1,001 – 10,000	1,116	6,231,039	3.55
10,001 – 100,000	1,029	31,515,623	17.96
100,001 – 8,773,517	144	90,715,830	51.70
8,773,518 and above	3	46,957,734	26.76
Total	2,663	175,470,370	100.00

THIRTY LARGEST SECURITIES ACCOUNT HOLDERS AS AT 30 APRIL 2015

	Name	Shareholdings	%
1.	Perfect Commerce Sdn Bhd	16,924,500	9.65
2.	Lee, Hui-Ta @ Li Hui Ta	15,757,365	8.98
3.	Wong Ser Yian	14,275,869	8.14
4.	Tan Hong May	7,621,400	4.34
5.	Amsec Nominees (Asing) Sdn Bhd Qualifier: Pledged Securities Account - AmBank (M) Berhad for Hsu, Chin-Shui (Smart)	7,200,000	4.10
6.	Perfect Full Yen Sdn Bhd	6,523,248	3.72
7.	Huang, Yueh-O	5,287,400	3.01
8.	Yong Poh Yow	4,952,202	2.82
9.	Wu, Mao-Yuan	4,612,500	2.63
10.	Yu, Tsung-Te	3,525,000	2.01
11.	Amsec Nominees (Asing) Sdn Bhd Qualifier: Pledged Securities Account - AmBank (M) Berhad for Hsu, Yin-Lin (Smart)	3,500,000	1.99
12.	Chang, Hsiu-Hsiang	2,730,000	1.56
13.	Hsu, Yin-Lin	2,500,063	1.42
14.	Public Nominees (Tempatan) Sdn Bhd Qualifier: Pledged Securities Account for Kwek Peng Liak (E-PPG)	1,900,066	1.08
15.	Tan Huat Tim	1,800,000	1.03
16.	DB (Malaysia) Nominee (Asing) Sdn Bhd Qualifier: Exempt An for Deutsche Bank AG Singapore (PWM Asing)	1,759,999	1.00
17.	Mohamed Faroz Bin Mohamed Jakel	1,700,000	0.97
18.	Wang, Kuei-Hua	1,500,000	0.85
19.	Wu, Te-Kuei	1,400,000	0.80
20.	Hsu, Chin-Shui	1,279,999	0.73
21.	Chua Ah Tang	1,100,000	0.63
22.	Phen Say Bah	1,000,100	0.57

ANALYSIS OF SHAREHOLDINGS (CONT'D)

THIRTY LARGEST SECURITIES ACCOUNT HOLDERS AS AT 30 APRIL 2015 (cont'd)

	Name	Shareholdings	%
23.	Chen, Ming-Lung	888,000	0.51
24.	Cimsec Nominees (Asing) Sdn Bhd Qualifier: Exempt An for CIMB Securities (Singapore) Pte Ltd (Retail Clients)	885,000	0.50
25.	Public Nominees (Tempatan) Sdn Bhd Qualifier: Pledged Securities Account for Lim Booi Kee (E-BBB)	880,099	0.50
26.	Ong Beng Kee	770,000	0.44
27.	Chong Yik Ying	600,000	0.34
28.	Muar Payong Industries Sdn Bhd	600,000	0.34
29.	Tay Cheng Pei	600,000	0.34
30.	Wong Choon Bee	524,000	0.30

SUBSTANTIAL SHAREHOLDERS AS AT 30 APRIL 2015

		Direct	Indirect		
	Name	No. of shares held	%	No. of shares held	%
1.	Perfect Commerce Sdn Bhd (PCSB)	16,924,500	9.65	-	-
2.	Lee, Hui-Ta @ Li Hui Ta	15,757,365	8.98	6,523,248#	3.72#
3.	Hsu, Chin-Shui	8,479,999	4.83	6,000,063~	3.42~
4.	Wong Ser Yian	14,275,869	8.14	-	-
5.	Ni, Chung-Lin	-	-	16,924,500^	9.65^
6.	Wang, Kuei-Lan	-	-	16,924,500^	9.65^
7.	Lee, Wen-Jung	-	-	16,924,500^	9.65^
8.	Lee, Su Hui-Fen	-	-	16,924,500^	9.65^

DIRECTORS' SHAREHOLDINGS AS AT 30 APRIL 2015

		Direct		Indirect		
	Name	No. of shares held	%	No. of shares held	%	
1.	Lee, Hui-Ta @ Li Hui Ta	15,757,365	8.98	6,523,248#	3.72#	
2.	Hsu, Chin-Shui	8,479,999	4.83	6,000,063~	3.42~	
3.	Yong Poh Yow	4,952,202	2.82	-	-	
4.	Wu, Mao-Yuan	4,612,500	2.63	-	-	
5.	Khoo Lay Tatt	-	-	-	-	
6.	Ong Choon Heng	-	-	-	-	
7.	Ang Siak Keng	-	-	-	-	

Note:

Indirect Interest by virtue of his/her substantial interest in Perfect Full Yen Sdn. Bhd..

~ Deemed interested by virtue of his daugher's shareholding.

^ Indirect Interest by virtue of his/her substantial interest in Perfect Commerce Sdn. Bhd..

DUFU TECHNOLOGY CORP. BERHAD

(Company No. 581612-A) (Incorporated in Malaysia)

PROXY	FORM
-------	------

No of ordinary shares held

	(*NRIC No./Company No)		
of	being a *Member/Members of DUFU TECHNOLOGY CORP. BERHAD hereby		
appoint (Proxy 1)	(*NRIC No./Passport No)		
of			
and*/ or failing him* (Proxy 2)	(*NRIC No./Passport No)		
of	and*/or failing him*, the		

Chairman of the Meeting as my/our proxy to vote for me/us and on my/our behalf at the Thirteenth Annual General Meeting of the Company to be held at Room Dayang, Plot 19, Hilir Sungai Keluang 2, Taman Perindustrian Bayan Lepas, Fasa IV, 11900 Penang on the Thursday, 18 June 2015 at 9.00 a.m. and, at every adjournment thereof to vote as indicated below:-

The proportions of my/our holdings to be represented by our proxy(ies) are as follows:-

Proxy 1	 %	In case of a vote by show of hands, Proxy 1*/Proxy 2* shall vote on our behalf.
Proxy 2	 %	
	 100%	

* Strike out whichever is inapplicable

(Please indicate with an "X" in the space provided below on how you wish your vote to be cast. If you do not do so, the proxy will vote or abstain from voting at his discretion)

	RESOLUTIONS	FOR	AGAINST
1.	To approve the payment of Directors' Fee of up to RM348,000/- for the financial year ending 31 December 2015.		
	To re-elect the following Directors retiring under the respective provision of the Articles of Association of the Company and who, being eligible, offered themselves for re-election:-		
2.	Mr. Hsu, Chin-Shui (Article 97(1))		
3.	Mr. Ang Siak Keng (Article 97(1))		
4.	To re-appoint Messrs. Crowe Horwath as Auditors of the Company for the ensuing year and to authorize the Directors to fix their remuneration.		
	To pass the following resolution as Special Business :-		
	Ordinary Resolution		
5.	To authorise Mr. Khoo Lay Tatt to continue to serve as Senior Independent Non-Executive Director of the Company.		
6.	Authority to Issue Shares pursuant to Section 132D of the Companies Act, 1965.		

Signature of Shareholder(s)

Signed this ______ day of ______, 2015.

Notes:-

B. For the purpose of determining a member who shall be entitled to attend and vote at this 13th Annual General Meeting, the Company shall be requesting the Record of Depositors as at 10 June 2015. Only a depositor whose name appears on the Record of Depositors as at 10 June 2015 shall be entitled to attend, speak and vote at the said meeting or appoint proxy(ies) to attend, speak and vote on his/her behalf.'

Proxy:-

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

^{1.} A Member of the Company entitled to attend and vote is entitled to appoint up to two (2) proxies to attend and vote in his place. A proxy may but need not be a Member and the provision of Section 149(1)(b) of the Companies Act, 1965 shall not apply to the Company.

^{2.} Where a member of the Company is an Exempt Authorised Nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the Exempt Authorised Nominee may appoint in respect of each omnibus account it holds.

Where a member appoints more than one (1) proxy, the appointments shall be invalid unless he specifies the proportion of his holdings to be represented by each proxy.
 The instrument appointing a proxy shall be in writing under the hand of the appointor or his attorney duly authorised in writing or, if the appointor is a corporation, either under its common seal or under the hand of an officer or attorney duly authorised.

^{5.} The instrument appointing a proxy must be deposited at the Registered Office of the Company at 57-G Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang not less than forty-eight (48) hours before the time set for holding of the Meeting or at any adjournment thereof.

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Affix stamp

The Company Secretaries **DUFU TECHNOLOGY CORP. BERHAD** (581612-A) 57-G Persiaran Bayan Indah Bayan Bay, Sungai Nibong 11900 Penang

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Dufu Technology Corp Berhad (581612-A)

19 Hilir Sungai Keluang 2, Taman Perindustrian Bayan Lepas, Fasa IV, 11900 Penang, Malaysia. Tel : +604.616 1300 Fax: +604.616 1372 http://www.dufutechnology.com