



21 November 2003



03045332

Securities & Exchange Commission
Division of Corporate Finance
Room 3094 (3-G)
450 Fifth Street, N.W.
Washington, D.C. 20549

00 DEC 22 11 7:21

Attn : Ms Victoria C Choy

SUPPL

Dear Sirs

Re : Exemption No. 82-3342

Issuer : Lion Industries Corporation Berhad (formerly known as Lion Land Berhad)

We enclose herewith a copy of the Financial Results dated 20 September 2002, Re: Quarterly report for the first quarter ended 30 September 2003 for filing pursuant to exemption No. 82-3342 granted to Lion Industries Corporation Berhad under rule 12g3-2(b) of the Securities Exchange Act of 1934.

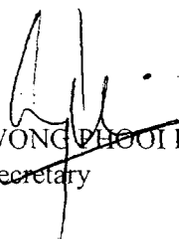
Please contact the undersigned if you have any queries.

Yours faithfully
LION INDUSTRIES CORPORATION BERHAD
(formerly known as Lion Land Berhad)

PROCESSED

T JAN 07 2004

THOMSON
FINANCIAL


WONG PHOOI LIN
Secretary

c.c. Ms Andres Estay - The Bank of New York
ADR Department
101 Barclay St., 22nd Floor
New York
NY 10286





Form Version 2.0

Financial Results

Ownership transfer to LION INDUSTRIES CORPORATION on 20-11-2003 06:23:24 PM
Reference No LI-031120-910F3

Submitting Merchant Bank :
(if applicable)
Submitting Secretarial Firm Name :
(if applicable)
* Company name : LION INDUSTRIES CORPORATION BERHAD
(formerly known as LION LAND BERHAD)
* Stock name : LIONIND
* Stock code : 4235
* Contact person : WONG PHOOI LIN
* Designation : SECRETARY

03 NOV 2003 11:29:11

Part A1: QUARTERLY REPORT

* Quarterly report for the financial period ended : 30-09-2003 15
* Quarter : 1 Qtr 2 Qtr 3 Qtr 4 Qtr Other
* Financial Year End : 30-06-2004 15
* The figures : have been audited have not been audited

Please attach the full Quarterly Report here:



LICB.xls LICB-A1.XL LICB-A2a.doc LICB-A2b.doc

LION INDUSTRIES CORPORATION BERHAD (415-D)
(formerly known as LION LAND BERHAD)

Secretary

20 NOV 2003

Remarks:

Part A2: SUMMARY OF KEY FINANCIAL INFORMATION

Summary of Key Financial Information for the financial period ended
* 30-09-2003

INDIVIDUAL QUARTER		CUMULATIVE QUARTER	
CURRENT YEAR QUARTER *	PRECEDING YEAR CORRESPONDING QUARTER	CURRENT YEAR TO DATE *	PRECEDING YEAR CORRESPONDING PERIOD
30-09-2003 <input type="checkbox"/> 15	30-09-2002 <input type="checkbox"/> 15	30-09-2003 <input type="checkbox"/> 15	30-09-2002 <input type="checkbox"/> 15

		[dd/mm/yyyy] RM'000	[dd/mm/yyyy] RM'000	[dd/mm/yyyy] RM'000	[dd/mm/yyyy] RM'000
1	Revenue	904,707	392,342	904,707	392,342
2	Profit/(loss) before tax	57,421	-9,637	57,421	-9,637
3	Profit/(loss) after tax and minority interest	27,672	-10,630	27,672	-10,630
4	Net profit/(loss) for the period	27,672	-10,630	27,672	-10,630
5	Basic earnings/(loss) per share (sen)	4.07	-2.39	4.07	-2.39
6	Dividend per share (sen)	0.00	0.00	0.00	0.00
		AS AT END OF CURRENT QUARTER*		AS AT PRECEDING FINANCIAL YEAR END	
7	Net tangible assets per share (RM)	2.2100		2.1700	
Remarks :					

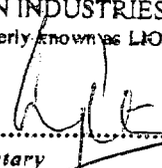
Note: For full text of the above announcement, please access the KLSE Web site at www.klse.com.my

Part A3 : ADDITIONAL INFORMATION

	INDIVIDUAL QUARTER		CUMULATIVE QUARTER		
	CURRENT YEAR QUARTER*	PRECEDING YEAR CORRESPONDING QUARTER	CURRENT YEAR TO DATE*	PRECEDING YEAR CORRESPONDING PERIOD	
	30-09-2003 ¹⁶	30-09-2002 ¹⁶	30-09-2003 ¹⁶	30-09-2002 ¹⁶	
	[dd/mm/yyyy] RM'000	[dd/mm/yyyy] RM'000	[dd/mm/yyyy] RM'000	[dd/mm/yyyy] RM'000	
1	Profit/(Loss) from operations	88,895	27,078	88,895	27,078
2	Gross interest income	9,416	1,853	9,416	1,853
3	Gross interest expense	42,547	37,680	42,547	37,680

Note: The above information is for the Exchange internal use only.

LION INDUSTRIES CORPORATION BERHAD (415-D)
(Formerly known as LION LAND BERHAD)


Secretary

20 NOV 2003



LION INDUSTRIES CORPORATION BERHAD

(Formerly known as LION LAND BERHAD)

(415-D)

(Incorporated in Malaysia)

**Interim Report for the
First Quarter Ended
30 September 2003**

Condensed Consolidated Income Statements	1
Condensed Consolidated Balance Sheets	2
Condensed Consolidated Statements of Changes in Equity	3
Condensed Consolidated Cash Flow Statements	4
Notes to the Condensed Financial Statements	5 - 10

LION INDUSTRIES CORPORATION BERHAD (415-D)
(Formerly known as LION LAND BERHAD)
(Incorporated in Malaysia)

Interim report for the first quarter ended 30 September 2003

The figures have not been audited.

CONDENSED CONSOLIDATED INCOME STATEMENTS

	INDIVIDUAL QUARTER		CUMULATIVE QUARTER	
	CURRENT YEAR QUARTER 30/9/2003 RM'000	PRECEDING YEAR CORRESPONDING QUARTER 30/9/2002 RM'000	CURRENT YEAR TO DATE 30/9/2003 RM'000	PRECEDING YEAR CORRESPONDING PERIOD 30/9/2002 RM'000
Revenue	904,707	392,342	904,707	392,342
Operating expenses	(816,022)	(365,264)	(816,022)	(365,264)
Other operating income	210	-	210	-
Profit/(Loss) from operations	88,895	27,078	88,895	27,078
Finance costs	(42,547)	(37,680)	(42,547)	(37,680)
Share in results of associated companies	1,657	(888)	1,657	(888)
Income from other investments	9,416	1,853	9,416	1,853
Profit/(Loss) before taxation	57,421	(9,637)	57,421	(9,637)
Taxation	17 (15,618)	(1,447)	(15,618)	(1,447)
Profit/(Loss) after taxation	41,803	(11,084)	41,803	(11,084)
Minority interests	(14,131)	454	(14,131)	454
Net profit/(loss) for the period	27,672	(10,630)	27,672	(10,630)
Earnings/(Loss) per share (sen):	25			
- Basic	4.07	(2.39)	4.07	(2.39)
- Fully diluted	-	-	-	-

(The Condensed Consolidated Income Statements should be read in conjunction with the Audited Financial Statements for the year ended 30 June 2003)

LION INDUSTRIES CORPORATION BERHAD (415-D)
(Formerly known as LION LAND BERHAD)
(Incorporated in Malaysia)

Interim report for the first quarter ended 30 September 2003 (Cont'd)

The figures have not been audited.

CONDENSED CONSOLIDATED BALANCE SHEETS

	<u>Note</u>	AS AT END OF CURRENT QUARTER 30/9/2003 RM'000	AS AT PRECEDING FINANCIAL YEAR END 30/6/2003 RM'000
Property, plant and equipment		2,812,165	2,813,365
Investment properties		335,513	335,513
Forest concessions		319,825	322,524
Plantation development expenditure		134,865	133,061
Property development projects		99,313	98,873
Investment in associated companies		104,941	104,257
Long-term investments		400,287	394,257
Deferred tax assets		33,185	33,185
Long term receivable		-	42,270
Intangible assets		399,142	406,210
Current assets:			
- Inventories		639,569	644,729
- Short-term investments		23,303	32,224
- Property development projects		17,093	18,568
- Amount due by contract customers		611	1,499
- Trade receivables		426,979	330,685
- Other receivables, deposits and prepayments		354,907	509,467
- Deposits, cash and bank balances		572,936	378,170
		<u>2,035,398</u>	<u>1,915,342</u>
Current liabilities:			
- Trade payables		333,992	296,715
- Other payables		953,924	765,168
- Amount due to contract customers		2,238	953
- Short-term borrowings	21	290,762	449,039
- Bonds and USD Debts	21	163,206	184,536
- Tax liabilities		76,895	78,283
		<u>1,821,017</u>	<u>1,774,694</u>
Net current assets / (liabilities)		<u>214,381</u>	<u>140,648</u>
		<u>4,853,617</u>	<u>4,824,163</u>
Share capital		679,235	679,235
Reserves		1,218,697	1,201,971
Shareholders' funds		<u>1,897,932</u>	<u>1,881,206</u>
Minority interests		849,224	836,468
Long-term borrowings	21	1,583,207	1,587,636
Bonds and USD Debts	21	339,083	332,187
Deferred tax liabilities		52,705	47,863
Deferred payables		131,466	138,803
		<u>4,853,617</u>	<u>4,824,163</u>
Net tangible assets per share (RM)		<u>2.21</u>	<u>2.17</u>

(The Condensed Consolidated Balance Sheets should be read in conjunction with the Audited Financial Statements for the year ended 30 June 2003)

LION INDUSTRIES CORPORATION BERHAD (415-D)

(Formerly known as LION LAND BERHAD)

(Incorporated in Malaysia)

Interim report for the first quarter ended 30 September 2003 (Cont'd)

The figures have not been audited.

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

30 September 2003	<u>Note</u>	Share Capital	Share Premium	Negative Goodwill	Other Reserves	Accumulated Losses	Total
		RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Balance at 1 July 2003		679,235	515,190	959,449	117,072	(389,740)	1,881,206
Amortisation for the period		-	-	(9,734)	-	-	(9,734)
Currency translation differences		-	-	-	(1,212)	-	(1,212)
Net profit for the period		-	-	-	-	27,672	27,672
Balance at 30 September 2003		<u>679,235</u>	<u>515,190</u>	<u>949,715</u>	<u>115,860</u>	<u>(362,068)</u>	<u>1,897,932</u>

30 September 2002

Balance at 1 July 2002		593,380	515,190	-	121,699	(586,626)	643,643
Currency translation differences		-	-	-	322	-	322
Net loss for the period		-	-	-	-	(10,630)	(10,630)
Balance at 30 September 2002		<u>593,380</u>	<u>515,190</u>	<u>-</u>	<u>122,021</u>	<u>(597,256)</u>	<u>633,335</u>

(The Condensed Consolidated Statements of Changes In Equity should be read in conjunction with the Audited Financial Statements for the year ended 30 June 2003)

Interim report for the first quarter ended 30 September 2003 (Cont'd)
 The figures have not been audited.

CONDENSED CONSOLIDATED CASH FLOW STATEMENTS

	CURRENT YEAR-TO-DATE 30/9/2003	PRECEDING YEAR CORRESPONDING PERIOD 30/9/2002
<u>Note</u>	RM'000	RM'000
<u>OPERATING ACTIVITIES</u>		
Profit/(Loss) before taxation	57,421	(9,637)
Adjustments for:		
Non-cash items (mainly depreciation)	42,099	16,380
Non-operating items (mainly finance costs)	31,474	36,692
Operating profit before changes in working capital	130,994	43,435
Changes in working capital:		
Net changes in current assets	(50,742)	10,458
Net changes in current liabilities	17,211	(14,595)
Others (mainly tax paid)	(11,190)	(2,679)
	86,273	36,619
<u>INVESTING ACTIVITIES</u>		
Proceeds from disposal of investment property	158,800	-
Deposits received from proposed disposal of brewery division	199,880	-
Proceeds from disposal of investments	5,787	-
Others (mainly purchase of property, plant and equipment)	(36,287)	(6,721)
	328,180	(6,721)
<u>FINANCING ACTIVITIES</u>		
Dividend paid to shareholders	-	-
Bank borrowings	(150,396)	19,289
Redemption/repayment of Bonds and USD Debts	(23,146)	-
Others (mainly interest paid)	(20,835)	(5,229)
	(194,377)	14,060
Net changes in cash & cash equivalents	220,076	43,958
Effects of exchange rate changes	-	-
Cash & cash equivalents at beginning of the period	284,382	(48,936)
Cash & cash equivalents at end of the period	504,458	(4,978)

(The Condensed Consolidated Cash Flow Statements should be read in conjunction with the Audited Financial Statements for the year ended 30 June 2003)

Interim report for the first quarter ended 30 September 2003 (Cont'd)

The figures have not been audited.

NOTES TO THE CONDENSED FINANCIAL STATEMENTS

1. Accounting policies and method of computation

The interim financial report has been prepared in accordance with the Malaysian Accounting Standards Board ("MASB") Standard 26, "Interim Financial Reporting" and Part A of Appendix 9B of the Listing Requirements of the Kuala Lumpur Stock Exchange and should be read in conjunction with the audited financial statements of the Group for the financial year ended 30 June 2003.

The accounting policies and methods of computation adopted by the Group in this interim financial report are consistent with those adopted in the audited financial statements for the financial year ended 30 June 2003 except for the adoption of the new MASB standards.

The adoption of the new MASB standards does not have any material effect on the financial results of the Group for the financial year-to-date.

2. Qualification of audit report

There were no qualifications on audit report of the preceding audited financial statements. However, the auditors drew attention to the financial position of the Group concerning the portion of RM denominated bonds ("Bonds") and USD denominated consolidated and rescheduled debts ("USD Debts") issued pursuant to the group wide restructuring scheme ("GWRS") that are due for redemption/repayment within the next twelve (12) months and the steps taken by the Group to meet this obligation.

3. Seasonality or cyclicity

The operations of the Group are not subjected to material seasonal or cyclical effects except for the following:

- a) Timber extraction is normally reduced during the wet weather seasons between October and February; and
- b) Brewery division in China normally records higher sales during the summer period between the June and September quarters.

4. Unusual items

There were no items affecting assets, liabilities, equity, net income or cash flows that are unusual because of their nature, size or incidence.

5. Material changes in estimates

There were no material changes in estimates of amounts reported in prior interim period of the current financial year or in prior financial years.

6. Debt and equity securities

During the current quarter, the Group has redeemed/repaid part of its Bonds and USD Debts amounting to RM23.1 million.

Other than the above, there were no issuance, cancellations, repurchases, resale and repayments of debt and equity securities for the current quarter and financial year-to-date.

7. **Dividend paid**

There was no dividend paid during the current quarter and financial year-to-date.

8. **Segmental reporting**

The Group's segmental report for the financial year-to-date is as follows:

	Total Sales RM'000	Inter- Segment Sales RM'000	External Sales RM'000	Segment Results RM'000
Steel	488,728	(10,126)	478,602	41,319
Timber extraction and pulp and paper	105,176	-	105,176	14,395
Beverage	233,661	-	233,661	24,463
Property and construction	29,038	(786)	28,252	11,317
Others	59,016	-	59,016	(1,759)
	915,619	(10,912)	904,707	89,735
Unallocated costs				(840)
Profit from operations				88,895
Finance costs				(42,547)
Share in results of associated companies				1,657
Income from other investments				9,416
Profit before taxation				57,421

9. **Valuation of property, plant and equipment**

The valuation of property, plant and equipment have been brought forward without any amendment from the previous audited financial statements.

10. **Material events subsequent to the balance sheet date**

Other than as disclosed in Note 20, there were no material events subsequent to the end of the interim period that have not been reflected in the financial statements for the interim period.

11. **Changes in the composition of the Group**

There were no material changes in the composition of the Group for the current quarter and financial year-to-date.

12. **Changes in contingent liabilities or contingent assets**

The contingent liabilities for Lion Forest Industries Berhad ("Lion Forest"), a subsidiary company acquired in the previous financial year, remained at RM313 million which relates to legal claims in respect of the termination of contracts for the extraction and sales of timber.

Other than the above, there were no material changes in contingent liabilities or contingent assets since the last audited balance sheet date.

13. Review of performance

The Group recorded a substantial improvement in its revenue and profit as compared to the preceding year corresponding period. The encouraging performance was contributed mainly by the newly acquired operations in the Timber and Beverage Divisions.

14. Comparison with the preceding quarter's results

Following the higher demand arising from the paper stock-up for the year-end printing and the warmer weather in China which traditionally increases beer consumption, both our Timber and Beverage Divisions recorded an impressive performance for the quarter under review. The increase has mitigated the lower performance in the Steel Division resulting from the higher scrap prices.

15. Prospects

In view of the increase in international scrap prices which is the main component used for the production of our steel products and also the impending seasonally lower demand for timber and beverage products, the Directors expect contributions from these three (3) divisions to be lower in the next quarter.

16. Profit forecast / profit guaranteed

This note is not applicable.

17. Taxation

	<u>INDIVIDUAL QUARTER</u>		<u>CUMULATIVE QUARTER</u>	
	<u>CURRENT</u>	<u>PRECEDING YEAR</u>	<u>CURRENT</u>	<u>PRECEDING YEAR</u>
	<u>YEAR</u>	<u>CORRESPONDING</u>	<u>YEAR</u>	<u>CORRESPONDING</u>
	<u>QUARTER</u>	<u>QUARTER</u>	<u>TO DATE</u>	<u>PERIOD</u>
	<u>30/9/2003</u>	<u>30/9/2002</u>	<u>30/9/2003</u>	<u>30/9/2002</u>
	<u>RM'000</u>	<u>RM'000</u>	<u>RM'000</u>	<u>RM'000</u>
In respect of current period:				
- income tax:				
- Malaysia	4,681	1,446	4,681	1,446
- Overseas	5,121	-	5,121	-
- deferred tax	4,842	(14)	4,842	(14)
	<u>14,644</u>	<u>1,432</u>	<u>14,644</u>	<u>1,432</u>
In respect of prior years:				
- income tax	-	15	-	15
Associated companies	974	-	974	-
	<u>15,618</u>	<u>1,447</u>	<u>15,618</u>	<u>1,447</u>

The taxation charged for the Group for the current quarter and financial year-to-date reflects effective tax rate which is lower than the statutory tax rate due mainly to the utilisation of investment tax credits by a subsidiary company to set-off the income that would otherwise be taxable.

18. Unquoted investments and/or properties

There were no sale of unquoted investments and/or properties for the current quarter and financial year-to-date.

19. Quoted securities

The Group's dealings in quoted securities for the current quarter and financial year-to-date are as follows:

	RM'000
Total purchases	<u>5</u>
Total disposals (Gross proceeds)	<u>55</u>
Total profit/(loss) on disposals	<u>42</u>

The Group's investments in quoted securities as at end of the reporting period are as follows:

	RM'000
At cost	<u>150,896</u>
At book value	<u>134,123</u>
At market value	<u>42,112</u>

20. Status of corporate proposals

No	Date of Announcement	Subject	Status
1	9.6.2003	Proposed financing by Amsteel Mills Sdn Bhd ("AMSB"), a 99% owned subsidiary company of the Company, to borrow up to RM100 million from Sabah Forest Industries Sdn Bhd, a 97.78% subsidiary of Lion Forest, which is in turn an 83.7% subsidiary of the Company.	Pending approvals of: a) shareholders of the Company and Lion Forest; b) AMSB lenders; and c) any other relevant authorities, if required.
2	9.9.2003	(i) Proposed disposal by LLB Nominees Sdn Bhd ("LLB Nominees"), a wholly-owned subsidiary company of the Company, of its 18% equity interest in Parkson Investment Pte Ltd and 20% equity interest in Parkson Venture Pte Ltd, to Lion Diversified Holdings Berhad ("Lion Diversified"), for an aggregate sale consideration of RM23.85 million to be satisfied by a cash consideration of RM19.07 million of which RM11.90 million is in deferred payment and the issuance of RM4.78 million nominal value of 5-year-2% coupon redeemable convertible unsecured loan stocks ("RCULS") by Lion Diversified to LLB Nominees ("Proposed Disposal"). (ii) A put and call option for the disposal of the RM4.78 million RCULS received by LLB Nominees pursuant to the Proposed Disposal to Tan Sri William H.J. Cheng or his nominees.	Pending approvals to be obtained by Lion Diversified from: (i) Securities Commission; (ii) Foreign Investment Committee; (iii) Ministry of International Trade and Industry; (iv) Bank Negara Malaysia; (v) Controller of Housing; (vi) Kuala Lumpur Stock Exchange; (vii) shareholders of Lion Diversified; and (viii) any other approvals, if required.
<p>The status of corporate proposals of the Company's listed subsidiaries, Lion Forest and Lion Diversified are reported in the Interim Reports of the respective subsidiaries.</p>			

21. Group's borrowings and debt securities

The Group's borrowings as at end of the reporting period are as follows:

	Short-Term RM'000	Long-Term RM'000	Total RM'000
<u>Bank Borrowings</u>			
Secured	229,668	1,546,411	1,776,079
Unsecured	61,094	36,796	97,890
	290,762	1,583,207	1,873,969
<u>Bonds and USD Debts</u>			
Secured	163,206	339,083	502,289
	<u>453,968</u>	<u>1,922,290</u>	<u>2,376,258</u>

	Foreign Currency '000	RM'000
The Group's borrowings and debt securities are denominated in the following currencies:		
- Ringgit Malaysia	-	1,172,499
- US Dollar	289,114	1,098,632
- Chinese Renminbi	228,985	105,127
		<u>2,376,258</u>

22. Off balance sheet risk financial instruments

There were no financial instruments with off balance sheet risk at the date of this report.

23. Changes in material litigations

The material litigations of the Company's listed subsidiaries, Lion Forest and Lion Diversified are reported in the Interim Reports of the respective subsidiaries.

Other than the above, there were no material litigation since the last annual balance sheet date.

24. Dividend

The Board does not recommend any interim dividend for the financial quarter ended 30 September 2003.

25. Earnings / (Loss) per share

Basic

Earnings/(Loss) per share is calculated by dividing the Group's profit/loss after tax and minority interests by the weighted average number of ordinary shares in issue of 679.2 million (2002 : 445.0 million, after adjusting for the capital reconstruction).

Fully diluted

The fully diluted earnings/(loss) per share is not disclosed as the unissued ordinary shares granted to employees pursuant to the Company's Executive Share Option Scheme have no dilutive effect since the exercise price is above the average market value of the Company's shares.

26. Status of conditions imposed by Securities Commission ("SC") pertaining to the GWRS

The SC has imposed certain conditions in its approval of the GWRS which include the requirements to disclose the following:

i) Status of the Proposed Divestment Programme

Please refer Appendix 1.

ii) Status of the issues affecting the joint-venture operations in the People's Republic of China

Please refer Appendix 2.

LION INDUSTRIES CORPORATION BERHAD (415-D)

(Formerly known as LION LAND BERHAD)

(Incorporated in Malaysia)

**Proposed Divestment Programme ("PDP")
Interim Report for the First Quarter Ended 30 September 2003**(i) Status of the Proposed Divestments

Assets to be Divested	Proposed Divestment Programme (Per GWRS)	Completed Before December 2002	Subsequent to December 2002				
			Concluded Sales Total	Proceeds Received/to be Received (Jan-Dec 03)			Projected Full Year
				Actual Received in		Projected to Dec 03	
	RM'million	RM'million	RM'million	Current Qtr	Current YTD (a)	RM'million (b)	RM'million (a)+(b)
<u>By December 2002</u>							
Unlisted shares in pharmaceutical company	2.0	2.0	-	-	-	-	-
Unlisted shares in automotive company	29.4	29.4	-	-	-	-	-
Listed shares in financial services company	2.5	-	2.5	-	2.5	-	2.5
	33.9						
<u>By December 2003</u>							
Shares in unlisted companies, industrial land, office block and shoplots in Parade and shopping centre	174.3	-	11.0	11.0	11.0	**	174.3
<u>By December 2004</u>							
Shares in unlisted companies and shoplots in Parade and shopping centre	45.4	-	-	-	-	-	-
<u>By December 2005</u>							
Shares in unlisted company, factories and apartment	9.7	-	-	-	-	-	-
<u>By December 2006</u>							
Shares in unlisted companies, commercial land, residential land and shoplots in Parade and shopping centre	278.0	-	-	-	-	-	-
Total	541.3	31.4	13.5	11.0	13.5	163.3	176.8

** The Group is actively looking for potential buyers for its assets/companies under the PDP. Where necessary, the Group will divest other assets which are not under the PDP to redeem/repay the Bonds and USD Debts. Lenders consent will also be sought to enable the Group to reschedule its redemption/repayments of the Bonds and USD Debts.

(ii) Transactions completed during the quarter

No transactions were completed during the quarter.

(iii) Utilisation of the divestment proceeds received

The divestment proceeds received were used to redeem/repay the Bonds and USD Debts.

LION INDUSTRIES CORPORATION BERHAD

ISSUES AFFECTING THE JOINT-VENTURE COMPANIES OF LION INDUSTRIES CORPORATION BERHAD ("LICB") IN THE PEOPLE'S REPUBLIC OF CHINA ("PRC")

No.	Issues	Joint-Venture Company ("JV Co.")	Steps taken or to be taken to resolve the Issues	Status as at 31 October 2003
1.	The amount of JV Co.'s capital had exceeded the authorized limit of the provincial Ministry of Foreign Trade and Economic Commission ("MOFTEC") amounting to USD30 million (equivalent to approximately RM114 million) and any excess must be approved by the MOFTEC in Beijing, the PRC.	Tianjin Huali Motor Co Ltd ("THM") (LICB Group's equity holding : 25%)	THM's existing total investment is USD60.24 million (equivalent to approximately RM228.91 million). The Management of LICB Group had liaised with the PRC Party, Tianjin Auto Industry Corporation, that approval need to be sought by the JV Co. from MOFTEC in Beijing through the provincial MOFTEC for the excess of USD30.24 million (equivalent to approximately RM114.91 million).	The provincial MOFTEC had requested the JV Co. to rely on the letter of approval dated 11 September 1995 from the provincial MOFTEC, in that the capital of the JV Co. has been properly approved. It is the duty of the provincial MOFTEC to apply for endorsement from the MOFTEC in Beijing. The LICB Group expect to obtain the endorsement by 30 June 2004.
2.	Property Ownership Right(s) for building(s) ("POR") to be transferred by the PRC Party to the JV Co. as PRC Party's contribution to the capital of the JV Co. in accordance with the terms of joint-venture agreement.	Hubei Zenith Heilen Pharmaceutical Co Ltd (LICB Group's equity holding : 25%)	The Management of LICB Group had liaised with the PRC Party, Hubei Zhongtian Joint Stock Company ("HZJ"), that HZJ should apply to the relevant authorities for transfer of the POR for the building located at No. 132, YangWan Lu, Jingmen City, Hubei Province, PRC to the JV Co.	The Management of LICB Group is in the process of procuring HZJ to transfer the ownership of the POR to the JV Co. by 30 June 2004.
3.	The lease of the land by the PRC Party to the JV Co. has not been registered with the relevant authorities in the PRC.	Hubei Zenith Heilen Pharmaceutical Co Ltd (LICB Group's equity holding : 25%)	The Management of LICB Group had liaised with HZJ to register the lease over the land located at No. 132, YangWan Lu, Jingmen City, Hubei Province, PRC with the relevant authorities.	The Management of LICB Group is in the process of procuring HZJ to obtain the approval for the lease by 30 June 2004.

LION INDUSTRIES CORPORATION BERHAD

ISSUES AFFECTING THE JOINT VENTURE COMPANIES OF AMSTEEL CORPORATION BERHAD ("AMSTEEL") IN THE PRC

No.	Issues	Joint-Venture Company ("JV Co.")	Steps taken or to be taken to resolve the Issues	Status as at 31 October 2003
1.	Retail enterprises to restructure the share holding ratio between the joint venture parties and/or the term of operation and/or business scope as required by the State Council in the PRC	<p>Dalian Tianhe Parkson Shopping Centre Co Ltd (Amsteel Group's equity holding : 60%)</p> <p>Sichuan Hezheng Parkson Plaza Co Ltd (Amsteel Group's equity holding : 90%)</p> <p>Chongqing Wangyu Parkson Plaza Co Ltd (Amsteel Group's equity holding : 70%)</p>	<p>Submitted the application to maintain or restructure the share holding ratio and/or the term of operation and/or business scope for approval as required on the following dates:</p> <p>26 December 2001</p> <p>7 December 2001</p> <p>3 December 2001</p>	<p>The restructuring is completed.</p> <p>Awaiting the approval from the relevant authorities in the PRC for restructuring. The JV Co. will endeavour to obtain the approval by 30 June 2004.</p> <p>Awaiting the approval from the relevant authorities in the PRC for restructuring. The JV Co. will endeavour to obtain the approval by 30 June 2004.</p>

No.	Issues	Joint-Venture Company ("JV Co.")	Steps taken or to be taken to resolve the Issues	Status as at 31 October 2003
		Xian Lucky King Parkson Plaza Co Ltd (Amsteel Group's equity holding : 51%)	20 February 2002	Approval from the State Economic and Trade Commission was obtained on 14 February, 2003 and submission has been made to the Ministry of Foreign Trade and Economic Corporation on 8 May, 2003 for approval to amend the Joint Venture Agreement and the JV Co's Articles of Association.
2.	Land Use Right(s) for land ("LUR") to be transferred by the PRC Party to the JV Co. as PRC Party's contribution to the capital of the JV Co. in accordance with the terms of the joint- venture agreement	Xian Lucky King Parkson Plaza Co Ltd (Amsteel Group's equity holding : 51%)	The Management of Amsteel Group had liaised with the PRC Party, Li Feng (Xian) Real Estate Development Co Ltd ("LFXR"), to transfer the LUR of the land located at No. 119, Dong Da Jie, Bei Lin District, Xian, Shanxi Province, PRC to the JV Co.	The LUR certificate has been issued and the JV Co. is in the process of procuring the registration of the same in the JV Co's name.

No.	Issues	Joint-Venture Company ("JV Co.")	Steps taken or to be taken to resolve the Issues	Status as at 31 October 2003
3.	Shortfall in capital to be contributed by the Amsteel Group	Mianyang Fulin Parkson Plaza Co Ltd (Amsteel Group's interest holding : 60%)	The Management of Amsteel Group is required to inject such amount to make up for the shortfall of Rmb2.19 million (equivalent to approximately RM1.00 million) ("Shortfall").	The Amsteel Group has injected the payment for the Shortfall on 21 October, 2002. The JV Co. expect to procure the capital verification from the certified auditor by 31 December, 2003.
4.	The PRC party has not obtained the LUR or Property Ownership Right(s) for building ("POR") certificate in its favour for property leased by the PRC Party to the JV Co. or the lease of the LUR or POR to the JV Co. has not been registered with the relevant authorities in the PRC	Mianyang Fulin Parkson Plaza Co Ltd (Amsteel Group's interest holding : 60%)	The Management of Amsteel Group had liaised with the PRC Party, Sichuan Mianyang Fulin Real Estate Development Co Ltd ("SMF"), to register the lease of building located at No. 17, An Chang Lu, Mianyang City, Sichuan Province, PRC.	The lease is expected to be registered by 30 June 2004. In the meantime, SMF has given its undertaking that it shall be responsible to register the lease and will indemnify the JV Co. against loss due to non-registration of the lease.

No.	Issues	Joint-Venture Company ("JV Co.")	Steps taken or to be taken to resolve the Issues	Status as at 31 October 2003
		Sichuan Hezheng Parkson Plaza Co Ltd (Amsteel Group's equity holding : 90%)	The Management of Amsteel Group had liaised with the PRC Party, Sichuan Hezheng Company Limited by Shares ("SHC"), to obtain the POR certificate for the building located at No. 31, Zong Fu Lu, Jinjiang District, Chengdu City, Sichuan Province, PRC, leased by the PRC Party to the JV Co.	SHC will endeavour to transfer the POR certificate in its favour by 30 June 2004. SHC has been requested by the Amsteel Group to issue a letter to state that SHC shall compensate the Amsteel Group for any damages suffered in the event SHC fails to procure the transfer.
		Chongqing Wangyu Parkson Plaza Co Ltd (Amsteel Group's equity holding : 70%)	The Management of Amsteel Group had liaised with the PRC Party, Chongqing Wangyu Economic Industry Development Corporation ("CWE"), to obtain the POR certificate in its favour for the building located at No. 77, Da Ping Changjiang Er Lu, Yuzhong District, Chongqing, PRC and leased by the PRC Party to the JV Co.	By a letter dated 8 March 2001, CWE agreed to compensate the Amsteel Group if there is any damage arising from the non- transfer of the POR in its name. In addition, the parent company of CWE and owner of the building, authorised CWE to lease the building to the JV Co.

No.	Issues	Joint-Venture Company ("JV Co.")	Steps taken or to be taken to resolve the Issues	Status as at 31 October 2003
5.	The PRC Party borrowed Rmb17,803,000 from the JV Co. and as security, the PRC Party pledged its 40% equity interest in the JV Co. to the Amsteel Group. The pledge has not been registered with the relevant authorities.	Dalian Tianhe Parkson Shopping Centre Co Ltd (Amsteel Group's equity holding : 60%)	The Management of the Amsteel Group had liaised with the management of JV Co. to take steps to register the pledge of the equity interest by the PRC Party, Dalian Tianhe Plaza Company Limited ("DTP").	The repayment of the loan to the JV Co. by DTP has been further extended to 31 December 2003. The Management of the Amsteel Group is considering to request DTP to provide other security in lieu of the pledge.