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Corporate Information

BOARD OF DIRECTORS

Executive Directors:

Mr. Chou Ken Yuan *(Chairman)*Mr. Wang Ching Tung *(Chief Executive Officer)*Mr. Yu Wen Lung *(Chief Financial Officer)*Mr. Chen Chung Long

Non-executive Directors:

Mr. Chiang Shih Huang Mr. Chiu Ying Feng

Independent Non-executive Directors:

Ms. Lin Ching Ching Mr. Shen Hwa Rong Ms. Wu Kwei Mei (appointed on 31 August 2013) Mr. Wei Sheng Huang (resigned on 31 May 2013)

AUTHORISED REPRESENTATIVES

Mr. Chan Chi Shing Mr. Yu Wen Lung

AUDIT COMMITTEE

Ms. Lin Ching Ching *(Chairman)*Mr. Shen Hwa Rong
Ms. Wu Kwei Mei (appointed on 31 August 2013)
Mr. Wei Sheng Huang (resigned on 31 May 2013)

REMUNERATION COMMITTEE

Ms. Lin Ching Ching Mr. Wang Ching Tung Ms. Wu Kwei Mei (appointed on 31 August 2013) Mr. Wei Sheng Huang (resigned on 31 May 2013)

COMPANY SECRETARY AND QUALIFIED ACCOUNTANT

Mr. Chan Chi Shing

AUDITORS

KPMG

LEGAL ADVISERS

Norton Rose Fulbright Hong Kong

REGISTERED OFFICE

Cricket Square, Hutchins Drive P.O. Box 2681, Grand Cayman KY1-1111 Cayman Islands

HEAD OFFICE

Section 5, Tam Hiep Ward, Bien Hoa City, Dong Nai, Vietnam

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

Unit 1109, 11/F., Metro Centre I, 32 Lam Hing Street, Kowloon Bay, Kowloon, Hong Kong

CAYMAN ISLANDS PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE

Royal Bank of Canada Trust Company (Cayman) Limited 4/F., Royal Bank House, 24 Shedden Road, George Town, Grand Cayman KY1-1110, Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR AND TRANSFER OFFICE

Computershare Hong Kong Investor Services Limited Rooms 1712–16, 17th Floor, Hopewell Centre 183 Queen's Road East, Wan Chai Hong Kong

PRINCIPAL BANKERS

Asia Commercial Bank The Hongkong and Shanghai Banking Corporation Limited Vietcom Bank

STOCK CODE

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WEBSITE AND CONTACT

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Financial Summary

The following is a summary of the consolidated results and consolidated assets and liabilities of the Group for the last five financial years.

		Years e	ended 31 Dec	ember	
	2013	2012	2011	2010	2009
	US\$'M	US\$'M	US\$'M	US\$'M	US\$'M
RESULTS					
Revenue	172.7	204.3	270.2	246.9	217.7
Gross profit	13.4	22.3	47.4	58.7	54.1
Results from operating activities	(15.3)	(7.4)	11.9	25.3	23.0
(Loss)/profit before income tax	(8.8)	1.2	22.1	31.4	25.4
(Loss)/profit attributable to equity					
shareholders	(9.5)	0.7	17.2	25.1	21.3
Earnings per share (US\$) (1)	(0.010)	0.001	0.019	0.028	0.023
ASSETS AND LIABILITIES					
Total assets	210.4	209.2	206.9	209.7	220.6
Total liabilities	49.3	37.3	31.5	42.0	53.3
Net assets	161.1	171.9	175.4	167.7	167.3
Equity attributable to equity shareholders	161.1	171.9	175.4	167.7	167.3
Return on equity (%)	(5.9)	0.4	10.0	15.0	12.6
Current ratio (times) (2)	3.6	4.6	5.2	4.0	3.3
Gearing ratio (%) (3)	13	0	0.2	0.7	4.8

Note:

^{1.} The calculation of earnings per share for the years ended 31 December 2009, 2010, 2011, 2012 and 2013 are based on the profit or loss attributable to shareholders and the weighted average number of ordinary shares in issue (i.e. 907,680,000 shares) during the year.

^{2.} Current ratio is calculated by dividing current assets by current liabilities.

^{3.} Gearing ratio is equal to total interest-bearing borrowings divided by total equity times 100%.

Chairman's Statement

On behalf of the board of directors (the "Board") of Vietnam Manufacturing and Export Processing (Holdings) Limited (the "Company", and with its subsidiaries, collectively the "Group"), I sincerely extend my appreciation to each shareholder for his support to the Company. I hereby present the annual report of the Company and its subsidiaries for the year ended 31 December 2013.

Vietnam's economic development remained fragile with a gross domestic product growth of 5.4% for 2013, which was largely affected by the slow growth and fluctuations of the global market. Vietnam's consumption expenditures remained at a low level, which was hit by a widened trade deficit, tight lending conditions as the banking sector was affected by bad debts, many small and medium-sized businesses were bankrupted or temporarily out of operations and the real estate sectors remained in downturn. The motorbike industry has subdued by domestic and external challenges, the growth of motorbike sales has slowed down as compared with 2012. However, the Vietnam's economic is picking up as the global conditions improving, as Vietnam has a large proportion of young population and large demand in rural markets. We are optimistic that Vietnam's economic will grow steadily and the motorbike industry in Vietnam will resume its growth momentum in the mid to long term.

During the year, the Group experienced a drastic drop in sales volume in Vietnam, as foreign motorbike manufacturers expanded their production capacities in Vietnam and launched more models and promotion activities. In the contrast, there was an increase in demand in overseas markets in 2013, notably the sales of the Group's motorbikes in Malaysia exceeded 10% of the market share in the fourth quarter of 2013.

Facing the challenges in a competitive motorbike market, the Group strived to improve its market share and to enhance its brand image in Vietnam. The Group plans to launch several new and modified motorbike models in Vietnam, including the scooter of ELIZABETH and other models with larger engine capacity and cub models targeting the young generation.

The Group has been operating in Vietnam for more than 20 years. We will continue to focus on optimising our core business and technology development to improve product functionality and to expand service dimensions to our customers. The Group maintains top research and development capability and healthy liquidity position, our experienced management team enables us to proactively counter external challenges and develop business initiatives. The Group had also won three awards during the year, namely "VMEP 20 year anniversary – Establishment and Development (1993~2013) Silk Banner Award", "The Golden Dragon Awards "and "Top Ten Vietnam Famous Brand Names" as honoured by Dong Nai provincial authority, the Ministry of Planning and Investment and magazine in Vietnam respectively.

2014 is a year full of challenges and opportunities. Despite the difficulties and challenges, we will continue to upgrade our capabilities in order to stay ahead of the competitors and to seize opportunities to strengthen cost control measures, boost productivity, enhance operating efficiency and customer satisfaction.

On behalf of the Board, I would like to express my sincere gratitude to all our employees for their dedication and contribution to the Group, as well as to all our business partners for their support and trust throughout the past year. We will strive to promote our business development in the coming year to maximize returns to our shareholders.

By order of the Board **Chou Ken Yuan** *Chairman*

Hong Kong, 3 March 2014

The Group is one of the leading manufacturers of scooters and cub motorbikes in Vietnam, its manufacturing and assembly operations are located in Dong Nai Province (near Ho Chi Minh City) and Hanoi in Vietnam with an annual production capacity of 360,000 motorbikes. The Group offers a wide range of motorbikes models which are sold under the SYM brand name. It also produces motorbike engines and parts for its own manufacturing use as well as for sale and export, and provides services associated with moulds to make die-cast and forged metal parts.

OPERATING ENVIRONMENT

The global economy remained in a state of slow growth in 2013, as Europe recession continued, United States growth stayed at a low level and the major emerging markets faced slower growth than expected. Vietnam's economic development also remained fragile in 2013, with a gross domestic product (GDP) growth at 5.4% for 2013, picking up speed slightly after its worst performance in more than a decade in 2012. According to a recent report from the General Statistics Office in Vietnam, 2013 GDP growth was marginally lower than the government's target of 5.5%, the economy in 2013 showed signs of recovery as compared with 2012 with a GDP growth at 5.0%, and Vietnamese inflation slowed to 6.6% in 2013 from the previous year's 6.8%. The Vietnamese currency was relatively stable as the exchange rate has remained around the range of US\$1 to Vietnamese Dong 21,050-21,100 since the end of 2011.

Vietnam's consumption market had little improvement and remained at a low level in 2013. However, its motorbike industry experienced keen competition since 2011, as foreign motorbike manufacturers have expanded their production capacities in Vietnam and launched more models and promotion activities. The growth of motorbike sales has slowed down in recent years, with approximately 2.8 million units sold by foreign direct invest manufacturers in 2013, representing a decrease of 10% over the previous year.

BUSINESS REVIEW

The motorbike market was highly competitive and challenging in 2013 and the Group strived to improve its operational efficiency and implemented cost control in order to minimise the negative impacts arising from the cutting of consumer spending. During 2013, the costs of materials, components, wages and salaries increased moderately. The Group continued to introduce electronic fuel injection technology features to enhance the quality and upgrade scooter models such as ATTILA-ELIZABETH, SHARK and PASSING. Such technology upgrade offers advantages in fuel saving and environmental protection, but the use of imported advanced technology components by the Group also added pressure to the overall cost.

For the year ended 31 December 2013, an aggregate of approximately 82,400 units (which comprised of approximately 45,800 units of scooters and 36,600 units of cubs respectively) were sold by the Group in Vietnam, representing a decrease of 29% over the previous year. In the contrast, due to the increase in demand in overseas markets, approximately 105,300 units of scooters and cubs were exported to ASEAN countries representing an increase of 27% over the previous year, in particular, there has been a rapid growth in sales in Malaysian and the Philippines markets.

The Group strived to expand its product sales network, and to improve customer loyalty by implementing flexible marketing strategies and further increasing its market share in Vietnam and other ASEAN countries. As of 31 December 2013, the Group's extensive distribution network comprised over 265 SYM-authorised stores owned by dealers, covering every province in Vietnam.

The Group entered into an agreement with a third party purchaser on 30 December 2013, pursuant to which the Group agreed to dispose its entire interest in a wholly-owned subsidiary, PT Sanyang Industri Indonesia, at a consideration of US\$1,030,000 and recognised a gain on disposal of US\$483,685. The disposal proceeds for this subsidiary were subsequently received on 17 January 2014. The management considered that the disposal represented a good opportunity for the Group to realize the disposed subsidiary, which has been incurring operating losses for the past years.

FINANCIAL REVIEW

Revenue decreased by 16% from US\$204.3 million for the year ended 31 December 2012 to US\$172.7 million for the year ended 31 December 2013, and the Group recorded a net loss (after tax) of US\$9.5 million for the year ended 31 December 2013 as compared with a net profit after tax US\$0.7 million for the year ended 31 December 2012.

REVENUE

Revenue of the Group for the year ended 31 December 2013 decreased to US\$172.7 million from US\$204.3 million for the year ended 31 December 2012, representing a decrease of US\$31.6 million or 16%. Such decrease was due to a slowdown of the economy and domestic spending in Vietnam during the year. The Group's overall sales quantities and those of scooters in Vietnam decreased by 29% and 41% over the comparative periods. Sales of scooters continued to be the Group's major profit driver. The principal scooter models include ATTILA-ELIZABETH, SHARK and PASSING, and cub models of ELEGANT and GALAXY.

In terms of geographical contribution, approximately 57% of total revenue were generated from the domestic market in Vietnam for the year ended 31 December 2013 as compared with 69% for the year ended 31 December 2012. Domestic sales in Vietnam decreased by 30% from US\$140.4 million for the year ended 31 December 2012 to US\$98.0 million for the year ended 31 December 2013. Due to the increase in demand in the overseas markets, export sales increased 17% from US\$63.9 million for the year ended 31 December 2012 to US\$74.7 million for the year ended 31 December 2013. The quantity of engines exported was slightly decreased from approximately 48,000 units for the year ended 31 December 2012 to approximately 45,400 units for the year ended 31 December 2013.

COST OF SALES

The Group's cost of sales decreased by 13%, from US\$182.0 million for the year ended 31 December 2012 to US\$159.3 million for the year ended 31 December 2013. Such decrease was primarily due to a drop of sales volume and cost reduction arising from expanding procurement sources for materials and components which was partly offset by the increase of labour costs, minor depreciation of Vietnamese Dong and rising import costs of advance technology components like electronic fuel injection engines. As a percentage of total revenue, the Group's cost of sales increased from 89% for the year ended 31 December 2012 to 92% for the year ended 31 December 2013.

GROSS PROFIT AND GROSS PROFIT MARGIN

Owing to the drop of sales and the decrease of materials and components costs, and increase of labour costs as discussed above, the gross profit of the Group decreased significantly by 40%, from US\$22.3 million for the year ended 31 December 2012 to US\$13.4 million for the year ended 31 December 2013. The Group's gross profit margin has also decreased from 11% to 8% during the same comparative periods.

DISTRIBUTION EXPENSES

The Group's distribution expenses decreased by 5% from US\$14.3 million for the year ended 31 December 2012 to US\$13.6 million for the year ended 31 December 2013. Such decrease was mainly due to the decreases in warranty and sales incentives attributed to sales drop but partly offset by an increase of supporting fees paid to distributors, advertising expenses for promotion and market expansion in a competitive market in Vietnam.

TECHNOLOGY TRANSFER FEES

The technology transfer fees decreased by 19%, from US\$4.5 million for the year ended 31 December 2012 to US\$3.7 million for the year ended 31 December 2013. Such decrease was in proportion to the decrease in the sales volume of SYM– branded motorbikes particularly scooters.

ADMINISTRATIVE EXPENSES

The Group's administrative expenses increased by 10%, from US\$11.1 million for the year ended 31 December 2012 to US\$12.2 million for the year ended 31 December 2013, which account for 7% of the Group's total revenue for the year ended 31 December 2013. This was principally a consequence of reducing operating costs which was partly offset by the increase of staff salaries and related costs.

RESULTS FROM OPERATING ACTIVITIES

As a result of the factors discussed above, the Group's results from operating activities worsen by 106%, from a loss of US\$7.4 million for the year ended 31 December 2012 to a loss of US\$15.3 million for the year ended 31 December 2013.

NET FINANCIAL INCOME

The Group's net finance income decreased by 24%, from US\$8.6 million for the year ended 31 December 2012 to US\$6.5 million for the year ended 31 December 2013. Such decrease was mainly attributable to a decrease in interest income by US\$0.8 million and an increase of bank interest expenses by US\$0.4 million. Foreign exchange gains arising from the fluctuation of the Vietnamese Dong against the US dollar for the year ended 31 December 2012 amounted to US\$0.7 million as compared to a foreign exchange loss of US\$0.1 million for the year ended 31 December 2013.

LOSS FOR THE YEAR AND MARGIN

As a result of the factors discussed above, the Group's net loss (after income tax under provision in respect of prior periods) for the year ended 31 December 2013 amounted to US\$9.5 million, as compared to a net profit after tax US\$0.7 million for the year ended 31 December 2012. The Group's net profit margin worsen from 0.4% for the year ended 31 December 2012 to a negative 5.5% for year ended 31 December 2013.

LIQUIDITY AND FINANCIAL RESOURCES

As at 31 December 2013, the Group's net current assets amounted to US\$127.9 million (31 December 2012: US\$134.5 million) which consisted of current assets amounted to US\$177.2 million (31 December 2012: US\$171.7 million) and current liabilities amounted to US\$49.3 million (31 December 2012: US\$37.2 million).

As at 31 December 2013, the bank loans repayable within one year was US\$21.3 million, including US\$13.9 million denominated in US\$ and US\$7.4 million denominated in Vietnamese Dong (31 December 2012: Nil). As at 31 December 2013, the Group had no bank loans repayable beyond one year (31 December 2012: Nil). As at 31 December 2013, the gearing ratio was 13% (31 December 2012: 0%) calculated by dividing total bank loans by total equity.

As at 31 December 2013, the cash and bank balances (including bank deposits), amounted to US\$114.4 million, mainly including US\$67.3 million denominated in Vietnamese Dong, US\$31.2 million denominated in US\$, US\$15.7 million denominated in RMB and US\$0.2 million denominated in NT\$ and HK\$ (31 December 2012: US\$120.3 million, mainly including US\$68.2 million denominated in Vietnamese Dong, US\$36.1 million denominated in US\$, US\$15.4 million denominated in RMB and US\$0.6 million denominated in NT\$, HK\$ and IDR).

As at 31 December 2013, the Group had invested in wholly principal-protected US\$ callable collared floating rate notes amounted to US\$3.0 million (31 December 2012: US\$3.0 million).

The Board is of the opinion that the Group is in a healthy liquidity position as it has sufficient resources to satisfy its working capital requirements and for its foreseeable capital expenditure.

EXPOSURE TO FOREIGN EXCHANGE RISK

There have been no significant changes in the Group's policy in terms of exchange rate exposure. Transactions of the Group are mainly denominated in Vietnamese Dong or US\$. The Group did not enter into any financial derivative instruments to hedge against the foreign exchange currency exposures.

CAPITAL COMMITMENTS AND CONTINGENT LIABILITIES

As at 31 December 2013, the capital commitments of the Group in respect of relocation and construction of a new factory amounted to US\$16.5 million which will all be settled with the proceeds from the cash generated from the Group's operations. The Group had no significant contingent liabilities as at 31 December 2013.

HUMAN RESOURCES AND REMUNERATION POLICIES

The Group currently offers competitive remuneration packages to its staff in Vietnam, Taiwan, Indonesia and Hong Kong, and regularly reviews its remuneration packages in light of the overall development of the Group. The Group's remuneration packages include basic salaries, bonuses, quality staff living quarters, training and development opportunities, medical benefits, an insurance plan and retirement benefits. As at 31 December 2013, the Group had 1,958 employees (2012: 2,083). The total amount of salaries and related costs for the year ended 31 December 2013 amounted to US\$12.0 million (2012: US\$11.7 million).

PROSPECTS

Vietnam's economic growth is mainly driven by exports and foreign investment, which will continue to be subject to changes and fluctuations of the global market. The United States and European economies appear to be on the path to recovery in 2014, and this should also benefit Vietnamese exports. Increased production costs and staff costs in China have driven more multinational companies to set up manufacturing bases in neighbouring Asian countries, in particular Vietnam. Foreign direct investment is likely to grow strongly in 2014, and exports, especially foreign-invested manufacturing firms, are expected to provide a boost to Vietnam's growth. Vietnam's macroeconomic conditions have improved for the past two years with falling inflation, current account surplus, stable exchange rate and increased reserves. The Vietnamese government has forecasted 2014 GDP grow at a moderate rate of 5.8%, with the export boost at 10% and an inflation target of 6.5-7%.

Doing businesses in Vietnam will continue to be challenging, because consumption in the Vietnamese market remains at a low level. However, the Group is optimistic that Vietnam's economic development will grow steadily and the motorbike industry in Vietnam will resume its growth momentum in the mid to long term. Looking ahead, the Group's exporting business to ASEAN countries will continue to be a key driver of growth in 2014. The Group will actively engage in marketing and promotional activities, and provide better after sales service support systems in the rising markets, particularly Malaysia and the Philippines.

The Group will continue its best effort to enhance customer satisfaction and cost effectiveness, by implementing measures to strengthen cost control, expanding its suppliers network and procurement sources, boosting productivity and operation efficiency, enhancing research and development capabilities and speeding up market penetration through its retail network. The Group plans to launch several new and modified motorbike models in Vietnam to raise product price and profitability, these include the scooter of ELIZABETH and other models with larger engine capacity and cub models targeting the younger generation.

The new plant in Hanoi is currently under construction and is scheduled to commence operation by the end of 2015. The Group will monitor cautiously the plan to redevelop the original plant site previously in Ha Tay province and adjust our development plan accordingly under existing unfavourable conditions.

Maximising the shareholders value has always been the development ideology of the Group. The Group will focus firmly on optimising our core business and technology development to improve product functionality and expand service dimensions to our customers. Our business strategy involves improving our product models with a view to strengthening our dominant role in the market and achieving a bigger share in the market value chain. The Group's experienced management team also enables us to proactively counter external challenges and develop business initiatives. The Group maintains top research and development capability and healthy liquidity position, and the management maintains a positive attitude towards market growth in 2014 and forwards. We will also continue to channel our resources to design and technology development in the high growth motorbike models. The Group will seize all available development opportunities to enhance long-term profitability and maximise returns to the shareholders of the Company.

APPLICATION OF IPO PROCEEDS

The proceeds from the issuance of new shares in the IPO by the Company in December 2007, net of listing expenses, were approximately US\$76.7 million. As at 31 December 2013, the net proceeds were utilized in the following manner:

	Per Prospectus US\$' million	Amount Utilized US\$' million	Balance as at 31 December 2013 US\$' million
Construction of research and development centre in Vietnam Expanding distribution channels in Vietnam, of which:	15.0	11.7	3.3
– Upgrading of existing facilities	4.0	4.0	-
 Establishing of new facilities 	46.0	1.9	44.1
Mergers and acquisitions	9.0	1.7	7.3
General working capital		2.7	
Total	76.7	22.0	54.7

The unutilized balance was placed as deposits with several reputable financial institutions. For further details, please see the paragraph above headed "Liquidity and Financial Resources".

REVIEW OF ANNUAL RESULTS BY AUDIT COMMITTEE

The annual results for the year ended 31 December 2013 have been reviewed by the audit committee of the Company which was of the opinion that the preparation of such results complied with the applicable accounting standards and requirements.

PROPOSED FINAL DIVIDEND

The Board does not recommend the payment of a final dividend for the year ended 31 December 2013.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

For the year ended 31 December 2013, there was no purchase, sale or redemption made by the Company, or any of its subsidiaries, of the shares of the Company.

OUR APPRECIATION

We would like to express our gratitude to the Shareholders and the suppliers and customers of the Group for their unwavering support. We would also like to thank our dedicated staff for their contributions to the success of the Group.

By order of the Board

Vietnam Manufacturing and Export Processing (Holdings) Limited
Chou Ken Yuan
Chairman

The board of directors (the "Board") of Vietnam Manufacturing and Export Processing (Holdings) Limited (the "Company", and collectively with its subsidiaries, the "Group") is committed to maintaining high standards of corporate governance. The principles of corporate governance adopted by the Company emphasise a board of high quality, sound internal control, transparency and accountability to all shareholders.

CORPORATE GOVERNANCE PRACTICES

During the financial year ended 31 December 2013, the Company has complied with the applicable code provisions as set out in the Code on Corporate Governance Practice in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") at the relevant times, except for the following deviation:

Paragraph A.5 of the Code provides that an issuer should establish a nomination committee with specific written terms of reference for the following duties: (i) review the structure, size and composition of the Board, (ii) select and nominate individuals to be appointed as directors, (iii) assess the independence of independent non-executive directors, and (iv) make recommendation to the Board on the appointment or reappointment of directors and succession planning for directors. The Company has not set up a nomination committee as all major decisions regarding the Board composition and its members are made in consultation with the Board in which all directors of the Company will participate in the process and perform the duties of a nomination committee as contemplated in the Code. The Board considers that it is not necessary to establish a nomination committee given that the current arrangements meet the objective of the Code.

COMPLIANCE WITH MODEL CODE FOR SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 to the Listing Rules as the code of conduct in respect of transactions in securities of the Company by the Directors. Having made specific enquiry, the Company confirms that the Directors have complied with the required standard set out in the Model Code for the financial year ended 31 December 2013.

THE BOARD OF DIRECTORS

The Board has a balance of skills and experience and a balanced composition of executive and non-executive Directors and is responsible for the oversight of the management of the Group's business and affairs.

The principal roles of the Board are:

- (a) to lay down the Group's objectives, strategies, policies and business plan;
- (b) to monitor and control operating and financial performance through the determination of the annual budget; and
- (c) to set appropriate policies to manage risks in pursuit of the Group's strategic objectives.

The Board has delegated the day-to-day operational responsibilities to the executive Directors and senior management of the Company. The executive Directors and senior management of the Company, who meet on a regular basis and are accountable to the Board, collectively make principal management decisions according to the delegated authorities from the Board.

COMPOSITION OF THE BOARD

The members of the Board for the year ended 31 December 2013 were:

Executive Directors

Mr. Chou Ken Yuan *(Chairman)*Mr. Wang Ching Tung *(Chief Executive Officer)*Mr. Yu Wen Lung *(Chief Financial Officer)*Mr. Chen Chung Long

Non-executive Directors:

Mr. Chiang Shih Huang Mr. Chiu Ying Feng

Independent Non-executive Directors:

Ms. Lin Ching Ching Mr. Shen Hwa Rong Ms. Wu Kwei Mei (appointed on 31 August 2013) Mr. Wei Sheng Huang (resigned on 31 May 2013)

The Directors have no financial, business, family or other material/relevant relationships with each other (including the Chairman and the chief executive). The biographical details of all Directors are set out in the "Directors and Senior Management Profile" section on pages 15 to 16 of this annual report.

The Company has also maintained on its website and that of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") an updated list of the Directors identifying their roles and functions. The independent non-executive Directors are explicitly identified in all of the Company's corporate communications.

BOARD MEETINGS AND GENERAL MEETINGS

A Board meeting is held at least quarterly, and more frequently as and when business or operational needs arise. Board meetings are also held whenever necessary to discuss various corporate matters including corporate governance, new major investments and significant changes in regulatory requirements that affect the Group. Board meetings are also held to discuss and review the quarterly, interim and annual results of the Group before making public announcements of the results, and to discuss and approve the Group's annual budget and business plans.

There were 7 Board meetings held during the year ended 31 December 2013. The annual general meeting was convened on 31 May 2013 and an extraordinary general meeting was convened on the same day to approve certain continuing connected transactions of the Group. The number of meetings attended by each Director was as follows:

	Number of Mee	tings Attended
Name of Directors	Board meetings	General meetings
Mr. Chou Ken Yuan	7/7	1/1
Mr. Wang Ching Tung	7/7	1/1
Mr. Yu Wen Lung	7/7	1/1
Mr. Chen Chung Long	6/7	0/1
Mr. Chiang Shih Huang	6/7	0/1
Mr. Chiu Ying Feng	7/7	0/1
Ms. Lin Ching Ching	7/7	0/1
Mr. Shen Hwa Rong	7/7	1/1
Ms. Wu Kwei Mei	1/1	0/0
Mr. Wei Sheng Huang	4/4	0/1

Minutes of Board meetings and board committee meetings are recorded in appropriate detail and are kept by the company secretary of the Company. Draft minutes are circulated to the Directors for comment within a reasonable period of time after each meeting and the final version is open for the Directors' inspection. If necessary, the Directors may, upon reasonable request, seek independent professional advice in appropriate circumstances, at the Company's expense.

THE CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Under code provision A.2.1 of the Code, the roles of the chairman and the chief executive officer should be separated and should not be performed by the same individual. As at the date of this report, the Chairman and Chief Executive Officer of the Company are Mr. Chou Ken Yuan and Mr. Wang Ching Tung respectively.

The roles and responsibilities of the Chairman and the Chief Executive Officer of the Company are separated so as to ensure a balance of power and authority. This balance ensures that all matters brought before the Board are fully and objectively discussed, taking into account the interests of shareholders of the Company (the "Shareholders") as a whole, including in particular, those of the minority Shareholders.

NON-EXECUTIVE DIRECTORS

In line with code provision A.4.1 of the Code, the non-executive Directors (including the independent non-executive Directors) are appointed for a specific term of three years, subject to re-election at annual general meetings of the Company in accordance with the articles of association of the Company.

The Company has received annual written confirmations from each of the independent non-executive Directors of their independence pursuant to Rule 3.13 of the Listing Rules and considers them to be independent.

BOARD COMMITTEES

The Company currently maintains two board committees (namely the Audit Committee and the Remuneration Committee) with defined terms of reference which are posted on the websites of the Company and the Stock Exchange. The Board is responsible for performing the corporate governance duties set out in the Code.

REMUNERATION COMMITTEE

The Company has established a remuneration committee (the "Remuneration Committee") which consists of two independent non-executive Directors and one executive Director. The members of the Remuneration Committee for the year ended 31 December 2013 were Mr. Wang Ching Tung (acting chairman), Ms. Lin Ching Ching and Ms. Wu Kwei Mei, while Mr. Wei Sheng Huang was the chairman until he resigned on 31 May 2013.

The Remuneration Committee is responsible for ensuring that the Company has formal and transparent procedures for developing and overseeing its policies on the remuneration of the Directors and senior management of the Company. The Remuneration Committee's authorities and duties are set out in its written terms of reference.

During the year ended 31 December 2013, the Remuneration Committee met on 1 occasion where all members attended. The meeting of the Remuneration Committee was held to determine the policy for the remuneration of executive Directors, assessing performance of executive Directors, and review and recommend to the Board the remuneration packages of the Directors and senior management of the Company. Each Director abstained from discussing his/her own remuneration.

The terms of reference of the Remuneration Committee are aligned with the relevant provisions under the Code. The primary duties of the Remuneration Committee include:

- (a) considering the Company's policy and structure of remuneration of the Directors and senior management of the Company;
- (b) determining the specific remuneration packages of the executive Directors and senior management of the Company;
- (c) recommending for the Board's approval the remuneration of the non-executive Directors of the Company;
- (d) reviewing performance-based remuneration by reference to corporate goals and objectives resolved by the Board from time to time:
- (e) reviewing the compensation payable to the executive Directors and senior management of the Company in connection with any loss or termination of their office or appointment; and
- (f) reviewing compensative arrangements relating to dismissal or removal of Directors for misconduct.

AUDIT COMMITTEE

The Company has established an audit committee (the "Audit Committee") which consists of three independent non-executive Directors. The members of the Audit Committee for the year ended 31 December 2013 were Ms. Lin Ching Chairman), Mr. Shen Hwa Rong and Ms. Wu Kwei Mei, while Mr. Wei Sheng Huang was a member until he resigned on 31 May 2013.

During the year ended 31 December 2013, the Audit Committee met on 2 occasions where all members attended. The Audit Committee met with the external auditors to discuss and review areas of concerns and internal control, and reviewed the interim and annual financial statements before submission to the Board. The Audit Committee of the Company has reviewed with management the accounting principles and practices adopted by the Group and discussed internal control and financial reporting matters including the review of the audited financial statements, the interim and annual reports. The Audit Committee received comprehensive reports from the management team and the internal and external auditors for the meetings held.

The terms of reference of the Audit Committee are aligned with the relevant provisions set out in the Code. The primary duties of the Audit Committee include:

- (a) considering the appointment of external auditors and any questions of resignation or dismissal;
- (b) discussing with external auditors before the audit commences, the nature and scope of the audit;
- (c) reviewing half-year and annual financial statements before submission to the Board;
- (d) discussing problems and reservations arising from the audits, and any matters the external auditors may wish to discuss; and
- (e) considering and reviewing the Company's system of internal controls.

NOMINATION OF DIRECTORS

During the year ended 31 December 2013, the Company has not set up a nomination committee as all major decisions regarding Board composition and its members were made in consultation with the Board in which all Directors will participate in the process and perform the duties of a nomination committee as contemplated in the Code. The Chairman of the Company reviewed the composition of the Board from time to time with particular regard to ensure that there is an appropriate number of Directors on the Board who are independent of management.

AUDITOR'S REMUNERATION

The fees in relation to the audit services provided by Messrs. KPMG, the external auditors of the Company, for the year ended 31 December 2013 amounted to US\$456,629 (2012: US\$401,772). The Company did not engage KPMG for any non-audit service during the year.

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

The Directors are responsible for ensuring that the Group keeps proper accounting records with reasonable accuracy of the financial position of the Company and the Group at the relevant time. The Directors are also responsible for ensuring that the preparation of the financial statements of the Company and the Group for the relevant accounting periods are in compliance with applicable statutory and regulatory requirements and that such financial statements give a true and fair view of the state of affairs, the results of operations and cashflows of the Company and the Group.

In preparing the financial statements of the Company and the Group for the year ended 31 December 2013, suitable accounting policies have been adopted and applied consistently. The Board is not aware of any material uncertainties relating to events or conditions that might cast significant doubt upon the Company's ability to continue in business. The financial statements of the Company and the Group for the reporting year have been prepared on a going concern basis.

CORPORATE GOVERNANCE FUNCTIONS

The Board is further responsible for performing the corporate governance duties including:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and senior management;
- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- (e) to review the Company's compliance with the Code as set out in Appendix 14 to the Listing Rules.

INTERNAL CONTROLS

The Board has overall responsibility for the effectiveness of the internal control systems of the Group and monitors such internal control systems through the internal audit department of the Group. The internal audit department of the Group reviews the material controls of the Group on a continuous basis and aims to cover all major operations of the Group on a cyclical basis. Overall, internal audits are designed to provide the Board with reasonable assurance that the internal control systems of the Group are sound and effective.

DIRECTORS' CONTINUOUS PROFESSIONAL DEVELOPMENT

The Directors are provided with monthly updates on the Company's performance, position and prospects to enable the Board as a whole and each Director to discharge their duties.

In addition, all Directors are encouraged to participate in continuous professional development to develop and refresh their knowledge and skills. The Company updates the Directors on the latest development regarding the Listing Rules and other applicable regulatory requirements from time to time, to ensure compliance and enhance their awareness of good corporate governance practices.

During the year, the Company also organised training session for new Director appointed during the year, namely Ms. Wu Kwei Mei, conducted by Norton Rose Fulbright Hong Kong, the Company's Hong Kong legal advisers. The new Director has been provided with necessary induction and information to ensure that he has a proper understanding of the Company's operations and businesses as well as his responsibilities under the relevant statutes, laws, rules and regulations.

All Directors are requested to provide the Company with their respective training records pursuant to the Code. During the year, all Directors had participated in continuous professional development to develop and refresh their knowledge and skills by reading materials and presentations prepared by company secretary and chief financial officer on corporate governance or updates on laws, rules and regulations relating to the roles, functions and duties of a Director.

SAFEGUARDING THE INTERESTS OF INDEPENDENT SHAREHOLDERS

Mechanisms are in place to safeguard the interests of independent Shareholders in the decision making process in relation to (i) the deed of non-competition dated 26 November 2007 entered into between Sanyang Industry Co., Limited, Mr. Huang Shi Hui, the then executive and non-executive Directors (collectively, the "Covenantors") and the Company (the "Deed of Non-competition"); and (ii) the continuing connected transactions entered into by the Group, as described below.

DEED OF NON-COMPETITION

The independent non-executive Directors are to review whether or not to pursue any investment or other commercial opportunity referred to the Company by any of the Covenantors under the Deed of Non-competition (to the extent such opportunity arises and is referred by the Covenantors).

Each of the Covenantors also declares that it/he/she has complied with the Deed of Non-competition. Having made specific enquiries with all of the Covenantors, the independent non-executive Directors confirmed the Covenantors' compliance with the Deed of Non-competition.

CONTINUING CONNECTED TRANSACTIONS

The continuing connected transactions entered into by the Group during the year ended 31 December 2013 were based on normal commercial terms, in the ordinary and usual course of business of the Group and were conducted on a fair and reasonable basis.

The independent non-executive Directors reviewed the terms of the continuing connected transactions entered into by the Group during the year ended 31 December 2013 to ensure that the terms of such transactions were in the best interests of the Company and the Shareholders as a whole.

The Company's external auditors, Messrs. KPMG, reviewed the continuing connected transactions entered into by the Group during the year ended 31 December 2013 and provided a letter to the Board confirming (i) the matters set out in Rule 14A.38 of the Listing Rules; and (ii) that the amounts for the relevant continuing connected transactions have not exceeded the relevant proposed annual caps.

Details of the continuing connected transactions entered into by the Group during the year ended 31 December 2013 are set out on pages 22 of this annual report.

INVESTOR AND SHAREHOLDERS RELATIONS

The Board recognises the importance of maintaining clear, timely and effective communication with the Shareholders and the Company's investors. The Board also recognises that effective communication with the Company's investors is the key to establishing investor confidence and attracting new investors. Therefore, the Group is committed to maintaining a high degree of transparency to ensure that the Company's investors and the Shareholders are receiving accurate, clear, comprehensive and timely information relating to the Group via the publication of annual reports, interim reports, quarterly reports, announcements and circulars on the website of the Stock Exchange, and also via the Company's website at www.vmeph.com.

The Board continues to maintain regular dialogue with institutional investors and analysts to keep them informed of the Group's strategies, operations, management and plans. The Directors and the committee members are available to answer questions in the annual general meeting of the Company. External auditors are also available at such annual general meeting to address Shareholders' queries. Separate resolutions are proposed at such annual general meeting on each substantially separate issue.

SHAREHOLDERS' RIGHTS

Shareholders may put forward their proposals or inquiries to the Board by sending their written request to the Company's principal place of business in Hong Kong at Unit 1109, 11/F., Metro Centre I, 32 Lam Hing Street, Kowloon Bay, Kowloon, Hong Kong, for the attention of the Board.

(a) Procedures for Shareholders to convene an extraordinary general meeting ("EGM")

The Board shall, on the requisition in writing of the Shareholders of not less than one-tenth of the paid-up capital of the Company upon which all calls or other sums then due have been paid, forthwith proceed to convene an EGM. The written request, stating the objects of the EGM and signed by the Shareholders concerned, should be deposited at the Company's principal place of business in Hong Kong at Unit 1109, 11/F., Metro Centre I, 32 Lam Hing Street, Kowloon Bay, Kowloon, Hong Kong, for the attention of the Board. If within twenty-one days of such deposit the Board fails to proceed to convene the EGM, the requisitionists or any of them representing more than one half of the total voting rights of all of them, may themselves convene a EGM, but any meeting so convened shall not be held after three months from the date of the original deposit.

(b) Procedures for putting forward proposals at shareholders' meeting

There are no provisions under the Company's articles of association or the Companies Law, Chapter 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands regarding procedures for shareholders to put forward proposals at general meetings other than a proposal of a person for election as director. Shareholders may follow the procedures for convening an EGM in putting forward proposals at a general meeting.

Pursuant to Article 88 of the Company's Articles of Association, no person other than a retiring director shall, unless recommended by the Board for election, be eligible for election to the office of director at any general meeting, unless a Shareholder shall have given a notice in writing of the intention to propose that person for election as a Director and also a notice in writing by that person of his willingness to be elected shall have been given to the Company in the period commencing no earlier than the day after the despatch of the notice of the meeting appointed for such election and ending no later than 7 days prior to the date of such meeting, provided that the minimum length of such notice period shall be at least 7 days. The written notice must state that person's biographical details as required by Rule 13.51(2) of the Listing Rules of the Stock Exchange.

(c) Shareholders' enquiries

Shareholders should direct their questions about their shareholdings to the Company's Registrar. Shareholders and potential investors of the Company may at any time make a request for the Company's information to the extent that such information is publicly available. Shareholders may also make enquiries to the Board by writing to the Company Secretary, at the Company's principal place of business in Hong Kong at Unit 1109, 11/F., Metro Centre I, 32 Lam Hing Street, Kowloon Bay, Kowloon, Hong Kong.

CONSTITUTIONAL DOCUMENTS

There are no changes in the Company's constitutional documents during the year.

Directors and Senior Management Profile

DIRECTORS

Executive Directors

Mr. CHOU Ken Yuan (周根源), aged 58, was appointed as an executive Director with effect from January 2012 and the chairman of the Company from August 2012. Mr. Chou was also appointed as the chairman of three subsidiaries of the Group, namely Vietnam Manufacturing and Export Processing Company Limited ("VMEP"), Vietnam Casting Forge Precision Limited ("VCFP") and Duc Phat Molds Inc. ("Duc Phat") and a director of an associate of the Group Vietnam Three Brothers Machinery Industry Co., Limited ("VTBM"). Mr. Chou joined Sanyang Group since October 1980 and was mainly responsible for business expansion, production and sales of Sanyang Group. Mr. Chou served as a senior officer, general manager or Executive Vice President in various departments, including production departments, sales and product relationship departments and business operation departments, of various group companies of Sanyang Group from October 1980 to December 2011. Mr. Chou was also appointed as a director of various group companies of Sanyang Group. Mr. Chou has over 30 years of experience in the motor vehicle industry acquired through his work experience at Sanyang Group. Mr. Chou graduated from Chung Yuan Christian University in Taiwan with a bachelor's degree in industrial engineering and administration in 1978.

Mr. WANG Ching Tung (王清桐), aged 49, was appointed as an executive Director in August 2007 and the chief executive officer of the Company in November 2011. Mr. Wang is also the general manager and director of VMEP. Mr. Wang joined VMEP in February 1993 and since then, he has worked in the sales department of VMEP. In 2002, Mr. Wang was appointed as the head of the sales department of VMEP and became the vice general director of the sales and marketing department of VMEP in 2006. He was also appointed as a director of VMEP in November 2007. He has about 25 years of experience in motorbike sales and marketing. Prior to joining the Group, he worked in the administration department of Sanyang. Mr. Wang graduated from the National Cheng Kong University in Taiwan with a bachelor's degree in industrial design in 1987.

Mr. YU Wen Lung (游文龍), aged 47, was appointed as the chief financial officer of the Company from April 2011 and an executive Director in January 2012. Mr. Yu joined the Group in August 2005 and has been appointed as the finance manager or the head of the finance department of various subsidiaries of the Group, including VMEP, VCFP and Duc Phat. Mr. Yu joined Sanyang Group from September 1991 to August 2005 and served as a senior officer or supervisor in the finance and accounting departments of various group companies of Sanyang Group. Mr. Yu has over 20 years of experience in the finance and accounting area majority of which was acquired through his work experience at Sanyang Group and the Group. Mr. Yu graduated from Soochow University in Taiwan with a bachelor's degree in accounting in 1989.

Mr. CHEN Chung Long (陳宗榮), aged 54, was appointed as an executive Director of the Company and an executive vice president of VMEP from August 2012. Prior to his joining of the Group, Mr. Chen worked for Sanyang Group from June 1983 to August 2012 where Mr. Chen served as manager, vice president and director in various production, machinery and business development departments of Sanyang Group. During such period, Mr. Chen has also worked in the Group from January 2005 to March 2006 as an assistant vice president of VMEP. Mr. Chen has about 30 years of experience in production, project planning and business development of which was acquired through his work experience at the Sanyang Group. Mr. Chen graduated from Feng Chia University with a bachelor's degree in Mechanical Engineering in 1981.

Non-executive Directors

Mr. CHIANG Shih Huang (江世煌), aged 66, was appointed as a non-executive Director from January 2011. Mr. Chiang sits on the boards of various subsidiaries of Sanyang in the PRC and Vietnam, which engage in the manufacturing of motorbikes (namely, Sanyang Global Co., Ltd., Xia Shing Motorcycle Co., Ltd., Xia Shing Motorcycle Co., Ltd., Xia Shing Motorcycle Co., Ltd., Xia Shing Long United Automotive Industry Co., Ltd., Zhangjiagang Jiyang Engineering Industry Co., Ltd. and Sanyang Vietnam Automobile Co., Ltd.). He has over 30 years of experience in the motor vehicle industry and the majority of which was acquired through his working experience in Sanyang and its affiliated companies. Mr. Chiang graduated from Chung Yuan Christian University in Taiwan with a bachelor's degree in industrial engineering and administration in 1979.

Mr. CHIU Ying Feng(邱穎峰), aged 53, was appointed as a non-executive Director from January 2012. Mr. Chiu has joined Sanyang Group since July 1987 and he is currently the Deputy Vice President of the research and development division of Sanyang. Mr. Chiu was mainly responsible for product research and development and has served as a senior officer or manager in the research and developments, and product planning divisions of Sanyang. Mr. Chiu has over 25 years of experience in the motor vehicle industry which was acquired through his work experience at Sanyang Group. Mr. Chiu graduated from National Taiwan University with a bachelor's degree in mechanical engineering in 1987.

Directors and Senior Management Profile

Independent non-executive Directors

Ms. LIN Ching Ching (林青青), aged 49, was appointed as an independent non-executive Director in November 2007 and a member of the Remuneration Committee from August 2011. She is the chairman of the Audit Committee. Ms. Lin has over 20 years of experience in the finance industry and has held senior financial management positions in various companies, including Deloitte & Touche, Corporate Finance Co., Ltd. and Citibank, N.A., Taipei. Ms. Lin graduated from Eastern Michigan University with a master's degree in business administration in 1991 and graduated from Fu-Jen Catholic University in Taiwan with a bachelor's degree in accounting in 1987.

Mr. SHEN Hwa Rong (沈華榮), aged 63, was appointed as our independent non-executive director and a member of the Audit Committee in August 2011. Mr. Shen is an academic specialised in finance and business administration and is currently the chairman of the Department of Finance of Yuanpei University, an independent director of Sinonar Corporation and also the president of Environment Management Accounting Network-Taiwan. Mr. Shen has over 30 years of teaching and working experience with different universities, governmental and commercial sector. Mr. Shen graduated from the Shoochow University in Taiwan with a bachelor's degree in business administration in 1972, He also obtained a master's degree in business administration from the University of Central Oklahoma in the United States In 1980 and a doctorate degree in business administration from the National Chiao Tung University in Taiwan In 1992.

Ms. Wu Kwei Mei (吳貴美), aged 69, was appointed as an independent non-executive Director in August 2013, and she is also a member of the Remuneration Committee and the Audit Committee. Prior to joining the Group, Ms. Wu worked in the Department of Mathematics at the National Taiwan University as an associate professor and an instructor from 1972 to 2009. Ms. Wu received a bachelor's degree in mathematics from the National Taiwan University in 1965 and a master's degree in mathematics from the University of New Orleans in the United States in 1967.

Mr. WEI Sheng Huang(魏昇煌), aged 61, was appointed as an independent non-executive Director in November 2007, the chairman of the Remuneration Committee and a member of the Audit Committee. Mr. Wei has over 20 years of experience in the manufacture of motor car parts and related industries. Mr. Wei is the president of Minth Technique Corporation, a company which was established in Taiwan in 1991 and which specialises in the manufacture and sale of motor car parts. Mr. Wei obtained a master's degree in business administration from Hofstra University in 1988 and graduated from the University of Cincinnati in 1981 with a master's degree in computer engineering. Mr. Wei graduated from National Chiao Tung University in Taiwan with a bachelor's degree in electro physics in 1974. Mr. Wei was resigned on 31 May 2013.

SENIOR MANAGEMENT

Mr. CHIANG Ping Hui (江炳輝) , aged 46, is the deputy vice president of product planning division, and service and spare parts division of VMEP. Mr. Chiang joined the Group in 1995 and has over 20 years of experience in the motorbike industry. Mr. Chiang graduated from the Tamshui Institute of Business Administration in Taiwan with a bachelor's degree in international trade in 1990.

Mr. TSAI Yu Tsai (蔡有財), age 56, is the head of the production department of VMEP and general director of Duc Phat. Mr. Tsai joined the Group in 1999 and has over 30 years of experience in the production of motorbikes. Mr. Tsai graduated from the Kai Nan High School of Commerce and Industry in Taiwan with a degree in mechanical engineering in 1973.

Mr. TSAI Yu Shu (蔡有書), aged 51, is the deputy vice president of north domestic marketing division of VMEP. Mr. Tsai joined the Group in 2002 and has over 25 years of experience in the production and sales of motorbikes. Mr. Tsai graduated from the National Taiwan University of Science and Technology with a bachelor's degree in chemical engineering in 1983.

Mr. CHEN Chien Hsiang (陳建祥), aged 52, is the general director of VCFP. Mr. Chen joined the Group in 2007 and has over 25 years of experience in the production of motorbikes. Mr. Chen graduated from the National Taipei University of Technology with a bachelor's degree in mining and metallurgy in 1981.

Mr. LEE Tao Huang (李道煌), aged 49, is the head of the overseas marketing department of VMEP and general director of Chin Zong. Mr. Lee joined the Group in 2007 and has over 20 years of experience in the marketing and sale of motorbikes. Mr. Lee graduated from Soochow University in Taiwan with a bachelor's degree in mathematics in 1986.

Mr. CHAING Chi Shuan (江吉釧) , aged 55, is the deputy vice president of research & development center of VMEP. Mr. Chiang joined the Group in November 2011 and has over 25 years of experience in the research and development of motorbikes. Mr. Chiang graduated from the National Chiao Tung University in Taiwan with a master's degree in mechanical engineering in 1983.

Mr. CHEN Fu Yuan (陳富源), aged 52, is the deputy vice president of domestic marketing division. Mr. Chen joined the Group in November 2011 and has over 25 years of sales experience in the motorbike industry. Mr. Chen graduated from Soochow University in Taiwan with a bachelor's degree in business administration in 1984.

Mr. CHANG Te Chiu (張德秋), aged 50, is the deputy vice president of purchasing business division of VMEP. Mr. Chang joined the Group in November 2011 and has over 25 years of experience in production, development and sales of motorbikes. Mr. Chang graduated from Tunghai University in Taiwan with a bachelor's degree in industrial engineering and administration in 1985.

Mr. CHAN Chi Shing (陳志成), aged 53, is the qualified accountant and company secretary of the Company. Mr. Chan joined the Group in 2007 and has over 25 years of experience in the fields of audit and accounting. Mr. Chan obtained a Higher Certificate in Accountancy from the Hong Kong Polytechnic University in 1987 and is a member of the Hong Kong Institute of Certified Public Accountants.

The Directors present their report and the audited financial statements of the Company and the Group for the year ended 31 December 2013.

DIRECTORS

The Directors during the year were:

Executive Directors:

Mr. Chou Ken Yuan *(Chairman)*Mr. Wang Ching Tung *(Chief Executive Officer)*Mr. Yu Wen Lung *(Chief Financial Officer)*Mr. Chen Chung Long

Non-executive Directors:

Mr. Chiang Shih Huang Mr. Chiu Ying Feng

Independent Non-executive Directors:

Ms. Lin Ching Ching Mr. Shen Hwa Rong Ms. Wu Kwei Mei (appointed on 31 August 2013) Mr. Wei Sheng Huang (resigned on 31 May 2013)

PRINCIPAL ACTIVITIES

The Company is an investment holding company. Details of the principal activities of the subsidiaries of the Company are set out in note 15 to the financial statements. There were no significant changes in the nature of the Group's principal activities during the year ended 31 December 2013.

RESULTS AND DIVIDENDS

The Group's result for the year ended 31 December 2013 and the state of affairs of the Company and the Group as at that date are set out in the financial statements on pages 25 to 74 of this annual report. The Board does not recommend the payment of a final dividend for the year ended 31 December 2013.

FINANCIAL SUMMARY

A financial summary of the results and the balance sheet of the Group for the last five financial years is set out on page 3 on this annual report.

PROPERTY, PLANT AND EQUIPMENT

Details of movements in the property, plant and equipment of the Group during the year are set out in note 12 to the financial statements.

BANK LOANS

Details of bank loans are set out in note 23 to the financial statements.

SHARE CAPITAL

Details of movements in the Group's share capital during the year are set out in note 27 to the financial statements.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the memorandum and articles of association of the Company or the Companies Laws of the Cayman Islands which would oblige the Company to offer new shares on a pro-rata basis to the Shareholders.

PURCHASE, REDEMPTION OR SALE OF LISTED SECURITIES OF THE COMPANY

Neither the Company, nor any of its subsidiaries purchased, redeemed or sold any of the Company's listed securities during the year.

RESERVES

Details of movements in the reserves of the Company and the Group during the year are set out in note 27 to the financial statements and in the consolidated statement of changes in equity, respectively.

MAJOR CUSTOMERS AND SUPPLIERS

The five largest customers and suppliers of the Group during the year ended 31 December 2013 contributed to less than 30% of the total operating revenues and purchases, respectively, of the Group during the year.

None of the Directors or any of their associates or any Shareholder (which, to the best knowledge of the Directors, own more than 5% of the Company's issued share capital) has any interest in any of the Group's five largest customers and five largest suppliers.

RETIREMENT OF DIRECTORS

Pursuant to article 87 of the articles of association of the Company, one third of the Directors for the time being (or, if their number is not a multiple of three (3), the number nearest to but not less than one third) shall retire from office by rotation at each annual general meeting provided that every Director shall be subject to retirement at an annual general meeting at least once every three years.

DIRECTORS AND SENIOR MANAGEMENT'S BIOGRAPHIES

Biographical details of the Directors and senior management of the Company are set out in the section headed "Directors and Senior Management Profile" in this annual report.

DIRECTORS' SERVICE CONTRACTS

None of the Directors have entered into any service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' REMUNERATION

The Directors' remuneration is determined by the Board with reference to the pay scale applicable to directors of listed companies. Details of the Directors' remuneration are set out in note 8 to the financial statements.

DIRECTORS' AND CONTROLLING SHAREHOLDERS' INTERESTS IN CONTRACTS

Details of the connected transactions and the related party transactions during the financial year ended 31 December 2013 are set out on page 22 and page 71 of this annual report respectively. Save as disclosed in this report, none of the Directors or controlling shareholders of the Company or its subsidiary had a material interest, either directly or indirectly, in any contract of significance to the business of the Group to which the Company, or any of the subsidiaries of the Company, or any of the subsidiaries of such holding companies, was a party, which subsisted at the end of the year or at any time during the year.

DIRECTORS' RIGHTS TO ACQUIRE SHARES

At no time during the year were rights to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate, granted to any Directors or their respective spouses or minor children, or were such rights exercised by them, or was the Company, or any of the subsidiaries of the Company, or any of the Company, or any of the subsidiaries of such holding companies a party to any arrangement to enable the Directors to acquire such benefits through such means.

SHARE OPTION SCHEME

Pursuant to the share option scheme conditionally adopted by the written resolutions of the Shareholders passed on 24 November 2007, the Board, at its discretion, may grant options to any Directors, executives, employees and any other persons who have contributed or will contribute to the Group. Set out below is a summary of share option scheme.

(a) Participants of the scheme

The Board may at its discretion grant options to: (i) any executive Director, or employee (whether full time or part time) of the Company, any member of the Group or any entity in which any member of the Group holds an equity interest (the "Invested Entity"); (ii) any non-executive Director (including independent non-executive Directors) of the Company, any member of the Group or any Invested Entity; (iii) any supplier of goods or services to the Company, any member of the Group or any Invested Entity; (iv) any customer of the Company, any member of the Group or any Invested Entity; and (v) any such persons (including but not limited to consultant, adviser, contractor, business partner or service provider of the Company or any member of the Group or any Invested Entity) who in the absolute discretion of the Board has contributed or will contribute to the Group (collectively the "Qualified Participants").

(b) Purpose of the scheme

The share option scheme seeks to provide an incentive for Qualified Participants to work with commitment towards enhancing the value of the Company and its shares for the benefit of its Shareholders as a whole.

(c) Grant of option

An offer of the grant of an option shall be made to a Qualified Participant by letter (the "Offer Letter") in such form as the Board may from time to time determine, requiring the Qualified Participant to undertake to hold the option on the terms on which it is to be granted and to be bound by the provisions of the share option scheme (including any operational rules made under the share option scheme). The offer shall remain open for acceptance for a period of five business days from the date on which it is made. Unless otherwise determined by the Board and stated in the Offer Letter, there shall be no general performance target for the vesting or exercise of options.

An option shall be deemed to have been granted to (subject to certain restrictions in the share option scheme), and accepted by, the Qualified Participant (the "Grantee") and to have taken effect upon the issue of an option certificate after the duplicate letter comprising acceptance of the option duly signed by the Grantee together with a remittance in favour of the Company of HK\$1.00 by way of consideration for the grant of the option shall have been received by the Company on or before the last day for acceptance set out above. The remittance is not in any circumstances refundable. Once accepted, the option is granted as from the date on which it was offered to the relevant Grantee.

(d) Subscription price

The price per share at which a Grantee may subscribe for shares upon exercise of an option (the "Subscription Price") shall, subject to any adjustment, be a price determined by the Board but in any event shall be at least the highest of: (i) the closing price of the shares as stated in the Stock Exchange's daily quotations sheets on the date on which the option is offered (the "Offer Date"); (ii) the average of the closing prices of the shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the Offer Date; and (iii) the nominal value of the shares.

(e) Maximum number of shares

The maximum number of shares in respect of which options may be granted under the share option scheme and any other share option schemes of the Company shall not in aggregate exceed 90,768,000 shares (representing 10% of the issued share capital as at the date of this annual report), being the number of shares that shall represent 10% of the total number of shares in issue as of the listing date.

(f) Maximum entitlement of each Qualified Participant

Unless approved by Shareholders in general meeting in the manner prescribed in the Listing Rules, the Board shall not grant options to any Qualified Participant if the acceptance of those options would result in the total number of shares issued and to be issued to that Qualified Participant on exercise of his options during any 12 month period exceeding 1% of the total shares then in issue.

(g) Timing for exercise of options

The period during which an option may be exercised in accordance with the terms of the share option scheme shall be a period of time to be notified by the Board to each Grantee, which the Board may in its absolute discretion determine, save that such period shall not be more than 10 years commencing on the Offer Date.

(h) Life of the scheme

The share option scheme shall be valid and effective for 10 years from the date on which the share option scheme becomes unconditional, after which time no further option will be granted but the provisions of the share option scheme shall remain in full force and effect in all other respects.

The Board has not granted or cancelled any share options under the share option scheme during the year ended 31 December 2013. All of the outstanding share options granted by the Board lapsed on 3 February 2013. Details of the share options which were outstanding as at 31 December 2013 are as follows:

	Number of share options					
	Outstanding				Outstanding	
	at	Granted	Exercised	Lapsed	at	
	1 January	during the	during the	during the	31 December	
	2013	year	year	year	2013	
Directors:						
Mr. Wang Ching Tung	398,000	_	_	(398,000)	_	
Mr. Yu Wen Lung	249,000	_	_	(249,000)	_	
Sub-total for Directors:	647,000	_	_	(647,000)	_	
Employees	2,849,000	-	-	(2,849,000)	_	
Sub-total for Directors and employees:	3,496,000	_	_	(3,496,000)	_	
Other qualified participants	5,893,000	=	=	(5,893,000)	=	
Total	9,389,000	_	_	(9,389,000)	_	

Share options to subscribe for a total of 20,000,000 ordinary shares of the Company (the "Shares") were granted on 4 February 2008. The fair value of options granted is approximately at an average of HK\$0.88 per Share on the basis of the binomial model, based on the closing price of the Shares at the date of grant of HK\$2.9 per Share, the annual risk-free interest rate of approximately 2.6%, an expected option life of approximately five years, expected volatility of 55% and an annual dividend yield of 7%. The amortised fair value of the share options for the year ended 31 December 2013 amounted to nil (2012: nil) was charged to the income statement.

The options are exercisable from 4 August 2008 to 3 February 2013 (both days inclusive) up to 100% of the options at an exercise price of HK\$2.9 per Share. The closing price of the shares of the Company immediately before the date of grant was HK\$2.9 per share. As at 31 December 2013, the Company had no outstanding share options.

DIRECTORS' INTERESTS OR SHORT POSITIONS IN SHARES AND IN UNDERLYING SHARES

As at 31 December 2013, the interests or short positions of the Company's Directors, chief executives and their associates in the shares and underlying shares of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance (the "SFO")), as recorded in the register maintained by the Company required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code were as follows:

					Approximate percentage of
			Number of	Interests in underlying shares	the total issued
Name of Director	Nature of interest	Corporation	shares held	held	the corporation
Mr Yu Wen Lung	Reneficial owner	Personal	50,000	_	0.006%

Save as disclosed above, as at 31 December 2013, none of the Company's Directors, chief executive and their associates (including their spouse and children under 18 years of age) had any interests or short positions in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under Section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

SUBSTANTIAL SHAREHOLDERS' INTERESTS IN THE SHARE CAPITAL OF THE COMPANY

So far as the Directors are aware, as at 31 December 2013, the following persons (who are not Directors and chief executive of the Company) had interests or short positions in the shares of the Company or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO:

Name of substantial shareholder	Nature of interest	Number and class of securities	Approximate percentage of interest in the Company's total issued share capital
SY International Ltd ("SYI") (Note)	Beneficial owner	608,318,000 Shares	67.02%
Sanyang Industry Co., Ltd. ("Sanyang") (Note)	Interest in a controlled corporation	608,318,000 Shares	67.02%

Note: SYI is a direct wholly-owned subsidiary of Sanyang and therefore, Sanyang is deemed to be interested in the Shares held by SYI under Part XV of the SFO.

Save as disclosed above, as at 31 December 2013, the Company had not been notified by any persons (other than the Directors or chief executive of the Company) who had interests or short positions in the shares or underlying shares of the Company which would be required to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were recorded in the register required to be kept by the Company under Section 336 of the SFO.

DIRECTORS' INTERESTS IN COMPETING BUSINESSES

During the year and up to the date of this report, none of the Directors has any interests in a business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group.

CONTINUING CONNECTED TRANSACTIONS

During the year, the Group entered into the following continuing connected transactions with Sanyang (an indirect substantial shareholder of the Company), its subsidiaries or associates (other than the Group) ("Sanyang Group"):

- 1. Purchase of motorbike parts by the Group from Sanyang Group, including Sanyang, Sanyang Global Co., Ltd., Hanoi Full Ta Precision Company Limited, Vietnam Three Brothers Machinery Industry Company Limited, Quingzhou Engineering Industry Co., Ltd. and Xia Shing Xiamen Motorcycle Co., Ltd., pursuant to a master purchase agreement dated 9 November 2012 entered into between the Company and Sanyang. The total purchase amount under such purchase agreement for the year ended 31 December 2013 was US\$20,394,333 (2012: US\$25,955,252).
- 2. The engagement of the Company as the exclusive distributor of motorbikes and related parts manufactured by Sanyang Group in all of the member countries of the Association of South East Asian Nations (excluding Vietnam, unless the motorbikes are resold in Vietnam for exhibition purposes) pursuant to a distributorship agreement dated 9 November 2012 entered into between the Company and Sanyang. The total purchase amount of motorbikes and related parts by the Group from Sanyang and/or its associates (excluding the Group) pursuant to such distributorship agreement for the year ended 31 December 2013 was US\$17,124,228 (2012: US\$21,375,907).
- 3. Licensing of technology, know-how, trade secrets and production information by Sanyang to Vietnam Manufacturing and Export Processing Co., Limited pursuant to a technology licence agreement dated 26 November 2007 entered into between VMEP and Sanyang. The total license fee paid under such technology licence agreement for the year ended 31 December 2013 was US\$3,657,862 (2012: US\$4,518,351).
- 4. Provision of research and development and technical support services by Sanyang Group to the Group pursuant to a research and development and technical support services agreement dated 9 November 2012 and entered into between the Company and Sanyang. The total fee paid under such research and development and technical support services agreement for the year ended 31 December 2013 was US\$658,488 (2012: US\$967,255).
- 5. Purchase of production machinery, moulds and equipment by the Group from Sanyang Group pursuant to a purchase agreement dated 9 November 2012 entered into between the Company and Sanyang. The total purchase amount under such purchase agreement for the year ended 31 December 2013 was US\$878,212 (2012: US\$234,610).
- 6. Sale of motorbike parts by the Group to Sanyang Group pursuant to a sales agreement dated 9 November 2012 and entered into between the Company and Sanyang. The total sales amount under such sales agreement for the year ended 31 December 2013 was US\$542,774 (2012: US\$283,752).

For the financial year ended 31 December 2013, the actual transaction amount for each of the abovementioned continuing connected transactions has not exceeded the respective annual cap of the relevant transactions as approved by the Board or the independent Shareholders (as the case may be).

Pursuant to Rule 14A.38 of the Listing Rules, the Board engaged the auditors of the Company to perform certain agreed-upon procedures in respect of the above continuing connected transactions.

The auditors of the Company have performed procedures in respect of the continuing connected transactions in accordance with the Hong Kong Standards on Related Services 4400 "Engagements to perform agreed-upon procedures regarding financial information" and guidances issued by the Hong Kong Institute of Certified Public Accountants.

The auditors of the Company have reported their factual findings on these procedures to the Board. The auditors have issued their unqualified letter containing their findings and conclusions in respect of the continuing connected transactions disclosed by the Group in the annual report in accordance with Rule 14A.38 of the Listing Rules.

The independent non-executive Directors have reviewed the above continuing connected transactions and confirmed that the transactions have been entered into:

- (a) in the ordinary and usual course of business of the Group;
- (b) on normal commercial terms or on terms no less favourable than terms available to or from independent third parties; and
- (c) in accordance with the relevant agreements governing such transactions on terms that are fair and reasonable and in the interests of the Shareholders as a whole.

Save as disclosed above, none of the related party transactions as disclosed in note 30 to the consolidated financial statements of the Group falls under the definition of connected transaction or constituted continuing connected transactions under the Listing Rules which are required to be disclosed in this annual report in accordance with Chapter 14A of the Listing Rules.

The Company confirms that it has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules.

SUFFICIENCY OF PUBLIC FLOAT

As at the latest practicable date prior to the issue of this annual report, to the best knowledge of the Directors and based on information publicly available to the Company, the Company has maintained a public float of not less than 25% of the issued capital of the Company as required by the Listing Rules.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Group were entered into or existed during the year.

MATERIAL ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES AND ASSOCIATED COMPANIES

The Group entered into an agreement with a third party purchaser on 30 December 2013, pursuant to which the Group disposed of its entire interest in a wholly-owned subsidiary, PT Sanyang Industri Indonesia, at a consideration of US\$1,030,000 to the third party purchaser. The group recognised a gain on disposal of US\$483,685 pursuant to the disposal. Save from the above disposal, the Group had not made any material acquisitions or disposals of subsidiaries and associated companies during the year ended 31 December 2013.

AUDITORS

KPMG retire and, being eligible, offer themselves for re-appointment. A resolution for the re-appointment of KPMG as auditors of the Company will be proposed at the forthcoming annual general meeting.

On behalf of the Board **Chou Ken Yuan**Chairman

Hong Kong, 3 March 2014

Independent Auditor's Report



Independent auditor's report to the shareholders of Vietnam Manufacturing and Export Processing (Holdings) Limited

(Incorporated in the Cayman Islands with limited liability)

We have audited the consolidated financial statements of Vietnam Manufacturing and Export Processing (Holdings) Limited (the "Company") and its subsidiaries (together the "Group") set out on pages 25 to 74, which comprise the consolidated and company statements of financial position as at 31 December 2013, the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the year then ended and a summary of significant accounting policies and other explanatory information.

DIRECTORS' RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with International Financial Reporting Standards issued by the International Accounting Standards Board and the disclosure requirements of the Hong Kong Companies Ordinance and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. This report is made solely to you, as a body, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

We conducted our audit in accordance with Hong Kong Standards on Auditing issued by the Hong Kong Institute of Certified Public Accountants. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

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

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

OPINION

In our opinion, the consolidated financial statements give a true and fair view of the state of affairs of the Company and of the Group as at 31 December 2013 and of the Group's loss and cash flows for the year then ended in accordance with International Financial Reporting Standards and have been properly prepared in accordance with the disclosure requirements of the Hong Kong Companies Ordinance.

KPMG

Certified Public Accountants 8th Floor, Prince's Building 10 Chater Road Central, Hong Kong

3 March 2014

Consolidated statement of profit or loss and other comprehensive income

For the year ended 31 December 2013 (Expressed in United States dollars)

	Note	2013 <i>US\$</i>	2012 <i>US\$</i>
	Note	035	USŞ
Revenue	4	172,666,981	204,343,764
Cost of sales		(159,271,084)	(181,999,409)
Gross profit		13,395,897	22,344,355
Other income	5	823,791	385,916
Distribution costs		(13,615,799)	(14,279,677)
Technology transfer fees	30(a)(iv)	(3,657,862)	(4,518,351)
Administrative expenses		(12,229,406)	(11,136,074)
Other expenses		(54,451)	(227,262)
Results from operating activities		(15,337,830)	(7,431,093)
Finance income		7,072,298	0 500 122
Finance income Finance costs		(552,553)	8,590,132 (8,434)
Finance costs		(332,333)	(0,434)
Net finance income	6(a)	6,519,745	8,581,698
Share of profit of an associate, net of tax	16	46,085	53,588
(Loss)/profit before taxation	6	(8,772,000)	1,204,193
Income tax	7(a)	(757,779)	(459,422)
(Loss)/profit for the year		(9,529,779)	744,771
Other comprehensive income for the year (after tax): Item that may be reclassified subsequently to profit or loss: Exchange differences on translation of financial statements of			
overseas subsidiaries		(1,304,212)	912,305
Total comprehensive income for the year attributable to			
equity shareholders of the Company		(10,833,991)	1,657,076
Earnings per share			
– basic and diluted	11	(0.010)	0.001

Consolidated statement of financial position

At 31 December 2013 (Expressed in United States dollars)

	**	2013	2012
	Note	US\$	US\$
Non-current assets			
Property, plant and equipment	12	25,314,801	29,395,797
Intangible assets	13	370,887	29,393,797
Lease prepayments	14	6,047,579	6,393,964
Interest in an associate	16	622,018	677,338
Deferred tax assets	25(b)	838,615	734,143
Deferred tax assets	23(0)		754,145
		33,193,900	37,441,176
Current assets			
Inventories	17	32,046,486	31,943,920
Trade receivables, other receivables and prepayments	18	27,695,187	16,359,364
Current tax recoverable	25(a)	11,241	11,082
Investment	19	3,000,000	3,000,000
Derivatives	28(f)	106,994	95,496
Time deposits maturing after three months	20	91,637,347	65,425,866
Cash and cash equivalents	21	22,741,624	54,885,605
		177 220 070	171 701 000
		177,238,879	171,721,333
Current liabilities			
Trade and other payables	22	26,432,795	34,828,939
Bank loans	23	21,313,260	-
Current tax payable	25(a)	104,842	625,716
Provisions	26	1,513,577	1,785,268
		49,364,474	37,239,923
Net current assets		127,874,405	134,481,410
Total assets less current liabilities		161 060 205	171 022 506
Total assets less current liabilities		161,068,305	171,922,586
Non-current liabilities			
Other payables		-	20,290
Not accets		161 060 205	171.002.206
Net assets		161,068,305	171,902,296
Capital and reserves			
Share capital	27(c)	1,162,872	1,162,872
Reserves		159,905,433	170,739,424
Total equity attributable to equity shareholders of the Company		161,068,305	171,902,296
iotal equity attributuate to equity shareholders of the company		101,000,303	171,702,290

Approved and authorised for issue by the Board of Directors on 3 March 2014.

Wang Ching Tung

Director

Yu Wen Lung *Director*

The notes on pages 30 to 74 form part of these financial statements.

Statement of financial position

At 31 December 2013 (Expressed in United States dollars)

	Note	2013 <i>US\$</i>	2012 <i>US\$</i>
Non-current assets Investments in subsidiaries	15	63,285,883	65,909,383
Current assets Trade receivables, other receivables and prepayments Investment Derivatives Time deposits maturing after three months Cash and cash equivalents	18 19 28(f) 20 21	25,363,451 3,000,000 106,994 33,692,271 1,150,197	24,743,104 3,000,000 95,496 20,151,178 15,440,827
Current liabilities		63,312,913	63,430,605
Other payables Provisions	22 26	410,457 337,791	374,628 292,506
		748,248 	667,134
Net current assets		62,564,665 	62,763,471
Total assets less current liabilities		125,850,548	128,672,854
Net assets		125,850,548	128,672,854
Capital and reserves Share capital Reserves		1,162,872 124,687,676	1,162,872 127,509,982
Total equity	27(a)	125,850,548	128,672,854

Approved and authorised for issue by the Board of Directors on 3 March 2014.

Wang Ching Tung
Director
Yu Wen Lung
Director

Consolidated statement of changes in equity

For the year ended 31 December 2013 (Expressed in United States dollars)

		Attributable to equity shareholders of the Company							
	Note	Share capital US\$	Share premium US\$	Capital reserve	Exchange reserve US\$	Statutory reserves US\$	Retained profits US\$	Total <i>US\$</i>	
Balance at 1 January 2012		1,162,872	112,198,709	1,962,666	(26,445,963)	1,181	86,539,531 	175,418,996	
Changes in equity for 2012: Profit for the year Other comprehensive income		- -	- -	- -	912,305 	- -	744,771 	744,771 912,305	
Total comprehensive income		-	-	-	912,305	-	744,771 	1,657,076	
Appropriation to reserves Dividends approved in respect of previous year	27(b)					35,550	(35,550)	(5,173,776)	
Balance at 31 December 2012 and 1 January 2013		1,162,872	112,198,709	1,962,666	(25,533,658)	36,731	82,074,976	171,902,296	
Changes in equity for 2013: Loss for the year Other comprehensive income		- -	- -	- - -	(1,304,212) 	- -	(9,529,779) 	(9,529,779) (1,304,212)	
Total comprehensive income		-	-	-	(1,304,212)	-	(9,529,779)	(10,833,991)	
Appropriation to reserves				_		63,093	(63,093)		
Balance at 31 December 2013		1,162,872	112,198,709	1,962,666	(26,837,870)	99,824	72,482,104	161,068,305	

Consolidated cash flow statement

For the year ended 31 December 2013 (Expressed in United States dollars)

		2013	2012
	Note	US\$	US\$
Operating activities (Loss)/profit before taxation		(8,772,000)	1,204,193
Adjustments for:	6(c)	6 450 006	7.644.242
Depreciation Amortisation	6(c) 6(c)	6,450,096 537,983	7,644,343 482,184
Write down of inventories	6(c)	773,490	624,935
Change in fair value of derivatives		(11,498)	(80,496)
Net interest income Share of profit of an associate, net of tax		(6,632,044) (46,085)	(7,850,213) (53,588)
Loss on disposal/write off of property, plant and equipment (net)		164,996	26,322
Gain on disposal of subsidiary	5	(483,685)	
Changes in working capital:		(8,018,747)	1,997,680
(Increase)/decrease in inventories		(275,256)	7,253,280
Increase in trade receivables, other receivables and prepayments		(11,335,823)	(3,088,501)
(Decrease)/increase in trade and other payables Decrease in provisions		(8,396,144)	5,795,164
Decrease in provisions		(271,691)	(24,666)
Cash (used in)/generated from operations		(28,297,661)	11,932,957
Income tax paid		(1,466,927)	(1,239,562)
Net cash (used in)/generated from operating activities		(29,764,588)	10,693,395
Investing activities		6 204 706	C 10C 2C0
Interest received Proceeds from disposal of property, plant and equipment		6,294,706 4,996	6,196,360 76,318
Proceeds from settlement of financial assets		· -	3,000,000
Payment for purchase of property, plant and,		(2.042.070)	(2.042.007)
equipment intangible assets and lease prepayments Payment for purchase of financial assets		(3,042,870)	(2,842,887) (3,000,000)
Increase in time deposits maturing after three months		(26,211,481)	(20,001,188)
Dividends received from an associate		92,767	92,987
Net cash used in investing activities		(22,861,882)	(16,478,410)
Financing activities	22	24 242 262	
Proceeds from borrowings Repayment of borrowings	23	21,313,260	(413,855)
Interest paid		(440,254)	(8,434)
Dividends paid to equity shareholders of the Company	27(b)		(5,173,776)
Net cash generated from/(used in) financing activities		20,873,006	(5,596,065)
Net decrease in cash and cash equivalents		(31,753,464)	(11,381,080)
Cash and cash equivalents at 1 January	21	54,885,605	65,896,469
Effect of foreign exchange rate changes		(390,517)	370,216
Cash and cash equivalents at 31 December	21	22,741,624	54,885,605
and the second s	<i>21</i>	22// 11/027	3 1,003,003

(Expressed in United States dollars unless otherwise indicated)

1. REPORTING ENTITY

Vietnam Manufacturing and Export Processing (Holdings) Limited (the "Company") was incorporated in the Cayman Islands on 20 June 2005 as an exempted company with limited liability under the Companies Law, Chapter 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands.

The Company and its subsidiaries (collectively, the "Group") are principally engaged in manufacturing and sale of motorbikes, related spare parts and engines and provision of motorbike maintenance services.

The Company's shares were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 20 December 2007.

2. SIGNIFICANT ACCOUNTING POLICIES

(a) Statement of compliance

These financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRSs"), which collective term includes all applicable individual International Financial Reporting Standards, International Accounting Standards ("IASs") and Interpretations issued by the International Accounting Standards Board ("IASs"). These financial statements also comply with the disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure provisions of the Rules Governing the Listing of Securities on the Stock Exchange. A summary of the significant accounting policies adopted by the Group is set out below.

The IASB has issued certain new and revised IFRSs that are first effective or available for early adoption for the current accounting period of the Group and the Company. Note 2(c) provides information on any changes in accounting policies resulting from initial application of these developments to the extent that they are relevant to the Group for the current and prior accounting periods reflected in these financial statements.

(b) Basis of preparation of the financial statements

The consolidated financial statements for the year ended 31 December 2013 comprise the Company and its subsidiaries (together referred to as the "Group") and the Group's interest in an associate.

The measurement basis used in the preparation of the financial statements is the historical cost basis except that derivative financial instruments are stated at their fair value as explained in Note 2(f).

Items included in the financial statements of each of the Group entities are measured using the currency of the primary economic environment in which the entity operates. The Group has adopted United States dollars as its presentation currency as the directors of the Company consider that presentation of the consolidated financial statements in United States dollars will facilitate analysis of the Group's financial information.

The preparation of financial statements in conformity with IFRSs requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets, liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgements about carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates.

The 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 if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Judgements made by management in the application of IFRSs that have significant effect on the financial statements and major sources of estimation uncertainty are discussed in Note 3.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(c) Changes in accounting policies

The IASB has issued a number of new IFRSs and amendments to IFRSs that are first effective for the current accounting period of the Group and the Company. Of these, the following developments are relevant to the Group's financial statements:

- Amendments to IAS 1, Presentation of financial statements Presentation of items of other comprehensive income
- IFRS 10. Consolidated financial statements
- IFRS 12. Disclosure of interests in other entities
- IFRS 13, Fair value measurement

The Group has not applied any new standard or interpretation that is not yet effective for the current accounting period. Impacts of the adoption of other new or amended IFRSs are discussed below:

Amendments to IAS 1, Presentation of financial statements – Presentation of items of other comprehensive income

The amendments require entities to present separately the items of other comprehensive income that would be reclassified to profit or loss in the future if certain conditions are met from those that would never be reclassified to profit or loss. The presentation of other comprehensive income in the consolidated statement of profit or loss and other comprehensive income in these financial statements has been modified accordingly. In addition, the Group has chosen to use the new title "statement of profit or loss and other comprehensive income" as introduced by the amendments in these financial statements.

IFRS 10, Consolidated financial statements

IFRS 10 replaces the requirements in IAS 27, Consolidated and separate financial statements relating to the preparation of consolidated financial statements and I-SIC 12 Consolidation – Special purpose entities. It introduces a single control model to determine whether an investee should be consolidated, by focusing on whether the entity has power over the investee, exposure or rights to variable returns from its involvement with the investee and the ability to use its power to affect the amount of those returns.

As a result of the adoption of IFRS 10, the Group has changed its accounting policy with respect to determining whether it has control over an investee. The adoption does not change any of the control conclusions reached by the Group in respect of its involvement with other entities as at 1 January 2013.

IFRS 12, Disclosure of interests in other entities

IFRS 12 brings together into a single standard all the disclosure requirements relevant to an entity's interests in subsidiaries and associates. The disclosures required by IFRS 12 are generally more extensive than those previously required by the respective standards. To the extent that the requirements are applicable to the Group, the Group has provided those disclosures in Notes 15 and 16.

IFRS 13, Fair value measurement

IFRS 13 replaces existing guidance in individual IFRSs with a single source of fair value measurement guidance. IFRS 13 also contains extensive disclosure requirements about fair value measurements for both financial instruments and non-financial instruments. To the extent that the requirements are applicable to the Group, the Group has provided those disclosures in Note 28. The adoption of IFRS 13 does not have any material impact on the fair value measurements of the Group's assets and liabilities.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(d) Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. When assessing whether the Group has power, only substantive rights (held by the Group and other parties) are considered.

An investment in a subsidiary is consolidated into the consolidated financial statements from the date that control commences until the date that control ceases. Intra-group balances, transactions, cash flows and any unrealised profits arising from intra-group transactions are eliminated in full in preparing the consolidated financial statements. Unrealised losses resulting from intra-group transactions are eliminated in the same way as unrealised gains but only to the extent that there is no evidence of impairment.

Changes in the Group's interests in a subsidiary that do not result in a loss of control are accounted for as equity transactions, whereby adjustments are made to the amounts of controlling and non-controlling interests within consolidated equity to reflect the change in relative interests, but no adjustments are made to goodwill and no gain or loss is recognised.

When the Group loses controls of a subsidiary, it is accounted for as a disposal of the entire interest in that subsidiary, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former subsidiary at the date when control is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset or, when appropriate, the cost on initial recognition of an investment in an associate (see Note 2(e)).

In the Company's statement of financial position, an investment in a subsidiary is stated at cost less impairment losses (see Note 2(k)).

(e) Associates

An associate is an entity in which the Group or Company has significant influence, but not control or joint control, over its management, including participation in the financial and operating policy decisions.

An investment in an associate is accounted for in the consolidated financial statements under the equity method. Under the equity method, the investment is initially recorded at cost, adjusted for any excess of the Group's share of the acquisition-date fair values of the investee's identifiable net assets over the cost of the investment (if any). Thereafter, the investment is adjusted for the post acquisition change in the Group's share of the investee's net assets and any impairment loss relating to the investment (see Note 2(k)). Any acquisition-date excess over cost, the Group's share of the post-acquisition, post-tax results of the investees and any impairment losses for the year are recognised in the consolidated statement of profit or loss and other comprehensive income, whereas the Group's share of the post-acquisition post-tax items of the investees' other comprehensive income is recognised in the consolidated statement of profit or loss and other comprehensive income is recognised in the consolidated statement of profit or loss and other comprehensive income.

When the Group's share of losses exceeds its interest in the associate, the Group's interest is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the investee. For this purpose, the Group's interest is the carrying amount of the investment under the equity method together with the Group's long-term interests that in substance form part of the Group's net investment in the associate.

Unrealised profits and losses resulting from transactions between the Group and its associates are eliminated to the extent of the Group's interest in the investee, except where unrealised losses provide evidence of an impairment of the asset transferred, in which case they are recognised immediately in profit or loss.

In all other cases, when the Group ceases to have significant influence over an associate, it is accounted for as a disposal of the entire interest in that investee, with a resulting gain or loss being recognised in profit or loss. Any interest retained in that former investee at the date when significant influence is lost is recognised at fair value and this amount is regarded as the fair value on initial recognition of a financial asset.

In the Company's statement of financial position, investments in associates are stated at cost less impairment losses (see Note 2(k)).

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(f) Derivative financial instruments

Embedded derivatives are separated from the host contract and accounted for separately if the economic characteristics and risks of the host contract and the embedded derivatives are not closely related, a separate instrument with the same terms as the embedded derivatives would meet the definition of a derivative, and the combined instrument is not measured at fair value through profit or loss.

Derivative financial instruments are recognised initially at fair value. At the end of each reporting period the fair value is remeasured. The gain or loss on remeasurement to fair value is recognised immediately in profit or loss.

(g) Property, plant and equipment

The following items of property, plant and equipment are stated at cost less accumulated depreciation and impairment losses (see Note 2(k)):

- buildings held for own use which are situated on leasehold land classified as held under operating lease (see Note 2(j)); and
- other items of plant and equipment.

The cost of self-constructed items of property, plant and equipment includes the cost of materials, direct labour, the initial estimate, where relevant, of the costs of dismantling and removing the items and restoring the site on which they are located, and an appropriate proportion of production overheads and borrowing costs (see Note 2(v)).

Gains or losses arising from the retirement or disposal of an item of property, plant and equipment are determined as the difference between the net disposal proceeds and the carrying amount of the item and are recognised in profit or loss on the date of retirement or disposal.

Depreciation is calculated to write off the cost of items of property, plant and equipment, less their estimated residual value, if any, using the straight line method over their estimated useful lives as follows:

_	Buildings	8-30 years
_	Machinery, moulds and equipment	2-16 years
-	Office equipment, furniture and fittings	4-10 years
-	Electrical, water and utility systems	5-10 years
_	Motor vehicles	5-7 years

Where parts of an item of property, plant and equipment have different useful lives, the cost of the item is allocated on a reasonable basis between the parts and each part is depreciated separately. Both the useful life of an asset and its residual value, if any, are reviewed annually.

(h) Intangible assets

Expenditure on research activities is recognised as an expense in the period in which it is incurred. Expenditure on development activities is capitalised if the product or process is technically and commercially feasible and the Group has sufficient resources and the intention to complete development. The expenditure capitalised includes the costs of materials, direct labour, and an appropriate proportion of overheads and borrowing costs, where applicable (see Note 2(v)). Capitalised development costs are stated at cost less accumulated amortisation and impairment losses (see Note 2(k)). Other development expenditure is recognised as an expense in the period in which it is incurred.

Other intangible assets that are acquired by the Group are stated at cost less accumulated amortisation (where the estimated useful life is finite) and impairment losses (see Note 2(k)). Expenditure on internally generated goodwill and brands is recognised as an expense in the period in which it is incurred.

Amortisation of intangible assets with finite useful lives is charged to profit or loss on a straight-line basis over the assets' estimated useful lives. Software with finite useful lives are amortised from the date they are available for use and their estimated useful lives over 3 years.

Both the period and method of amortisation are reviewed annually.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

i) Lease prepayments

Lease prepayments represent prepaid land lease rentals and related costs. Lease prepayments are carried at cost less amortisation and impairment losses (see Note 2(k)). Amortisation is charged to profit or loss on a straight-line basis over the lease period of 10-50 years.

(j) Operating lease charges

Leases which do not transfer substantially all the risks and rewards of ownership to the Group are classified as operating leases.

Where the Group has the use of assets held under operating leases, payments made under the leases are charged to profit or loss in equal instalments over the accounting periods covered by the lease term, except where an alternative basis is more representative of the pattern of benefits to be derived from the leased asset. Lease incentives received are recognised in profit or loss as an integral part of the aggregate net lease payment made. Contingent rentals are charged to profit or loss in the accounting period in which they are incurred.

(k) Impairment of assets

(i) Impairment of investments in equity securities and other receivables

Investments in equity securities and other current and non-current receivables that are stated at cost or amortised cost are reviewed at the end of each reporting period to determine whether there is objective evidence of impairment. Objective evidence of impairment includes observable data that comes to the attention of the Group about one or more of the following loss events:

- significant financial difficulty of the debtor;
- a breach contract, such as a default or delinquency in interest or principal payments;
- it becoming probable that the debtor will enter bankruptcy or other financial reorganisation;
- significant changes in the technological, market, economic or legal environment that have an adverse effect on the debtor; and
- a significant or prolonged decline in the fair value of investments in equity instruments below their costs.

If any such evidence exists, any impairment loss is determined and recognised as follows:

- For investments in associates accounted for under equity method in the consolidated financial statements (see Note 2(e)), the impairment loss is measured by comparing the recoverable amount of the investment with its carrying amount in accordance with Note 2(k)(ii). The impairment loss is reversed if there has been a favourable change in the estimates used to determine the recoverable amount in accordance with Note 2(k)(ii).
- For unquoted equity securities carried at cost, the impairment loss is measured as the difference between the carrying amount of the financial asset and the estimated future cash flows, discounted at the current market rate of return for a similar financial asset where the effect of discounting is material.
 Impairment losses for equity securities carried at cost are not reversed.
- For trade and other current receivables and other financial assets carried at amortised cost, the impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate (i.e. the effective interest rate computed at initial recognition of these assets), where the effect of discounting is material. This assessment is made collectively where these financial assets share similar risk characteristics, such as similar past due status, and have not been individually assessed as impaired. Future cash flows for financial assets which are assessed for impairment collectively are based on historical loss experience for assets with credit risk characteristics similar to the collective group.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Impairment of assets (Continued)

(i) Impairment of investments in equity securities and other receivables (Continued)

If in a subsequent period the amount of an impairment loss decreases and the decrease can be linked objectively to an event occurring after the impairment loss was recognised, the impairment loss is reversed through profit or loss. A reversal of an impairment loss shall not result in the asset's carrying amount exceeding that which would have been determined had no impairment loss been recognised in prior years.

Impairment losses are written off against the corresponding assets directly, except for impairment losses recognised in respect of trade debtors and bills receivable included within trade and other receivables, whose recovery is considered doubtful but not remote. In this case, the impairment losses for doubtful debts are recorded using an allowance account. When the Group is satisfied that recovery is remote, the amount considered irrecoverable is written off against trade debtors and bills receivable directly and any amount held in the allowance account relating to that debt are reversed. Subsequent recoveries of amounts previously charged to the allowance account are reversed against the allowance account. Other changes in the allowance account and subsequent recoveries of amounts previously written off directly are recognised in profit or loss.

(ii) Impairment of other assets

Internal and external sources of information are reviewed at the end of each reporting period to identify indications that the following assets may be impaired or, an impairment loss previously recognised no longer exists or may have decreased:

- property, plant and equipment;
- intangible assets;
- lease prepayments; and
- investments in subsidiaries and associates in the Company's statement of financial position.

If any such indication exists, the asset's recoverable amount is estimated.

Calculation of recoverable amount

The recoverable amount of an asset is the greater of its fair value less costs of disposal and value in use. 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. Where an asset does not generate cash inflows largely independent of those from other assets, the recoverable amount is determined for the smallest group of assets that generates cash inflows independently (i.e. a cash-generating unit).

Recognition of impairment losses

An impairment loss is recognised in profit or loss if the carrying amount of an asset, or the cash-generating unit to which it belongs, exceeds its recoverable amount. Impairment losses recognised in respect of cash-generating units are allocated to reduce the carrying amount of the assets in the unit (or group of units) on a pro rata basis, except that the carrying value of an asset will not be reduced below its individual fair value less costs of disposal (if measurable), or value in use (if determinable).

Reversals of impairment losses

An impairment loss is reversed if there has been a favourable change in the estimates used to determining the recoverable amount.

A reversal of an impairment loss is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to profit or loss in the year in which the reversals are recognised.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(k) Impairment of assets (Continued)

(iii) Interim financial reporting and impairment

Under the Rules Governing the Listing of Securities on the Stock Exchange of Hong Kong Limited, the Group is required to prepare an interim financial report in compliance with IAS 34, *Interim financial reporting*, in respect of the first six months of the financial year. At the end of the interim period, the Group applies the same impairment testing, recognition, and reversal criteria as it would at the end of the financial year (see Note 2(k)(i) and (ii)).

(I) Inventories

Inventories are carried at the lower of the cost and net realisable value.

Cost is calculated using the weighted average cost formula and comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and the estimated costs necessary to make the sale.

When inventories are sold, the carrying amount of those inventories is recognised as an expense in the period in which the related revenue is recognised. The amount of any write-down of inventories to net realisable value and all losses of inventories are recognised as an expense in the period the write-down or loss occurs. The amount of any reversal of any write-down of inventories is recognised as a reduction in the amount of inventories recognised as an expense in the period in which the reversal occurs.

(m) Trade and other receivables

Trade and other receivables are initially recognised at fair value and thereafter stated at amortised cost using the effective interest method, less allowance for impairment of doubtful debts (see Note 2(k)), except where the receivables are interest-free loans made to related parties without any fixed repayment terms or the effect of discounting would be immaterial. In such cases, the receivables are stated at cost less allowance for impairment of doubtful debts.

(n) Interest-bearing borrowings

Interest-bearing borrowings are recognised initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortised cost with any difference between the amount initially recognised and redemption value being recognised in profit or loss over the period of the borrowings, together with any interest and fees payable, using the effective interest method.

(o) Trade and other payables

Trade and other payables are initially recognised at fair value. Trade and other payables are subsequently stated at amortised cost unless the effect of discounting would be immaterial, in which case they are stated at cost.

(p) Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits with banks and other financial instructions, and short-term, highly liquid investments that are readily convertible into known amounts of cash and which are subject to an insignificant risk of changes in value, having been within three months of maturity at acquisition.

(q) Employee benefits

(i) Short term employee benefits and contributions to defined contribution retirement plans

Salaries, annual bonuses, paid annual leave, contributions to defined contribution retirement plans and the cost of non-monetary benefits are accrued in the year in which the associated services are rendered by employees. Where payment or settlement is deferred and the effect would be material, these amounts are stated at their present values.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(q) Employee benefits (Continued)

(ii) Share-based payments

The fair value of share options granted to employees is recognised as an employee cost with a corresponding increase in a capital reserve within equity. The fair value is measured at grant date using the binomial option pricing model, taking into account the terms and conditions upon which the options were granted. Where the employees have to meet vesting conditions before becoming unconditionally entitled to the options, the total estimated fair value of the options is spread over the vesting period, taking into account the probability that the options will vest.

During the vesting period, the number of share options that is expected to vest is reviewed. Any resulting adjustment to the cumulative fair value recognised in prior years is charged/credited to profit or loss for the year of the review, unless the original employee expenses qualify for recognition as an asset, with a corresponding adjustment to the capital reserve. On vesting date, the amount recognised as an expense is adjusted to reflect the actual number of options that vest (with a corresponding adjustment to the capital reserve) except where forfeiture is only due to not achieving vesting conditions that relate to the market price of the Company's shares. The equity amount is recognised in the capital reserve until either the option is exercised (when it is transferred to the share premium account) or the option expires (when it is released directly to retained profits).

(iii) Termination benefits

Termination benefits are recognised at the earlier of when the Group can no longer withdraw the offer of those benefits and when it recognises restructuring costs involving the payment of termination benefits.

(r) Income tax

Income tax for the year comprises current tax and movements in deferred tax assets and liabilities. Current tax and movements in deferred tax assets and liabilities are recognised in profit or loss except to the extent that they relate to items recognised in other comprehensive income or directly in equity, in which case the relevant amounts of tax are recognised in other comprehensive income or directly in equity, respectively.

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

Deferred tax assets and liabilities arise from deductible and taxable temporary differences respectively, being the differences between the carrying amounts of assets and liabilities for financial reporting purpose and their tax bases. Deferred tax assets also arise from unused tax losses and unused tax credits.

Apart from certain limited exceptions, all deferred tax liabilities, and all deferred tax assets to the extent that it is probable that future taxable profits will be available against which the asset can be utilised, are recognised. Future taxable profits that may support the recognition of deferred tax assets arising from deductible temporary differences include those that will arise from the reversal of existing taxable temporary differences, provided those differences relate to the same taxation authority and the same taxable entity, and are expected to reverse either in the same period as the expected reversal of the deductible temporary difference or in periods into which a tax loss arising from the deferred tax asset can be carried back or forward. The same criteria are adopted when determining whether existing taxable temporary differences support the recognition of deferred tax assets arising from unused tax losses and credits, that is, those differences are taken into account if they relate to the same taxation authority and the same taxable entity, and are expected to reverse in a period, or periods, in which the tax loss or credit can be utilised.

The limited exceptions to recognition of deferred tax assets and liabilities are those temporary differences arising from the initial recognition of assets or liabilities that affect neither accounting nor taxable profit (provided they are not part of a business combination), and temporary differences relating to investments in subsidiaries to the extent that, in the case of taxable differences, the Group controls the timing of the reversal and it is probable that the differences will not reverse in the foreseeable future, or in the case of deductible differences, unless it is probable that they will reverse in the future.

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the end of the reporting period. Deferred tax assets and liabilities are not discounted.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

r) Income tax (Continued)

The carrying amount of a deferred tax asset is reviewed at the end of each reporting period and is reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow the related tax benefit to be utilised. Any such reduction is reversed to the extent that it becomes probable that sufficient taxable profits will be available.

Additional income taxes that arise from the distribution of dividends are recognised when the liability to pay the related dividends is recognised.

Current tax balances and deferred tax balances, and movements therein, are presented separately from each other and are not offset. Current tax assets are offset against current tax liabilities, and deferred tax assets against deferred tax liabilities, if the Company or the Group has the legally enforceable right to set off current tax assets against current tax liabilities and the following additional conditions are met:

- in the case of current tax assets and liabilities, the Company or the Group intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously; or
- in the case of deferred tax assets and liabilities, if they relate to income taxes levied by the same taxation authority
 on either:
 - the same taxable entity; or
 - different taxable entities, which, in each future period in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered, intend to realise the current tax assets and settle the current tax liabilities on a net basis or realise and settle simultaneously.

(s) Provisions and contingent liabilities

Provisions are recognised for liabilities of uncertain timing or amount when the Group or the Company has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(t) Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable. Provided it is probable that the economic benefits will flow to the Group and the revenue and costs, if applicable, can be measured reliably, revenue is recognised in profit or loss as follows:

(i) Sales of goods

Revenue is recognised when goods are delivered at the customers' premises which is taken to be the point in time when the customer has accepted the goods and the related risks and rewards of ownership. Revenue excludes value added tax or other sales taxes and is after deduction of any trade discounts.

(ii) Rendering of services

Revenue from mould and repair services is recognised in profit or loss when services are rendered.

(iii) Dividend income

Dividend income from unlisted investments is recognised when the shareholder's right to receive payment is established.

(iv) Interest income

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

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(u) Translation of foreign currencies

Foreign currency transactions during the year are translated at the foreign exchange rates ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the foreign exchange rates ruling at the end of the reporting period. Exchange gains and losses are recognised in profit or loss.

Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the foreign exchange rates ruling at the transaction dates. Non-monetary assets and liabilities denominated in foreign currencies that are stated at fair value are translated using the foreign exchange rates ruling at the dates the fair value was measured.

The results of foreign operations are translated into United States dollars at the exchange rates approximating the foreign exchange rate ruling at the dates of the transactions. Statement of financial position items are translated into United States dollars at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the exchange reserve.

On disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

(v) Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of an asset which necessarily takes a substantial period of time to get ready for its intended use or sale are capitalised as part of the cost of that asset. Other borrowing costs are expensed in the period in which they are incurred.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or complete.

(w) Related parties

- (a) A person, or a close member of that person's family, is related to the Group if that person:
 - (i) has control or joint control over the Group;
 - (ii) has significant influence over the Group; or
 - (iii) is a member of the key management personnel of the Group or the Group's parent.
- (b) An entity is related to the Group if any of the following conditions applies:
 - (i) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (iii) Both entities are joint ventures of the same third party.
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (vi) The entity is controlled or jointly controlled by a person identified in (a).
 - (vii) A person identified in (a)(i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

Close members of the family of a person are those family members who may be expected to influence, or be influenced by, that person in their dealings with the entity.

(Expressed in United States dollars unless otherwise indicated)

2. SIGNIFICANT ACCOUNTING POLICIES (Continued)

(x) Segment reporting

Operating segments, and the amounts of each segment item reported in the financial statements, are identified from the financial information provided regularly to the Group's most senior executive management for the purposes of allocating resources to, and assessing the performance of, the Group's various lines of business and geographical locations.

Individually material operating segments are not aggregated for financial reporting purposes unless the segments have similar economic characteristics and are similar in respect of the nature of products and services, the nature of production processes, the type or class of customers, the methods used to distribute the products or provide the services, and the nature of the regulatory environment. Operating segments which are not individually material may be aggregated if they share a majority of these criteria.

3. ACCOUNTING JUDGEMENT AND ESTIMATES

Notes 24 and 28 contain information about the assumptions and their risk factors relating to valuation of fair value of share options granted and financial instruments. Other key sources of estimation uncertainty are as follows:

(a) Impairment loss on property, plant and equipment

The Group assesses annually whether there are indication of impairment of property, plant and equipment in accordance with the relevant accounting policies. If such indication exists, the recoverable amounts of the assets would be determined by reference to value in use and fair value less costs to disposal. Value in use is determined using the discounted cash flow method. Due to inherent risk associated with estimations in the timing and magnitude of the future cash flows, the estimated recoverable amount of the assets may be different from its actual recoverable amount and profit or loss could be affected by the accuracy of the estimations.

(b) Impairment losses on trade receivables, other receivables and prepayments

As explained in Note 28(a)(i), impairment losses on trade receivables, other receivables and prepayments are assessed and provided based on the directors' regular review of the aging analysis and past collection history of each individual customer. A considerable level of judgement is exercised by the directors when assessing the credit worthiness and collectability of each receivable. Any increase or decrease in the impairment losses for bad and doubtful debts would affect the consolidated statement of profit or loss and other comprehensive income in future years.

(c) Depreciation

Property, plant and equipment are depreciated on a straight-line basis over their estimated useful lives, after taking into account their estimated residual value. The Group reviews annually the useful life of the assets and their residual value, if any. The depreciation expenses for future periods are adjusted if there are significant changes from previous estimates.

(d) Net realisable value of inventories

Net realisable value of inventories is the estimated selling price in the ordinary course of business, less estimated costs of completion and selling expenses. These estimates are based on the current market prices and the historical experience of distributing and selling products of a similar nature. These estimates could be varied significantly as a result of competitor actions in response to severe industry cycles or other changes in market conditions. Management reassesses the estimations at the end of each reporting period.

(e) Income taxes

Determining income tax provisions involves judgement regarding the future tax treatment of certain transactions. The Group carefully evaluates the tax implications of transactions and tax provisions are set up accordingly. The tax treatment of such transactions is reconsidered periodically to take into account all changes in tax legislation. Deferred tax assets are recognised for tax losses not yet used and temporary deductible differences. As those deferred tax assets can only be recognised to the extent that it is probable that future taxable profit will be available against which the unused tax credits can be utilised, management's judgement is required to assess the probability of future taxable profits. Management's assessment is constantly reviewed and additional deferred tax assets are recognised if it becomes probable that future taxable profits will allow the deferred tax asset to be recovered.

(f) Provision for warranties

As explained in Note 26, the Group makes provisions under the warranties it gives on sale of its motorbikes and other products taking into account the Group's recent claim experience. As the Group is continually upgrading its product designs and launching new models it is possible that the recent claim experience is not indicative of future claims that it will receive in respect of past sales. Any increase or decrease in the provision would affect profit or loss in future years.

(Expressed in United States dollars unless otherwise indicated)

4. REVENUE AND SEGMENT REPORTING

(a) Revenue

The principal activities of the Group are manufacturing and sale of motorbikes, related spare parts and engines and provision of motorbike maintenance services.

Revenue represents the sales value of motorbikes, spare parts and engines supplied to customers, and revenue from moulds and repair services. The amount of each significant category of revenue recognised during the year is as follows:

2013	2012
US\$	US\$
142,921,920	174,359,604
29,546,233	29,743,130
198,828	241,030
172,666,981	204,343,764
	US\$ 142,921,920 29,546,233

The Group's customer base is diversified and there is no customer with whom transactions have exceeded 10% of the Group's revenue.

Further details regarding the Group's principal activities are disclosed below:

(b) Segment reporting

The Group manages its businesses by divisions, which are organised by a mixture of both business lines (products and services) and geography. In a manner consistent with the way in which information is reported internally to the Group's most senior executive management for the purposes of resource allocation and performance assessment, the Group has presented the following three reportable segments.

- Manufacturing and sale of motorbikes: the Group's principal products are motorbikes manufactured primarily for the Vietnamese market. The Group also exports motorbikes to other countries including Malaysia, the Philippines, Thailand, Brunei and Singapore.
- Manufacturing and sale of spare parts and engines: the Group manufactures engines for use in the Group's motorbikes, while the Group also exports engines to third parties. The Group manufactures parts for use in repair servicing and product assembly.
- Moulds and repair services: the Group manufactures and maintains moulds used for making metal parts, for example, by die casting and pressing. The majority of the Group's moulds are specially made for internal use, producing parts for the Group's products. The Group also manufactures a small number of moulds for external sale to its domestic suppliers and to domestic manufacturers unrelated to the production of parts for the Group's products.

(i) Segment results, assets and liabilities

For the purposes of assessing segment performance and allocating resources between segments, the Group's senior executive management monitors the results, assets and liabilities attributable to each reportable segment on the following bases:

Segment assets include all tangible, intangible assets and current assets with the exception of interest in an associate, time deposits maturing after three months, cash and cash equivalents, and other corporate assets. Segment liabilities include provisions, trade and other payables attributable to the manufacturing and sales activities of the individual segments with the exception of interest-bearing borrowings, income tax payables and other corporate liabilities.

(Expressed in United States dollars unless otherwise indicated)

4. REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

(i) Segment results, assets and liabilities (Continued)

Revenue and expenses are allocated to the reportable segments with reference to sales generated by those segments and the expenses incurred by those segments or which otherwise arise from the depreciation or amortisation of assets attributable to those segments.

The measure used for reporting segment profit is "adjusted EBIT" i.e. "adjusted earnings before interest and taxes", where "interest" is regarded as net finance income. To arrive at adjusted EBIT the Group's earnings are further adjusted for items not specifically attributed to individual segments, such as share of profits less losses of an associate and other head office or corporate administration costs.

In addition to receiving segment information concerning adjusted EBIT, management is provided with segment information concerning revenue (including inter segment sales), interest income and expense from cash balances and borrowings managed directly by the segments, depreciation, amortisation and additions to non-current segment assets used by the segments in their operations. Inter-segment sales are priced with reference to prices charged to external parties for similar orders.

Information regarding the Group's reportable segments as provided to the Group's most senior executive management for the purposes of resource allocation and assessment of segment performance for the years ended 31 December 2013 and 2012 is set out below.

		Year ended 31 D Manufacturing	ecember 2013	
	Manufacturing	and sale of	Moulds	
	and sale of	spare parts	and repair	
	motorbikes <i>USS</i>	and engines <i>USS</i>	services <i>USS</i>	Total <i>US\$</i>
	033	033	033	033
Revenue from external				
customers	142,921,920	29,546,233	198,828	172,666,981
Inter-segment revenue	-	50,370,148	1,093,845	51,463,993
Reportable segment				
revenue	142,921,920	79,916,381	1,292,673	224,130,974
Reportable segment				
(loss)/profit				
(adjusted EBIT)	(8,707,370)	(4,795,860)	45,549	(13,457,681)
Interest income	5,135,285	1,055,841	152,242	6,343,368
Interest expenses	(364,785)	(63,703)	(11,766)	(440,254)
Depreciation and amortisation for the year	(5,276,811)	(1,633,543)	(77,725)	(6,988,079)
for the year	(3,270,611)	(1,033,343)	(77,723)	(0,988,079)
Reportable segment assets	63,903,337	28,977,826	1,022,792	93,903,955
Reportable segment				
liabilities	10,222,700	18,995,809	116,859	29,335,368

(Expressed in United States dollars unless otherwise indicated)

4. REVENUE AND SEGMENT REPORTING (Continued)

- **(b)** Segment reporting (Continued)
 - (i) Segment results, assets and liabilities (Continued)

		Year ended 31 De	cember 2012	
		Manufacturing		
	Manufacturing	and sale of	Moulds	
	and sale of	spare parts	and repair	T I
	motorbikes	and engines	services	Total
	US\$	US\$	US\$	US\$
Revenue from external				
customers	174,359,604	29,743,130	241,030	204,343,764
Inter-segment revenue		63,519,343	915,053	64,434,396
Reportable segment				
revenue	174,359,604	93,262,473	1,156,083	268,778,160
Reportable segment loss				
(adjusted EBIT)	(4,416,445)	(1,138,280)	(82,705)	(5,637,430)
Interest income	5,965,685	1,008,743	190,183	7,164,611
Interest expenses	=	(8,434)	=	(8,434)
Depreciation and amortisation				
for the year	(6,280,087)	(1,734,668)	(111,772)	(8,126,527)
Reportable segment assets	53,358,246	31,600,074	2,396,083	87,354,403
Reportable segment				
liabilities	26,595,228	11,692,329	210,191	38,497,748

(ii) Reconciliation of reportable segment revenues, profit or loss, assets and liabilities

	2013 <i>US\$</i>	2012 <i>US\$</i>
Revenue		
Reportable segment revenue Elimination of inter-segment revenue	224,130,974 (51,463,993)	268,778,160 (64,434,396)
Consolidated revenue (Note 4(a))	172,666,981	204,343,764

(Expressed in United States dollars unless otherwise indicated)

4. REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

Reconciliation of reportable segment revenues, profit or loss, assets and liabilities (Continued)

	2013 <i>US\$</i>	2012 <i>US\$</i>
(Loss)/profit		
Reportable segment loss	(13,457,681) 33,397	(5,637,430) 16,764
Elimination of inter-segment profits	33,397	10,/04
Reportable segment loss derived from Group's		
external customers	(13,424,284)	(5,620,666)
Share of profits of an associate	46,085	53,588
Net finance income	6,519,745	8,581,698
Unallocated corporate expenses	(1,913,546)	(1,810,427)
Consolidated (loss)/profit before taxation	(8,772,000)	1,204,193
	At 31 December 2013 <i>US\$</i>	At 31 December 2012 US\$
Assets		
Reportable segment assets	93,903,955	87,354,403
Elimination of inter-segment receivables	(2,138,240)	(2,530,385)
	91,765,715	84,824,018
Interest in an associate	622,018	677,338
Investments and derivatives	3,106,994	3,095,496
Time deposits maturing after three months		
– current	91,637,347	65,425,866
Current tax recoverable	11,241	11,082
Cash and cash equivalents	22,741,624	54,885,605
Unallocated corporate assets	547,840	243,104
Consolidated total assets	210,432,779	209,162,509

(Expressed in United States dollars unless otherwise indicated)

4. REVENUE AND SEGMENT REPORTING (Continued)

(b) Segment reporting (Continued)

ii) Reconciliation of reportable segment revenues, profit or loss, assets and liabilities (Continued)

	At 31 December 2013 <i>US\$</i>	At 31 December 2012 <i>US\$</i>
Liabilities		
Reportable segment liabilities Elimination of inter-segment payables	29,335,368 (2,137,244)	38,497,748 (2,530,385)
Bank loans Current tax payables Unallocated corporate liabilities	27,198,124 21,313,260 104,842 748,248	35,967,363 - 625,716 667,134
Consolidated total liabilities	49,364,474	37,260,213

(iii) Geographic information

The following table sets out information about the geographical location of (i) the Group's revenue from external customers and (ii) the Group's property, plant and equipment, intangible assets, and interest in an associate ("specified non-current assets"). The geographical location of customers is based on the location at which the goods were delivered to or the services were provided. The geographical location of the specified non-current assets is based on the physical location of the asset, in the case of property, plant and equipment, the location of the operation to which they are allocated, in the case of intangible assets, and the location of operations, in the case of interest in an associate.

	Revenues from external customers		Spec non-curre	ified ent assets
	2013	2012	2013	2012
	<i>US\$</i>	<i>US\$</i>	<i>US\$</i>	<i>US\$</i>
Vietnam (place of domicile) Malaysia The Philippines Singapore Indonesia Thailand Other countries*	97,959,004	140,422,550	31,731,156	36,028,376
	48,670,592	37,849,775	-	-
	21,593,278	20,222,102	-	-
	1,682,075	1,807,377	-	-
	1,452,657	761,785	-	-
	1,004,226	2,893,643	-	-
	305,149	386,532	2,111	1,319
	172,666,981	204,343,764	31,733,267	36,029,695

^{*} Other countries mainly consist of Myanmar, Brunei and Taiwan.

(Expressed in United States dollars unless otherwise indicated)

5. OTHER INCOME

	2013	2012
	US\$	US\$
Gain on disposal of property, plant and equipment	4,996	11,381
Sales of scraps	216,508	205,855
Change in fair value of derivatives (note 28(f))	11,498	95,496
Gain on disposal of a subsidiary (note 15)	483,685	-
Others	107,104	73,184
	823,791	385,916

6. (LOSS)/PROFIT BEFORE TAXATION

(Loss)/profit before taxation is arrived at after charging/(crediting):

(a) Net finance income

(b)

Interest income from banks Net foreign exchange gain	7,072,298	7,858,647 731,485
Finance income	7,072,298	8,590,132
Interest paid and payable to banks Net foreign exchange loss	(440,254) (112,299)	(8,434)
Finance costs	(552,553)	(8,434)
	6,519,745	8,581,698
Staff costs		
Contributions to defined contribution retirement plans Severance pay allowance (<i>Note 26</i>) Salaries, wages and other benefits	909,239 72,920 10,978,989	843,660 102,132 10,800,131
	11,961,148	11,745,923

Description of the defined contribution retirement plan

The Group participates in a defined contribution plan managed by the Vietnam government whereby the Group is required to make contributions to the plan, representing the employer's portion of social and health insurance contributions. The applicable rates of contribution are 15% and 2% of total contractual salaries, respectively. The Group has no obligation for the payment of retirement benefits other than the contributions described above. The Group's contributions vest fully with the employees when contributed into the plan.

(Expressed in United States dollars unless otherwise indicated)

6. (LOSS)/PROFIT BEFORE TAXATION (Continued)

(c) Other items

	2013	2012
	US\$	US\$
Amortisation of lease prepayments/intangible assets	537,983	482,184
Depreciation of property, plant and equipment	6,450,096	7,644,343
Write-down of inventories (Note 17)	773,490	624,935
Loss on disposal/write off of property, plant and equipment	169,992	37,703
Operating lease charges: minimum lease payments		
in respect of property rentals	577,540	906,574
Auditors' remuneration	456,629	401,772
Research and development expenses (i)	8,618,774	8,868,733
Technical consultancy fee (Note 30(a)(v))	655,988	967,255
Warranty expenses (Note 26)	583,548	826,745
Cost of inventories (ii) (Note 17)	136,951,956	158,085,909

- (i) Research and development expenses include amounts relating to technology transfer fee, staff costs, depreciation and amortisation expenses, rental expense of properties and other miscellaneous expenses, which are also included in the respective total amounts disclosed separately above or in Note 6(b) for each of these types of expenses. No development expenditure was capitalised during the year ended 31 December 2013 (2012: US\$Nil).
- (ii) Cost of inventories includes amounts relating to staff costs, depreciation and amortisation expenses and rental expense of properties, which are also included in the respective total amounts disclosed separately above or in Note 6(b) for each of these types of expenses.

7. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

(a) Taxation in the consolidated statement of profit or loss and other comprehensive income represents:

Current tax Provision for the year Under-provision in respect of prior years	137,741 733,894	859,865 325,590
	871,635	1,185,455
Deferred tax Origination and reversal of temporary differences	(113,856)	(726,033)
	757,779	459,422

(Expressed in United States dollars unless otherwise indicated)

7. INCOME TAX IN THE CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (Continued)

(a) Taxation in the consolidated statement of profit or loss and other comprehensive income represents: (Continued)

No provision for Hong Kong Profits Tax has been made as the Group did not earn any income subject to Hong Kong Profits Tax for the year ended 31 December 2013.

Pursuant to the rules and regulations of the Cayman Islands, the Group is not subject to any income tax in the Cayman Islands.

In accordance with the Law of Foreign Investment of 1987, as amended in 1990 and 1992 in Vietnam, provision for corporate income tax ("CIT") for Vietnam Manufacturing and Export Processing Limited ("VMEP") is calculated at 18% of the taxable profits on motorbike assembling and manufacturing activities and at the rate of 10% of taxable profits on engine assembling and manufacturing activities. The applicable tax rate for profits from other operating activities is 25%.

In accordance with the Law of Foreign Investment of 1996, as amended in 2000 in Vietnam, the applicable CIT rate for Vietnam Casting Forge Precision Limited ("VCFP") is 15% from 2013 onwards.

In accordance with the Law of Foreign Investment of 1996, as amended in 2000, the Investment Law of 2006, and the Law on Corporate Income Tax of 2003 in Vietnam, the applicable tax rate for Duc Phat Molds Inc. is 25% from 2013 onwards.

In accordance with the Corporate Income Tax Law of Taiwan, as amended in 2010, the applicable tax rate for Chin Zong Trading Co., Ltd. ("Chin Zong") is 17% of the taxable profit if total taxable profit is above New Taiwan Dollars ("NT\$") 120,000. Income tax is exempted if the taxable profit is below NT\$120,000.

In accordance with the Income Tax Law of Indonesia, the applicable tax rate for PT Sanyang Industri Indonesia is 25%.

(b) Reconciliation between tax expense and accounting (loss)/profit at applicable tax rates:

	2013 <i>US\$</i>	2012 <i>US\$</i>
(Loss)/profit before taxation	(8,772,000)	1,204,193
Notional tax on (loss)/profit before taxation, calculated at the CIT rate of 18% Tax effect of non-deductible expenses	(1,578,960) 358,151	216,755 356,230
Tax effect of non-taxable income Tax effect of differences in tax rates and tax holidays of subsidiaries Tax effect of unused tax losses not recognised	(254,612) 31,564 1,467,742	(277,101) (162,052) -
Under-provision in prior years Actual tax expense	733,894	325,590 459,422

(Expressed in United States dollars unless otherwise indicated)

8. DIRECTORS' REMUNERATION

Directors' remuneration disclosed pursuant to section 161 of Hong Kong Companies Ordinance is as follows:

	Salaries, allowances and benefits in kind US\$	Discretionary bonuses US\$	Directors' fees US\$	Share-based payments (Note 24) US\$	2013 Total <i>US\$</i>
Chairman: Chou, Ken-Yuan	88,650	_	-	-	88,650
Executive directors: Wang, Ching-Tung Yu, Wen-Lung Chen, Chung-Long	91,116 22,566 47,049	- - -	- - -	- - -	91,116 22,566 47,049
Non-executive directors: Chiang, Shih-Huang Chiu, Ying-Feng	- -	- -	3,000 3,000	- -	3,000 3,000
Independent non-executive directors: Wei, Sheng-Huang (resigned on 31 May 2013) Shen, Hwa-Rong Lin, Ching-Ching Wu, Kwei-Mei (appointed on 31 August 2013)	- - -	- - -	12,500 25,000 25,000	- - -	12,500 25,000 25,000
	249,381		68,500		317,881
	Salaries, allowances and benefits in kind <i>US\$</i>	Discretionary bonuses <i>US\$</i>	Directors' fees <i>US\$</i>	Share-based payments (Note 24) US\$	2012 Total <i>US\$</i>
Chairman: Chang, Kwang-Hsiung (resigned on 25 June 2012) Chou, Ken-Yuan (appointed as executive director on 3 January 2012 and	45,150	-	-	_	45,150
chairman on 21 August 2012)	82,820	-	-	_	82,820
Executive directors: Wang, Ching-Tung Yu, Wen-Lung	90,895	-	-	-	90,895
(appointed on 3 January 2012) Chen, Chung-Long	21,781	_	_	-	21,781
(appointed on 21 August 2012)	27,501	_	_	-	27,501
Non-executive directors: Chiang, Shih-Huang Chiu, Ying-Feng (appointed on 3 January 2012)	-	-	3,000 3,000	<u>-</u>	3,000 3,000
Independent non-executive directors: Wei, Sheng-Huang Shen, Hwa-Rong Lin, Ching-Ching	- - -	- - -	25,000 25,000 25,000	-	25,000 25,000 25,000
	268,147	_	81,000		349,147

The Group did not pay any emoluments to directors of the Company for the year ended 31 December 2013 as an inducement fee to join or as compensation for loss of office. None of the persons who are directors of the Company waived or agreed to waive any emoluments or remuneration during the year ended 31 December 2013.

(Expressed in United States dollars unless otherwise indicated)

9. INDIVIDUALS WITH HIGHEST EMOLUMENTS

Of the five individuals with the highest emoluments, two (2012: two) are directors whose emoluments are disclosed in Note 8. The aggregate of the emoluments in respect of the other three (2012: three) individuals are as follows:

	2013	2012
	US\$	US\$
Salaries and other benefits	209,782	209,943
Discretionary bonuses	7,563	5,454
Discretionary bortuses		
	217,345	215,397
	217,010	210/007

During the year ended 31 December 2013, no emoluments were paid by the Group to any of the five highest paid employees as an inducement to join or upon joining the Group or as compensation for loss of office.

The emoluments of the three (2012: three) individuals with the highest emoluments are within the following bands:

	2013 Number of individuals	2012 Number of individuals
Hong Kong Dollar ("HK\$") Nil to 1,000,000	3	3

10. LOSS FOR THE YEAR OF THE COMPANY

The consolidated loss for the year includes a deficit of US\$2,822,306 (2012: US\$450,062) which has been dealt with in the financial statements of the Company (*Note 27(a*)).

11. EARNINGS PER SHARE

(a) Basic earnings per share

The calculation of basic earnings per share is based on the loss for the year of US\$9,529,779 (2012: profit of US\$744,771) and the weighted average of 907,680,000 ordinary shares (2012: 907,680,000 ordinary shares) in issue during the year.

(b) Diluted earnings per share

The amount of diluted earnings per share is the same as the basic earnings per share for the year ended 31 December 2013 as there was no dilutive effect on earnings per share since all outstanding share options were anti-dilutive.

(Expressed in United States dollars unless otherwise indicated)

12. PROPERTY, PLANT AND EQUIPMENT The Group

	Buildings held for own use carried at cost US\$	Machinery, moulds and equipment US\$	Office equipment, furniture and fittings	Electrical, water and utility systems US\$	Motor vehicles US\$	Assets under construction US\$	Total US\$
Cost							
At 1 January 2012 Additions	15,022,922 139,703	69,887,517 1,600,506	1,998,258 122,879	7,151,230 5,062	1,406,586 172,264	241,259 679,646	95,707,772 2,720,060
Transfer from assets under construction Transfer to long-term	-	557,033	-	_	-	(557,033)	-
prepayments	-	-	-	-	-	(58,391)	(58,391)
Disposals	_	(36,554)	(1,147)	-	(117,539)	_	(155,240)
Written off Exchange adjustments	125,984	(414,927) 546,075	(35,328) 16,355	60,338	8,411	2,060	(450,255) 759,223
At 31 December 2012	15,288,609	72,139,650	2,101,017	7,216,630	1,469,722	307,541	98,523,169
At 1 January 2013	15,288,609	72,139,650	2,101,017	7,216,630	1,469,722	307,541	98,523,169
Additions Transfer from assets under	-	1,574,215	102,480	2,466	207,574	897,877	2,784,612
construction	_	884,089	_	_	_	(884,089)	_
Disposals	(12,522)	(570,873)	(19,737)		(172,828)		(775,960)
Written off	(5,943)	(532,065)	(289,796)	(7,407)	(8,054)	(104,907)	(948,172)
Exchange adjustments	(191,506)	(1,038,922)	(30,863)	(88,834)	(31,459)	(3,656)	(1,385,240)
At 31 December 2013	15,078,638	72,456,094	1,863,101	7,122,855	1,464,955	212,766	98,198,409
Accumulated depreciation							
and impairment loss At 1 January 2012	4,980,285	49,950,135	1,427,706	4,245,483	775,244		61,378,853
Charge for the year	896,691	6,065,476	201,605	348,195	132,376	_	7,644,343
Written back on disposals	-	(4,571)	(191)	-	(48,739)	_	(53,501)
Written off	_	(414,927)	(34,427)	-	-	-	(449,354)
Exchange adjustments	47,956 ————	468,131	30,901	35,954	24,089		607,031
At 31 December 2012	5,924,932	56,064,244	1,625,594	4,629,632	882,970	_	69,127,372
At 1 January 2013	5,924,932	56,064,244	1,625,594	4,629,632	882,970	-	69,127,372
Charge for the year	729,534	5,052,852	178,905	330,546	158,259	_	6,450,096
Written back on disposals Written off	(12,522) (5,943)	(570,873) (532,065)	(19,737) (289,796)	– (7,407)	(107,743) (8,054)	=	(710,875) (843,265)
Exchange adjustments	(78,483)	(947,059)	(25,101)	(57,454)	(31,623)	-	(1,139,720)
At 31 December 2013	6,557,518	59,067,099	1,469,865	4,895,317	893,809	_	72,883,608
Net book value At 31 December 2013	8,521,120	13,388,995	393,236	2,227,538	571,146	212,766	25,314,801
	5,521,120	.5,500,555	333,233	2,227,330	371,110	212,700	23/3 11/001
At 31 December 2012	9,363,677	16,075,406	475,423	2,586,998	586,752	307,541	29,395,797

(Expressed in United States dollars unless otherwise indicated)

13. INTANGIBLE ASSETS

Intangible assets represent computer software.

The Group		
2013 <i>US\$</i>	2012 <i>US\$</i>	
1,309,812	1,108,977	
304,467	191,405	
(16,556)	9,430	
1,597,723	1,309,812	
1,069,878	961,420	
170,369	100,308	
(13,411)	8,150	
1,226,836	1,069,878	
370,887	239,934	
	1,309,812 304,467 (16,556) 1,597,723 1,069,878 170,369 (13,411)	

The amortisation charge for the year is included in "administrative expenses" in the consolidated statement of profit or loss and other comprehensive income.

14. LEASE PREPAYMENTS

Lease prepayments represent prepaid land lease rental and related costs.

At 1 January	6,393,964	6,652,976
Additions	99,563	8,462
Transfer from assets under construction	_	58,391
Less: amortisation	(367,614)	(381,876)
Exchange adjustments	(78,334)	56,011
At 31 December	6,047,579	6,393,964

The lease prepayments represented the prepaid rentals for a piece of new land, which is planned to be used to relocate one of the Group's factories in Ha Tay province to a new location.

(Expressed in United States dollars unless otherwise indicated)

15. INVESTMENTS IN SUBSIDIARIES

Sh

	The Cor	npany
	2013 <i>US\$</i>	2012 <i>US\$</i>
Inlisted shares, at cost hare-based payments	63,088,712 197,171	65,712,212 197,171
	63,285,883	65,909,383

Details of the subsidiaries of the Company as at 31 December 2013 are set out below. The class of shares held is ordinary unless otherwise stated.

	Place and date of incorporation,	Particulars of issued and fully paid share	Propor ownershi		
Name of company	establishment and operation	capital/registered capital	Held by the Company %	Held by a subidiary	Principal activity
Vietnam Manufacturing and Export Processing Co., Limited	Vietnam 5 March 1992	US\$58,560,000/ US\$58,560,000	100%	-	Manufacturing and sale of motorbikes and related spare parts
Chin Zong Trading Co., Limited	Taiwan 6 July 2007	US\$4,528,712/ US\$9,057,424	100%	_	Sales of motor vehicles and motorbikes and related spare parts
Vietnam Casting Forge Precision Limited	Vietnam 12 April 2002	US\$4,500,000/ US\$4,500,000	-	100%	Manufacturing of spare parts for motorbikes and motor vehicles
Duc Phat Molds Inc.	Vietnam 14 June 2002	US\$1,200,000/ US\$1,200,000	-	100%	Manufacturing and process of moulds and jigs

On 30 December 2013, the Group disposed of its entire interest in a wholly-owned subsidiary, PT Sanyang Industri Indonesia to an external party, at a consideration of US\$1,030,000 and recognised a gain on disposal of US\$483,685.

16. INTEREST IN AN ASSOCIATE

The Group's interest in an associate of US\$622,018 (2012: US\$677,338) represents its share of the net assets of the Vietnam Three Brothers Machinery Industry Co., Limited ("VTBM").

VTBM was originally a wholly foreign-owned enterprise established on 5 September 2002 with a registered capital of US\$1,000,000 by Three Brothers Machinery Industry Co., Ltd., (registered in Taiwan), a subsidiary of Sanyang Industry Co., Ltd., the Company's ultimate holding company. On 7 April 2003 the Group acquired 31% of the contributed capital of Vietnam Three Brothers Machinery Industry Co., Limited, which was settled in cash.

VTBM's licensed period of operation is 50 years and its principal activities are manufacturing and sale of motorbike-related spare parts.

VTBM is accounted for using the equity method in the consolidated financial statements.

(Expressed in United States dollars unless otherwise indicated)

16. INTEREST IN AN ASSOCIATE (Continued)

Summarised financial information of VTBM, adjusted for any differences in accounting policies, and reconciled to the carrying amounts in the consolidated financial statements, are disclosed below:

	The Group		
	2013	2012	
	US\$	US\$	
Gross amounts of the associate			
	2 424 524	1.042.002	
Current assets	2,424,581	1,842,082	
Non-current assets	1,015,341	1,101,472	
Current liabilities	(1,433,412)	(758,594)	
Non-current liabilities	-	=	
Equity	2,006,510	2,184,960	
Revenue	9,611,387	4,688,950	
Profit from continuing operations	150,158	172,864	
Other comprehensive income	-	-	
Total comprehensive income	150,158	172,864	
Dividend declared by the associate	(299,249)	(301,296)	
Reconciled to the Group's interest in the associate	2,006,510	2,184,959	
Group's effective interest	31%	31%	
Group's share of net assets of the associate and			
the carrying amount in the consolidated financial statements	622,018	677,338	

17. INVENTORIES

(a) Inventories in the statement of financial position comprise:

Raw materials Tools and supplies Work in progress Finished goods Merchandise inventories*	20,194,498 476,554 1,009,321 6,937,853 4,255,157	21,781,768 573,937 848,241 4,542,261 4,851,920
Provision for write down of inventories	32,873,383 (826,897)	32,598,127 (654,207)
Net realisable value	32,046,486	31,943,920

^{*} Merchandise inventories mainly represent spare parts kept for repairs and maintenance.

(b) The analysis of the amount of inventories recognised as an expense and included in profit or loss is as follows:

Carrying amount of inventories sold	136,951,956	158,085,909
Write down of inventories	773,490	624,935
	137,725,446	158,710,844

(Expressed in United States dollars unless otherwise indicated)

17. INVENTORIES (Continued)

(c) Movements in provision for write down of inventories were as follows:

	The G	The Group		
	2013 <i>US\$</i>	2012 <i>US\$</i>		
At 1 January Additions Utilisation Written off Exchange adjustments	654,207 773,490 (444,392) (149,356) (7,052)	334,882 624,935 (307,583) - 1,973		
At 31 December	826,897	654,207		

18. TRADE RECEIVABLES, OTHER RECEIVABLES AND PREPAYMENTS

	The Group		The Company	
	2013 <i>US\$</i>	2012 <i>US\$</i>	2013 <i>US\$</i>	2012 <i>US\$</i>
Trade receivables (Note 18(a)) Non-trade receivables	8,155,481	4,864,000	-	-
(Note 18(b))	14,898,577	7,925,125	1,056,353	184,335
Prepayments (Note 18(c)) Amounts due from related parties (Note 30(b))	3,331,156	2,928,183	66,331	58,769
– trade <i>(Note 18(a))</i>	1,245,827	523,848	_	-
– non-trade	64,146	118,208	24,240,767	24,500,000
	27,695,187	16,359,364	25,363,451	24,743,104

(a) Trade receivables

(i) Aging analysis

All of the trade receivables (including trade receivables due from related parties as set out in Note 30(b)) are expected to be recovered within one year.

As of the end of the reporting period, the aging analysis of trade receivables, based on the invoice date (or date of revenue recognition, if earlier) and net of allowance for doubtful debts, is as follows:

	The G	The Group		
	2013 <i>US\$</i>	2012 <i>US\$</i>		
Within 3 months More than 3 months but within 1 year More than 1 year	9,388,575 2,648 10,085	5,331,427 56,421 		
	9,401,308	5,387,848		

Further details on the Group's credit policy are set out in Note 28(a).

(Expressed in United States dollars unless otherwise indicated)

18. TRADE RECEIVABLES, OTHER RECEIVABLES AND PREPAYMENTS (Continued)

(a) Trade receivables (Continued)

(ii) Trade receivables that are not impaired

The aging analysis of trade receivables of the Group that are neither individually nor collectively considered to be impaired are as follows:

	The Group		
	2013 <i>US\$</i>	2012 <i>US\$</i>	
Neither past due nor impaired	7,085,592	5,031,149	
Less than 1 month past due 1 to 3 months past due More than 3 months but within 1 year More than 1 year	2,170,035 132,948 2,648 10,085	172,600 127,678 56,421 	
	2,315,716	356,699	
	9,401,308	5,387,848	

Receivables that were neither past due nor impaired relate to a wide range of customers for whom there was no recent history of default.

Receivables that were past due but not impaired relate to a number of independent customers that have a good track record with the Group. Based on past experience, management believes that no impairment allowance is necessary in respect of these balances as there has not been a significant change in credit quality and the balances are still considered fully recoverable.

(b) Non-trade receivables

	The Group		The Company	
	2013 <i>US\$</i>	2012 <i>US\$</i>	2013 <i>US\$</i>	2012 <i>US\$</i>
Deductible value-added tax Import tax refundable Interest receivable Others	9,380,986 1,181,062 2,966,378 1,370,151	4,567,404 696,326 2,009,593 651,802	- 378,845 677,508	- 174,888 9,447
	14,898,577	7,925,125	1,056,353	184,335

The above balances are unsecured, interest-free and have no fixed terms of repayment. They are expected to be recovered or utilised within one year.

(c) Prepayments

Prepayments	1,114,025	1,139,033	66,331	58,769
Advances to suppliers	2,217,131	1,789,150		
	3,331,156	2,928,183	66,331	58,769

19. INVESTMENT

The Group and the Company

2013 <i>US\$</i>	2012 <i>US\$</i>
3,000,000	3,000,000

US\$ callable collared floating rate notes

(Expressed in United States dollars unless otherwise indicated)

19. INVESTMENT (Continued)

Notes of US\$3 million as at 31 December 2012 were acquired on 27 September 2012 and sold on 3 January 2013. The notes are 100% principal-protected provided that they are redeemed at maturity. The notes had a collared variable coupon rate of a floor of 1.45% and a cap of 5.00%, and an embedded call option. The notes had a term of three years and a maturity date of 27 September 2015. These were disposed of during the year ended 31 December 2013.

Notes of US\$3 million as at 31 December 2013 were acquired on 16 April 2013. The notes are 100% principal-protected provided that they are redeemed at maturity. The notes have a collared variable coupon rate of a floor of 1.71% and a cap of 6.00%, and an embedded call option. The notes have a term of five years and a maturity date of 16 April 2018.

The Group's exposure to credit, currency and interest rate risks and fair value information are disclosed in Note 28.

20. TIME DEPOSITS MATURING AFTER THREE MONTHS

	The Group		The Company	
	2013 <i>US\$</i>	2012 <i>US\$</i>	2013 <i>US\$</i>	2012 <i>US\$</i>
Denominated in VN\$ Denominated in US\$ Denominated in RMB	57,945,076 18,000,000 15,692,271	45,274,688 10,000,000 10,151,178	18,000,000 15,692,271	10,000,000 10,151,178
	91,637,347	65,425,866	33,692,271	20,151,178

The effective interest rates per annum relating to time deposits maturing after three months are as follows:

Effective interest rates – VN\$	7.4% to 10.8%	8.6% to 14%	-	_
Effective interest rates – US\$	1.22% to 1.5%	0.129% to 3%	1.22% to 1.5%	0.129% to 1.38%
Effective interest rates – RMB	2.85% to 3%	1.4% to 3.15%	2.85% to 3%	1.4% to 3.15%

As at 31 December 2013, certain of the Group's time deposits with an aggregate value of US\$7,263,703 (2012: US\$ Nil) were pledged to secure bank loans (see Note 23).

21. CASH AND CASH EQUIVALENTS

Denominated in VN\$ Denominated in US\$ Denominated in RMB Denominated in NT\$ Denominated in HK\$ Denominated in IDR	9,351,724 13,195,664 22,914 130,455 40,867	22,935,115 26,101,438 5,209,826 577,466 15,927 45,833	- 1,086,416 22,914 - 40,867	- 10,215,074 5,209,826 - 15,927
	22,741,624	54,885,605	1,150,197	15,440,827

The effective interest rates relating to cash and cash equivalents denominated in US\$ and VN\$ per annum are set out as follows:

Effective interest rates – VN\$	6.5%	2% to 14%	-	_
Effective interest rates – US\$	0.01% to 0.5%	0.001% to 1%	0.01% to 0.5%	0.001% to 1%

(Expressed in United States dollars unless otherwise indicated)

22. TRADE AND OTHER PAYABLES

	The Group		The Company	
	2013 <i>US\$</i>	2012 <i>US\$</i>	2013 <i>US\$</i>	2012 <i>US\$</i>
Trade payables (Note 22(a)) Other payables and accrued operating	12,316,236	10,438,907	-	-
expenses (Note 22(b))	7,984,486	9,106,037	409,044	373,628
Advances from customers Amounts due to related parties (Note 30(c))	1,115,504	2,149,084	-	_
– trade <i>(Note 22(a))</i>	3,201,302	10,578,705	-	=
– non-trade	1,815,267	2,556,206	1,413	1,000
	26,432,795	34,828,939	410,457	374,628

(a) Trade payables

As of the end of the reporting period, the aging analysis of trade payables of the Group (including trade payables due to related parties as set out in Note 30(c)), based on the invoice date, is as follows:

	The Group)
	2013 <i>US\$</i>	2012 <i>US\$</i>
Within 3 months More than 3 months but within 1 year More than 1 year but within 5 years	15,403,263 109,373 4,902	20,810,216 19,558 187,838
	15,517,538	21,017,612

(b) Other payables and accrued operating expenses

	The G	iroup	The Co	mpany
	2013	2012	2013	2012
	US\$	US\$	US\$	US\$
Other tax payables	281,017	1,276,736	_	_
Commission and bonuses				
payable to dealers	1,470,046	1,934,164	-	-
Accrued expenses	2,041,056	2,992,675	409,044	373,628
Other payables	4,192,367	2,902,462	-	-
	7,984,486	9,106,037	409,044	373,628

The above balances are expected to be settled within one year or repayable on demand.

(Expressed in United States dollars unless otherwise indicated)

23. BANK LOANS

At 31 December 2013, the bank loans were analysed as follows:

	The G	iroup
	2013 <i>US\$</i>	2012 <i>US\$</i>
Secured Unsecured	14,478,417 6,834,843	
	21,313,260	

All of the bank loans are interest bearing at 1.9% to 6.2% per annum and are expected to be settled within 3 to 6 months. At 31 December 2013, the bank loans of the Group were secured over certain time deposits of the Group (see Note 20).

24. EQUITY SETTLED SHARE-BASED TRANSACTIONS

A share option scheme was adopted pursuant to a written resolution of the shareholders of the Company passed on 24 November 2007 (the "Share Option Scheme").

The purpose of the Share Option Scheme was to provide an incentive to retain and encourage the qualified participants to work with commitment towards enhancing the value of the Company for the benefit of the shareholders.

On 4 February 2008 (the "Grant Date"), the Company granted 20,000,000 share options at a subscription price of HK\$2.90 per share to certain qualified participants.

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

	Weighted average exercise price HK\$	Number of options	2012 Weighted average exercise price HK\$	Number of options
Outstanding at the beginning of the year Lapsed during the year	2.90 2.90	9,389,000 (9,389,000)	2.90 2.90	11,874,000 (2,485,000)
Outstanding at the end of the year				9,389,000
Exercisable at the end of the year				9,389,000

No share option has been exercised during the years ended 31 December 2013 and 2012.

The options outstanding at 31 December 2012 had an exercise price of HK\$2.90 and a contractual life of 0.08 years. All share options lapsed during the year ended 31 December 2013.

(Expressed in United States dollars unless otherwise indicated)

25. INCOME TAX IN THE STATEMENT OF FINANCIAL POSITION

(a) Current taxation in the statement of financial position represents:

	The G	roup
	2013 <i>US\$</i>	2012 <i>US\$</i>
Provision for tax for the year Provisional tax paid Effect of movements in exchange rates	137,741 (118,398) 74,258	859,865 (250,119) 4,888
At 31 December	93,601	614,634
Represented by:		
Current tax recoverable Current tax payable	(11,241) 104,842	(11,082) 625,716
	93,601	614,634

(b) Deferred tax assets recognised: *The Group*

The components of deferred tax assets recognised in the consolidated statement of financial position and the movements during the year are as follows:

Deferred tax arising from:	Write-down of inventories	in excess of the related depreciation allowances	Provisions and accruals US\$	Others US\$	Total <i>US\$</i>
At 1 January 2012	33,071	-	(27,979)	2,510	7,602
Credited to profit or loss Effect of movements in	75,842	181,442	453,038	15,711	726,033
exchange rates	(33,042)	70	33,287	193	508
At 31 December 2012	75,871	181,512	458,346	18,414	734,143
Credited/(charged) to profit or loss	44,908	30,630	68,348	(30,030)	113,856
exchange rates	(998)	(2,278)	(5,739)	(369)	(9,384)
At 31 December 2013	119,781	209,864	520,955	(11,985)	838,615

(c) Deferred tax assets not recognised:

In accordance with the accounting policy set out in Note 2(r), the Group has not recognised deferred tax assets in respect of cumulative tax losses of US\$8,154,125 (2012: US\$Nil) of a subsidiary as at 31 December 2013, as it is not probable that future taxable profits against which the losses can be utilised will be available in the relevant tax jurisdiction and entity.

(Expressed in United States dollars unless otherwise indicated)

26. PROVISIONS

The Group	Warranties <i>US\$</i>	Severance pay <i>US\$</i>	Total <i>US\$</i>
At 1 January 2013	408,749	1,376,519	1,785,268
Additional provisions made Provision utilised Effect of movements in exchange rates	583,548 (798,765) (4,726)	72,920 (111,443) (13,225)	656,468 (910,208) (17,951)
At 31 December 2013	188,806	1,324,771	1,513,577
The Company			Severance pay US\$

	US\$
At 1 January 2013	292,506
Additional provisions made Provisions utilised	72,920 (27,635)
At 31 December 2013	337,791

(a) Provision for warranties

Further details in respect of the provision for warranties are set out in Note 3(f).

(b) Provision for severance pay obligation

Pursuant to the labour regulations in Vietnam, employers are required to pay a severance allowance to each local employee, who joined the Company before 1 January 2009, (calculated as half a month's salary for every completed year of service) when the employee leaves the Company. In addition, pursuant to the policy of the Company, a severance allowance will be paid to each Taiwanese employee (calculated as one month's salary for every completed year of service) when the employee leaves the Company.

The obligation vests and is payable regardless of the reasons for the employee departing the Company. The provision in respect of this severance pay obligation is calculated by estimating the amount of benefits that employees have earned in return for their service in the current and prior periods. A provision is made for the estimated liability for severance pay as a result of services rendered by employees up to the end of the reporting period.

(Expressed in United States dollars unless otherwise indicated)

27. CAPITAL, RESERVES AND DIVIDENDS

(a) Movements in components of equity

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity between the beginning and the end of the year are set out below:

The Company

	Note	Share capital US\$	Share premium US\$	Capital reserve	Retained profits US\$	Total <i>US\$</i>
Balance at 1 January 2012		1,162,872	112,198,709	1,962,666	18,972,445	134,296,692
Changes in equity for 2012: Total comprehensive income Dividends approved in respect of		_	-	-	(450,062)	(450,062)
the previous year	27(b)				(5,173,776)	(5,173,776)
Balance at 31 December 2012/ 1 January 2013		1,162,872	112,198,709	1,962,666	13,348,607	128,672,854
Change in equity for 2013: Total comprehensive income					(2,822,306)	(2,822,306)
Balance at 31 December 2013		1,162,872	112,198,709	1,962,666	10,526,301	125,850,548

(b) Dividends

Dividends payable to equity shareholders of the Company attributable to the previous financial year, declared and paid during the year

	2013 <i>US\$</i>	2012 <i>US\$</i>
Final dividend in respect of the previous financial year, approved and paid during the year, of US\$ Nil per ordinary share		
(2012: US\$0.0057 per ordinary share)		5,173,776

(c) Share capital

	201	3	201:	2
	Number of		Number of	
	Shares	Amount	Shares	Amount
		US\$		US\$
Authorised:				
Ordinary shares of HK\$0.01 each	10,000,000,000	12,811,479	10,000,000,000	12,811,479
Ordinary shares, issued and fully paid:				
At 1 January/31 December	907,680,000	1,162,872	907,680,000	1,162,872

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 ordinary shares rank equally with regard to the Company's residual assets.

(Expressed in United States dollars unless otherwise indicated)

27. CAPITAL, RESERVES AND DIVIDENDS (Continued)

(d) Nature and purpose of reserves

(i) Share premium

Share premium represents the difference between the par value of the shares of the Company and proceeds received from the issuance of shares of the Company. Under the Companies Law of the Cayman Islands, the share premium account of the Company is distributable to the shareholders of the Company provided that immediately following the date on which a dividend is proposed to be distributed, the Company would be in a position to pay off its debts as they fall due in the ordinary course of business.

(ii) Capital reserve

Capital reserve represents the portion of the grant date fair value of unexercised share options granted to employees of the Company that has been recognised in accordance with the accounting policy adopted for share-based payments ($Note\ 2(q)(ii)$).

(iii) Exchange reserve

The exchange reserves comprise all foreign exchange differences arising from the translation of the financial statements of foreign operations as well as the effective portion of any foreign exchange differences arising from hedges of the net investment in these foreign operations. The reserve is dealt with in accordance with the accounting policy adopted for foreign currencies (see Note 2(u)).

(iv) Statutory reserves

Statutory reserves represent the statutory reserve of Chin Zong.

In accordance with Chin Zong's Articles of Association, after Chin Zong has paid all taxes due at the end of the fiscal year, Chin Zong shall offset its accumulated losses and set aside 10% of the net profit as a statutory reserve before distribution of profit.

(e) Distributability of reserves

At 31 December 2013, the aggregate amount of reserves available for distribution to equity shareholders of the Company was US\$122,725,010 (2012: US\$125,547,316).

(f) Capital management

The Group's primary objectives when managing capital are to safeguard the Group's ability to continue as a going concern, so that it can continue to provide returns for shareholders and benefits for other stakeholders, by pricing products and services commensurately with the level of risk and by securing access to finance at a reasonable cost.

The Group actively and regularly reviews and manages its capital structure to maintain a balance between the higher shareholders returns that might be possible with higher levels of borrowings and the advantages and security afforded by a sound capital position, and makes adjustments to the capital structure in light of changes in economic conditions.

The Group monitors its capital structure on the basis of an adjusted net debt-to-capital ratio. For this purpose, adjusted net debt is defined as interest-bearing loans and borrowings less cash and cash equivalents. Adjusted capital comprises all components of equity.

The Group's adjusted net debt-to-capital ratio at 31 December 2013 and 2012 was as follows:

The Group

	Note	2013 <i>US\$</i>	2012 <i>US\$</i>
Bank loans Less: Cash and cash equivalents	23 21	21,313,260 (22,741,624)	(54,885,605)
Adjusted net debt		N/A	N/A
Total equity		161,068,305	171,902,296

Neither the Company nor any of its subsidiaries are subject to externally imposed capital requirements in either the current or prior year.

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

The Group's business strategies, tolerance of risk and general risk management philosophy are determined by the management in accordance with prevailing economic and operating conditions.

The Group's financial assets comprise mainly cash and cash equivalents, trade receivables, deposits, other receivables, prepayments and time deposits maturing after three months. The Group's financial liabilities comprise bank loans and trade and other payables.

The Group had no derivative instruments that are designated and qualified as hedging instruments for the year ended 31 December 2013. Exposure to credit, interest rate, currency and liquidity risks arises in the normal course of the Group's business. The Group's exposure to these risks and the financial risk management policies and practices used by the Group to manage these risks are described below.

(a) Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counter party to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers.

(i) Trade receivables, other receivables and prepayments

The Group's exposure to credit risk is low as the Group generally offers no credit terms to domestic customers, which accounted for approximately 57% (2012: 69%) of total sales. Overseas customers are generally granted credit terms ranging from 30 days to 60 days. The Group does not have any significant exposure to any individual customer or counter party.

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. Individual credit evaluations are performed on all customers requiring credit over a certain amount.

Based on past experience, the Group believes that no impairment allowance is necessary in respect of trade receivables not past due; 13% (2012: 10%) of the trade receivables as at year end are due from related parties which have a good trading and settlement record with the Group.

The Group does not obtain collateral in respect of trade receivables, other receivables and prepayments.

The maximum exposure to credit risk for trade receivables at the end of the reporting period by business type was as follows:

	US\$	US\$
Manufacturing and sale of motorbikes	7,873,291	3,819,302
Manufacturing and sale of spare parts and engines	1,496,284	1,395,383
Moulds and repair services	31,733	173,163
	9,401,308	5,387,848

Further quantitative disclosures in respect of the Group's exposure to credit risk arising from other receivables and prepayments are set out in Note 18.

(ii) Investments

Investments are normally in unquoted notes entered into to earn higher yields. Issuers of these notes are of high credit rating and are evaluated by the management of the Group on a regular basis.

(iii) Deposits with banks

It is expected that there is no significant credit risk associated with the cash and cash equivalents and time deposits as they are placed with major banks, which the management believes are of high credit quality.

(b) Interest rate risk

The Group's and the Company's interest rate risk arises primarily from interest bearing financial assets and liabilities. The Group's interest rate profile as monitored by management is set out in (iii) below.

(i) Interest-bearing financial assets

Interest-bearing financial assets include time deposits maturing after three months, cash and cash equivalents and investments.

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

(Continued)

(b) Interest rate risk (Continued)

(i) Interest-bearing financial assets (Continued)

Time deposits maturing after three months are not held for speculative purposes but are placed to satisfy conditions for borrowing facilities granted to the Group and for higher yield returns than cash at banks. The Group manages its interest rate yield by balancing the placement of deposits with varying maturity periods.

(ii) Interest-bearing financial liabilities

Interest-bearing financial liabilities include bank borrowings. The Group's variable-rate borrowings are exposed to a risk of change in cash flows due to changes of interest rates.

(iii) Interest rate profile

At 31 December 2013, the interest rate profile of the Group was as follows:

The Group

	Effective interest rate %	3 <i>US\$</i>	Effective interest rate %	<u>US\$</u>
Net fixed rate borrowings Time deposits maturing after three months Less: interest-bearing borrowings	1.22% to 10.8%	91,637,347	0.129% to 14%	65,425,866
Variable rate borrowings Interest-bearing borrowings	2.2% to 5.8%	80,160,443	-	65,425,866
		70,324,087		65,425,866

(iv) Sensitivity analysis

As at 31 December 2013, it is estimated that a general increase/decrease of 100 basis points in interest rates, with all other variables held constant, would have decreased/increased the Group's net loss after tax and increased/decreased the Group's retained profits by approximately US\$576,658 (2012: increased/decreased the Group's net profit after tax and retained profits by approximately US\$572,764) in response to the general increase/decrease in interest rates.

The sensitivity analysis above indicates the instantaneous change in the Group's loss/profit after tax (and retained profits) and other components of consolidated equity that would arise assuming that the change in interest rates had occurred at the end of the reporting period and had been applied to re-measure those financial instruments held by the Group which expose the Group to interest rate risk at the end of the reporting period. In respect of the exposure to cash flow interest rate risk arising from floating rate non-derivative instruments held by the Group at the end of the reporting period, the impact on the Group's loss/profit after tax (and retained profits) and other components of consolidated equity is estimated as an annualised impact on interest expense or income of such a change in interest rates.

(c) Currency risk

The Group is exposed to currency risk primarily through sales and purchases which give rise to receivables, payables and cash balances that are denominated in a foreign currency i.e. a currency other than the functional currency of the operations to which the transactions relate. The currency giving rise to significant currency risk is primarily United States dollars ("US\$") and Renminbi ("RMB").

The Group ensures that the net exposure to this risk is kept to an acceptable level by buying or selling foreign currencies at spot rates where necessary to address short-term imbalances. Management does not enter into currency hedging transactions since it considers that the cost of such instruments outweighs the potential risk of exchange rate fluctuations.

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

(Continued)

(c) Currency risk (Continued)

(i) Exposure to currency risk

The following table details the Group's and the Company's exposure at the end of the reporting period to currency risk arising from recognised assets or liabilities denominated in a currency other than the functional currency of the entity to which they relate. For presentation purposes, the amounts of the exposure are shown in United States dollars, translated using the spot rate at the year end date. Differences resulting from the translation of the financial statements of foreign operations into the Group's presentation currency are excluded.

The Group

	(expressed in United States dollars)		
	US\$	RMB	
2013			
Trade and other receivables	7,494,783	-	
Time deposits maturing after three months	-	15,692,271	
Cash and cash equivalents	12,069,999	22,914	
Trade and other payables	(5,357,728)	-	
Bank loans	(13,958,347)		
Net exposure arising from recognised assets and liabilities	248,707	15,715,185	
2012			
Trade and other receivables	3,920,487	_	
Time deposits maturing after three months	_	10,151,178	
Cash and cash equivalents	15,899,675	5,209,826	
Trade and other payables	(17,973,483)		
Net exposure arising from recognised assets and liabilities	1,846,679	15,361,004	

The Company

Exposure to foreign currencies (expressed in United States dollars)

Exposure to foreign currencies

2013 Time deposits maturing after three months Cash and cash equivalents	15,692,271 22,914
Net exposure arising from recognised assets	15,715,185
2012 Time deposits maturing after three months Cash and cash equivalents	10,151,178 5,209,826
Net exposure arising from recognised assets	15,361,004

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

(Continued)

(c) Currency risk (Continued)

(ii) Sensitivity analysis

The following table indicates the instantaneous change in the Group's loss/profit after tax (and retained profits) and other components of consolidated equity that would arise if foreign exchange rates to which the Group has significant exposure at the end of the reporting period had changed at that date, assuming all other risk variables remained constant.

The Group

	Increase/	2013		2012 Increase/	
	(decrease) in foreign exchange rates	Effect on loss after tax US\$	Effect on retained profits US\$	(decrease) in foreign exchange rates	Effect on profit after tax and retained profits US\$
US\$	5%	(13,291)	13,291	5%	74,037
	(5)%	13,291	(13,291)	(5)%	(74,037)
RMB	5%	(785,759)	785,759	5%	768,050
	(5)%	785,759	(785,759)	(5)%	(768,050)

Results of the analysis as presented in the above table represent an aggregation of the instantaneous effects on each of the Group entities' loss/profit after tax and equity measured in the respective functional currencies, translated into United States dollars at the exchange rate ruling at the end of the reporting period for presentation purposes.

The sensitivity analysis assumes that the change in foreign exchange rates had been applied to re-measure those financial instruments held by the Group which expose the Group to foreign currency risk at the end of the reporting period, including inter-company payables and receivables within the Group which are denominated in a currency other than the functional currencies of the lender or the borrower. The analysis excludes differences that would result from the translation of the financial statements of foreign operations into the Group's presentation currency. The analysis is performed on the same basis for 2012.

(d) Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The individual subsidiaries within the Group are responsible for their own cash management, including raising loans to cover the expected cash demands, subject to approval by the Company's board of directors. The Group's policy is to regularly monitor its liquidity requirements to ensure that the Group maintains sufficient reserves of cash and adequate committed lines of funding from banks to meet its liquidity requirements in the short and longer term. The contractual maturities of financial liabilities are disclosed in Notes 22 and 23.

374,628

374,628

Notes to the financial statements

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

(Continued)

(d) Liquidity risk (Continued)

Other payables

The following tables show the remaining contractual maturities at the end of the reporting period of the Group's and the Company's non-derivative financial liabilities, which are based on the contractual undiscounted cash flows (including interest payments computed using contractual rates or, if floating, based on the rates current at the end of the reporting period) and the earliest date the Group and the Company can be required to pay:

The Group					
		Contractual More than	undiscounted ca	sh outflow	
2013	Within 6 months or on demand US\$	6 months but less than 1 year US\$	More than 1 year US\$	Total <i>US\$</i>	Carrying amount at 31 Dec US\$
Trade and other payables excluding advances from customers Bank loans	24,973,302 21,441,027	343,989		25,317,291 21,441,027	25,317,291 21,313,260
	46,414,329	343,989		46,758,318	46,630,551
2012					
Trade and other payables excluding advances from customers	32,328,070	351,785	_	32,679,855	32,679,855
The Company					
2013					
Other payables	410,457			410,457	410,457
2012					

374,628

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

(Continued)

(e) Business risk

The Group has certain concentration risk of raw materials and finished goods sourcing from related parties. The Group's total purchases of raw materials and finished goods from the related parties amounted to US\$34,254,451 (2012: US\$47,331,159) which accounted for approximately 25.0% (2012: 31.4%) of the Group's total purchases for the year ended 31 December 2013.

In the opinion of the directors, the Group has taken appropriate quality control measures to mitigate the effect from any claims caused by products, which may affect adversely its financial results and has made sufficient provision for warranty claims.

(f) Fair value measurement

(i) Finanical assets and liabilities measured at fair value

Fair value hierarchy

The following table presents the fair value of the Group's financial instruments measured at the end of the reporting period on a recurring basis, categorised into the three-level fair value hierarchy as defined in IFRS 13, *Fair value measurement*. The level into which a fair value measurement is classified with reference to the observability and significance of the inputs used in the valuation technique as follows:

- Level 1 valuations: Fair value measured using only Level 1 inputs i.e. unadjusted quoted prices in active markets for identical assets or liabilities at the measurement date.
- Level 2 valuations: Fair value measured using Level 2 inputs i.e. observable inputs which fail to meet
 Level 1, and not using significant unobservable inputs. Unobservable inputs are inputs for which market
 data are not available.
- Level 3 valuations: Fair value measured using significant unobservable inputs.

		Fair value		Fair value
		measurement		measurement
		as at		as at
		31 December		31 December
	Fair value at	2013	Fair value at	2012
	31 December	categorised into	31 December	categorised into
The Group	2013	Level 3	2012	Level 3
	US\$	US\$	US\$	US\$
Recurring fair value measurements Assets:				
Derivatives	106,994	106,994	95,496	95,496

Information about Level 3 fair value measurement

Significant unobservable inputs	Valuation techniques	
Expected volatility	Can-Floor model	Derivatives

The fair value of derivatives is determined using Cap-Floor model. The fair value measurement is positively correlated to the expected volatility.

(Expressed in United States dollars unless otherwise indicated)

28. FINANCIAL RISK MANAGEMENT AND FAIR VALUES OF FINANCIAL INSTRUMENTS

(Continued)

(f) Fair value measurement (Continued)

(i) Finanical assets and liabilities measured at fair value (Continued)

Information about Level 3 fair value measurement (Continued)

The measurement during the year in the balance of this Level 3 fair value measurement is as follows:

The Group

	2013 <i>US\$</i>	2012 <i>US\$</i>
Derivatives At 1 January	95,496	-
Changes in fair value recognised in profit or loss during the year	11,498	95,496
At 31 December	106,994	95,496
Total gains or losses for the year included in profit or loss for assets held at the end of		
the reporting period	11,498	95,496

The gains arising from the remeasurement of the derivatives are presented in "Other income" in the consolidated statement of profit or loss and other comprehensive income.

(ii) Fair value of financial assets and liabilities carried at other than fair value

The carrying amounts of the Group's and the Company's financial instruments carried at cost or amortised cost are not materially different from their fair values as at 31 December 2012 and 2013 except for the following financial instruments, for which their carrying amounts and fair value and the level of fair value hierarchy are disclosed below:

			Fair value		
			measurement		
			as at		
	Carrying		31 December	Carrying	
	amounts as at	Fair value at	2013	amounts as at	Fair value at
	31 December	31 December	categorised	31 December	31 December
The Group	2013	2013	into Level 3	2012	2012
	US\$	US\$	US\$	US\$	US\$
Investment	3,000,000	3,106,994	3,106,994	3,000,000	3,095,496

Valuation techniques and inputs used in Level 3 fair value measurements

The fair value of the investment is estimated as being the present values of future cash flows, discounted at USD Libor as at 31 December 2013.

(Expressed in United States dollars unless otherwise indicated)

29. COMMITMENTS

(a) Capital commitments

Capital commitments outstanding at 31 December 2013 not provided for in the financial statements were as follows:

	The Group	The Group		
	2013 <i>US\$</i>	2012 <i>US\$</i>		
Contracted for Authorised but not contracted for	106,038 16,353,734	419,798 16,525,879		
	16,459,772	16,945,677		

On 25 January 2011, the Company's Board of Directors resolved to relocate one of the Group's factories in Ha Tay province to a new location, as the Group has been informed that the Vietnam government intends to redevelop Ha Tay province. The relocation is expected to be completed by the end of 2015. The capital commitment authorised but not contracted for as at the end of the reporting period in respect of this relocation and construction of the new factory is US\$16 million. The authorised amount is an initial estimate and will be subject to regular review by the Company's Board of Directors.

(b) Operating lease commitments

The total future minimum lease payments under non-cancellable operating leases were payable as follows:

Within 1 year After 1 year but within 5 years After 5 years	559,650 1,096,065 8,848,766	777,982 1,256,311 9,732,196
	10,504,481	11,766,489

The Group is the lessee in respect of a number of properties held under operating leases. The leases typically run for an initial period of one to five years, except for a lease of land and factories which is for fifty years. None of the leases includes contingent rentals.

30. MATERIAL RELATED PARTY TRANSACTIONS

During the year ended 31 December 2013, transactions with the following parties are considered as material related party transactions:

Name of party	Relationship
Sanyang Industry Co., Ltd. ("Sanyang")	The ultimate holding company
Xia Shing Xiamen Motorcycle Co., Ltd.	Effectively controlled by Sanyang, the controlling equity holder of the Group
Teamworld Industries Corporation	Effectively controlled by the Huang Family, the single largest equity holder of Sanyang
Vietnam Three Brothers Machinery Industry Co., Limited	The associate of the Company and a non-wholly owned subsidiary of Sanyang
Sanyang Vietnam Automobile Co., Ltd.	A subsidiary of SY International Limited, the equity holder of the Company
Sanyang Global Co., Ltd.	Effectively controlled by Sanyang, the controlling equity holder of the Group
Hanoi Full Ta Precision Company Limited	The associate of Sanyang Industry Co., Ltd.
Quingzhou Engineering Industry Co., Ltd.	A subsidiary of Sanyang, the controlling equity shareholder of the Group

(Expressed in United States dollars unless otherwise indicated)

30. MATERIAL RELATED PARTY TRANSACTIONS (Continued)

a) Recurring transactions

Recurring transactions		
	2013 <i>US\$</i>	2012 <i>US\$</i>
Sales of finished goods and spare parts: (/)		
Sanyang Industry Co., Ltd. Sanyang Vietnam Automobile Co., Ltd. Xia Shing Xiamen Motorcycle Co., Ltd.	532,241 7,232 3,300	283,752 - -
	542,773	283,752
Purchases of raw materials and finished goods: (ii)		
Sanyang Industry Co., Ltd. Sanyang Global Co., Ltd. Vietnam Three Brothers Machinery Industry Co., Limited Xia Shing Xiamen Motorcycle Co., Ltd. Hanoi Full Ta Precision Company Limited Quingzhou Engineering Industry Co., Ltd	21,325,829 4,323,264 2,211,020 5,593,162 826,523 3,238,765	25,993,390 9,060,441 2,988,215 8,487,630 801,483
	37,518,563	47,331,159
Purchases of property, plant and equipment: (iii)		
Sanyang Industry Co., Ltd. Vietnam Three Brothers Machinery Industry Co., Limited	673,824 204,388	139,875 94,725
	878,212	234,600
Technology transfer fees: (iv)		
Sanyang Industry Co., Ltd.	3,657,862	4,518,351
Technical consultancy fees: (v)		
Sanyang Industry Co., Ltd.	658,488	967,255

- (i) Sales of finished goods and spare parts are carried out based on mutually agreed terms with reference to comparable market prices, where applicable, and in the ordinary course of business.
- (ii) Purchases of raw materials and finished goods are carried out based on mutually agreed terms with reference to comparable market prices, where applicable, and in the ordinary course of business.
- (iii) Purchases and disposals of property, plant and equipment were carried out based on mutually agreed terms with reference to comparable market prices, where applicable, and in the ordinary course of business.
- (iv) Pursuant to certain technology transfer agreements entered into between Sanyang, the Company and VMEP ("Technology License Agreements"), Sanyang has granted an exclusive license to VMEP to use the technology, know-how, trade secrets and production information owned by Sanyang in connection with the Group's manufacturing and sale of "SYM" brand motorbikes and related parts in the all of the member countries of the Association of South East Asians Nations, including Brunei Darussalam, Cambodia, Indonesia, Laos, Malaysia, Myanmar, the Philippines, Singapore, Thailand and Vietnam. The license fee as provided for in the Technology License Agreement is 4% of the annual net selling price of products manufactured using such technology.
- (v) Technical consultancy fees charged by Sanyang are staff costs and other related expenses, as defined in the technical consultancy agreement entered into between the Company and Sanyang.

(Expressed in United States dollars unless otherwise indicated)

30. MATERIAL RELATED PARTY TRANSACTIONS (Continued)

(b) Amounts due from related parties

	The Group	
	2013 <i>US\$</i>	2012 <i>US\$</i>
Trade		
Sanyang Global Co., Ltd.	526,670	3,146
Sanyang Industry Co., Ltd.	86,134	40,292
Sanyang Vietnam Automobile Co., Ltd.	1,825	-
Xia Shing Xiamen Motorcycle Co., Ltd.	477,448	480,410
Vietnam Three Brothers Machinery Industry Co., Ltd	153,750	
Subtotal	1,245,827	523,848
Non-trade		
Sanyang Industry Co., Ltd.	64,146	3,174
Vietnam Three Brothers Machinery Industry Co., Limited		115,034
Subtotal	64,146	118,208
Total	1,309,973	642,056
	The Compa	any
	2013	2012
	US\$	US\$
Non-trade		
Vietnam Manufacturing and Export Processing Co., Limited	24,240,767	24,500,000

Trade balances due from related parties are unsecured, interest-free and are expected to be recovered within 60 days. The non-trade balance due from related parties is expected to be recovered within one year.

(c) Amounts due to related parties

	The Group	
	2013 <i>US\$</i>	2012 <i>US\$</i>
Trade		
Sanyang Global Co., Ltd.	873,133	1,664,219
Sanyang Industry Co., Ltd.	1,700,296	8,295,455
Hanoi Full Ta Precision Company Limited	72,706	91,163
Vietnam Three Brothers Machinery Industry Co., Limited	245,803	336,192
Xia Shing Xiamen Motorcycle Co., Ltd.	304,289	191,676
Quingzhou Engineering Industry Co., Ltd.	5,075	
Subtotal	3,201,302	10,578,705
Non-trade		
Sanyang Industry Co., Ltd.	1,814,197	2,556,206
Vietnam Three Brothers Machinery Industry Co., Ltd.	1,070	
Subtotal	1,815,267	2,556,206
Total	5,016,569	13,134,911

(Expressed in United States dollars unless otherwise indicated)

30. MATERIAL RELATED PARTY TRANSACTIONS (Continued)

(c) Amounts due to related parties

	The Compa	The Company	
	2013 <i>US\$</i>	2012 <i>US\$</i>	
Non-trade Sanyang Industry Co., Ltd.	1,413	1,000	
Total	1,413	1,000	

Trade payables due to related parties are all unsecured, interest-free and are expected to be settled within 30 to 60 days.

The non-trade balance due from a related party is expected to be recovered within one year.

(d) Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the Company's directors as disclosed in Note 8 and certain of the highest paid employees as disclosed in Note 9, is as follows:

	2013 <i>US\$</i>	2012 <i>US\$</i>
Short-term employee benefits	925,251	897,401

Total remuneration is included in "staff costs" as set out in Note 6(b).

31. IMMEDIATE AND ULTIMATE CONTROLLING PARTY

At 31 December 2013, the directors consider the immediate parent and ultimate controlling party of the Company to be SY International Ltd. and Sanyang Industry Co., Ltd., respectively. Sanyang Industry Co., Ltd. is incorporated in Taiwan and produces financial statements available for public use.

32. POSSIBLE IMPACT OF AMENDMENTS, NEW STANDARDS AND INTERPRETATIONS ISSUED BUT NOT YET EFFECTIVE FOR THE YEAR ENDED 31 DECEMBER 2013

Up to the date of issue of these financial statements, the IASB has issued a number of amendments and new standards which are not yet effective for the year ended 31 December 2013 and which have not been adopted in these financial statements. These include the following which may be relevant to the Group.

	Effective for accounting periods beginning on or after
Amendments to IAS 32, Offsetting financial assets and financial liabilities	1 January 2014
IFRS 9, Financial instruments	1 January 2015

The Group is in the process of making an assessment of what the impact of these amendments is expected to be in the period of initial application. So far it has concluded that the adoption of them is unlikely to have a significant impact on the consolidated financial statements.