Carlsberg Brewery Malaysia Berhad







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vision, mission & core values

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Vision - regardless of the occasion and place, our Brands shall be the consumers' preferred choice.



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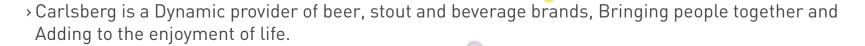
vision, mission and core values



vision

- > Regardless of the occasion and place, our Brands shall be the consumers' preferred choice.
- > We want to have brands which are preferred at all times for every occasion and at all places, whether at social gatherings, grand wedding receptions, hawker centres or 5-star hotels.

mission





6 core values

We are < AMBITIOUS > when setting targets.

We are < **INNOVATIVE** > in finding new ways.

We are < **RESPONSIBLE** > in our actions.

We are < **HONEST** > in our approach.

Our < **HERITAGE** > is built on a tradition of high quality.

We are a < GOOD CORPORATE CITIZEN > in our deeds.





DIRECTORS

Dato' Lim Say Chong

Tan Sri Datuk Asmat bin Kamaludin

Jesper Bjoern Madsen

Dato' Jorgen Bornhoft

Soren Holm Jensen

Datuk (Dr.) Lim Ewe Jin

Chin Voon Loong

Soren Ask Nielsen

COMPANY SECRETARY Chin Voon Loong

AUDITORS

KPMG

SOLICITORS

Shearn Delamore & Co.

STOCK EXCHANGE LISTING

SHARE REGISTRAF

PRINCIPAL BANKERS

Public Bank Berhad

Wisma Lim Foo Yong, 86, Jalan Raja Chulan, 50200 Kuala Lumpur.

Maybank Berhad

100, Jalan Tun Perak, 50050 Kuala Lumpur.

ABN AMRO Bank Berhad

Level 1, Menara Maxis, Kuala Lumpur City Centre,

REGISTERED OFFICE AND PRINCIPAL PLACE OF BUSINESS

Section 15, 40200 Shah Alam,

: +603 5522 6688 : +603 5519 1931

Symphony Share Registrars Sdn Bhd

Level 26, Menara Multi-Purpose,

Capital Square,

No 8, Jalan Munshi Abdullah,

50100 Kuala Lumpur. : +603 2721 2222

: +603 2721 2530 Fax : +603 2721 2531

Main Board of Bursa Malaysia

Securities Berhad



Independent Non-Executive Chairman Member of Audit Committee Member of Remuneration Committee Member of Nomination Committee

Dato' Lim Say Chong

J.S.M., D.M.P.N.

Dato' Lim Say Chong, aged 66, a Malaysian, was appointed to the Board on 21 May 2003.

Dato' Lim obtained a Bachelor of Arts with honours in Economics from the University of Malaya and a Masters in Business Administration from the University of British Columbia, Canada. He also attended an Advanced Management Programme at the Harvard Business School, Boston. Dato' Lim worked with the Imperial Chemical Industries (ICI) PLC's Group of Companies in Malaysia and abroad for 30 years, during which time he sat on the Board of several companies within the Group. He later became the Managing Director of the ICI (Malaysia) Group for 5 years. Dato' Lim was the Group Managing Director of Chemical Company of Malaysia Bhd from 1989 to 2004.

Presently, Dato' Lim is a Director of Standard Chartered Bank Malaysia Berhad, Opus International Group PLC and Rohas Euco Industries Berhad. Dato' Lim also served in various associations, including as President of Malaysian International Chamber of Commerce & Industry (MICCI), Vice President of the National Chamber of Commerce & Industry of Malaysia (NICCIM) and Vice Chairman of the British Malaysian Industry & Trade Association. He was also a member of the National Human Resource Development Council, Board of Directors of the Malaysian Industrial Development Authority (MIDA), Board of Trustees of the Aged European Fund, council member of the Federation of Malaysian Manufacturers (FMM) and Board Member of ASEAN Chamber of Commerce & Industry (ACCI). Dato' Lim is currently a trustee of the Ti-Ratana Welfare Society.



Independent Non-Executive Director Chairman of Audit Committee Chairman of Nomination Committee Chairman of Remuneration Committee

Tan Sri Datuk Asmat bin Kamaludin

P.S.M., P.J.N., J.S.M., S.M.J., K.M.N.

Tan Sri Datuk Asmat bin Kamaludin, aged 63, a Malaysian, was appointed to the Board on 1 February 2001.

Tan Sri obtained a Bachelor of Economics (Honours) degree from the University of Malaya and later attended a special programme on the European Economic Community in Amsterdam. Tan Sri served in the Ministry of International Trade and Industry (MITI) for 35 years, and retired as its Secretary General, a position he held for 9 years. Dealing with both domestic and international trade sectors at MITI, he also worked with several international bodies such as ASEAN, WTO and APEC, representing Malaysia in relevant negotiations and agreements. He was also actively involved in several national organisations such as Johor Corporation, the Small and Medium Scale Industries and MATRADE.

Currently, Tan Sri is a Board Member of Malaysian Pacific Industries Bhd, UMW Holdings Berhad, Lion Industries Corporation Berhad, YTL Cement Berhad, Panasonic Manufacturing Malaysia Berhad, Symphony House Berhad, SCOMI Group Berhad, Compugates Holdings Berhad, Permodalan Nasional Berhad, Salwan Corporation Berhad and Trans-Asia Shipping Corporation Berhad.



Non-Executive Director Member of Nomination Committee

Jesper Bjoern Madsen

Mr Jesper B. Madsen, aged 52, a Dane, was appointed to the Board on 21 May 2003.

Mr Madsen obtained a Masters of Law from Copenhagen University, Denmark and later studied Scottish/English law at the University of Edinburgh, Scotland. Mr Madsen worked in the legal field for 4 years. He has since been working with the Carlsberg A/S Group for 22 years, beginning his career within the Group as a Personal Assistant to the CEO of Carlsberg International. Mr Madsen subsequently held positions as the Vice President responsible for overseas investments/markets, General Manager and Managing Director of Carlsberg Brewery Hong Kong Ltd and Chief Operating Officer of Carlsberg Asia Pte Ltd. In August 2003, Mr Madsen was appointed as Senior Vice President of Carlsberg Breweries A/S with responsibility for Asia, among other markets.

Presently, Mr Madsen is the Chairman of Carlsberg Brewery Hong Kong Ltd. (Hong Kong) and is the Vice Chairman of South East Asia Brewery Ltd. (Vietnam) and Hue Brewery Ltd. (Vietnam). Mr Madsen is also a board member of Kunming Huashi Brewery Company Ltd. (China), Carlsberg Brewery (Guangdong) Ltd. (China), Dali Beer Company Limited (China), Xinjiang Lanjian Jianiang Investment Co. Ltd. (China), Xin Jiang Wusu Beer Co. Ltd. (China), Xinjiang Beer (Group) Co. Ltd. (China), Ningxia Xixia Jianiang Brewery Limited (China), Caretech Lmited (Hong Kong), Able Long International Ltd. (Hong Kong), Carlsberg Hong Kong Ltd (Hong Kong), Lao Brewery Co. Ltd. (Laos), Bottling and Brewing Group Ltd. (Malawi), Carlsberg Malawi Brewery Ltd. (Malawi), Malawi Distilleries Ltd. (Malawi), Southern Bottlers Ltd. (Malawi), The Ceylon Brewery Limited (Sri Lanka), The Lion Brewery Ceylon Ltd. (Sri Lanka) and Gorkha Brewery Ltd. (Nepal). Mr Madsen also sits on the Board of several private companies within the Carlsberg Breweries A/S Group.

Dato' Jorgen Bornhoft

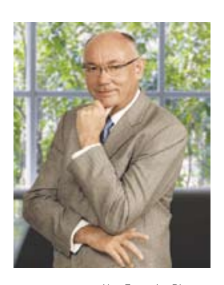
D.P.T.J. (Kehormat)

Dato' Jorgen Bornhoft, aged 65, a Dane, was re-appointed to the Board on 24 April 2006.

Dato' Bornhoft holds a degree in Accountancy and Finance (Bachelor of Commerce) from the Copenhagen Business School, and attended executive management courses at INSEAD. Dato' Bornhoft was the Chairman of Carlsberg Brewery Malaysia Berhad ("CBMB") from 2002-2005. Prior to that, he was the Managing Director of CBMB. Dato' was previously a Vice-President in Carlsberg International A/S, Denmark, responsible for foreign subsidiaries and new projects. He was also responsible for licence agreements in Asia and had also served as Chief Executive Officer of Carlsberg Asia Pte. Ltd., in Singapore from 2003 to 2005.

Dato' Bornhoft was also the President of the Malaysian International Chamber of Commerce and Industry from 1996 to 1999.

Currently, Dato' Bornhoft is the Chairman of Hap Seng Consolidated Bhd, a Director of ABN Amro Bank Bhd, Mega First Corporation Berhad and Lao Brewery Co. Ltd (Laos).



Non Executive Director Member of Remuneration Committee



Managing Director

Soren Holm Jensen

Mr Soren Holm Jensen, aged 37, a Dane, was appointed as the Managing Director of Carlsberg Malaysia on 5 March 2007.

Mr Jensen graduated with a BSc in Business Administration and holds a Master of Science degree in Economics and Business Administration from the Aarhus School of Business, Denmark. Prior to his appointment, Mr Jensen was the Managing Director of Carlsberg Hong Kong Ltd., a position he held since June 2004. Mr Jensen joined the Carlsberg Group in 1998 and has held various managerial positions within the sales, marketing and export divisions. He was also the Vice President of the Export & License Division of Carlsberg in Copenhagen, Denmark. Before joining Carlsberg Group, Mr Jensen had worked as an International Key Account Manager and Sales and Marketing Manager for the food segment in the fast moving consumer goods industry.

Chin Voon Loong

Mr Chin Voon Loong, aged 50, a Malaysian, was appointed to the Board on 1 April 2003.

Mr Chin obtained a Bachelor of Science (Honours) degree in Systems and Management from The City of London University. He is a qualified Chartered Accountant and is a Fellow Member of the Institute of Chartered Accountants in England and Wales. He is also a Chartered Accountant with the Malaysian Institute of Accountants, an Associate Member of the Malaysian Institute of Taxation, Affiliate of The Malaysian Institute of Chartered Secretaries and Administrators (MAICSA) and an Associate Member of the Institute of Public Relations Malaysia. Mr Chin has worked with Carlsberg Malaysia for 20 years. After holding the position of Chief Financial Officer and subsequently, as Commercial Director with Carlsberg Malaysia, he currently holds the position of Executive Director-Corporate Affairs. He is also the Company Secretary of CBMB.

Currently, Mr Chin holds directorships in The Lion Brewery Ceylon Limited (Sri Lanka), South East Asia Brewery Ltd (Vietnam), International Beverage Distributors Ltd (Vietnam), Gorkha Brewery Ltd (Nepal) and Carlsberg Distributors Taiwan Limited (Taiwan). Mr Chin is also a Member of the Governing Council of the Confederation of Malaysian Brewers Berhad and also serves on the Board of several private companies within the Carlsberg Asia Group.



Executive Director Member of Audit Committee

Datuk (Dr.) Lim Ewe Jin

D.M.S.M., J.S.M., P.J.K.

Datuk (Dr.) Lim Ewe Jin, aged 62, a Malaysian, was appointed to the Board on 24 April 2006.

Datuk (Dr.) Lim holds a degree in Economics from University Malaya and received his Honorary Doctorate in Business Administration from The Oxford Association of Management (by appointment of the Quality Assurance Commission) United Kingdom in 2006. Datuk (Dr.) Lim held various senior positions with Hongkong Bank Group and was appointed as Deputy Chief Executive (Malaysian Affairs) in Marubeni Corporation from mid 1990 to early 1992. He was also the Group Director of Lion Group of Companies from 1992 to 1993 and was instrumental in the formation of Powertek Bhd., Malaysia's first company which was listed on the infrastructure sector of Bursa Malaysia Securities Berhad.



Independent Non Executive Director
Member of Audit Committee

Soren Ask Nielsen

Non Executive Director

Mr Soren Ask Nielsen, aged 41, a Dane, was appointed to the Board on 14 March 2006.

Mr Nielsen obtained a Masters of Economics and Business from Copenhagen Business School, Denmark. Mr Nielsen worked as a Consultant with Andersen Consulting prior to joining Carlsberg International A/S in 1992 as an Economist. He has since worked as Vice President Business Development in Carlsberg Breweries A/S, Logistics Director and subsequently as acting Chief Executive Officer and Chief Financial Officer for Carlsberg Sweden, Managing Director of House of Beer, Vice President Sales & Marketing of Coca-Cola Denmark and Vice President Sales & Business Development in Carlsberg Breweries A/S.

Mr Soren Ask Nielsen is a member of the Board of Hue Brewery Ltd. (Vietnam), South East Asia Brewery Ltd. (Vietnam) and International Beverage Distributors Ltd. (Vietnam).

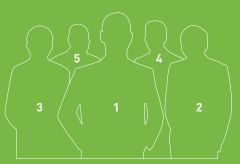
Other information on Directors

None of the Directors have any family relationship with any director/substantial shareholder of the Group and the Company, nor any interest in any business arrangement involving the Group and the Company. None of them have had any convictions for any offences within the past 10 years.

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management team

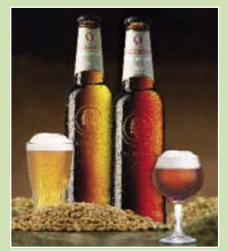
- 1. Soren Holm Jensen (Managing Director)
- 2. Chin Voon Loong
 (Executive Director /
 Company Secretary)
- 3. Chan Chee Seng (General Manager, Corporate Services)
- 4. Tom Sand-Kristensen (Chief Financial Officer)
- 5. Matt Callan (General Manager, Supply Chain)







chairman's statement







OVERVIEW

The Malaysian duty paid beer and stout market continued its decline in 2006. Three consecutive years of heavy duty increases had resulted in the consumer price for domestic beer and stout products increasing significantly in the domestic market. This had narrowed the difference in price between per serving of beer and that of other alcoholic products such as wine and hard liquor. Apart from competition from other alcoholic products, the decline in the domestic duty paid beer and stout sales was due also to the increased levels of low priced imported beer products and smuggled beer and stout products.

The Malaysian brewery industry is however pleased that the Government did not increase the excise duty for beer and stout products during the 2007 Government Budget announcement and hopes that the relief given would stabilize the decline in the duty paid beer and stout market.

2006 was a challenging year for the Group and the Group's financial results reflect the lower market demand, impact of competition and the costs of restructuring and re-focusing the Group's business to meet the fast changing market environment.

OPERATING RESULT

The Group achieved a revenue of RM929.7 million in 2006, an increase of 7.2% or RM62.5 million over the RM867.2 million in 2005. The increase in revenue was due primarily to the price increase after the September 2005 excise duty increase and the increase in export sales. The Group recorded a profit before tax of RM110.4 million which was RM2.0 million or 1.7 per cent lower than the previous year.

Earning per share after tax for 2006 was 28.1 sen compared to 29.0 sen in 2005. The Group's net tangible asset per share was RM1.56 per share compared with RM1.57 per share in 2005. Shareholders' Funds of RM476.5 million declined by 0.7% from RM479.9 million in 2005.

REVIEW OF OPERATIONS

During the year, the Group continued with its commercial strategy to strengthen its brand portfolio.

Several measures were taken to further enhance the Group's power brand, Carlsberg, as the No. 1 beer brand in Malaysia. A major national marketing campaign was launched in conjunction with the World Cup 2006 football season with the tag line, "Part Of The Game" to feature the dominance of Carlsberg Green Label in football.

The Group was the first in Asia to launch the Carlsberg Extra Cold beer served at -1°C and was also the first to introduce Saaz Blonde and Bramley Wit beers, two exclusive super premium Carlsberg beers from the Jacobsen House Brewery in Copenhagen.

Carlsberg Malaysia's Master Brewers were the pioneers to develop the Carlsberg Christmas Brew, a beer brewed with honey. To further enhance the packaging of Carlsberg Green Label, the "Clear Label Look" for pint bottles was implemented and distributed at premium entertainment channels.

Strong focus was given to the development of SKOL beer as a strong second brand. The product was relaunched with a new packaging design and taste and it quickly established itself with beer consumers in its market segment.

chairman's statement

Danish Royal Stout continued to grow in the declining stout segment. During the year, the Group extended the choice for stout consumers by launching Royal Stout Ginseng, first Ginseng stout in Asia. Royal Stout Ginseng was positively accepted by stout consumers and the product had been distributed and promoted nationwide.

Throughout 2006, the Group continued to give high priority to its Corporate Social Responsibility by sponsoring community programmes and sports. The Group had been sponsoring fund raising activities for the development of schools through the Carlsberg Top 10 Charity Road Shows and the Danish Royal Stout Charity Road Shows. The Group also continued its support to the Education Welfare and Research Foundation (EWRF) by sponsoring two main EWRF programmes to improve English amongst students in schools. During the year, the Group continued to focus its sports sponsorships with support for football, golf, rugby and basketball.

The Group's Supply Chain executed the Production Excellence programme during the year to achieve efficiencies and to further improve on quality in all aspects of the Supply Chain. The logistics and distribution management of the Group was rationalized during the year and will continue to work for improvements in operating efficiencies and services to our distribution network.

During the year under review, the Sales organization and the Distribution network were re-structured and streamlined to be more effective to meet the challenges of the fast changing consumer environment.

The benefits from the changes made will be realized when the commercial strategy has been fully implemented.

CORPORATE EXERCISE

Share buy-back

There was no further buy-back of shares during the year under review. The 2,330,000 ordinary shares of RM0.50 each, representing 0.76% of the issued and paid up share capital of the Company, purchased in 1999 at an average price of RM5.17 per share, have been retained as treasury shares.

The Board of Directors has recommended to the shareholders to approve the renewal of the share buyback programme. The details of these proposals are included in the Circular to shareholders.

OVERSEAS DEVELOPMENT

The Group was given an opportunity to invest in Taiwan. The beer market in Taiwan is estimated to be four times that in Malaysia. Carlsberg as a foreign imported beer brand in Taiwan would be supplied by the Group. Export sales of the Group are expected to increase in tandem with the Carlsberg sales performance in Taiwan.







chairman's statement

On 30 October 2006, the Group entered into a Shareholders' Agreement with Wiseline Limited to acquire 50 per cent equity interest in Carlsberg Distributors Taiwan Limited (CDTL), a company incorporated in Taiwan, for a total cash consideration of RM0.7 million. As part of the acquisition, the Group also subscribed for 50 per cent of the rights issue of CDTL at an investment of RM2.2 million. The Group's total investment in 50 per cent equity of CDTL or 5.0 million ordinary shares of NTD10 each amounted to RM2.9 million. The Group had opted for proportionate consolidation for the CDTL financial performance and a deficit of RM0.9 million had been consolidated in the Group's result for the year ended 31 December 2006.

The Group takes a medium term view of its investment in Taiwan.

The Group's associate company, The Lion Brewery Ceylon Ltd (TLBCL) had been operating in a challenging year as the Sri Lankan Government increased the duties for beer products twice in 2005 and the ensuing higher beer prices adversely affected sales and financial performance during the year under review. The Group's share of the income from TLBCL of RM0.7 million had been equity accounted in the financial statements for 2006.

The Group, by virtue of its 24.6 per cent investment in TLBCL has a 5.5 per cent indirect interest in a new brewery project in the state of Rajasthan, India which is a joint venture project led by Carlsberg Breweries A/S, Denmark.

CORPORATE GOVERNANCE

The various Board Committees have met in 2006 and were effective in maintaining the Group's good corporate governance standards. Details of the roles and responsibilities of the Board Committees are set out in the Statement of Corporate Governance.

The Group had also opted for early adoption for FRS 117, Leases and FRS 124, Related Party Disclosure for the financial statements for the year ended 31 December 2006.

DIVIDENDS

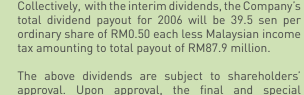
The Company paid a gross interim dividend of 5 sen per ordinary share of RM0.50 sen each less Malaysian income tax and a gross special interim dividend of 2.5 sen per ordinary share of RM0.50 sen each less Malaysian income tax on 9 October 2006. The total interim dividend paid was RM16.5 million, which was similar to the interim dividend paid in 2005.

The Board is recommending the payment of a final gross dividend of 7.5 sen per ordinary share of RM0.50 sen each less Malaysian income tax in respect of the financial year ended 31 December 2006.

After reviewing the Group's funding requirements and strategic needs, the Board is also recommending the payment of a special gross dividend of 24.5 sen per ordinary share of RM0.50 each less Malaysian income tax.







dividends will be paid on 18 May 2007.

CHANGES TO THE BOARD OF DIRECTORS

The Group would like to take this opportunity to welcome Mr. Soren Holm Jensen who was appointed to the Board on 5 March 2007 as Managing Director, replacing Mr. Mogens Joenck who had resigned from the Group.

The Group is also pleased to announce that on 24 April 2006 Dato' Jorgen Bornhoft had rejoined the Board as a non-executive director as well as Advisor for the Group and Datuk (Dr.) Lim Ewe Jin had also been appointed as independent non-executive director on the same date.

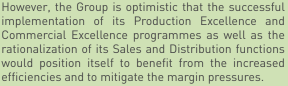
Since the last Annual General Meeting, Mr. Chan Hua Eng and Gen. (R) Tan Sri Dato' Mohd. Ghazali bin Dato' Mohd Seth had retired from the Board. The Board wishes to record its appreciation to both of them for their invaluable contributions and guidance to the Group.



OUTLOOK FOR 2007

The continued decline in the Malaysian duty paid beer and stout market over the past 3 years, resulting from the high consumer prices due to the duty increases, is expected to stabilize in 2007. A positive recovery of the duty paid beer and stout market would be dependent on no further increase in duties for beer and stout products.

Competition in the industry is expected to continue to be intense and the industry margins are expected to face downward pressures due to cost escalations.



implementation of its Production Excellence and Commercial Excellence programmes as well as the rationalization of its Sales and Distribution functions would position itself to benefit from the increased

The Group is committed to continue to support its commercial strategy, to maintain and expand its market leadership for the beer segment and to increase its market share in the stout segment.

In the light of the foregoing, the Group expects 2007 to be a very challenging year.





APPRECIATION

On behalf of the Board and Management of Carlsberg Brewery Malaysia Berhad, I would like to thank all the shareholders, distributors, customers and consumers for their continued confidence and support for the Group.

I also wish to express the Board's sincere appreciation to the Management and all the employees of the Group for contributing to the performance of the Group through their dedication and commitment.

Dato' Lim Say Chong Chairman

Shah Alam 26 March 2007

penyata pengerusi

Bagi pihak Lembaga Pengarah Carlsberg Brewery Malaysia Berhad, saya dengan sukacitanya ingin membentangkan Laporan Tahunan dan Penyata Tahunan Beraudit bagi Kumpulan dan Syarikat untuk tahun kewangan berakhir 31 Disember 2006.

GAMBARAN KESELURUHAN

Pasaran bir dan stout duti berbayar Malaysia menurun secara berterusan pada tahun 2006. Dengan kenaikan duti yang amat tinggi selama tiga tahun berturut-turut telah mengakibatkan harga pengguna bagi produk bir dan stout domestik meningkat dengan ketara di pasaran tempatan. Ini telah mengurangkan perbezaan dalam harga satu sajian bir dengan produk alkohol yang lain seperti wain dan minuman keras. Selain daripada persaingan dengan produk alkohol yang lain, penurunan dalam jualan bir dan stout duti berbayar domestik juga disebabkan oleh kenaikan paras produk bir import yang berharga murah dan produk bir dan stout seludup.

Walau bagaimanapun, industri bir dan stout Malaysia berpuas hati kerana Kerajaan tidak menaikkan duti eksais untuk produk bir dan stout semasa pengumuman Belanjawan Kerajaan 2007 dan berharap pelepasan yang diberi akan menstabilkan penurunan dalam pasaran bir dan stout duti berbayar.

Tahun 2006 adalah tahun yang penuh dengan cabaran untuk Kumpulan dan keputusan kewangan Kumpulan mencerminkan permintaan pasaran yang berkurangan, impak daripada persaingan dan kos penyusunan semula dan pemfokusan semula perniagaan Kumpulan untuk menghadapi cabaran persekitaran yang berubah dengan begitu cepat.

KEPUTUSAN OPERASI

Kumpulan mencapai perolehan sebanyak RM929.7 juta pada tahun 2006, peningkatan sebanyak 7.2% atau RM 62.5 juta berbanding RM867.2 juta pada tahun 2005. Peningkatan dalam perolehan ini disebabkan terutamanya oleh kenaikan harga selepas kenaikan duti eksais pada September 2005 dan kenaikan dalam jualan eksport. Kumpulan telah mencatatkan keuntungan sebelum cukai sebanyak RM110.4 juta, iaitu RM2.0 juta atau 1.7 peratus lebih rendah berbanding tahun sebelumnya.

Pendapatan sesaham selepas cukai bagi tahun 2006 adalah 28.1 sen berbanding 29.0 sen pada tahun 2005. Aset ketara bersih sesaham bagi Kumpulan adalah RM1.56 sesaham berbanding RM1.57 sesaham pada tahun 2005. Dana Pemegang Saham sebanyak RM476.5 juta menurun sebanyak 0.7% daripada RM 479.9 juta pada tahun 2005.

ULASAN OPERASI

Pada tahun yang dikaji, Kumpulan meneruskan strategi komersialnya bagi memperkukuhkan rangkaian jenamanya.

Beberapa langkah telah diambil untuk meningkatkan selanjutnya jenama kuasa Kumpulan, Carlsberg, sebagai jenama bir No. 1 di Malaysia. Kempen pemasaran kebangsaan secara besar-besaran telah dilancarkan sempena dengan musim bola sepak Piala Dunia 2006 dengan slogan "Part Of The Game", untuk menunjukkan penguasaan Carlsberg Green Label dalam arena bola sepak.

Kumpulan adalah syarikat pertama di Asia yang melancarkan bir Carlsberg Extra Cold yang disaji pada suhu -1°C dan juga adalah yang pertama memperkenalkan bir Saaz Blonde dan Bramley Wit, dua bir Carlsberg super premium eksklusif dari Jacobsen House Brewery di Copenhagen.

Kumpulan Master Brewer dari Carlsberg Malaysia adalah perintas dalam menghasilkan dan memperkenalkan Carlsberg Christmas Brew, bir yang dibru dengan madu. Untuk mempertingkatkan lagi penampilan pembungkusan Carlsberg Green Label, "Clear Label Look" untuk botol kecil telah dilaksanakan dan diedarkan di saluran hiburan premium.

Fokus yang penting telah diberikan kepada pembangunan bir SKOL sebagai jenama yang kedua penting. Produk telah dilancarkan semula dengan reka bentuk pembungkusan dan rasa yang baru dan dengan pantas telah berjaya mengukuhkan kedudukannya di kalangan pengguna bir dalam segmen pasaran ini.

Danish Royal Stout terus berkembang dalam segmen stout yang menurun. Pada tahun yang dikaji, Kumpulan telah menambah pilihan untuk pengguna stout dengan melancarkan Royal Stout Ginseng, stout Ginseng yang pertama di Asia. Royal Stout Ginseng telah diterima dengan baiknya oleh pengguna stout dan produk tersebut telah diedarkan dan dipromosikan di seluruh negara.

penyata pengerusi

Sepanjang tahun 2006, Kumpulan secara berterusan memberi keutamaan yang tinggi terhadap Tanggungjawab Sosial Korporat dengan menaja program komuniti dan sukan. Kumpulan telah menaja aktiviti-aktiviti pengutipan dana untuk pembangunan sekolah menerusi Jelajah Amal Carlsberg Top 10 dan Jelajah Amal Danish Royal Stout. Kumpulan juga secara berterusan memberikan sokongannya terhadap Yayasan Pendidikan Kebajikan dan Penyelidikan (EWRF) dengan menaja dua program utama EWRF untuk meningkatkan penguasaan Bahasa Inggeris di kalangan pelajar sekolah. Pada tahun yang dikaji, Kumpulan secara berterusan mengfokuskan penajaan sukannya dengan menyokong sukan bola sepak, golf, ragbi dan bola keranjang.

Rantaian Pembekalan Kumpulan telah melaksanakan program Kecemerlangan Pengeluaran dalam tahun kajian untuk mencapai kecekapan dan untuk meningkatkan lagi kualiti dalam segala aspek Rantaian Pembekalan. Pengurusan logistik dan pengedaran Kumpulan telah dirasionalkan pada tahun kajian dan akan terus berusaha untuk meningkatkan lagi tahap kecekapan operasi dan perkhidmatan kepada rangkaian pengedaran kami.

Dalam tahun yang dikaji, Organisasi Jualan dan Rangkaian pengedar telah disusun semula dan diperkemas supaya lebih berkesan untuk meghadapi cabaran persekitaran pengguna yang berubah dengan begitu cepat.

Manfaat daripada perubahan-perubahan yang telah dijalankan akan direalisasikan apabila strategi komersial telah dilaksanakan dengan sepenuhnya.

LANGKAH KORPORAT

Belian balik saham

Tidak terdapat pembelian balik saham yang selanjutnya sepanjang tahun yang dikaji. Sebanyak 2,330,000 saham biasa bernilai RM0.50 sesaham, mewakili 0.76% modal saham terbitan dan berbayar bagi Syarikat yang dibeli pada tahun 1999 pada harga purata RM5.17 sesaham, dipegang sebagai saham perbendaharaan.

Lembaga Pengarah telah mengesyorkan kepada para pemegang saham supaya meluluskan pembaharuan program belian balik saham. Butiran cadangan ini telah dilampirkan dalam Pekeliling kepada para pemegang saham.

PERKEMBANGAN LUAR NEGARA

Kumpulan telah diberi peluang untuk melabur di Taiwan. Pasaran bir di Taiwan dianggarkan empat kali ganda pasaran Malaysia. Carlsberg sebagai jenama bir asing yang diimport di Taiwan akan dibekalkan oleh Kumpulan. Jualan eksport Kumpulan dijangka akan meningkat selari dengan prestasi jualan Carlsberg di Taiwan.

Pada 30 Oktober 2006, Kumpulan telah memasuki perjanjian Pemegang Saham dengan Wiseline Limited untuk memperoleh kepentingan ekuiti sebanyak 50 peratus dalam Carlsberg Distributors Taiwan Limited (CDTL), sebuah syarikat yang diperbadankan di Taiwan, dengan pembayaran tunai berjumlah RM0.7 juta. Sebagai sebahagian daripada pemerolehan, Kumpulan juga telah membeli sebanyak 50% terbitan hak CDTL dengan satu jumlah pelaburan sebanyak RM2.2 juta. Jumlah pelaburan Kumpulan dalam 50% kepentingan CDTL atau 5.0 juta saham

biasa bernilai NTD10 sesaham adalah berjumlah RM2.9 juta. Kumpulan juga telah memilih penggabungan mengikut kadar bagi prestasi kewangan CDTL dan defisit sebanyak RM0.9 juta telah dimasukkan dalam keputusan Kumpulan bagi tahun berakhir 31 Disember 2006.

Kumpulan telah mengambil pandangan jangka sederhana terhadap pelaburannya di Taiwan.

Syarikat bersekutu Kumpulan, iaitu The Lion Brewery Ceylon Ltd (TLBCL) telah beroperasi dalam keadaan mencabar sepanjang tahun apabila Kerajaan Sri Lanka menaikkan duti ke atas produk bir sebanyak dua kali dalam tahun 2005 dan harga bir yang lebih tinggi berikutnya telah memberi kesan yang buruk kepada prestasi jualan dan kewangan sepanjang tahun yang dikaji. Bahagian pendapatan Kumpulan daripada TLBCL sebanyak RM0.7 juta telah dimasukkan ke dalam penyata kewangan untuk tahun 2006.

Kumpulan, disebabkan oleh pelaburannya sebanyak 24.6 peratus dalam TLBCL, mempunyai 5.5 peratus kepentingan tidak langsung dalam projek kilang bir yang baru di negeri Rajasthan, India yang merupakan projek usaha bersama yang diterajui oleh Carlsberg Breweries A/S, Denmark.

TADBIR URUS KORPORAT

Semua Jawatankuasa Lembaga telah mengadakan mesyuarat pada tahun 2006 dan berkesan dalam mengekalkan standard tadbir urus Kumpulan yang baik. Butiran peranan dan tanggungjawab Jawatankuasa-Jawatankuasa Lembaga telah dibentangkan dalam Penyata Tadbir Urus Korporat.

penyata pengerus

Kumpulan juga telah memilih untuk penerimagunaan awal bagi FRS 117, Pajakan dan FRS 124, Pendedahan Pihak Berkait untuk penyata kewangan bagi tahun berakhir 31 Disember 2006.

DIVIDEN

Syarikat telah membayar dividen interim kasar sebanyak 5 sen sesaham syer biasa bernilai RM0.50 sen sesaham ditolak cukai pendapatan Malaysia dan dividen interim istimewa kasar sebanyak 2.5 sen sesaham syer biasa bernilai RM0.50 sesaham ditolak cukai pendapatan Malaysia pada 9 Oktober 2006. Jumlah dividen interim yang dibayar ialah RM16.5 juta, sama dengan dividen interim yang dibayar pada tahun 2005.

Lembaga mengesyorkan pembayaran dividen muktamad kasar sebanyak 7.5 sesaham syer biasa bernilai RM0.50 sesaham ditolak cukai pendapatan Malaysia bagi tahun kewangan berakhir 31 Disember 2006.

Selepas mengambil kira peruntukan dana dan keperluan strategik Kumpulan, Lembaga Pengarah juga mengesyorkan pembayaran dividen istimewa kasar sebanyak 24.5 sen sesaham syer biasa bernilai RM0.50 sesaham ditolak cukai pendapatan Malaysia.

Secara kolektif, dengan dividen-dividen interim berkenaan, jumlah bayaran dividen oleh Syarikat bagi tahun 2006 adalah 39.5 sen sesaham syer biasa bernilai RM0.50 sesaham ditolak cukai pendapatan Malaysia berjumlah RM87.9 juta.

Dividen yang berkenaan di atas adalah tertakluk kepada kelulusan para pemegang saham. Apabila diluluskan, dividen muktamad dan istimewa akan dibayar pada 18 Mei 2007.

TINJAUAN BAGI TAHUN 2007

Penurunan berterusan dalam pasaran bir dan stout duti berbayar Malaysia semenjak 3 tahun yang lepas adalah akibat daripada harga pengguna yang tinggi dan disebabkan oleh kenaikan duti, dijangka akan menjadi stabil pada tahun 2007. Pemulihan yang positif dalam pasaran bir dan stout duti berbayar akan bergantung kepada tiada kenaikan duti yang selanjutnya untuk produk bir dan stout.

Persaingan dalam industri dijangka akan terus menjadi sengit dan margin industri dijangka akan menghadapi tekanan penurunan disebabkan oleh kenaikan kos.

Walau bagaimanapun, Kumpulan bersikap optimistik bahawa pelaksanaan yang berjaya dalam program Kecemerlangan Pengeluaran dan Kecemerlangan Komersialnya serta rasionalisasi fungsi Jualan dan Pengedarannya akan memberi kedudukan yang bermanfaat daripada kenaikan kecekapan untuk meringankan tekanan margin.

Kumpulan berkomited untuk meneruskan sokongan ke atas strategi komersialnya, untuk mengekal dan mengembangkan kedudukannya sebagai peneraju pasaran untuk segmen bir dan untuk meningkatkan agihan pasaran stout.

Berdasarkan perkara yang disebutkan di atas, Kumpulan menjangkakan tahun 2007 akan menjadi tahun yang amat mencabar.

PERUBAHAN KEPADA LEMBAGA PENGARAH

Kumpulan ingin mengambil peluang ini untuk mengalu-alukan kedatangan Encik Soren Holm Jensen yang telah dilantik menyertai Lembaga pada 5 Mac 2007 sebagai Pengarah Urusan untuk menggantikan Encik Mogens Joenck yang telah meletakkan jawatan dari Kumpulan.

Kumpulan juga dengan sukacitanya mengumumkan bahawa pada 24 April 2006 Dato' Jorgen Bornhoft telah menyertai semula Lembaga sebagai pengarah bukan eksekutif serta sebagai Penasihat bagi Kumpulan dan Datuk (Dr.) Lim Ewe Jin juga telah dilantik sebagai pengarah bebas bukan eksekutif pada tarikh yang sama.

Sejak Mesyuarat Agung Tahunan yang lepas, Encik Chan Hua Eng dan Gen. (R) Tan Sri Dato' Mohd. Ghazali bin Dato' Mohd Seth telah bersara dari Lembaga. Lembaga ingin merakamkan setinggi-tinggi penghargaan kepada mereka berdua di atas sumbangan dan tunjuk ajar yang tidak ternilai kepada Kumpulan.

PENGHARGAAN

Bagi pihak Lembaga dan Pengurusan Carlsberg Brewery Malaysia Berhad, saya ingin mengambil kesempatan ini untuk mengucapkan terima kasih kepada semua pemegang saham, pengedar, pelanggan dan pengguna atas sokongan yang berterusan terhadap Kumpulan.

Saya juga ingin menyampaikan penghargaan Lembaga kepada Pengurusan dan semua kakitangan Kumpulan atas sumbangan mereka kepada kejayaan Kumpulan melalui dedikasi dan komitmen masing-masing.

Dato' Lim Say Chong

Pengerusi

Shah Alam 26 March 2007 本人欣然代表马来西亚皇帽酿酒厂有限公司董事部同仁,在此提呈本集团兼公司截至 2006 年 12 月 31 日的财政年度之年度报告及经审核的财务报告书。

概述

马来西亚缴税啤酒与黑啤市场 2006 年的表现持续滑落。酒类国产税连续 3 年调高,导致本地市场的啤酒与黑啤产品售价显著提高。这导致啤酒和其他酒类产品,例如葡萄酒及烈酒产品的每份饮用量零售价差距缩小。除了面对其他酒类产品的竞争,低价进口啤酒及走私啤酒与黑啤产品增加,也导致本地缴税啤酒与黑啤产品的销量受到影响。

无论如何,马来西亚酿酒业对政府于 2007 年财政 预算案中,没有调高啤酒国产税的措施感到欣慰,业者也希望当局的解围,能够使到表现滑落的 缴税啤酒与黑啤市场稳定下来。

2006年对本集团是深具挑战性的一年,集团的财务 业绩反映了市场需求下跌,竞争的影响,以及重组 及重新集中集团的业务以应对变化快速的市场环 境所涉及的成本。

营运业绩

本集团于 2006 年取得九亿二千九百七十万令吉的 营业额,这比 2005 年获取的八亿六千七百二十万 令吉成长了 7.2 巴仙或六千二百五十万令吉。营 业额取得增长主要是因为随 2005 年 9 月国产税调 高后,售价的提高,以及出口销售额的成长。本集 团于 2006 年取得一亿一千零四十万令吉的税前盈 利,比上财政年低了两百万令吉或 1.7 巴仙。

此外,集团 2006 年的每股税后净收益是 28.1 仙,比 起 2005 年的 29 仙稍底。集团每股净有资产是 1.56 令吉,比起 2005 年的1.57令吉稍底。集团 2006 年 的股东基金达到四亿七千六百五十万令吉,比 2005 年的四亿 7 千九百九十万令吉低了 0.7 巴仙。

业绩检讨

在此年度,本集团持续采取本身的商业策略,以加强其品牌组合。集团采取了数项措施,以进一步加强集团的强势品牌--皇帽,成为大马首要的啤酒品牌。配合 2006 年世界杯足球赛期间,集团举行了一项大型全国促销活动,主题为 "PART OF THE GAME",以突显皇帽绿标在足球方面的主导地位。

本集团也是第一家在亚洲推出以摄氏零下一度 呈献特冷啤酒 [CARLSBERG EXTRA COLD] 的 公司,同时也是第一家在亚洲推出源自哥本哈根 JACOBSEN 酿酒厂的两大独家优级皇帽啤酒品牌 SAAZ BLONDE 及 BRAMLEY WIT 的公司。大马 皇帽的酿酒专家,也率先研发含蜜的皇帽圣诞佳酿 [CARLSBERG CHRISTMAS BREW]。为了进一步 提升皇帽绿标的包装,"CLEAR LABEL LOOK"商 标小瓶装已在高档娱乐场所分销。

本集团也强力发展 SKOL 啤酒为第二大品牌。这项产品已经以全新的包装设计及全新口味重新推出市场。并且迅速在特定的消费群中建立本身的市场地位。

黑皇持续在表现滑落的黑啤市场中取得成长。集团于去年推出了亚洲第一项人参口味黑啤酒--黑皇参。黑皇参获得了啤酒消费者的正面反应,这项产品也在全国各地分销及促销。

在 2006 年,本集团仍然优先注重履行企业社会责任.持续赞助各项社会公益活动及体育项目。集团继续赞助皇帽十大歌星慈善义演及黑皇慈善义演活动,以筹募建校发展基金。本集团也持续支持教育福利及研究基金 [EWRF], 赞助了该基金的两项主要活动,以提升在校学生的英语水平。在过去一

年,本集团持续专注在体育赞助活动,支持的体育 项目包括足球、高尔夫球、橄榄球及篮球。

过去的一年,本集团的供应连锁部也进行了卓越生产计划,以提高效率及进一步加强供应连锁部的整体素质。集团的物流及分销管理已经在去年合理化,并且持续提高营运效率及提升旗下分销网络的服务。

在受检讨年度内,本集团也重组及提升了旗下的销售组织及分销网络,以提高效益,在瞬息万变的消费者环境中应对任何挑战。

一旦有关的商业策略全面实行,这些改变所带来的 效益将会显易而见。

企业动态

股票回购

在受检讨年度内,并无进一步的股票回购。集团于 1999 年以平均每股 5.17 令吉收购每股 50 仙的 2,330,000 只普通股,这些股份占了公司已发出缴 足资本的 0.76 巴仙,已被保留为公司之库藏股票。

公司董事局已建议股东批准更新股票回购建议这些建议方案的细节,已被列入致予股东的通函内。

海外发展

本集团获得了在台湾进行投资的机会。台湾的啤酒市场预计是马来西亚的四倍。皇帽在台湾作为外国进口啤酒品牌,将由本集团负责供应产品,预料集团的出口销售将跟随台湾的皇帽销售表现而取得成长。

主席献词

本集团于 2006 年 10 月 30 日,和 WISELINE LIMITED 签署了一项股东协议,以总现金额七十万令吉收购一家在台湾注册的公司-台湾嘉仕伯分销商有限公司 [CDTL] 50 巴仙股权。在这项收购计划下,本集团也以二百二十万令吉的投资额认购区DTL 50 巴仙的附加股。从该两项投资使本集团持有 CDTL 50 巴仙股权,或五百万股每股面值 10元新台币的普通股,投资额总计二百九十万令吉。本集团已选择按比例合并 CDTL 的财务表现,同时把九十万令吉的赤字收录于集团截至 2006 年 12月31日为止的财政年度业绩内。

本集团对台湾的投资持有中期看法。

本集团的联合公司, THE LION BREWERY CEYLON LTD [TLBCL] 过去一年的经营充满挑战性,因为斯里兰卡政府在 2005 年内两度调高啤酒产品税务,推高了啤酒零售价,严重影响受检讨年度的销售及财务表现。本集团源自 TLBCL 股权的收入份额总计七十万令吉,已收录于 2006 年的财务报表内。

由于本集团持有TLBCL24.6 巴仙股权,而使本集团 非直接持有印度拉基斯坦一项新酿酒厂计划 24.6 巴仙股权,这是由丹麦 CARLSBERG BREWERIES A/S 领导的一项联盟计划。

董事部委员会

董事部各委员已在 2006 年开会,并有效地维持本集团之良好企业管治标准。有关董事部委员之角色与职责详情,已被列入企业管治声明内。

本集团也选择为截至 2006 年 12 月 31 日为止的 财务报表,预先采用新会计制度 FRS 117, 租赁 及 FRS 124, 相关人士身份公布。

股息

公司已在 2006 年 10 月 9 日派发必须扣除马来西亚所得税的每股 5 仙之中期股息,以及必须扣除马来西亚所得税之每 50 仙普通股 2.5 仙的特别中期股息。已支付之中期股息总计一千六百五十万令吉,与 2005 年的中期股息相同。

董事局建议在截至 2006 年 12 月 31 日为止的财政年度,支付一笔必须扣除马来西亚所得税的每 50 仙普通股 7.5 仙之终期总股息。

董事局检讨了本集团的融资要求以及策略性需求 之后,亦建议支付必须扣除马来西亚所得税的每 50 仙普通股 24.5 仙之特别总股息。

若以中期股息共计,公司在 2006 年派发之总股息 达到每股 39.5 仙 [需扣除马来西亚所得税],总派 发额达为八千七百九十万令吉。

上述股息尚待股东之批准,一旦获得批准,终期股息及特别股息将于2007年5月18日派发。

2007 年展望

马来西亚缴税啤酒与黑啤市场在过去三年因为税务调高导致零售价上涨,而持续表现滑落后,预料在 2007 年恢复稳定。缴税啤酒与黑啤市场的正面复苏,取决于政府会否进一步调高啤酒与黑啤产品国产税。

这个行业的竞争预料持续加剧,行业利润预料因为 成本逐步提高而面对下跌压力。

无论如何,本集团乐观看待卓越生产计划与卓越 商业计划,以及销售和分销功能的合理化计划成功 实施,将提高效率及缓和利润压力,使到集团从中 受益。 本集团也承诺将持续支持本身的商业策略,以维持 及扩大其啤酒市场的领导者地位,同时提高其黑啤 市场占有额。

有鉴于此,本集团预料 2007 年将是非常具有挑战性的一年。

董事局变动

本集团欲借此机会欢迎 SOREN HOLM JENSEN 先生于 2007 年 3 月 5 日加入董事部,担任董事经 理一职,取代已辞去职务的 MOGENS JOENCK 先 生。

本集团也欣然宣布, DATO' JORGEN BORNHOFT 于2006 年 4 月 24 日重新加入董事部,担任非执行 董事兼集团顾问。DATUK (DR.) LIM EWE JIN 也 在同一天受委任为独立非执行董事。

CHAN HUA ENG 先生及 GEN. [R] TAN SRI DATO' MOHD GHAZALI BIN DATO' MOHD SETH 已于上届常年股东大会后荣休。董事部在此感谢他俩的领导有方和对本集团作出了宝贵的贡献。

鸣谢

本人欣然代表马来西亚皇帽酿酒厂有限公司董事 部及管理层全体同仁,感谢所有股东、批发商、顾 客以及消费者持续给予本集团的支持。

本集团管理层及全体雇员积极奉献,落力屡创佳 绩,为集团的成就作出贡献,本人谨此亦代表董事 部向大家致以万二分的谢意。

主席 拿督林世宗敬上

莎阿南 2007 年 3 月 26 日

தலைவரின் அறிக்கை

கார்ல்ஸ்பெர்க் மலேசியா பெர்ஹாட்டின் இயக்கு நர்கள் வாரியத்தின் சார்பில் ஆண்டறிக்கையையும், குருப் மற்றும் கம்பெனி ஆகியவற்றின் 31 டிசம்பர் 2006 இல் முடிவுற்ற நிதியாண்டிற்கான தணிக்கை செய்யப்பட்ட கணக்கறிக்கைகளையும் சமர்ப்பிப்பதில் நான் மகிழ்ச்சியடைகிறேன்.

கண்ணோட்டம்

மலேசிய வரி செலுக்கப்பட்ட பீர் மற்றும் ஸ்டவுட் சந்தை 2006 இலும் தொடர்ந்து வீழ்ச்சி கண்டது. தொடர்ந்தாற் போன்று 3 வருடங்களாக வரி அதிகமாக உயர்ந்ததனால் உள்நாட்டுப் பீர் மற்றும் ஸ்டவுட் தயாரிப்புப் பொருட்களின் பயவீட்டாளர் விலையில் முக்கிய அதிகரிப்பை ஏற்படுத்தியது. இது பீர், தூய மதுபானங்கள் மற்றும் வைன் ஆகியவற்றின் பரிமாறப்படும் ஒரு பானத்தின் அடிப்படையிலான வேறுபாட்டையும் குறுகியதாக்கி வீட்டது. மற்ற மதுபான தயாரிப்புப் பொருட்களின் போட்டிக்கிடையே உள்நாட்டு வரி செலுத்தப்பட்ட பீர் மற்றும் ஸ்டவுட்டுகளின் விற்பனையானது குறைந்த விலையுடன் கூடிய இறக்குமதி பீர் பொருட்கள் மற்றும் கள்ளத்தனமாகக் கடத்தப்பட்ட பீர் மற்றும் ஸ்டவுட்டுகளின் அளவுகள் உயர்ந்ததாலும் பாதிக்கப் பட்டது.

எனினும் 2007 அரசாங்க பட்ஜெட்டில் பீர் மற்றும் ஸ்டவுட்டுகளின் வரியை அதிகரிக்காதது மலேசிய புருவரி தொழிற்துறைக்கு மகிழ்ச்சியைத் கருவதோடு இது வரி செலுத்தப்பட்ட பீர் மற்றும் ஸ்டவுட் சந்தை நிலைபெறவும் உதவும் என்றும் இத்துறை நம்புகிறது.

2006 குருப்புக்கு ஒரு சவால்மிக்க ஆண்டாய் இருந்தது. குறைவான சந்தை டியாண்ட், போட்டியின் தாக்கம், மறு சீரமைப்பின் செலவுகள் மற்றும் விரைவாக மாறி வரும் சந்தைச் துழலை எதிர்கோள்ள குருப்பின் வாணிகத்தில் கவனம் செலுத்துகல் ஆகியவை குருப்பின் ஃ பைனான்சியல் முடிவுகளில் பிரதிபலிக்கின்றன.

நிர்வாக முடிவுகள்

2006 இல் குகுப்பின் வருமானம் ரிம 929.7 மில்லியனாகும். இது 2005 இன் ரிம 867.2 மில்லியனோடு ஒப்பிட்டால் 7.2 சதவிகிகம் அல்லது ரிம 62.5 மில்லியன் கூடுதலாகும். இந்த வருமான அதிகரிப்பானது குறிப்பாக, செப்பம்பர் 2005 இன் வரி உயர்வுக்குப் பிறகு ஏற்பட்ட விலை அதிகரிப்புமற்றும் கூடுதலான ஏற்றுமதி விற்பனை ஆகியவற்றின் காரணமேயாகும். குருப்பின்வரிக்கு முந்தைய இலாபம் ரிம 110.4 மில்லியனாகும். இது முந்தைய ஆண்டை விடரிம 2.0 மில்லியன் அல்லது 1.7 சதவிகிதம் குறைவானதாகும்.

2006 வரிக்குப் பிந்கைய பங்கு ஒன்றின் வருமானம் 28.1 சென்னாகும். இது 2005 இல் 29.0 சென்னாய் இருந்தது. குருப்பின் நிகர டேன்ஜிபல் சொத்துடைமை ஒரு பங்குக்கு ரிம 1.56 ஆகும். இது 2005 இல் ரிம 1.57 ஆகும். பங்குதாரர்களின் நிதியான ரிம 476.5 மில்லியன் 2005 இன் 479.9 மில்லியனோடு ஒப்பிட்டால் 0.7 சதவிகிதம் குறைவாகும்.

நிர்வாக முறைகளின் மதிப்பிடு

இவ்வாண்டின்போது தனது பிராண்ட் போர்ட். போலியோவை வலிமையாக்கக் குருப் தனது வர்த்தகத் திறனைத் தொடர்ந்தது.

குருப்பின் பவர் பிராண்டான கார்ல்ஸ்பேர்க்கை மலேசியாவின் முதல் தர (நம்பர் ஒன்) பிராண்டாக வலிமை பெறச் செய்ய சில வழிமுறைகள் மேற்கொள்ளப்பட்டன.குருப்பின்பவர்பிராண்டான கார்ல்ஸ்பேர்க் *கிரீன் லேபல்* காற்பந்தில் முதன்மை பீராக நிலைபெற்றுள்ளதைக் காட்ட 2006 உலகக் கிண்ண காற்பந்து போட்டி தொடர்பாக*்பார்ட் ஆஃப் கி கேம்*் என்னும் கலோகத்துடனான ஒரு டெரிய தேசிய சந்தைப்படுத்தும் இயக்கம் துவக்கப்பட்டது. கார்ல்ஸ்பேர்க் எக்ஸ்டிரா கோல்ட் பீர்களை -1 பாகை செண்டிகிரேட் கார்ல்ஸ்பெர்க் ஐஸ் டவர் டிஸ்டென்சர்களுடன் ஆசியாவில் முதலில் துவக்கியது.கோப்பன்ஹெகனிலுள்ள ஜேக்கப்சன்

ஹவுஸ் புருவரியிலிருந்து இரண்டு *எக்ஸ்குலுசிவ் துப்பர் பிரிமியம் கார்ஸ்ஸ்பேர்க் பிர்களான சாஸ் புளோண்ட்* மற்றும் *பிரேம்லி விட* ஆகிய பிர்களை ஆசியாவில் துவக்கியதிலும் முதலாவதானது. தேன் கலந்த கார்ல்ஸ்பெர்க் கிறிஸ்துமஸ் புருவைக் துவக்கியதில் கார்ல்ஸ்பேர்க் மலேசியாவின் மாஸ்டர் பருவர்ஸ் முன்னோடியானது. பிரிமியம் மகிழ்வுட்டும் நிலையங்களில் விநியோகிக்கப்படும் கார்ல்ஸ்பெர்க் கிரீன் லேபல் பைண்ட் போத்தல்களின் பேக்கேஜிங்கை மேலும் சிறப்பானதாக்கக் 'கிளியர் லேபல் லுக்' லேபல்களை அமுலாக்கம் செய்தது.

ஸ்கோல் பிரை ஒரு வலிமையான இரண்டாம் பிராண்டாக உருவாக்குவதில் கவனம் செலுத்தப்பட்டது. ஸ்கோல் பீர் ஒரு புதிய பேக்கேலிங் டிசைன் மற்றும் ருசியுடன் மறு துவக்கம் செய்யப்பட்டுச் சந்தையில் பயனீட்டாளர்களிடையே விரைவாக நிலைநாட்டப் பட்டது.

வீழ்ச்சியுறும் ஸ்டவுட் பிரிவில் *டேனிஸ் ரோயல்* ஸ்டவுட் தொடர்ந்து வளர்ச்சி கண்டது. இவ்வாண்டின்போது ஸ்டவுட் விரும்பிகளுக்கு ஆசியாவிலேயேமுகலாவது ஜின்செங்ஸ்டவுட்டான ரோயல் ஸ்டவுட் ஜின்செங்கைக் குருப் துவக்கியது. ரோயல் ஸ்டவுட் ஜின்செங் பயவீட்டாளர்களால் நன்கு ஏற்றுக் கொள்ளப்பட்டதோடு இது தேசிய அளவில் விநியோகம் மற்றும் அபிவிருத்தி செய்யப்பட்டது.

2006 முழுமையும் சமூகத் திட்டங்கள் மற்றும் வீளையாட்டுப் போட்டிகளுக்கு ஸ்போன்சர் செய்வதன் மூலம் தனது கார்ப்பரேட் சமூக பொறுப்புக்குக் குருப் முக்கியத்துவம் அளித்து வந்துள்ளது. கார்ல்ஸ்பேர்க் டாப் 10 அறநிகி ரோட் சோக்கள் மற்றும் *டேனின் ரோயல் ஸ்டவுட்* அறநிதி ரோட் சோக்கள் ஆகியவற்றின் மூலம் பள்ளிகளின் மேம்பாட்டுக்காகக் குருப் நிதி

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தலைவரின் அறிக்கை

சேகரிக்கும் நடவடிக்கைகளுக்கு ஸ்போன்சர் செய்து வந்துள்ளது. குருப் தனது ஆதரவைத் தொடர்ந்து கல்வி, சமூக நலன் மற்றும் ஆராய்ச்சி நிறுவனத்துக்கு (EWRF) வழங்கியது. இது பள்ளிகளில் மாணவர்களின் ஆங்கிலத் தரத்தை உயர்த்தும் இரண்டு முக்கிய EWRF திட்டங்களுக்கு ஸ்போன்சர் செய்வதன் வழியாகும். இவ்வாண்டின்போது காற்பந்து, கோல்ஃப், ரக்பி மற்றும் பாஸ்கேட்பால் ஆகிய விளையாட்டுப் போட்டிகளுக்கு ஆதரவு தருவதன் வழி குருப் தொடர்ந்து ஸ்போன்சர் செய்வதில் கவனம் செலுத்தி வந்துள்ளது.

சப்ளை சேய்னின் எல்லா அம்சங்களிலும் தரத்தையும் செயற்பாட்டையும் மேலும் அபிவிருத்தி செய்ய உற்பத்தி மேன்மைத் திட்டங்களை இந்த ஆண்டின்போது குருப்பின் சப்ளை சேய்ன் மேற்கொண்டது. இவ்வாண்டின்போதுகுகுப்பின்லோஜிஸ்டிக் மற்றும் விறியோக நிர்வாகம் ஆகியவை நியாயப்படுத்தப் பட்டுள்ளதோடு செயற்பாட்டுத் திறன்கள் மற்றும் நமது விறியோக சேவைகள் ஆகியவற்றைத் தொடர்ந்து அபிவிருத்தியும் செய்யும்.

மதிப்பிடப்படும் ஆண்டின்போது விரைவாக மாறி வரும் பயவீட்டாளர் குழலின் சவால்களை எதிர்கொள்ள விற்பனை நிறுவனம் மற்றும் விநியோக அமைப்புகள் மறு உருவாக்கமும் சீரும் செய்யப்பட்டன.

மேற்கொள்ளப்பட்ட மாற்றங்களின் பலன்கள் வர்த்தகத் திறன்கள் முழுமையாக அமுலாக்கம் செய்யப்பட்டதும் பெறப்படும்.

கார்ப்பரேட் பணிகள்

பங்கைத் திரும்ப வாங்குதல்

மதிப்பிடப்படும் ஆண்டின்போது மேற்கொண்டு பங்கைத் திரும்ப வாங்குதல் எதுவும் இருந்ததில்லை. 1999 இல் கம்பெனி சராசரி ஒரு பங்குக்கு ரிம 5.17 க்கு வாங்கிய கட்டணம் செலுத்தப்பட்ட பங்குச் சொத்துடைமையில் 0.76 சதவிகிதத்தைப் பிரதிநிதிக்கும் பங்கு ஒன்று ரிம 0.50 க்கான 2,330,000 சாதாரண பங்குகள் கருஹுப் பங்குகளாக வைக்கப்பட்டுள்ளன.

பங்கைத் திரும்ப வாங்கும் திட்டம் புதுப்பிக்கப்படுவதை அங்கீகரிக்குமாறு இயக்குநர் வாரியம் பங்குதாரர்களுக்குப் பரிந்துரைத்துள்ளது. இந்த அபிப்பிராயங்களின் விளக்கங்கள் பங்குதாரர்களுக்கான சுற்றறிக்கையில் உள்ளன.

வேளிநாடுகளில் மேம்பாடு

தைவாலில் முதலீடு செய்யும் வாய்ப்பொன்று குருப்புக்கு வழங்கப்பட்டது. தைவாலிலுள்ள பீர் சந்தை மலேசியச் சந்தையைப் போன்று நான்கு மடங்காகும் எனக் கணிக்கப்பட்டுள்ளது. தைவாலில் வெளிநாட்டு இறக்குமதி பீர் பீராண்டான கார்ல்ஸ்பேர்க், குருப்பினால் சப்ளை செய்யப்படும். தைவாலில் கார்ல்ஸ்பேர்க்கின் விற்பனை செயற்பாட்டினைப் பொறுத்துத் தனது ஏற்றுமதி விற்பனைகள் அதிகரிக்கும் எனக் குருப் எதிர்பார்க்கிறது.

தைவானிலுள்ள இன்கார்ப்பரேட்டட் ஒரு கம்பெனியான கார்ல்ஸ்பெர்க் டிஸ்டிரிபியுட்டர்ஸ் தைவான் லீமிட்டட் (CDTL) இல் 50 சதவிகித இக்கியுட்டியை மொத்தம் ரொக்கம் ரிம 0.7 மில்லியனுக்குப் பெற வைஸ்லைன் லிமிட்டட்டுடன் 30 அக்டோபர் 2006இல்குருப் ஒரு பங்குதாரர் களின் உடன்படிக்கையைக் கொண்டுள்ளது. இக்கொள்முதலின் ஒர் கூறாக ஊனுகூடுஇன் 50 சதவிகித ரைட்ஸ் இஸ்யுவுக்கும் குருப் முதலீடாக ரிம 2.2 மில்லியனைச் செலுத்தியது. ஊனுகூடுஇன் 50 சதவிகித இக்கியுட்டியின் மொத்த முதலீடு அல்லது ஒவ்வொன்றும் துகூனு 10 க்கான மில்லியன் சாதாரண பங்குகளின் மதிப்பு ரிம் 2.9 மில்லியனாகும். குருப் ஊனுகூடுஇன் ஃபைனான்சிய**ல்** செயற்பாட்டின் ஒன்றித்த விகிதாசாரத்தைத் தெரிவு செய்து 31 டிசம்பர் 2006 இல்முடிவுற்ற ஆண்டுக்கான குருப்பின்முடிவுகளில். ரிம 0.9 மில்லியன் டி.்.பிசிட்டும் பதிவாகியுள்ளது.

தைவாலிலுள்ள தனது முதலீட்டின் மீது குருப் ஒரு மத்திய தவணை கண்ணோட்டத்தைக் கொண்டுள்ளது.

குருப்பின் அஸ்சோசியேட் கம்பெனியான தி லயன் புருவரி சிலோன் லிமிட்டட் (TLBCL) ஒரு சவால்மிக்க ஆண்டில் செயற்பட்டு வந்துள்ளது. காரணம் ஸ்ரீ லங்கா அரசாங்கம் பீர் பொருட்களுக்கான வரிகளை ஒராண்டில் இரு முறை உயர்த்தியதால் மதிப்பிடப்படும் ஆண்டில் விற்பனை மற்றும் ஃ பைனான்சியல் செயற்பாட்டில் எதிர்மறையான பாதிப்பு ஏற்பட்டதனால் ஆகும். TLBCL மூலம் குருப்பின் பங்காகப் பெற்ற வருமானமான ரிம 0.7 மில்லியன் 2006 ஃபைனான்சியல் அறிக்கைகளில் சேர்க்கப்பட்டுள்ளது.

குருப் TLBCL இல் 24.6 சதவிகித முதலீட்டைச் செய்துள்ளதால் கார்ல்ஸ்பேர்க் புருவரிஸ் ஏ.எஸ், டென்மார்க்கின் தலைமையிலான ஒரு ஜாயிண்ட் வேஞ்சரான இந்தியா, ராஜஸ்தான் மாநிலத்தின் புதிய புருவரி திட்டத்தில் 5.5 சதவிகித மறைமுக பலனைக் கொண்டுள்ளது.

கார்ப்பரேட் ஆளுமை

பல்வேறு வாரியக் கமிட்டிகள் 2006 இல் சந்திப்பை மேற்கொண்டதோடு குருப்பின்சிறந்த கார்ப்பரேட் ஆளுமை தரங்களை நிலைநாட்டுவதில் விளைபயனைக் கொண்டுள்ளன. வாரியக் கமிட்டிகளின் பங்குகள் மற்றும் பொறுப்புகள் குறித்த விளக்கங்கள் கார்ப்பரேட் ஆளுமை அறிக்கையில் இடம் பெற்றுள்ளன.

31 டிசம்பர் 2006 இல் முடிவுற்ற ஆண்டின் ஃபைனான்சியல் அறிக்கைகளுக்கான FRS 117, லீசஸ் மற்றும் FRS 124, றிலேட்டட் மார்ட்டி டிஸ்குலோஷர் ஆகியவை முன்னதாக ஏற்றுக் கொள்ளப்படுவதையும் குருப் தெரிவு செய்துள்ளது.

தலைவரின் அறிக்கை

இலாப ஈவுகள்

கம்பெனி 9 அக்டோபர் 2006 இல் குரோஸ் இடைக்கால ஈளக ரிம 0.50 சென் மதிப்புள்ள சாதாரண பங்குகள் ஒவ்வோன்றுக்கும் 5 சென் விதமும் (மலேசிய வருமான வரி கழிக்கப்படும்), ஒரு குரோஸ் பிரத்தியேக இடைக்கால ஈளக ரிம 0.50 சென் கொண்ட சாதாரண பங்குகள் ஒவ்வொன்றுக்கும் 2.5 சென் விதமும் (மலேசிய வருமான வரி கழிக்கப்படும்) வழங்கியது. வழங்கப்பட்ட மொத்த இடைக்கால ஈவு ரிம16.5 மில்லியனாகும். இது 2005 இல் வழங்கப்பட்ட அதே தொகையாகும்.

31 டி.சம்பர் 2006 இல் முடிவுற்ற ஃபைனான்சியல் ஆண்டுக்கு ஒரு இறுதி குரோஸ் ஈவாக ரிம 0.50 சென்கொண்ட ஒவ்வொரு சாதாரண பங்குக்கும் 7.5 சென் வீதம் (மலேசிய வருமான வரி கழிக்கப்படும்) வழங்க வாரியம் பரிந்துரைக்கின்றது.

குருப்பின் மானிய மற்றும் திறன்களின் தேவைகளை மீள்பார்வை செய்த பிறகு, ஒரு பிரத்தியேக குரோஸ் ஈவாக ரிம 0.50 கொண்ட ஒவ்வொரு சாதாரண பங்குக்கும் 24.5 சென் வீதம் (மலேசிய வருமான வரி கழிக்கப்படும்) வழங்க வாரியம் பரிந்துரைக்கின்றது.

ஒட்டுமொத்தமாக, இடைக்கால ஈவுகளுடன் கம்பெனி 2006 க்காக வழங்கிய மொத்த ஈவுகள் ரிம 0.50 கொண்ட ஒவ்வொரு சாதாரண பங்குக்கும் 39.5 சென்னாக (மலேசிய வருமான வரி கழிக்கப்படும்) இருக்கும். இது மொத்தம் ரிம 87.9 மில்லியனாகும்.

2007 க்கான எதிர்பார்ப்புகள்

வரி அதிகரிப்பினால் பயவீட்டாளர் விலை உயர்ந்து 3 ஆண்டுகளாகத் தொடர்ந்து வீழ்ச்சி கண்டு வந்த மலேசிய வரி செலுத்தப்பட்ட பீர் மற்றும் ஸ்டவுட் சந்தை 2007 இல் நிலைபெறும் என எதிர்பார்க்கப்படுகிறது. வரி செலுத்தப்பட்ட பீர் மற்றும் ஸ்டவுட் சந்தையின் ஆக்ககரமான எழுச்சி அவற்றுக்கான வரிகள் மேலும் அதிகரிக்கப் படரததைப் பொறுத்ததாகும். இத்துறையில்போட்டியானதுதொடர்ந்துதீவீரமாக இருக்கும் என எதிர்பார்க்கப்படுவதோடு துறையின் இலாபம், அதிகரித்து வரும் செலவின் காரணத்தால் கீழ் நோக்கி அழுக்கப்படும் எனவும் எதிர்பார்க்கப்படுகிறது.

எனினும், தனது உற்பத்தி மற்றும் வர்த்தக மேன்மைத் திட்டங்களின் வெற்றிகரமான அமுலாக்கம் மற்றும் விற்பனை மற்றும் விடுயோகச் செயற்பாடுகளை நியாயப்படுத்துதல் ஆகியவை அதிகரிக்கப்பட்ட செயற்பாடுகளின் வழி இலாப வீழ்ச்சியைக் குறைக்க உதவும் வண்ணம் குருப்பை நிலைப்படுத்தும் என்பதில் குருப் உறுகியாய் இருக்கிறது.

பிர் பிரிவில் தனது முதன்மை நிலையை நிலைநாட்டவும் விரிவுபடுத்தவும் ஸ்டவுட் பிரிவில் தனது சந்தைப் பங்கை அதிகப்படுத்தவும் குருப் தனது வர்த்தகத் திறனுக்குத் தொடர்ந்து ஆதரவு தருவதில் ஈடுபாடு கொண்டுள்ளது.

மேலே நாம் கண்டவற்றின் அடிப்படையில் 2007 ஒரு சவால் மிக்க ஆண்டாக இருக்கும் எனக் குருப் எதிர்பார்க்கிறது.

இயக்குநர்கள் வாரியத்தில் மாற்றங்கள்

குருப்பிலிருந்து பதவி விலகிய திரு. மோகன்ஸ் ஜோயின்க் அவர்களுக்குப் பதிலாக 5 மார்ச் 2007 இல் மானேஜிங் டைரெக்டராகப் பதவியேற்ற திரு. சோரன் ஹோம் ஜென்சன் அவர்களை வரவேற்கக் குருப் இந்த வாய்ப்பைப் பயன்படுத்திக் கொள்ள விரும்புகிறது.

24 ஏப்ரல் 2006இல் டத்தோ' ஜோர்கன் போர்ன்ஹொஃப்ட் மீண்டும் வாரியத்தில் ஒரு நோன்-எக்சிகியுட்டிவ் டைரெக்டர் மற்றும் குருப்பின் ஆலோசகராகவும் சேர்ந்துள்ளார் எவ்பதையும் டத்தோ (டாக்டர்) லிம் ஈவ் ஜின் ஒரு இண்டிபெண்டன் நோன்-எக்சிகியுட்டிவ் டைரெக்டராக அதே தேதியில் பதவி நியமனம் பெற்றார் என்பதையும் அறிவிப்பதில் குருப் மகிழ்ச்சி கொள்கிறது. கடந்த ஆண்டுப் பொதுக்கூட்டம் முதல் திரு. சான் ஹுவா எங் மற்றும் ஜெனரல் (பதவி ஓய்வுபெற்றவர்) தான் ஸ்ரீ டத்தோ' முகமது கணலி பின் டத்தோ' முகமது சேத் ஆகியோர் வாரியத்திலிருந்து பதவி ஓய்வு பெற்றனர். அவர்கள் இருவரும் குருப்புக்காக வழங்கிய அளவிலா பங்களிப்புகள் மற்றும் வழிகாட்டுதல்கள் ஆகியவற்றுக்காக வாரியம் நன்றி செலுத்துகிறது.

பாராட்டுகள்

கார்ல்ஸ்பேர்க் புருவரி மலேசியா பெர்ஹாட்டின் வாரியம் மற்றும் நிர்வாகத்தினர் சார்பாக, எல்லாப் பங்குதாரர்கள், மொத்த வியாபாரிகள், வாடிக்கையாளர்கள் மற்றும் பயவீட்டாளர்கள் ஆகியோர்க்கு அவர்தம்குருப்புக்கான தொடரும் நம்பிக்கை மற்றும் ஆதரவுக்காக நான் நன்றி தேரிவித்துக் கொள்கிறேன்.

நிர்வாகத்தினர் மற்றும் குகுப்பின் எல்லா ஊழியர்க்கும் தங்களது தியாக உணர்வுடன் கூடிய சேவை மற்றும் ஈடுபாட்டின் மூலம் குருப்பின் செயற்பாட்டுக்குப் பங்காற்றியதற்காக வாரியத்தின் மனப்பூர்வமான நன்றியையும் தெரிவித்துக் கொள்கிறேன்.

டத்தோ' லீம் சேய் சோங் கலைவர்

ஷா ஆலாம் 26 மார்ச் 2007

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Carlsberg Malaysia's Achievements...

1st in Asia to launch the 'Carlsberg Extra Cold', a first-of-its-kind dispenser that dispenses a glass of Extra Cold Carlsberg beer at -1°C.



1st in Asia to launch Saaz Blonde and Bramley Wit, two super premium Carlsberg beers from the Jacobsen House Brewery, Copenhagen.

1st Carlsberg brewery in the world to launch 'Carlsberg Christmas Brew', a beer brewed with honey.



1st brewery in Malaysia to implement an open "brewed-on-date" coding on Carlsberg Green Label products to indicate freshness and quality.



1st in Asia to launch a stout blended with Ginseng under **Royal Stout Ginseng**.



No. 1 Beer Brand in

2006 overview

Since its incorporation in December 1969, Carlsberg Malaysia's Green Label products have been a part of Malaysian lifestyle for many years. Today, Carlsberg Malaysia's Green Label is proud to be the undisputed No.1 Beer brand in Malaysia.

Being at the forefront of Innovation and Quality, the Group is constantly monitoring the consumer trends and after successful market research studies, responds to consumers' needs by investing in the development and launch of innovative products. Dynamic marketing approaches are also adopted to address the various trade channels and retail outlets.

2006 was a year where innovations in packaging for Carlsberg Green Label were implemented, new Carlsberg products were launched and quality was re-emphasized via open "brewed-on-date". It was a year where the spirit of "Passion for Excellence" prevailed.



2006 overview COB5C WASEN 30

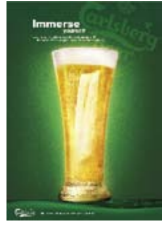


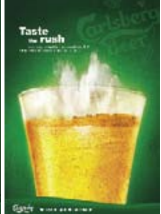
2006 overview

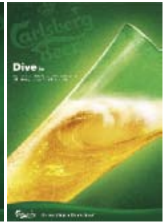


In 2006, the Carlsberg Green Label brand was awarded the Platinum Most Trusted Beer Brand Award, for the seventh consecutive year by Reader's Digest.

Carlsberg Green Label's 2006 advertising campaign was based on the brand communication strategy to focus on the unique sensory sensation and the passion for excellence that a Carlsberg drinker experiences. The visuals depicting the distinctively uplifting feelings and emotions when enjoying Carlsberg beer were supported by the tag line 'Share the Carlsberg Moment'.









The Carlsberg Green Label small bottle was introduced in a refreshing Clear Label Look packaging which is popular amongst drinkers in modern outlets.

The premium Carlsberg Club Bottle, a smooth brew after a -2.5° C extra cold filtration represents a new image that exudes a hip and contemporary attitude that appeals to trendy clubbers and active urban socialites.

The limited edition Carlsberg Christmas Brew, a beer brewed with honey, was pioneered by the Group's Master Brewers.



2006 overview



The innovative Carlsberg Extra Cold beer served at -1°C was launched as part of Carlsberg Malaysia's commitment to deliver the best beer and to share the best drinking experience with beer consumers.



Saaz Blonde and Bramley Wit beers, Carlsberg specialty beers from the Jacobsen House Brewery in Copenhagen. Brewed with a fascination for the flavors of the various types of specially selected cereal and hops, combined with the taste of ingredients from around the world, these specialty Carlsberg beers will meet the rising demand from worldwide beer connoisseurs looking for high-quality specialty beers.





The first Ginseng Stout in Asia was launched under the Royal Stout Ginseng brand. Blended with the finest quality imported ginseng, Royal Stout Ginseng has a rich aroma, optimal bitterness and a revitalizing taste that uniquely caters for stout drinkers who are seeking for a full-bodied stout with additional benefits.

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2006 overview

Championing





Part of the Game™









"Carlsberg had been actively involved with international football and its association makes Carlsberg beer synonymous with the world's favourite game"

Championing Sports

The Carlsberg football campaign theme "Share Defining Moments, Be Part of the Game" perfectly describes the ultimate football experiences of Carlsberg beer lovers who are avid football fans and enjoy participating at the "live" viewing parties, and numerous consumer promotion activities relating to football.

The 2006 Carlsberg national campaign with the tag line, "Carlsberg – Part of the Game" contest awarded a BMW 3-series vehicle to the overall winner and two other winners were awarded trips to three football championships in Germany, Brazil and England.

The Group was the first brewery in Malaysia to own and run a golf circuit for amateur golfers. The Carlsberg Golf Classic is the longest-running tournament in Malaysia and celebrated its 13th anniversary in 2006. With 5,000 club golfers participating each year and played at over 40 golf clubs nationwide, Carlsberg Golf Classic is also one of the most participated golfing tournaments in the country.

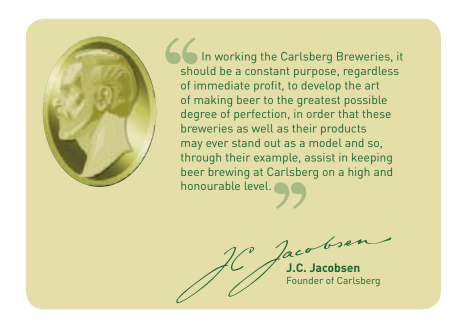
In 2006, the Group also sponsored rugby and basketball related events.





Back in 1847, Carlsberg's founder, J.C. Jacobsen ran his company using a set of ethical principles rooted in philanthropy and fairness and placed the quality of his products well above any short-term gains. Today, the ethical guidelines have taken shape as a series of programmes under the heading of Corporate Social Responsibility (CSR).

The Group subscribes to conduct business in a responsible manner to the benefit of our shareholders, employees, customers, consumers and society by creating value for all. The Group's CSR programmes covers four main aspects i.e. environment, community, workplace and marketplace.





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1. Environment - More than brewing beer

Carlsberg A/S with its headquarters in Copenhagen, Denmark has an Environmental Policy for all Carlsberg companies worldwide to minimize adverse effects on the environment and optimize their use of natural resources.

The Group records all relevant environmental data and report to Carlsberg A/S where developments are monitored and management systems are audited regularly.

The Group's Quality Management System had been approved to the standards of ISO 9001: 2000 (UKAS Accreditation) and HACCP based Food System (Rva) by Lloyd's Register Quality Assurance.

In 2006, the Group commissioned a new dual fuel boiler which enables the brewery to switch its fuel requirements source to natural gas. The use of natural gas is aimed at reducing fuel consumption and this is complemented by the biogas produced from the waste water treatment plant which is piped into the boilers to overcome environmental emission issues.

The Group also entered into a renewable resources project to process spent yeast for conversion into protein bait used to eliminate fruit flies. This project supports the initiatives in eradicating fruit fly infestation and has been endorsed by the Ministry of Agriculture and Agro Based Industry Malaysia and the International Centre for Management of Pest Fruit Flies (ICMPFF).

2. Community - Sharing with Society by Bringing People Together

True to its mission statement of 'Bringing people together and Adding to the enjoyment of life', the Group has been sharing with the society via long term programmes to support the advancement and development of the non-governmental aided educational institutions.

Over the past 19 years, the Group had successfully raised more than RM280 million via the Carlsberg Top Ten Charity Road Shows and is listed in the Malaysian Book of Records as the longest running sponsor of a charity campaign.

On a similar platform, the Group is also involved in supporting fund raising via the Danish Royal Stout Charity Road Shows which over a period of 13 years had successfully raised RM33 million for school requirements.







The Carlsberg sponsorship of the roadshows provided the platform for talented Malaysian artistes to perform around the country and gain exposure to further develop their performing skills.

The Group also contributes to the Educational, Welfare and Research Foundation Malaysia (EWRF) to provide financial support to EWRF programmes which aid the less privileged Indian community. During the year, the Group also supported Tamil school children from the Indian Community around the country by sponsoring their school bags and stationeries. The RM0.1 million funds raised by the annual Carlsberg Golf Classic tournament have also been disbursed as financial aid to community welfare projects to assist the under privileged communities.

In the area of sports, the Group has also maintained its long term support to the Olympic Council of Malaysia's (OCM) Athlete's Welfare Fund and Foundation for Malaysian Sporting Excellence.

The Group also supports the performing arts industry with their long term contributions to The Actors Studio as well as the biennial sponsorship of the Persatuan Wartawan Hiburan Malaysia (PWH) awards event. The 2006 overall winner of the PWH event was Malaysia's most popular singing artiste, Michael Wong.

The Group also contributes annually to the National Zoo to support the Malaysian elephants.







annual report 2006





3. Workplace - Striving for Excellence by Winning Together

In an effort to engage the mindsets of employees, 2006 witnessed the start of our journey to embed a culture of excellence on par with world-class breweries. Concomitant with various initiatives planned to lay the groundwork towards excellence in production, commercial as well as administration, there was a more focused approach towards developing our human capital.

Accelerating People Effectiveness

As organizational excellence is synonymous with people excellence, the Group embarked on a planned human capital investment initiative to build an in-house inventory of skills. In line with this, spear-headed by our in-house human resource personnel, the in-house assessment center was established to audit skill sets leading towards a more structured approach in addressing staff training & developmental needs.

Training was provided to Sales Management to improve their management skills as well as to reinforce their role as mentor and coach to their teams. Relevant training programs were developed for the sales and marketing teams following the skills audit. More emphasis will be given to the development of high potentials identified from the skills audit.







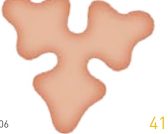


Embedding a Shared Culture & Value System

The Group recognizes the fact that to achieve organizational excellence, culture is the glue to foster a cohesive team spirit in our aim to achieve excellence. In an effort to gauge the organizational climate and the employees' perception of their work environment, the Group had been implementing the Employee Attitude Survey (EAS) for the past two years.

Throughout 2006, there was concerted effort on the part of the Group to address the areas of concerns surfaced by the EAS findings to create a work environment conducive to employees as well as to engage our employees on the journey towards excellence; as manifested by, inter-alia, the following initiatives:

- The establishment of an in-house platform formed for the Group to communicate employeerelated issues.
- The implementation of Employee of the Month & Employee of the Year Awards.
- An Employee-Benefit Welfare Roadshow organized to elicit employee feedback on the terms & benefits of employment.
- The in-house newsletter, Berita Carlsberg had also been given a newly improved content and style to accommodate more interesting news.
- Weekly activities updates on key Company events are posted on the Group's Intranet to enable real time information.





"As an extension of the Group's obligation towards good corporate governance, Carlsberg Malaysia pays equal attention on implementing good business conducts within the organization. Being 'Responsible' is one of the Group's core values, and we work on principles that responsible business reduces risks, increase efficiencies and contribute to a good reputation, which enhances value creation, competitiveness and long term sustainability."

4. Marketplace - Heading towards Organization Excellence

The Group is sensitive towards the business environment it operates in and takes into account the cultural differences of Malaysian society. To ensure that its products are marketed responsibly, the Group's Code of Marketing Practice promotes responsible consumption of alcohol and acceptable marketing and promotion rules.

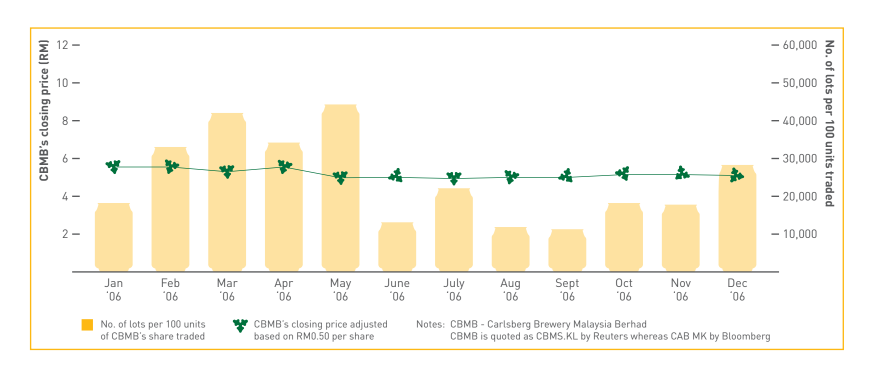
The Group is a founder member of the Confederation of Malaysian Brewers Berhad, whose role is to provide a platform for the Malaysian brewers to work closely with the Authorities such as Customs, Police and other Ministries to address industry issues such as:

- (a) the effectiveness of the implementation of the "tax stamps" and its impact on the prevalence of low priced smuggled foreign imported beer products;
- (b) the higher level of smuggled duty free products available in the duty paid market due to the significant price difference between duty paid and duty free products despite initiatives to curb such activities with the introduction of security ink markings.

In respect of investor relations, the Group publishes its financial results and non-financial information on a timely basis via announcements to the Bursa Malaysia, press releases and via the Group's website. The Annual General Meeting of the Company is a platform for dialogue and interaction between the directors and shareholders. The Group also organizes investment analysts briefing sessions for the investment community. In 2006, two investment analysts briefing sessions were conducted following the release of 2005 financial results and 2006 half year's financial results.



CBMB's share performance



five-year dividend payout as % of profit after tax

	2006 RM'000	2005 RM'000	2004 RM'000	2003 RM'000	2002 RM'000
Net Dividend Amount	86,832	110,069	98,756	103,859	103,604
Group Profit After Tax	85,904	88,676	88,714	81,155	95,402
Net Dividend Amount as % of Profit After Tax	101.1%	124.1%	111.3%	128.0%	108.6%

ten-year financial summary

INCOME STATEMENTS (RM -MILLION)

	1997 RESTATED	1998 RESTATED	1999 RESTATED	2000 RESTATED	2001 RESTATED	2002 RESTATED	2003 RESTATED	2004 RESTATED	2005 RESTATED	2006
Revenue	655.6	669.5	696.5	765.1	751.5	692.0	702.0	796.7	867.2	929.7
Profit Before Tax Taxation	160.0 44.2	151.9 37.4	137.9	152.2 42.2	161.7 35.7	126.7 31.3	106.7 25.5	113.3 24.6	112.4 23.7	110.4 24.5
Profit After Tax	115.8	114.5	137.9	110.0	126.0	95.4	81.2	88.7	88.7	85.9
Transfer from Revenue Reserves	-	1.2	-	-	-	-	-	-	-	-
Dividends	115.8 65.8	115.7 115.7	137.9 109.3	110.0 82.0	126.0 82.0	95.4 103.6	81.2 103.9	88.7 98.8	88.7 110.1	85.9 86.8
Retained Earnings	50.0	-	28.6	28.0	44.0	(8.2)	(22.7)	(10.1)	(21.4)	(0.9)

BALANCE SHEETS (RM-MILLION)

	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006
Issued and Paid-up Share Capital	153.0	153.0	153.0	153.0	153.0	153.7	154.0	154.0	154.0	154.0
Retained Earnings	210.3	209.1	237.7	265.8	380.8	378.4	355.7	345.7	324.2	323.3
Treasury Shares	-	-	(12.0)	(12.0)	(12.0)	(12.0)	(12.0)	(12.0)	(12.0)	(12.0)
General Reserves	5.8	5.8	5.8	5.8	5.8	-	-	-	-	-
Non-Distributable Reserves	10.5	13.0	11.9	11.4	9.3	11.4	14.0	12.8	13.7	11.2
Shareholders' Fund	379.6	380.9	396.4	424.0	536.9	531.5	511.7	500.5	479.9	476.5
Deferred Taxation	12.0	12.0	12.0	12.8	14.0	21.0	22.5	22.9	22.6	22.4
	391.6	392.9	408.4	436.8	550.9	552.5	534.2	523.4	502.5	498.9
Property, Plant and Equipment (Net Book Value)	157.8	176.4	200.9	195.5	211.6	200.8	185.5	176.7	169.6	160.7
Investment in Associated Company	11.0	14.1	13.3	13.4	8.3	13.6	15.0	15.6	18.0	14.8
Long Term Investment	-	1.7	1.7	1.7	1.7	1.7	1.7	1.7	-	-
Net Current Assets	222.8	200.7	192.5	226.2	329.3	336.4	332.0	329.4	314.9	323.4
	391.6	392.9	408.4	436.8	550.9	552.5	534.2	523.4	502.5	498.9

FINANCIAL RATIOS

	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006
Pre-Tax Earnings per shares (RM)*#	0.53	0.50	0.46	0.50	0.53	0.42	0.35	0.37	0.37	0.36
Post-Tax Earnings per shares (RM)*#	0.38	0.38	0.46	0.36	0.42	0.32	0.27	0.29	0.29	0.28
Net Dividend per ordinary share (RM)#	0.22	0.38	0.36	0.27	0.27	0.34	0.34	0.32	0.36	0.28
Net Assets Backing per share (RM)*#	1.24	1.25	1.31	1.40	1.77	1.74	1.68	1.64	1.57	1.56
Dividend Cover, No. of Times (Based on post-tax earnings)	1.80	1.00	1.30	1.30	1.54	0.92	0.78	0.90	0.81	0.99
Return on Shareholders' Fund (%)	30.5	30.1	34.8	25.9	23.5	18.0	15.9	17.7	18.5	18.0
Current Ratio	2.2	1.9	2.0	2.2	3.8	4.3	5.6	5.5	4.6	4.5
Bursa Securities Price at 31 December (RM)#	6.25	5.45	5.85	5.50	5.40	5.35	5.50	5.30	5.35	5.10
Net Dividend Yield (%) ^	3.4	7.0	6.2	4.9	5.0	6.4	6.2	6.0	6.7	5.6

- For 1998 and prior, figures are calculated based on 153 million ordinary shares. 1999 figures are based on weighted average number of shares issued during the year while the figures for 1999 onwards are based on number of shares net of treasury shares.
 For comparison purposes figures prior to 2005 are adjusted based on RM0.50 per share.
- Net dividend yield is computed based on dividend paid out during the year divided by the share price at year end.



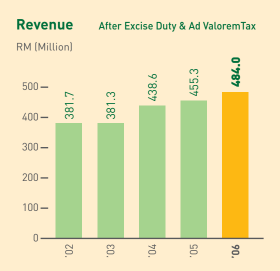
financial highlights

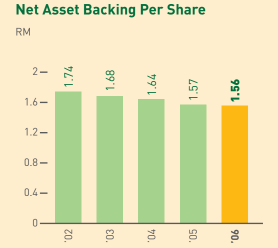
An	Analysis of 2006 Group Revenue 2005							
1.	Excise Duties & Ad Valorem Tax	47.5%	47.9%					
2.	Sales, Distribution & Administration Costs	20.0%	20.7%					
3.	Profit after Tax	10.2%	9.2%					
4.	Raw Materials & Packaging Costs	11.9%	12.0%					
5.	Employees' Costs	4.9%	5.1%					
6.	Taxation	2.7%	2.6%					
7.	Depreciation	2.7%	2.4%					

annual report 2006

financial highlights









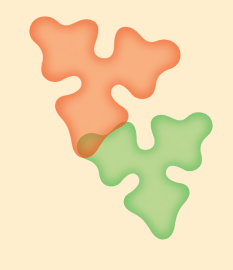




financial highlights

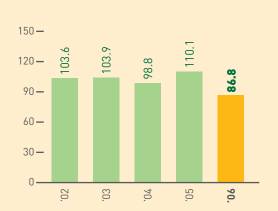






Dividend Payout

RM (Million)





development of investment in carlsberg brewery malaysia berhad shares

YEAR	PARTICULARS	NEW SHARES ISSUED TO A SHAREHOLDER #	CUMULATIVE NUMBER OF SHARES HELD BY A SHAREHOLDER	COST OF INVESTMENT
1971	Initial Subscription		1,000	RM1,000
1973	Rights issue : 1 for 2	500	1,500	RM500
1978	Bonus issue : 1 for 2	750	2,250	
1981	Bonus issue : 1 for 2	1,125	3,375	
1988	Bonus issue : 1 for 3	1,125	4,500	
1990	Bonus issue : 1 for 2	2,250	6,750	
1992	Bonus issue : 1 for 3	2,250	9,000	
1994	Bonus issue : 1 for 4	2,250	11,250	
1997	Bonus issue : 1 for 2	5,625	16,875	
2005	Share split : From RM1.00 to RM0.50	-	33,750	
			Current investment of a shareholder	Initial investment of a shareholder
Total nur	mber of shares held		33,750	RM1,500
Closing r	market price as at 31.12.2006	5.10		
Market v	alue of shares held	172,125	RM1,500	
Cumulat	ive gross dividend received (1971 - 2006)		167,081	

[#] Assumption of issue of exact lots for illustrative purposes only

dividend payment history

	TOTAL DIVIDEND	DIVIDE	ND RATE*		TOTAL DIVIDEND	DIVIDEN	ND RATE*
YEAR	AMOUNT (RM'000)	GROSS	NET	YEAR	AMOUNT (RM'000)	GROSS	NET
1977	1,440	10.0%	6.0%	1992	17,391	17.5%	13.2%
1978	1,800	10.8%	6.5%	1993	21,624	17.5%	13.3%
1979	2,786	12.9%	7.8%	1994	23,419	17.5%	13.5%
1980	2,700	12.5%	7.5%	1995	28,050	17.5%	13.8%
1981	3,240	12.5%	7.5%	1996	28,050	17.5%	13.8%
1982	4,050	12.5%	7.5%	1997	46,920	25.0%	21.3%
1983	4,590	12.5%	7.5%	1998	66,096	30.0%	21.6%
1984	4,590	12.5%	7.5%	1999	115,584	52.5%	37.8%
1985	4,590	12.5%	7.5%	2000	109,321	50.0%	36.0%
1986	4,590	12.5%	7.5%	2001	81,991	37.5%	27.0%
1987	4,590	12.5%	7.5%	2002	103,604	37.5%	34.0%
1988	5,202	12.5%	7.5%	2003	103,859	37.5%	34.0%
1989	6,630	12.5%	8.2%	2004	98,756	40.0%	32.3%
1990	12,036	17.5%	13.2%	2005	110,069	50.0%	36.0%
1991	16,065	17.5%	13.2%	2006	86,832	37.5%	28.4%

^{*} For comparison purposes, figures prior to 2006 are restated based on RM0.50 per share

The Board of Directors is fully committed in ensuring that the highest standards of corporate governance including accountability and transparency are practised by the Company and throughout the Group as a fundamental part of discharging its responsibilities to protect and enhance shareholder value and the financial performance of the Group.

To this end, the Board continues to implement the recommendations of the Malaysian Code of Corporate Governance ("Code"), which sets out the principles and best practices on structures and processes that companies may use in their operations towards achieving the optimal governance framework.

COMPLIANCE STATEMENT

The Group has not complied with the Principle and Best Practice of the Code set out in the schedule below during the year. The reasons for non-compliance are specified accordingly.

PROVISION OF THE CODE	DETAILS	REASONS
B.III	Disclosure of details of the remuneration of each Director.	The Board has considered this Principle against the backdrop of compliance with a related disclosure required under the Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities"), i.e. that of disclosure of an analysis of Directors' Remuneration by applicable bands of RM50,000 (refer to section B.III on Details of Remuneration of this Statement).
		The Board is of the view that the transparency and accountability aspects of corporate governance as applicable to Directors' Remuneration are appropriately served by the 'band disclosure' made.
AA.VII	Nomination of a Senior Independent Non- Executive Director to whom concerns may be conveyed.	Given the current composition of the Board, in particular the strong independent element, the Board does not consider it necessary to nominate a recognised Senior Independent Non-Executive Director.

The statement in the ensuing paragraphs describes how the Group has applied the principles and best practices of the Code in 2006.

A. DIRECTORS

I. The Board

An effective Board leads and controls the Group whereby collective decision and/or close monitoring are conducted on issues relating to strategy, performance, resources, standards of conduct and financial matters.

During the year ended 31 December 2006, 4 Board Meetings were held. The following is the record of attendance of the Board Members:

DIRECTORS	NO. OF MEETINGS ATTENDED
Dato' Lim Say Chong	4/4
Tan Sri Datuk Asmat bin Kamaludin	4/4
Jesper Bjoern Madsen	4/4
Chin Voon Loong	4/4
Soren Ask Nielsen (appointed on 14 March 2006)	3/3
Dato'Jorgen Bornhoft (appointed on 24 April 2006)	3/3
Datuk (Dr.) Lim Ewe Jin (appointed on 24 April 2006)	3/3
Mogens Joenck (resigned on 10 February 2007)	4/4
Chan Hua Eng (retired on 19 April 2006)	1/1
Gen (R) Tan Sri Dato' Mohd Ghazali bin Dato' Mohd. Seth (retired on 19 April 2006)	1/1
Soren Holm Jensen (appointed on 5 March 2007)	N/A

The Board intends to meet at least 4 times a year, with additional meetings convened where necessary.

In the intervals between Board meetings, for exceptional matters requiring urgent Board decisions, Board decisions are obtained via circular resolutions which are supported with information necessary for an informed decision.

The Board has delegated specific responsibilities to the following Board Committees:

1. Audit Committee

The Audit Committee was established on 15 April 1994. Please refer to the Audit Committee Report on page 61.

2. Nomination Committee

The Nomination Committee was established on 1 October 2001. There were 2 meetings held during the year ended 31 December 2006.

Members

Tan Sri Datuk Asmat bin Kamaludin–Chairman (Independent Non-Executive Director)
Dato' Lim Say Chong (Independent Non-Executive Director)
Jesper Madsen (Non-Executive Director)

Key responsibilities

- Reviewing the Board composition and recommending new nominees to the Board as well as Board committees for the Directors' consideration.
- Assessing the effectiveness of the Board, Board Committees and each Director every year, taking into consideration the required mix of skills
 and experience and other requisite qualities including core competencies contributed by Non-Executive Directors.

3. Remuneration Committee

The Remuneration Committee, which was established on 18 August 2001, had 1 meeting during the year ended 31 December 2006.

Members

Tan Sri Datuk Asmat bin Kamaludin – Chairman (Independent Non-Executive Director) (appointed 23 February 2007) Dato' Lim Say Chong (Independent Non-Executive Director) Dato' Jorgen Bornhoft (Non-Executive Director) (appointed 23 February 2007) Chan Hua Eng – Chairman (Independent Non-Executive Director) (retired on 19 April 2006)

Key responsibilities

- Recommending the level of the Executive Directors' remuneration package.
- Evaluating the remuneration packages of senior management executives.

II. Board Balance

The strong independent element of the Board, whereby more than one-third is independent, ensures a balance of power and authority. The roles and responsibilities of the Chairman and Managing Director are made clearly distinct to further enhance the existing balance of power and authority. The Chairman holds a Non-Executive position and is primarily responsible for matters pertaining to the Board and the overall conduct of the Group. The Managing Director oversees the day to day management and running of the Group and the implementation of the Board's decisions and policies.

In 2006, the Board had between 7 to 8 members, comprising 5 to 6 Non-Executive Directors and 2 Executive Directors. Out of these Directors, 3 to 4 were Independent Directors, which is in excess of the statutory requirement of one-third. Collectively, the Directors bring a wide range of business, legal, financial and technical experience relevant to the Group. The profile of each Director is summarised under pages 8 to 13.

The presence of Independent Non-Executive Directors ensures that issues of strategies, performance and resources proposed by the management are objectively evaluated, taking into consideration the long-term interests of shareholders, employees, customers, suppliers and other communities in which the Group conducts its business. The relatively large number of Independent Directors also ensure that the investment of minority shareholders is fairly reflected through Board representation.

III. Supply of Information

All Directors are furnished with a comprehensive Board File including the meeting agenda usually 2 weeks before each Board meeting. Sufficient time is given to enable the Directors to solicit further explanations and/or information, where necessary, so that deliberations at the meeting are focused and constructive.

The Board File includes, amongst others, sales and marketing development and strategies, financial results and forecasts, status of major projects, minutes of meetings of the Audit Committee and other major operational, financial and legal issues. In addition, there is a schedule of matters reserved specifically for the Board's decision.

All Directors have access to the advice and services of the Company Secretary as well as to all information within the Group. There is also a formal procedure sanctioned by the Board of Directors, whether as a full board or in their individual capacity, to take independent professional advice, where necessary and in appropriate circumstances, in furtherance of their duties, at the Group's expense.

IV. Appointments to the Board

The Code endorses, as good practice, the setting up of a Nomination Committee to formalise procedures for appointments to the Board. Although the Code states that this procedure may be performed by the Board as a whole, as a matter of best practice, it recommends that this responsibility be delegated to a committee.

To this end, the Nomination Committee, all of whom are Non-Executive Directors, is charged with the responsibility of, amongst others, recommending the appointment of new Directors to the Board.

The Company has an induction and education programme for new Board members, which includes a visit to the Company's brewery and discussions with the Managing Director, Department Heads and Key Section Heads to better understand the operations, business and policies of the Group, which will allow new Board members to contribute effectively from the outset of their appointment. The relevant sections of the Listing Requirements of Bursa Securities particularly in relation to their responsibilities as Directors, are also conveyed to them.

V. Re-election

All new Directors are subject to election at the next Annual General Meeting after their appointment in accordance with the Company's Articles of Association, which also provides that at least one third of the remaining Directors be subject to re-election by rotation at each Annual General Meeting.

Directors aged 70 years and above are required to retire at every Annual General Meeting but shall be eligible to submit themselves for re-appointment until the next Annual General Meeting in accordance with Section 129(6) of the Companies Act, 1965.

VI. Training

All Directors have attended the Mandatory Accreditation Programme (MAP) and the Continuing Education Programme (CEP) as required by Bursa Securities. During the course of the year, they have also attended other training programmes and seminars including areas in relation to financial reporting standards, anti-money laundering and directors' forum.

Training for Directors will continue so as to ensure that they are kept up-to-date on developments in relevant laws and business practices.

B. DIRECTORS' REMUNERATION

I. Remuneration Policy

The objective of the Group's remuneration policy is to attract and retain the Directors required to lead and control the Group effectively. In the case of Executive Directors, the components of the remuneration package are linked to corporate and individual performance. For Non-Executive Directors, the level of remuneration is reflective of their experience and level of responsibilities.

II. Remuneration Procedure

The Remuneration Committee recommends for the Board's approval, the framework of executive remuneration of the Executive Directors' remuneration package.

Non-Executive Directors' fees are determined by the Board as a whole with the Director concerned abstaining from deliberations and voting on decisions in respect of his fee.

The fees payable to Directors are subject to the approval of shareholders.

III. Details of Remuneration

The aggregate remuneration of the Directors of the Company is as follows:

	2	2006	2005		
	EXECUTIVE DIRECTORS RM'000	NON-EXECUTIVE DIRECTORS RM'000	EXECUTIVE DIRECTORS RM'000 RESTATED	NON-EXECUTIVE DIRECTORS RM'000	
Fees	65	240	65	221	
Gratuity	-	-	-	-	
Retirement benefits-defined contribution plan	191	-	187	-	
Benefits-in-kind	131	-	126	-	
Other emoluments	1,776	-	1,484	-	
	2,163	240	1,862	221	

The number of Directors of the Company whose total remuneration fell within the respective ranges tabulated below, were as follows:

		NUMBER OF DIRECTORS					
	2	2006					
RANGE OF REMUNERATION (RM)	EXECUTIVE DIRECTORS	NON-EXECUTIVE DIRECTORS	EXECUTIVE DIRECTORS RESTATED	NON-EXECUTIVE DIRECTORS			
Less than 50,000	-	8	-	7			
600,001-650,000	-	-	1	-			
750,001-800,000	1	-	-	-			
1,250,001-1,300,000	-	-	1	-			
1,400,001-1,450,000	1	-	-				
	2	8	2	7			

C. INVESTOR RELATIONS AND SHAREHOLDER COMMUNICATION

The Board recognises the importance of an effective communication channel between the Board, shareholders and general public.

The annual reports, press releases, quarterly results and any announcements on material corporate exercises are the primary modes of disseminating information on the Group's business activities and financial performance.

The Annual General Meeting represents the principal forum for dialogue and interaction with shareholders. At every meeting, the Board sets out the progress and performance of the Group since the last meeting held. Shareholders are encouraged to participate in the subsequent question and answer session wherein Directors, Company Secretary, Heads of Department as well as the Group's External Auditors are available to respond to the queries raised. In the event that an answer cannot be readily given at the meeting, the Chairman will undertake to provide a written reply to the shareholder.

Each item of special business included in the notice of meeting will be accompanied by a full explanation of the effects of a proposed resolution.

During the year, the Managing Director and/or key management personnel also hold discussions with the press and analysts when necessary, to provide information on the Group's strategy, performance and major developments. A press briefing is also held after each Annual General Meeting.

In addition, the Group maintains a website at www.carlsberg.com.my for shareholders and the public to access information on, amongst others, the Group's background and products, financial performance, frequently-asked questions (FAQs) and updates on its various sponsorships and promotions.

D. ACCOUNTABILITY AND AUDIT

I. Financial Reporting

In presenting the annual financial statements and quarterly announcement of results to shareholders, the Board takes responsibility in conveying a balanced and understandable assessment of the Group's position and prospects.

A statement by Directors of their responsibilities in preparing the financial statements is set out on page 66 of this Annual Report.

II. Internal Controls

The Board of Directors has always placed significant emphasis on sound internal controls which are necessary to safeguard the Group's assets and shareholders' investment. To this end, the Board affirms its overall responsibility for the Group's internal control system which encompasses risk management practices as well as financial, operational and compliance controls. However, it should be noted that such system, by its nature, manages but not eliminates risks and therefore can provide only reasonable and not absolute assurance against material misstatement, loss or fraud.

Ongoing reviews are performed throughout the year to identify, evaluate, monitor and manage significant risks affecting the business and ensure that adequate and effective controls are in place. Such continuous review processes are conducted by the Group's independent and sufficiently resourced internal audit function as well as the Company's management team. The findings of the internal audit function are regularly reported to the Audit Committee.

III. Relationship with Auditors

The role of the Audit Committee in relation to the external auditors is described on pages 63 to 64.

RESPONSIBILITY

The Board is committed to the continuous improvement of internal controls and risk management practices within the Group to meet its business objectives. The Board affirms its overall responsibility for the effectiveness of the Group's systems of internal controls and risk management, and for reviewing the adequacy and integrity of these systems to safeguard shareholders' investment, customers' interest and the Group's assets. However, such systems, by their nature, can only provide reasonable, and not absolute, assurance against material misstatement, loss and fraud. These systems are designed to manage, rather than eliminate, the risk of failure to achieve business objectives of the Group.

RISK MANAGEMENT FRAMEWORK

The Group has in place an ongoing process for identifying, evaluating, monitoring and managing the significant risks affecting the achievement of its business objectives. This is a continuous process, subject to regular review by the Board, and accords with the "Statement on Internal Control: Guidance for Directors of Public Listed Companies". The key elements of the Group's Risk Management Framework are described below:

Structure

The Group adopts a decentralised approach to risk management, whereby all employees take ownership and accountability for risks at their respective levels. The Heads of Department oversee the process of risk management and treatment.

A working group, the Risk Management Working Committee ("RMWC"), provides risk management support to Management for the Group as a whole. The role of the RMWC includes periodic reporting of the status of risk mitigation actions, new risks identified and risks that have changed characteristics together with corresponding controls. The RMWC comprising key persons from all departments, submits its reports to both the Management and the Audit Committee. The Audit Committee reports to the Board on any significant changes in the business and external environment which affect key risks.

In 2006, the RMWC met 4 times wherein discussions and reviews were conducted on key risks faced by the Group, their corresponding controls and action plans to be taken. The RMWC's feedback was reported to the Management and the Audit Committee on a regular basis.

Risk Assessment

The Group maintains a database of key risks specific to the Group together with their corresponding controls, which are categorised as follows:

- Strategic, which are risks that affect the overall direction of the business
- Operational, which are risks that impact the delivery of the Group's products and services
- Financial, which are risks associated with financial processes and reporting
- Knowledge, which are risks associated with intellectual property and information resources

During the year, the database of key risks and corresponding controls were reviewed for completeness and adequacy. The identified risks were prioritised according to the degree of impact and likelihood of occurrence. Existing corresponding controls were assessed for adequacy, taking into account the level of risk involved and where necessary and feasible, additional controls were identified for implementation.

INTERNAL CONTROL SYSTEM

The key elements of the Group's internal control system are described below:

• Control Environment

The importance of a proper control environment is emphasised throughout the organisation. Focus is directed towards the quality and abilities of the Group's employees with continuing education and training to enhance the skills of employees and reinforce qualities of professionalism and integrity. Such training also includes internal briefings and external seminars for selected employees to enhance the level of awareness and knowledge on matters relating to risk management and internal controls.

Control Structure

The Board and Management have established an organisation structure with clearly defined lines of accountability and delegated authority. This includes well-defined responsibilities of Board committees and various management levels, including authorisation levels for all aspects of the business.

The key elements of the Group's control structure are as follows:

Management

- Management has introduced well-established standard operating procedures that cover all key aspects of the Group's various business processes. These policies and procedures deal with, amongst others, control issues for financial accounting and reporting, treasury management, asset security, information technology, health and safety, etc. The procedures are subject to regular reviews to cater for process changes, changing risks or further improvements.
- Aside from the standard operating procedures, changes in internal control procedures are also communicated via circulars and internal memos. Such circulars and memos are properly authorised by the relevant members of senior management.
- Regular visits by the head office's personnel to sales depots.
- Regular meetings with the Heads of Sections/Sales Areas which provide a sound platform for the members of the Sections/Sales Areas to communicate with, and provide feedback to and from Management.

□ Internal Audit

The Group has an Internal Audit Department which carries out its functions independently and provides the Audit Committee and the Board with the assurance on the adequacy and integrity of the system of internal controls. The Internal Audit Department is solely responsible for planning, implementing and reporting the audits. For this purpose, each year, the Department:

- Prepares a detailed Annual Audit Plan in consultation with the Managing Director for submission to the Audit Committee for approval;
- Carries out all activities to conduct the audits in an effective, professional and timely manner;
- Reports to the auditee upon completion of each audit; and
- Submits quarterly reports to the Audit Committee.

The Audit Committee Report set out on pages 61 to 65 of this Annual Report contains further details on the principal responsibilities and activities of the Internal Audit Department in 2006.

□ Audit Committee

The Audit Committee, on behalf of the Board, regularly reviews the measures undertaken on internal control issues identified by the RMWC, Internal Audit, external auditors and Management. During the year, 45 reports were issued by the Internal Audit Department to the Audit Committee for their review.

The Audit Committee Report set out on pages 61 to 65 of this Annual Report contains further details on the activities undertaken by the Audit Committee in 2006.

□ Board

The Board holds regular discussions with the Audit Committee and Management and considers their reports on matters relating to internal controls and deliberates on their recommendations for implementation.

Reporting and Information

Strategic plans are prepared by Management and form the basis for detailed budgets. The detailed budgets are prepared by business operating units and reviewed and approved by Management, the Board and the holding company.

The monitoring of results against budget is conducted every month, with major variances followed up and management action taken, where necessary. The budget is updated every quarter for any changes in the business, financial and operating environment.

Regular and comprehensive information is provided to Management, covering financial performance and key business indicators, key operating statistics/indicators, key business risks, legal, environmental and regulatory matters. Weekly meetings attended by Management, led by the Managing Director, are held to discuss the various aspects of the business, financial and operational performance of the Group. Key matters affecting the Group are brought to the attention of the Audit Committee and are reported to the Board on a regular basis. Management also ensures that it has the knowledge of key market information in respect of the Group's products and takes pro-active measures, as appropriate, in the best interests of the Group.

Monitoring and Review

There are processes for monitoring the system of internal controls and reporting any significant weaknesses together with details of corrective action.

The system is reviewed on an ongoing basis by the Board (through the Audit Committee), Management, Finance Department and Internal Audit Department. Responsibility for monitoring compliance with policies, procedures and guidelines rests principally with the Internal Audit Department, which reports directly to the Audit Committee as described above. Heads of Department are also actively involved in continually improving the control processes within their respective departments.

REVIEW OF EFFECTIVENESS

The Directors have taken the necessary steps to ensure that appropriate systems are in place for the assets of the Group to be adequately safeguarded through the prevention and detection of fraud and other irregularities and material misstatements.

The Directors believe that the systems of internal controls are considered appropriate to business operations, and that the risks taken are at an acceptable level within the context of the business environment of the Group.

During the year, a number of improvements to internal controls were identified and addressed. There have been no significant weaknesses noted which have resulted in any material losses.

This Statement on Internal Control does not deal with the associated company as the Group does not have management control over its operations.

This statement is made in accordance with a resolution of the Board of Directors dated 23 February 2007.

MEMBERSHIP AND MEETINGS

The Audit Committee had 4 meetings during the year ended 31 December 2006. The members of the Audit Committee and the record of their attendance are as follows:

MEMBERSHIP	NO. OF MEETINGS ATTENDED
YBhg Tan Sri Datuk Asmat bin Kamaludin Chairman/Independent Non-Executive Director (Appointed on 21 April 2006)	3/3
Dato' Lim Say Chong (Member/Independent Non-Executive Director)	4/4
Chin Voon Loong (Member/Executive Director)	4/4
YBhg. Datuk (Dr.) Lim Ewe Jin Member/Independent Non-Executive Director (Appointed on 22 May 2006)	2/2
Chan Hua Eng Chairman/Independent Non-Executive Director (Retired on 19 April 2006)	1/1
Gen. (R) Tan Sri Dato' Mohd Ghazali bin Dato' Mohd. Seth Member/Independent Non-Executive Director (Retired on 19 April 2006)	1/1

The Managing Director, Heads of Department for Finance and Internal Audit attended the meetings for the purpose of briefing the Audit Committee on the activities involving their areas of responsibilities. The Audit Committee was also briefed by the external auditor on the findings of their audit.

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TERMS OF REFERENCE

• Terms of membership

- 1. The Audit Committee shall be appointed by the Board from amongst its members and shall consist of not less than 3 members with the majority being Independent Directors.
- 2. The members of the Audit Committee shall elect a Chairman from amongst its members who shall be an Independent Non-Executive Director.
- 3. At least 1 member of the Audit Committee must be or have the following:
 - a member of the Malaysian Institute of Accountants; or
 - at least 3 years' working experience and have passed the examinations specified in Part 1 of the 1st Schedule of the Accountants Act 1967 or be a member of one of the associations of accountants specified in Part II of the 1st Schedule of the Accountants Act 1967; or
 - a degree/masters/doctorate in accounting or finance with at least 3 years' post qualification experience in accounting or finance; or
 - at least 7 years' experience being a chief financial officer of a corporation or having the function of being primarily responsible for the management of the financial affairs of a corporation.
- 4. In the event of any vacancy in the Audit Committee, the Board shall within 3 months of that event, appoint such new members to make up the minimum number of 3 members.
- 5. No alternate director can be appointed as a new member of the Audit Committee.
- 6. The term of office and performance of the Audit Committee and each of its members shall be reviewed by the Board at least once in every 3 years.

Authority

The Audit Committee is authorised by the Board to perform the following:

- 1. To investigate any matter within its terms of reference. It shall have full and unrestricted access to any information pertaining to the Group, both the internal and external auditors and to all employees of the Group. It shall have the resources required to perform its duties.
- 2. To obtain external legal or other professional advice and secure the attendance of outsiders with relevant experience to attend, if necessary.
- 3. To promptly report to the Bursa Malaysia Securities Berhad ("Bursa Securities"), any matter reported by it to the Board which has not been satisfactorily resolved resulting in a breach of the Bursa Securities Listing Requirements.

Functions

The functions of the Audit Committee shall be:

- 1. to review the following and report the same to the Board of Directors:
 - (a) with the external auditor, the audit plan;
 - (b) with the external auditor, his evaluation of the system of internal controls;
 - (c) with the external auditor, his audit report, including his management letter and management's response;
 - (d) with the external auditor, any other matter he may wish to discuss (in the absence of management where necessary);
 - (e) the assistance given by the Company's officers to the external auditor;
 - (f) the adequacy of the scope, functions and resources of the internal audit function and that it has the necessary authority to carry out its work;
 - (g) the internal audit programme, processes, the results of the internal audit programme, processes or investigation undertaken and whether or not appropriate action is taken on the recommendations of the internal audit function;
 - (h) any appraisal or assessment of the performance of members of the internal audit function;
 - (i) any appointment or termination of senior staff members of the internal audit function;
 - (j) any resignations of internal audit staff members and provide the resigning staff member an opportunity to submit his/her reasons for resigning;
 - (k) the quarterly results and year end financial statements of the Company and of the Group, prior to the approval by the Board, focusing particularly on:
 - (i) changes in or implementation of major accounting policy changes;
 - (ii) significant and unusual events:
 - (iii) compliance with accounting standards and other legal requirements;
 - (iv) significant adjustments arising from the audit;
 - (v) going concern assumption;
 - (I) any related party transactions and/or conflict of interest situation that may arise within the Company or Group including any transaction, procedure or course of conduct that raises guestions of management integrity;
 - (m) any major findings of internal investigations and Management's response;
 - (n) the quarterly reports relating to Risk Assessment and the effectiveness and appropriateness of the Risk Management Framework; and
- 2. to recommend and consider the nomination and appointment of a person or persons as external auditors, the audit fees and any questions of resignation or dismissal; and
- 3. to consider any other functions as may be agreed to by the Audit Committee and the Board of Directors.

Meetings

- 1. Meetings shall be held not less than 4 times a year.
- 2. The quorum for each meeting shall be two independent Members of the Audit Committee.
- 3. The Chief Financial Officer, the Head of Internal Audit and the external auditor shall normally attend meetings. Other Board members and employees may attend meetings only upon the invitation of the Audit Committee.
- 4. At least once a year, the Audit Committee shall meet with the external auditor without executive board members present. The external auditor may also request a meeting if they consider that one is necessary.
- 5. The Company Secretary shall be the Secretary of the Audit Committee.

Reporting Procedures

The Secretary shall circulate the minutes of meetings of the Audit Committee to all members of the Board.

SUMMARY OF ACTIVITIES OF THE INTERNAL AUDIT FUNCTION AND THE AUDIT COMMITTEE DURING THE YEAR ENDED 31 DECEMBER 2006

Internal Audit Function

The Group has an established Internal Audit Department which assists the Audit Committee in the discharge of its duties and responsibilities. The Department's role is to undertake regular and systematic reviews of the system of internal controls so as to provide reasonable assurance that such system continues to operate effectively and efficiently.

In attaining such objectives, the following activities were carried out by the Internal Audit Department in 2006;

- 1. ascertained the extent of compliance with established policies, procedures and statutory requirements;
- 2. carried out investigations and special reviews;
- 3. assessed the means of safeguarding assets and verified their existence;
- 4. appraised the reliability and usefulness of the information developed within the Group for Management;
- 5. appraised the policies, procedures and management controls of the Group to ensure that the activities were properly managed and to promote effective controls at reasonable cost;
- 6. identified opportunities to improve the operations of, and processes within the Group; and
- 7. recommended improvements to the existing systems of controls to minimise wastage, extravagance and fraud and to enhance efficiencies by way of issuing audit reports to the appropriate level of management capable of achieving satisfactory results and ensured corrective actions were taken.

Summary of Activities of the Audit Committee

During the year ended 31 December 2006, the Audit Committee performed its duties as set out in its terms of reference.

The main activities undertaken by the Audit Committee were as follows:

- Reviewed the external auditors' scope of work and audit plans for the year.
- Reviewed the results of the external audit, the audit report and the management letter, including Management's response.
- Considered and recommended to the Board for approval of the audit fees payable.
- Considered the independence and objectivity of the external auditors. There were no non-audit fees paid to the external auditors in 2006.
- Reviewed the Internal Audit Department's resource requirements, programmes and plan for the year under review and the annual assessment of the Department's performance.
- Reviewed the internal audit reports, recommendations and Management's response. Discussed actions taken with Management to improve the internal controls system based on internal audit findings.
- Reviewed the Risk Management Framework and reports summarising the findings from work performed on the identification and assessment of enterprise-wide key risks.
- Reviewed the annual report and audited financial statements of the Company and the Group prior to the submission to the Board for their consideration and approval. The review was to ensure that the audited financial statements were drawn up in accordance with the provisions of the Companies Act, 1965 and the applicable approved accounting standards approved by MASB.
- Reviewed the quarterly unaudited financial results announcements before recommending them for the Board's approval. The review and discussions were conducted with the Chief Financial Officer.
- Reviewed the Group's compliance with the Listing Requirements of Bursa Securities, MASB and other relevant legal and regulatory requirements.
- Reviewed pertinent issues of the Group which had a significant impact on the results of the Group which included enhancement and further investment in existing products, cost rationalisation measures and human resource development.
- Reviewed the significant related party transactions entered into by the Group.
- Reviewed the extent of the Group's compliance with the provision set out under the Malaysian Code on Corporate Governance for the purpose of the Corporate Governance Statement pursuant to the Listing Requirements of the Bursa Securities.

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responsibility statement by the board of directors

In the course of preparing the annual financial statements for the Group and the Company, the Directors are collectively responsible for ensuring that these financial statements are drawn up in accordance with the requirements of the applicable Approved Accounting Standards in Malaysia, the provisions of the Companies Act, 1965 and the Listing Requirements of Bursa Malaysia Securities Berhad.

It is the responsibility of the Directors to ensure that financial statements for each financial year present a true and fair view of the state of affairs of the Group and the Company at the end of the financial year and of the results and cash flows of the Group and the Company for the financial year.

In preparing the financial statements for the financial year ended 31 December 2006, the Directors have applied appropriate and relevant accounting policies consistently and in accordance with applicable accounting standards and made judgments and estimates that are reasonable and fair.

The financial statements are prepared on a going concern basis and the Directors have ensured that proper accounting records are kept which enable the preparation of the financial statements with reasonable accuracy.

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for the year ended 31 December 2006

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the year ended 31 December 2006.

PRINCIPAL ACTIVITIES

The Group and the Company are principally engaged in the production of beer, stout, shandy and non-alcoholic beverages for distribution in the home market and for export. There have been no significant changes in the nature of these activities during the financial year.

RESULTS

	GROUP RM'000	COMPANY RM'000
Net profit for the year	85,904	69,475

RESERVES AND PROVISIONS

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

DIVIDENDS

Since the end of the previous financial year, the Company paid:

- i) a final dividend of 7.5 sen per RM0.50 ordinary share less tax at 28% totalling RM16.5 million (5.4 sen net per ordinary share) in respect of the year ended 31 December 2005 on 18 May 2006;
- ii) a special final dividend of 17.5 sen per RM0.50 ordinary share less tax at 28% totalling RM38.5 million (12.6 sen net per ordinary share) in respect of the year ended 31 December 2005 on 18 May 2006;
- iii) a special tax exempt dividend of 5 sen per RM0.50 ordinary share totalling RM15.3 million in respect of the year ended 31 December 2005 on 18 May 2006;
- iv) an interim dividend of 5 sen per RM0.50 ordinary share less tax at 28% totalling RM11.0 million (3.6 sen net per ordinary share) in respect of the year ended 31 December 2006 on 9 October 2006; and
- v) a special interim dividend of 2.5 sen per RM0.50 ordinary share less tax at 28% totalling RM5.5 million (1.8 sen net per ordinary share) in respect of the year ended 31 December 2006 on 9 October 2006.

The Directors now recommend the payment of the following dividends:

- i) a final dividend of 7.5 sen per RM0.50 ordinary share less tax at 27% totalling RM16.7 million (5.5 sen net per ordinary share) in respect of the year ended 31 December 2006; and
- ii) a special final dividend of 24.5 sen per RM0.50 ordinary share less tax at 27% totalling RM54.7 million (17.9 sen net per ordinary share) in respect of the year ended 31 December 2006.

for the year ended 31 December 2006

DIRECTORS OF THE COMPANY

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

Dato' Lim Say Chong
Tan Sri Datuk Asmat bin Kamaludin
Jesper Bjoern Madsen
Chin Voon Loong
Soren Ask Nielsen
Dato' Jorgen Bornhoft (appointed on 24.4.2006)
Datuk (Dr.) Lim Ewe Jin (appointed on 24.4.2006)
Mogens Joenck (resigned on 10.2.2007)
Chan Hua Eng (retired on 19.4.2006)
Gen. (R) Tan Sri Dato' Mohd. Ghazali bin Dato' Mohd. Seth (retired on 19.4.2006)
Soren Holm Jensen (appointed on 5.3.2007)

The holdings and deemed holdings in the ordinary shares of the Company and its related corporations of those who were Directors at year end as recorded in the Register of Directors' Shareholdings are as follows:

		NUMBER OF ORDINARY SHARES			
	AT 1.1.2006	ACQUIRED	DISPOSED	AT 31.12.2006	
Direct interest in the Company					
Jesper Bjoern Madsen	9,000	-	-	9,000	
Chin Voon Loong	14,000	-	-	14,000	
Indirect interest in the Company					
Dato' Lim Say Chong	56,000	-	-	56,000	

None of the other Directors holding office at 31 December 2006 had any interest in the ordinary shares of the Company and its related corporations during the financial year.

directors' report

for the year ended 31 December 2006

DIRECTORS' BENEFITS

Since the end of the previous financial year, no Director of the Company has received nor become entitled to receive a benefit (other than a benefit included in the aggregate amount of emoluments received or due and receivable by Directors as shown in the financial statements or the fixed salary of a full time employee of the Company or of a related corporation) by reason of a contract made by the Company or a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest.

There were no arrangements during and at the end of the financial year which had the object of enabling Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

ISSUE OF SHARES AND DEBENTURES

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

OPTIONS GRANTED OVER UNISSUED SHARES

No options were granted to any person to take up unissued shares of the Company during the financial year.

OTHER STATUTORY INFORMATION

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

- i) all known bad debts have been written off and adequate provisions made for doubtful debts, and
- ii) all current assets have been stated at the lower of cost and net realisable value.

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

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

directors' report

for the year ended 31 December 2006

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

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

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

In the opinion of the Directors, the results of the operations of the Group and of the Company for the financial year ended 31 December 2006 have not been substantially affected by any item, transaction or event of a material and unusual nature nor has any such item, transaction or event occurred in the interval between the end of that financial year and the date of this report.

SIGNIFICANT EVENTS

On 30 October 2006, the Company entered into a Shareholders' Agreement with Wiseline Limited to acquire 50% equity interest in Carlsberg Distributors Taiwan Limited ("CDTL"), a company incorporated in Taiwan, for a total consideration of RM0.7 million. As a result, CDTL is now a 50% jointly-controlled entity of the Group.

AUDITORS

The auditors, Messrs KPMG, have indicated their willingness to accept re-appointment.

Signed in accordance with a resolution of the Directors:

CHIN VOON LOONG DIRECTOR

DATO' LIM SAY CHONG CHAIRMAN

Kuala Lumpur 5 March 2007

statement by directors

pursuant to section 169(15) of the companies act, 1965

In the opinion of the Directors, the financial statements set out on pages 74 to 121 are drawn up in accordance with the provisions of the Companies Act, 1965 and applicable approved accounting standards for entities other than private entities issued by the Malaysian Accounting Standards Board so as to give a true and fair view of the state of affairs of the Group and of the Company as at 31 December 2006 and of the results of their operations and cash flows for the year ended on that date.

Signed in accordance with a resolution of the Directors:

CHIN VOON LOONG DIRECTOR

DATO' LIM SAY CHONG CHAIRMAN

Kuala Lumpur 5 March 2007

statutory declaration

pursuant to section 169(16) of the companies act, 1965

I, **Tom Sand-Kristensen**, the officer primarily responsible for the financial management of Carlsberg Brewery Malaysia Berhad, do solemnly and sincerely declare that the financial statements set out on pages 74 to 121 are, to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the abovenamed in Kuala Lumpur on $5\,\mathrm{March}\ 2007$

TOM SAND-KRISTENSEN

Before me.

P. THURIRAJOO AMN, PJK (No. W438) Commissioner for Oaths

Kuala Lumpur 5 March 2007

report of the auditors

to the members of carlsberg brewery malaysia berhad

We have audited the financial statements set out on pages 74 to 121. The preparation of the financial statements is the responsibility of the Company's Directors.

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

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

In our opinion:

- (a) the financial statements are properly drawn up in accordance with the provisions of the Companies Act, 1965 and applicable approved accounting standards for entities other than private entities issued by the Malaysian Accounting Standards Board so as to give a true and fair view of:
 - i) the state of affairs of the Group and of the Company as at 31 December 2006 and the results of their operations and cash flows for the year ended on that date; and
 - ii) the matters required by Section 169 of the Companies Act, 1965 to be dealt with in the financial statements of the Group and of the Company; and
- (b) the accounting and other records and the registers required by the Companies Act, 1965 to be kept by the Company and the subsidiaries have been properly kept in accordance with the provisions of the said Act.

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 consolidated financial statements and we have received satisfactory information and explanations required by us for those purposes.

The audit reports on the financial statements of the subsidiaries were not subject to any qualification and did not include any comment made under subsection [3] of Section 174 of the Act.

KPMG

Firm Number: AF 0758 Chartered Accountants **ADRIAN LEE LYE WANG**

Partner

Approval Number: 2679/11/07(J)

Kuala Lumpur 5 March 2007

balance sheets

as at 31 December 2006

		GR	0UP	COMPANY		
	NOTE	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED	
Assets						
Property, plant and equipment Intangible assets Prepaid lease payments Investment in subsidiaries Investment in an associate	3 4 5 6 7	148,862 3,082 8,704 - 14,843	157,855 2,746 8,834 - 18,011	132,252 2,722 8,047 1,909 10,940	141,162 2,094 8,165 1,909 10,940	
Investment in a jointly-controlled entity	8	-	-	2,943	-	
Deferred tax assets	9	-	170	-		
Total non-current assets		175,491	187,616	158,813	164,270	
Prepaid lease payments Other investments Inventories Receivables, deposits and prepayments Cash and cash equivalents Current tax assets	5 10 11 12 13	130 26,018 39,957 148,814 201,226 756	130 24,745 52,677 123,676 200,908	118 26,018 24,198 29,958 165,776	118 24,745 26,899 33,776 172,504	
Total current assets		416,901	402,136	246,068	258,042	
Total assets		592,392	589,752	404,881	422,312	
Equity						
Share capital	14	154,039	154,039	154,039	154,039	
Treasury shares	14	(12,043)	(12,043)	(12,043)	(12,043)	
Reserves	15	334,520	337,927	188,620	205,977	
Total Equity		476,516	479,923	330,616	347,973	
Liabilities						
Deferred tax liabilities	9	22,395	22,555	21,677	22,555	
Total non-current liability		22,395	22,555	21,677	22,555	
Payables and accruals Current tax liabilities	16	93,443 38	77,488 9,786	52,550 38	47,898 3,886	
Total current liabilities		93,481	87,274	52,588	51,784	
Total liabilities		115,876	109,829	74,265	74,339	
Total equity and liabilities		592,392	589,752	404,881	422,312	

The notes on pages 80 to 121 are an integral part of these financial statements.

income statements

for the year ended 31 December 2006 $\,$

		GR	0UP	COMPANY		
	NOTE	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED	
Revenue		929,744	867,230	615,025	593,564	
Cost of sales		(621,674)	(576,169)	(596,775)	(568,471)	
Gross profit		308,070	291,061	18,250	25,093	
Other operating income		3,723	2,647	5,435	2,793	
Sales and distribution costs		(181,330)	(163,999)	-	-	
Administrative expenses		(23,614)	(23,725)	(15,696)	(14,246)	
Other operating expenses		(3,521)	(2,787)	(3,494)	(2,787)	
Operating profit	17	103,328	103,197	4,495	10,853	
Interest income		6,426	6,219	5,788	5,590	
Dividend from a subsidiary		-	-	79,200	79,200	
Share of profit after tax of equity accounted associate		669	2,964	-	-	
Profit before taxation		110,423	112,380	89,483	95,643	
Tax expense	19	(24,519)	(23,704)	(20,008)	(26,701)	
Profit after taxation		85,904	88,676	69,475	68,942	
Basic earnings per ordinary share (sen)	20	28.1	29.0			

The notes on pages 80 to 121 are an integral part of these financial statements.

statement of changes in equity

for the year ended 31 December 2006

GROUP	NOTE	SHARE CAPITAL RM'000	TREASURY SHARES RM'000	SHARE PREMIUM RM'000	EXCHANGE RESERVE RM'000	CAPITAL RESERVE RM'000	RETAINED EARNINGS RM'000	TOTAL RM'000
At 1 January 2005		154,039	(12,043)	7,367	(3,224)	8,678	345,652	500,469
Exchange differences on translation of the financial statements of foreign entities *		-	-	-	847	-	-	847
Net profit for the year		-	-	-	-	-	88,676	88,676
Dividends	21	-	-	-	-	-	(110,069)	(110,069)
At 31 December 2005		154,039	(12,043)	7,367	(2,377)	8,678	324,259	479,923
Exchange differences on translation of the financial statements of foreign entities *		-	-	-	(2,479)	-	-	(2,479)
Net profit for the year		-	-	-	-	-	85,904	85,904
Dividends	21	-	-	-	-	-	(86,832)	(86,832)
At 31 December 2006		154,039	(12,043)	7,367	(4,856)	8,678	323,331	476,516

^{*} Net gain / (loss) recognised directly in equity

statement of changes in equity

for the year ended 31 December 2006

COMPANY	NOTE	SHARE CAPITAL RM'000	TREASURY SHARES RM'000	SHARE PREMIUM RM'000	CAPITAL RESERVE RM'000	RETAINED EARNINGS RM'000	TOTAL RM'000
At 1 January 2005		154,039	(12,043)	7,367	4,747	234,990	389,100
Net profit for the year		-	-	-	-	68,942	68,942
Dividends	21	-	-	-	-	(110,069)	(110,069)
At 31 December 2005		154,039	(12,043)	7,367	4,747	193,863	347,973
Net profit for the year		-	-	-	-	69,475	69,475
Dividends	21	-	-	-	-	(86,832)	(86,832)
At 31 December 2006		154,039	(12,043)	7,367	4,747	176,506	330,616

The notes on pages 80 to 121 are an integral part of these financial statements.

cash flow statements

for the year ended 31 December 2006 $\,$

		GR	0UP	COMPANY		
	NOTE	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED	
Cash flows from operating activities						
Profit before taxation		110,423	112,380	89,483	95,643	
Adjustments for:						
Amortisation of intangible assets	4	1,569	730	1,230	408	
Amortisation of prepaid lease payments	5	130	130	118	118	
Depreciation of property, plant and equipment	3	20,709	22,936	15,352	17,148	
Dividend income		-	(75)	(80,484)	(80,667)	
Gain on disposal of quoted investments		-	(583)	-	(583)	
Gain on disposal of property, plant and equipment		(2,470)	(2,264)	(2,117)	(226)	
Intangible assets written off		1	-	-	-	
Property, plant and equipment written off	3	19	20	18	9	
Interest income		(6,426)	(6,219)	(5,788)	(5,590)	
Share of profit after tax of equity accounted associate		(669)	(2,964)	-	-	
Gain on unit trust funds		(1,273)		(1,273)	_	
Operating profit before working capital changes Changes in working capital:		122,013	124,091	16,539	26,260	
Inventories		12,996	(9,893)	2,701	(6,790)	
Receivables, deposits and prepayments		(24,890)	(6,371)	3,818	18,443	
Payables and accruals		12,696	14,727	4,652	2,162	
Cash generated from operations		122,815	122,554	27,710	40,075	
Income taxes paid		(35,013)	(24,887)	(2,558)	(7,586)	
Net cash generated from operating activities		87,802	97,667	25,152	32,489	
ash flows from investing activities						
Proceeds from disposal of property, plant and equipment		3,327	2,502	2,692	236	
Proceeds from disposal of quoted investments		_	2,316	_	2,316	
Acquisition of property, plant and equipment		(12,280)	(14,322)	(6,974)	(5,943)	
Acquisition of intangible assets		(1,870)	(2,577)	(1,858)	(2,502)	
Acquisition of a jointly-controlled entity	8	2,387	_	(758)	_	
Dividends received from - subsidiary		_	_	57,024	57,024	
- associate		1,284	1,392	1,284	1,392	
- others		-	75	-	75	
Interest income		6,426	6,219	5,788	5,590	
Purchase of unit trust funds		-	(24,745)	-	(24,745)	
Subscription of shares in a jointly-controlled entity	8	-	_	(2,185)	_	
Transfer of property, plant and equipment from a subsidiary		-		(61)	(142)	
Net cash (used in)/generated from investing activities		(726)	(29,140)	54,952	33,301	
			<u> </u>			

cash flow statements for the year ended 31 December 2006

		GR	OUP	COMPANY		
	NOTE	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED	
Cash flows from financing activity						
Dividends paid		(86,832)	(110,069)	(86,832)	(110,069)	
Net cash used in financing activity		(86,832)	(110,069)	(86,832)	(110,069)	
Exchange difference on translation of the financial statements of a jointly-controlled entity		74	-	-	-	
Net increase/(decrease) in cash and cash equivalents		318	(41,542)	(6,728)	(44,279)	
Cash and cash equivalents at beginning of year		200,908	242,450	172,504	216,783	
Cash and cash equivalents at end of year	(i)	201,226	200,908	165,776	172,504	

(i) Cash and cash equivalents

 $Cash\ and\ cash\ equivalents\ included\ in\ the\ cash\ flows\ statements\ comprise\ the\ following\ balance\ sheet\ amounts:$

		GR	0UP	COMPANY	
	NOTE	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Deposits placed with licensed banks		159,600	171,180	159,600	171,180
Cash and bank balances		41,626	29,728	6,176	1,324
Cash and cash equivalents	13	201,226	200,908	165,776	172,504

The notes on pages 80 to 121 are an integral part of these financial statements.

Carlsberg Brewery Malaysia Berhad is a public limited liability company, incorporated and domiciled in Malaysia and is listed on the Main Board of Bursa Malaysia Securities Berhad. The address of its registered office and principal place of business is as follows:

Registered office and principal place of business

No. 55, Persiaran Selangor, Section 15, 40200 Shah Alam Selangor Darul Ehsan, Malaysia.

The consolidated financial statements as at and for the year ended 31 December 2006 comprise the Company and its subsidiaries (together referred to as the Group) and the Group's interest in an associate and a jointly-controlled entity. The financial statements of the Company as at and for the year ended 31 December 2006 do not include other entities.

The Company is principally engaged in the production of beer, stout, shandy and non-alcoholic beverages for distribution in the home market and for export while the other Group entities are primarily involved in the marketing and distribution of beer, stout, shandy and non-alcoholic beverages.

The immediate and ultimate holding companies during the financial year are Carlsberg Breweries A/S and Carlsberg A/S respectively. Both companies are incorporated in Denmark.

1. BASIS OF PREPARATION

(a) Statement of compliance

The financial statements of the Group and of the Company have been prepared in accordance with applicable approved accounting standards for entities other than private entities issued by the Malaysian Accounting Standards Board (MASB), accounting principles generally accepted in Malaysia and the provisions of the Companies Act, 1965. These financial statements also comply with the applicable disclosure provisions of the Listing Requirements of Bursa Malaysia Securities Berhad.

The MASB has issued a number of new and revised Financial Reporting Standards (FRSs) that are effective for accounting periods beginning on or after 1 January 2006 which are available for early adoption. In this set of financial statements, the Group has chosen to early adopt FRS 117, Leases and FRS 124, Related Party Disclosures which are effective for annual periods beginning on or after 1 October 2006. The MASB has also issued FRS 139, Financial Instruments: Recognition and Measurement but for which the MASB has yet to announce the effective date of this standard. The Group has not adopted FRS 139 and by virtue of the exemption in paragraph 103AB of FRS 139, the impact of applying FRS 139 on its financial statements upon first adoption of this standard as required by paragraph 30(b) of FRS 108, Accounting Policies, Changes in Accounting Estimates and Errors is not disclosed.

On 15 August 2006, the MASB issued FRS 6, Exploration for and Evaluation of Mineral Resources which will be effective for annual periods beginning on or after 1 January 2007 and which is not applicable to the Group. Hence, no further disclosure is warranted.

The effects of adopting the new / revised FRSs in 2006 are set out in note 27.

The financial statements were approved by the Board of Directors on 5 March 2007.

1. BASIS OF PREPARATION (continued)

(b) Basis of measurement

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

(c) Functional and presentation currency

These financial statements are presented in Ringgit Malaysia, which is the Company's functional currency. All financial information presented in Ringgit Malaysia has been rounded to the nearest thousand, unless otherwise stated.

(d) Use of estimates and judgements

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

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

In particular, information about significant areas of estimation uncertainty and critical judgements in applying accounting policies that have the most significant effect on the amount recognised in the financial statements are described in the following notes:

• Note 12 - Receivables, deposits and prepayments.

2. SIGNIFICANT ACCOUNTING POLICIES

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

Certain comparative amounts have been reclassified to conform to the current year's presentation (see note 27).

(a) Basis of consolidation

(i) Subsidiaries

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

The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Investments in subsidiaries are stated in the Company's balance sheet at cost less impairment losses, unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

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2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(a) Basis of consolidation (continued)

(iii) Associates

Associates are entities, in which the Group has significant influence, but not control, over the financial and operating policies.

Associates are accounted for in the consolidated financial statements using the equity method unless it is classified as held for sale (or included in a disposal group that is classified as held for sale). The consolidated financial statements include the Group's share of the income and expenses of the equity accounted associates, after adjustments to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases.

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

Investments in associates are stated in the Company's balance sheet at cost less impairment losses, unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

(iii) Jointly-controlled entities

Jointly-controlled entities are those entities over whose activities the Group has joint control, established by contractual agreement and requiring unanimous consent for strategic financial and operating decisions.

Jointly-controlled entities are accounted for in the consolidated financial statements using the proportionate method unless it is classified as held for sale (or included in a disposal group that is classified as held for sale). The consolidated financial statements include the Group's share of the income, expenses, assets and liabilities of the jointly-controlled entity, after adjustments to align the accounting policies with those of the Group, from the date that joint control commences until the date that joint control ceases.

Investments in jointly-controlled entities are stated in the Company's balance sheet at cost less impairment losses, unless the investment is classified as held for sale (or included in a disposal group that is classified as held for sale).

(iv) Transactions eliminated on consolidation

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

Unrealised gains arising from transactions with equity accounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Foreign currency

(i) Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated to the functional currency at the exchange rate at that date. Non-monetary assets and liabilities denominated in foreign currencies that are measured in terms of historical cost in a foreign currency are translated to the functional currency at the exchange rate at the date of the transaction. Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are translated to the functional currency at the exchange rate at the date that the fair value was determined. Foreign currency differences arising on translation are recognised in the income statement.

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

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

Foreign currency differences are recognised in translation reserve. On disposal, accumulated translation differences are recognised in the consolidated income statement as part of the gain or loss on sale.

(c) Derivative financial instruments

The Group holds derivative financial instruments to hedge its foreign currency risk exposures.

Forward foreign exchange contracts used are accounted for on an equivalent basis as the underlying assets, liabilities or net positions. Any profit or loss arising is recognised on the same basis as that arising from the related assets, liabilities or net positions.

(d) Property, plant and equipment

(i) Recognition and measurement

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

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(d) Property, plant and equipment (continued)

Revalued property, plant and equipment where no revaluation policy is adopted

Certain buildings of the Company and of the Group were revalued in 1981 and no later valuation has been recorded for these property, plant and equipment. The Group has availed itself to the transitional provision when MASB first adopted IAS 16, *Property, plant and equipment* in 1998.

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

The cost of property, plant and equipment recognised as a result of a business combination is based on fair value at acquisition date. The fair value of property is the estimated amount for which a property could be exchanged between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion.

The fair value of other items of plant and equipment is based on the quoted market prices for similar items.

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

(ii) Subsequent costs

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

(iii) Depreciation

Depreciation is recognised in the income statement on a straight-line basis over the estimated useful lives of each part of an item of property, plant and equipment. Leased assets are depreciated over the shorter of the lease term and their useful lives. Freehold land is not depreciated. Property, plant and equipment under construction are not depreciated until the assets are ready for their intended use.

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(d) Property, plant and equipment (continued)

(iii) Depreciation (continued)

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

Buildings 40 - 50 years
Plant and machinery 5 - 20 years
Motor vehicles 5 years
Furniture and office equipment 3 - 5 years

The depreciable amount is determined after deducting the residual value.

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

(e) Leased assets

Leases in terms of which the Group assumes substantially all the risks and rewards of ownership are classified as finance leases. Upon initial recognition, the leased asset is measured at an amount equal to the lower of its fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

Other leases are operating leases and the leased assets are not recognised on the Group's balance sheet.

Accounting policy note on Leasehold land / Prepaid lease payments

Leasehold land that normally has an indefinite economic life and title which is not expected to pass to the lessee by the end of the lease term is treated as an operating lease. The payment made on entering into or acquiring a leasehold land is accounted as prepaid lease payments that are amortised over the lease term in accordance with the pattern of benefits provided.

The Group had previously classified a lease of land as finance lease and had recognised the amount of prepaid lease payments as property within its property, plant and equipment. On early adoption of FRS 117, *Leases*, the Group treats such a lease as an operating lease, with the unamortised carrying amount classified as prepaid lease payments in accordance with the transitional provisions in FRS 117.67A.

Revalued leasehold land

The Group had previously revalued its leasehold land and has retained the unamortised revalued amount as the surrogate carrying amount of prepaid lease payments in accordance with the transitional provisions in FRS 117.67A. Such prepaid lease payments are amortised over the lease term.

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(f) Intangible assets

(i) Computer software

Customised computer software that is not integral to the functionality of the related equipment is recognised as an intangible asset.

(ii) Amortisation

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

The estimated useful life of computer software is 3 years.

(g) Investments in equity securities

Investments in equity securities are recognised initially at fair value plus attributable transaction costs.

Subsequent to initial recognition:

- Investments in non-current equity securities other than investments in subsidiaries, associates and jointly-controlled entities, are stated at
 cost less allowance for diminution in value,
- All current investments are carried at the lower of cost and market value, determined on an aggregate portfolio basis by category of investments.

On disposal of an investment, the difference between net disposal proceeds and its carrying amount is recognised in the income statement.

All investments in equity securities are accounted for using settlement date accounting. Settlement date accounting refers to:

- a) the recognition of an asset on the day it is received by the entity, and
- b) the derecognition on an asset and recognition of any gain or loss on disposal on the date it is delivered.

(h) Inventories

Inventories are measured at the lower of cost and net realisable value. The cost of inventories is based on the weighted average cost and includes expenditure incurred in acquiring the inventories and bringing them to their existing location and condition. In the case of work-in-progress and finished goods, cost includes an appropriate share of production overheads based on normal operating capacity. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses.

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(i) Receivables

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

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

Receivables are not held for the purpose of trading.

(j) Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, balances and deposits with banks and highly liquid investments which have an insignificant risk of changes in value. For the purpose of the cash flow statement, cash and cash equivalents are presented net of bank overdrafts and pledged deposits.

(k) Impairment of assets

The carrying amounts of assets except for financial assets and inventories are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

An impairment loss is recognised if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount, unless the asset is carried at a revalued amount, in which case the impairment loss is recognised directly against any revaluation surplus for the asset to the extent that the impairment loss does not exceed the amount in the revaluation surplus for that same asset. A cash-generating unit is the smallest identifiable asset group that generates cash flows that largely are independent from other assets and groups. Impairment losses are recognised in the income statement. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the units and then to reduce the carrying amount of the other assets in the unit (groups of units) on a *pro rata* basis.

The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

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

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(l) Payables

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

(m) Provisions

A provision is recognised if, as a result of a past event, the Group has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability.

(n) Share capital

Repurchase of share capital

When share capital recognised as equity is repurchased, the amount of the consideration paid, including directly attributable costs, is recognised as a deduction from equity. Repurchased shares that are not subsequently cancelled are classified as treasury shares and are presented as a deduction from total equity.

(o) Revenue

(i) Goods sold

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

(ii) Dividend income

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

(p) Lease payments

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

Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent lease payments are accounted for by revising the minimum lease payments over the remaining term of the lease when the lease adjustment is confirmed.

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(q) Employee benefits

(i) Short term employee benefits

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

Short term accumulating compensated absences such as paid annual leave are recognised when services are rendered by employees that increase their entitlement to future compensated absences, and short term non-accumulating compensated absences such as sick leave are recognised when absences occur.

A provision is recognised for the amount expected to be paid under short term cash bonus or profit-sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

The Group's contribution to the Employees Provident Fund and Carlsberg Brewery Malaysia Retirement Plan are charged to the income statements in the year to which they relate. Once the contributions have been paid, the Company has no further payment obligations.

(ii) Termination benefits

Termination benefits are recognised as an expense when the Group is demonstrably committed, without realistic possibility of withdrawal, to a formal detailed plan to terminate employment before the normal retirement date. Termination benefits for voluntary redundancies are recognised if the Group has made an offer encouraging voluntary redundancy, it is probable that the offer will be accepted, and the number of acceptances can be estimated reliably.

(r) Interest income

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

2. SIGNIFICANT ACCOUNTING POLICIES (continued)

(s) Tax expense

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

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

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

Deferred tax liability is recognised for all taxable temporary differences.

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

Additional taxes that arise from the distribution of dividends are recognised at the same time as the liability to pay the related dividend is recognised.

(t) Earnings per ordinary share

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

3. PROPERTY, PLANT AND EQUIPMENT

GROUP	NOTE	FREEHOLD LAND RM'000	BUILDINGS RM'000	PLANT AND MACHINERY RM'000	MOTOR VEHICLES RM'000	FURNITURE AND OFFICE EQUIPMENT RM'000	ASSETS IN-PROGRESS RM'000	TOTAL RM'000
Cost / Valuation								
At 1 January 2005		20,794	53,598	309,586	22,371	40,374	513	447,236
Additions		-	23	2,370	5,909	5,174	3,348	16,824
Disposals		-	-	(7)	(4,978)	(55)	-	(5,040)
Written off		_	_	(65)	-	(2,970)	-	(3,035)
Transfers	4	-	-	430	-	714	(3,646)	(2,502)
At 31 December 2005 / 1 January 2006		20,794	53,621	312,314	23,302	43,237	215	453,483
Additions		-	370	2,257	3,736	2,334	3,902	12,599
Disposals		-	-	(4,670)	(3,005)	(138)	-	(7,813)
Written off		-	-	(64)	-	(868)	-	(932)
Transfers	4	-	90	3,022	-	383	(3,814)	(319)
Acquisition of a jointly-controlled entity	8	-	157	-	-	220	-	377
At 31 December 2006		20,794	54,238	312,859	24,033	45,168	303	457,395

3. PROPERTY, PLANT AND EQUIPMENT (continued)

GROUP	NOTE	FREEHOLD LAND RM'000	BUILDINGS RM'000	PLANT AND MACHINERY RM'000	MOTOR VEHICLES RM'000	FURNITURE AND OFFICE EQUIPMENT RM'000	ASSETS IN-PROGRESS RM'000	TOTAL RM'000
Depreciation								
At 1 January 2005		_	15,846	216,188	13,548	34,927	-	280,509
Depreciation for the year	17	-	1,074	14,089	4,098	3,675	-	22,936
Disposals		-	_	(1)	(4,770)	(31)	-	(4,802)
Written off		-	-	(64)	-	(2,951)	-	(3,015)
At 31 December 2005 / 1 January 2006		-	16,920	230,212	12,876	35,620	-	295,628
Depreciation for the year	17	-	1,102	12,405	3,883	3,319	-	20,709
Disposals		-	-	(4,120)	(2,737)	(99)	-	(6,956)
Written off		-	-	(46)	-	(867)	-	(913)
Acquisition of a jointly-controlled entity	8	-	23	-	-	42	-	65
At 31 December 2006		-	18,045	238,451	14,022	38,015	-	308,533
Carrying amounts								
At 1 January 2005, restated		20,794	37,752	93,398	8,823	5,447	513	166,727
At 31 December 2005 / 1 January 2006, restated		20,794	36,701	82,102	10,426	7,617	215	157,855
At 31 December 2006		20,794	36,193	74,408	10,011	7,153	303	148,862

3. PROPERTY, PLANT AND EQUIPMENT (continued)

COMPANY	NOTE	FREEHOLD LAND RM'000	BUILDINGS RM'000	PLANT AND MACHINERY RM'000	MOTOR VEHICLES RM'000	FURNITURE AND OFFICE EQUIPMENT RM'000	ASSETS IN-PROGRESS RM'000	TOTAL RM'000
Cost / Valuation								
At 1 January 2005		20,465	50,214	309,587	3,166	15,287	513	399,232
Additions		-	18	2,370	1,141	1,568	3,348	8,445
Disposals		-	-	(7)	(540)	(24)	-	(571)
Written off		_	_	(65)	_	(2,171)	_	(2,236)
Transfers	4	-	-	430	-	714	(3,646)	(2,502)
Transfers from a subsidiary		-	-	-	297	-	-	297
At 31 December 2005 / 1 January 2006		20,465	50,232	312,315	4,064	15,374	215	402,665
Additions		-	120	2,257	278	736	3,902	7,293
Disposals		-	-	(4,670)	(428)	(73)	_	(5,171)
Written off		-	-	(64)	-	(42)	-	(106)
Transfers	4	-	90	3,022	_	383	(3,814)	(319)
Transfers from a subsidiary		-	-	-	102	-	-	102
At 31 December 2006		20,465	50,442	312,860	4,016	16,378	303	404,464

3. PROPERTY, PLANT AND EQUIPMENT (continued)

COMPANY	NOTE	FREEHOLD LAND RM'000	BUILDINGS RM'000	PLANT AND MACHINERY RM'000	MOTOR VEHICLES RM'000	FURNITURE AND OFFICE EQUIPMENT RM'000	ASSETS IN-PROGRESS RM'000	TOTAL RM'000
Depreciation								
At 1 January 2005		-	15,089	216,188	2,062	13,649	-	246,988
Depreciation for the year	17	-	1,005	14,090	627	1,426	-	17,148
Disposals		-	-	(1)	(540)	(20)	-	(561)
Written off		-	-	(64)	-	(2,163)	-	(2,227)
Transfer from a subsidiary		-	-	-	155	-	-	155
At 31 December 2005 / 1 January 2006		-	16,094	230,213	2,304	12,892	-	261,503
Depreciation for the year	17	-	1,017	12,405	646	1,284	-	15,352
Disposals		-	-	(4,120)	(428)	(48)	-	(4,596)
Written off		-	-	(46)	-	(42)	-	(88)
Transfer from a subsidiary		-	-	-	41	-	-	41
At 31 December 2006		-	17,111	238,452	2,563	14,086	-	272,212
Carrying amounts								
At 1 January 2005, restated		20,465	35,125	93,399	1,104	1,638	513	152,244
At 31 December 2005 / 1 January 2006, restated		20,465	34,138	82,102	1,760	2,482	215	141,162
At 31 December 2006		20,465	33,331	74,408	1,453	2,292	303	132,252

Certain buildings of the Group and of the Company were revalued in 1981 by independent professional qualified valuers using an open market value method. These assets have continued to be stated on the basis of their 1981 valuations, as allowed by the transitional provision in FRS 116 2004.

Had the buildings been carried out under the cost model, their carrying amount would have been RM34,704,000 (2005 – RM35,152,000) in respect of the Group and RM31,842,000 (2005 – RM32,589,000) in respect of the Company.

4. INTANGIBLE ASSETS

GROUP	NOTE	COMPUTER SOFTWARE RM'000
Cost		
At 1 January 2005 Effect of adopting FRS 138		- 925
At 1 January 2005, restated Acquisitions Transfers from assets in-progress	3	925 75 2,502
At 31 December 2005 Acquisitions Transfers from assets in-progress Written off	3	3,502 1,551 319 (1)
Acquisition of a jointly-controlled entity	8	36
At 31 December 2006		5,407
Amortisation At 1 January 2005 Effect of adopting FRS 138		- 26
At 1 January 2005, restated Amortisation for the year	17	26 730
At 31 December 2005 / 1 January 2006 Amortisation for the year	17	756 1,569
At 31 December 2006		2,325
Carrying amounts		
At 1 January 2005, restated		899
At 31 December 2005 / 1 January 2006		2,746
At 31 December 2006		3,082

4. INTANGIBLE ASSETS (continued)

COMPANY	NOTE	COMPUTER SOFTWARE RM'000
Cost		
At 1 January 2005 Effect of adopting FRS 138		-
At 1 January 2005, restated Transfers from assets in-progress	3	- 2,502
At 31 December 2005 Acquisitions Transfers from assets in-progress	3	2,502 1,539 319
At 31 December 2006		4,360
Amortisation At 1 January 2005 Effect of adopting FRS 138		-
At 1 January 2005, restated Amortisation for the year	17	408
At 31 December 2005 / 1 January 2006 Amortisation for the year	17	408 1,230
At 31 December 2006		1,638
Carrying amounts At 1 January 2005, restated		-
At 31 December 2005 / 1 January 2006		2,094
At 31 December 2006		2,722

Intangible assets represent customised computer software used in the Group and the Company.

5. PREPAID LEASE PAYMENTS

	LEASEHOLD LAND			
GROUP	NOTE	UNEXPIRED PERIOD LESS THAN 50 YEARS RM'000	UNEXPIRED PERIOD MORE THAN 50 YEARS RM'000	TOTAL RM'000
Cost				
At 1 January 2005 Effect of adopting FRS 117		- 172	- 11,067	- 11,239
At 1 January 2005, restated		172	11,067	11,239
At 1 January 2005 / 31 December 2005		172	11,067	11,239
At 1 January 2006 / 31 December 2006		172	11,067	11,239
Amortisation				
At 1 January 2005		-	-	-
Effect of adopting FRS 117		40	2,105	2,145
At 1 January 2005, restated		40	2,105	2,145
Amortisation for the year	17	4	126	130
At 31 December 2005 / 1 January 2006		44	2,231	2,275
Amortisation for the year	17	4	126	130
At 31 December 2006		48	2,357	2,405
Carrying amounts				
At 1 January 2005, restated		132	8,962	9,094
At 31 December 2005 / 1 January 2006		128	8,836	8,964
At 31 December 2006		124	8,710	8,834

5. PREPAID LEASE PAYMENTS (continued)

	LEASEHOLD LAND		
GROUP	UNEXPIRED PERIOD LESS THAN 50 YEARS RM'000	UNEXPIRED PERIOD MORE THAN 50 YEARS RM'000	TOTAL RM'000
For disclosure purposes			
At 31 December 2005 Non-current	124	8,710	8,834
Current	4	126	130
	128	8,836	8,964
At 31 December 2006			
Non-current	120	8,584	8,704
Current	4	126	130
	124	8,710	8,834

5. PREPAID LEASE PAYMENTS (continued)

COMPANY	NOTE	LEASEHOLD LAND UNEXPIRED PERIOD MORE THAN 50 YEARS RM'000
Cost		
At 1 January 2005 Effect of adopting FRS 117		10,399
At 1 January 2005, restated		10,399
At 1 January 2005 / 31 December 2005		10,399
At 1 January 2006 / 31 December 2006		10,399
Amortisation At 1 January 2005 Effect of adopting FRS 117		- 1,998
At 1 January 2005, restated Amortisation for the year	17	1,998 118
At 31 December 2005 / 1 January 2006 Amortisation for the year	17	2,116 118
At 31 December 2006		2,234
Carrying amounts		
At 1 January 2005, restated		8,401
At 31 December 2005 / 1 January 2006		8,283
At 31 December 2006		8,165

5. PREPAID LEASE PAYMENTS (continued)

	2006 RM'000	2005 RM'000
For disclosure purposes		
At 31 December		
Non-current	8,047	8,165
Current	118	118
	8,165	8,283

The leasehold land of the Group and of the Company were revalued in 1981 by independent professional qualified valuers using an open market value method. These assets have continued to be stated on the basis of their 1981 valuations, as allowed by the transitional provision in FRS 116 2004.

Had the leasehold land been carried out under the cost model, their carrying amount would have been RM6,123,000 (2005 – RM6,217,000) in respect of the Group and RM5,454,000 (2005 – RM5,536,000) in respect of the Company.

6. INVESTMENTS IN SUBSIDIARIES

	CO	MPANY
	2006 RM'000	2005 RM'000
Unquoted shares - at cost	1,909	1,909

The following are the wholly-owned subsidiaries of the Group:

		COUNTRY OF	EFFE OWNERSHI	CTIVE P INTEREST
NAME OF COMPANY	PRINCIPAL ACTIVITIES	INCORPORATION	2006	2005
Carlsberg Marketing Sdn. Bhd.	Marketing and distribution of beer, stout, shandy and non-alcoholic beverages	Malaysia	100%	100%
Euro Distributors Sdn. Bhd.	Dormant	Malaysia	100%	100%

7. INVESTMENT IN AN ASSOCIATE

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Quoted shares outside Malaysia	10,940	10,940	10,940	10,940
Share of post-acquisition reserves	3,903	7,071	-	-
	14,843	18,011	10,940	10,940
Represented by:				
Group's share of net assets other than goodwill	14,710	17,878	-	-
Goodwill on acquisition	133	133	-	-
	14,843	18,011	-	-
Market value				
Quoted shares outside Malaysia	24,642	31,959	24,642	31,959

		COUNTRY OF	EFFE OWNERSHI	CTIVE P INTEREST
NAME OF COMPANY	PRINCIPAL ACTIVITIES	INCORPORATION	2006	2005
The Lion Brewery Ceylon Limited	Manufacturing, marketing and distribution of beer, stout, shandy and non-alcoholic beverages	Sri Lanka	24.6%	24.6%

Summary financial information on associate:

	2006 RM'000	2005 RM'000
Revenue	128,361	127,281
Profit	2,718	12,055
Total assets	98,577	91,910
Total liabilities	34,341	12,701

In conjunction with the investment undertaken in The Lion Brewery Ceylon Limited, the Directors entered into a call option with the principal licensor, Carlsberg A/S, a company incorporated in Denmark, allowing Carlsberg A/S to acquire the Company's interest in the associated company, should certain events occur. The purchase consideration is to be based on an agreed formula and in any event to be minimum of the original purchase price paid by the Company. The Directors of the Company consider the likelihood of occurrence of such events as remote.

8. INVESTMENT IN A JOINTLY-CONTROLLED ENTITY

On 30 October 2006, the Group acquired 3,000,000 ordinary shares at NTD10.00 each in Carlsberg Distributors Taiwan Limited ("CDTL") for a purchase consideration of RM758,000 satisfied in cash.

Details of the jointly-controlled entity are as follows:

		PROPORTION OF COUNTRY OF OWNERSHIP INTEREST		
NAME OF COMPANY	PRINCIPAL ACTIVITIES	INCORPORATION	2006	2005
Carlsberg Distributors Taiwan Limited	Packaging, marketing, and distribution of beer, stout, shandy and non-alcoholic beverages	Taiwan	50%	-

The acquisition had the following effect on the Group's assets and liabilities on acquisition date:

	NOTE	RM'000
Plant and equipment	3	312
Intangible assets	4	36
Inventories		276
Receivables, deposits and prepayments		248
Cash and cash equivalents		3,145
Current assets		4,017
Payables and accruals		(3,259)
Net assets		758
Consideration paid, satisfied in cash		758
Cash acquired		(3,145)
Net cash inflow		[2,387]

Subsequently, the Group has further subscribed to the additional shares issued by CDTL of 2,000,000 ordinary shares of NTD10.00 each for a consideration of RM2,185,000 satisfied in cash.

8. INVESTMENT IN A JOINTLY-CONTROLLED ENTITY (continued)

The acquisition of CDTL has the following effect on the Group's operating results, assets and liabilities as at 31 December 2006.

	2006 RM'000
Long-term assets	321
Current assets	3,473
Current liabilities	(1,716)
Net assets acquired / Group's share of net assets	2,078
ncome	694
Expenses	(1,633)
Decrease in the Group's net profit at the end of financial year	939

9. DEFERRED TAX ASSETS AND LIABILITIES

Recognised deferred tax assets and liabilities

Deferred tax assets and liabilities are attributable to the following:

	ASSETS		LIABILITIES			NET	
GROUP	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	
Property, plant and equipment							
- capital allowance	-	-	(22,818)	(23,504)	(22,818)	(23,517)	
- revaluation	-	-	(1,148)	(1,148)	(1,148)	(1,148)	
Provisions	1,571	2,267	-	-	1,571	2,280	
Tax assets / (liabilities)	1,571	2,267	(23,966)	(24,652)	(22,395)	(22,385)	
Set off of tax	(1,571)	(2,097)	1,571	2,097	-	-	
Net tax assets / (liabilities)	-	170	(22,395)	(22,555)	(22,395)	(22,385)	

9. DEFERRED TAX ASSETS AND LIABILITIES (continued)

	ASS	ASSETS		LIABILITIES		NET	
COMPANY	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000	
Property, plant and equipment							
- capital allowance	-	-	(21,346)	(21,872)	(21,346)	(21,872)	
- revaluation	-	-	(1,148)	(1,148)	(1,148)	(1,148)	
Provisions	817	465	-	-	817	465	
Tax assets / (liabilities)	817	465	(22,494)	(23,020)	(21,677)	(22,555)	
Set off of tax	(817)	(465)	817	465	-	-	
Net tax assets / (liabilities)	-	-	(21,677)	(22,555)	(21,677)	(22,555)	

Movement in temporary differences during the year

GROUP	AT 1.1.2005 RM'000	RECOGNISED IN INCOME STATEMENT (NOTE 19) RM'000	AT 31.12.2005 RM'000	RECOGNISED IN INCOME STATEMENT (NOTE 19) RM'000	AT 31.12.2006 RM'000
Property, plant and equipment	(23,902)	(763)	(24,665)	699	(23,966)
Provisions	960	1,320	2,280	(709)	1,571
	(22,942)	557	(22,385)	(10)	(22,395)
COMPANY					
Property, plant and equipment	(22,349)	(671)	(23,020)	320	(22,700)
Provisions	519	(54)	465	558	1,023
	(21,830)	(725)	(22,555)	878	(21,677)

10. OTHER INVESTMENTS

	GROUP ANI	GROUP AND COMPANY		
	2006 RM'000	2005 RM'000		
Current				
Unit trust funds	26,018	24,745		
Market value				
Quoted unit trust in Malaysia	26,018	24,745		

11. INVENTORIES

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
At cost:				
Finished goods	20,246	33,594	4,615	7,874
Work-in-progress	4,621	2,843	4,620	2,843
Raw, packaging and other materials	7,122	9,565	6,995	9,507
Spare parts for machinery	7,968	6,675	7,968	6,675
	39,957	52,677	24,198	26,899

In 2006, inventories recognised as cost of sales amounted to RM609,223,000 and RM138,759,000 (2005 – RM636,674,000 and RM126,761,000) in respect of the Group and of the Company. In 2006, the inventories written off amounted to RM1,241,000 and RM214,000 (2005 – RM2,347,000 and RM123,000) in respect of the Group and of the Company. The write-off is included in cost of sales.

12. RECEIVABLES, DEPOSITS AND PREPAYMENTS

		GROUP		COMPANY	
	NOTE	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Trade					
Trade receivables		121,631	100,028	-	-
Allowance for doubtful debts	а	(8,697)	(6,291)	-	-
		112,934	93,737	-	-
Amount due from a subsidiary	b	-	-	18,583	18,656
Amounts due from related companies	b	17,661	9,864	131	-
		130,595	103,601	18,714	18,656
Non-trade					
Other receivables	С	9,400	9,678	4,651	4,519
Deposits		6,561	10,300	6,543	10,523
Prepayments		2,258	97	50	78
		18,219	20,075	11,244	15,120
		148,814	123,676	29,958	33,776

Note a

Included in allowance for doubtful debts of the Group is an additional allowance made for the year amounting to RM4,639,000 (2005 – RM2,414,000) being offset against bad debts written off for the year amounting to RM2,233,000 (2005 – RM1,782,000).

Allowance for doubful debts is considered on a debtor by debtor basis and in compliance to the Group's credit control policy. All debtors under legal cases are fully provided for and all confirmed bad debts are fully written off against the allowance for doubtful debts.

Note b

Amounts due from a subsidiary and related companies are unsecured, interest free and are repayable on demand.

Note c

Included in other receivables of the Group and of the Company is an amount of RM158,616 (2005 - RM179,877) in respect of a housing loan granted to a Director of the Company in accordance with the Housing Loan Scheme applicable to executive staff.

13. CASH AND CASH EQUIVALENTS

	GROUP		COMPANY	
	2006	2005	2006	2005
	RM'000	RM'000	RM'000	RM'000
Deposits placed with licensed banks	159,600	171,180	159,600	171,180
Cash and bank balances	41,626	29,728	6,176	1,324
	201,226	200,908	165,776	172,504

14. SHARE CAPITAL

	GROUP AND COMPANY			
	AMOUNT 2006 RM'000	NUMBER OF SHARES 2006 '000	AMOUNT 2005 RM'000	NUMBER OF SHARES 2005 '000
Authorised: Ordinary shares of RM0.50 each	300,000	600,000	300,000	600,000
Issued and fully paid: Ordinary shares of RM0.50 each	154,039	308,078	154,039	308,078
Treasury shares	(12,043)	(2,330)	(12,043)	(2,330)

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one vote per share at meetings of the Company. All shares rank equally with regard to the Company's residual assets. In respect of the Company's treasury shares that are held by the Group (see below), all rights are suspended until those shares are reissued.

Treasury shares

The shareholders of the Company, by a special resolution passed in a general meeting held on 29 April 1999, approved the Company's plan to repurchase its own shares. The Directors of the Company are committed to enhancing the value of the Company to its shareholders and believe that the repurchase plan can be applied in the best interests of the Company and its shareholders.

In 31 December 1999, the Company repurchased 1,165,000 of its issued share capital from the open market. The aggregate consideration paid for the repurchased shares was RM12,042,622, representing an average price of RM10.34 per ordinary share. The shares repurchased are being held as treasury shares in accordance with the provisions of Section 67A of the Companies Act, 1965.

No further shares were repurchased during the financial year ended 31 December 2006, and none of the previously repurchased shares were reissued, distributed as share dividends, resold or cancelled.

15. RESERVES

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Non-distributable reserves:				
Retained earnings	12,043	12,043	12,043	12,043
Share premium	7,367	7,367	7,367	7,367
Other reserves:				
Capital reserve	8,678	8,678	4,747	4,747
Exchange reserve	(4,856)	(2,377)	-	-
	23,232	25,711	24,157	24,157
Distributable reserves:				
Retained earnings	311,288	312,216	164,463	181,820
	334,520	337,927	188,620	205,977

The non-distributable retained earnings have been allocated based on the cost of treasury shares held.

Capital reserve

The capital reserve comprises primarily revaluation reserve on long term leasehold land held by the Company after adjusting for the potential deferred tax liability as required by FRS 112, and capitalisation of a subsidiary company's retained earnings upon its bonus issue of shares previously.

The details are as follows:

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Balance as at 1 January				
Revaluation reserve	4,747	4,747	4,747	4,747
Capitalisation upon bonus issue by subsidiary	3,931	3,931	-	-
	8,678	8,678	4,747	4,747

Translation reserve

The translation reserve comprises all foreign currency differences arising from the equity-accounting of a foreign associate and proportionate accounting of a foreign jointly-controlled entity.

Section 108 tax credit

Subject to agreement by the Inland Revenue Board, the Company has sufficient Section 108 tax credit and tax exempt income to frank all of its distributable reserves as at 31 December 2006 if paid out as dividends.

16. PAYABLES AND ACCRUALS

		GF	GROUP		IPANY
	NOTE	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED
Trade					
Trade payables		71,076	58,086	39,655	29,928
Amount due to holding company	a	1,558	1,962	1,400	2,053
Amounts due to related companies	а	104	427	24	767
		72,738	60,475	41,079	32,748
Non-trade					
Other payables		4,648	8,415	2,340	6,683
Accrued expenses		16,057	8,598	9,131	8,467
		20,705	17,013	11,471	15,150
		93,443	77,488	52,550	47,898

Note a

Amounts due to holding company and related companies are unsecured, interest free and are repayable on demand.

17. OPERATING PROFIT

		GROUP		COMPANY	
	NOTE	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED
Operating profit is arrived at after charging:					
Allowance for doubtful debts	12	4,639	2,414	-	-
Amortisation of intangible assets	4	1,569	730	1,230	408
Amortisation of prepaid lease payments	5	130	130	118	118
Auditors' remuneration					
- Audit services		83	80	55	55
Depreciation of property, plant and equipment	3	20,709	22,936	15,352	17,148
Intangible assets written off	4	1	-	-	-
Property, plant and equipment written off	3	19	20	18	9
Inventories written off	11	1,241	2,347	214	123
Personnel expenses (including key management personnel):					
- Contributions to defined contribution plan		467	460	267	260
- Contributions to Employees Provident Fund		4,083	3,958	1,905	1,990
- Wages, salaries and others		45,619	38,376	23,473	21,227
Rental of land and buildings		1,843	1,540	293	291
and after crediting:					
Bad debts recovered		572	735	-	_
Dividend income from					
- subsidiary company (unquoted)		-	-	79,200	79,200
- associated company (unquoted)		-	-	1,284	1,392
- quoted shares in Malaysia		-	75	-	75
Gain on disposal of property, plant and equipment		2,470	2,264	2,117	226
Gain on disposal of investment		-	583	-	583
Rental income from					
- subsidiary company		-	-	780	780

18. KEY MANAGEMENT PERSONNEL COMPENSATION

The key management personnel compensation are as follows:

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000 RESTATED	2006 RM'000	2005 RM'000 RESTATED
Directors				
- Fees	305	286	305	286
- Remuneration	1,328	1,279	1,328	1,279
- Other short term employee benefits (including estimated monetary value of benefits-in-kind)	579	331	579	331
	2,212	1,896	2,212	1,896
- Post-employment benefits	191	187	191	187
	2,403	2,083	2,403	2,083
Other key management personnel:				
- Short term employee benefits	2,796	2,293	2,067	1,891
- Post-employment benefits	74	208	69	205
	2,870	2,501	2,136	2,096
	5,273	4,584	4,539	4,179

Other key management personnel comprises persons other than the Directors of Group entities, having authority and responsibility for planning, directing and controlling the activities of the entity either directly or indirectly.

19. TAX EXPENSE

Major components of tax expense include:

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Current tax expense				
Malaysian - current year	27,136	26,409	25,193	26,537
- overprovision in prior years	(2,627)	(2,148)	(4,307)	(562)
Total current tax recognised in the income statement	24,509	24,261	20,886	25,975
Deferred tax expense				
Origination and reversal of temporary differences	182	(557)	(540)	726
Overprovision in prior years	(172)	-	(338)	-
Total deferred tax recognised in the income statement	10	(557)	(878)	726
Total tax expense	24,519	23,704	20,008	26,701

Reconciliation of effective tax expense

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Profit before tax	110,423	112,380	89,483	95,643
Tax at Malaysian tax rate of 28%	30,918	31,466	25,055	26,780
Non-taxable income	(676)	(1,546)	(762)	(448)
Non-deductible expenses	1,510	540	416	377
Double deduction on permitted expenses	(4,533)	(5,023)	-	-
Tax incentives	(196)	(241)	(196)	(241)
Other items	295	656	140	795
	27,318	25,852	24,653	27,263
Overprovision in prior years	(2,799)	(2,148)	(4,645)	(562)
Tax expense	24,519	23,704	20,008	26,701

20. EARNINGS PER ORDINARY SHARE

Basic earnings per ordinary share

The calculation of basic earnings per ordinary share as at 31 December 2006 was based on the profit attributable to ordinary shareholders and a weighted average number of ordinary shares outstanding calculated as follows:

Profit attributable to ordinary shareholders

	GRO	GROUP		
	2006 RM'000	2005 RM'000		
Net profit for the year	85,904	88,676		
Weighted average number of ordinary shares				
	GRO	DUP		
	2006 '000	2005 '000		
Issued ordinary shares as at 1 January / 31 December	308,078	308,078		
Effect of treasury shares held	(2,330)	(2,330)		
	305,748	305,748		
	GRO	DUP		
	2006	2005		
Basic earnings per ordinary share (sen)	28.1	29.0		

21. DIVIDENDS

	SEN PER SHARE (NET OF TAX)	TOTAL AMOUNT RM'000	DATE OF PAYMENT
2006			
Interim 2006 ordinary	3.6	11,007	9 October 2006
Interim 2006 ordinary – special	1.8	5,503	9 October 2006
Final 2005 ordinary	5.4	16,510	18 May 2006
Final 2005 ordinary – special	12.6	38,524	18 May 2006
Final 2005 ordinary – special tax exempt	5.0	15,288	18 May 2006
Total amount		86,832	
2005			
Interim 2005 ordinary	3.6	11,007	7 October 2005
Interim 2005 ordinary – special	1.8	5,503	7 October 2005
Final 2004 ordinary	10.8	16,510	18 May 2005
Final 2004 ordinary – special	50.4	77,049	18 May 2005
Total amount		110,069	

After the balance sheet date the following dividends were proposed by the Directors. These dividends will be recognised in subsequent financial reports upon approval by the shareholders.

	GRO	GROUP	
	SEN PER SHARE (NET OF TAX)	TOTAL AMOUNT RM'000	
Final ordinary	5.5	16,740	
Final ordinary - special	17.9	54,683	
		71,423	

22. SEGMENT REPORTING

The Group operates principally in the brewing industry in Malaysia, in the production and sale of beer, stout, shandy and non-alcoholic beverages. The other segments are not significant. Accordingly, information analyzing geographical and industry segments is not presented.

23. FINANCIAL INSTRUMENTS

Financial risk management objectives and policies

Exposure to currency, credit, liquidity and interest rate risks arise in the normal course of the Group's business. The Group has written risk management policies and guidelines which set out their overall business strategies, their tolerance to risk and their general risk management philosophy. Such written policies are approved by the Board of Directors to ensure that the Group's policy guidelines are adhered to.

Foreign currency risk

The Group is exposed to foreign currency risk on sales and purchases that are denominated in a currency other than the respective functional currencies of Group entities. The currencies giving rise to this risk are primarily US Dollars, Singapore Dollars and Euro.

The Group hedges at least 80% of its overseas trade receivables denominated in US Dollars and Singapore Dollars. At beginning of the year, the Group hedged 80% of its estimated foreign currency exposure in respect of budgeted export sales for 2006 for 12 months. The Group uses forward exchange contracts to hedge its foreign currency risk. Most of the forward exchange contracts have maturities of less than one year after the balance sheet date. However, the Group has re-evaluated the hedging on foreign revenue and has decided not to enter into any forward contracts for the time being. The Group will continue to monitor the rates development closely and will hedge accordingly. The purchases denominated in US Dollars and Euro is not hedged as it is immaterial to the Group.

In respect of other monetary assets and liabilities held in currencies other than Ringgit Malaysia, the Group ensures that the net exposure is kept to an acceptable level, by buying or selling foreign currencies at spot rates where necessary to address short term imbalances.

Changes in the fair value of forward exchange contracts that economically hedge monetary assets and liabilities in foreign currencies are not recognised in the income statement.

Credit risk

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. Credit evaluations are performed on all customers requiring credit. The Group normally do require collateral from its customers.

At balance sheet date, there were no significant concentrations of credit risk. The maximum exposure to credit risk for the Group is represented by the carrying amount of each financial asset in the balance sheet.

23. FINANCIAL INSTRUMENTS (continued)

Liquidity risk

The Group monitors and maintains sufficient levels of cash and cash equivalents deemed adequate by management to meet its working capital requirements.

Interest rate risk

The Group's short term deposits are placed at fixed rates investments which management endeavours to obtain the best rate available in the market.

Effective interest rates

In respect of interest-earning financial assets, the following table indicates the weighted average interest rates during the year.

		2006			2005	
GROUP	EFFECTIVE INTEREST RATE %	TOTAL RM'000	WITHIN 1 YEAR RM'000	EFFECTIVE INTEREST RATE %	TOTAL RM'000	WITHIN 1 YEAR RM'000
Financial asset						
Fixed deposits with licensed banks	3.41	159,600	159,600	2.78	171,180	171,180
COMPANY						
Financial asset						
Fixed deposits with licensed banks	3.43	159,600	159,600	2.77	171,180	171,180

23. FINANCIAL INSTRUMENTS (continued)

Fair values

The carrying amounts of cash and cash equivalents, receivables, deposits and prepayments, and payables and accruals, approximate fair values due to the relatively short term nature of these financial instruments.

The fair values of other financial assets, together with the carrying amounts shown in the balance sheets, are as follows.

GROUP	2006 CARRYING AMOUNT RM'000	2006 FAIR VALUE RM'000	2005 CARRYING AMOUNT RM'000	2005 FAIR VALUE RM'000
Financial asset				
Unit trust funds	26,018	26,018	24,745	24,745
COMPANY				
Financial asset				
Unit trust funds	26,018	26,018	24,745	24,745

Estimation of fair values

The following summarises the methods used in determining the fair values of financial instruments reflected in the table.

Fair value of unit trust funds is determined by reference to quoted market prices at the close of business on the balance sheet date.

Forward exchange contracts are either marked to market using listed market prices or by discounting the contractual forward price and deducting the current spot rate. Those quotes are back tested using pricing models or discounted cash flow techniques.

24. OPERATING LEASES

Leases as lessee

Operating lease rentals are payable as follows:

	GR	GROUP		PANY
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Less than one year	278	413	156	270
Between one and five years	129	223	60	15
	407	636	216	285

The Group and the Company leases a number of sales offices under operating leases. The leases typically run for a period of two (2) years, with an option to renew the lease after the date of expiration. None of the leases includes contingent rentals.

25. CAPITAL COMMITMENTS

	GROUP		COMPANY	
	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Capital expenditure commitments				
Property, plant and equipment				
Authorised but not contracted for	28,572	30,547	15,367	17,842
Contracted but not provided for and payable:				
Within one year	9,347	5,544	8,362	4,752
	37,919	36,091	23,729	22,594

26. RELATED PARTIES

Identity of related parties

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

The Group has a related party relationship with its subsidiaries (see note 6), an associate (see note 7), a jointly-controlled entity (see note 8), Directors and key management personnel.

Transactions with key management personnel Key management personnel compensation

Key management personnel compensation is disclosed in note 18.

Other related party transactions

		TRANSACTION VALUE YEAR ENDED 31 DECEMBER		JTSTANDING ECEMBER
GROUP	2006 RM'000	2005 RM'000	2006 RM'000	2005 RM'000
Carlsberg Breweries A/S			(520)	(1,962)
Purchases of materials and products	463	738		
Reimbursement of expenses	3,657	5,957		
Royalties payable	15,339	14,313		
Carlsberg Singapore Pte. Ltd.			17,435	9,857
Sale of goods and services	61,055	61,380		
Reimbursement of expenses	16,614	15,502		
Carlsberg Brewery (Guangdong) Ltd.			(80)	(420)
Purchases of materials and products	1,825	3,377		
Carlsberg Distributors Taiwan Ltd.			236	-
Sale of goods and services	189	-		
The Lion Brewery Ceylon Ltd.			112	-
Sale of goods and services	652	495		

26. RELATED PARTIES (continued)

	TRANSACT YEAR ENDED :	
COMPANY	2006 RM'000	2005 RM'000
Carlsberg Marketing Sdn. Bhd.		
Sale of goods and services	642,458	748,709
Transfer of property, plant and equipment at net book value	(61)	(142)
Management fee received	3,600	3,600
Rental income	780	780
Dividend income		
- final taxable dividend	79,200	79,200
Carlsberg Breweries A/S		
Purchases of materials and products	374	613
Reimbursement of expenses	3,321	2,325
Royalties payable	8,592	8,025

All outstanding balances with these related parties are priced on willing buyer willing seller basis and are to be settled within the normal trade terms. None of the balances is secured.

27. COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform to the presentation requirements of FRS 101 and also as a result of adoption of FRS 117, Leases and FRS 138, Intangible Assets.

		GR	GROUP		COMPANY	
	NOTE	AS RESTATED RM'000	AS PREVIOUSLY STATED RM'000	AS RESTATED RM'000	AS PREVIOUSLY STATED RM'000	
Balance sheets						
Non-current assets						
Property, plant and equipment	3	157,855	169,565	141,162	151,539	
Prepaid lease payments	5	8,834	-	8,165	-	
Intangible assets	4	2,746	-	2,094	-	
Current assets						
Prepaid lease payments	5	130	-	118	-	
Income statements						
Revenue		867,230	1,083,683	593,564	663,387	
Cost of sales		(576,169)	(792,622)	(568,471)	(638,294)	
Cash flow statements	'					
Cash flow from operating activities						
Amortisation of intangible assets		730	-	408	-	
Amortisation of prepaid lease payment		130	-	118	-	
Depreciation of property, plant and equipment		22,936	23,796	17,148	17,674	
Gain on disposal of property, plant and equipment		(2,264)	(2,244)	(226)	(217)	
Property, plant and equipment written off		20	-	9	-	
Cash flow from investing activities						
Acquisition of property, plant and equipment		(14,322)	(16,899)	(5,943)	(8,445)	
Acquisition of intangible assets		(2,577)	-	(2,502)	-	

Leasehold land amounting to RM8,964,000 and RM8,283,000 of the Group and of the Company respectively in 2005 were reclassified from property, plant and equipment to prepaid lease payments to comply with the requirements of FRS 117, *Leases*.

Computer software amounting to RM2,746,000 and RM2,094,000 of the Group and of the Company respectively in 2005 was reclassified from property, plant and equipment to intangible assets to comply with the requirements of FRS 138, *Intangible Assets*.

Revenue was restated to be net of certain expenses in cost of sales to conform to the current year's presentation.



carlsberg sales offices and depots in malaysia

KEDAH

c/o Chuan Leong Trading (Kedah) Sdn Bhd No. 30, Pengkalan Kapal, 05000 Alor Setar, Kedah.

Tel: 04-731 6858 Fax: 04-730 0087

BUTTERWORTH

Plot 42, Off Lot 2817, Jalan Jelawat, Bandar Seberang Jaya, 13700 Prai, Butterworth. Tel: 04-390 3077 / 390 3421 /

390 5231 / 390 5894

Fax: 04-399 1488

PENANG

No. 27, Jalan Gottlieb, 10350 Penang. Tel : 04-226 9430 / 04-226 9436

Fax: 04-226 9471

IPOH

No. 25, Jalan Kilang Dua Kawasan MIEL, Jelapang, 30100 Ipoh, Perak Darul Ridzuan. Tel: 05-526 4622 / 526 2385 / 526 2105

Fax: 05-526 4090

CENTRAL, SHAH ALAM

Lot 22, Jalan Pengapit 15/19 Section 15, 40200 Shah Alam, Selangor Darul Ehsan.

Tel: 03-5522 6688 Fax: 03-5510 1135

SEREMBAN

No. 394, Taman AST, Jalan Labu, 70200 Seremban, Negeri Sembilan Darul Khusus. Tel: 06-762 0319/762 9102

Fax: 06-764 3895

MALACCA

No. 23-23A, Jalan Malinja 1, Taman Malinja, Bukit Baru, 75150 Malacca. Tel: 06-282 7709/284 1530

Fax: 06-282 7930

KOTA BHARU

No. 5591-F, Jalan Sultan Yahya Putra, Wakaf Siku, 15200 Kota Bahru, Kelantan Darul Naim.

Tel: 09-744 0624 Fax: 09-744 0624

KUANTAN

No. 25, Jalan IM 14/3, Kawasan Perindustrian Ringan, Indera Mahkota, 25200 Kuantan, Pahang Darul Makmur. Tel: 09-508 8348/508 8349

Fax: 09-508 8343

MENTAKAB

No. 70, Jalan Industrial Temerloh Utama, Temerloh Industrial Park, 28400 Mentakab, Pahang Darul Makmur.

Tel: 09-277 3976 Fax: 09-277 3976

JOHOR BAHRU

No. 83, Jalan Seroja 39, Taman Johor Jaya, 81100 Johor Bahru, Johor Darul Takzim. Tel: 07-355 5078 / 354 0485 / 354 6079

Fax: 07-354 6092

BATU PAHAT

No. 24, Jalan Tukas Satu, Taman Soga, 83000 Batu Pahat, Johor Darul Takzim.

Tel: 07-433 2463 Fax: 07-433 2464

TAWAU

Lot 2, Da Hua Garden, Phase 3, TB No. 7542, Jalan Bunga Raya, 91000 Tawau, Sabah.

Tel: 089-714 986 Fax: 089-714 686

KOTA KINABALU

No. 34, Towering Industrial Estate, Mile 4½, Jalan Penampang, 88300 Kota Kinabalu, Sabah.

Tel: 088-715 091/715 019

Fax: 088-717 480

SANDAKAN

Lot 9, Block A, Bandar Nam Tung, 90007 Sandakan, Sabah.

Tel: 089-611 748

KUCHING

287, Section 9, KTLD, Ground & 1st Floor Rubber Road, 93400 Kuching, Sarawak.

Tel: 082-425 319/425 320

Fax: 082-421 660

MIRI

Lot 1415, Ground Floor, Lorong 5, Jalan Kokop, 98009 Miri, Sarawak.

Tel: 085-417 821/427 821

Fax: 085-437 821

SIBU

c/o Ee Chung Han Co. Sdn Bhd Lot 1248-1249 Lorong Sukun 18, Off Jalan Teng Kung Suk, Upper Lanang, 96700 SIBU.

Tel: 0874-213 892 Fax: 0874-213 892

particulars of group properties

The Properties included in land and buildings as at 31 December 2006 (Note 3 to the Financial Statements) and their net book values are indicated below

ADDRESS	DESCRIPTION	AREA (ACRES)	DATE OF ACQUISITION OR REVALUATION	LAND TENURE	APPROX. AGE OF BUILDINGS (YEARS)	NET BOOK VALUE RM'000
55, Persiaran Selangor, Section 15, 40200 Shah Alam, Selangor Darul Ehsan.	Brewery and Offices	20.00	31/3/81 (revaluation)	Leasehold expiring 23.2.2070	36	32,186
25, Jalan Kilang Dua, Kawasan MIEL, Jelapang, 30100 Ipoh, Perak Darul Ridzuan.	Office and Warehouse	0.33	4/10/90 (acquisition)	Leasehold expiring 15.9.2072	29	348
10, Pinggiran Tunku, Bukit Tunku, 50480 Kuala Lumpur, Wilayah Persekutuan.	Residential - Bungalow	0.64	1/4/91 (acquisition)	Freehold	35	1,909
83, Jalan Seroja 39, Taman Johor Jaya, 81100 Johor Bahru, Johor Darul Takzim.	Office and Warehouse	0.34	20/5/91 (acquisition)	Freehold	14	692
Plot 42, Off Lot 2817, Jalan Jelawat, Bandar Seberang Jaya, 13700 Prai, Butterworth.	Office and Warehouse	0.75	15/3/92 (acquisition)	Leasehold expiring 18.8.2073	14	1,522
Lot 6, No. 34 Towering Industrial Estate, Mile 4½, Jalan Penampang, 88300 Kota Kinabalu, Sabah.	Office and Warehouse	0.06	28/3/95 (acquisition)	Leasehold expiring 31.12.2037	27	351
394, Taman AST, Jalan Labu, 70200 Seremban, Negeri Sembilan Darul Khusus.	Office and Warehouse	0.04	23/12/96 (acquisition)	Freehold	12	356
Lot 22, Jalan Pengapit 15/19, 40200 Shah Alam, Selangor Darul Ehsan.	Factory and Office	1.81	12/3/96 (acquisition)	Leasehold expiring 23.2.2082	16	9,176

particulars of group properties

ADDRESS	DESCRIPTION	AREA (ACRES)	DATE OF ACQUISITION OR REVALUATION	LAND TENURE	APPROX. AGE OF BUILDINGS (YEARS)	NET BOOK VALUE RM'000
25, Jalan IM 14/3, Kawasan Perindustrian Ringan, Indera Mahkota, 25200 Kuantan, Pahang Darul Makmur.	Office and Warehouse	0.05	17/12/97 (acquisition)	Leasehold expiring 29.3.2097	9	204
No. EMR 3099, Lot No. 9 & No. EMR 3100, Lot No. 10, No. GM 76, Lot No. 35 & No. GM 77, Lot No. 36, In The Village of Batu Tiga / Mukim of Damansara, District of Petaling, Selangor Darul Ehsan.	Land	6.41	24/7/98 (acquisition)	Freehold	-	15,953
Lot 1071, Mukim Damansara, District of Petaling, Selangor Darul Ehsan.	Land	1.3	18/9/2003 (acquisition)	Freehold	-	2,999
						65,696

analysis of shareholdings

as at 28 February 2007

Authorised Share Capital : RM300,000,000

Issued and Paid Up Share Capital : RM154,039,000 comprising 308,078,000 ordinary share of RM0.50 each

No. of Treasury Shares held by the Company : 2,330,000

Class of Shares : Ordinary Shares of RM0.50 each Voting Rights : One Vote Per Ordinary Share

SIZE OF HOLDINGS	NO. OF SHAREHOLDERS	% OF SHAREHOLDERS	NO. OF SHARES	% OF SHARES
Less than 100	447	4.50	4,335	0.00
100 - 1,000	2,926	29.48	2,314,074	0.76
1,001 - 10,000	4,988	50.27	19,498,991	6.38
10,001 - 100,000	1,364	13.74	41,352,236	13.52
100,001 - 15,287,399*	198	2.00	86,645,864	28.34
15,287,400 and above**	1	0.01	155,932,500	51.00
TOTAL	9,924	100.00	305,748,000	100.00

^{*} Less than 5% of issued holdings

thirty largest shareholders

	NAME	NO. OF SHARES	% OF SHARES
1.	UOBM Nominees (Asing) Sdn Bhd Carlsberg Breweries A/S	155,932,500	51.00
2.	Malaysia Nominees (Tempatan) Sendirian Berhad Great Eastern Life Assurance (Malaysia) Berhad (PAR 1)	9,085,320	2.97
3.	Malaysia Nominees (Tempatan) Sendirian Berhad Great Eastern Life Assurance (Malaysia) Berhad (PAR 2)	4,382,000	1.43
4.	HDM Nominees (Asing) Sdn Bhd UOB Kay Hian Pte Ltd For Winscope Developments Ltd	3,103,000	1.01

^{** 5%} and above of issued holdings

analysis of shareholdings as at 28 February 2007

	NAME	NO. OF SHARES	% OF SHARES
5.	Cartaban Nominees (Asing) Sdn Bhd State Street London Fund XCP2 For Aberdeen Asian Income Fund Limited	2,986,500	0.98
6	Gan Thian Chin	2,564,800	0.84
7.	Citigroup Nominees (Tempatan) Sdn Bhd Exempt And For Prudential Assurance Malaysia Berhad	2,326,200	0.76
8.	UOBM Nominees (Tempatan) Sdn Bhd Pledged Securities Account For Wong Yoke Fong @ Wong Nyok Fing (6110553745-T232)	2,200,000	0.72
9.	Citigroup Nominees (Asing) Sdn Bhd Exempt And For American International Assurance Company Limited	2,187,500	0.72
10.	Pertubuhan Keselamatan Sosial	2,058,000	0.67
11.	Citigroup Nominees (Asing) Sdn Bhd UBS AG For Artradis Barracuda Fund	2,016,900	0.66
12.	Citigroup Nominees (Asing) Sdn Bhd Exempt And For Mellon Bank (Mellon)	2,007,000	0.66
13.	Asia Life (M) Berhad As Beneficial Owner (PF)	1,676,400	0.55
14.	AMSEC Nominees (Asing) Sdn Bhd Fraser Securities Pte Ltd For Mrs Theresa Foo Nee Cheng, Theresa (26/36003)	1,549,500	0.51
15.	Tai Tak Estates Sdn Bhd	1,500,000	0.49
16.	HSBC Nominees (Asing) Sdn Bhd TNTC For The Highclere International Investors Smaller Companies Fund	1,356,400	0.44
17.	Malaysia Nominees (Tempatan) Sendirian Berhad Great Eastern Life Assurance (Malaysia) Berhad (Non Par 1)	1,200,000	0.39

analysis of shareholdings

as at 28 February 2007

	NAME	NO. OF SHARES	% OF SHARES
18.	HSBC Nominees (Asing) Sdn Bhd HSBC-FS For Aberdeen Malaysia Equity Fund	1,199,600	0.39
19.	Mak Tian Meng	1,142,880	0.37
20.	EB Nominees (Tempatan) Sendirian Berhad Pledged Securities Account For Mak Tian Meng (BSR)	1,000,000	0.33
21.	HDM Nominees (Asing) Sdn Bhd UOB Kay Hian Pte Ltd For Kwong Soon Engineering Co Pte Ltd	967,500	0.32
22.	Citigroup Nominees (Asing) Sdn Bhd CBNY For DFA Emerging Markets Small Cap Series	943,100	0.31
23.	Ho Sim Guan	940,000	0.31
24.	UOBM Nominees (Asing) Sdn Bhd Chung Khiaw Bank Nominees (Pte) Ltd For Ko Choon Huat	910,000	0.30
25.	AMMB Nominees (Tempatan) Sdn Bhd AmTrustee Berhad for HLG Dividend Fund (HLGDF)	800,000	0.26
26.	Cartaban Nominees (Asing) Sdn Bhd Investors Bank And Trust Company For Global Equity Fund (Marathon GBL FD)	696,800	0.23
27.	Citigroup Nominees (Tempatan) Sdn Bhd Manulife Insurance (Malaysia) Berhad (OL PAR)	694,000	0.23
28.	HSBC Nominees (Asing) Sdn Bhd Exempt And For JPMorgan Chase Bank, National Association (U.S.A.)	660,000	0.22
29.	HLG Nominee (Tempatan) Sdn Bhd HLG Asset Management Sdn Bhd For Pertubuhan Keselamatan Sosial (2050)	658,000	0.22
30.	HSBC Nominees (Asing) Sdn Bhd Exempt And For JPMorgan Chase Bank, National Association (Australia)	652,400	0.21
	TOTAL	209,396,300	68.49

substantial shareholder

	DIRECT INTEREST		
NAME	NO. OF SHARES	% OF SHARES	
Carlsberg Breweries A/S U0BM Nominees (Asing) Sdn Bhd	155,932,500	51.00	

directors' interests

	DIR	DIRECT		INDIRECT	
NAME	NO. OF SHARES	% OF SHARES	NO. OF SHARES	% OF SHARES	
1. Dato' Lim Say Chong	-	-	56,000°	0.02	
2. Jesper Bjoern Madsen	9,000	-	-	-	
3. Chin Voon Loong	14,000	-	-	-	
a. Deemed interest by virtue of shares held by his children.					

material contracts

The particulars of material contracts of the Group with its related parties, subsisting as at 31 December 2006 or entered into since the end of the previous financial year, are as follows:-

- 1. An agreement between Carlsberg Brewery Malaysia Berhad ("CBMB"), Carlsberg Asia Pte Ltd ("CAPL") and Carlsberg Singapore Pte Ltd ("CSPL"), a wholly-owned subsidiary of CAPL, dated 2 January 2003 for the production and supply of products manufactured by CBMB to CSPL for sale and distribution in the Republic of Singapore. CAPL is a wholly-owned subsidiary of Carlsberg Breweries A/S which in turn is the holding company of CBMB.
- 2. An agreement between CBMB, CAPL and CSPL dated 1 October 2005 for the production and supply of additional Carlsberg products manufactured by CBMB to CSPL for sale and distribution in the Republic of Singapore.
- 3. A shareholders agreement between CBMB, Wiseline Ltd and Carlsberg Distributors Taiwan Limited ("CDTL") dated 30 October 2006 for CBMB to acquire 50% equity shareholding in CDTL from Wiseline Ltd at the purchase consideration of NTD6,714,738.00 for 3,000,000 shares of NTD10.00 each.

There are no material contracts of the Group with the Directors of CBMB subsisting as at 31 December 2006 or entered into since the end of the previous financial year.

Ordinary Resolution 10

NOTICE IS HEREBY GIVEN that the Thirty-Seventh Annual General Meeting of the Company will be held at Ballroom Selangor 2 & 3, Sheraton Subang Hotel & Towers, Jln SS12/1, 47500 Subang Jaya, Selangor Darul Ehsan on Tuesday, 17 April 2007 at 11.00 a.m. for the following purposes:

AGENDA

Ordinary Business

1. To receive and adopt the Audited Accounts for the year ended 31 December 2006 together with the Directors' and Auditors' **Ordinary Resolution 1** reports thereon. 2. To declare a Final Dividend of RM0.075 per 50 sen share less Malaysian income tax and a Special Dividend of RM0.245 per **Ordinary Resolution 2** 50 sen share less Malaysian income in respect of the year ended 31 December 2006. 3. To re-elect the following Directors who retire pursuant to Article 92(a) of the Articles of Association of the Company: (a) Dato' Lim Say Chong **Ordinary Resolution 3** (b) Mr Chin Voon Loong Ordinary Resolution 4 4. To re-elect the following Directors who retire pursuant to Article 92(e) of the Articles of Association of the Company: (a) Dato' Jorgen Bornhoft **Ordinary Resolution 5** (b). Datuk (Dr.) Lim Ewe Jin **Ordinary Resolution 6** (c). Mr Soren Holm Jensen **Ordinary Resolution 7** 5. To approve the increase of Directors' fees from RM286,020 to RM305,000 for the year ended 31 December 2006. **Ordinary Resolution 8** To re-appoint Messrs KPMG as Auditors of the Company and to authorize the Directors to fix their remuneration. **Ordinary Resolution 9** 7. To transact any other ordinary business for which notice has been given.

Special Business

To consider, and if thought fit, pass with or without modifications, the following Resolutions:

8. AUTHORITY TO ISSUE SHARES PURSUANT TO SECTION 132D OF THE COMPANIES ACT, 1965

THAT subject always to the Companies Act, 1965, the Articles of Association of the Company and the approvals of the relevant governmental/regulatory authorities, the Directors be and are hereby empowered, pursuant to Section 132D of the Companies Act, 1965, to issue shares in the Company from time to time and upon such terms and conditions and for such purposes as the Directors may deem fit provided that the aggregate number of shares issued pursuant to this Resolution in any one financial year does not exceed 10% of the issued capital of the Company for the time being;

annual report 2006

AND THAT the Directors be and are also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on the Bursa Malaysia Securities Berhad ("Bursa Securities") and **THAT** such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company."

9. PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY

"THAT, subject to compliance with Section 67A of the Companies Act 1965, the Requirements of Bursa Securities and any prevailing laws, rules, regulations, orders, guidelines and requirements issued by any relevant authority, approval be and is hereby given to the Company to utilise not more than RM171.83 million being the combined total of the audited distributable retained earnings and share premium reserves of the Company as at 31 December 2006 which stood at RM164.46 million and RM7.37million respectively, to purchase on Bursa Securities up to 28,477,800 ordinary shares of RM0.50 each of the Company which together with the 2,330,000 ordinary shares of RM0.50 each already purchased earlier and retained as treasury shares, represents 10% of the enlarged issued and paid-up share capital of 308,078,000 ordinary shares of RM0.50 each AND THAT upon completion of the purchase by the Company of its own shares, the Directors of the Company be and are hereby authorised to:

- (a) cancel ALL or PART of the shares so purchased and/or to retain ALL or PART of the shares in treasury ("the treasury shares"):
- (b) distribute the treasury shares as dividends to the Company's shareholders for the time being and/or to resell the treasury shares on Bursa Securities; AND/OR
- (c) cancel the shares so purchased or cancel the treasury shares and transfer the amount by which the Company's issued capital is diminished to the capital redemption reserve and subsequently apply the capital redemption reserve to pay up unissued shares of the Company to be issued to the Company's shareholders as fully paid bonus shares,

whereby an announcement regarding the intention of the Directors of the Company in relation to the proposed treatment of the shares purchased and rationale thereof has been made to Bursa Securities AND THAT such authority from the shareholders would be effective immediately upon passing of this Ordinary Resolution and the aforesaid authority from the shareholders will expire at the conclusion of the next Annual General Meeting ("AGM") unless the authority is renewed by ordinary resolution passed at the said AGM (either unconditionally or subject to condition), or upon the expiration of the period within which the next AGM is required by law to be held or if earlier revoked or varied by ordinary resolution of the shareholders of the Company in a general meeting whichever occurs first, but not so as to prejudice the completion of purchase(s) by the Company before the aforesaid expiry date and, in any event, in accordance with the provisions of the guidelines issued by Bursa Securities or any other relevant authority AND THAT authority be and is hereby given to the Directors of the Company to take all such steps as are necessary including the opening and maintaining of a central depositories account(s) under the Securities Industry (Central Depositories) Act, 1991, and entering into all other agreements, arrangements and guarantees with any party or parties to implement, finalise and give full effect to the aforesaid purchase with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments (if any) as may be imposed by the relevant authorities from time to time and to do all such acts and things as the said Directors may deem fit and expedient in the best interest of the Company".

Ordinary Resolution 11

10. PROPOSED SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED SHAREHOLDERS' MANDATE")

Ordinary Resolution 12

"THAT approval be and is hereby given to the Company and its subsidiaries to enter into and give effect to specified recurrent transactions of a revenue or trading nature and with specified classes of the related parties as stated in Clause 3.3 of the Circular to Shareholders dated 26 March 2007 which are necessary for the Group's day to day operations subject to the following:

- (a) the transactions are in the ordinary course of business and are on terms not more favourable to the related parties than those generally available to the public where applicable and are not to the detriment of the minority shareholders;
- (b) disclosure is made in the annual report of the aggregate value of transactions conducted pursuant to the shareholders' mandate during the financial year and such approval shall continue to be in force until:
 - (i) the conclusion of the first AGM of the Company following the forthcoming AGM at which such Proposed Shareholders' Mandate was passed, at which time it will lapse, unless by resolution passed at an AGM whereby the authority is renewed:
 - (ii) the expiration of the period within which the next AGM of the Company subsequent to the date it is required to be held pursuant to Section 143(1) of the Malaysian Companies Act, 1965 ("the Act") (but shall not extend to such extension as may be allowed pursuant to Section 143(2) of the Act); or
 - (iii) revoked or varied by resolution passed by the shareholders in a general meeting,

whichever is earlier; and

(c) the Directors and/or any of them be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) to give effect to the transactions contemplated and/or authorised by this Ordinary Resolution."

11. PROPOSED AMENDMENTS TO ARTICLES OF ASSOCIATION OF THE COMPANY

Special Resolution 1

"THAT the Proposed Amendments to the Articles of Association of the Company as set out in Appendix III of the Circular to Shareholders dated 26 March 2007 be and is hereby approved and adopted.

THAT the Directors and the Secretary of the Company be and are hereby authorized to carry out all the necessary formalities in effecting the Proposed Amendments as set out in Appendix III of the Circular to Shareholders dated 26 March 2007.

AND THAT the Directors of the Company, be and are hereby authorized to assent to any condition, modification, variation and/or amendments as may be required by Bursa Malaysia Securities Berhad."

NOTICE OF DIVIDEND PAYMENT AND CLOSURE OF REGISTER

NOTICE IS HEREBY GIVEN THAT, subject to the approval of the shareholders at the Thirty-Seventh Annual General Meeting to be held on Tuesday, 17 April 2007 the Final Dividend of RM0.075 per share less Malaysian income tax and a Special Dividend of RM0.245 per share less Malaysian income tax in respect of the year ended 31 December 2006 will be payable on 18 May 2007 to members appearing in the Register of Members and Record of Depositors at the close of business on 7 May 2007.

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

- (a) Shares transferred into the depositor's securities account before 4.00 p.m. on 7 May 2007 in respect of transfers;
- (b) Shares deposited into the depositor's securities account before 12.30 p.m. on 3 May 2007 (in respect of shares which are exempted from mandatory deposit);
- (c) Shares bought on the Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of the Bursa Malaysia Securities Berhad.

By Order of the Board CHIN VOON LOONG

Shah Alam 26 March 2007

Notes

- 1. A member entitled to attend and vote at the meeting may appoint **ONE** person as his proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- 2. Where the Proxy Form is executed by a corporation, it must be either under its Seal or under the hand of an officer or attorney duly authorised.
- 3. The Proxy Form must be deposited at the Registered Office at No. 55 Persiaran Selangor, Section 15, 40200 Shah Alam, Selangor, not less than 48 hours before the time set for the meeting.
- 4. For the purpose of determining who shall be entitled to attend this meeting, the Company shall be requesting the Bursa Malaysia Depository Sdn Bhd to make available to the Company pursuant to Article 50 (9b) of the Articles of Association of the Company and Section 7.18 (2) of the Listing Requirements of Bursa Malaysia Securities Berhad, a Record of Depositors as at 11 April 2007 and only a Depositor whose name appear on such Record of Depositors shall be entitled to attend this meeting.

EXPLANATORY NOTES ON SPECIAL BUSINESS

Ordinary Resolution 10 - Authority to issue shares pursuant to Section 132D of the Companies Act, 1965

This resolution is proposed pursuant to Section 132D of the Companies Act, 1965, and if passed, will give the Directors of the Company, from the date of the above Annual General Meeting, authority to issue and allot shares from the unissued share capital of the Company for such purposes as the Directors deem fit and in the interest of the Company. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.

Ordinary Resolution 11 - Proposed Renewal of Share Buy Back Authority

The detailed text on Ordinary Resolution 11 on the Proposed Renewal of Share Buy Back Authority is included in the Circular to Shareholders dated 26 March 2007 which is enclosed together with the Annual Report.

Ordinary Resolution 12 - Proposed Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature ("Proposed Shareholders' Mandate)

The detailed text on Ordinary Resolution 12 on the Proposed Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature is included in the Circular to Shareholders dated 26 March 2007 which is enclosed together with the Annual Report.

Special Resolution 1 - Proposed Amendments to Articles of Association of the Company

The Special Resolution 1 proposed, if passed, will render the Articles of Association of the Company to be consistent with the new provisions under Chapter 7 of the Listing Requirements of Bursa Malaysia Securities Berhad and any prevailing laws, rules, regulations, orders, guidelines or requirements of the relevant authorities.

For further information on the Proposed Amendments to the Articles of Association of the Company, please refer to the Circular to Shareholders dated 26 March 2007, enclosed together with the Company's Annual Report 2006.

statement accompanying the notice of 37th annual general meeting

- 1. Please refer to "Directors' Profile" on pages 8 to 13 of this Annual Report for details of Directors who are standing for re-election.
- 2. Board Meetings

A total of four Board meetings were held in the year ended 31 December 2006 at Carlsberg Brewery Malaysia Berhad, Shah Alam

DATE	TIME
22 February 2006	3.00 p.m.
22 May 2006	1.50 p.m.
22 August 2006	2.00 p.m.
23 November 2006	3.30 p.m.

Details of Directors' attendance at Board Meetings held in the year ended 31 December 2006 are as follows:

DIRECTORS	NO. OF MEETINGS ATTENDED
Dato' Lim Say Chong	4/4
Tan Sri Datuk Asmat bin Kamaludin	4/4
Jesper Bjoern Madsen	4/4
Chin Voon Loong	4/4
Soren Ask Nielsen (appointed on 14 March 2006)	3/3
Dato' Jorgen Bornhoft (appointed on 24 April 2006)	3/3
Datuk (Dr.) Lim Ewe Jin (appointed on 24 April 2006)	3/3
Mogens Joenck (resigned on 10 February 2007)	4/4
Chan Hua Eng (retired on 19 April 2006)	1/1
Gen (R) Tan Sri Dato' Mohd Ghazali bin Dato' Mohd Seth (retired on 19 April 2006)	1/1
Soren Holm Jensen (appointed on 5 March 2007)	N/A



Form of Proxy

CARLSBERG BREWERY MALAYSIA BERHAD

(Company No. 9210-K) (Incorporated in Malaysia)

	NO. OF SHARES	HELD	
I/We,			
being a member of the a	bovenamed Company, hereby appoint		
of			
<u> </u>			
of			
	& Towers, Jln SS12/1, 47500 Subang Jaya, Selangor Darul Ehsan on Tuesday, 17 April 2007 at 11.00 a.m., a se business before the meeting as indicated below (if no indication is given, the proxy will vote as he thinks fi		
Ordinary Resolution 1	Adoption of the Directors' and Auditors' Reports and Audited Accounts for the year ended 31 December 2006.		
Ordinary Resolution 2	Declaration of Final and Special Dividends.		
Ordinary Resolution 3	Re-election of Dato' Lim Say Chong as Director.		
Ordinary Resolution 4	Re-election of Mr Chin Voon Loong as Director.		
Ordinary Resolution 5	Re-election of Dato' Jorgen Bornhoft as Director.		
Ordinary Resolution 6	Re-election of Datuk (Dr.) Lim Ewe Jin as Director.		
Ordinary Resolution 7	Re-election of Mr Soren Holm Jensen as Director.		
Ordinary Resolution 8	Approval of Directors' fees of RM305,000 for the year ended 31 December 2006.		
Ordinary Resolution 9	Re-appointment of KPMG as auditors and to authorize the Directors to fix their remuneration.		
Ordinary Resolution 10	Authority for Directors to issue shares pursuant to Section 132D of the Companies Act, 1965.		
Ordinary Resolution 11	Proposed renewal of Share Buy-Back authority.		
Ordinary Resolution 12	Proposed shareholders' mandate for Recurrent Related Party Transactions of a revenue or trading nature		
Special Resolution 1	Proposed amendments to Articles of Association of the Company		
As witness my/our hand	thisday of		2007
Signed by the said			
In the presence of			

Notes:

- 1. A member entitled to attend and vote at the meeting may appoint ONE person as his proxy to attend and vote in his stead. A proxy need not be a member of the Company.
- 2. Where the Proxy Form is executed by a corporation, it must be either under its Seal or under the hand of an officer or attorney duly authorised.
- 3. The Proxy Form must be deposited at the Registered Office at No. 55 Persiaran Selangor, Section 15, 40200 Shah Alam, Selangor, not less than 48 hours before the time set for the meeting.
- 4. For the purpose of determining who shall be entitled to attend this meeting, the Company shall be requesting the Bursa Malaysia Depository Sdn Bhd., to make available to the Company pursuant to Article 50 (9b) of the Articles of Association of the Company and Section 7.18 (2) of the Listing Requirements of Bursa Malaysia Securities Berhad, a Record of Depositors as at 11 April 2007 and a Depositor whose name appear on such Record of Depositors shall be entitled to attend this meeting.

affix stamp here

THE COMPANY SECRETARY CARLSBERG BREWERY MALAYSIA BERHAD No. 55, Persiaran Selangor Section 15 40200 Shah Alam Selangor Darul Ehsan

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Carlsberg Brewery Malaysia Berhad (9210-K)

No 55, Persiaran Selangor, Section 15, 40200 Shah Alam, Selangor Darul Ehsan, Malaysia. www.carlsberg.com.my