



Annual Report 2012

Our Report

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Mission

To Be The Best Provider Of Online Lotteries, Sports Betting, Gaming And Other Electronically Distributed Products And Services

Core Values

Ethical Business Practices At All Times

Fairness In All Efforts

Excellence In Our Performance

Keep All Promises

Respect And Consideration For All

Notice

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the Annual General Meeting of Supreme Ventures Limited will be held at The Knutsford Court Hotel (Blue Mountain Suite), 11 Ruthven Road, Kingston 10, Jamaica, West Indies, on Monday, 3rd June 2013 at 10:00 a.m. to consider and if thought fit pass the following Resolutions:-

Ordinary Resolutions

1. Audited Accounts

"That the Audited Accounts for the year ended 31st December 2012 and the Reports of the Directors and Auditors, circulated with the NOTICE convening the Meeting be and are hereby adopted."

2. Interim Dividends

To approve and ratify interim dividends:

To consider and (if thought fit), pass the following Resolution:-

"That the interim dividends paid of six cents on 22nd June 2012, eight cents on 30th August 2012, four cents on 14th December 2012, and ten cents paid on 28th March 2013 totalling twenty-eight cents be and they are hereby declared as final and that no further dividend be paid in respect of the year under review."

3. Election of Directors

In accordance with Articles 105 and 106 of the Company's Articles of Incorporation, the following Directors retire by rotation and, being eligible, offer themselves for re-election:

- John Graham
- Steven Hudson
- Georgios Sampson
- (i) "That Director John Graham, retiring pursuant to Articles 105 and 106 of the Articles of Incorporation, be and is hereby re-elected."
- (ii) "That Director Steven Hudson, retiring pursuant to Articles 105 and 106 of the Articles of Incorporation, be and is hereby re-elected."
- (iii) "That Director Georgios Sampson, retiring pursuant to Articles 105 and 106 of the Articles of Incorporation, be and is hereby re-elected."

Notice

NOTICE OF ANNUAL GENERAL MEETING *(Continued)*

4. Directors' Remuneration

- (a) "That the Directors be and are hereby empowered to fix the remuneration of the Executive Director(s)."
- (b) "That the amount shown in the Accounts of the Company for the year ended 31st December 2012, as remuneration of the Directors for their services, be and is hereby approved."

5. Appointment of Auditors and their Remuneration

"That Messrs. Deloitte & Touche, having signified their willingness to serve, continue in office as Auditors of the Company until the conclusion of the next Annual General Meeting, at a remuneration to be agreed with the Directors."

A member of the Company, entitled to attend and vote, is entitled to appoint a Proxy to attend and vote in his stead, and a Proxy need not be a member.

If you are unable to attend the Meeting, a Form of Proxy is enclosed for your convenience. When completed, this Form should be deposited with the Secretary at 19 Ripon Road, Kingston 5, Jamaica, W.I., not less than 48 hours before the time appointed for the meeting. The Proxy Form should bear stamp duty of J\$100.00 or its equivalent, before being signed. The stamp duty may be paid by adhesive stamps, which are to be cancelled by the person signing the Proxy.

DATED this 2nd day of April 2013

BY ORDER OF THE BOARD

COMPANY SECRETARY



BUSINESS HIGHLIGHTS

Chairman's Statement



Paul Hoo - Chairman

2012 was a milestone year for Supreme Ventures Limited (SVL). In our 11th year of operations, we crossed the One Billion Dollar mark in net profit after-tax, reporting \$1.069B in after-tax profit. This represented a year-on-year growth of 76.34%. Additionally, we paid the highest dividend in our history of 23 cents per share, a 35.29% increase over 2011. This was achieved by a 6.31% increase in gross revenues and a gross margin increase of 21.62% over 2011.

We continued with plans to streamline the business by focusing on the core business of lottery gaming, sports betting and gaming lounges. The Company made the decision to completely exit the financial services business and as such, we are no longer an agent for MoneyGram and have discontinued Cambio services in our Regional Offices located at:

- 28 Half Way Tree Road in Kingston
- 37 Young Street in Spanish Town
- Baywest Centre in Montego Bay
- Lyons Plaza in Savanna la Mar
- Bargain Village Plaza in May Pen and,
- Our Prize Payment Centre in Kingston

Notwithstanding the euphoria over 2012's outstanding accomplishment, there are some realities that as a Jamaican company we must confront. The Jamaican dollar continues to decline in value and as a subsequent event to the end of the financial year, the Minister of Finance announced a series of significant tax measures, some specifically targeted to the lottery, betting and gaming sector. As part of these announcements, the Minister announced the decision by the Government of Jamaica to allow for the sale of lottery products on Sundays and public holidays.

These new tax measures in addition to several other measures, most notably the National Debt Exchange (NDX) program, have served to focus the country's attention on the realities of the harsh economic environment within which we operate in 2013. The realities associated with the conditions for an IMF Agreement will also be challenging for our customers, as the public will come under extreme pressure to find discretionary funds for gaming and entertainment.

While we expect these additional sale days for lottery products to somewhat ameliorate the effect of the tax increases on all of our games, based on the economic realities, we expect over the next 12 months to see an adverse impact on the growth and profitability of SVL. It is difficult to quantify the effect on our business at this time, however, measures are being put in place to minimize the impact in 2013.

Chairman's Statement

In addition to the activities in the lottery segment, we recently opened the Odyssey Gaming Lounge in Market Place, the newest addition to the VLT offerings from SVL. This state-of-the-art gaming lounge will be the first in Jamaica that offers a non-smoking environment and also allows players to use local currency in our gaming machines. Upgrades will be made to the Acropolis in Barbican Square and the Coral Cliff facility in Montego Bay, which has been re-branded as Acropolis Montego Bay.

On 28th February 2013, Supreme Ventures Limited announced the amalgamation of its subsidiary companies: Supreme Ventures Lotteries Limited and Big "A" Track 2003 Limited into the fellow subsidiary company - Prime Sports (Jamaica) Limited. All of our Lottery, Betting and Gaming Licences will now reside in this wholly-owned subsidiary of Supreme Ventures Limited.

As a Jamaican company, we are fully committed to investing in all areas of the gaming business, notwithstanding the challenges in our environment. We believe in the potential that the industry holds for creating outstanding value and increasing returns to our Shareholders, while playing our part as a model corporate citizen. We expect to continue this trend well into the future.

Once again, I wish to thank the members of the Board of Directors, the executive team, staff, agents and customers for their continued support and loyalty to the company.

Paul Hoo Chairman

The Board of Directors of Supreme Ventures Limited is collectively responsible for the performance of the Company and its subsidiaries. One of the primary responsibilities of the Board of Directors, is to ensure that the Company and its subsidiaries have a robust and effective corporate governance framework, which is vital to the preservation of shareholder value and confidence in the Group. A copy of the Group's Corporate Governance Policy is available on our website at http://www.supremeventures.com.

The Board adopts an enterprise-wide approach to corporate governance by ensuring adherence to a uniform set of corporate governance policies and procedures throughout the Group. The Corporate Governance Code will be reviewed annually by the Board to ensure that it remains relevant and is in keeping with best practices.

SVL's Corporate Governance Code ensures that the Board is responsible for overseeing the Company's strategic aims, ensuring that the necessary financial and human resources are in place for the Company to meet its objectives; that the Company's values and standards are upheld; and that obligations to the Company's shareholders and others are understood and met.

Board Responsibility

The Board's primary responsibility is to supervise the Management of the Company and provide effective governance over the Company's affairs. In so doing, it must strive to balance the interests of all stakeholders, including stockholders, agents, employees, customers, and communities in which the Company operates.

At all times, the Directors are expected to exercise sound independent business judgement in what they reasonably believe to be in the best interest of the Company. In discharging that obligation, Directors may rely on the honesty and integrity of the Company's senior management, and expert advisors, including auditors.

SVL's Board met eight (8) times during 2012 to ensure that the Board's mandates were effectively addressed. The responsibility of the Board includes the following duties and functions:

- To provide entrepreneurial leadership of the Company within a framework of prudent and effective risk management;
- To review Management's performance;
- To set values and standards for the Company and all subsidiaries;
- To ensure that the Company's obligations to shareholders are understood and met;

Board Responsibility (continued)

- To ensure that Board Members behave ethically and promote throughout the Company behaviour that is consistent with the culture and values of a high-performance organization;
- To create the right framework that will enable Directors to meet their statutory duties;
- To approve the Group's strategic direction, the organizational structure and placement planning for senior management;
- To evaluate operating and financial results of the Group against planned objectives;
- To review the integrity of the Group's internal controls and management information systems;
- To evaluate and select candidates for the Board of the Company and that of its subsidiaries;
- To establish Committees and appoint Chairs of these Committees;
- To identify significant business risks and to recommend strategies to be adopted within management policy framework and practices that should mitigate significant business risks;
- To ensure that senior management provides timely and accurate information required by the Board to effectively perform duties.

Size and Composition of the Board of Directors

As at 31st December 2012, the Board comprised of 11 Directors and chaired by Mr. Paul Hoo. The size and composition of the Board permit the Board to be effective in exercising its powers and duties. The maximum number of Directors as guided by the Articles of Incorporation is twelve.

The Board's composition reflects Directors drawn from diverse backgrounds, thereby creating a balance of independence, knowledge, experience, leadership skills and perspectives among Directors to allow the Board to work effectively. SVL's Directors are recognized as strong leaders in their respective fields of work. Our Directors take care in ensuring that decisions are made after careful deliberation of relevant information. The appointment and retirement of Directors shall be governed first by the Articles of Incorporation of the Company and thereafter by standards/criteria imposed by the Board or the Company's Regulators.

Size and Composition of the Board of Directors (continued)

Designations include:

• Chairman; Deputy Chairman; President & CEO; Executive Director(s); Non-executive Directors

Independence

In determining the independence of proposed candidates or current members, the Board of Directors should consider the person not independent when the member:

- Is or has been an employee, senior executive or Chairman of the Board of Directors of the Company or its subsidiaries within the last three (3) years;
- Receives or has received during the 12 months prior to his appointment any compensation from the Company other than board membership fees approved by the General Meeting of Shareholders of the Company;
- Has or had within the past year a material business relationship with the Company or its subsidiaries, particularly as a significant client, supplier or consultant of the Company or as a partner, shareholder or Board member, or senior executive of an entity that has such a relationship with the Company or its subsidiaries;
- Has been the External Auditor of the Company or its subsidiaries or has been a partner or employee of a firm that provides external auditing services to the Company or its subsidiaries within the last three (3) years;
- Has a second degree kinship with or is the spouse of a non-independent Board member, senior executive, adviser or significant shareholder of the Company or its subsidiaries;
- Controls directly or indirectly through related parties, more than 5% of the voting rights of the Company or represents a significant shareholder of the Company or its subsidiaries.

All Directors of the Company shall act independently and bring an independent mind to bear on matters coming before the Board.

Independence (continued)

Directors shall notify the Board of any change in status that may affect their Independence. When notified, the Board will evaluate the Directors' independence.

Audit Committee

The Audit Committee was established by the Board on 10th April, 2006. The following Directors were elected to serve and they remained members as at 31st December 2012:

- 1. Mr. Curtis Martin (Chairman)*
- 2. Dr. David McBean*
- 3. Mr. Ian K. Levy
- 4. Mr. Georgios Sampson
- 5. Mr. Barrington Chisholm

The functions of the Audit Committee are as follows:

- To monitor the integrity of the Financial Statements of the Group. To review annual and interim
 reports, preliminary results, announcements and any other formal announcement relating to
 financial performance;
- To review arrangements for employees;
- To review significant financial reporting issues and judgements, summary financial statements, financial returns to regulators and any financial information to be reported in other documents which may impact share price;
- To keep under review the effectiveness of internal controls and risk management systems by examining steps taken by the Board and Management of SVL to control exposure to significant risks;
- To monitor and review the effectiveness of internal audit functions in the context of the overall risk management systems;
- To consider and make recommendations to the Board with respect to matters for approval at General Meetings, including the appointment, re-appointment and removal of the external auditors. In addition, the Audit Committee will oversee the selection process for new auditors and shall investigate issues leading to the resignation of auditors where applicable;

Audit Committee (continued)

- To oversee the relationship with the external auditors;
- To review and approve the annual audit plan and ensure that it is consistent with the scope of the audit engagement;
- To review findings of the external auditors and in particular initiate discussions on issues which
 may have arisen during the audit, including accounting and auditing judgements and levels of
 errors identified;
- To review the effectiveness of the services provided by the external auditors.

Mr. Barrington Chisholm was re-appointed to the Audit Committee on 17th April 2012. The quorum for the Audit Committee is **three** and this must include **two** independent members.

* On 20th March 2013, the Board of Directors agreed to adopt a seven year term limit with respect to Independent Directors. Directors Curtis Martin and David McBean having served in excess of seven years were the Directors impacted.

Finance Committee

The Board established a Finance Committee on 5^{th} November 2011. Messrs Paul Hoo, Brian George, John Graham, Nikolaos Nikolakopoulos, Barrington Chisholm and Steven Hudson were elected to serve and remain members as at 31^{st} December 2012. Two (2) meetings were held during the year.

Compensation Committee

The Board of Directors appointed the members of the Compensation Committee. The Compensation Committee is responsible for the following:

- To review the senior level organizational structure and staffing of the Company.
- To review compensation to be paid to senior executives and other Board appointed officers of the Company.
- To review the general criteria and design of the Company's incentive/bonus schemes and the basis of distribution of incentives.

Compensation Committee (continued)

To recommend annually, incentive pay awarded to staff under the Company's incentive/bonus scheme.

The Committee members as at 31st December 2012 were Dr. David McBean, Mr. John Graham, Mr. Steven Hudson and Mr. Barrington Chisholm.

Governance Committee

The Governance Committee was established by the Board on 10th August 2011. The following Directors were elected to serve and remain members as at 31st December 2012:

- Mr. Paul Hoo
- Mr. John Graham
- Mr. Barrington Chisholm
- Mr. Nikolaos Nikolakopoulos
- Mr. Ian Levy

As at 14th November 2012, the Board changed the composition of the Corporate Governance Committee. Messrs Curtis Martin and David McBean ceased to be members of the Governance Committee and Messrs. Paul Hoo, Ian Levy and Nikolaos Nikolakopoulos were appointed on the same date.

External Audit Partner

In keeping with best practices, Mr. Audley Gordon of Deloitte & Touche was named by Deloitte & Touche to replace Mr. Gihan DeMel who had served as Partner responsible for SVL's audit for a period of seven years.

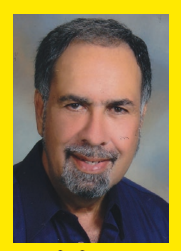
The attendance of the Directors of SVL at the Board and Committee meetings for the period ended 31st December 2012 is reflected in the table below:

Directors	Position	Board	Audit	Compensation	Governance	Finance
			Committee	Committee	Committee	Committee
Paul Hoo	Non-	8	-	-	-	2
	Executive					
Brian George	Executive	8	-	-	-	2
Ian Levy	Non-	8	9	-	-	-
	Executive					
John Graham	Non-	8	-	2	-	2
	Executive					
Curtis Martin*	Non-	8	9	-	-	-
	Executive					
Barrington	Non-	6	6	3	-	2
Chisholm	Executive					
Steven Hudson	Non-	8	-	3	-	2
	Executive					
Georgios Sampson	Non-	8	9	-	-	-
	Executive					
David McBean*	Non-	8	9	3	-	-
	Executive					
	Non-	7	-	-	-	-
Nikolaos	Executive					
Nikolakopoulos	NI	0				
27.1.1.26	Non-	8	-	-	-	-
Nicholas Mouttet	Executive					

Board Of Directors



Paul Hoo - Chairman



Ian Levy



Brian George



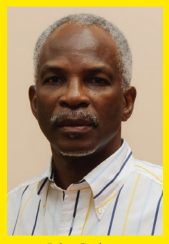
Nikolaos Nikolakopoulos



Georgios Sampson



Steven Hudson



John Graham



Barrington Chisholm



Nicholas Mouttet



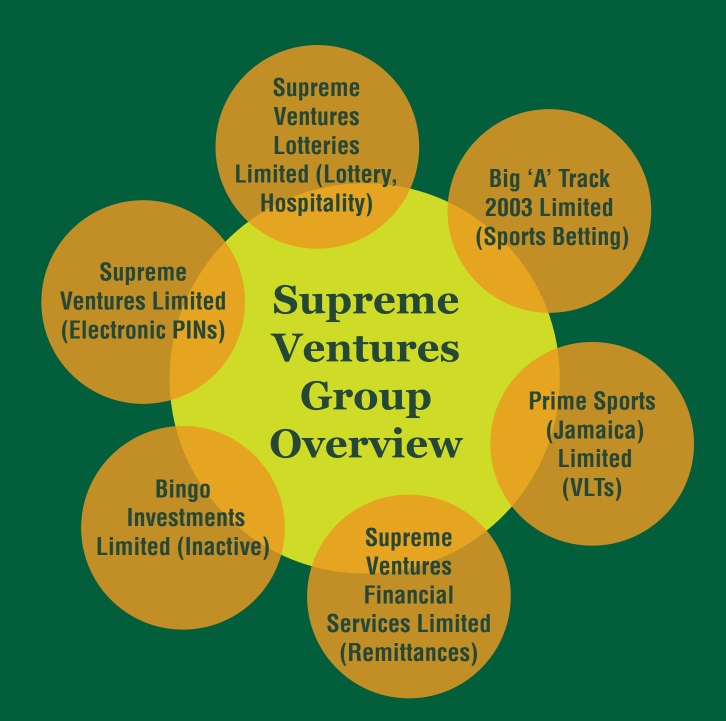
Dr. David McBean



Curtis Martin



Winsome Minott
- Company Secretary



"To implement strategic technology and develop operating partnerships to improve efficiencies locally and extend our reach regionally"





Brian George - President & CEO

This Discussion Management and Analysis reviews the financial position and results with respect to the operations of Supreme Ventures Limited for the year ended 31st December 2012. The Management Discussion and Analysis should be read in conjunction with the consolidated financial statements of the Company and its subsidiaries (the Group) which are by Deloitte & Touche, prepared Chartered Accountants and presented in Jamaican dollars.

The Supreme Ventures Group continues to be in the business of customer excitement and entertainment, with a product portfolio that includes: lottery games, sports betting, video lottery terminals (VLTs), electronic phone PINs and hospitality services. In 2012, these products were respectively segmented within the Group's six wholly-owned subsidiaries.

Management Discussion & Analysis



Economic and Political Environment

2012

2012 was an active year for Jamaica. Jamaica proudly celebrated fifty years of independence with celebrations island-wide. The festivities were enhanced by the outstanding performance and achievements of Jamaica's Olympic and Paralympic teams in London 2012. Our Jamaican team had many historic wins and continued to positively brand Jamaica globally.

The year also began with a new political party in power that remained focused on the demands of operating in an unstable economy. The new Government functioned against the backlash of the global recession, the anticipation of the United States elections, as well as the unrest in the Middle East. The Jamaican economy posted a 0.3% decline in real GDP for the calendar year 2012 due to a decline in productivity, adverse weather conditions and its unsustainable debt burden. This was the source of significant uncertainties particularly in respect to further funding support from the International Monetary Fund. Adverse weather conditions included prolonged drought during June and July, which heavily affected the production of short gestation crops and the devastation by Hurricane Sandy in October, which caused significant losses and damages.

For the calendar year 2012, the rate of inflation was 8.0%, which was higher than the 6.0% reported in 2011 but lower than the five-year average of 12.3%. The exchange rate at 31st December 2012 was JMD 92.65 per USD 1, which represented a 7.6% devaluation from the JMD to USD.

Accounting for 15% to 20% of the country's revenue, remittances are significant to the Jamaican economy with almost half of the households receiving remittances. Total remittance inflows increased by 1.0%. January to November 2012 reported inflows of \$163.29 Billion versus \$156.79 Billion in 2011.

The Jamaican people continue to endure the increase in unemployment. As of October 2012, the unemployment rate was 13.7%, up from 12.8% in October 2011. The largest percentage increase was amongst the youth ages 20-24 years, with an unemployment rate rising from 30.1% to 32.2%. The total labor force as of October 2012 was 1.3 Million.





2,709,291
Population of Jamaica

YoY Growth
O.7%

Over 18
67%

Target Market37%

The maximum potential gaming population in Jamaica is the 18 years and older segment, which is 67% of the population or approximately 1.82 million people. We consider the primary gaming market as ages 30-59 years, approximately 37% of total population or 994,000.

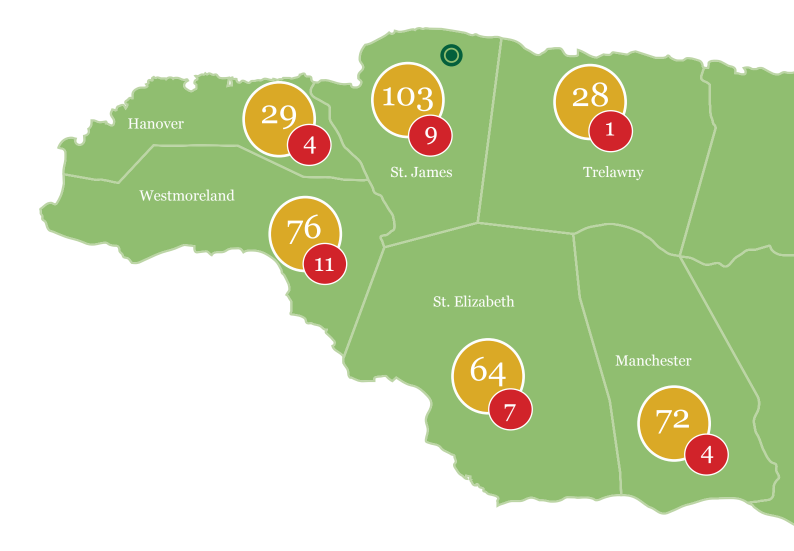
The Group operates in a:

- Non-competitive lottery market until a new lottery licence is utilized or state lottery introduced.
- Competitive sports betting market as United Bookmakers Association offers bets.
- Highly competitive VLT market due to the Betting Gaming and Lotteries Commission lifting an eight-year ban on the licensing of gaming lounges in January 2012. Currently there are about 601 premises operating machines, of which 27 are classified as gaming lounges, 15 of which had status upgrades with the change of the definition of a gaming terminal from a machine to a seat.

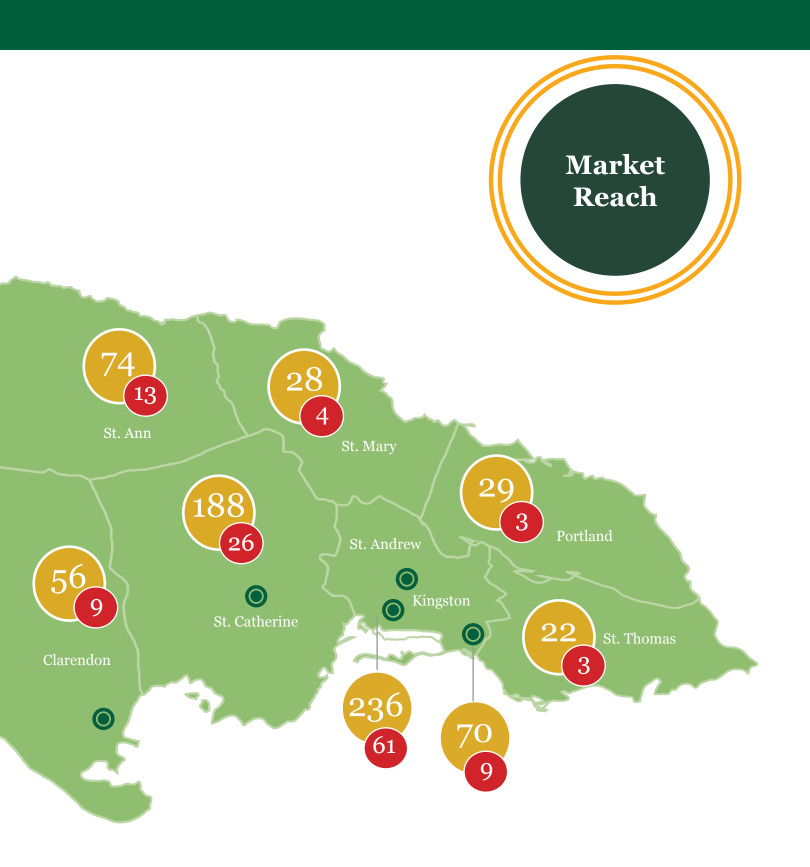
A betting lounge has less than 20 seats, while a gaming lounge has 20 or more.

There are currently seven new applications being processed for gaming lounges and 188 for betting lounges, of which 80 have been issued.

The gaming market has become increasingly competitive over recent years and continued to erode in 2012, with the entry of high-profile investors competing for limited discretionary income. Discretionary income is essential for the industry to remain viable, as the economy continues to decline. Inflation, remittances and the exchange rate are key factors affecting discretionary income. The increase in inflation is heavily affected by the depreciating Jamaican Dollar. The 1% growth in remittances is insignificant when compared to an inflation rate of 8%, which indicates a decline in the purchasing power of remittance inflows. Also, in 2012 the Government collected over \$340 Million in outstanding traffic tickets in the amnesty period, which further limited discretionary income.



- Gaming Lounge
- Average Active Lottery Agents
- Average Active Sports Betting Agents



2012 MAP OF JAMAICA



After ten years in the industry the Group entered 2012 with the commitment to refocus and re-strategize its business model. We faced many strategic decisions in order to deepen our involvement and focus on our core products that would deliver the best service and in return provide customers with the greatest value possible. This led to the discontinuation of areas in our business that represented a distraction of resources and were not achieving the desired returns.

The Supreme Ventures Group continued to grow its lottery product portfolio with the introduction of another 'numbers' game, Pick 4. The game was launched on 16th January 2012 and is drawn four times a day, six days a week. The game has a minimum wager of \$10 and a maximum wager of \$500. Players have the chance to win up to \$54,000 from a \$10 bet. The game was successful in its first year, contributing 10.24% of total lottery sales for the year.

In March 2012 Supreme Ventures Group partnered with Kingston Live Entertainment (KLE) Group in developing a high-end 125-seat gaming lounge at Marketplace in Kingston. This partnership allows both parties to focus on their core activities, thereby providing exceptional value to customers. The Supreme Ventures Group operates the lounge, while the KLE Group provides food and beverage, marketing and public relations services. The resulting Odyssey Gaming Lounge opened in February 2013.

The Group also expanded the Acropolis family as it added Acropolis Cross Roads in April 2012, pushing the local Acropolis franchise to four islandwide. The addition of Acropolis Cross Roads will broaden the Group's market reach in the gaming industry.

Also in April 2012 the Group launched its Foundation, Supreme Ventures Foundation. The Board took the decision to create the Foundation to further enhance the corporate social responsibility initiatives and also focus on transformational type projects that will significantly impact Jamaica's

JAN MAR **APR MAY** FEB JUN 1st Qtr Net Introduction Publication of 2nd Qtr Net 'Go for Gold' Acropolis Profit after tax of Pick 4 2011 Financial Profit after tax Cross Roads Raffle \$183.8M \$506.2M opens SVL & KLE SVL launches **AGM Meeting** Partnership foundation Construction of new lounge begins

landscape. Dr. David McBean was appointed Chairman of the Foundation, and will serve along with fellow Board members, Barrington Chisholm and May Lawrence Evans. The Supreme Ventures Foundation's first initiative was the 'Go for Gold', a raffle geared towards raising \$30 Million for the Jamaica Olympic Association in preparation for Jamaica's athletes to attend the summer Olympic Games in London. The electronic raffle was the first of its kind in Jamaica, and was launched

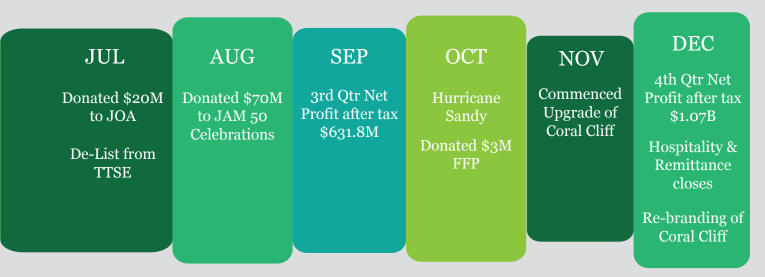
Stock Exchange and was cross-listed on the Trinidad Stock Exchange up until July 2, 2012. Supreme Ventures Limited filed for cross-listing of its shares on the Trinidad Stock Exchange four years ago in September 2008. The listing followed through on a commitment made when the company had its initial public offering in January 2006. The decision to de-list came as a part of the Board's review of the company's efficiency measures. In the 3rd quarter, the Group through its

"Our vision is to spearhead transformational projects that will improve public health care; utilize information technology to bring our educational institutions into the twenty-first century and implement long-term initiatives for the growth and development of sports in Jamaica."

for the period April 23 – May 26, 2012 with each ticket costing \$300. The objective of the raffle was focused on the Group's contribution to Jamaica's participation in the Games of the 30th Olympiad especially in its golden age of track and field. The raffle contributed \$8.46 Million in sales. In July 2012, Supreme Ventures donated \$20 Million to the Jamaica Olympic Association. Supreme Ventures Limited is listed on the Jamaica

partnership with INTRALOT implemented an electronic monitoring system (iGEM) across all gaming lounges. The iGEM monitoring system adds significant capabilities to our VLT management and reporting systems.

Jamaica celebrated 50 years of self governance on August 6, 2012 and the Group donated \$70 Million in support of the celebrations.



Management Discussion & Analysis

Hurricane Sandy hit Jamaica on Wednesday 24th October 2012. As a precaution lottery sales were suspended for October 24 and 25, reducing the number of selling days for the month. After the hurricane had passed a significant portion of the island was without electricity, which delayed the restoration of the lottery operations for several agents. The estimated loss of sales associated with Hurricane Sandy was approximately \$227.6 Million. The devastation to the island by Hurricane Sandy especially in the areas Portland, St. Thomas and St. Mary prompted Supreme Ventures to step forward and assist. This included a donation of \$3 Million to Food for the Poor to assist with recovery efforts.

"An effort for us to give back to the less fortunate and to the people of Jamaica who have supported us over the years."

In November 2011, Supreme Ventures Limited sold its MoneyGram remittance business Lasco Financial Services Limited and voluntarily surrendered its Cambio licences to the Bank of Jamaica in December 2011. MoneyGram remittances were terminated on 31st December 2012.

As the Group continued to focus on it's core activities, the decision was taken to discontinue the hospitality operations.

The Group discontinued its restaurant operations at the end of 2012. This resulted in 60 employees being made redundant in January 2013. In a challenging economic environment, the Group considered it best to exit a business which was costing it upwards of \$27 Million annually and demanded significant attention while showing a \$30.38 Million decline from the previous year.

Improvements to the Group's core product offerings throughout 2012 included: Gaming lounge upgrades, the addition of 47 JustBet terminals and 180 new lottery agents. Importantly, the Coral Cliff Gaming Lounge was re-branded as Acropolis Montego Bay and re-opened in March 2013.





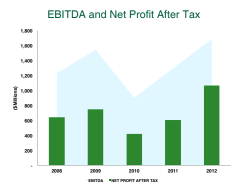






Despite operating in a challenging and declining socio-economic environment, the Supreme Ventures Group reported \$29.73 Billion in total revenues, a 6.32% increase over the \$27.96 Billion achieved in 2011. The Group's gross profit increased by 21.62% over the corresponding period, with the lottery segment being the most significant contributor. The improved performance by the lottery segment was due mainly to a lower Cash Pot liability and the successful introduction of the Pick 4 game. Pin codes and Sports Betting contributed \$15.93 Million and \$40.09 Million respectively, whereas, VLTs gross profit on the other hand decreased significantly by \$79.77 Million.

As a result, the Group's net profit after tax was \$1.07 Billion, representing a 76.34% increase over the prior year's \$606.33 Million. This is the best performance of the Group since going public in 2007.



Financial Overview

For the year under review:

- Direct expenses were \$25.71 Billion, an increase of 4.26% or \$1.05 Billion
- Operating expenses of \$2.66 Billion, an increase of 8.94% or \$218.1 Million
- Interest income of \$ 53.098 Million, an increase of 14.49% or \$6.72 Million

Other gains were \$42 Million, which represents the draw down on the Lucky Five reserve. In the previous year, the gains were \$195.39 Million, which was comprised of a \$149.39 Million early renewal fee for the successful completion of a new contractual agreement with GTECH Corporation. GTECH is the technology provider of the lottery games network.

Other financial benchmarks for the year were:

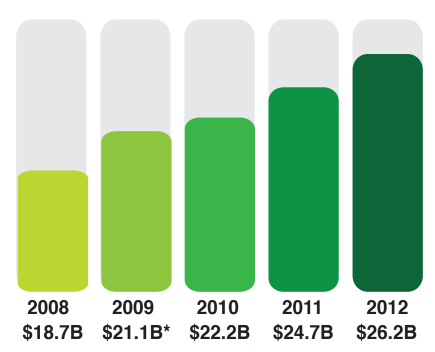
- Return on Equity of 26.6% compared to 17.4% in 2011
- Earnings per Stock Unit of \$0.41 compared to \$0.23 in 2011
- Divided payments amounting to \$0.23 compared to \$0.17 in 2011

Financial Ratios 2008-2012

	12 Months 2012	12 Months 2011	12 Months 2010	14 Months 2009	12 Months 2008
Operating Results					
Total revenue (JMD \$ 000)	\$29,726,146	\$27,961,628	\$25,419,264	\$28,167,960	\$21,180,035
EBITDA (JMD \$ 000)	\$1,689,990	\$1,294,159	\$904,014	\$1,542,449	\$1,231,122
Profit Before Taxation (JMD \$ 000)	\$1,449,901	\$1,063,561	\$705,588	\$1,265,884	\$1,107,833
Profit After Taxation (JMD \$ 000)	\$1,069,224	\$606,326	\$421,267	\$751,202	\$645,989
Balance Sheet Information					
Total Assets (JMD \$ 000)	\$5,830,883	\$5,064,946	\$4,639,366	\$4,384,916	\$4,295,587
Shareholder's Equity (JMD \$ 000)	\$4,022,725	\$3,483,257	\$3,324,028	\$3,112,916	\$2,946,073
Balance Sheet Ratios					
Return on Equity	26.6%	17.4%	12.7%	24.1%	21.9%
Debt to Equity Ratio	44.9%	45.4%	39.6%	40.9%	45.8%
Common Share Information Weighted Average Number of					
Ordinary Stock ('000)	2,637,255	2,637,255	2,637,255	2,637,255	2,637,255
Stock Prices					
Closing Stock Price (JSE)	\$2.85	\$3.00	\$2.17	\$2.01	\$2.70
Closing Stock Price (TTSE)	-	TT \$0.18	TT \$0.18	TT \$0.20	TT \$0.24
Common Share Ratios					
Earnings per Share	\$0.41	\$0.23	\$0.16	\$0.29	\$0.24
Dividends per Share	\$0.23	\$0.17	\$0.14	\$0.19	-
Capital Distribution per Share	-	-	-	\$0.03	\$0.15
Book value per share (\$)	\$1.53	\$1.32	\$1.26	\$1.18	\$1.12

The lottery segment posted revenues of \$26.2 Billion for 2012, a 6% increase over the prior year. The average selling terminals for the year was 1,089 and the 180 new agents represents a 25% increase over 2011.

Figure 1 Total Lottery Revenue 2008-2012



*Annualised

Figure 1.1 2012 Cash Pot Sales Vs. Liability %

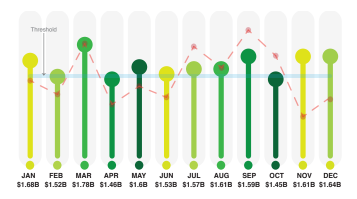
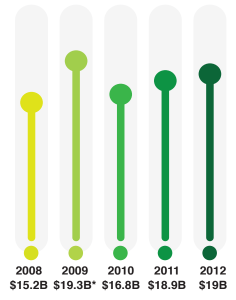




Figure 1.2 Cash Pot Revenue 2008-2012



*Annualised

CASH POT

Despite negligible growth (0.5%), the Cash Pot game remains atop the lottery portfolio, representing 73% of total lottery revenue. (See Figure 1.2 for Cash Pot revenues)

Cash Pot revenue is highly impacted, as liabilities fluctuate around the game design of 72.22%. The average liability for the game in 2012 was 70.88% which is a decline of 3% when compared to a liability of 73.64% in 2011. The monthly volatility of the Cash Pot game liabilities during 2012 can be seen in Figure 1.1.

There were two promotions for 2012:

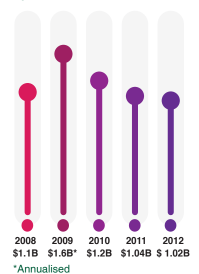
Cash Pot Xtra Promotion. Promotion period: October 22 – November 17, 2012. Sales for the duration of the promotion was \$6.07 Million.

Cash Pot "Cash up Yuh Christmas" Color Ball Promotion. Promotion period: November 26 – December 22, 2012. Average weekly sales for the promotion was \$390.6 Million which was 10.4% increase over the pre-13-week average and 11.2% increase over the pre 4 week average. Average liability for the duration of the promotion was 65.08% which is 7.1% below the designed liability, 6.4% below the pre 13 week liability average and 0.5% over the pre 4 week liability average.

\$2.67 Billion 10.2% of Lottery Sales



Figure 1.3 Lotto Revenue 2008-2012



A TICKET TO YOUR DREAMS!

PICK 4

Pick 4 was the newest game, added to our lottery games portfolio in mid-January 2012 and generated \$2.67 Billion for the year. Introduction of the Pick 4 game provided an incentive for the 'Pick' suite of games, given the declining sales for Pick 3 and Pick 2 over the last two years. It has quickly become the second highest revenue earner in lotteries.

Pick 4 "Maintenance" Campaign: This campaign was launched on August 14, 2012 and served to increase the players' understanding of how to play the various mix styles in the game.

LOTTO

Lotto reported a 2% decline in sales, with total sales for the year being \$1.017 Billion versus \$1.043 Billion in 2011.

Lotto Jackpots for the year 2012:

- January \$ 60 Million
- March \$ 80 Million
- June \$ 110 Million
- July \$ 38 Million
- September \$50 Million
- October \$ 29 Million
- October \$17 Million

Figure 1.4 Lucky5 Revenue 2008-2012

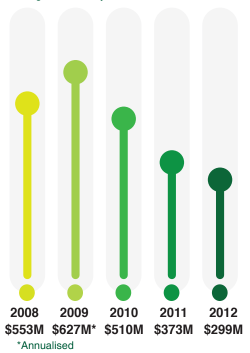
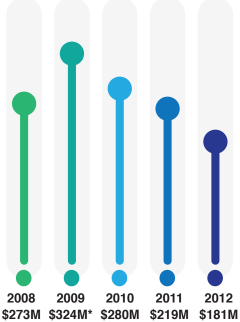




Figure 1.5 Dollaz! Revenue 2008-2012



*Annualised



LUCKY 5

Lucky 5 posted a 20% decline in sales when compared to \$373.23 Million in 2011. Total revenue for the 2012 period was \$298.84 Million. (See Figure 1.4.)

DOLLAZ!

Dollaz! revenue declined by 17% when compared to the previous year, with total sales being \$181.5 Million versus \$219.24 Million in 2011. (See Figure 1.5.)

Figure 1.6 Pick 2 Revenue 2010-2012

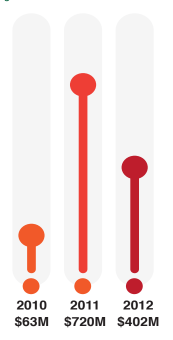
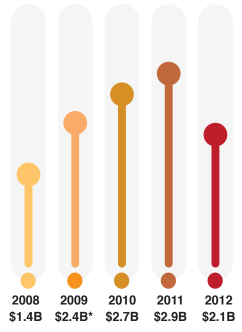




Figure 1.7 Pick 3 Revenue 2008-2012



*Annualised



PICK 2

Pick 2 game was launched on December 13, 2010. For the year ending December 31, 2012, Pick 2 sales amounted to \$402.107 Million, a 44% decrease when compared to the previous year of \$720.297 Million. (See Figure 1.6.)

PICK 3

Pick 3 revenue declined by 31% or \$885 Million, the first decline in four years; total sales amounted to \$1.98 Billion for the period versus \$2.86 Billion in 2011. (See Figure 1.7.)

Pick 3 "Gold Ball" Promotion. Promotion period: July 9 - August 4. Average weekly sales for the promotion were \$37.42 Million which was a 2.13% increase over the pre 13 week average and 0.95% over the pre 4 week average. Average liability for the duration of the promotion was 49.3% which is 10.7% below the design liability. The reported liability was also 18.4% below the 13 week pre promotion liability averages and 0.8% over the 4 week pre promotion liability average.

Figure 1.9 Super Lotto Revenue 2010-2012

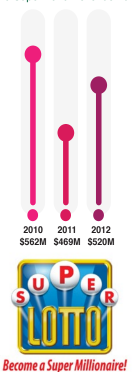
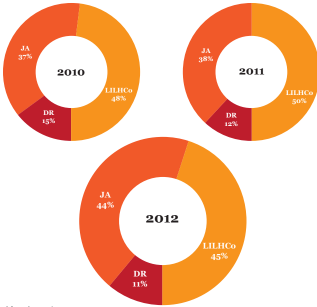


Figure 1.10 Super Lotto Sales 2010-2012 by Jurisdiction



JA - Jamaica

DR- Dominica Republic

LILHCo- Leeward Islands Lottery Holding Company (Antigua, Barbuda, Anguilla, St. Kitts & Nevis, St. Maarten, Barbados,

U.S Virgin Islands, Bermuda)

SUPER LOTTO

Launched in August 2009, the multi-jurisdictional Super Lotto game is played across several Caribbean territories: Dominican Republic, Jamaica, Barbados, Anguilla, Antigua and Barbuda, Bermuda, St. Kitts and Nevis,

St. Maarten and the United States Virgin Islands.

Super Lotto had the highest sales growth of the games in the lottery portfolio, reporting an 11% increase. Total sales for the Super Lotto game for 2012 reached \$519.8 Million compared to \$469.47 Million in 2011. (See Figure 1.9.)

There have been five winners of the Super Lotto jackpot since the launch of the game. The winners were from St. Maarten, Jamaica and Barbados. The highest jackpot to date is JMD 467 Million in 2010. The table below shows the jackpots for 2012:

Draw Date	Country	Jackpot Amt. (JMD)	Prize Amt. (JMD)	Prize Claimed? (Y/N)
3-Feb	Barbados	\$362 Million	\$362 Million	Υ
2-Oct	Jamaica	\$286 Million	\$173.2 Million	N
28-Dec	Jamaica	\$311 Million	\$232 Million	N

Despite wide-spread media coverage for both Jamaican jackpots the winners have not stepped forward to claim their prizes. The Conditions of the lottery license stipulates winning tickets must be redeemed within 90 days of the draw date. Any valid winning ticket presented after the expiration of this period may be paid provided payment is made within 180 days of the draw date, after which prizes may be paid only with written approval of the BGLC. Fifty percent (50%) of unclaimed prizes (net of taxes, where applicable) is paid over to the CHASE fund and the remainder retained by the Group. This was changed effective February 28, 2013 and the percentage previously retained by the Group is now paid to the Regulators (BGLC).

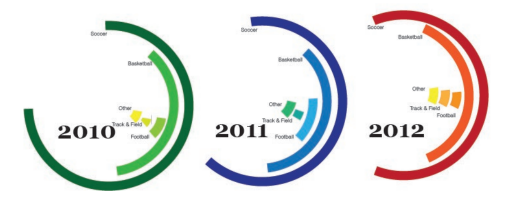
There were 2 **Super Lotto Doubler Promotions** for the year. 1st Promotion period: June 4 - June 29. Total sales for June were \$48.9 Million, 21% above May's sales of \$40.5 Million. Total ticket count grew from 118,000 to 170,000, a 43% increase over the period. 2nd Promotion period: September 15 - October 12. Total promotion sales were \$41.41 Million which was 5% over the total 4 week pre-promotion sales.



Sports Betting



Figure 2.1 Sports Betting 2010-2012 Revenue by Player Preference



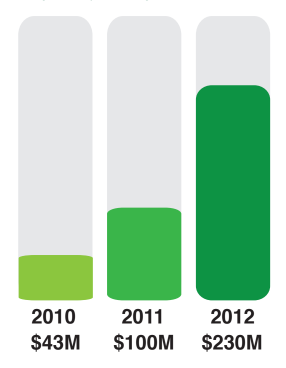
Sports Betting is marketed and operated through the JustBet brand. JustBet operations commenced in January 2010 and currently there are 128 installed terminals, 2012 having the biggest increase of 47 terminals installed. With the relaxation of local betting regulations the sports betting network is poised for significant expansion in 2013 and beyond.

Sports betting revenue for the financial period were \$230.31 Million, a 130% or \$130.38 Million increase over the previous period. Also, daily revenue per terminal increased by 70% from \$3,987 to \$6,793. (Figure 2.2)

2012 London Olympics had a major impact on sales especially events in which Jamaica participated. The business also benefited from increased patronage from its target market, males between the ages of 21 and 35.

Since its 2010 launch the sports betting business has been growing progressively and the Group is confident that this is a successful market to operate in and looks forward to the growth of sports betting in the coming years.

Figure 2.2 Sports Betting Revenue 2010-2012



Financial Overview - Sports Betting

Gaming

The Group's VLT operations are spread across the island as follows:

Lounge	Started	Comment
Acropolis Barbican	June 2005	
Acropolis Montego Bay	November 2005	Re-branded from Coral Cliff Gaming March 2013
Acropolis May Pen	November 2007	Down-sized from gaming lounge to betting lounge in 2011
Acropolis Portmore	July 2010	1st gaming lounge in island to facilitate JMD wagering
Acropolis Cross Roads	April 2012	
Odyssey Gaming	February 2013	

Total net win for the financial period under review was \$636.33 Million, which is a 9% decline when compared to the previous financial period in 2011 of \$697.79 Million. (See Figure 3 on the following page).

To combat the increasingly competitive VLT market space, the following summarises the initiatives undertaken by the Group:

April 2012

Opening of Acropolis Cross Roads – This fills an untapped market in one of the island's high-traffic

commuting centres. It became the second of our locations to feature ticket-enabled wagering (as opposed to token-enabled wagering). Our first such location was Acropolis Portmore with the introduction of the first-to-market Euroblock Star roulette table game which was the first machine in the local gaming market to facilitate wagering in Jamaican dollars.

June 2012

Upgrade of gaming machine offerings at Acropolis Barbican – with the introduction of over forty (40) seats with updated capabilities.

Introduction of integrated electronic monitoring system which provides improved tracking and reporting of gaming performance.

Activities commencing in 2012 and culminating in early 2013 include the following:

February 2013

Opening of Odyssey Gaming – As previously mentioned, this operation represents a strategic alliance with the KLE Group and is positioned between Usain Bolt's Tracks and Records and Fiction Night Club, each facility allowing adjoining access to the gaming lounge.

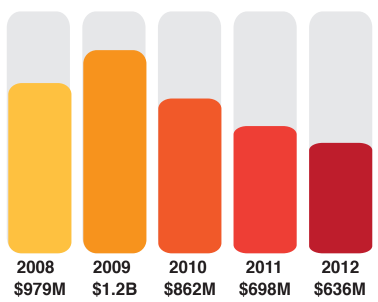
Being the latest addition to our suite of gaming lounges, Odyssey Gaming offers the most up-to-date gaming technologies in the local gaming market, with split-level gaming entertainment options, Jamaican dollar wagering, completely coin-less operations, hosted table games and best-in-class VLT machines.

March 2013

Re-opening of re-branded Acropolis, Montego Bay. This facility was closed for refurbishing in November 2012 under the brand of Coral Cliff Gaming and was re-opened in March 2013 as the Acropolis Montego Bay with an upgraded gaming floor featuring several market-leading table games. To satisfy the demands of its extensive customer base, the lounge offers a hybrid of US dollar and Jamaican dollar wagering and extended hours.

Further upgrades to Acropolis Barbican gaming offerings: As part of our commitment to continuous improvement in our gaming offerings to our loyal customer base, new table games and slot machines have been introduced to the Acropolis Barbican floor in March 2013.

Figure 3 Total Net Win 2008-2012



Commercial Services - PINs

Total sales of electronic PIN codes (phone credit) for the year 2012 were \$2.52 Billion, which was an 11% increase when compared to the previous year of \$2.27 Billion. The high-volume, low-margin electronic PIN code business will be negatively impacted by changes in the GCT charges enacted in February 2013. (Figure 4)

2008 2009 2010 2011 2012 \$956M \$1.9B \$2B \$2.3B \$2.5B

Figure 4 Total PIN Code Revenue 2008-2012

Service Contractor Fees

Agents Commissions

Good Cause Fees

Lottery and Gaming Tax

PIN Codes

Contributions to BGLC
Hospitality and Related Services
Commissions - PIN Codes

Figure 5.1 Direct Expense 2011 vs. 2013

Direct expenses for 2012 totalled \$25.71 Billion. This represents a 4% or \$1.05 Billion increase over prior year's \$24.66 Billion. (Figure 5.1)

Significant contributors to the overall increase in 2012 were:

- Lottery and Sports Betting prizes
- Cost of electronic PIN Codes
- Lottery and Gaming taxes
- Service Contractor Fees

Lottery and sports betting prizes is consistent with the year-over-year growth in the lottery and sports betting revenue. (Figure 5.2)

Lottery and sports betting prizes account for 69% of total direct expense. Of significance is the payout ratio of Cash Pot which was 71%, 1.22% below the game design of 72.22%, and 3% less than the previous year. Pick 3 and Pick 4 liabilities were above game design by 4% and 3% respectively. Sports Betting liability was 63% in 2012 versus 69% in 2011.

Figure 5.2 Lottery & Sports Betting Prizes 2008-2012

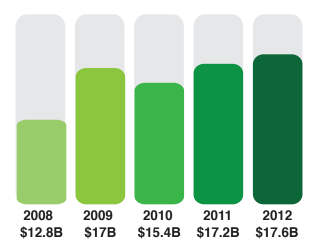
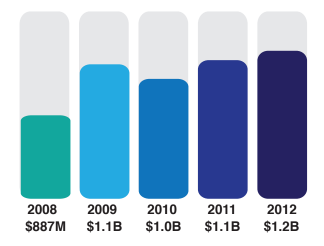


Figure 5.3 CHASE Fund Contributions 2008-2012



GTECH fees decreased as a result of the 2011 negotiation while Intralot fees increased due to the growth of sports betting revenues as well as the fees for VLTs arising from rental of the electronic monitoring system and specific gaming machines.

The Supreme Ventures Group continues to be the major contributor to the CHASE Fund through the Good Cause fees. The Group contributed \$1.2 Billion in 2012, which was an increase of 13% over 2011. (Figure 5.3)



Risk Management

OUR APPROACH

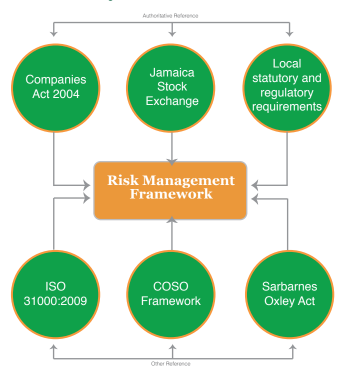
The SVL Group considers risk as anything that could significantly affect the achievement of our business objectives. Therefore, the Group is exposed to many different types of risks through the various activities performed in fulfillment of its objectives. We classify our business objectives into four main areas seen in (Figure 6.1)

Figure 6.1 Business Objectives



Our risk management framework is geared towards effective management of the risks related to the above objectives. The Group takes an enterprise-wide approach to the identification, assessment, treatment and communication of risks. The framework is developed based on the nature and extent of the Group's activities and takes authoritative reference and/or guidance from the following sources (Figure 6.2).

Figure 6.2 Sources of Reference



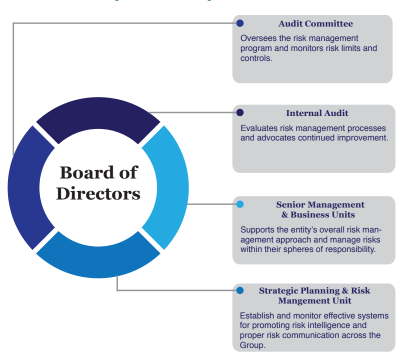
OUR RISK MANAGEMENT STRUCTURE

One of the main objectives of our risk management framework is to enhance our confidence and risk intelligence in seeking to maximize stakeholder returns while safeguarding existing assets. The framework is administered through its different components, which are in (Figure 6.3).

The Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. One of the Board's critical responsibilities is to set the Group's risk appetite, which includes managing the risks affecting the Group's strategic objectives. The Board's risk management mandate is carried out primarily through its Audit Committee.

Risk Management

Figure 6.3 Risk Management Framework



The Audit Committee has oversight for the management of risks relating to the Group's financial reporting and internal control objectives. This includes monitoring the systems for ensuring the integrity of the financial statements, reviewing the effectiveness of the systems of internal control, overseeing the risk management program as well as setting and monitoring risk limits and controls. Risk limits and controls are integral to the risk management process, as they characterize the Board's risk tolerance as well as that of the regulators.

Senior management and business units support the entity's risk management approach, promote compliance with its risk appetite, and manage risks within their spheres of responsibility based on risk limits set by the Board's Audit Committee. The business units are responsible for the day-to-day identification and response to risk exposures within their limits and the prompt communication of issues to senior management.

Our management approach, business policies and processes allow us to place the ownership and accountability for risks with our business units, since they are intimate with the changing nature of risks and are best able to act on our behalf in managing and mitigating those risks. Ongoing risk management support and oversight is provided by the Strategic Planning & Risk Management unit.

One of the critical responsibilities of the Strategic Planning & Risk Management unit is to establish and monitor effective systems for promoting risk intelligence and proper risk communication across the Group. The unit includes the critical function of Compliance. Compliance manages the Group's system for adherence to statutory and regulatory requirements.

The Strategic Planning & Risk Management Unit also works closely with the Group's Internal Audit function. The scope and direction of all internal audit work is set and reviewed by the Board's Audit Committee. A key responsibility of our Internal Audit function is to provide objective assurance to the Board (through the Audit Committee) on the effectiveness of the Group's risk management activities, to verify that key business risks are being managed appropriately and that the system of internal control is operating effectively.

Therefore, the internal audit role plays a key role in evaluating the Group's risk management processes and advocating their continued improvement. However, to preserve its organizational independence and objectivity, the internal audit function does not take any direct responsibility for making risk management decisions or executing the risk management processes.

Risk Management

THE ROLE OF POLICIES & PROCEDURES

Policies define and express the Group's overall risk appetite and are developed based on the risk culture of our business units, and subject to the relevant regulatory requirements. Policies set the boundaries on the types of risks the Group is prepared to assume and specify the manner in which the Group assumes these risks. Appropriate policies and procedures are established throughout the organization and are approved by the Audit Committee.

Our Business Risks

The main risks faced by the Supreme Ventures Group are identified as: credit risk, market risk, operational risk, liquidity risk, regulatory and legal risk, and reputational risk. These are described below.

Credit Risk

Credit risk is the potential for loss resulting from the failure of a customer or counterparty to honour its financial or contractual obligations to the Group. Credit exposure for the Group arises mainly in receivables from lottery agents arising from their sales and from cash and bank balances. The Group's credit risk exposure is summarized in Note 44.4 of the Audited Financial Statements.

Market Risk

Market risk arises from changes in market prices and rates (including interest rates and foreign exchange rates), the correlations among them and their levels of volatility. The Group's foreign currency risk exposure is summarized in Notes 44.6.1 and 44.6.2 and the interest rate risk exposure in Notes 44.6.3 and 44.6.4.

Liquidity Risk

Liquidity risk is the potential that the Group is unable to meet its financial obligations in a timely manner at reasonable prices. Financial obligations include prize liabilities, other trade payables, long-term loans and leases. Effective liquidity risk management is essential in order to maintain the confidence of our customers and counter parties, and improves our ability to continue to generate revenue, even under adverse conditions.

The Group's liquidity risk exposure is summarized in Note 44.5.

Operational Risk

Operational risk is the potential of loss from inadequate or failed internal processes, people and systems or from external events. Operational risk is embedded in all our activities and failure to manage it can result in direct or indirect financial loss, business disruption, regulatory censure, theft and fraud, workplace injury, penalties and corporate image impact. In managing this risk, we maintain a formal enterprise wide operational risk management framework that emphasizes a strong risk management and internal control culture throughout the Group.

Regulatory and Legal Risk

Regulatory risk is the potential of loss from not complying with the regulatory and comparable requirements. Legal risk is the risk of noncompliance with legal requirements, including the effectiveness of preventing and handling litigations. The Betting, Gaming and Lotteries industries are among the most closely regulated industries, locally and internationally, and the management of our business is expected to meet high standards in all business dealings and transactions. Failure to meet regulatory and legal requirements not only poses a risk of censure and penalty but is a serious reputational risk. Business units are responsible for managing day-to-day regulatory and legal risk, while the Compliance Unit along with our external advisory teams assist them by providing advice and oversight.

Reputational Risk

Reputational risk is the potential that negative publicity, whether true or false regarding the institution's business practices, action or inaction will or may cause a decline in the institution's value, liquidity or customer base. All risk can have an impact on the company's reputation, which in turn can impact the brands, earnings and capital. The management of reputational risk is overseen by the Board of Directors and the senior management team.



Going Forward



Figure 7.1 Gaming Tax Rate on Lottery Games

Game	Old Rate	New Rate
CashPot	17%	20%
Lucky5	17%	20%
Dollaz	23%	25%
Lotto	23%	25%
Pick 2	17%	20%
Pick 3	17%	20%
Pick 4	17%	20%
Super Lotto	23%	25%
Instant	17%	20%

Jamaica's deteriorating economic conditions will create many changes and challenges for the gaming industry in 2013 and strongly affect the Group's operations. The Government of Jamaica has implemented new measures in order to meet the requirements of the IMF to reduce the overall debt burden of the country. The National Debt Exchange programme and new tax package will affect the discretionary income of players, which is crucial for the success of the business.

The National Debt Exchange allowed the Government to request a voluntary offering of local bonds for exchange with lower yielding, later maturing bonds. This offer was taken up by 99% of local bond holders and projected to reduce debt to GDP ratios by 8.5% or approximately JMD 17 Billion between now and 2020.

Figure 7.2 Changes in Regulatory Fees

	Old (JMD)	New (JMD)
Lottery		
License Fee of all prescribed premises		10,000
for Lottery		10,000
Sales Outlet	-	1,075
Licenses of Lottery Agents	-	5,000
Sports Betting		
Bookmakers Permits	100,000	200,000
Betting Office License	400	10,000
Bookmakers Agency Permits	400	10,000
Bookmakers bet writers betting offices	-	4,000
Gaming		
Decommission/Recommission facilation of repairs of machines (per month, per machine)	-	1,000
License of workers in gaming lounges	-	5,000
Gaming Premises Fees	500	1,000
Gaming Premises Fees	1,000	2,500
Gaming Machine Fees	2,500	4,000
Disc Fees	500	1,000
Follow up inspections/re-inspection	-	20,000

Going Forward 2013

Going Forward

The Government of Jamaica proposed a raft of new revenue measures that is expected to yield JMD 16.4 Billion, JMD 1.5 Billion of which will come from the gaming industry in the fiscal year 2013/14. The gaming tax rate on lottery games are outlined in (Figure 7.1) also the new taxes and/or increases in taxes relating to the workers (gaming locations) are in (Figure 7.2).

Additional measures that will affect the income of players are as follows:

- The continued depreciation of the Jamaican dollar
- An increase in Education Tax of 0.5% paid by employers and 0.25% by employees.
- An increase in the tax on dividends for Jamaican residents from 5% to 15%.
- An increase in the stamp duty from 3% to 4%; and 4% to 5%.

As of March 1, 2013, assets and liabilities will be transferred from Supreme Ventures Lotteries Limited ("SVLL") and Big "A:" Track (2003) Limited ("Big A") to a third subsidiary, Prime Sports (Jamaica) Limited ("PSJL") by a scheme of Amalgamation. This will enable the Group's most profitable subsidiary, SVLL, to utilize the tax losses which have been accumulated in Prime Sports (Jamaica) Limited. The Amalgamation will enable the Group to create a more effective Group structure and reduce the effective tax rate of the Group.

The Group will continue to operate and focus on its core products: lottery, gaming and sports betting in 2013. Lottery will continue to increase the retailer base and be able to provide our services island-wide in order to maintain full market domination. The Group will look closely at and re-evaluate games such as Lotto, Lucky5 and Instants and potentially adding a new game to the product mix. In exchange with the increase in tax in the gaming industry, the Government has allowed the sale of lottery tickets on public holidays and Sundays, this creating the opportunity to increase employment, sales and market reach.

Our sports betting objective for 2013 is to be the market leader in the industry and we will continue to push sports betting under the constraints of the Betting Gaming Lotteries Commission that limits the roll out of terminals. Our goals for 2013 is to continue to increase the number of terminals both owner-operated and 3rd party betting shops.

The VLTs gaming industry is very competitive and we will continue to increase market share in 2013, with continued expansion and refurbishing/upgrading of our lounges. In addition the Group will reduce Cross Roads, Portmore and May Pen to betting lounge type operations with less VLTs, integrated with sports betting and lottery.

Despite the social, political and economic challenges going forward, the Board and management team of Supreme Ventures Group continues to be confident and remains positive in delivering our best services to our loyal customers and shareholders in 2013.



Five Year Financial Highlights 2012

	Audited-12M 2012 \$ 000	Audited-12M 2011 \$ 000	Audited-12M 2010 \$ 000	Audited-14M 2009 \$ 000	Audited-12M 2008 \$ 000
Revenue	29,726,146	27,961,628	25,267,080	28,167,960	21,180,035
Direct expenses	(25,710,180)	(24,659,683)	(22,484,798)	(24,599,261)	(18,207,114)
Gross profit	4,015,966	3,301,945	2,782,282	3,568,699	2,972,921
Operating expenses	(2,403,921)	(2,210,843)	(1,856,054)	(2,025,618)	(1,740,184)
Operating profit	1,612,045	1,091,102	926,228	1,543,081	1,232,737
Net Foreign Exchange Loss/Gain	35,945	7,666	(7,158)	(632)	(1,615)
Other gains and losses	42,000	195,391	(15,056)	-	-
EBITDA	1,689,990	1,294,159	904,014	1,542,449	1,231,122
Interest -net	13,307	(2,224)	30,023	79,530	52,132
Depreciation and Amortization	(253,396)	(228,374)	(203,172)	(356,095)	(175,421)
Profit Before Taxation	1,449,901	1,063,561	730,865	1,265,884	1,107,833
Taxation	(376,880)	(443,294)	(292,138)	(514,682)	(461,844)
Profit for the year from continuing operations	1,073,021	620,267	438,727	751,202	645,989
Discontinued operations	(3,797)	(13,941)	(17,460)	-	-
Net Profit after taxation	1,069,224	606,326	421,267	751,202	645,989
Earnings per stock	\$0.41	\$0.23	\$0.16	\$0.29	\$0.24

Sponsored Events



National Premier League prize for Boys' Town Football Club



Global United Netball Team - Winners of the SVL Division C Netball League



Supreme Ventures JNA Sunshine Series -Jamaica vs South Africa



Cash Pot Race Day at Caymanas Track



Lotto Race Day at Caymanas Track



UWI 5K Run

Our Foundation

The Supreme Ventures Foundation was created to further enhance the corporate social responsibility initiatives of the Supreme Ventures Group. The foundation was incorporated as a company in November 2011 and was granted charitable status in 2012. The Board of Directors of the Foundation is comprised of May Lawrence-Evans, Barrington Chisholm and Dr. David McBean (Chairman). Corporate Secretarial services are provided by Mint Corporation, supported by Junett Robinson. The Administrator is Ovril Ebanks.

The Foundation's focus is geared towards legacy projects, i.e. projects that will have a lasting and significant impact on the social well-being of the Nation. This means that it will concentrate on a few projects that will have a significant impact.

The mission is to spearhead transformational projects that will improve public health care, utilize information technology to bring our educational institutions into the twenty-first century and implement long-term initiatives for the growth and development of Sport in Jamaica.

2012 would see a number of projects supported by the Foundation. The public launch of the Foundation coincided with the Road to London raffle promotion, a joint activity between Supreme Ventures Limited and the Supreme Ventures Foundation. The raffle raised funds for the JAAA and the JOA, to support the preparation of our Olympians for the London 2012 Olympic Games. In all, over \$30 million dollars was handed over in sponsorship and represented the largest single contribution to Jamaica's team by corporate Jamaica. We had one of the best results ever, with a haul of 12 medals.





Supreme Ventures Foundation Directors: Dr David McBean, May Lawrence Evans and Barrington Chisholm

This was by far the most significant activity of the year, but the Foundation was able to contribute to other worthy charities. These include:

- Supporting the Nathan Ebanks Foundation to provide training for those who work with students with special needs
- The Peter Stewart Memorial Scholarship
- The Jamaica Youth Orchestra, by funding the visit of the Royal Philharmonic Orchestra
- A major donation to the Jamaica Cancer Society to support a muchneeded Mobile Mammogram Unit
- Institutional support for PALS Jamaica
- Institutional support for the Athlone Wing, Sir John Golding Centre

Our Foundation



Barrington Chisholm (2nd right) presents a cheque to the Athlone Wing of the Sir John Golding Rehabilitation Centre

The Foundation disbursed close to \$50 million dollars to support transformative programmes in Jamaica. Our funding came exclusively from Supreme Ventures and we would like to thank them profusely for supporting this outreach. We look forward to 2013 with the expectation that we will continue to make a difference in the lives of Jamaicans.



Ovril Ebanks (2nd left) presents a cheque to UTECH

Directors' Report

The Directors present their Annual Report with the Consolidated Statement of Comprehensive Income of Supreme Ventures Limited and its subsidiaries for the year ended 31st December 2012, together with the Consolidated Statement of Financial Position.

Report 31st December 2012

Operating Results

	\$'000
Gross Profit	4,015,966
Profit before taxation from continuing operations Taxation Profit for the year from continuing operations Loss for the year from discontinued operations Profit for the year	1,449,901 (376,880) 1,073,021 (3,797) 1,069,224
Earnings per stock Basic	<u>41 Cents</u>

Dividends

The Directors recommend that the interim dividends of: six cents per ordinary stock unit, paid on 22^{nd} June 2012; eight cents per ordinary stock unit, paid on 30^{th} August 2012; four cents per ordinary stock unit, paid on 14^{th} December 2012; and ten cents per ordinary stock unit, paid on 28^{th} March 2013, totalling twenty-eight cents be and they are hereby declared as final and that no further dividend be paid for the year under review.

Directors

The members of the Board of Directors as at 31st December 2012 were as follows:

Mr. Paul Hoo - Chairman

Mr. Ian Levy - Deputy Chairman
Mr. Brian George - President/CEO

Mr. John Graham

Mr. Nikolaos Nikolakopoulos

Mr. Curtis Martin*
Dr. David McBean*

Directors' Report (Continued)

Mr. Barrington Chisholm

Mr. Steven Hudson

Mr. Georgios Sampson

Mr. Nicholas Mouttet

Company Secretary

Miss Winsome Minott**

Pursuant to Articles 105 and 106 of the Articles of Incorporation, one-third of the Directors (or the number nearest to one-third) will retire at the Annual General Meeting.

The Auditors, Deloitte & Touche, have indicated their willingness to continue in office and offer themselves for re-appointment.

- * On 20th March 2013, the Board of Directors agreed to adopt a seven-year term limit with respect to Independent Directors. Directors Curtis Martin and David McBean having served in excess of seven years were the directors impacted.
- ** Miss Winsome Minott tendered her resignation as Company Secretary with the effective date of 4th June 2013.

The Board wishes to express its sincere appreciation to Messrs. Dr. David McBean, Curtis Martin and Miss Winsome Minott, for their invaluable contribution to the Company.

In keeping with SVL's decision to maintain the highest standard of independence, the external audit partner, Mr. Gihan DeMel, of Deloitte and Touche was replaced by Mr. Audley Gordon of the same firm (Deloitte and Touche) during the year.

ON BEHALF OF THE BOARD

Winsome Minott SECRETARY



AUDITED FINANCIAL STATEMENTS

31st DECEMBER 2012

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Independent Auditors' Report **Deloitte**.

Deloitte & Touche Chartered Accountants 7 West Avenue Kingston Gardens P.O. Box 13, Kingston 4 Jamaica, W.I.

Tel: (876) 922 6825-7 Fax: (876) 922 7673 http://www.deloitte.com/im

42B & 42C Union Street Montego Bay Jamaica, W.I.

Tel: (876) 952 4713-4 Fax: (876) 979 0246

INDEPENDENT AUDITORS' REPORT

To the Members of

SUPREME VENTURES LIMITED

Report on the financial statements

We have audited the financial statements of Supreme Ventures Limited (the Company), and the consolidated financial statements of the Company and its subsidiaries (the Group), set out on pages 54 to 128, which comprise the Group's and the Company's statements of financial position as at December 31, 2012, the Group's and the Company's statements of comprehensive income, statements of changes in equity and statements of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory notes.

Management's Responsibility for the Financial Statements

Management is responsible for the preparation of the financial statements that give a true and fair view in accordance with International Financial Reporting Standards and the requirements of the Companies Act, 2004 of Jamaica and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

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

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

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

Independent Auditors' Report

Deloitte.

Report on the financial statements (Cont'd)

Opinion

In our opinion, the financial statements give a true and fair view of the financial position of the Group and the Company as at December 31, 2012, and of the Group's and the Company's financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards.

Report on additional requirements of the Companies Act, 2004 of Jamaica

We have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of our audit.

In our opinion, proper accounting records have been maintained and the financial statements are in agreement therewith and give the information required by the Companies Act, 2004 of Jamaica in the manner so required.

Chartered Accountants

Deloit & Touche

Kingston, Jamaica, February 27, 2013

Consolidated Statement of Financial Position

YEAR ENDED DECEMBER 31, 2012

	Notes	<u>2012</u> \$'000	<u>2011</u> \$'000
<u>ASSETS</u>			
Non-current assets			
Property and equipment	5	2,132,985	1,965,202
Goodwill	6	571,681	571,681
Other intangible assets	7	102,961	131,455
Long-term receivable	9	333,665	316,407
Available-for-sale investments	10	14,759	1,883
Investment in joint venture	11	34,221	34,221
Deferred tax assets	12	315,248	61,098
Other assets	13	5,908	
Owner of a sector		3,511,428	3,081,947
Current assets	4.4	40.440	404.040
Inventories	14 16	48,418	101,813
Trade and other receivables Cash and bank balances	16 17	610,582 <u>1,660,455</u>	462,709 <u>1,418,477</u>
Cush and bank balances	17	2,319,455	1,982,999
		2,519,455	1,902,999
Total assets		<u>5,830,883</u>	<u>5,064,946</u>
EQUITY AND LIABILITIES			
Shareholders' equity			
Share capital	18	1,967,183	1,967,183
Capital reserves	19	62,486	62,486
Revaluation reserves	20	237,163	160,350
Retained earnings	37	<u>1,755,893</u>	1,293,238
		4,022,725	3,483,257
Non-current liabilities			
Long-term liabilities	21	216,555	189,444
Current liabilities			
Trade and other payables	22	968,529	726,575
Current portion of long-term liabilities	21	142,708	214,605
Prizes liabilities	23	337,642	264,301
Income tax payable		142,724	186,764
		1,591,603	1,392,245
Total equity and liabilities		<u>5,830,883</u>	<u>5,064,946</u>

The Notes on Pages 62 to 128 form an integral part of the financial statements.

The financial statements on Pages 54 to 128 were approved and authorised for issue by the Board of Directors on February 27, 2013, and are signed on its behalf by:

Paul Hoo - Chairman

Brian George - President and CEO

SUPREME VENTURES LIMITED Consolidated Statement of Comprehensive Income YEAR ENDED DECEMBER 31, 2012

	<u>Notes</u>	<u>2012</u> \$'000	<u>2011</u> \$'000
Continuing operations		Ψ 000	Ψ 000
Revenue	24	29,726,146	27,961,628
Direct expenses	26	(25,710,180)	(24,659,683)
Gross profit		4,015,966	3,301,945
Operating expenses	27	(2,657,317)	(2,439,217)
Interest income		53,098	46,376
Net foreign exchange gain	29	35,945	7,666
Finance costs	30	(39,791)	(48,600)
Other gains and losses	31	42,000	195,391
Profit before taxation from continuing operations	32	1,449,901	1,063,561
Taxation	34	(<u>376,880</u>)	(<u>443,294</u>)
Profit for the year from continuing operations		1,073,021	620,267
Discontinued operations Loss for the year from discontinued operations	35	(3,797)	(<u>13,941</u>)
Profit for the year	36	1,069,224	606,326
Other comprehensive income Gain on revaluation of property		82,792	-
Deferred tax relating to other comprehensive income		(5,979)	1,289
Other comprehensive income for the year, net of tax		<u>76,813</u>	1,289
Total comprehensive income for the year		<u>1,146,037</u>	<u>607,615</u>
Earnings per stock From continuing and discontinued operations Basic	38	<u>41</u> Cents	<u>23</u> Cents
From continuing operations Basic		<u>41</u> Cents	<u>24</u> Cents

SUPREME VENTURES LIMITED Consolidated Statement of Changes in Equity YEAR ENDED DECEMBER 31, 2012

	<u>Note</u>	Share <u>Capital</u> \$'000	Capital Reserves \$'000	Revaluation Reserves \$'000	Retained <u>Earnings</u> \$'000	<u>Total</u> \$'000
Balance at January 1, 2011		1,967,183	62,486	159,061	1,135,298	3,324,028
Profit for the year		-	-	-	606,326	606,326
Other comprehensive income for the year, net of tax			<u> - </u>	1,289		1,289
Total comprehensive income for the year				1,289	606,326	607,615
Dividend paid	41(a)	<u> </u>			(448,386)	(448,386)
Balance at December 31, 2011		1,967,183	62,486	160,350	1,293,238	3,483,257
Profit for the year		-	-	-	1,069,224	1,069,224
Other comprehensive income for the year, net of tax				76,813		76,813
Total comprehensive income for the year				76,813	1,069,224	1,146,037
Dividend paid	41(a)				(606,569)	(606,569)
Balance at December 31, 2012		<u>1,967,183</u>	62,486	<u>237,163</u>	<u>1,755,893</u>	<u>4,022,725</u>

SUPREME VENTURES LIMITED Consolidated Statement of Cash Flows YEAR ENDED DECEMBER 31, 2012

R ENDED DECEMBER 31, 2012	<u>2012</u> \$'000	<u>2011</u> \$'000
CASH FLOWS FROM OPERATING ACTIVITIES		
Net profit	1,069,224	606,326
Adjustments for:	404.40=	400 =04
Depreciation of property and equipment	191,187	196,731
Amortisation of intangible assets	29,573	26,401
Transfer to/from property, plant and equipment to profit and loss Loss (gain) on disposal of property and equipment	197 28,286	(859)
Goodwill written off	20,200	14,963
Impairment of available-for-sale investment	2,124	-
Amortisation of other assets	656	5,019
Write-off of income tax receivable	-	10,379
Unrealised exchange loss on long-term liabilities	(832)	554
Exchange (gain) loss on long-term receivable	(25,438)	(3,965)
Effect of exchange rate changes on cash and cash equivalents	(12,158)	(1,921)
Impairment loss recognised on trade receivables	78,946	5,971
Impairment of other receivables	26,000	-
Interest income	(53,098)	(47,105)
Interest expenses	39,791	48,600
Income tax expenses	375,614	426,714
Operating cash flow before movement in working capital Decrease (Increase) in operating assets	1,750,072	1,287,808
Inventories	53,395	32,970
Trade and other receivables	(254,602)	(40,354)
Increase (Decrease) in operating liabilities		
Trade and other payables	232,314	(56,164)
Prizes liabilities	73,341	43,077
Cash generated by operations	1,854,520	1,267,337
Income tax paid	(679,783)	(220,635)
Interest paid	(<u>37,034</u>)	(<u>48,647</u>)
Cash provided by operating activities CASH FLOWS FROM INVESTING ACTIVITIES	1,137,703	998,055
Acquisition of property and equipment	(309,011)	(139,883)
Acquisition of intangible assets	(1,079)	(84,557)
Acquisition of other assets	(6,564)	-
Proceeds on disposal of property and equipment	4,350	6,101
Long-term receivables	3,564	63,440
Interest received	44,497	45,698
Cash used in investing activities	(264,243)	(109,201)
CASH FLOWS FROM FINANCING ACTIVITIES		
Dividends paid	(606,569)	(448,386)
Loans received	100,000	230,000
Loans repaid Lease obligations paid	(106,222) (30,849)	(111,004) (26,829)
Cash used in financing activities	(643,640)	(356,219)
NET INCREASE IN CASH AND CASH EQUIVALENTS	229,820	532,635
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR Effect of exchange rate changes on the balance of cash held	1,418,477	883,921
in foreign currency	12,158	1,921
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	<u>1,660,455</u>	<u>1,418,477</u>

SUPREME VENTURES LIMITED Statement of Financial Position

YEAR ENDED DECEMBER 31, 2012

	Notes	<u>2012</u> \$'000	<u>2011</u> \$'000
ASSETS		\$ 000	\$ 000
Non-current assets			
Property and equipment	5	202,194	238,265
Goodwill	6	189,953	189,953
Other intangible assets	7	889	1,920
Investment in subsidiaries	8	1,948,990	1,853,568
Long-term receivable	9	843,083	894,943
Available-for-sale investments	10	14,759	1,883
		3,199,868	3,180,532
Current assets		<u>0,100,000</u>	<u>0,:00,00</u>
Income tax recoverable		7,759	2,576
Inventories	14	40,160	90,715
Dividend receivable	41	=	18,137
Due from related parties	15	440,353	241,702
Trade and other receivables	16	116,956	92,743
Cash and bank balances	17	130,451	164,454
		735,679	610,327
Total assets		<u>3,935,547</u>	<u>3,790,859</u>
EQUITY AND LIABILITIES			
Shareholders' Equity			
Share capital	18	1,967,183	1,967,183
Capital reserve	19	62,486	62,486
Revaluation reserve	20	38,206	38,180
Retained earnings	37	<u>1,207,011</u>	<u>1,018,162</u>
		<u>3,274,886</u>	3,086,011
Non-current liabilities			
Long-term liabilities	21	216,555	189,444
Deferred tax liability	12	<u>25,356</u>	<u>37,608</u>
		241,911	227,052
Current liabilities			
Trade and other payables	22	276,042	302,386
Current portion of long-term liability	21	142,708	<u> 175,410</u>
		418,750	477,796

The Notes on Pages 62 to 128 form an integral part of the financial statements.

The financial statements on Pages 54 to 128 were approved and authorised for issue by the Board of Directors on February 27, 2013, and are signed on its behalf by:

Paul Hoo - Chairman

Brian George - President and CEO

SUPREME VENTURES LIMITED Statement of Comprehensive Income YEAR ENDED DECEMBER 31, 2012

	<u>Notes</u>	2012 \$'000	<u>2011</u> \$'000
Revenue	24	2,789,168	2,463,678
Direct expenses	26	(2,425,883)	(2,193,524)
Gross profit		363,285	270,154
Dividend income from wholly-owned subsidiary	41(b)	820,000	475,000
Operating expenses	27	(456,488)	(334,535)
Interest income		99,700	92,069
Net foreign exchange gain (loss)	29	1,335	1,325
Finance costs	30	(39,148)	(44,449)
Other gains and losses	31		(14,963)
PROFIT BEFORE TAXATION	32	788,684	444,601
Taxation	34	6,734	(2,646)
PROFIT FOR THE YEAR	36	795,418	441,955
Other comprehensive income Loss on revaluation of property		(5,492)	-
Deferred tax relating to other comprehensive income		5,518	447
Other comprehensive income for the year, net of tax		26	447
TOTAL COMPREHENSIVE INCOME FOR THE YEAR		<u>795,444</u>	442,402

SUPREME VENTURES LIMITED Statement of Changes in Equity YEAR ENDED DECEMBER 31, 2012

	<u>Note</u>	Share <u>Capital</u> \$'000	Capital <u>Reserve</u> \$'000	Revaluation <u>Reserve</u> \$'000	Retained Earnings \$'000	<u>Total</u> \$'000
Balance at January 1, 2011		<u>1,967,183</u>	62,486	<u>37,733</u>	1,024,593	3,091,995
Profit for the year		-	-	-	441,955	441,955
Other comprehensive income for the year, net of income tax				447		447
Total comprehensive income for the year		<u> </u>		447	441,955	442,402
Dividend paid	41(a)				(_448,386)	(_448,386)
Balance at December 31, 2011		1,967,183	62,486	<u>38,180</u>	<u>1,018,162</u>	3,086,011
Profit for the year		-	-	-	795,418	795,418
Other comprehensive income for the year, net of income tax		<u> </u>		26		26
Total comprehensive income for the year				26	795,418	795,444
Dividend paid	41(a)				(_606,569)	(_606,569)
Balance at December 31, 2012		<u>1,967,183</u>	<u>62,486</u>	<u>38,206</u>	<u>1,207,011</u>	<u>3,274,886</u>

SUPREME VENTURES LIMITED Statement of Cash Flows YEAR ENDED DECEMBER 31, 2012

	<u>2012</u> \$'000	<u>2011</u> \$'000
CASH FLOWS FROM OPERATING ACTIVITIES		
Net profit Adjustment for:	795,418	441,955
Depreciation of property and equipment	31,218	39,871
Acquisition of property and equipment from subsidiary	-	(2,617)
Unrealised exchange (gain) loss (net) Dividend income	(820,000)	49 (475,000)
Amortisation/Impairment of investment in subsidiary	4,578	14,963
Write-off income tax recoverable Impairment of available-for-sale investment	- 2,124	10,379 -
Impairment loss on account receivables	26,000	-
Amortisation of intangible assets Effect of exchange rate changes on cash and cash equivalents	1,112 (289)	840 (404)
Adjustments to property and equipment	21,851	(404)
Interest income	(99,700) 39,148	(92,069) 44,449
Interest expenses Income tax expenses	(<u>6,734</u>)	<u>2,646</u>
Operating cash flows before movement in working capital	(5,274)	(14,938)
Decrease in inventory	50,555	30,139
(Increase) Decrease in trade and other receivables (Increase) Decrease in due from related parties	(59,234) (163,681)	14,647 78,778
(Decrease) Increase in trade and other payables	(26,344)	20,981
Cash (used in) generated by operations	(203,978)	129,607
Interest paid Income tax paid	(38,517) (<u>5,183</u>)	(44,496) (5,44 <u>8</u>)
Cash (used in) provided by operating activities	(247,678)	79,663
CASH FLOWS FROM INVESTING ACTIVITIES		
Interest received Acquisition of property and equipment	93,721 (22,490)	92,069 (7,636)
Acquisition of intangible asset	(81)	(808)
Long-term receivable	16,890	500
Investment in subsidiary	(100,000)	(<u>200,000</u>)
Cash (used in) investing activities	(<u>11,960</u>)	(<u>115,875</u>)
CASH FLOWS FROM FINANCING ACTIVITIES Dividend received	838,137	456,863
Dividend paid	(606,569)	(448,386)
Loan received Loan repaid	100,000 (<u>106,222</u>)	230,000 (<u>111,004</u>)
Cash provided by financing activities	225,346	127,473
NET (DECREASE) INCREASE IN CASH AND CASH EQUIVALENTS	(34,292)	91,261
CASH AND CASH EQUIVALENTS AT THE BEGINNING		
OF THE YEAR	164,454	72,789
Effect of exchange rate changes on the balance of cash held in foreign currencies	289	404
CASH AND CASH EQUIVALENTS AT THE END OF THE	46	
YEAR	<u>130,451</u>	<u>164,454</u>

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

1 **IDENTIFICATION**

Supreme Ventures Limited (the Company) is a public limited liability company which is listed on the Jamaica Stock Exchange. The Company's registered office is 4th Floor, R. Danny Williams Building, 28-48 Barbados Avenue, Kingston 5.

The main activities of the Company are the management of the subsidiary companies and sale of mobile phone pin codes.

The Group comprises the Company and its wholly-owned subsidiaries which are all incorporated in Jamaica.

The subsidiaries that are consolidated and their principal activities are as follows:

Name of Company	Principal Activity	Percentage Ownership %
Supreme Ventures Lotteries Limited		
and its wholly owned subsidiary:	Lottery operations	100
Bingo Investments Limited	Lottery operations - inactive	100
Prime Sports (Jamaica) Limited		
and its wholly-owned subsidiary:	Gaming operations	100
Chillout Ventures Limited	Gaming operations (not yet in operation)	100
Supreme Ventures Financial Services		
Limited	Remittance	100
Big 'A' Track 2003 Limited	Sports betting	100

Supreme Ventures Lotteries Limited, Prime Sports (Jamaica) Limited and Big 'A' Track 2003 Limited are licensed by the Betting, Gaming and Lotteries Commission to carry out their respective activities.

Supreme Ventures Financial Services Limited provides remittance services under licence by the Bank of Jamaica. (See also Note 35).

In addition to the entities above, the Group also includes the following entities which have been put into members' voluntary liquidation:

Jamaica Lottery Company Limited
Village Square Entertainment Limited
Coral Cliff Entertainment Limited

The liquidation process of these entities has not yet been completed.

These financial statements are expressed in Jamaican dollars which is the functional currency of the Group.

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs)

These amendments:

2.1 New and revised Standards and Interpretations affecting the reported financial performance and/or financial position or disclosure

There were no Standards or Interpretations effective in the current year that affected the presentations or disclosures in the financial statements or the reported financial performance or position.

Details of other new and revised Standards and Interpretations applied in the financial statements but which had no effect on the amounts reported are set out in Note 2.2.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd

2.2 New and revised standards applied with no effect on the financial statements

Amendments to IFRS 1 First-time Adoption of International Financial Reporting Standards (annual periods beginning on or after July 1, 2011)

- □ Replace references to a fixed date of 'January 1, 2004' with 'the date of transition to IFRSs', thus eliminating the need for companies adopting IFRSs for the first time to restate derecognition transactions that occurred before the date of transition to IFRSs.
- Provide guidance on how an entity should resume presenting financial statements in accordance with IFRSs after a period when the entity was unable to comply with IFRSs because its functional currency was subject to severe hyperinflation.

Amendments to IFRS 7 disclosures – Transfers of Financial Assets (annual periods beginning on or after July 1, 2011)

The amendments increase the disclosure requirements for transactions involving the transfer of financial assets in order to provide greater transparency around risk exposures when financial assets are transferred.

Amendments to IAS 12 deferred Tax: Recovery of Underlying Assets (annual periods beginning on or after January 1, 2012)

Under the amendments, investment properties that are measured using the fair value model in accordance with IAS 40 Investment Property are presumed to be recovered entirely through sale for the purposes of measuring deferred taxes unless the presumption is rebutted.

2.3 New and revised IFRSs and Interpretations in issue but not yet effective

At the date of authorisation of these financial statements, the following new Standards and Interpretations and amendments to those in issue were not yet effective or early adopted for the financial period being reported upon:

Effective for energy

		Effective for annual periods
		beginning on or after
New Standards		
IFRS 9	Financial Instruments	
	 Classification and Measurement of financial assets 	January 1, 2015
	 Accounting for financial liabilities and derecognition 	January 1, 2015
IFRS 10	Consolidated Financial Statements	January 1, 2013
IFRS 11	Joint Arrangements	January 1, 2013
IFRS 12	Disclosures of Interests in Other Entities	January 1, 2013
IFRS 13	Fair Value Measurement	January 1, 2013

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd)

2.3 New and revised IFRSs and Interpretations in issue but not yet effective (Cont'd)

		Effective for annual
		periods
Revised Standards		beginning on or after
IAS 1	Presentation of Financial Statements	July 1, 2012
	- Amendments to revise the way other	33., ., <u>_</u> 3
	comprehensive income is presented	
IFRS 1	First-time Adoption of International Financial	
	Reporting Standards:	
	- Amendment addressing how a first-time adopter	
	would account for a Government loan with a	
	below market rate of interest when transitioning	
	to IFRS	January 1, 2013
IFRS 7	Financial Instruments: Disclosures	
	- Amendments requiring disclosures about the	
	initial application of IFRS 9	(i)
	- Amendments enhancing disclosures about	
	offsetting of financial assets and financial	(")
IEDO 40	liabilities	(ii)
IFRS 10	Consolidated financial statements	
	 Amendment to provide additional transition relief by limiting the requirement to provide adjusted 	
	comparative information to only the preceding	
	comparative period	January 1, 2013
	- Amendment providing 'investment entities' (as	January 1, 2013
	defined) an exemption from the consolidation of	
	particular subsidiaries and instead require that an	
	investment entity measure the investment in each	
	eligible subsidiary at fair value through profit or	
	loss in accordance with IFRS 9 Financial	
	instruments of IAS 39 Financial Instruments:	
	Recognition and Measurement	January 1, 2014
IFRS 11	Joint Arrangements	
	- Amendment eliminating the requirement to	
	provide comparative information for periods prior	
	to the immediately preceding period	January 1, 2013
IFRS 12	Disclosure of Interests in Other Entities	
	- Amendment eliminating the requirement to	
	provide comparative information for periods prior	1 0040
	to the immediately preceding period	January 1, 2013
	- Amendment requiring additional disclosure about	
	why the entity is considered an investment entity,	
	details of the entity's unconsolidated subsidiaries, and the nature of relationship and certain	
	transactions between the investment entity and its	
	subsidiaries	January 1, 2014
	Gabalalarica	odilddiy 1, 2014

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd)

2.3 New and revised IFRSs and Interpretations in issue but not yet effective (Cont'd)

		Effective for annual
		periods
		beginning on or after
Revised Standards (Cont'd)		
IAS 19	Employee Benefits	
	 Amended Standard resulting from the Post- 	
	Employment Benefits and Termination Benefits	
	projects	January 1, 2013
IAS 27	Consolidated and Separate Financial Statements	
	- Reissued as IAS 27 Separate Financial	
	Statements	January 1, 2013
	- Amendment requiring an investment entity to	
	account for its investment in a relevant	
	subsidiary in the same way in its consolidated	
	and separate financial statements (or to only	
	provide separate financial statements if all	
	subsidiaries are unconsolidated)	January 1, 2014
IAS 28	Investments in Associates	
	- Reissued as IAS 28 Investments in Associates and Joint Ventures	January 1, 2013
IAS 32	Financial Instruments: Presentation	
	- Amendments to application guidance on the	
	offsetting of financial assets and financial	
	liabilities	January 1, 2014
IFRS 1, IAS 1, 16,	Amendments resulting from Annual Improvements	•
32 and 34	2009-2011 cycle: Repeat application, borrowing	
	costs; comparative information; servicing	
	equipment; tax effect of equity distributions;	
	interim reporting of segment assets -	
	respectively	January 1, 2013
New and Revised		
Interpretations		
IFRIC 20	Stripping Costs in the Production Phase of a	
	Surface Mine	January 1, 2013
	55300 mmo	January 1, 2010

- (i) Annual periods beginning on or after January 1, 2015 (or otherwise when IFRS 9 is first applied)
- (ii) Annual periods beginning on or after January 1, 2013 and interim periods within those periods

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd)

2.3 New and revised IFRSs and Interpretations in issue but not yet effective (Cont'd)

Except as noted below, the Board of Directors and management anticipate that the adoption of these standards and interpretations in the future periods at their effective dates will not be relevant to the financial statements of the Group in the periods of initial application.

IFRS 9 Financial Instruments (effective for annual periods beginning on or after January 1, 2015 with earlier application permitted) issued in November 2009 introduces new requirements for the classification and measurement of financial assets. IFRS 9 amended in October 2010 includes the requirements for the classification and measurement of financial liabilities and for derecognition.

Key requirements of IFRS 9 are as follows:

- (i) IFRS 9 requires all recognised financial assets that are within the scope of IAS 39 Financial Instruments: Recognition and Measurement to be subsequently measured at amortised cost or fair value. Specifically, debt investments that are held within a business model whose objective is to collect the contractual cash flows, and that have contractual cash flows that are solely payments of principal and interest on the principal outstanding are generally measured at amortised cost at the end of subsequent accounting periods. All other debt investments and equity investments are measured at their fair values at the end of subsequent accounting periods. In addition, under IFRS 9, entities may make an irrevocable election to present subsequent changes in the fair value of an equity investment (that is not held for trading) in other comprehensive income, with only dividend income generally recognised in profit or loss.
- (ii) The most significant effect of IFRS 9 regarding the classification and measurement of financial liabilities relates to the accounting for changes in the fair value of a financial liability (designated as at fair value through profit or loss) attributable to changes in the credit risk of that liability. Specifically, under IFRS 9, for financial liabilities that are designated as at fair value through profit or loss, the amount of change in the fair value of the financial liability that is attributable to changes in the credit risk of that liability is presented in other comprehensive income, unless the recognition of the effects of changes in the liability's credit risk in other comprehensive income would create or enlarge an accounting mismatch in profit or loss. Changes in fair value attributable to a financial liability's credit risk are not subsequently reclassified to profit or loss. Previously, under IAS 39, the entire amount of the change in the fair value of the financial liability designated as at fair value through profit or loss was presented in profit or loss.

The directors have not yet performed a detailed review to assess the impact on adoption of this standard.

Ш	new and revised standard on	consolidation, jo	oint arrangements,	associates and disclosures.

In May 2011, a package of five Standards on consolidation, joint arrangements, associates and disclosures was issued, including IFRS 10, IFRS 11, IFRS 12, IAS 27 (as revised in 2011) and IAS 28 (as revised in 2011).

Key requirements of these five Standards are described below.

IFRS 10 replaces the parts of IAS 27 Consolidated and Separate Financial Statements that deal with consolidated financial statements. SIC-12 Consolidation - Special Purpose Entities will be withdrawn upon the effective date of IFRS 10. Under IFRS 10, there is only one basis for consolidation, that is control. In addition, IFRS 10 includes a new definition of control that contains three elements: (a) power over an investee, (b) exposure, or rights, to variable returns from its involvement with the investee, and (c) the ability to use its power over the investee to affect the amount of the investor's returns. Extensive guidance has been added in IFRS 10 to deal with complex scenarios.

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd)

2.3 New and revised IFRSs and Interpretations in issue but not yet effective (Cont'd)

IFRS 11 replaces IAS 31 Interests in Joint Ventures. IFRS 11 deals with how a joint arrangement of which two or more parties have joint control should be classified. SIC-13 Jointly Controlled Entities - Non-monetary Contributions by Venturers will be withdrawn upon the effective date of IFRS 11. Under IFRS 11, joint arrangements are classified as joint operations or joint ventures, depending on the rights and obligations of the parties to the arrangements. In contrast, under IAS 31, there are three types of joint arrangements: jointly controlled entities, jointly controlled assets and jointly controlled operations. In addition, joint ventures under IFRS 11 are required to be accounted for using the equity method of accounting, whereas jointly controlled entities under IAS 31 can be accounted for using the equity method of accounting or proportionate consolidation.

☐ IFRS 12 is a disclosure standard and is applicable to entities that have interests in subsidiaries, joint arrangements, associates and/or unconsolidated structured entities. In general, the disclosure requirements in IFRS 12 are more extensive than those in the current standards.

In June 2012, the amendments to IFRS 10, IFRS 11 and IFRS 12 were issued to clarify certain transitional guidance on the application of these IFRSs for the first time.

These five standards together with the amendments regarding the transition guidance are effective for annual periods beginning on or after January 1, 2013. Earlier application is permitted provided that all five standards are applied at the same time.

The directors have not yet performed a detailed review to assess the impact of application of these standards on the Group.

IFRS 13 Fair Value Measurement (effective for annual periods beginning on or after January 1, 2013, with earlier application permitted) establishes a single source of guidance for fair value measurements and disclosures about fair value measurements. The Standard defines fair value, establishes a framework for measuring fair value, and requires disclosures about fair value measurements. The scope of IFRS 13 is broad; it applies to both financial instrument items and non-financial instrument items for which other IFRS require or permit fair value measurements and disclosures about fair value measurements, except in specified circumstances. In general, the disclosure requirements in IFRS 13 are more extensive than those required in the current standards. For example, quantitative and qualitative disclosures based on the three-level fair value hierarchy currently required for financial instruments only under IFRS 7 Financial Instruments: Disclosures will be extended by IFRS 13 to cover all assets and liabilities within its scope.

The directors have not yet performed an assessment of the impact of this standard.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd)

2.3 New and revised IFRSs and Interpretations in issue but not yet effective (Cont'd)

The amendments to IAS 1 Presentation of items of other comprehensive income (effective for annual periods beginning on or after July 1, 2012 with earlier application permitted) introduce new terminology for the statement of comprehensive income and income statement. Under the amendments to IAS 1, the 'statement of comprehensive income' is renamed the 'statement of profit or loss and other comprehensive income' and the 'income statement' is renamed the 'statement of profit or loss'. The amendments to IAS 1 retain the option to present profit or loss and other comprehensive income in either a single statement or in two separate but consecutive statements. However, the amendments to IAS 1 require additional disclosures to be made in the other comprehensive income section such that items of other comprehensive income are grouped into two categories: (a) items that will not be reclassified subsequently to profit or loss; and (b) items that will be reclassified subsequently to profit or loss when specific conditions are met. Income tax on items of other comprehensive income is required to be allocated on the same basis — the amendments do not change the option to present items of other comprehensive income either before tax or net of tax.

The amendments to IAS 1 will result in the presentation of items of other comprehensive income being modified accordingly when the amendments are applied in the future accounting periods.

 Amendments to IFAS 7 and IAS 32 Offsetting Financial Assets and Financial Liabilities and the related disclosures

The amendments to IAS 32 clarify existing application issues relating to the offset of financial assets and financial liabilities requirements. Specifically, the amendments clarify the meaning of 'currently has a legally enforceable right of set-off' and 'simultaneous realisation and settlement'.

The amendments to IFRS 7 requires entities to disclose information about rights of offset and related arrangements (such as collateral posting requirements) for financial instruments under an enforceable master netting agreement or similar arrangement.

The amendments to IFRS 7 are effective for annual periods beginning on or after January 1, 2013 and interim periods within those annual periods. The disclosures should be provided retrospectively for all comparative periods. However, the amendments to IAS 32 are not effective until annual periods beginning on or after January 1, 2014, with retrospective application required.

The directors anticipate that the application of these amendments to IAS 32 and IFRS 7 will not have a significant impact but may result in more disclosures being made with regard to offsetting financial assets and financial liabilities in the future.

Annual Improvements to IFRSs 2009 - 2011 Cycle Issued in May 2012

The Annual Improvements to IFRS 2009 - 2011 Cycle include a number of amendments to various IFRSs. The amendments are effective for annual periods beginning on or after January 1, 2013. Amendments to IFRS include:

- · amendments to IAS 16: Property, Plant and Equipment; and
- amendments to IAS 32: Financial Instruments: Presentation

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

2 APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs) (Cont'd)

2.3 New and revised IFRSs and Interpretations in issue but not yet effective (Cont'd)

Annual Improvements to IFRSs 2009 - 2011 Cycle Issued in May 2012 (Cont'd)

Amendments to IAS 16

The amendments to IAS 16 clarify that spare parts, stand-by equipment and servicing equipment should be classified as property, plant and equipment when they meet the definition of property, plant and equipment in IAS 16 and as inventory otherwise. The directors do not anticipate that the amendments to IAS 16 will have a significant effect on the Group's consolidated financial statements.

Amendments to IAS 32

The amendments to IAS 32 clarify that income tax relating to distributions to holders of an equity instrument and to transaction costs of an equity transaction should be accounted for in accordance with IAS 12 *Income taxes*. The directors anticipate that the amendments to IAS 32 will have no effect on the Group's consolidated financial statements as the Group has already adopted this treatment.

3 SIGNIFICANT ACCOUNTING POLICIES

3.1 Statement of compliance

The Group's financial statements have been prepared in accordance and comply with International Financial Reporting Standards (IFRS) and the Companies Act, 2004 of Jamaica.

3.2 Basis of preparation

The Group's financial statements have been prepared on the historical cost basis except for the revaluation of freehold land and buildings and available-for-sale investments. Historical cost is generally based on the fair value of the consideration given in exchange of assets.

The principal accounting policies are set out below.

3.3 Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities.

Income and expenses of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective date of acquisition and up to the effective date of disposal, as appropriate. Total comprehensive income of subsidiaries is attributed to the owners of the company and to the non-controlling interest even if this results in the non-controlling interest having a deficit balance.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.3 Basis of consolidation (Cont'd)

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies in line with those used by other members of the Group.

All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

3.3.1 Changes in the Group's ownership interests in existing subsidiaries

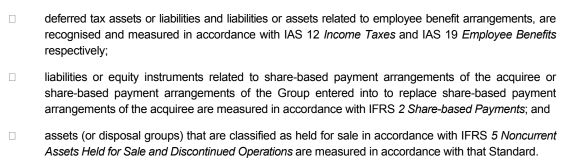
Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to owners of the company.

When the Group loses control of a subsidiary, the gain or loss is recognised in the profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. When assets of the subsidiary are carried at revalued amounts or fair values and the related cumulative gain or loss has been recognised in other comprehensive income and accumulated in equity, the amounts previously recognised in other comprehensive income and accumulated in equity are accounted for as if the company had directly disposed of the relevant assets (i.e. reclassified to profit or loss or transferred directly to retained earnings as specified by applicable IFRS). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under IAS 39 Financial Instruments: Recognition and Measurement or, when applicable, the cost on initial recognition of an investment in an associate or a jointly controlled entity.

3.4 Business combinations

Acquisitions of businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value at the acquisition date, except that:



SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.4 Business combinations (Cont'd)

Goodwill is measured, as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction by-transaction basis. Other types of non-controlling interests are measured at fair value or, when applicable, on the basis specified in another IFRS.

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the 'measurement period' (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates *in* accordance *with* IAS *39, or* IAS *37 Provisions, Contingent Liabilities and Contingent Assets, as* appropriate, with the corresponding gain or loss being recognised in profit or loss.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss where such treatment would be appropriate if that interest were disposed of.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see above), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.5 Property and equipment

Land and buildings held for use in the production or supply of goods or services, or for administrative purposes, are stated at their revalued amounts, being the fair value at the date of revaluation, less any subsequent accumulated depreciation and subsequent accumulated impairment losses. Revaluations are performed with sufficient regularity such that the carrying amounts do not differ materially from those that would be determined using fair values at the end of the reporting period.

Any revaluation increase arising on the revaluation of such land and buildings is recognised in other comprehensive income and accumulated in equity, except to the extent that it reverses a revaluation decrease for the same asset previously recognised in profit or loss, in which case the increase is credited to profit or loss to the extent of the decrease previously expensed. A decrease in the carrying amount arising on the revaluation of such land and buildings is recognised in profit or loss to the extent that it exceeds the balance, if any, held in the revaluation reserve relating to a previous revaluation of that asset.

Properties in the course of construction for production or administrative purposes are carried at cost, less any recognised impairment loss. Cost includes professional fees and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policy. Such properties are classified to the appropriate categories of property and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets commences when the assets are ready for their intended use.

Depreciation on revalued buildings is recognised in profit or loss. On the subsequent sale or retirement of a revalued property, the attributable revaluation surplus remaining in the revaluation reserve is transferred directly to retained earnings.

Freehold land is not depreciated.

Other property and equipment are stated at cost less accumulated depreciation and any accumulated impairment losses.

Depreciation is recognised so as to write off the cost or valuation of assets, other than land and capital work-in-progress less their residual values, over the estimated useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation methods are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets. However, when there is no reasonable certainty that ownership will be obtained by the end of the lease term, assets are depreciated over the shorter of the lease term and their useful lives

An item of property and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset.

Any gain or loss arising on the disposal or retirement of an item of property and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

3.6 Goodwill

Goodwill arising on the acquisition of a business is carried at cost as established as of the date of the acquisition of the business (see 3.4 above) less accumulated impairment losses, if any.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units that are expected to benefit from the synergies of the combination.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.6 Goodwill (Cont'd)

A cash-generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata based on the carrying amount of each asset in the unit. An impairment loss for goodwill is recognised directly in profit or loss in the consolidated Statement of Comprehensive Income. An impairment loss recognised for goodwill is not reversed in subsequent periods.

On disposal of the relevant cash generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

3.7 Intangible assets

3.7.1 Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are carried at cost less accumulated amortisation and accumulated impairment losses. Amortisation is recognised on a straight-line basis over their estimated useful lives. The estimated useful life and amortisation method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses.

3.7.2 Intangible assets acquired in a business combination

Intangible assets acquired in a business combination and recognised separately from goodwill are initially recognised at their fair value at the acquisition date (which is regarded as their cost).

Subsequent to initial recognition intangible assets acquired in a business combination are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets acquired separately.

3.7.3 Derecognition of intangible assets

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

3.8 Impairment of tangible and intangible assets other than goodwill

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to cash generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment annually and whenever there is an indication that the asset may be impaired.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.8 Impairment of tangible and intangible assets other than goodwill (Cont'd)

Recoverable amount is the higher of fair value less cost to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

When an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount in which case the reversal of the impairment loss is treated as a revaluation increase.

3.9 Financial instruments

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

Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

3.10 Financial assets

Financial assets are classified into the following specified categories: '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. All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the market place.

3.10.1 Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Loans and receivable (including long-term receivables, trade and other receivables, related party balances and cash and bank balances) are measured at amortised cost using the effective interest method less any impairment.

Interest income is recognised by applying the effective interest rate, except for short-term receivables when the effect of discounting is immaterial.

3.10.2 Effective interest method

The effective interest method is a method of calculating the amortised cost of a financial asset and of allocating interest income over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial asset, or where appropriate, a shorter period, to the net carrying amount on initial recognition.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.10 Financial assets (Cont'd)

3.10.3 Available-for-sale investments (AFS financial assets)

AFS financial assets are non-derivatives that are either designated as AFS or are not classified as loans and receivables. The Group has investments in unlisted shares that are not traded in an active market but are classified as AFS financial assets and stated at fair value at the end of each reporting period, except where fair value cannot be reliably determined, they are stated at cost. Fair value is determined in the manner described in Note 44.8. Gains and losses arising from changes in fair value are recognised in other comprehensive income and accumulated in equity, with the exception of impairment losses, interest calculated using the effective interest method and foreign exchange gains and losses on monetary assets, which are recognised directly in profit and loss. When the investment is disposed of or is determined to be impaired the cumulative gain or loss previously accumulated in equity is reclassified to in profit or loss for the period.

Dividends on AFS equity instruments are recognised in profit and loss when the Group's right to receive the dividends is established.

3.10.4 Impairment of financial assets

Financial assets are assessed for indication of impairment at the end of each reporting period. Financial assets are considered to be impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been affected.

For AFS equity securities, a significant or prolonged decline in the fair value of the security below its cost is considered to be objective evidence of impairment.

For all other financial assets, objective evidence of impairment could include:

- significant financial difficulty of the issuer or counterparty; or
- breach of contract, such as a default or delinquency in interest or principal payments; or
- it becoming probable that the borrower will enter bankruptcy or financial re-organisation;
 or
- the disappearance of an active market for that financial asset because of financial difficulties.

For certain categories of financial assets, such as trade receivables, assets that are assessed not to be impaired individually are in addition assessed for impairment on a collective basis. Objective evidence of impairment for a portfolio of receivables could include the Group's past experience of collecting payments, an increase in the number of delayed payments in the portfolio beyond the average credit period of 7 days, as well as observable changes in national or local economic conditions that correlate with default on receivables.

For financial assets carried at amortised cost, the amount of the impairment loss recognised is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the financial asset's original effective interest rate.

For financial assets carried at cost, the amount of the impairment loss is measured as the difference between the asset's carrying amount and the present value of the estimated future cash flows discounted at the current market rate of return for a similar financial asset. Such impairment loss will not be reversed in subsequent periods.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.10 Financial assets (Cont'd)

3.10.4 Impairment of financial assets (Cont'd)

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable is considered uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognised in profit or loss.

When an AFS financial asset is considered to be impaired, cumulative gains or losses previously recognised in other comprehensive income are reclassified to profit or loss in the period.

For financial assets measured at amortised cost, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognised.

In respect of AFS equity securities, impairment losses previously recognised in profit and loss are not reversed through profit or loss. Any increase in fair value subsequent to an impairment loss is recognised in other comprehensive income and accumulated under the heading of investments revaluation reserve. In respect of AFS debt securities, impairment losses are subsequently reversed through profit or loss if an increase in the fair value of the investment can be objectively related to an event occurring after the recognition of the impairment loss.

3.10.5 Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire; or it transfers the financial assets and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable and the cumulative gain or loss that had been recognised in other comprehensive income and accumulated in equity is recognised in profit or loss.

On derecognition of a financial asset other than in its entirety (e.g. when the Group retains an option to repurchase part of a transferred asset or retains a residual interest that does not result in the retention of substantially all the risks and rewards of ownership and the Group retains control), the Group allocates the previous carrying amount of the financial asset between the part it continues to recognise under continuing involvement, and the part it no longer recognises on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognised and the sum of the consideration received for the part no longer recognised and any cumulative gain or loss allocated to it that had been recognised in other comprehensive income is recognised in profit or loss. A cumulative gain or loss that had been recognised in other comprehensive income is allocated between the part that continues to be recognised and the part that is no longer recognised on the basis of the relative fair values of those parts.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.11 Financial liabilities and equity instruments

3.11.1 Classification as debt or equity

Debt and equity instruments issued by a Group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

3.11.2 Equity instruments

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.

Repurchase of the Group's own equity instruments is recognized and deducted directly in equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments.

3.11.3 Financial liabilities

Financial liabilities of the Group are classified as other financial liabilities.

Other financial liabilities (including borrowings, trade and other payables and prize liabilities) are subsequently measured at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or, where appropriate, a shorter period, to the net carrying amount on initial recognition.

3.11.4 Derecognition of financial liabilities

The Group derecognises financial liability when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying values of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

3.12 Interest in joint venture

A joint venture is a contractual arrangement whereby the Group and other parties undertake an economic activity that is subject to joint control, that is, where the strategic financial and operating policy decisions relating to the activities of the joint venture require unanimous consent of the parties sharing control.

Joint venture arrangements that involve the establishment of a separate entity in which each venture has an interest are referred to as jointly controlled entities.

The Group records its interest in joint venture using the equity method. Under the equity method investment in joint venture is initially recognised at cost and the carrying amount is increased or decreased to recognise the Group's share of profit or loss after the date of acquisition.

When a group entity transacts with its jointly controlled entity, profits and losses resulting from the transactions with the jointly controlled entity are recognized in the Group's consolidated financial statements only to the extent of interests in the jointly controlled entity that are not related to the Group.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.13 Taxation

Income tax expense represents the sum of tax currently payable and deferred tax.

3.13.1 Current tax

The tax currently payable is based on taxable profits for the year. Taxable profit differs from profit before tax as reported in the consolidated statement of comprehensive income because of items of income or expense that are taxable or deductible in other years and items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

3.13.2 Deferred tax

Deferred tax is recognised on differences between the carrying amount of assets and liabilities in the consolidated financial statements and the corresponding tax bases used in the computation of taxable profits. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such assets and liabilities are not recognised if the temporary differences arise from the initial recognition of assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profit against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of the reporting period and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realised based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities.

3.13.3 Current and deferred tax for the year

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

3.14 Other assets

These are stated at the lower of cost, and net realisable value.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.15 Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of inventories are determined on a first-in, first-out basis. Net realisable value represents the estimated selling price for inventories less all estimated costs of completion and costs necessary to make the sale.

3.16 Provisions

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

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, a receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

3.17 Revenue

Revenue represents the gross proceeds of the lottery games Cash Pot, Lucky 5, Dollaz, Pick 2, Pick 3, Pick 4, Lotto, Super Lotto and Instant Games, pin code sales, income earned from remittance and foreign exchange dealer services, sports betting and proceeds from hospitality and gaming operations by the Group. Revenue is recognised as follows:

3.17.1 Lottery

Ticket sales - lottery games are sold to the public by contracted retail agents. Revenue is recognised when tickets are sold to players.

Unclaimed prizes - in keeping with clause number 28 of the licence, winning tickets must be redeemed within 90 days of the relevant draw unless otherwise notified. Any valid winning ticket presented after the expiration of this period may be paid provided payment is made within 180 days of the draw, after which prizes may be paid only with written approval of BGLC. Fifty percent (50%) of unclaimed prizes (net of taxes where applicable) is paid over to the CHASE Fund within 21 days and the remainder retained by the subsidiary.

3.17.2 Gaming - Revenue is recorded based on the cash value of tokens cleared from the drop box (drop tokens), roulette credits sold to customers, the tickets and cash bills cleared from the bill receptor (drop cash), the payouts made to customers and the net movement in the machines' token stock levels.

3.17.3 Hospitality

Hospitality and related services - revenue is recognised when the service is provided.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.17 Revenue (Cont'd)

3.17.4 Financial services

Revenue for remittance services - revenue is recognised at the point of receipt of funds for remittance by MoneyGram International - (a sent fee) and at the point of payout by the agents - (commission income).

Foreign exchange trading - revenue comprises net gains from foreign exchange trading and is accounted for on the accrual basis.

3.17.5 Pin codes

Pin codes are sold to the public by the contracted retail agents. Revenue is recognised when pin codes are sold by the agents.

3.17.6 Sports Betting

Revenue represents the gross sales of the bets taken on international sporting events at all branches, net of refunds. Revenue is recognised when wagers are placed by players evidenced by ticket sales.

3.17.7 Interest revenue

Interest income is accrued on a time basis, by reference to the principal outstanding and the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

3.17.8 Dividend income

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

3.18 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker is the person or group that allocates resources to and assesses the performance of the operating segment of an entity. The Group's executive management is its chief operating decision-maker.

All transactions between business segments are conducted on an arm's length basis, with intersegment revenue and cost eliminated on consolidation. Income and expenses directly associated with each segment are included in determining business segment performance.

3.19 Foreign currencies

The financial statements of the Group are presented in the currency of the primary economic environment in which the entity operates (its functional currency).

In preparing the financial statements of the Group, transactions in currencies other than the Group's functional currency, the Jamaican dollar, are recognised at the rates of exchange prevailing at the dates of the transactions. At the end of each reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the date that the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences on monetary items are recognised in profit or loss in the period in which they arise.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

3 SIGNIFICANT ACCOUNTING POLICIES (Cont'd)

3.20 Leases

Leases are classified as finance lease whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Assets held under finance leases are recognised as assets of the Group at their fair value at the inception of the lease or, if lower at the present value of the minimum lease payments. The corresponding liability to the lessor is included in the statement of financial position as a finance lease obligation.

Lease payments are apportioned between finance expenses and reduction of the lease obligation so as to achieve a constant rate of interest on the remaining balance of the liability. Finance expenses are recognised immediately in profit or loss, unless they are directly attributable to the qualifying assets in which case they are capitalised in accordance with the Group's policy on borrowing cost.

Operating lease payments are recognised as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed. Contingent rentals arising under operating leases are recognised as an expense in the period in which they are incurred.

3.21 Dividends

Dividend distribution to the Company's shareholders is recognised as a liability in the financial statements in the period in which the dividends are approved by the Company's shareholders.

3.22 Retirement benefit costs

Contributions to the defined contribution retirement benefit plan are recognised as an expense when employees have rendered service entitling them to the contributions.

3.23 Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use are added to the cost of those assets, until such time as the assets are substantially ready for their intended use.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

4 CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in Note 3, management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Critical judgements in applying the Group's accounting policies

The following are the critical judgements, apart from those involving estimations (see below) that management has made in the process of applying the Group's accounting policies that have the most significant effect on the amounts recognised in the financial statements.

Goodwill

As described in Note 6 to the financial statements goodwill on post business combinations at the reporting date amounts to \$571.7 million for the Group and \$189.9 million for the Company.

Determining whether goodwill is impaired requires an estimation of the value in use of the cash-generating units to which goodwill has been allocated. The value in use calculation requires the directors to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate present value.

The directors and management have carried out an assessment and have made a judgement that goodwill that exists at the reporting date is not impaired, and no adjustments have been made to recognise any losses.

Deferred tax assets

As described in Note 12, the financial statements include deferred tax assets of the Group of \$408.4 million representing tax benefits of tax losses available for set-off against future taxable profits. The judgement made by the directors and management is that based on the continuing reorganisation plans and projections of the Group, the subsidiaries currently operating at a loss will return to profitability and therefore the deferred tax asset is realisable in the future.

Key sources of estimation uncertainty

Except as noted below there were no other key assumptions concerning the future, and other key source of estimation uncertainty date of the statement of financial position that has a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Income taxes

Estimates are required in determining the provision for income taxes. There are some transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The company and its subsidiaries recognises liabilities for possible tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were originally recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made (see Notes 12 and 34).

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements YEAR ENDED DECEMBER 31, 2012

PROPERTY AND EQUIPMENT	¥					Ė	The Group						
CostValuation	Freehold Land (At Valuation) \$'000	Freehold Buildings (At Valuation) \$'000	Leasehold <u>Buildings</u> \$'000	Leasehold Improvements \$'000	Machinery & Equipment \$'000	Video Lottery Terminal Equipment \$'000	Furniture, Fixtures & <u>Equipment</u> \$'000	Computer <u>Equipment</u> \$'000	Motor <u>Vehicles</u> \$'000	Arts & Paintings \$'000	Signs & Posters \$'000	Capital Work in Progress \$'000	Total \$'000
Balance at January 1, 2011	189,000	937,100	120,348	347,811	240,270	506,273	458,120	26,387	84,992	2,363	25,024		2,937,688
Additions Disposals	48,128			12,159	4,918	5,976	17,789	1,254	46,562 (_11,481)			3,097	139,883
Balance at December 31, 2011	237,128	937,100	120,348	359,970	245,188	512,249	475,909	27,641	120,073	2,363	25,024	3,097	3,066,090
Revaluation increase	12,500	16,149	,	•	1	,	,	,	,			,	28,649
Additions	1	39,726		2,981	545	3,910	9,876	4,954	33,464	•	1,059	212,496	309,011
Transfer to profit and loss	- 100			- 0	' '	, 8	, 1					(197)	(197)
Transfers Disposals/write-off		44,525		(9,338) (1,800)	5,833	(71,00 <u>1</u>)	(969)	(294)	. (16,506)		(381)	- 14,918)	(829,06)
Balance at December 31, 2012	222,200	1,037,500	120,348	351,813	251,566	445,779	485,794	32,301	137,031	2,363	25,702	200,478	3,312,875
Accumulated Depreciation Balance at January 1, 2011	1	,	9,527	128,484	192,115	240,044	246,581	21,373	47,382		24,890		910,396
Depreciation expense Disposals		23,428	3,009	35,237	23,410	73,074	21,343	3,070	14,093 (<u>6,239)</u>				196,731 (6,23 <u>9)</u>
Balance at December 31, 2012		23,428	12,536	163,721	215,525	313,118	267,924	24,443	55,236		24,957		1,100,888
Depreciation expense Transfer		23,739	3,009	38,377	26,277	50,746	21,691	4,786	22,384		178		191,187
Elimination on revaluation Disposals/write-off		(54,143)	1 1	(2,57.5)			. (486)		. (304)	1 1	(54,143) (58,042)
Balance at December 31, 2012			15,545	193,496	241,802	321,902	289,129	28,935	64,250		24,831		1,179,890
Balance at December 31, 2012	222,200	1,037,500	104,803	158,317	9,764	123,877	196,665	3,366	72,781	2,363	871	200,478	2,132,985
December 31, 2011	237,128	913,672	107,812	196,249	29,663	199,131	207,985	3,198	64,837	2,363	29	3,097	1,965,202

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

5 PROPERTY AND EQUIPMENT (Cont'd)

The Group

Annual depreciation charges are being calculated using the following useful lives:

Freehold buildings 40 years Leasehold building 40 years Leasehold improvements 10 years Machine and equipment 10 years 5-10 years Video Lottery Terminal equipment Furniture, fixtures and office equipment 3-10 years Computer equipment 3-5 years Motor vehicles 5-8 years Signs and posters 5-10 years

No depreciation is provided on freehold land, art and paintings.

Freehold land and buildings are carried at fair value.

In the current and prior year a professional valuation of the Group's and Company's land and buildings was performed by Property Consultants Limited to determine the fair values as at December 31, 2012 and December 31, 2011. The valuations were determined by reference to recent comparable market transactions and projected cash flows.

Had the Group's land and buildings been measured on a historical cost basis, their carrying amount would have been as follows:

	The G	roup	The Co	mpany
	<u>2012</u>	<u>2011</u>	<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Freehold land	45,215	24,515	5,114	5,114
Freehold buildings	<u>168,914</u>	<u>146,480</u>	<u>21,390</u>	<u>22,287</u>
	<u>214,129</u>	<u>170,995</u>	<u>26,504</u>	<u>27,401</u>

Notes to the Consolidated Financial Statements YEAR ENDED DECEMBER 31, 2012 **SUPREME VENTURES LIMITED**

PROPERTY AND EQUIPMENT (Cont'd)

2

	(n iiio)				The	The Company						
				Video		Furniture,						
	Freehold	Freehold		Lottery		Fixtures			Roadway		Signs	
	Land	Buildings	Leasehold	Terminal	Machinery &	and Office	Computer	Motor	and	Art and	and	
	(At Valuation)	(At Valuation)	Improvements	Equipment	Equipment	Equipment	Equipment	Vehicles	Fencing	Paintings	Posters	Total
	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000
Cost/Valuation												
Balance at January 1, 2011	15,000	67,100	22,417	327,475	193,871	47,033	16,459	16,977	1,130	2,363	24,642	734,467
Transfer from subsidiary	•	•	2,617	,	•	•	,	,	,	,	,	2,617
Additions	-		818	1,505		3,589	710	1,014				7,636
Balance at December 31, 2011	15,000	67,100	25,852	328,980	193,871	50,622	17,169	17,991	1,130	2,363	24,642	744,720
Revaluation increase/(decrease)	200	(9,658)	,	,	,	,	,	,	,	,	,	(9,158)
Additions		19,058				1,588	1,844	,				22,490
Disposals/write-off	-	•		(39,573)	•	1	1		•			(39,573)
Balance at December 31, 2012	15,500	76,500	25,852	289,407	193,871	52,210	19,013	17,991	1,130	2,363	24,642	718,479
Accumulated Depreciation												
Balance at January 1, 2011		1	22,289	154,081	193,425	39,774	16,459	15,587	327	,	24,642	466,584
Depreciation expense		1,677	126	33,841	181	2,532	128	1,357	29			39,871
Balance at December 31, 2011	•	1,677	22,415	187,922	193,606	42,306	16,587	16,944	356	,	24,642	506,455
Eliminated on revaluation	,	(3,666)			1	1	1	1		1	1	(3,666)
Depreciation expense		1,989	069	25,210	265	2,248	399	388	29			31,218
Disposals/write-off				(17,722)			•				•	(17,722)
Balance at December 31, 2012			23,105	195,410	193,871	44,554	16,986	17,332	385		24,642	516,285
Balance at												
December 31, 2012	15,500	76,500	2,747	93,997		7,656	2,027	629	745	2,363	•	202,194
December 31, 2011	15,000	65,423	3,437	141,058	265	8,316	582	1,047	774	2,363		238,265

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

5 PROPERTY AND EQUIPMENT (Cont'd)

The Company

Annual depreciation rates are based on the following useful lives:

Freehold buildings 40 years Roadway and fencing 40 years Leasehold improvements 10 years Video Lottery Terminal equipment 5-10 years Furniture, fixtures and office equipment 10 years Computer equipment 3 - 5 years Motor vehicles 5 years Machinery equipment 10 years Signs and posters 5-10 years

No depreciation is provided on freehold land, art and paintings.

6 GOODWILL

	The C	Group	The C	Company
	<u>2012</u>	2011	2012	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Acquired goodwill	<u>571,681</u>	<u>571,681</u>	<u>189,953</u>	<u>189,953</u>

The goodwill impairment test is carried out by comparing the recoverable amount of the Group's cash generating units (CGUs) to which goodwill has been allocated, to the carrying amount of those CGUs plus goodwill. For the purposes of the impairment assessment, goodwill has been allocated to the Group's cash generating units as follows:

	The C	Group	The Co	mpany
	<u>2012</u>	<u>2011</u>	<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Gaming operations	381,728	381,728	-	-
Lottery operations	<u>189,953</u>	<u>189,953</u>	189,953	<u>189,953</u>
	<u>571,681</u>	<u>571,681</u>	<u>189,953</u>	<u>189,953</u>

Management has determined that the remaining goodwill balance at December 31, 2012 is not impaired based on assessments of the recoverable amounts of the CGUs. The assessments were carried out as described below.

Gaming operation

The recoverable amount of this cash generating unit which represents the operations of the gaming lounges is determined based on value in use calculation which uses cash flow projections based on financial budgets approved by the directors, covering a period of seven years. A discount rate of 10.5% (2011: 10% per annum) was used in the calculation.

Cash flow projections during the budget period are based on improved net cash inflows due to operational improvements at the gaming lounges. The cash flows beyond the seven year period have been extrapolated using a steady 3.5% (2011: 5%) per annum growth rate in estimating the continuing value of the cash generating unit.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

6 GOODWILL (Cont'd)

Lottery operation

This cash generating unit represents certain lottery games promoted by the Group. These lottery games are profitable and the assumption is made on the basis that these games will continue to be profitable.

The value in use projection is calculated in a similar manner as the gaming operations.

The directors believe that any reasonably possible change in key assumption on which the recoverable amount is based would not cause the aggregate carrying value to exceed the aggregate recoverable amount of the cash generating unit of either gaming operations or the lottery operations.

7 OTHER INTANGIBLE ASSETS

		The Grou	ıp		The Company
	'		Software		Computer
	Computer		Usage		
	Software	Licences	Rights	Total	Software
	\$'000	\$'000	\$'000	\$'000	\$'000
Cost					
Balance at					
January 1, 2011	59,121	49,044	-	108,165	8,819
Additions	3,999		80,558	84,557	808
Balance at					
December 31, 2011	63,120	49,044	80,558	192,722	9,627
Additions	1,079			1,079	<u>81</u>
Balance at					
December 31, 2012	64,199	49,044	80,558	<u>193,801</u>	9,708
Accumlated					
Amortisation					
Balance at	20.625	E 224		24.066	6.067
January 1, 2011	29,635	5,231	-	34,866	6,867
Amortisation expense	<u>13,114</u>	<u>5,231</u>	8,056	26,401	<u>840</u>
Balance at					
December 31, 2011	42,749	10,462	8,056	61,267	7,707
Amortisation expense	<u>11,708</u>	9,809	8,056	29,573	<u>1,112</u>
Balance at					
December 31, 2012	54,457	20,271	16,112	90,840	8,819
Balance at					
December 31, 2012	<u>9,742</u>	<u>28,773</u>	<u>64,446</u>	<u>102,961</u>	<u>889</u>
December 31, 2011	<u>20,371</u>	<u>38,582</u>	<u>72,502</u>	<u>131,455</u>	<u>1,920</u>

Computer software

Computer software costs are amortised over their useful life, which is an average of three years.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

7 OTHER INTANGIBLE ASSETS (Cont'd)

Licences

Licences represent cost of acquisitions through subsidiaries as detailed below:

	The	Group
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
Chillout Ventures Limited	26,155	26,155
Amortisation	(<u>15,693</u>)	(10,462)
	10,462	15,693
Big 'A' Track 2003 Limited	22,889	22,889
Amortisation	(<u>4,578</u>)	
	<u>18,311</u>	22,889
	<u>28,773</u>	<u>38,582</u>

Chillout Ventures Limited has a licence to promote gaming operations. The cost of this licence is being amortised over the estimated useful life which is deemed to be five years.

Big 'A' Track 2003 Limited holds permits to promote sports betting. The original cost of acquiring the licence is amortised over its remaining useful life which is deemed to be five years.

Software usage rights

This comprises the one-time software user rights fee paid to Intralot Jamaica Limited related to sports betting. The amount is amortised over the life of the contract, which is 10 years.

8 INVESTMENT IN SUBSIDIARIES

8.1 Investments in subsidiaries at cost include:

	Ine Con	npany
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
Supreme Ventures Lotteries Limited (see 8.2 below)	1,000	1,000
Supreme Ventures Financial Services Limited	5,760	5,760
Jamaica Lottery Holdings Limited	750	750
Big 'A' Track 2003 Limited (see 8.3 below)	418,311	322,889
Prime Sports (Jamaica) Limited (see 8.4 below)	1,523,169	1,523,169
	<u>1,948,990</u>	<u>1,853,568</u>

The Company

8.2 The Company has signed a guarantee for an amount of J\$500 million on behalf of the subsidiary as required under the arrangements with BGLC. This requirement is based on the licence granted to promote and operate lottery games which states that the licensee is required to have an equity capitalisation of not less than \$500 million.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

8 INVESTMENT IN SUBSIDIARIES (Cont'd)

8.3 Investment in Big 'A' Track 2003 Limited

	<u>2012</u> \$'000	<u>2011</u> \$'000
Balance January 1 Amortisation	22,889 (<u>4,578</u>)	22,889
Balance December 31	18,311	22,889
Balance January 1 Capital injection	300,000 100,000	100,000 200,000
Balance December 31	400,000	300,000
Balance December 31	<u>418,311</u>	<u>322,889</u>

- (i) By an ordinary resolution dated March 25, 2011, the ordinary share capital of the subsidiary was increased to 300,000,000 shares of no par value by the creation of 200,000,000 new ordinary shares of no par value. 200,000,000 ordinary shares were allotted to the Company as full consideration for J\$200 million in cash.
- (ii) By an ordinary resolution dated March 19, 2012, the ordinary share capital of the subsidiary was increased to 400,000,000 shares of no par value by the creation of 100,000,000 new ordinary shares of no par value. 100,000,000 ordinary shares were allotted to the Company as full consideration for J\$100 million in cash.
- 8.4 Investment in Prime Sports (Jamaica) Limited

	<u>2012</u> \$'000	<u>2011</u> \$'000
Balance January 1/December 31	<u>1,523,169</u>	<u>1,523,169</u>

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

9 LONG-TERM RECEIVABLES

9.1 These include:

	The	Group	The C	Company
	2012	<u>2011</u>	2012	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
SGL BVI Limited US\$3,903,520 (2011:				
US\$3,916,713) (see Note 9.2 below)	359,895	338,021	-	-
Prime Sports (Jamaica) Limited				
Debentures (see Note 9.3 below)	-	-	556,664	557,164
Loans (see Note 9.4 below)		-	421,649	438,039
	359,895	338,021	978,313	995,203
Less: Current portion included in other receivables (Note 16(f) the Group)				
related party (Note 15 the Company)	(26,230)	(_21,614)	(135,230)	(100,260)
Long-term receivables	<u>333,665</u>	<u>316,407</u>	<u>843,083</u>	894,943

9.2 SGL BVI Limited

The balance represents unsecured advances to SGL BVI Limited (SGL BVI), a company incorporated in the British Virgin Islands. SGL BVI is a subsidiary of Supreme Gaming Limited, a company incorporated under the laws of the State of Florida, USA. The advances were towards the development of gaming activities in the Caribbean and the Latin American region, including Jamaica.

The balance outstanding at December 31, 2012 amounting to US\$3,903,520 is serviced under an Electronic Gaming Machine Framework Agreement dated March 3, 2011 between Intralot Caribbean Ventures Limited (Intralot) and the Company and a Project Service Agreement dated March 11, 2011 between SGL BVI and Intralot. Interest accrues on the outstanding balance at the rate of 3 months LIBOR. Included in the balance outstanding at December 31, 2012 is interest accrued amounting to US\$29,149 (J\$2,687,447).

9.3 Prime Sports (Jamaica) Limited - Debenture

Under a scheme of reorganisation and amalgamation the company acquired two debentures issued by Jamaica Lottery Company Limited (JLC) to Prime Sports (Jamaica) Limited (PSJL) for JLC's beneficial interest in Coral Cliff Entertainment Limited and Village Square Entertainment Limited now amalgamated to PSJL.

The debentures are for a term of twenty-one (21) years, payable by 20 interim annual installments of J\$250,000 each on March 31st of each year (commencing on March 31, 2009), and a final installment of the remaining unpaid balance of the principal sum on March 31, 2029.

Interest is charged on the debentures at a rate of 8% per annum, reviewed and paid quarterly.

Notes to the Consolidated Financial Statements

In the second year

In third to fifth year inclusive

YEAR ENDED DECEMBER 31, 2012

9 LONG-TERM RECEIVABLES (Cont'd)

9.4 Prime Sports (Jamaica) Limited - Loans

	\$'000
Loan 1 (a below)	236,784
Loan 2 (b below)	<u>184,865</u>
	421,649
Current portion (Included in related party	(134,731)
Long-term portion	<u>286,918</u>
These represent portions of the related party balances due from subsidiar (Jamaica) Limited which have been restructured into long-term loan agreements.	y, Prime Sports
	\$'000
(a) The loan is repayable as follows:	07.440
Within one year	27,449

Later than five years 153,355

236,784

Less: Current portion (shown under current assets) (27,449)

12,368

43,612

Amount due for settlement after 12 months <u>209,335</u>

The loan is unsecured and is repayable in monthly installments of J\$2,389,130, at interest rate of 8% per annum. The loan is repayable by 2024.

(b)	The loan is repayable as follows:	\$'000
	Within one year	107,282
	In the second year	44,763
	In third to fifth year inclusive	32,820
		184,865
	Less: current portion (shown under current assets)	(<u>107,282</u>)
	Amount due for settlement after 12 months	<u>77,583</u>

The loan is unsecured and is repayable in monthly installments of J\$4,281,233, at interest rate 8% per annum. The loan is repayable by 2015.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

10 AVAILABLE-FOR-SALE INVESTMENTS

These include:

Unquoted and quoted investments

	The Group and	The Company
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
Unquoted Investment, January 1/ December 31	_1,883	<u>1,883</u>
Quoted Investment, January 1	-	-
Addition (Reclassified from prepayment)	15,000	-
Impairment adjustment (see below)	(_2,124)	
Quoted Investments, December 31	<u>12,876</u>	
Unquoted and Quoted Investments, December 31	<u>14,759</u>	<u>1,883</u>

Investment in quoted equity was considered impaired as at December 31, 2012 based on the average trading price therefore written down.

11 INVESTMENT IN JOINT VENTURE

The Group's significant interest in a joint venture comprises a 50% equity shareholding of Jonepar Development Limited, a jointly controlled entity. The entity owns a parcel of land in Montego Bay which is used as a parking facility for the customers of the Coral Cliff gaming lounge and the other venturer. The net operating results of the joint venture since the acquisition date are not significant and as a result the investment is carried at cost.

12 **DEFERRED TAXATION**

Effective January 1, 2013 the Company will commence paying Corporation Tax at 25% of its taxable profits (331/3% previously) based on revision in the tax rate. As a result of the foregoing, deferred tax has been calculated using the rate of 25%.

These comprise:

	The G	The Group		mpany
	<u>2012</u> \$'000	<u>2011</u> \$'000	<u>2012</u> \$'000	<u>2011</u> \$'000
Deferred tax assets	414,526	196,571	788	841
Less: Deferred tax liabilities	(99,278)	(<u>135,473</u>)	(<u>26,144</u>)	(38,449)
	<u>315,248</u>	61,098	(<u>25,356</u>)	(<u>37,608</u>)

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

12 **DEFERRED TAXATION (Cont'd)**

The movement of the net deferred tax position was as follows:

	The G	The Group		mpany
	<u>2012</u>	<u>2011</u>	2012	2011
	\$'000	\$'000	\$'000	\$'000
Opening balance	61,098	8,034	(37,608)	(36,372)
(Charged) Credited to equity for the year	(F 070)	1 200	E E10	447
(Note 20) Credited (Charged) to income for	(5,979)	1,289	5,518	447
the year (Note 34)	258,863	35,195	6,734	(1,683)
 continuing operations 				
 discontinuing operations (Note 35) 	1,266	<u>16,580</u>		
Closing balance	<u>315,248</u>	<u>61,098</u>	(<u>25,356</u>)	(<u>37,608</u>)

The following are the major deferred tax assets and liabilities recognised during the year:

Deferred Tax Assets

The Group

		Depreciation			
		in Excess	Vacation		
		of Capital	Leave	Interest	
	Tax Losses	Allowance	Payable	<u>Payable</u>	Total
	\$'000	\$'000	\$'000	\$'000	\$'000
Balance at					
January 1, 2011	97,579	-	408	857	98,844
Credited (Charged) to income	00.700		4.044	(40)	07.707
for the year	96,732		<u>1,011</u>	(<u>16</u>)	97,727
Balance at					
December 31, 2011	194,311	-	1,419	841	196,571
Transfer from deferred tax liability	_	(34,858)	_	_	(34,858)
Credited (Charged) to income	_	(34,030)	_	_	(34,030)
for the year	214,045	<u>39,708</u>	(<u>1,419</u>)	479	252,813
Delegae			·		
Balance at December 31, 2012	408.356	_4.850		1 320	414 526
December 31, 2012	<u>400,330</u>	<u>4,030</u>	<u> </u>	<u>1,320</u>	<u>414,526</u>

The directors and management are of the view that the deferred tax assets on tax losses are realisable based on projected future profitability of the subsidiaries currently operating at a loss.

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

12 **DEFERRED TAXATION (Cont'd)**

Deferred Tax Assets (Cont'd)

The Company

	Interest <u>Payable</u> \$'000	<u>Total</u> \$'000
Balance at	,	,
January 1, 2011	857	857
Charged to income for the year	(<u>16</u>)	(<u>16</u>)
Balance at		
December 31, 2011	841	841
Charged to income for the year	(_53)	(_53)
Balance at		
December 31, 2012	<u>788</u>	<u>788</u>

Deferred Tax Liabilities

The Group

		Capital				
	Revaluation	Allowance in				
	of	Excess of	Intangible	Finance	Interest	
	Property	Depreciation	<u>Asset</u>	Lease	Receivable	Total
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Balance at						
January 1, 2011	51,531	13,877	-	19,699	5,703	90,810
Credited to equity for the year	(1,289)	-	-	-	-	(1,289)
Charged (Credited) to						
income for the year		<u>20,981</u>	<u>24,167</u>	6,038	(<u>5,234</u>)	45,952
Balance at						
December 31, 2011	50,242	34,858	24,167	25,737	469	135,473
Transfer to deferred tax asset	-	(34,858)	-	-	-	(34,858)
Credited to equity for the year	5,979	-	-	-	-	5,979
Charged (Credited) to						
income for the year			(<u>8,055</u>)	(_1,294)	<u>2,033</u>	(7,316)
Balance at						
December 31, 2012	<u>56,221</u>		<u>16,112</u>	<u>24,443</u>	2,502	<u>99,278</u>

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

12 **DEFERRED TAXATION (Cont'd)**

Deferred Tax Liabilities (Cont'd)

The Company

	, ,	Revaluation	Capital Allowance in		
		of <u>Property</u> \$'000	Excess of Depreciation \$'000	Interest <u>Receivable</u> \$'000	<u>Total</u> \$'000
	Balance at January 1, 2011 Credited to equity for the year Charged to income for the year	17,867 (447) 	19,362 - <u>1,646</u>	- - 21	37,229 (447) <u>1,667</u>
	Balance at December 31, 2011 Credited to equity for the year Charged (Credited) to income for the year	17,420 (5,518)	21,008 - (<u>8,276)</u>	21 - <u>1,489</u>	38,449 (5,518) (<u>6,787</u>)
	Balance at December 31, 2012	<u>11,902</u>	<u>12.732</u>	<u>1,510</u>	<u>26,144</u>
13	OTHER ASSETS			<u>2012</u> \$'000	<u>2011</u> \$'000
	Acquired during the year Less: Amortisation			6,564 (<u>656</u>)	-
	Balance, December 31			<u>5,908</u>	

The amount represents clearance cost for leased gaming machines which is being amortised over the useful life of the gaming machines estimated, at five years.

14 **INVENTORIES**

	The G	The Group		mpany
	<u>2012</u>	<u>2011</u>	<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Pin codes	40,160	90,715	40,160	90,715
Food and beverage	8,258	11,098		
	<u>48,418</u>	<u>101,813</u>	<u>40,160</u>	<u>90,715</u>

The cost of inventory recognised as an expense during the year for the Group was \$2.327 billion (2011: \$2.14 billion), and for the company was \$2.26 billion (2011: \$2.04 billion).

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

15 **DUE FROM (TO) RELATED PARTIES**

	The Company		
	2012	<u>2011</u>	
	\$'000	\$'000	
Prime Sports (Jamaica) Limited	517,137	232,931	
Supreme Ventures Financial Services Limited	-	2,761	
Big 'A' Track 2003 Limited	(38,575)	21,428	
Supreme Ventures Lotteries Limited	(<u>173,439</u>)	(<u>115,678</u>)	
	305,123	141,442	
Long-term receivable - Prime Sports (Jamaica) Limited (Note 9)	<u>135,230</u>	100,260	
	<u>440,353</u>	241,702	

16 TRADE AND OTHER RECEIVABLES

	The	The Group		npany
	2012	<u>2011</u>	<u>2012</u>	2011
	\$'000	\$'000	\$'000	\$'000
Trade receivables	471,517	329,642	-	-
Less: Allowances for irrecoverable debts	(<u>152,417</u>)	(73,471)		
	319,100	<u>256,171</u>		
Other receivables and prepayments				
(see Note 16(f))	317,482	206,538	142,956	92,743
Less: Provisions	(_26,000)		(_26,000)	
	291,482	206,538	116,956	92,743
	<u>610,582</u>	<u>462,709</u>	<u>116,956</u>	<u>92,743</u>

(a) Included in trade receivables of the Group are amounts of \$423 million (2011: \$289 million) representing amounts receivable from the agents that support the lottery sales. The average credit period for the receivables is 7 days. Balances outstanding for over 7 days are considered past due. Where agent balances are outstanding for over 90 days they are classified as delinquent and are provided for in full after 365 days as historical experience is such that receivables that are past due beyond this period are generally not recoverable.

The average credit period for the remaining balance in trade receivables is 30 days.

(b) Trade receivables above include amounts (see aged analysis below) that are past due as at the end of the reporting period but against which the group has not recognised an allowance for doubtful receivables because there has not been a significant change in credit quality and the amounts are still considered recoverable. The Group does not hold any collateral or credit enhancement over these balances nor does it have a legal right of off-set against any amounts owed by the Group's counterparties.

Management believes that past due unimpaired receivables are of good quality.

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

16 TRADE AND OTHER RECEIVABLES (Cont'd)

		The	The Group		ompany
		2012	<u>2011</u>	<u>2012</u>	<u>2011</u>
		\$'000	\$'000	\$'000	\$'000
(c)	Ageing of past due but not impaired				
	Up to 30 days	6,801	1,479	-	-
	31 - 60 days	12,553	608	-	-
	61 - 90 days	25,043	688	-	-
	Over 120 days	<u>15,621</u>	9,675		
		<u>60,018</u>	<u>12,450</u>		
		<u>2012</u> \$'000	<u>2011</u> \$'000	<u>2012</u> \$'000	<u>2011</u> \$'000
(d)	Movement in allowance for impairment of trade receivables	,	,	, , , , ,	,
	Balance at beginning of year	73,471	67,500	-	_
	Impairment losses recognised	78,946	5,971		
	Balance at end of year	<u>152,417</u>	<u>73,471</u>		
	Movement in allowance for impairment of other receivables				
	Balance at beginning of year	-	-	-	-
	Impairment losses recognised	26,000		26,000	
	Balance at end of year	<u>26,000</u>		<u>26,000</u>	

In determining the recoverability of a receivable, the Group considers any change in the credit quality of the receivable from the date the credit was granted up to the reporting date.

(e) Ageing of impaired trade receivables

	The (Group
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
61 - 120 days	26	-
Over 120 days	<u>152,391</u>	73,471
	<u>152,417</u>	<u>73,471</u>

(f) Other receivables includes amounts of \$26.23 million (US\$0.285 million), (2011: \$21.6 million (US\$0.250 million)) for the Group. This amount is recoverable in four quarterly instalments during the year ending December 2013.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

17 CASH AND BANK BALANCES

(a) Cash and cash equivalents

For the purposes of the cash flow statement, cash and cash equivalents comprise cash at bank and in hand and other highly liquid bank deposits held with financial institutions net of bank overdraft, with an original maturity of three months or less from the date of acquisition and are held to meet cash requirements rather than for investment purposes.

(b) The Group

Bank balances of the Group include interest bearing accounts of \$1,315 million (2011: \$897 million), including US\$ foreign currency deposits of US\$2.1 million (2011: US\$2.4 million). Interest rate on J\$ deposits ranged from 1.5% to 6.60% (2011: 1.5% to 6.75%) and on US\$ deposits from 0.15% to 4.0% (2011: 0.15% to 1.25%).

(c) The Company

Bank balances of the Company include interest bearing accounts of \$91.4 million (2011: \$51.09million), including foreign currency deposits of US\$0.048 million (2011: US\$0.508 million). Interest rate on the J\$ deposits ranges from 1.5% to 6.2% (2011: 1.5% to 4%) and interest on US\$ deposits ranges from 0.75% to 1.0% (2011: 0.75% to 1.25%).

(d) Hypothecated deposits

	The G	roup	The Co	mpany
	2012	<u>2011</u>	2012	2011
	\$'000	\$'000	\$'000	\$'000
Hypothecated term deposits #1 (see (i) below)	25,000	25,000	-	-
Hypothecated term deposits #2 (see (ii) below)	5,800	5,800	5,800	5,800
	<u>30,800</u>	<u>30,800</u>	<u>5,800</u>	<u>5,800</u>

- (i) Included in cash and bank balance of the Group are two hypothecated term deposits of \$25 million and \$5.8 million. The \$25 million term deposit is hypothecated as support to a performance bond guarantee by the Bank to the Betting Gaming and Lotteries Commission (BGLC) of certain financial obligations by a subsidiary under the BGLC Act and regulations. The bond which is for four years expires in April 2015.
- (ii) The hypothecated term deposits stamped to cover \$5.8 million represent part of security for long-term loan as disclosed in Note 21(b).

18 SHARE CAPITAL

OHARL GAI HAL		
	2012 \$'000	<u>2011</u> \$'000
Stated capital - January 1/December 31	<u>1,967,183</u>	<u>1,967,183</u>
	No. of Shares	No. of Shares
Authorised capital - ordinary stocks at no par value	3,000,000,000	3,000,000,000
Issued capital - ordinary stocks at no par value	2,637,254,926	<u>2,637,254,926</u>

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

19 **CAPITAL RESERVE**

This includes gains arising on the scheme of reorganisation and amalgamation of subsidiaries within the Group in 2008. The reserve is stated net of costs associated with the reorganisation and amalgamation and capital distributions.

20 **REVALUATION RESERVE**

	The C	Group	The Co	mpany
	2012	<u>2011</u>	<u>2012</u>	2011
	\$'000	\$'000	\$'000	\$'000
Balance at January 1	160,350	159,061	38,180	37,733
Increase arising on revaluation of property	82,792	-	(5,492)	-
Deferred tax adjustments	(5,979)	1,289	5,518	447
Balance at December 31	<u>237,163</u>	<u>160,350</u>	<u>38,206</u>	<u>38,180</u>

Balance represents gain on revaluation of freehold land and buildings adjusted for effects of deferred tax. See also Note 5.

21 LONG-TERM LIABILITIES

LUNG-TERIVI LIADILITIES				
	The C	Group	The Co	mpany
	2012 \$'000	2011 \$'000	2012 \$'000	2011 \$'000
Obligation under finance lease (2011: US\$451,811) (Note 21 (a)) Bank of Nova Scotia Jamaica Limited	-	39,195	-	-
(Note 21 (b))	359,263	364,854	359,263	<u>364,854</u>
	<u>359,263</u>	<u>404,049</u>	<u>359,263</u>	<u>364,854</u>
	The G	roup	The Co	ompany
	2012 \$'000	2011 \$'000	2012 \$'000	<u>2011</u> \$'000
These loans are repayable as follows:				
Within one year In the second to fifth year inclusive	142,708 <u>216,555</u>	214,605 189,444	142,708 <u>216,555</u>	175,410 189,444
	<u>359,263</u>	<u>404,049</u>	<u>359,263</u>	<u>364,854</u>
Included in the statement of financial position as:				
Current liabilities	<u>142,708</u>	<u>214,605</u>	<u>142,708</u>	<u>175,410</u>
Long-term liabilities	<u>216,555</u>	<u>189,444</u>	<u>216,555</u>	<u>189,444</u>

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

(b)

21 LONG-TERM LIABILITIES (Cont'd)

(a) Obligation under finance lease

Finance lease relates to the May Pen property and has lease term of five (5) years. The lease arrangement had an option to purchase the building for a nominal amount at the conclusion of the lease agreement. The directors exercised the option to purchase the building on expiration of the lease in 2012. The remaining balance of \$9.640 million (US\$103,844) on the exercise of the option has been transferred to payables.

			Present v	alue of minimum
	Minimum le	ase payment	lea	ise payment
	2012	<u>2011</u>	2012	2011
	\$'000	\$'000	\$'000	\$'000
Amounts payable under finance lease:				
Within one year	-	39,839	-	39,195
In the second to fifth year inclusive				
	-	39,839	-	39,195
Less: Future finance charges		(<u>644</u>)		
Present value of lease obligation				
(2011:US\$451,811)		<u>39,195</u>		<u>39,195</u>
Bank of Nova Scotia Jamaica Limited				
The loans are repayable as follows:				
			2012	2011
			\$'000	\$'000
			ΨΟΟΟ	φοσο
Within one year			142,708	175,410
In the second to fifth year			216,555	189,444
•				

The non-revolving J\$ loans obtained from the Bank of Nova Scotia Jamaica Limited (BNS) are repayable in quarterly installments over a period of five years. The interest on these loans ranges from 8.95% to 12.5%.

The BNS facility is secured as follows:

- (i) Corporate guarantee by Prime Sports (Jamaica) Limited supported by first legal mortgage over commercial property located at Gloucester Avenue, Montego Bay in the parish of Saint James.
- (ii) Cash flow support guarantee from Supreme Ventures Lotteries Limited in favour of Supreme Ventures Limited.
- (iii) Adequate peril insurance for the full replacement values over the properties ((i) above) to be held as collateral with benefits ceded to the bank.
- (iv) Corporate Guarantee issued by Supreme Ventures Lotteries Limited stamped for \$468.134 million and to be endorsed by the Betting Gaming and Lotteries Commission (BGLC).
- (v) Hypothecated term deposits stamped to cover \$5.8 million.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

22 TRADE AND OTHER PAYABLES

	The (Group	The Co	ompany
	<u>2012</u>	<u>2011</u>	2012	2011
	\$'000	\$'000	\$'000	\$'000
Trade payables	241,844	304,808	168,940	211,979
Service contractor fees	261,173	161,749	9,702	8,566
Contributions payable to CHASE Fund	159,238	81,213	-	-
Contributions payable to Betting,				
Gaming and Lotteries Commission	16,789	16,678	-	-
Government taxes payable	46,052	26,903	-	-
Other payables and accruals	243,433	135,224	97,400	81,841
	<u>968,529</u>	<u>726,575</u>	276,042	<u>302,386</u>

23 PRIZE LIABILITIES

	The C	Group
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
Local lottery games ((a) below)	132,586	113,383
Multi-jurisdictional lottery game ((b) below)	204,479	150,241
Sports Betting ((c) below)	577	677
	<u>337,642</u>	<u>264,301</u>

- (a) This represents the prize liabilities associated with the local lottery games operated under licence by the subsidiary, Supreme Ventures Lotteries Limited (SVLL) including an amount accrued for the advertised jackpot of \$60 million (2011: \$60 million).
- (b) SVLL commenced sale of tickets of the multi-jurisdictional Game 'Super Lotto' on August 18, 2009.

Under the rules of the Super Lotto game, and as agreed by BGLC, effective September 10, 2012 Jackpot contributions is calculated at US\$0.7365 cents for every full bet wager and US\$0.4419 cents for every partial bet wager. Reserve contributions are US\$0.02 cents for every full bet wager and US\$0.012 cents for every partial bet wager.

Prior to September 2012 a certain percentage of revenue is recognised as a jackpot fund with a corresponding charge to expenses for settlement of the jackpot. The percentage from March 6, 2010 was 39.1136% and the percentage prior to March 6, 2010 was 39.6627%. This is with the intention that over a period of time there will be an accumulation of funds towards the settlement of the jackpot.

By an agreement dated September 23, 2009, (amended March 6, 2010), between GTECH Corporation (GTECH) and SVLL, GTECH has accepted the obligation to fund the unfunded portion of the jackpot liability of SVLL. As compensation to GTECH under this arrangement a certain portion of game revenue is paid over to GTECH and is included in service fees as direct expenses. Resulting from this arrangement, SVLL has no further obligation for settlement of the jackpot prize liability and, accordingly, will not be recording additional prize expenses other than amounts recognised as a reserve on an ongoing basis based on revenue.

(c) This represents the prize liabilities associated with sports betting operated under licence by subsidiary, Big 'A' Track 2003 Limited.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

24 **REVENUE**

(a) Analysis of revenue for continuing operations is as follows:

	T	he Group	The Co	ompany
	2012	<u>2011</u>	2012	2011
	\$'000	\$'000	\$'000	\$'000
Cook Dot	40.004.740	40.005.000		
Cash Pot	18,964,718	18,865,632	-	-
Dollaz	181,499	219,238	-	-
Instant	46,052	61,725	-	-
Lotto	1,016,739	1,042,714	-	-
Lucky 5	298,835	373,233	-	-
Pick 2	402,107	720,297	-	-
Pick 3	1,979,363	2,864,402	-	-
Pick 4 (Commenced				
January 2012)	2,669,177	-		
Super Lotto (See (b) below)	519,799	469,466	-	-
Sports Betting	230,314	99,932	-	-
Unclaimed prizes	110,791	111,600	-	-
Gaming revenue (net wins)	636,325	697,790	-	-
Hospitality and related				
revenue	77,780	108,161	-	=
Management fees	-	-	226,400	120,000
Royalties	-	-	25,198	57,355
Pin codes	2,516,590	2,268,306	2,516,590	2,268,306
Others	76,057	59,132	20,980	18,017
	29,726,146	27,961,628	2,789,168	2,463,678

(b) On August 18, 2009 the Betting, Gaming and Lotteries Commission (BGLC) gave an approval for the subsidiary to sell lottery tickets of the Super Lotto game in Jamaica.

The Super Lotto game is a multi-jurisdictional game with the following countries being a party to the Super Lotto agreement entered into by the company on July 27, 2009: Anguilla, Antigua and Barbuda, Bermuda, St. Kitts and Nevis, Barbados, St. Maarten, United States Virgin Islands, Dominican Republic and Jamaica. Revenue from ticket sales in Jamaica is recorded as income of the Group.

(c) In the prior year the MoneyGram remittance service and foreign exchange trading operations were discontinued. The revenues in relation to these operations have been classified as discontinued operations (as described in Note 35).

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

25 **SEGMENT REPORTING**

Information reported to the Chief Operating Decision Maker for the purposes of resource allocation and assessment of segment performance focuses on the types of services provided.

The Group's reportable segments under IFRS 8 are therefore as follows:

(a)	Lottery -	-	Lottery games, offered through the agents' network.
(b)	Gaming and hospitality -	-	Video Lottery Terminal (VLT) games offered at gaming lounges and restaurant operations.
(c)	Sports Betting -	-	Wagers on international sport events offered through the agent's network.
(d)	Pin codes -	Ξ	Sale of pin codes through the agents' network, agents' service fees, agents' reconnection fees.

(e) Other - All other income.

The Group's operations are located solely in Jamaica.

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements YEAR ENDED DECEMBER 31, 2012

SEGMENT REPORTING FROM CONTINUING OPERATIONS (Cont'd)

25

				2012			
	Lottery \$'000	Gaming and Hospitality \$'000	Sports Betting \$'000	Pin Codes \$'000	Other \$'000	Eliminations \$'000	Group \$'000
External revenue Inter-segment revenue	26,189,080	714,105 31,087	230,314	2,516,590	76,057 251,598	_ (29,726,146
Total revenue	26,189,080	745,192	230,314	2,516,590	327,655	(282,685)	29,726,146
Result Segment result Interest income Net foreign exchange loss Other gains and losses	1,546,019	(251,509)	(93,609)	90,707	67,041	ı	1,358,649 53,098 35,945 42,000 (39,791)
Profit before taxation continuing operations Taxation							1,449,901
Profit for the year (continuing operations)							1,073,021
Other information Capital additions Depreciation, and amortisation	67,508	240,862	1,720	ı	1 6	ı	310,090
property, plant and equipment Balance sheet Assets Segment assets	50,997 4,483,541	3,797,479	656,808	45,919	2,043	(3,259,893)	5,826,863
Consolidated total assets							5,826,863
Segment liabilities	1,745,665	1,637,719	88,170	168,940	45,188	(1,877,524)	1,808,158
Consolidated total liabilities							1,808,158

Notes to the Consolidated Financial Statements YEAR ENDED DECEMBER 31, 2012 **SUPREME VENTURES LIMITED**

SEGMENT REPORTING FROM CONTINUING OPERATIONS (Cont'd)

22

				2011			
	Lottery &'000	Gaming and Hospitality	Sports Betting	Pin Codes	Other 6:000	Eliminations	Group
External revenue	24,728,307	805,951	99,932	2,268,306	59,132 177.385	(a 4 C C C C C C C C C C C C C C C C C C	27,961,628
Total revenue	24,728,307	833,854	99,932	2,268,306	236,487	(27,961,628
Result Segment result Interest income Net foreign exchange loss Other gains and losses Finance cost	1,022,466	(168,906)	(129,190)	74,783	63,575		862,728 46,376 7,666 195,391 (48,600)
Profit before taxation continuing operations Taxation							1,063,561 (<u>443,294</u>)
Profit for the year (continuing operations)							620,267
Other information Capital additions	126,251	15,514	81,580	1	1,095	1	224,440
property, plant and equipment	39,699	167,737	15,696	ı	1	ı	223,132
Balance sheet Assets Segment assets	3,976,351	3,361,999	553,610	111,437	121,782	(3,060,233)	5,064,946
Consolidated total assets							5,064,946
<u>Liabilities</u> Segment liabilities Consolidated total liabilities	1,541,602	1,301,638	86,930	211,979	48,466	(1,608,926)	1,581,689 1,581,689

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

26 **DIRECT EXPENSES**

(a) Analysis of direct expenses for continuing operations is as follows:

	The Group		The Company	
	2012	<u>2011</u>	<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Lottery and Sports betting prizes	17,643,396	17,175,967	_	_
Service contractor fees	1,248,220	1,276,755	-	-
Agents' commissions	1,292,400	1,221,855	-	-
Good cause fees	1,198,713	1,060,607	-	-
Lottery and gaming tax	1,556,356	1,381,176	-	-
Contributions to BGLC	278,249	264,099	-	-
Direct expense - hospitality and				
related services	66,963	85,700	-	-
Pin codes	2,259,971	2,038,115	2,259,971	2,038,115
Commissions - pin codes (cost)	165,912	155,409	165,912	155,409
	<u>25,710,180</u>	24,659,683	2,425,883	2,193,524

In the prior year the MoneyGram remittance and Cambio operation were discontinued. Direct expenses in relation to this operation have been classified and stated as discontinued operations (as described in Note 35).

(b) Lottery and Sports betting prizes

(i) Cash Pot	-	All prizes are fixed. The prize won for correctly matching the winning number is \$26 for each \$1 wagered.
(ii) Lucky 5	-	Prizes for this game are based on the predetermined prize structure.
(iii) Dollaz!	-	Prizes for this game are fixed based on each \$10 per play per spot. The prize paid will depend on how many of the winning numbers are correctly matched.
(iv) Lotto, Super Lotto Prime Time and Daily Bingo	_	Prizes are based on the actual winning combination of numbers for each draw with the amount allocated to prizes being a predetermined percentage of actual sales.
(v) Pick 2, Pick 3 and Pick 4	-	Prizes are computed based on the actual winning combination of numbers for each draw.
(vi) Instant	-	Prizes are accrued as an estimate based on a predetermined prize structure for each game.
(vii) Sports Betting	-	All prizes are fixed. The prize won is based on the amount wagered multiplied by the odds of the selected event(s) printed on the ticket.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

26 DIRECT EXPENSES (Cont'd)

(c) Service contractor fees

(i) GTECH Corporation (GTECH) has been contracted for the provision of technical and marketing services for lottery gaming activities. GTECH whose primary business is providing online lottery systems, terminals, networks and services to the lottery industry provide these services to operate the lotteries. GTECH receives a service fee calculated using an agreed fee structure based on weekly gross sales.

(ii) Intralot

Intralot a related company, provides three main services to the Group namely, technical services for sports betting activities; lease of gaming machines and central monitoring systems, both relating for Video Lottery Terminals (VLT) business. Intralot receives a fee based on a daily rate for the use of the central monitoring systems and agreed percentages of net revenues for its other services.

The fees for services are as follows:

	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
Sport betting activities	11,604	4,122
Lease of gaming machines	14,861	-
Lease of central monitoring system	<u>25,848</u>	<u>17,175</u>
	<u>52,313</u>	<u>21,297</u>

(d) Agents' commission

The agents who sell on-line tickets for the lottery games and sports betting receive a commission on ticket sales.

(e) Good cause fees

Under the terms of the licence and approvals granted by the Betting, Gaming & Lotteries Commission (Note 1), contributions are made to the Culture, Health, Arts, Sports and Education (CHASE) Fund computed as follows:

Cash Pot - 15% of net ticket sales after prizes

Lucky 5 - 7.5% of gross ticket sales

Dollaz! - 7.5% of gross ticket sales

Lotto, Super Lotto, Instant Ticket and Prime Time Bingo - 7.5% of gross ticket sales

Pick 2, Pick 3 and Pick 4 - 4.17% of gross ticket sales

Sports Betting - 1% of net ticket sales after prizes

Video Lottery Terminals - 1% of meter net wins

In addition to the above contributions, 50% of unclaimed prizes are also paid over to the same fund.

(f) Lottery and gaming tax

In accordance with Section 13 of the Betting, Gaming and Lotteries (Amendment) Act 2010, 17% of weekly net revenues is paid as lottery tax to the Government of Jamaica for Lucky 5, Cash Pot, Daily Bingo, Pick 2, Pick 3 and Pick 4 and 23% of weekly net revenues is paid for Dollaz!. The tax for Lotto and Super Lotto is computed as 23% of lotto sales net of prizes. In relation to VLT gaming activities, a gross profit tax is paid to the Government of Jamaica calculated at 6.5% of meter net wins on a monthly basis, Sports Betting 7% of gross profit (sales net of prizes).

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

26 DIRECT EXPENSES (Cont'd)

(g) Contributions to Betting, Gaming and Lotteries Commission

In accordance with conditions attached to the licence and approval granted by BGLC 1% of gross lottery and 1% of Sports Betting net ticket sales are paid to BGLC as contribution. Also in accordance with amended regulations 2.5% of meter net wins is paid to BGLC in relations to VLT gaming activities.

(h) Pin codes

This represents the amounts paid to mobile service providers for the purchase of pin codes, adjusted for inventory movements.

(i) Commission - pin codes cost

The agents of the company who sell on-line pin codes and phone cards receive a commission on sales.

27 OPERATING EXPENSES

Analysis of operating expenses for continuing operations is as follows:

	The Group		The Company	
	2012	2011	2012	2011
	\$'000	\$'000	\$'000	\$'000
Staff costs (Note 28)	689,788	644,023	173,797	161,630
Rental and utilities	249,450	213,415	11,134	12,211
Marketing and business				
development	313,729	395,706	418	4,763
Professional fees	215,359	238,464	91,948	43,801
Draw expenses	161,077	132,407	125	-
Bad debt	104,946	5,971	-	-
Security	82,906	76,879	11,496	6,076
GCT irrecoverable	157,884	104,101	305	-
Licences and other fees	26,168	26,458	52	19
Depreciation and amortisation				
property, plant and equipment	220,760	223,132	32,330	40,711
Disposal of property, plant and				
equipment	32,636	5,242	21,851	-
Bank charges	31,525	22,709	736	518
Others	371,089	350,710	<u>112,296</u>	64,806
	2,657,317	2,439,217	<u>456,488</u>	<u>334,535</u>

28 STAFF COSTS

Analysis of staff costs for continuing operations is as follows:

	The	The Group		Company
	<u>2012</u> <u>2011</u>		<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Salaries and other employee				
benefits including redundancy	623,239	587,982	160,498	151,133
Statutory contributions	51,809	49,555	12,973	10,158
Pension contributions	14,740	6,486	326	339
	<u>689,788</u>	<u>644,023</u>	<u>173,797</u>	<u>161,630</u>

The hospitality operation was scaled-down as at December 31, 2012.

Redundancy payments included in salaries and benefits amounted to \$22.051 million (2011: \$9.075 million).

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

29 NET FOREIGN EXCHANGE GAIN (LOSS)

Analysis of net foreign exchange gain (loss) for continuing operations is as follows:

	The	The Group		Company
	<u>2012</u>	<u>2012</u> <u>2011</u>		2011
	\$'000	\$'000	\$'000	\$'000
Foreign exchange gain	37,136	7,784	1,335	1,349
Foreign exchange loss	(<u>1,191</u>)	(<u>118</u>)		(<u>24</u>)
NET GAIN (LOSS)	<u>35,945</u>	<u>7,666</u>	<u>1,335</u>	<u>1,325</u>

30 FINANCE COSTS

Analysis of finance costs for continuing operations is as follows:

	The Group		The Company	
	2012	2011	2012	2011
	\$'000	\$'000	\$'000	\$'000
Interest on bank overdraft and				
long-term loans	39,148	44,449	39,148	44,449
Interest on obligations under				
finance lease	643	4,151		
	<u>39,791</u>	48,600	<u>39,148</u>	<u>44,449</u>

31 OTHER GAINS AND LOSSES

Analysis of other gains and losses for continuing operations is as follows:

Group

The amount of \$42 million represents draw down on the Lucky Five reserve as approved by the Betting, Gaming and Lotteries Commission.

In the prior year the balance comprised an early renewal fee of US\$1.75M (J\$149.391M) in respect of the successful completion of a new contractual agreement with GTECH Corporation, the technology provider of the lottery gaming network. The balance of \$46 million represented a draw down on the Lucky Five reserve as approved by the Betting, Gaming and Lotteries Commission.

The Company

In the prior year the amount represents loss of purchased goodwill attributable to financial services cash generating unit discontinued during that year.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

32 PROFIT BEFORE TAXATION

Analysis of profit before taxation for continuing operations is as follows:

The profit before taxation is stated after taking account of the following items:

_	The G	roup	The Company	
	<u>2012</u>	<u>2011</u>	<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Income				
Interest	53,098	46,376	99,700	92,069
Expenses				
Directors' emoluments:				
Fees	29,237	19,194	29,237	19,194
Management remuneration	148,404	162,709	94,739	119,185
Audit fees	17,900	17,300	6,100	5,500
Depreciation of property				
and equipment	191,187	196,731	31,218	39,871
Amortisation of intangible assets	29,573	26,401	1,112	840
Amortisation of other assets	656	5,019	-	-
Finance costs	39,791	48,600	39,148	44,449

33 RELATED PARTY

- (a) A party is considered to be related if:
 - (i) directly, or indirectly through one or more intermediaries, the party:
 - controls, is controlled by, or is under common control with, the Group (this includes parent, subsidiaries and fellow subsidiaries);
 - has an interest in the entity that gives it significant influence over the Group; or
 - has joint control over the Group;
 - (ii) the party is an associate of the Group;
 - (iii) the party is a joint venture in which the Group is a venturer;
 - (iv) the party is a member of the key management personnel of the Group;
 - (v) the party is a close member of the family of any individual referred to in (i) or (iv);
 - (vi) the party is an entity that is controlled, jointly controlled or significantly influenced by, or for which significant voting power in such entity resides with, directly or indirectly, any individual referred to in (iv) or (v); or
 - (vii) the party is a post-employment benefit plan for the benefit of employees of the Group, or of any entity that is a related party of the Group.

Related party transactions and balances are recognised and disclosed in the financial statements.

Transactions with related parties are recorded in accordance with the normal policies of the Group at transaction dates.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

33 RELATED PARTY (Cont'd)

(b) Trading transactions with related parties

During the period, the Company had the following significant transactions with its wholly-owned subsidiaries. Transactions represents income to the Company.

	<u>2012</u>	2011
	\$'000	\$'000
Supreme Ventures Financial Services Limited		
Royalty fee	-	897
Prime Sports (Jamaica) Limited		
Management fees	10,500	-
Machine rental	20,422	18,682
Interest income	85,525	86,598
Supreme Ventures Lotteries Limited		
Management fees	212,400	120,000
Royalty fee	25,198	56,457
Big 'A' Track 2003 Limited		
Management fees	3,500	-

The Company is provided with technical services by a related entity. This is disclosed at Note 26 (c) (ii)).

(c) Balances with related parties

Notes 9 and 15 to the financial statements include related party long-term receivable and other amounts due from related parties respectively.

Included in trade and other receivables (Note 16) is an amount of \$31.1 million, which represents an advance to a director.

(d) Loans of key management personnel

	The co	ompany
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
Loan balances	<u>70,890</u>	<u>65,360</u>

The Company has provided its key management personnel and directors with short-term loans in accordance with policy on granting loans to the Company's employees. The amounts disbursed during the period amounted to \$27.736 million (2011: \$19.89 million).

(e) Compensation of key management personnel

The remuneration of directors and other members of key management during the year were as follows:

	The Group		The Co	mpany
	<u>2012</u> \$'000	<u>2011</u> \$'000	<u>2012</u> \$'000	<u>2011</u> \$'000
Short-term benefits	156,176	183,289	110,781	139,765
Post employment benefits	2,279 158,455	2,059 185,348	<u>326</u> <u>111,107</u>	326 140,091
Professional fees paid to directors	<u>73,075</u>	<u>77,610</u>	<u>73,075</u>	<u>77,610</u>

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

33 RELATED PARTY (Cont'd)

(f) Provisions or write-off

No provisions or write off have been recognised for amounts advanced to key management or related parites.

34 TAXATION

Analysis of taxation for continuing operations is as follows:

(a) The taxation for the year includes:

	The Group		The Company	
	2012	<u>2011</u>	<u>2012</u>	2011
	\$'000	\$'000	\$'000	\$'000
Current tax charge:				
Income tax at 33⅓% of				
taxable profits	635,743	477,526	-	-
Under provision in previous year	-	963	-	963
Deferred tax adjustment (Note 12)	(258,863)	(<u>35,195</u>)	(<u>6,734</u>)	<u>1,683</u>
	<u>376,880</u>	<u>443,294</u>	(<u>6,734</u>)	<u>2,646</u>

(b) The charge is reconciled to the profit as per the statement of comprehensive income as follows:

	The	e Group	The Company	
	2012	<u>2011</u>	<u>2012</u>	<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Profit before taxation	<u>1,449,901</u>	<u>1,063,561</u>	<u>788,684</u>	444,601
Tax at the domestic income tax rate of 331/3%	483,300	354,520	262,895	148,200
Tax effect of expenses disallowed for tax purposes	32,967	53,691	9,517	8,447
Net deferred tax asset not recognised	-	72,993	-	-
Tax effect on non-taxable income	(405)	(54,436)	(273,333)	(155,301)
Under provision previous year	-	963	-	963
Tax effect on private motor vehicles	6,749	15,174	-	-
Tax effect of prior period deferred tax recognised on the current year	(255,654)	-	-	-
Tax effect of tax loss not recognised	5,956	-	5,956	-
Effect of change in tax rate	105,083	-	(8,452)	-
Other	(1,116)	389	(_3,317)	337
	376,880	443,294	(<u>6,734</u>)	2,646

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

34 TAXATION (Cont'd)

		The	The Group		The Company	
		2012	<u>2011</u>	<u>2012</u>	2011	
		\$'000	\$'000	\$'000	\$'000	
(c)	Total tax charge recognised					
	directly in equity	(<u>5,979</u>)	<u>1,289</u>	<u>5,518</u>	<u>447</u>	

(d) Tax losses of subsidiaries amounting to \$1.633 billion (subject to agreement with the Director General, Tax Administration Jamaica) are available for set-off against future taxable profits of the subsidiaries.

35 **DISCONTINUED OPERATION**

(a) Discontinued operations - Financial services

As part of management's effort to streamline its operations a strategic decision was taken to sell the MoneyGram operations and to surrender the Cambio licence of its subsidiary, Supreme Ventures Financial Services Limited, which was effective December 9, 2011. As a result, these operations have been treated as discontinued operation in these financial statements. The company is treated as a going concern as it continues to operate as a MoneyGram sub-agent and will also seek other revenue generating activities.

		<u>2012</u> \$'000	<u>2011</u> \$'000
	Revenue Direct expenses	<u>-</u>	147,729 (<u>33,287</u>)
	Gross profit Operating expenses	- (<u>1,931</u>)	114,442 (<u>163,450</u>)
	Loss from operations Other gains and losses (see (b) below) Interest income Net foreign exchange loss	(1,931) (3,132) - 	(49,008) 23,037 729 (5,279)
	Loss before taxation Taxation (Note 12)	(5,063) <u>1,266</u>	(30,521) _16,580
	Loss for the year from discontinued operations	(<u>3,797</u>)	(<u>13,941</u>)
(b)	Other gains and losses	\$'000	\$'000
	Proceeds from sale of MoneyGram operation Impairment of goodwill attributed to financial services	(3,132)	38,000 (<u>14,963</u>)
		(<u>3,132</u>)	<u>23,037</u>

In the current year the sale price of the MoneyGram operation was amended due to a condition of the original sale agreement.

(c)	Cash flows	from	discontinued	operations
-----	------------	------	--------------	------------

Sauth no	<u>2012</u> \$'000	<u>2011</u> \$'000
Net cash flows from operating activities Net cash flows from investing activities	(3,797)	293 <u>729</u>
	(<u>3,797</u>)	1,022

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

36 **NET PROFIT**

(a) Dealt with in the financial statements
--

	<u>2012</u> \$'000	<u>2011</u> \$'000
The company (see (b) below) The subsidiaries	(24,582) 1,093,806	(33,045) 639,371
	<u>1,069,224</u>	<u>606,326</u>
(b) Profit per company's statement of comprehensive income Less: Dividend received - subsidiary	795,418 (<u>820,000</u>)	441,955 (<u>475,000</u>)
Net profit (as above)	(<u>24,582</u>)	(<u>33,045</u>)

37 **RETAINED EARNINGS**

This is reflected in the financial statements of:

his is reflected in the financial statements of:		
	<u>2012</u>	<u>2011</u>
	\$'000	\$'000
The company	1,207,011	1,018,162
The subsidiaries	548,882	275,076
	<u>1,755,893</u>	<u>1,293,238</u>

38 EARNINGS PER STOCK

From continuing and discontinued operations

Basic earnings per stock unit is calculated by dividing the net profit attributable to shareholders, by the weighted average number of ordinary stock units in issue during the year.

<u>2012</u> \$'000	<u>2011</u> \$'000
<u>1,073,021</u>	620,267
<u>1,069,224</u>	606,326
<u>2,637,255</u>	<u>2,637,255</u>
<u>2012</u> ¢	<u>2011</u> ¢
41 <u>-</u>	24 (<u>1</u>)
<u>41</u>	<u>23</u>
	\$'000 1,073,021 1,069,224 2,637,255 2012 ¢ 41

Diluted earnings per stock unit is the same as basic earnings per stock unit as there were no dilutive potential ordinary stocks.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

39 RETIREMENT BENEFIT PLAN

The Group operates a defined contribution retirement benefit plan for all qualifying employees. The assets of the scheme are held separately from those of the group in funds under the control of trustees and administered by an insurance company. Basic contributions are 5% of taxable earnings, made by the employees and 5% by the employer. The employees may make additional contributions of 5% of their taxable earnings to provide for additional pension benefits.

The Group's and the Company's contributions are disclosed in Note 28 on staff costs.

40 OPERATING LEASE ARRANGEMENTS

The Group has entered into agreements for the lease of office spaces and apartments. The annual rentals are payable in monthly installments.

Minimum lease rental commitments are as follows:

					The Gr	oup
					<u>2012</u> \$'000	<u>2011</u> \$'000
		nin 1 year r 2 and 3			92,510 <u>185,021</u>	86,618 <u>162,783</u>
					<u>277,531</u>	<u>249,401</u>
					The Gr	oup
					<u>2012</u> \$'000	<u>2011</u> \$'000
	Mini	mum lease payment under operating				
	lea	se recognised as an expense in the year			<u>98,111</u>	<u>71,779</u>
41	DIS	FRIBUTIONS				
					<u>2012</u>	<u>2011</u>
					\$'000	\$'000
	a.	Dividend declared and paid				
		First interim dividend paid July 12, 2011	-	7¢	-	184,658
		Second interim dividend paid September 12, 2011	-	5¢	-	131,864
		Third interim dividend paid December 29, 2011	-	5¢	-	131,864
		Fourth interim dividend paid March 23, 2012	-	5¢	131,863	-
		First interim dividend paid June 22, 2012	-	6¢	158,235	-
		Second interim dividend paid August 30, 2012	-	8¢	210,980	-
		Third interim dividend paid December 14, 2012	-	4¢	<u>105,491</u>	
					<u>606,569</u>	<u>448,386</u>
	b.	Dividend from subsidiary			<u>820,000</u>	<u>475,000</u>

Represents amounts received or receivable from the Company's wholly-owned subsidiary, Supreme Ventures Lotteries Limited.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

42 CONTINGENCIES AND COMMITMENTS

(a) Contingencies - litigations

Epsilon Global Equities

On December 15, 2008 a civil suit was filed by Epsilon Global Equities Limited (Epsilon) citing as defendants the Company and its founding shareholders. The matter was settled in 2011, with a judgment in favour of the shareholders and the Company. However, the attorney representing Epsilon appealed the judgment. It is expected that the appeal will be heard by December 2013. Attorneys representing the defendants expect the Company to succeed the hearing and that the appeal will not result in a financial liability to the Company.

Talisman Capital Alternative Investment Fund and EGE Limited

In August 2012, a civil suit was filed in the Courts in the Florida, USA jurisdiction by Talisman Capital Alternative Investment Fund and EGE Limited citing as defendants the Company and its shareholders. This suit is in respect of the same issues decided in the courts in Jamaica in favour of the Company and its shareholders, per Epsilon Global Equities suit above. The Attorneys representing the defendants expect their position to be upheld by the Florida Courts, as has been successfully done in the Jamaican Courts.

(b) Contingencies - Guarantee

Pursuant to the Articles of Incorporation of the company and a resolution of the directors, the company has issued a duly executed and stamped deed of debenture and a duly executed guarantee to Betting, Gaming and Lotteries Commission (BGLC). The company and BGLC have agreed that, the secured debenture and the guarantee constitute compliance by the subsidiary, Supreme Ventures Lotteries Limited (SVLL), with the requirements of the licence granted by BGLC that, the equity capitalisation of SVLL be not less than \$500 million, and SVLL will accordingly be treated as having \$500 million of shareholders' equity (issued capital of SVLL is \$1.0 million) for the purpose of the condition of the BGLC licence that refer to shareholders' equity (see also Note 1). Accordingly, BGLC will hold the company responsible and liable for any breaches of the licence by the subsidiary, SVLL.

(c) Contingency - Big 'A' Track 2003 Limited

In accordance with requirements of the Betting, Gaming and Lotteries Act to grant Bookmakers permit, the subsidiary Big 'A' Track 2003 Limited executed a performance bond guarantee arrangement with Bank of Nova Scotia Jamaica Limited (BNS) for an amount of \$25.0 million. Under the said performance bond covering the period April 14, 2011 to April 13, 2015, BNS would pay on demand any sums which may from time to time be demanded by the Betting, Gaming and Lotteries Commission up to a maximum aggregated sum of \$25.0 million.

The bank guarantee is secured by a hypothecated term deposit of \$25.0 million of the subsidiary, which is included in the Group's cash and bank balances (see Note 17).

(d) Contingencies - Super Lotto Jackpot Liability

As required under Condition 7 attached to the approval granted by Betting, Gaming and Lotteries Commission (BGLC) to promote the multijurisdictional Game 'Super Lotto', the company as the applicant has made arrangements for a stand-by financing facility of \$600.0 million from Bank of Nova Scotia Jamaica Limited. Under the said stand-by facility which is renewable annually, BGLC has been identified as the beneficiary in order to ensure that a Super Lotto jackpot winner in Jamaica is settled with the prize money and also to ensure that the necessary taxes on such a prize payment is settled with the revenue authorities in Jamaica.

(e) Commitment - Licence fees to Betting, Gaming and Lotteries Commission (BGLC)

In accordance with conditions attached to the lottery licences granted by BGLC, annual licence fees of \$26.4 million falls due for payment each year.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

42 CONTINGENCIES AND COMMITMENTS (Cont'd)

(f) Capital commitments

	\$'000
Furniture, fixtures and equipment	2,426
Gaming equipment	49,261
Leasehold improvements	<u>18,066</u>
	<u>69,753</u>

(g) Commitments - other

Commitments in respect of sponsorship agreements are as follows:

<u>Year</u>	\$'000
2013	<u>28,400</u>

43 **DE-LISTING**

On July 2, 2012, the company completed the process of delisting its shares from the Trinidad and Tobago Stock Exchange.

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT

44.1 Significant accounting policies

Details of the significant accounting policies and methods adopted including the criteria for recognition, the basis of measurement and the basis on which income and expenses are recognised, in respect of each class of financial assets, financial liabilities and equity instruments are disclosed in Note 3 to the financial statements.

44.2 Categories of financial instruments

	The Group		The Co	ompany
	2012	2011	<u>2012</u>	2011
	\$'000	\$'000	\$'000	\$'000
Financial assets				
Investment in subsidiaries	-	-	1,948,990	1,853,568
Loans and other receivables				
(including cash and				
cash equivalents)	2,553,683	2,126,799	1,495,382	1,390,559
Available-for-sale investments	14,759	1,883	14,759	1,883
	2,568,442	2,128,682	<u>3,459,131</u>	3,246,010
Financial liabilities				
Other financial liabilities				
at amortised cost	<u>1,665,434</u>	<u>1,394,925</u>	635,305	667,240

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.3 Financial risk management objectives

The Group's activities expose it to a variety of financial risk and those activities involve the analysis, evaluation, acceptance and management of some degree of risk or combination of risks. Taking risk is core to the business and the operational risks are an inevitable consequence of being in business. The Group's aim is therefore to achieve an appropriate balance between risk and return and minimise potential adverse effects on the group's financial performance.

The Group's risk management policies are designed to identify and analyse these risks, to set appropriate risk limits and controls, and to monitor the risks and adherence to limits by means of reliable and up to date information systems. The Group regularly reviews its risk management policies and systems to reflect changes in markets, products and emerging best practices.

The Group's activities result in principal exposure to credit, liquidity, market and operational risks. An enterprise-wide risk management approach is adopted which involves employees at all levels. This framework is supported by sound risk management practices which include the establishment of enterprise-wide policies, procedures and limits, monitoring and measurement of exposure against established limits, ongoing realignment of business strategies and activities and the reporting of significant exposures to senior management and the Board of Directors.

The Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. The Board's risk management mandate is principally carried out through the Audit Committee.

Audit Committee

The Audit Committee has oversight for the integrity of the financial statements and reviews the adequacy and effectiveness of internal controls and risk management procedures. The Committee also ensures compliance with internal, legal and regulatory policies, identifying, monitoring, measuring and reporting significant risk exposure and making recommendations in relation to management of risk.

This Board Committee also has direct responsibility for the management of statement of financial position risk which includes liquidity, interest rates and foreign currency risks.

44.4 Credit risk management

44.4.1 Credit risk

The Group is exposed to credit risk, which is the risk that its customers or counterparties may default and could cause a financial loss for the group by failure to discharge their contractual obligations. Credit risk is an important risk for the Group's business and management therefore carefully monitors its exposure to credit risk. Credit exposure for the Group arises mainly from receivables of lottery sales and cash and bank balances (see below). The Group controls credit exposure by maintaining a strict collection process. Lottery sale Agents are required to remit cash collections weekly which are monitored on a weekly basis by identification and transfer to designated bank accounts. A process of suppression of agent activity is triggered for non-compliance.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.4 Credit risk management (Cont'd)

44.4.1 Credit risk (Cont'd)

	The Group		The Co	mpany
	2012	<u>2012</u> <u>2011</u>		<u>2011</u>
	\$'000	\$'000	\$'000	\$'000
Cash and bank balances	1,660,455	1,418,477	130,451	164,454
Agent receivables	300,456	235,390	-	-
Investment in subsidiary	=	-	1,948,990	1,853,568
Long-term receivables	359,895	338,021	978,313	995,203
Receivables	232,877	134,911	81,495	92,743
Related party	=	-	305,123	138,159
Available-for-sale	14,759	1,883	14,759	1,883
	<u>2,568,442</u>	<u>2,128,682</u>	<u>3,459,131</u>	<u>3,246,010</u>

44.4.2 Credit review process

The Group's credit risk is managed through a framework which incorporates the following:

Trade Receivables

- The Group establishes policies and procedures which govern standards for granting credit and the process of continuous monitoring and measurement in relation to credit quality through industry delinquency and debt recovery management.
- ii. Trade receivables are monitored and managed by the Finance Department in collaboration with the Field Area Management team, who has responsibility for liaising with the Selling Agents on behalf of the licensed group entity.

44.4.3 Impairment

The Finance Department - conducts monthly and quarterly assessment of the trade receivable balances to determine whether there is a requirement for provision due to impairment.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.5 Liquidity risk

Liquidity risk is the risk that the Group is unable to meet its payment obligations associated with its financial liabilities when they fall due. Prudent liquidity risk management implies maintaining sufficient cash and marketable securities.

44.5.1 Management of liquidity risk

The Board of Directors approves the group's liquidity and funding management policies and established limits to control risk.

The Group's Finance Department has direct responsibility for the management of the day-to-day liquidity. The Audit Committee provides senior management oversight of the group's liquidity risk exposure, within the policy and limits frameworks established by the Board.

The management of liquidity risk is carried out through various methods which include:

- Day-to-day funding, managed by monitoring future cash flows to ensure that requirements can be met.
- Maintaining a portfolio of highly marketable assets that can easily be liquidated as protection against any unforeseen interruption to cash flow within the local and international markets.
- Monitoring statement of financial position liquidity ratios against internal and regulatory requirements.
- Maintenance of liquidity and funding contingency plans.

44.5.2 Liquidity and interest rate tables

The following table details the Group's and the Company's contractual maturity for its non-derivative financial assets and financial liabilities. The tables have been drawn up based on undiscounted contractual maturities of financial assets including interest that will be earned on those except where the Group and the Company anticipates that the cash flows will occur in a different period, and in the case of financial liabilities, based on the earliest date on which the Group and the Company can be required to pay.

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.5 Liquidity risk (Cont'd)

44.5.2 Liquidity and interest rate tables

	The Group				
	Weighted				
	average				
	effective	Within 3	3 months	1 to 5	
	interest rate	Months	to 1 year	<u>Years</u>	Total
2012	%	\$'000	\$'000	\$'000	\$'000
Financial assets					
Non-interest bearing		844,857	-	14,759	859,616
Variable interest rate instruments	0.31	756,069	839	361,008	1,117,916
Fixed interest rate instruments	3.11	594,732			_594,732
		2,195,658	839	375,767	2,572,264
Financial liabilities					
Non-interest bearing		1,306,171	-	-	1,306,171
Interest bearing loan fixed rate	11.06	43,965	127,486	235,833	407,284
		1,350,136	127,486	235,833	<u>1,713,455</u>
<u>2011</u>					
Financial assets					
Non-interest bearing		915,128	-	1,883	917,011
Variable interest rate					
instruments	0.56	463	1,415	339,899	341,777
Fixed interest rate					
instruments	3.02	876,218			876,218
		1,791,809	_1,415	341,782	2,135,006
Financial liabilities					
Non-interest bearing		990,876	-	-	990,876
Interest bearing loan fixed rate	10.46	168,175	<u>74,731</u>	256,021	498,927
		1,159,051	<u>74,731</u>	256,021	1,489,803

Notes to the Consolidated Financial Statements YEAR ENDED DECEMBER 31, 2012 **SUPREME VENTURES LIMITED**

FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd) 4

Liquidity risk (Cont'd) 44.5

44.5.2 Liquidity and interest rate tables

			The	The Company			
	Weighted average						
	effective	1 to 3	3 months	1 to 5	Over	No specific	
	interest rate	Months	to 1 year	Years	5 years	Maturity	Total
	%	\$,000	\$,000	\$,000	\$,000	\$,000	\$,000
2012							
Financial assets							
Non-interest bearing		446,131	1	ı	14,759	1,948,990	2,409,880
Fixed interest rate							
instruments	69.7	98,425	33,522	179,998	1,100,931	1	1,412,876
		544,556	33,522	179,998	1,115,690	1,948,990	3,822,756
Financial liabilities							
Non-interest bearing		270,967	1	ı	ı	1	270,967
Fixed interest bearing							
loan	12	43,853	125,113	253,864	1	1	422,830
		314,820	125,113	253,864	-		693,797
2011							
Financial assets							
Non-interest bearing		444,932	1	ı	1,883	1,853,568	2,300,383
Fixed interest rate							
instruments	69.7	133,407	93,430	499,893	1,284,218	1	2,010,948
		578,339	93,430	499,893	1,286,101	1,853,568	4,311,331
Financial liabilities							
Non-interest bearing		302,386	1	ı	Ī	ı	302,386
Fixed interest bearing							
loan	10.80	128,327	74,731	256,021	1	1	459,079
		430,713	74,731	256,021	•		761,465

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.6 Market risk

The Group takes on exposure to market risk, which is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risks mainly arise from changes in foreign currency exchange rates and interest rates.

The Board and management have responsibility for the monitoring of market risk exposures by way of measurements through sensitivity analysis. Market information and additional analysis are also used to manage risk exposure and mitigate the limitation of sensitivity analysis.

There has been no change to the Group's exposure to market risks or the manner in which it manages and measures risk.

44.6.1 Foreign currency risk

Foreign currency risk is the risk of loss arising from adverse movements in foreign exchange rates.

The Group is exposed to foreign currency risk as a result of transactions that are denominated in a currency other than the Jamaican dollar. The main currencies giving rise to the exposure is the current year was United States Dollar, Canadian Dollar and the British Pound. The Group manages foreign currency risk through the establishment of limits for net open positions and matching foreign assets and liabilities as far as possible.

Foreign currency risk management

The Group manages its foreign currency risk by ensuring that the net exposure in foreign assets and liabilities is kept to an acceptable level by monitoring currency position. The Group further manages this risk by holding foreign currency balances.

The following table summarizes the Group's exposure to foreign currency exchange rate risk:

			Th	e Group				
				2012				
		USD		CDN		GBP	K	/D
		J\$		J\$		J\$		J\$
	US\$	Equiv.	Cdn\$	Equiv.	£	Equiv.	Kyd\$	Equiv.
	'000	'000	'000	'000	'000	'000	'000	'000
Total assets	6,206	572,221	-	42	-	4	-	1
Total liabilities	(<u>312</u>)	(_28,797)						
Net exposure	<u>5,894</u>	<u>543,424</u>	<u>-</u>	<u>42</u>		<u>4</u>	<u>-</u>	<u>_1</u>

			2011				
	US	USD		CDN		GBP	
		J\$		J\$		J\$	
	US\$	Equiv.	Cdn\$	Equiv.	£	Equiv.	
	'000	,000	,000	'000	'000	'000	
Total assets	6,377	550,228	1	88	4	480	
Total liabilities	(<u>492</u>)	(42,640)					
Net exposure	<u>5,885</u>	<u>507,588</u>	<u>_1</u>	88	_4	480	

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.6 Market risk (Cont'd)

44.6.1 Foreign currency risk (Cont'd)

		The Com	pany	
	2	012		2011
	U	USD		USD
	US\$	J\$ Equiv.	US\$	J\$ Equiv.
	'000	,000	,000	'000
Total assets	<u>48</u>	4,397	<u>509</u>	44,063
Net exposure	<u>48</u>	<u>4,397</u>	<u>509</u>	<u>44,063</u>

44.6.2 Foreign currency sensitivity

The Group's sensitivity to a 1% increase/10% decrease in the Jamaican dollar against the USD, CDN and GBP is demonstrated below and represents management's assessment of the possible change in foreign exchange rates. In the prior year, the sensitivity rate used was 1% for increase/decrease. The sensitivity analysis includes only outstanding foreign currency denominated monetary items and adjusts the translation at period end for a 1% increase or 10% decrease in the foreign exchange rates.

The sensitivity of the 1% increase/10% decrease in the Jamaican dollar on the foreign currency exposure is reflected below (2011: 1% increase/decrease):

	2	012	2011
	<u>Increase</u>	Decrease	Increase/decrease
	1%	10%	1%
	\$'000	\$'000	\$'000
USD	5,434	54,342	5,076
CDN	1	4	1
GBP	1	1	5
	<u>5,436</u>	<u>54,347</u>	<u>5,082</u>

The company

The sensitivity of the Company to a 1% increase 10%decrease in the Jamaican dollar on the net United States dollar exposure would be \$0.04 million/0.44 million (2011: 1% increase/decrease - \$0.440 million).

44.6.3 Interest rate risk

Interest rate risk is the risk of loss due to adverse changes in interest rates. The risk of loss may arise from a decline in the market value of financial assets due to interest rate increases. The Group is exposed to the effects of fluctuations in the prevailing levels of market interest rates on its financial position and cash flows. Mismatch of positions between assets and liabilities in periods of rising or declining interest rates may also result in loss of earnings. Management sets limits on the level of mismatch of interest rate repricing that may be undertaken. This is monitored on a periodic basis.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.6 Market risk (Cont'd)

44.6.3 Interest rate risk

Management of interest rate risk

Interest rate risk exposure is measured using sensitivity analysis. Interest rate risk is managed by utilising derivative instruments where necessary and maintaining an appropriate mix of variable and fixed rate instruments.

The Group's and the company's exposure to interest rates on financial assets and financial liabilities are detailed in liquidity risk management (Note 44.5.2).

44.6.4 Interest rate risk management

Interest rate sensitivity analysis

Interest rate sensitivity has been determined based on the exposure to interest rates for the Group's long-term loan receivable and short-term deposits at the end of reporting period as these are substantially the interest sensitive instruments impacting financial results. For floating rate assets, the analysis assumes the amount of asset outstanding at the statement of financial position date was outstanding for the whole period. A 400 basis point increase or 100 basis point decrease is used when reporting interest rate risk internally to key management personnel and represents management's assessment of the reasonable possible change in interest rates. In 2011 the assumption was 100 basis point increase or decrease.

If market interest rates had been 400 basis points higher or 100 lower and all other variables were held constant:

	The Group	
	2012	<u>2011</u>
	\$'000	\$'000
Effect on net surplus increase 400 basis points	44,552	-
Effect on net surplus decrease 100 basis points	11,138	-
Effect on net surplus increase/ decrease of 100 basis points	-	3,380

44.6.5 Equity risk

Equity risks arise out of price fluctuation in the equity prices. The risk arises out of holding positions in either individual stocks (non-systemic risk) or in the market as a whole (systemic risk). The goal is to earn dividend income and realise capital gains sufficient to offset the interest foregone in holding such long-term positions.

The Group and the Company sets limits on the level of exposure, and diversification is a key strategy employed to reduce the impact on the portfolio, which may result from the non-performance of a specific class of assets. Given the potential volatility in the value of equities and the non-interest bearing characteristics of these instruments the Group and the Company limits the amount invested in them.

Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.6 Market risk (Cont'd)

44.6.5 Equity risk (Cont'd)

Equity price sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to equity price risks at the reporting date.

If equity prices had been 10% higher/lower:

- net profit for the year ended December 31, 2012, would have been unaffected as the equity investments are classified as available-for-sale; and
- fair value reserves would have increased/decreased by \$1.289 million (2011: \$Nil) for the Group and the Company as a result of the changes in fair value of available-for-sale equities.

44.7 Capital management

The capital structure of the Group consist of equity attributable to the shareholders of the parent company comprising issued capital, reserves, retained earnings and cash and bank balances.

The Group's objectives when managing its capital structure, which is a broader concept than the 'equity' on the face of the statement of financial position, are:

- (i) To comply with the capital requirements set by the regulators;
- (ii) To safeguard the Group's ability to continue as a going concern so that it can continue to provide returns for stockholders and benefits for other stakeholders; and
- (iii) To maintain a strong capital base to support the development of its business.

Certain group entities are required to meet capital and lending restrictions as part of licensing requirement of the Betting, Gaming and Lotteries Act. This includes a requirement that the subsidiary SVL and Big 'A' Track 2003 Limited have an equity capitalization of not less than \$500 million and \$750,000 respectively (see Note 42 (b)).

At the end of the reporting period the entities were not in breach of the licensing requirements.

There were no changes to the Group's approach to capital management during the year.

44.8 Fair value of financial instruments

Fair value is the amount for which an asset could be exchanged, or a liability settled, between knowledgeable, willing parties in an arm's length transaction. A market price, where an active market (such as a recognised stock exchange) exists, is the best evidence of the fair value of a financial instrument. Market prices are not available for some of the financial assets and liabilities of the Group. Fair values in the financial statements have therefore been estimated using present values or other estimation and valuation techniques based on market conditions existing at the end of the reporting period. Generally, considerable judgment is necessarily required in interpreting market data to develop estimates of fair value. Accordingly, the estimates presented in these financial statements are not necessarily indicative of the amounts that the Group would realise in a current market exchange.

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

44 FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL RISK MANAGEMENT (Cont'd)

44.8 Fair value of financial instruments (Cont'd)

The following methods and assumptions have been used:

- (a) The face values, less any estimated credit adjustments for financial assets and liabilities with a maturity of less than one year are estimated to approximate their fair values. These financial assets and liabilities include cash and bank balances, trade receivable and payables.
- (b) The carrying value of long-term receivables approximate their fair values as these receivables are carried at amortised cost and the interest rates are reflective of current market rates for similar transactions.
- (c) Quoted shares classified as available-for-sale are measured at fair value by reference to quoted market prices. Unquoted shares are stated at cost less impairment adjustments.
- (d) The carrying value of long-term liabilities approximate the fair values as these loans are carried at amortised cost reflecting their contractual obligations and the interest rates are reflective of market rates for similar loans.

44.9 Fair value measurement recognised in the statement of financial position

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into levels 1 to 3 based on the degree to which the fair value is observable.

- □ Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2 fair value measurement are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices); and
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs). There were no level 3 fair value investments.

		20	12	
	Level 1	Level 2	Level 3	Total
	\$'000	\$'000	\$'000	\$'000
Available-for-sale financial instruments				
Quoted shares	12,876	-	-	12,876
Other investments - unquoted shares		<u>1,883</u>		1,883
	<u>12,876</u>	<u>1,883</u>		<u>14,759</u>
		20	11	
	Level 1	Level 2	Level 3	Total
	\$'000	\$'000	\$'000	\$'000
Available-for-sale financial instruments				
Quoted shares	-	-	-	-
Other investments - unquoted shares		1,883		<u>1,883</u>
		<u>1,883</u>		<u>1,883</u>

SUPREME VENTURES LIMITED Notes to the Consolidated Financial Statements

YEAR ENDED DECEMBER 31, 2012

45 **SUBSEQUENT EVENT**

(a) Amalgamation

Subsequent to December 31, 2012, the Company commenced the process of amalgamating the betting, gaming and lotteries operations of its subsidiaries into a single operating entity.

(b) Change in tax rates

Based on tax revenue measures announced for fiscal year 2013/2014:

- (i) Certain subsidiaries will meet the definition of large companies based on gross income in excess of \$500 million with the effect that taxable income will have a surtax imposed at an additional 5% above the tax rate for unregulated entities of 25% (total 30% tax rate).
- (ii) Lottery taxes (gross profit tax) on specified lottery games will increase from 17% and 23% to 20% and 25% respectively.



SHAREHOLDINGS

31st DECEMBER 2012

Shareholdings

Ten Largest Shareholders

NAME OF SHAREHOLDER	<u>UNITS</u>
Intralot Caribbean Ventures Limited	1,315,895,445
Ian Kent Levy*	318,929,440
Paul Hoo*	227,568,859
Janette Stewart*	179,622,545
Stephen Roger Castagne*	135,107,692
Mayberry CO A/C 120008	66,553,514
Sunfisher Corporation	24,648,118
Keith Binns*	20,041,900
Mayberry West Indies Limited	18,422,091
TW Metals Limited	18,257,457

^{*} Includes shares held with joint holders

Shareholdings

Directors' Shareholdings

NAME OF SHAREHOLDER	<u>UNITS</u>
Ian Levy*	318,929,440
Paul Hoo*	227,568,859
David McBean*	4,074,867
Brian George	2,246,647
Barrington Chisholm	994,871
Curtis Martin*	774,867
Steven Hudson*	587,433
John Graham*	1,000
Georgios Sampson	NIL
Nicholas Mouttet	NIL
Nikolaos Nikolakopoulos	NIL

^{*} Includes shares held with joint holders

Shareholdings

Senior Managers' Shareholdings

NAME OF SHAREHOLDERS	UNITS
Brian George	2,246,647
James Morrison*	175,550
Sonia Davidson*	31,200
Wayne Boodasingh	NIL
Lorna Gooden*	16,600
Janette Conie	10,000
Michael Smith	2,000
Andrew Bromley	4,000
Nigel Warmington	NIL
Bernard Morrison	NIL
Lancelot Thomas	NIL
Georgios Souris	NIL
Vassilis Hadjidiakos	NIL
Junett Robinson	NIL

LINITE

^{*} Includes shares held with joint holders



CORPORATE DIRECTORY

31st DECEMBER 2012

Corporate Offices

Registered Office: Supreme Ventures Limited

4th Floor R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I.

Tel: (876) 754-6526 Fax: (876) 754-2143

Supreme Ventures Limited (Knutsford Office):

8th Floor 63-67 Knutsford Boulevard Kingston 5, Jamaica, W.I. Tel: (876) 906-8603

Fax: (876) 906-4397

Subsidiaries:

Supreme Ventures Lotteries Ltd:

4th Floor

R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I.

Tel: (876) 754-6526 Fax: (876) 754-2143

Supreme Ventures Financial Services Limited:

4th Floor R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I.

Tel: (876) 754-6526 Fax: (876) 754-2143

Prime Sports (Jamaica) Limited:

4th Floor, R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I. Tel: (876) 754-6526

Fax: (876) 968-4389

Bingo Investments Limited

4th Floor R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I. Tel: (876) 754-6526

Fax: (876) 754-2143

Big 'A' Track 2003 Limited:

4th Floor

R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I. Tel: (876) 754-6526

Fax: (876) 754-0320

Jamaica Lottery Company Holdings Limited:

4th Floor R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I. Tel: (876) 754-6526

Fax: (876) 754-0526

Supreme Ventures VL Holdings Limited:

Pointe Seraphine P.O. Box 195 St. Lucia, W.I.

Regional Centres

New Kingston:

1st Floor R Danny Williams Building 28 - 48 Barbados Avenue Kingston 5, Jamaica, W.I. Tel: (876) 754-6526 Fax: (876) 906-0188

Half Way Tree Road:

28 Half Way Tree Road Kingston 5, Jamaica, W.I Tel: (876) 920-3498 Fax: (876) 960-9417

Spanish Town:

37 Young Street Spanish Town St. Catherine, Jamaica, W.I. Tel: (876) 749-3690 Fax: (876) 749-3691

Savanna-la-Mar:

Lyons Plaza
74 Great George Street
Savanna-la-Mar, Westmoreland
Jamaica, W.I.
Tal: (876) 918 0232

Tel: (876) 918-0232 Fax: (876) 918-0233

Montego Bay:

Shop #F203
Baywest Shopping Centre
Harbour Street, Montego Bay
St. James, Jamaica, W.I.
Tel: (876) 979-0366/70
Fax: (876) 952-9046

May Pen:

Shop #25
Bargain Village Plaza
35 Main Street, May Pen
Clarendon, Jamaica, W.I.
Tel: (876) 986-6663
Fax: (876) 986-1439

Gaming Lounges

Acropolis Barbican:

Barbican Centre 29 East Kings House Road Kingston 5 Jamaica, W.I. Tel: (876) 978-1299 Fax: (876) 946-9896

Acropolis May Pen:

Shop #25
Bargain Village Plaza
35 Main Street, May Pen
Clarendon, Jamaica, W.I.
Tel: (876) 986-6663
Tel: (876) 986-1439

Acropolis Cross Roads:

Shop #8 State Mall 15 - 17 Half Way Tree Road Kingston 5 Jamaica, W.I. Tel: (876) 906-8719 Fax: (876) 908-2837

Coral Cliff:

165 Gloucester Avenue Montego Bay St. James Jamaica, W.I. Tel: (876) 952-4130 Fax: (876) 952-6532

Acropolis Portmore:

5 - 7 Seagrape Close Bridgeport, Portmore St. Catherine Jamaica, W.I. Tel: (876) 988-3303 Fax: (876) 704-8196

Bankers

National Commercial Bank Jamaica Limited

Private Banking 32 Trafalgar Road Kingston 10 Jamaica, W.I. Jamaica Limited
2 Knutsford Boulevard
Kingston 5
Jamaica, W.I.

Bank of Nova Scotia

RBC Royal Bank (Jamaica) Limited 17 Dominica Drive Kingston 5 Jamaica, W.I.

CIBC FirstCaribbean
International Bank
23 Knutsford Boulevard
Kingston 5
Jamaica, W.I.

Attorneys

John G. Graham & Company

7 Belmont Road Kingston 5 Jamaica, W.I. Rattray Patterson Rattray 24 - 26 Grenada Crescent Kingston 5

Jamaica, W.I.

Livingston Alexander & Levy 72 Harbour Street

Kingston Jamaica, W.I.

Tracey A. Hamilton

Suite 6 1D - 1E Braemar Avenue Kingston 5 Jamaica, W.I.

Registrar

Jamaica Central Securities Depository Limited 40 Harbour Street Kingston Jamaica, W.I.



Deloitte & Touche 7 West Avenue Kingston 4 Jamaica, W.I. PriceWaterhouseCoopers
ScotiaCentre
Cnr. Duke & Port Royal Streets
Kingston, Jamaica, W.I.

Senior Managers

Brian George President & CEO

James Morrison Vice President, Group Finance & CFO

Sonia Davidson Vice President, Group Corporate Communications

Georgios Souris Vice President, VLTs & Sports Betting

Wayne Boodasingh Vice President, Group Property and Facilities

Lorna Gooden Asst. Vice President, Group Finance & Reporting

Andrew Bromley* Asst. Vice President, Group Security & Surveillance

Nigel Warmington Asst. Vice President, Facilities & Maintenance

Janette Conie Asst. Vice President, Group Human Resources

Lancelot Thomas Asst. Vice President, Strategic Planning &

Risk Management

Vassilis Hadjidiakos Asst. Vice President, Group Budget &

Management Reporting

Bernard Morrison** Executive Chef

Junett Robinson Group Administration Manager

Michael Smith Group Information Technology Manager

^{*} Mr. Andrew Bromley was promoted to Vice President - Group Security & Surveillance on 16th January 2013.

^{**} Mr. Bernard Morrison's position as Executive Chef was made redundant, as a result of the Board's decision to exit the hospitality business.

Managers

Wayne Matthews Finance Manager

Ann Taylor Gaming Operations - Acropolis

Fenley Douglas Gaming Operations - Acropolis

Nicola Hussey Gaming Operations – Coral Cliff

Desmond Smith Security Manager

Tashia Hutton Group Compliance Manager

Deon Dewar-Gray Treasury Manager

Proxy Form

I/We		
of		
	nbers of the above-named Company, hereby ap	point
	of	
		as my/our Proxy
-	ehalf at the Annual General Meeting of the Co el (Blue Mountain Suite), 11 Ruthven Road, Ki	
	rd June 2013 at 10:00 a.m. and at any adjournn	
Dated the	day of	2013.
Signed		

NOTES:

- 1. This Form of Proxy must be received by the Secretary of the Company at 19 Ripon Road, Kingston 5, Jamaica, W.I., not less than 48 hours before the time appointed for the meeting.
- 2. This Form of Proxy should bear stamp duty of J\$100.00 or its equivalent. Adhesive stamps are to be cancelled by the person signing the Proxy.
- 3. If the person appointing a Proxy is a Corporation, this Form of Proxy must be executed under the Common Seal or under the hand of an officer or attorney duly authorized in writing.

Supreme Ventures Limited
Corporate Office:
4th Floor, R Danny Williams Building
28 - 48 Barbados Avenue, Kingston 5
Jamaica, W.I.

Tel: (876) 754-6526; Fax: (876) 754-2143 Email: communications@svlotteries.com Website: www.supremeventures.com