Interfood Shareholding Company and its subsidiaries

Consolidated financial statements

Quarter 4 - 2012

1

Consolidated financial statements Quarter 4 - 2012

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Report of the Board of Directors

The Board of Directors submits its report together with the consolidated financial statements of Interfood Shareholding Company ("the Company") and its subsidiaries ("the Group") for the period ended 31 December 2012.

Results

The results of the Group for the period ended 31 December 2012 are set out in the consolidated statement of income.

Financial indicators of the business

	Unit	31 Dec 2012	2011
Assets structure and capital structure			
Assets structure			
Fixed assets/total assets	%	58.96	70.91
Current assets/total assets	%	41.04	29.09
Capital structure			
Liabilities/total resources	%	71.79	72.40
Owner's equity/total resources	%	(9.40)	11.63
Liquidity			
Total assets/liabilities	times	0.91	1.13
Current ratio	times	0.57	0.40
Quick ratio	times	0.30	0.16
Profitability			
Profit (Loss) /net sales			
Profit (Loss) before tax/net sales	%	(41.23)	(11.34)
Profit (Loss) after tax/net sales	%	(62.27)	(16.89)
Profit (Loss)/total assets			
Profit (Loss) before tax/total assets	%	(13.40)	(13.77)
Net Profit (Loss) after tax/total assets	%	(20.24)	(20.52)
Net Profit (Loss) after tax /owner's equity	%	(34.63)	(37.81)

Boards of Management and Directors

The members of the Boards of Management and Directors during the quarter and to the date of this report were:

Board of Management:		Appointed:	Resigned:
Michio Nagabayashi	Chairman	31-05-2011	
Ryoichi Yonemura	Member	14-03-2011	12-04-2012
Hiroshi Fujikawa	Member	14-03-2011	
Nguyen Thi Kim Lien	Member	15-08-2006	
Pang Tze Wei	Member	28-08-2010	
Toru Yamasaki	Member	12-04-2012	
Board of Director:			
Michio Nagabayashi	General Director	23-05-2011	
Hajime Kobayashi	Director/General Manager of Corporate Planning	23-05-2011	01-01-2013
Kazufumi Nagashima	Director/General Manager of Factory	23-05-2011	
Hidefumi Matsuo	Director/General Manager of Administration	23-05-2011	
Nguyen Thi Kim Lien	Director/General Manager of Finance	15-08-2006	
Takaaki Suemitsu	Director/General Manager of Sales and	15-08-2012	
	Marketing		

Statement of Boards of Directors

In the opinion of the Board of Directors, the accompanying consolidated balance sheet, consolidated statement of income and statement of cash flows, together with the notes thereto, have been properly drawn up and give a true and fair view of the financial position of the Company as at 31 December 2012 and of its results of operations and cash flows for the period ended 31 December 2012 in accordance with Vietnamese Accounting Standards and system and in compliance with relevant statutory requirements

On behalf of the Board of Directors

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THỰC PHẨM
THỰC PHẨM
Michio Nagabayashi

Chairman, General Director Dong Nai province, Vietnam

Consolidated balance sheet

	Notes	Code	31 D USD	ecember 2012 VND million	31 D USD	VND million
Current assets						
Cash and cash equivalents						
Cash	7	111	3,946,704	82,202	1,978,801	41,214
-						-
Accounts receivable				<u>.</u>		
Trade accounts receivable		131	718,217	14,959	416,774	8,681
Prepayments to suppliers		132	271,631	5,658	490,192	10,210
Other receivables		135	249,102	5,188	64,141	1,336
Provision for doubtful debts		139				
		130	1,238,950	25,805	971,107	20,226
Inventories				, -		-
Inventories	8	141	7,880,043	164,126	6,598,018	137,424
Provision for decline in inventory value	8	149_	(310,914)	(6,476)	-	
		140	7,569,129	157,650	6,598,018	137,424
Other current assets				-		-
Short term prepaid expenses		151	3,667	76	12,025	250
Value added tax to be reclaimed		152	65,713	1,369	104,216	2,171
Taxes and amounts receivable from the state	, 9	154	-	-	106,907	2,227
Other current assets		158	35,809	746	41,885	872
		150	105,189	2,191	265,033	5,520
		100	12,859,972	267,847	9,812,959	204,384
Fixed assets	10	221	16,459,967	342,828	19,056,731	396,914
Tangible fixed assets	10	221 222	28,899,583	601,921	34,296,281	714,323
Historical cost	10	222 223	(12,439,616)	•	(15,239,550)	(317, 4 09)
Accumulated depreciation	11	230	403,218	8,398	1,408,477	29,336
Construction in progress		220	16,863,185	351,226	20,465,208	426,249
		220	10,003,103	JJ 1,220	20,403,200	120,217
Other non-current assets	12	261	1 530 087	32,056	1,397,181	29,100
Long-term prepaid expenses	13	262	1,539,087	32,030	2,054,327	42,788
Deferred tax assets	13	262	72,727	1,515	7,020	146
Other non-current assets	<u> </u>	260	1,611,814	33,571	3,458,528	72,034
		200	18,474,999	384,797	23,923,736	498,284
		270		652,645	33,736,695	702,668
		210	31,334,971	052,045	22,720,093	702,000

Consolidated balance sheet

Consolidated Datain						
			31 D	ecember 2012		ecember 201
	Notes	Code	USD	VND million	USD	VND million
RESOURCES						
Liabilities						
Current liabilities						
Short term borrowings and debts	14	311	17,500,000	364,490	19,000,000	395,732
Trade accounts payable	15	312	3,227,352	67,219	3,152,829	65,667
Advances from customers		313	314,620	6,553	151,256	3,150
Taxes and amounts payable to state budget	16	314	121,079	2,522	184,576	3,844
Payable to employees		315	453,554	9,447	375,276	7,816
Accrued expenses payable	17	316	841,505	17,527	468,455	9,757
Intercompany payable		317	-		-	-
Other payables	18	319	37,725	786	1,093,140	22,768
Other payables		310	22,495,835	468,543	24,425,532	508,73
Long term liabilities						
Long term deposits		331	1,255	26	1,255	20
Long term borrowings and debts	19	334	11,493,613	239,389	4,993,613	104,00
Deferred tax liabilities	20	335	161,351	3,361	138,280	2,880
Provision for severance allowance		336	159,762	3,328	231,174	4,81
1 10 1101011 101		330	11,815,981	246,103	5,364,322	111,72
			34,311,816	714,647	29,789,854	620,463
Owners' equity						
Capital sources and funds						
Share capital	21	411	18,313,995	381,444	18,313,995	381,44
Share premium	22	412	4,082,759	85,036	4,082,759	85,03
Acquisition reserve		419	(1,562,092)		(1,562,092)	(32,53
Accumulated losses		420	(23,780,580)		(16,911,481)	(352,23
		410	(2,945,918)	(61,358)	3,923,181	81,71
Minority interest				State State September 1		
Minority interest	23	439	(30,927)		23,660	49
	-	440	(2,976,845)		3,946,841	82,20
			31,334,971	652,645	33,736,695	702,66
Off balance sheet items			_	-1	-	
Foreign currencies				mber 2012		mber 2011
Vietnamese dong			2,314,587	7	262,189	
Euro			492	2	492	

Date: 18 February 2013

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Michio Nagabayashi

Champian General Director

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Tran Thi Thuy Nga Finance and Accounting Manager

Consolidated statement of income-USD

	Notes	Code	Q4-2012	Q4-2011	YTD 2012	YTD 2011
	2.0000		USD	USD	USD	USD
Gross sales	24		10,490,466	9,691,008	42,221,249	43,905,391
Less deductions:	24		(307,690)	(267,340)	(1,228,866)	(1,148,305)
Net sales			10,182,776	9,423,668	40,992,383	42,757,086
Cost of sales	25		(7,923,296)	(8,788,718)	(31,695,549)	(35,600,946)
Gross profit			2,259,480	634,950	9,296,834	7,156,140
Financial income	26		30,549	105,139	54,051	1,599,913
Financial expenses	27		(133,528)	(203,418)	(458,428)	(2,052,684)
Including: interest expense			(108,438)	(184,490)	(379,403)	(1,395,373)
Selling expenses	28		(4,010,678)	(1,569,906)	(10,326,789)	(7,186,764)
G&A expenses	29		(446,334)	(513,945)	(1,512,707)	(1,869,546)
Operating profit/(loss)			(2,300,511)	(1,563,180)	(2,947,039)	(2,352,941)
Other income	30		631,501	94,249	1,265,830	528,006
Other expenses	31		(2,529,133)	(452,139)	(2,965,952)	(803,180)
Profit (loss) before tax			(4,198,143)	(1,921,070)	(4,647,161)	(2,628,115)
CIT for the current year	33		(77,236)	(22)	(199,201)	-
Deferred CIT			(2,065,862)	(103,794)	(2,077,398)	(103,794)
Profit(loss) after tax			(6,341,241)	(2,024,864)	(6,923,760)	(2,731,909)
11022(1000)	The state of the s					
Minority interest			61,523	36,231	54,587	(23,660)
Net profit	_		(6,279,718)	(1,988,633)	(6,869,173)	(2,755,569)
	W					/2 00 / - **
Earning(loss) per share	36		(0.21549)	(0.06824)	(0.23572)	(0.09456)

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Michio Nagabayashi

Chairman, General Director

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Tran Thi Thuy Nga Finance and Accounting Manager

Consolidated statement of income in VND

	Notes	Code	Q4-2012	Q4-2011	YTD 2012	YTD 2011
	110103	0000	VND million		VND million	VND million
Gross sales	24		218,495	183,470	879,384	914,461
Less deductions:	24		(6,409)	(5,061)	(25,595)	(23,917)
Net sales			212,087	178,409	853,789	890,545
Cost of sales	25		(165,026)	(166,388)	(660,155)	(741,497)
Gross profit	-		47,060	12,021	193,634	149,048
Financial income	26		636	1,990	1,126	33,323
Financial expenses	27		(2,781)	(3,851)	(9,548)	(42,753)
Including: interest expense			(2,259)	(3,493)	(7,902)	(29,063)
Selling expenses	28		(83,534)	(29,721)	(215,086)	(149,686)
G&A expenses	29		(9,296)	(9,730)	(31,507)	(38,939)
Operating loss	954.55		(47,915)	(29,594)	(61,381)	(49,007)
Other income	30		13,153	1,784	26,365	10,997
Other expenses	31		(52,677)	(8,560)	(61,775)	(16,729)
Profit (loss) before tax			(87,439)	(36,370)	(96,791)	(54,738)
CIT for the current year	33		(1,609)	-	(4,149)	=
Deferred CIT			(43,028)	(1,965)	(43,268)	(2,162)
Profit(loss) after tax			(132,075)	(38,335)	(144,208)	(56,900)
Trom(toot) area						
Minority interest			1,281	686	1,137	(493)
Net profit			(130,794)	(37,649)	(143,071)	(57,393)
	2.6		(4.400)	(1 401)	(4,910)	(1,969)
Earning(loss) per share (VND)	36		(4,488)	(1,421)	(4,910)	(1,707)

Date: 18 February 2013
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Chairman, General Director

Tran Thi Thuy Nga

Finance and Accounting Manager

Consolidated statements of cash flows

			ecember 2012	31 D USD	ecember 2011 VND million
Notes	Code	USD	VND million	USD	VIVD IIIIIIOII
Cash flows from operating activities			(0 (504)	(0. (00.115)	(5 1 72 0)
Profit/(loss) before tax	1	(4,647,161)	(96,791)	(2,628,115)	(54,738)
Adjustments for:		20		2.420.772	44257
Depreciation and amortisation	2	2,160,769	45,004	2,129,663	44,357
Increase in provisions	3	239,502	4,988	(170,987)	(3,561)
Gain on foreign currency translation	4	-	2-	2,340	49
Loss from disposal investments, fixed assets	5	2,017,669	42,024	70,029	1,459
Interest expense	6	379,403	7,902	1,395,373	29,063
Interest income	7	(13,402)	(279)	(11,234)	(234)
Operating profit/(loss) before adjustments to w	8	136,780	2,849	787,069	16,393
Change in accounts receivable	9	(116,357)	(2,423)	646,812	13,472
Change in inventory	10	(1,282,025)	(26,702)	932,282	19,418
Change in accounts payable	11	(1,008,301)	(21,001)	(1,956,192)	(40,744)
Change in prepaid expenses	12	(133,548)	(2,782)	(11,202)	(233)
Interest paid	13	-	-	(1,683,501)	(35,064)
Business income tax paid		-	-	-	
Cash generated from operating activities	20	(2,403,451)	(50,059)	(1,284,732)	(26,758)
Cash flows from investing activities					
Acquisition of fixed assets and investment construc-	21	(642,122)	(13,374)	(1,268,828)	(26,427)
Proceeds from disposal of investments and fixed as:	22	-	-	=	=
Additional investment in associate	25	-	-	(- 4V	-
Interest income received		13,402	279	11,234	234
Net cash inflows/(outflows) from investing acti	30	(628,720)	(13,095)	(1,257,594)	(26,193)
Cash flows from financing activities					
Proceeds from loan	33	5,000,000	104,140	44,717,957	931,386
Repayments for debt	34	_	-	(40,322,571)	(839,839)
Dividend payments to investors	36	_	-		
Net cash inflows/(outflows) from financing act	40	5,000,000	104,140	4,395,386	91,547
Net increase/(decrease) in cash	50	1,967,829	40,986	1,853,060	38,596
Cash and cash equivalents at beginning of the y	60	1,978,801	41,214	130,854	2,725
Effects of changes in foreign exchange rates	61	74	2	(5,113)	(106)
Cash and cash equivalents at end of the year	70	3,946,704	82,202	1,978,801	41,214
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Michio Nagabayashi

Chairman Ceneral Director

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Tran Thi Thuy Nga Finance and Accounting Manager

Notes to the consolidated financial statements

1 Nature of operations

Interfood Shareholding Company, formerly Interfood Processing Industry Ltd. ("the Company") was established in the
Socialist Republic of Vietnam as a majority owned subsidiary of Trade Ocean Holdings Sdn. Bhd., a company incorporated
in Malaysia for a period of 50 years pursuant to Investment Licence No. 270/GP, dated 16 November 1991.

After the initial investment license, there were a series of amendments as follows:

. Investment Licence No. 270 CPH/GP dated 9 August 2005 which allowed the Company to convert into a shareholding company with foreign owned capital under the name of Interfood Shareholding Company with a total investment capital and charter capital of USD 30,000,000 and USD 13,000,000, respectively. The Company's total number of shares was 13,000,000 with par value of USD 1 per share and held by four founding shareholders;

. Investment Licence No. 270 CPH/GPDC2 dated 15 June 2006 allowing the Company to change the par value of its shares from USD 1 per share to VND 10,000 per share and the Company's charter capital was changed from USD 13,000,000 to VND 206,636,000 thousand. As a result, the total shares of the Company changed from 13,000,000 shares with par value of USD 1 per share to 20,663,600 shares with par value of VND 10,000 per share;

. Investment Licence No. 270 CPH/GCNDC3 dated 23 August 2006 allowed the Company to increase its charter capital to VND 242,841,600 thousand. The total shares of the Company increased to 24,284,160 by registering and issuing 3,620,560 new shares.

On 17 October 2006, the Company listed the 3,620,560 new shares (stock code: IFS) mentioned above on the Ho Chi Minh City Securities Trading Centre after receiving Listing Licence No. 61/UBCK-GPNY issued by the State Securities Commission on 29 September 2006. According to the Listing Licence, the founding shareholders were also allowed to sell 2,108,912 shares held by them to the public. The number of shares listed totalled 5,729,472.

Under the Investment Certificate No. 472033000328 dated 28 November 2007 issued by the Board of Management of Dong Nai Industrial Zone, the total investment capital of the Company is VND 1,444,500 million, equivalent to USD 90 million. The charter capital of the Company is VND 291,409,920 thousand. The total shares of the Company were increased to 29,140,992 with par value of VND 10,000 per share. An additional 4,856,832 new shares were issued and registered, in which 1,145,887 shares were allowed to be listed bringing the total to 6,875,359 shares being listed.

On 11 March 2011, Trade Ocean Holdings Sdn Bhd, which holds approximately 57.25% of the total outstanding shares of the Company, was acquired by Kirin Holdings Company Limited ("Kirin"). Kirin, a public company listed on the Tokyo Exchange, is one of the largest beverage companies in the region. Kirin is now the new ultimate parent company.

On 07 Jun 2012, Kirin increased its shares in IFS to 80.37% through acquisition of Trade Ocean Holdings Sdn Bhd to all outstanding shares in Indochina Beverage Holdings Sdn. Bhd. ("IBH"). IBH, which holds 23.12% of the total outstanding shares of IFS (included: unlisted shares: 18.87% and listed shares: 4.52%).

On 24 December 2012, Kirin Holding Company Limited increased its share in IFS to 87.03% by acquired the Entitle share capital of Grande Indigo Global ("GIG"), a company hold 1,938,327 shares of IFS. GIG has therefore become an affiliate of TOH and IBH.

In addition, under the resolution of the Annual General Assembly of Shareholders dated 12 Apr 2012, the Company has extended delisting its shares currently listed on Ho Chi Minh City Stock Exchange in 2012. However, as at 31 Dec 2012, the Company has not yet submitted the application to the Stock Exchange.

The principal activities of the Company are to process agricultural and aquatic products into canned, dried, frozen, salted, and pickled products and the production of biscuits and snack food, carbonated fruit juice and fruit juice with 5% alcohol content, bottled filtered water and PET bottle; to manufacture packaging for foods and beverages.

Particulars of the Group's principal subsidiaries are set out in Note 5 to the consolidated financial statements.

As at 31 December 2012, the Group had 1349 employees (2011: 830 employees).

2 Fiscal year and currency

Fiscal year

The Company's fiscal year end is 31 December.

Reporting currency and foreign exchange

As approved by the Ministry of Finance in Official Letter No. 550 TC/CDKT dated 5 September 1998, the Company used the United States dollar as its reporting currency in the preparation and presentation of its consolidated financial statements.

Transactions arising in currencies other than the reporting currency are translated at exchange rates in effect on the transaction dates. Monetary assets and liabilities denominated in currencies other than the reporting currency are translated at the exchange rates in effect at the consolidated balance sheet date. Translation gains and losses and expenses relating to foreign exchange transactions arising thereafter are recorded in the consolidated statement of income.

3 Basis of preparation of consolidated financial statements

3.1 Basis of preparation

The consolidated financial statements have been prepared in accordance with Vietnamese Accounting Standards, the Vietnamese Accounting System, and relevant statutory requirements of the Ministry of Finance, which may differ in some material respects from International Financial Reporting Standards and the generally accepted accounting principles and standards of the country of the reader.

Accordingly, the consolidated financial statements are not intended to present the financial position and results of operations and cash flows in accordance with generally accepted accounting principles and practices in countries or jurisdictions other than The Socialist Republic of Vietnam and furthermore their use is not designed for those who are not informed about Vietnam's principles, procedures and practices.

3.2 Basis of consolidation

The consolidated financial statements are composed of the accounts of the Company and its subsidiary, hereinafter collectively referred to as the "Group".

Subsidiaries

Subsidiaries are those companies over which the Group has the power to govern the financial and operating policies. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date on which control ceases. When the Parent company loses control of a subsidiary, it derecognises the assets (including any goodwill) and liabilities of the subsidiary at their carrying amounts at the date when control is lost; and derecognises the carrying amount of any minority interest in the former subsidiary at the same time.

The purchase method of accounting is used to account for the acquisition of subsidiary by the Group. The cost of an acquisition is measured at the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities assumed in a business combination are measured initially at their fair value at the acquisition date, irrespective of the extent of the minority interest. The excess of cost of acquisition over the fair value of the Group's share of identifiable assets acquired is recorded as goodwill. Goodwill is recognised in expenses (if it is of small value) and otherwise amortised in a uniform manner during its estimated useful life (if it is material). The useful life of goodwill is estimated as the time during which economic benefits are recovered by the Group. Such useful life is not beyond 10 years from the date of recognition. Negative goodwill represents the excess of the Group's interest in the fair value of identifiable net assets and liabilities, and contingent liabilities over costs of acquisition. It is recognised directly in the statement of income at the date of acquisition.

For a business combination involving entities under common control, identifiable assets acquired and liabilities and contingent liabilities assumed in the business combination are recognised at the acquirer's carrying value at the acquisition date, irrespective of the extent of any minority interest. The difference between the consideration given and the aggregate value of the assets and liabilities of the acquired entity is recorded as other reserve under shareholders' entity. No goodwill is created from a business combination of entities under common control.

Inter-company balances, transactions and unrealised gains on transactions between those companies and the Group are eliminated. Unrealised losses are also eliminated unless they provide evidence of an impairment of the asset transferred. The accounting policies of subsidiary have been changed where necessary to ensure the consistency with the policies adopted by the Group.

Minority interest

Minority interest is the portion of the profit or loss and net assets of a subsidiary attributable to equity interests that are not owned, directly or indirectly through a subsidiary, by the parent.

The losses applicable to the minority in the subsidiary may exceed the minority interest in the equity of the subsidiary. In such cases, the excess, and any further losses applicable to the minority, are charged against the majority interest except to the extent that the minority has a binding obligation to, and is able to, make good the losses. If the subsidiary subsequently reports profits, the majority interest is allocated all such profits until the minority's share of losses previously absorbed by the majority has been recovered.

3.3 Accounting system and form of records

The Company uses the general journal method to record its transactions.

4 Accounting policies

4.1 Cash and cash equivalents

Cash and cash equivalents include cash on hand and cash in bank as well as bank deposits.

4.2 Inventory

Inventory is accounted for using the perpetual method and valued at the lower of cost and net realizable value. Cost of finished goods and work in progress, calculated on a weighted average basis, is composed of materials, direct labour and production overhead.

Cost of raw material, tools and supplies is valued at purchase and related costs. Net realizable value comprises estimated sales proceeds less selling expenses. A provision for decline is recorded where cost exceeds net realizable value.

4.3 Accounts receivable

Accounts receivable are carried at invoice value less a provision for doubtful debts in an amount that reflects the extent to which it is estimated that the accounts will not be collected in full.

4.4 Tangible fixed assets

Tangible fixed assets are valued at historical cost less accumulated depreciation. Depreciation is recorded on a straight-line basis over the estimated useful lives of the assets as follow:

Buildings15-30 yearsPlant and machinery10-15 yearsMotor vehicles6 yearsOffice equipment10 years

The above depreciation rates are not consistent with the guidelines under Decision 203/2009/TT-BTC dated 20 October 2009. However the Group obtained permission from the Ministry of Finance to depreciate based on the depreciation rates above through official letter No. 2536/TC-TCDN dated 20 March 2003.

Gains or losses from disposals are determined by comparing the net proceeds from disposal with the carrying amounts of the assets sole and are recognised as income or expense in the income statement.

Depreciation of assets which are not in used was recognised as part of "Other expense".

4.5 Construction in progress

Construction in progress represents the costs of the new ERP software and the cost of machinery and equipment under development. No depreciation is recognized until the project is complete and until the asset is available for its intended use at which time the related costs are transferred to its rightful accounts.

4.6 Long term prepaid expenses

Land rental

Prepaid land rental relates to an area of land leased at the Tam Phuoc Industrial Zone, Bien Hoa City, Dong Nai province. The prepayment is charged to the income statement on a straight-line basis over the period of 45.5 years from 2006.

4.7 Financial instruments

Recognition and initial measurement

Financial assets and financial liabilities are recognised when the Group becomes a party to the contractual provisions of the financial instrument.

Financial assets are derecognised when the contractual rights to the cash flows from the financial asset expire, or when the financial asset and all substantial risks and rewards are transferred. A financial liability is derecognised when it is extinguished, discharged, cancelled or expires.

Financial assets

For presentation and disclosure purposes in accordance with Circular 210/2009/TT-BTC, financial assets other than those designated and effective as hedging instruments are classified into the following specified categories: financial assets at fair value through profit or loss (FVTPL), held-to-maturity investments (HTM), available-for-sale (AFS) financial assets and loans and receivables. The classification depends on the nature and purpose of the financial assets and is determined at the time of initial recognition.

Financial assets at FVTPL

Financial assets are classified as at FVTPL where the financial asset is either held for trading or it is designated as at FVTPL. A financial asset is classified as held for trading if:

- * it has been acquired principally for the purpose of selling in the near future; or
- * it is a part of an identified portfolio of financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or

	* It is a derivative that is not designated and effective as a hedging instrument or financial guarantee contract.
	Financial assets at FVTPL are stated at fair value, with any resultant gain or loss recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any dividend or interest earned on the financial asset. during the quarter, the Group did not invest in any financial assets at FVTPL. Held-to-maturity investments HTM investments are non-derivative financial assets with fixed or determinable payments and fixed maturity other than loans and receivables. Investments are classified as HTM if the Group has the intention and ability to hold them until maturity Loans and receivables
.	Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market AFS financial assets
	AFS financial assets are non-derivative financial assets that are either designated to this category or do not qualify for inclusion in any of the other category of financial assets. Fair value of financial assets under each group is disclosed at each relevant note. Fair value is determined in the manner described in Note 40. Financial liabilities and equity instruments Classification as debt or equity
	Debt and equity instruments are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangement. Equity instruments
1	An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by the Group are recorded at the proceeds received, net of direct issue costs. Compound instruments
•	The component parts of compound instruments issued by the Group are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangement. The equity component is determined by deducting the amount of the liability component from the fair value of the compound instrument as a whole.
	Transaction costs relating to the issue of a compound financial instrument shall be amortized in proportion to liability and equity components of such instrument. Transaction costs relating to different transactions shall be amortized for such transactions on a pro-rata basis. Transaction costs shall be accounted for as a deduction from equity in the reporting period Financial liabilities
7	For presentation and disclosure purpose in accordance with Circular 210/2009/TT-BTC, financial liabilities are classified a either financial liabilities at FVTPL or other financial liabilities at amortized cost. Financial liabilities at FVTPL
T ,	A financial liability at fair value through profit or loss is a financial liability that meets either of the following conditions: * It has been incurred principally for the purpose of re-purchasing in the near future; or
]	* It is a part of an identified portfolio of financial instruments that the Group manages together and has a recent actual pattern of short-term profit-taking; or
	* It is a derivative that is not designated and effective as a hedging instrument or financial guarantee contract.

Financial liabilities at FVTPL are stated at fair value, with any resultant gain or loss recognised in profit or loss. The net gain or loss recognised in profit or loss incorporates any interest paid on the financial liability. Fair value is determined in the manner described in Note 40.

Other financial liabilities

Other financial liabilities, including borrowings are measured at cost. Information on amortised cost of other financial liabilities is disclosed in the notes to the consolidated financial statements as required under Circular 210/2009/TT-BTC, and is determined as equalling the initially recognized value of that financial liability minus principal repayments, plus or minus accrued amortizations calculated by the effective interest method of the difference between the initially recorded value and the value upon maturity, minus deductions (directly or through a contingency account) due to impairment or irrecoverability.

Effective interest method is a method of calculating the amortized cost of one or a group of financial liabilities and allocating the interest income or expense over the relevant period. Effective interest rate is the discount interest rate of cash flows forecast to be settled in the future throughout the expected life cycle of a financial instrument or in a shorter period, when necessary, to return to the current net carrying amount of financial liability.

Employee benefits

Post employment benefits

Post employment benefits are paid to retired employees of the Group by the Social Insurance Agency which belongs to the Ministry of Labor and Social Affairs. The Group is required to contribute to these post employment benefits by paying social insurance premium to the Social Insurance Agency at the rate of 17% of an employee's basic salary on a monthly basis. The Group has no further obligation to fund the post employment benefits of its employees.

Unemployment benefits

According to Circular No. 04/2009/TT-BLDTBXH guiding Decree No. 127/2008/ND-CP on unemployment insurance, from 1 January 2009, the Company is obliged to pay unemployment insurance at 1% of its salary fund for payment of unemployment insurance for insurance participants and deduct 1% of salary of each employee to simultaneously pay to the Unemployment Insurance Fund.

4.8 Borrowing costs

Borrowing costs comprising interest and related costs are recognised as an expense in the period in which they are incurred, except for borrowings costs relating to the acquisition of tangible fixed assets that are incurred during the period of construction and installation of the assets, which are capitalised as a cost of the related assets.

4.9 Revenue

Revenue from sale of goods is recognised in the consolidated statement of income when the significant risks and rewards of ownership have been transferred to the buyer. No revenue is recognized if there are significant uncertainties regarding the ultimate receipt of the proceeds, the reasonable estimation of the associated costs of the sale or the possibility of the return of the goods.

Interest income is recognised in the consolidated statement of income on a time-proportion basis using the effective interest method.

Provisions 4.10

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

Operating leases

Leases wherein substantially all the rewards and risks of ownership of assets remain with the leasing company are accounted for as operating leases. Rental payments applicable to such leases are recorded in the results of operations as incurred.

4.12 Income taxes

Current income tax assets and/or liabilities comprise those obligations to, or claims from, fiscal authorities relating to the current or prior reporting period, that are unpaid at the consolidated balance sheet date. They are calculated according to the tax rates and tax laws applicable to the fiscal periods to which they relate based on the taxable profit for the year.

All changes to current tax assets or liabilities are recognised as a component of tax expense in the consolidated statement of income.

Deferred income taxes are calculated using the liability method on temporary differences. This involves the comparison of the carrying amounts of assets and liabilities in the consolidated financial statements with their respective tax bases. In addition, tax losses available to be carried forward as well as other income tax credits to the Company are assessed for recognition as deferred tax assets.

Deferred tax liabilities are always provided for in full. Deferred tax assets are recognised to the extent that it is probable that they will be able to be offset against future taxable income.

Deferred tax assets and liabilities are calculated, without discounting, at tax rates that are expected to apply to their respective period of realisation, provided they are enacted or substantively enacted at the consolidated balance sheet date. Most changes in deferred tax assets or liabilities are recognised as a component of tax expense in the consolidated statement of income. Only changes in deferred tax assets or liabilities that relate to a change in value of assets or liabilities that is charged directly to equity are charged or credited directly to equity.

4.13 Earnings/loss per share

The Group presents basic earnings/loss per share (EPS) for its ordinary shares and this is calculated by dividing the profit or loss attributable to ordinary shareholders by the weighted average number of ordinary shares outstanding during the quarter.

4.14 Equity and reserves

Share capital represents the nominal value of shares that have been issued.

Share premium includes any premiums received on issue of share capital. Any transaction cost associated with the issuing of shares are deducted from premium, net of any related income tax benefits.

Acquisition reserves represents the negative goodwill when the Company acquired a subsidiary (Note 3.2)

4.15 Related parties

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence.

4.16 Segment report

The Group identifies its operating segments based on market segments where the risks and returns are different in each of the markets. For all periods presented, the Group operated in two segments: domestic sales and export sales. In addition, there are two main kinds of product: Drinks and Biscuits.

5 Subsidiaries

5.1 Subsidiaries and associate of the Company at the balance sheet date were as follows:

	Amor	Amount		y held
	31 Dec 2012	31 Dec 2011	31 Dec 2012	31 Dec 2011
	USD	USD	%	%
Subsidiary: AvaFood Shareholding Company	4,520,156	4,500,000	90.40	90
21,41,000	4,520,156	4,500,000		

1. AvaFood Shareholding Company

On 30 September 2007, the Company acquired 90% of the paid-up capital of AvaFood Shareholding Company ("Avafood") based on the par value of the shares from Wonderfarm Biscuits & Confectionery Sdn Bhd. AvaFood Shareholding Company used to be an entity under common control before it was acquired by the Company.

AvaFood Shareholding Company (formerly AvaFood Industries Ltd.) was established in SR Vietnam for a period of 50 years pursuant to Investment Licence No. 48/GP-ĐN, dated 19 July 2002 issued by the People's Committee of Dong Nai Province. The Company was wholly owned by Wonderfarm Biscuits & Confectionery Sdn. Bhd., a company incorporated in Malaysia.

The amended Investment Licence No. 48/GPDC2-DN-KCN dated 17 September 2004 allowed Avafood to increase its investment capital to US\$11,000,000.

Pursuant to Investment Certificate No. 472033000355 dated 31 December 2007 issued by the Board of Management of Dong Nai Industrial Zone, the Subsidiary was allowed to convert into a shareholding company under the name of AvaFood Shareholding Company with the total investment capital of VND259,200 million, equivalent to US\$16,000,000.

The amended Investment Certificate No. 472033000355 dated 10/12/2012 issued by the Board of Management of Dong Nai Industrial Zone, the Company has acquired addition 02 minor shareholder and increase the share capital of Avafood in to 90.4% equivalent to US\$ 4,520,155.56.

The charter capital of the Subsidiary is VND81,000 million, equivalent to US\$5,000,000. Avafood's total number of shares were 8,100,000 with par value of VND10,000 per share.

The principal activities of the Avafood are to produce processed products including fruit juice, bottled filtered water, biscuits, jams and sweets of all kinds, and from agricultural and aquatic products as well as livestock; to lease workshop.

6 Going concern assumption

The consolidated financial statements have been prepared assuming that the Group will continue as a going concern notwithstanding the fact that the Group's current liabilities exceeded current assets by USD 9,635,863 as at 31 December 2012 (31 December 2011: USD14,612,573).

The Group's continued existence as a going concern is dependent on the continued financial support of its new ultimate parent company and ultimately on its ability to operate profitably. The new ultimate parent company has issued a formal undertaking to provide financial support in connection with third party liabilities and relief from related party financial obligations. Accordingly, the interim consolidated financial statements do not include any adjustments relating to the recoverability and classification of recorded assets or to amounts and classifications of liabilities that may be necessary if the Group is unable to continue as a going concern.

7	Cash and cash equivalents	31 D	ecember 2012	31 December 2011		
1	Cash and cash equivalents	USD	VND million	\mathbf{USD}	VND million	
0 1 1 .3		6,039	126	11,535	240	
Cash on hand		3,940,665	82,076	1,967,266	40,974	
Cash in banks		3,946,704	82,202	1,978,801	41,214	

8	Inventories
0	THACHFORYCO

U III/OIII	31 December 2012		31 December 201	
	USD	VND million	USD	VND million
Raw materials	3,060,389	63,742	1,874,081	39,033
Tools and supplies	419,023	8,727	410,135	8,542
Work in progress	211,879	4,413	618,363	12,879
Finished goods	4,188,751	87,243	3,695,439	76,969
1 Anshed goods	7,880,042	164,126	6,598,018	137,424
Provision for decline in inventory value	(310,913)	(6,476)	-	
1 TOVISION FOR GEEING IN INVESTOR, VALUE	7,569,129	157,650	6,598,018	137,424

9 Taxes and amounts receivable from the State Budget

The amount of USD 106,907 represents over - payment of the Company's corporate income tax made for the year 2007. This amount has been netted off against tax liabilities during the year.

10	Tangible fixed assets	D. 11.11	Machinery &	Motor vehicles	Office	Total
		Building	Equipment		O I MOD	— •
		USD	USD	USD	USD	USD
Historical cost		. =0.0 0.5 (20 (05 01/	553,265	273,824	34,296,281
01/01/2012		4,783,276	28,685,916 188,786	147,588	53,292	389,665
Acquisition		-	,	1+7,500	33,272	1,192,009
Transfer from C	CIP	777,855	414,154	(214,474)	(71,906)	(6,978,372)
Disposals		F F C1 121	(6,691,992)	486,379	255,210	28,899,583
31/12/2012		5,561,131	22,596,864 470,647	10,130	5,316	601,921
31/12/2012 (VI	ND million)	115,827	419,362	105,581	-	524,943
Fully depreciated		-	•	100,001		1,541,583
Fixed assets not in	1 11se (*)		1,5+1,583	•	_	1,011,000
Accumulated of	lanteciation	USD	USD	USD	USD	USD
01/01/2012	Tepreciation	(785,234)	(13,818,088)	(473,791)	(162,437)	(15,239,550)
Charge for the y	·ear	(177,955)	(1,916,341)		(27,611)	(2,160,769)
Disposals	Cal	-	4,685,826	210,603	64,274	4,960,703
31/12/2012		(963,189)	(11,048,603)	(302,051)	(125,774)	(12,439,616)
31/12/2012 (VI	MD million)	(20,061)	(230,120)	(6,291)	(2,620)	(259,092)
Fixed assets not in		-	(714,727)	(93,481)		(808,208)
rinea asseis noi ii	t tise (')			TICE	TICE	USD
Net book valu	e	USD	USD	USD	USD	
01/01/2012		3,998,042	14,867,828		111,387	19,056,731
31/12/2012		4,597,942	11,548,261		129,436	16,459,967
31/12/2012 (V	ND million)	95,766	240,527		2,696	342,828
Fixed assets not i		-	826,855	(93,481)	-	733,375
	, ,					

(*)These remaining assets include in the assets which had been moved from the old factory located in the centre of Bien Hoa City to the new one located in Tam Phuoc Industrial Park, Bien Hoa City and the idled vending machine and biscuit processing lines. The Company has implement for write off most of these asset due to insufficient demand to use.

11	Construction	in	progress
	CHUSHICHOL	144	DIOCICOO

	31 December 2012		31 December 2011	
	USD	VND million	USD	VND million
O Carlolana	1,408,477	29,336	188,895	3,934
Opening balance Additions during the quarter	186,751	3,890	1,219,582	25,401
Additions during the quarter	•			

Transferred to tangible fixed assets	(1,192,010)	(24,827)	<u>.</u>	_
Closing balance	403,218	8,398	1,408,477	29,336
	-	-	-	-
Including:				= 004
ERP system	403,218	<i>8,398</i>	340,674	7,096
Waste water system	-	-	630,270	<i>13,127</i>
House for busk boiler	-	-	76,151	1,586
Husk boiler	-	-	361,382	7,527
7.775.0 0000	403,218	8,398	1,408,477	29,336
	-		-	
12 Long term prepaid expenses				
	31 T	ecember 2012	31 December 2011	
	USD	VND million	USD	VND million
Opening balance	1,397,181	29,100	1,432,197	29,830
Additions	206,954	4,310	-	-
Amortisation	(65,048)	(1,355)	(35,016)	(729)
Closing balance	1,539,087	32,056	1,397,181	29,100

As at 31 December 2012, the carrying value of long term prepaid expenses represents the prepaid land rentals

13	Deferred tax assets				
		31 December 2012		31 I	December 2011
		USD	VND million	USD	VND million
Opening balance		2,054,327	42,788	2,135,050	44,469
	losses brought forward	· · · -	-	(80,723)	(1,681)
Write off	200000 7	(2,054,327)	(42,788)		
Closing balance				2,054,327	42,788
Cioding Bandide					

Deferred tax asset pertain mostly to the tax deductible loss which can be carrired forward to offset with taxable income of the following years. As end of 2012, this deffer Tax asset has been write-off due to the company has not fully utilized this tax amount as per the approved from 1st Extra-ordinary Anualy General Meeting on 25 December 2012

14 Sho	rt term borrowings and debts				
		31 I	December 2012	31 E	December 2011
		USD	VND million	USD	VND million
Short-term Loans from	n Kirin Holding Company (1)	7,500,000	156,210	19,000,000	395,732
Current portion of mic	l-term loans from Kirin Holding	, ,	•	-	-
Company (2)	t term tours are a series	10,000,000	208,280		
Company (2)		17,500,000	364,490	19,000,000	395,732
<u> </u>		-	-	_	
(1)	Loans from Kirin Holding Comp	any			
(*)			December 2012	31 I	December 2011
		USD	VND million	USD	VND million
Denominated in USD		7,500,000	156,210	19,000,000	395,732
Denominated in COD		7,500,000	156,210	19,000,000	395,732

The company has obtained the short term loan facility from Kirin Holdings Company Ltd amounting to USD 27.5 million, including of:

- The revolving loan agreement amounting to USD 2.5 million renewal on 16 Oct 2012 interest based on the base rate plus 0.8 per annum.

- The revolving loan agreement amounting to USD 6 million signed on 06th October 2012 interest based on the base rate plus 0.8 % per annum.

-The new revolving loan agreement amounting to USD 9 million signed on 06 June 2012 with interest based on the base rate plus 0.8% per annum.

Besides, the Company have an available credit line VND 120 billion from Vietcombank Dong Nai covered by the principal Agreement No. 2010047/KHDN/ NHNT dated 24 November 2011 for the term of 60 months. This Loan is secured by the factory and land use rights of Avafood Shareholding Company with net book value of USD 5,153,388 as of 30 June 2012. As at 31 December 2012 this credit facility will be reduced to VND 40 billion without collateral (Notes 38)

(2) Current portion of mid-term loans from Kirin Holding Company

· , -	31 December 2012		31 L	ecember 2011
	USD	VND million	USD	VND million
Denominated in USD	10,000,000	208,280		
Delicination 2. 002	10,000,000	208,280		

In Oct'2012, the Company has completed registered mid-term loan with local State Bank for renewal of revolving credit agreements for additional 12 months as following:

- The revolving loan agreement amounting to USD 3 million renewal on 01 June 2012 interest based on the base rate plus 1% per annum.

- The renewal revolving loan agreement amounting to USD 7 million renewal on 30 May 2012 interest based on the base rate plus 0.8% per annum.

15	Trade accounts payable				
	•	31 I	ecember 2012	31 T	December 2011
		USD	VND million	USD	VND million
Payable to supplie	ers	3,070,979	63,962	1,946,420	40,540
	parties (Note 34)	156,373	3,257	1,206,409	25,127
Tayable to remite		3,227,352	67,219	3,152,829	65,667
		-		_	-
16	Taxes and amounts payable to state	budget			
		31 I	December 2012	31 E	December 2011
		USD	VND million	USD	VND million
Value added tax		10,151	211	98,116	2,044
Corporate incom	e tax	-	-	-	-
Personal income		11,990	250	20,104	419
Import, export ta		28,407	592	11,531	240
Other taxes		4,818	100	54,825	1,142
O CITCL INITIO		55,366	1,153	184,576	3,844
		65,713.00	1,368.67	-	-
17	Accrued expenses payable				
	•	31 I	December 2012	31 I	December 2011
		USD	VND million	USD	VND million
Transportation		182,549	3,802	143,072	2,980
Trade discounts		97,071	2,022	46,724	973
Related parties p	avable	507,836	10,577	187,668	3,909
Others	,	54,049	1,126	90,991	1,895
		841,505	17,527	468,455	9,757

18	Other payables				
to other balance		31 December 2012		31 E	December 2011
		USD	VND million	USD	VND million
Distilland massal	ala (Nata 36)	24,265	505	24,265	505
Dividend payal	ocial and health insurance	8,868	185	8,002	167
		-,-	_	1,031,901	21,492
Related parties	payaole	4,592	96	28,972	603
Other payable		37,725	786	1,093,140	22,768
		_	-	-	-
19	Long term borrowings and debts				
19	Long term borrowings	31 L	ecember 2012	31 December 2011	
		USD	VND million	USD	VND million
т с Т	J. Ocean Holdings Sdn Bhd (1)	3,430,928	71,459	3,430,928	71,459
Loan from 113	de Ocean Holdings Sdn Bhd (1)	1,562,685	32,548	1,562,685	32,548
Loan from Wonderfarm Biscuits & Confectionery (2)		6,500,000	135,382	-	-
Loans from Ki	irin Holding Company (3)	11 493 613	239,389	4,993,613	104,007

(1) Loan from Trade Ocean Holdings Sdn Bhd

Previously it was a converted five year shareholder loan under a loan agreement dated 30 July 2009. The loan bears interest at SIBOR three months less 1%. On February 28, 2011, Trade Ocean Holdings Sdn Bhd ("TOH"), parent company, and The Company and Mr Pang Tee Chiang ("PTC") entered into a Loan Novation Agreement whereby TOH has agreed to assume the rights and obligations of the USD3,430,928 loan PTC had extended to the company.

(2) Loan from Wonderfarm Biscuits & Confectionery Sdn. Bhd

According to a Resolution of the BOM's dated 25 December 2008, the balance of payables from Wonderfarm Biscuits & Confectionary Sdn. Bhd. of Avafood will be converted to a five-year shareholder loan. This loan bears interest at SIBOR 3 months less 1% per annum. The actual interest expense of this loan for the year 2011 was 0%. This loan is unsecured.

(3) Loan from Loans from Kirin Holding Company

In May 2012, the Company entered into a mid-term loan agreement with Kirin Holdings Company Ltd amounting to USD 6.5 millions by partial convertion the current shorterm loan agreement. The credit facility is subject to interest of 1.896 % per annual. The fixed interest rate is based on the basis of USD Swap Semi 30/360 5 year plus 0.8% per annum based on current Kirin Group financial rule.

20	Deferred tax liabilities	31 I	31 December 2012		31 December 2011		
		USD	VND million	USD	VND million		
Opening balance		138,280	2,880	138,280	2,880		
Charging in the p		23,071	481				
Deferred tax lial		161,351	3,361	138,280	2,880		

This pertains to temporary differences between the accounting base and tax base in relation to the carrying value of tangible fixed assets at the balance sheet date.

21	Owner's equity	Paid in capital	Share premium	Acquisition Reserves	Undistributed earnings	Total
Prior year's oper Prior year's adju Prior year's net	stment	USD 18,313,995 -	USD 4,082,759	USD (1,562,092)	USD (14,057,161) (98,751) (2,755,569)	USD 6,777,501 (98,751) (2,755,569)

Prior year's closing balance	18,313,995	4,082,759	(1,562,092)	(16,911,481)	3,923,181
31 December 2011 (VND million)	381,444	85,036	(32,535)	(352,232)	81,712
Current year's opening balance	18,313,995	4,082,759	(1,562,092)	(16,911,481)	3,923,181
Current year's net profit	-	-	-	(6,869,173) 74	(6,869, 1 73) 74
Foreign exchange differences Current year's closing balance	18,313,995	4,082,759	(1,562,092)	(23,780,580)	(2,945,918)
31 December 2012 (VND million)	381,444	85,036	(32,535)	(495,302)	(61,358)

22 Paid-in capital

The Company's charter capital is VND291,409,840 thousand (equivalent US\$18,313,995), which is divided into 29,140,984 ordinary shares with par value of VND10,000 each. Each share is entitled to one vote at meetings of the Group. Shareholders are entitled to receive dividend as declared from time to time. All ordinary shares are ranked equally with regard to the Group's residual assets. In respect of shares bought back by the Group, all rights are suspended until those shares are reissued.

		31-Dec-12	
	Number of		USD
	shares	VND'000	equivalent
Authorized	29,140,992	291,409,920	18,314,000
Issued and fully paid	29,140,984	291,409,840	18,313,995

There were no movements in share capital during the period.

Details of shareholders as at 31 December 2012 are as follows:

Number of shares

	Listed shares	Unlisted shares	Total	Equivalent capital amount	
				VND'000	%
Trade Ocean Holding Sdn Bhd	_	16,684,646	16,684,646	166,846,460	57.25%
Indochina Beverage Holdings Ltd	1,237,469	5,499,840	6,737,309	67,373,090	23.12%
Yau Hau Jan	, , , <u>-</u>	81,139	81,139	811,390	0.28%
Public shareholders - Grande Indigo Global	1,938,327	-	1,938,327	19,383,270	6.65%
Public shareholders - Other	3,699,563	-	3,699,563	36,995,630	12.70%
	6,875,359	22,265,625	29,140,984	291,409,840	100%

On 05 March 2012, the Vietnam Securities Depository approved the transfer of 5,499,840 unlisted shares (equivalent to 18.87% of equity interest) from Mr. Pang Tee Chiang, the former General Director, to Indochina Beverage Holdings Ltd., a company established in The British Virgin Islands. Approval was given to amend the Investment Certificate dated 22 April 2011 granted by The Board of Management of Dong Nai Industrial Zone.

On June 7, 2012. Kirin Holding Limited increased its shares in IFS to 80.37% (equivalent to 23.421.955 shares) through Trade Ocean Holding Sdn Bhd acquired all outstanding shares in Indochina Beverage Holdings, which holds 23.12% (equivalent to 6.737.309 shares) of the total outstanding shares of IFS.

On 24 December 2012, Kirin Holding Company Limited increased its share in IFS to 87.03% by acquired the Entitle share capital of Grande Indigo Global ("GIG"), a company hold 1,938,327 shares of IFS. GIG has therefore become an affiliate of TOH and IBH.

Details of shareholders as at 31 December 2011 are as follows:

Number of shares

	Listed shares	Unlisted shares	Total	Equivalent cap	
				VND'000	%
Trade Ocean Holding Sdn Bhd		16,684,646	16,684,646	166,846,460	57.25%
Pang Tee Chiang	606,984	•	6,106,824	61,068,240	20.96%
Yau Hau Jan		81,139	81,139	811,390	0.28%
Nguyễn Thị Kim Liên	12,000	-	12,000	120,000	0.04%
Public shareholders	6,256,375	-	6,256,375	62,563,750	21.47%
Public strateholders	6,875,359		29,140,984	291,409,840	100%
23 Minority interest					
25 Willionly interest		31 D	ecember 2012	31 D	ecember 2011
		USD	VND million	·USD	VND million
One-ing helenge		23,660	493	23,660	493
Opening balance Minority interest in net profit of AvaFood		(54,587)	(1,137)		
Closing balance		(30,927)	(644)	23,660	493
Closing balance			-	-	-
24 Revenues			04.0040		Q4-2011
		****	Q4-2012	USD	VND million
Revenue		USD	VND million	9,098,562	172,254
Domestic sales		9,990,418	208,080	•	11,216
Export sales		500,048	10,415	592,447 9,691,008	183,470
		10,490,466	218,495	9,091,000	105,470
Sales deduction:				(2(4,250)	(# OOF)
Sales allowance		(299,382)	(6,236)	(264,350)	(5,005)
Sales return		(8,308)	(173)	(2,991)	(57)
		10,182,776	212,087	9,423,668	178,409
Net sales		10,182,776	212,087	9,423,668	178,409
		-	-	=	•
25 Cost of goods sold			O4 2012		Q4-2011
		17010	Q4-2012	USD	VND million
		USD	VND million	8,245,634	156,106
Cost of goods sold for domestic sales		7,456,745	155,309	543,084	10,282
Cost of goods sold for export sales	<u> </u>	466,551	9,717 165,026	8,788,718	166,388
		7,923,296	105,020	0,700,710	100,500
		-	-	-	-
26 Income from financial	activities		Q4-2012		Q4-2011
		USD	VND million	USD	VND million
			166	2,106	40
Interest income from bank deposits		7,970	100	2,100	-
Interest income from disposal investment in	n subsidiary		- 470	99,474	1,883
Realised gains from foreign exchange		22,579	470	3,559	67
Unrealised gains from foreign exchange					1,990
		30,549	636	105,139	1,990
		-	-	-	-
27 Expenses for financial	activities		04 2012		Q4-2011
		***	Q4-2012	USD	VND million
		USD			3,340
Interest expense		108,438	2,259	176,420	270
Realised foreign exchange losses		25,090	523	14,272	112
Unrealised foreign exchange losses			-	5,898	112
Other finance expenses			-	6,828	173

	133,528	2,781	203,418	3,851
	_	-	-	-
28 Selling expenses		Q4-2012		Q4-2011
	USD	VND million	USD	VND million
	610,155	12,708	451,311	8,544
Transportation expense	731,129	15,228	442,050	8,369
Salary	2,003,325	41,725	598,396	11,329
Sale commission/promotion	10,191	212	7,243	137
Depreciation .		13,661	70,905	1,342
Other expenses	655,878 4,010,678	83,534	1,569,906	29,721
	4,010,070		-	-
29 General and administration expenses				
		Q4-2012		Q4-2011
	USD	VND million	USD	VND million
Salary	177,879	3,705	137,583	2,605
Depreciation and amortisation	18,728	390	6,682	127
1	71,551	1,490	39,261	743
Office expenses	9,773	204	7,226	137
Bank charges	67,947	1,415	18,011	341
Outside services expenses	77,519	1,615	178,011	3,370
Consultant fee	22,936	478	127,170	2,408
Others	446,334	9,296	513,945	9,730
	-			-
30 Other income				
		Q4-2012		Q+2011
	USD	VND million	USD	VND million
Write-off account payables and advance from customers	-	-	-	-
Other income	631,501	13,153	94,249	1,784
	631,501	13,153	94,249	1,784
	-	-	-	-
31 Other expenses				
1		Q4-2012		Q4-2011
	USD	VND million	USD	VND million
Depreciation of idle assets	129,290	2,693	189,888	3,595
Write-off unaccounted accounts receivable and			88,777	1,681
prepayments to suppliers		-		
Net book value of written-off fixed assets	2,016,866	42,007	70,029	1,326
Others	235,047	4,896	103,445	1,958
Officis	2,381,203	49,596	452,139	8,560
	(147,930.00)	(3,081.09)	-	-
32 Cost by element		04.0040		Q4-2011
		Q4-2012	ז זכיי	VND million
	USD		USD 7 492 492	160,011
Raw materials	6,193,435	128,997	7,682,482	
Labour cost	1,293,555	26,942	963,620	20,070
Depreciation and amortisation	312,437	6,507	322,800	6,723
Outside service costs	1,666,815	34,716	580,898	12,099
Other costs	1,794,930	37,385	1,384,571	28,838
	11,261,172	234,548	10,934,371	227,741

Corporate income tax 33

Interfood Shareholding Company

The Company is liable to corporate income tax at the rate of 15% for a period of 12 years from 1994, the year it commenced commercial operations. Thereafter, from 2006 onwards the Company is subject to income tax at the rate of

According to Decree No. 24/2007/NĐ-CP dated 14 February 2007 (which replaced Decree No. 164/2003/NĐ-CP dated 22 December 2003), the Company is entitled to tax incentives in relation to the relocation of its business activities out of an urban area. In 2006, the Company relocated one of its production lines from Bien Hoa City to Tam Phuoc Industrial Zone, Biên Hòa City. As at the end of year 2009, the company has completed for the relocation the remaining production lines from Bien Hoa City to Tam Phuoc Industrial Zone.

As a result, profit derived from this line is exempt from Corporate income tax for 2 years and a reduction of 50% for the following 6 years.

Also as stated in this Decree, the Company is entitled to tax incentives in relation to investments made in new production lines that are qualified under this Decree. The tax incentives include one year of exemption from Corporate income tax and a reduction of 50% for the following four years applied to profit derived from the new production lines

In accordance to Letter No. 11924/TC-CST dated 20 October 2004 issued by the Ministry of Finance, the Company is entitled to a 50% reduction for two years after listing its shares in Ho Chi Minh City Securities Trading Centre. The Company has completed the registration with the tax authority to apply the incentives commencing from 2007.

Avafood Shareholding Company

Pursuant to the Investment Certificate No. 472033000355 dated 31 December 2007, the Company is liable to corporate income tax at 15% of its taxable income from manufacturing processed products, including fruit juice, bottled filtered water, biscuits, jams and sweets of all kinds, and from agricultural and aquatic products as well as livestock in the first twelve years from 1 January 2006 when the Company officially commenced business operations. Thereafter the Company is subject to corporate income tax at 25%.

The Company is entitled to corporate income tax exemption for a period of 2 years from the first profit-making year and a reduced income tax equivalent to 50% of the applicable income tax rate in the next 3 years following its full exemption. Corporate income tax is payable at the rate stipulated by the current regulations on annual profit from workshop lease activity (2012: 25%; 2011: 25%).

The Group:

The tax on the Group's loss before tax differs from the theoretical amount that would arise using the tax rate regulated in the Investment Certificate of each company within the Group as follows

the investment Ceruncate of each company within the Group to 2020		December 2012	31 I	December 2011
	USD	VND million	USD	VND million
Accounting profit (loss) before tax	-	-	(2,628,115)	(54,738)
Permanent differences	-			_
- Expenses without appropriate supporting documents	-	-	15,297	319
- Fee for the Board of Management	-	-	5,761	120
- Depreciation of idle assets	-	-	524,150	10,917
- Administration penalties	-	-	86,626	1,804
- Other income pertains to reverse of Corporate income tax payable of year 2008	-	-	(118,093)	(2,460)
Temporary differences			(4.02.000)	(2.174)
- Temporary differences of prior year realised in this year	-	-	(103,890)	(2,164)
- Accrued expenses	-	-	414,678	8,637
- Unrealised losses from foreign exchange difference	-	-	5,113	106
- Severances allowances	-	=	35,822	746
- Temporary differences between accounting base and tax	-	-	(92,284)	(1,922)

- Accrued expenses recognised from prior years	- .	-	(436,093)	(9,083)
- Unrealised loss from previous years' foreign exchange				44.0 50
difference realised in the current year			(5,019)	(105)
Taxable profit /(loss) from normal business comprised				
of:	-	-	(2,296,047)	(47,822)
Taxable profit /(loss) of the Company	-	-	(2,860,716)	(59,583)
Taxable profit /(loss) of Avafood	_		564,669	11,761
Less: Gain on capital assignment	-			
Taxable profit for normal operating activities	_	-	564,669	11,761
Utilisation of losses carried forward	-	-	(564,669)	(11,761)
Assessable profit for the year	<u>-</u>			
Corporate income tax expenses for the current year	-	-	-	-
Deferred income tax expense of the Company	-	-	-	-
Deferred Income tax expense of Avafood	-	-	(23,071)	(481)
Deferred tax asset of the Company written off	-	-	(80,723)	(1,681)
Deferred income tax expenses of the Group	-		(103,794)	(2,162)

Tax losses can be carried forward to offset future years' taxable income up to five years from the year in which they were incurred. The actual amount of accumulated losses that can be carried forward is subject to the result of tax audit carried out by the local tax authorities. Tax losses available for offset against future taxable income are as follows:

Year	Status of tax audit	Tax losses USD	Utilised USD	Expired USD	carried forward USD	Year of expiration USD
2010	Not yet performed	(72,310)	-	-	(72,310)	2015
	Not yet performed	(2,860,716)	_	-	(2,860,716)	2016
	Not yet performed	(4,647,161)	<u> </u>		(4,647,161)	2017
		(7,580,187)	-	-	(7,580,187)	

Related party transaction and balances During the quarter, the following transactions with related parties were recorded:

Related parties	Relation	Transaction		USD
Kirin Holding Limited		Converted other payable to shorterm loan		1,000,000
•		Converted short-term loan to mid term loan		6,500,000
	Ul tim ated Parent Company	Converted short-term loan to current portion of longterm loan		10,000,000
		Received additional short- term loan		4,000,000
		Loan interest		379,403
		Secondment fee		420,491
Kirin Holding Singapore Pte, Ltd		Supporting for marketing expenditure	2	309,185
Killi Hokilig bilgapore F te, 226	Affiliate	Other support		30,202
Vietnam Kirin Beverage Company		Purchase		826,266
Victiani Rimi Beverage Company	Affiliate	Processing fee		1,135,218
0040 1 6 11 - in-	L -len see wrong on	etetanding with telated parties:		
At 31 December 2012, the following	parances were ou	ustanting with related parties.	USD	USD
Related parties	Relation	Balances Receivable	Payable	Loan

Wonderfarm Biscuits & Confectionery Sdn. Bhd	Minority interest	Mid-term loan	<u>-</u>	1,562,685
Kirin Holding Limited		Short term loan	-	7,500,000
	Ultimated	Current Portion of mid-term loan	-	10,000,000
	Parent Co.	Mid term loan		6,500,000
		Loan interest	266,744	-
		Secondment fee	244,963	
		Supporting		
Kirin Holding Singapore Pte, Ltd	A ffiliate	for marketing		
0 01	Allmate	expenditure		
		Other support	<u></u>	
Vietnam Kirin Beverage Company	V CCI.	Purchase	-	-
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Affiliate	Processing fee	152,503	
Trade Ocean Holdings Sdn Bhd	Parent Company	Mid-term loan	<u>-</u>	3,430,928
		-	664,209	28,993,613

35 Segmental information

At 31 December 2012, management determined the following reportable segments by categories of sales: (1) domestic sales and (2) export sales. The Company analyses segment revenue and cost of sales.

The segment results for the 4th Quarter 2012 are as follows:	Domestic USD	Export USD	Total USD
Sales revenue - net	9,682,728	500,048	10,182,776
Cost of sales	(7,456,745)	(466,551)	(7,923,296)
Gross profit	2,225,983	33,497	2,259,480
Gross profit (VND million)	46,363	698	47,060
The segment results for the 4th Quarter 2011 are as follows:	Domestic	Export	Total
The segment results for the Course	USD	USD	USD
Sales revenue - net	8,831,221	592,447	9,423,668
Cost of sales	(8,245,634)	(543,084)	(8,788,718)
	585,587	49,363	634,950
Gross profit (VND million)	11,086	935	12,021

Management also determined the following reportable segments by categories of products: (1) drinks, (2) biscuits and (3) others. The Company analyses segment revenue and cost of revenue.

The segment results for the 4th Quarter 2012 are as follows:

	Drinks	Biscuits	Other	Total
	USD	USD	USD	USD
Sales revenue - net	8,780,411	446,300	956,065	10,182,776
Cost of sales	(7,351,881)	(408,916)	(162,500)	(7,923,296)
Gross profit	1,428,530	37,384	793,565	2,259,480
01000 p.1022	16%	8%	83%	
Gross profit (VND million)	29,753	779	16,528	47,060
The segment results for the 4th Quarter 2011 are as follow	7S:			
The segment results for the territorial	Drinks	Biscuits	Other	Total
	USD	USD	USD	USD
Sales revenue - net	7,881,712	532,280	1,009,676	9,423,668

Cost of sales	(7,925,855)	(845,634)	(17,229)	(8,788,718)
Gross profit	(44,143)	(313,354)	992,447	634,950
Gross profit (VND million)	(836)	(5,932)	18,789	12,021
36 Profit (Loss)per share and dividends Basic profit(loss) per share is shown below:	USD	Q4-2012 VND million	31 I USD	December 2011 VND million
Profit(loss) attributable to shareholders of the Company Weighted average number of ordinary shares on issue Basic profit (loss) per share (USD/VND thousand)	(6,869,173) 29,140,984 (0.236)	(143,071) 29,140,984 (4.910)	(2,755,569) 29,140,984 (0.095)	(57,393) 29,140,984 (1.969)

No dividend was declared in Q4-2012. As at 31th December 2012, the 2007 dividends payable amounting to USD24,265 was not paid and included in the other payables (Note 22).

37 Board of Directors and Management's salary

	07,133	2,00.		
occondition for	89,155	1,857	84,655	1,763
Secondment fee	73,500	1,531	69,000	1,437
Salary	15,655	326	15,655	326
	USD	VIAD IIIIIIOII	COD	VIVE IIIIIIOII

38 Commitments
As at 31 December 2012, the Company was committed under non cancellable operating lease agreements in the following

	599,303	12,482	63,615	1,325	
Over five years			200 Aug 17 Aug 14	1 205	
Within two to five years	359,582	7,489	-	-	
Within the next year	239,721	4,993	63,615	1,325	
	USD	VND million	USD	VND million	
As at 31 December 2012, the company was com-	31 I	31 December 2012		31 December 2011	

The consolidated financial statements were approved by the Board of Directors on 18 February 2013.

CÔNG TY Z CỔ PHẨN THỰC PHẨM *

Michio Nagabarashi Chairman, General Director Tran Thi Thuy Nga

Finance and Accounting Manager