



annual report & accounts 2 0 1 2

...creating wealth from the soil

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Mission Statement

o be Nigeria's leading agro-business, through the efficient and effective management of our various plantations by a highly motivated workforce, working in harmony with our other stakeholders, and continuously returning favourable results to our shareholders.







Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the 33rd Annual General Meeting of the Company will be held at the Transcorp Hilton Hotel, 1 Aguiyi Ironsi street, Maitama Abuja on Wednesday, 5th of June, 2013 at 9.00 am to transact the following:

ORDINARY BUSINESS

- To lay before the meeting, the Audited Financial Statements for the year ended 31st December 2012, together with the report of the Directors, Auditors and Audit committee thereon.
- 2. To declare a dividend
- To elect/re-elect Directors
 Pursuant to Section 256 of Companies and Allied
 Matters Act, 2004, the Company received a special
 notice "That Chief D.U. Edebiri who is 84 years old be re elected a Director of the Company."
- 4. To authorize the Directors to fix the remuneration of the Auditors
- 5. To elect members of the Audit Committee

SPECIAL BUSINESS

6. To fix the remuneration of the Directors

7. Capitalization Of Reserves

To consider and if thought fit, to pass the following resolution as an Ordinary Resolution:

"That following the recommendation of the Directors pursuant to Articles 140 of the Company's Articles of Association, the sum of N238,478,000.00 be and is hereby capitalized from the amount standing to the credit of the general reserves in the books of the Company into 476,956,000 new ordinary shares of 50 kobo each and the same be allotted and distributed to members whose names appear in the Register of Members at the close of business on Monday, 13th May, 2013 in proportion of one (1) new share for every one (1) existing share registered in such member's name on that date, the shares so distributed being treated for all purposes as capital and not as income and shall rank pari-passu with existing shares of the Company, provided that the shares issued pursuant to this resolution shall not rank for the dividend recommended for the year ended 31st December, 2012, and the Directors shall give effect to this resolution.

PROXY

A member of the Company who is entitled to attend and vote at the Annual General Meeting is entitled to appoint a proxy to attend and vote instead of him. A proxy need not be a member of the Company. Executed forms of proxy should be deposited at the office of the Registrars, City Securities Ltd, Primrose Towers, 17A Tinubu Street, Lagos not later than 48 hours before the time of the meeting.

To be valid, Proxy cards should be duly stamped by the Commissioner of Stamp Duties.

NOTES:

1. QUALIFICATION DATE FOR DIVIDEND AND BONUS ISSUE

Members whose names appear in the Register of Members at the close of business on Monday, 13th May, 2013 shall be qualified for the dividend payment and bonus issue.

2. CLOSURE OF REGISTER AND TRANSFER BOOKS

Notice is hereby given that the register of members and transfer books of the Company will be closed from Tuesday 14th May to Friday 17th May 2013 (both days inclusive) to enable Registrar prepare for the payment of dividend.

3. DIVIDEND

If dividend is approved at the meeting, the warrants for payment will be posted on Monday, 17th June, 2013 to shareholders whose names appear in the register of members as at close of register.

4. NOMINATION FOR THE AUDIT COMMITTEE

In accordance with Section 359(5) of the Companies and Allied Matters Act 2004, any member may nominate a shareholder as a member of the Audit Committee by giving notice in writing of such nomination to the Company Secretary at least 21 days before the Annual General Meeting."

By order of the Board

Mrs. C. Igie- Audu Company Secretary Dated 13th March, 2013.

REGISTERED OFFICE

Okomu Oil Palm Estate Okomu- Udo Ovia South- West L. G. A., Edo State.



Mrs. C. Igie-Audu
Company Secretary







Results At A Glance

THE OKOMU OIL PALM COMPANY PLC		
	2012 N '000	2011 N '000
TURNOVER	10,146,164	11,121,011
Profit on ordinary activities before tax	4,356,435	4,562,031
TAX CHARGES - Income - Deferred	(547,865) (208,038)	(734,681) 349,745
Profit on ordinary activities after Tax	3,590,763	3,923,760
NET ASSETS'	25,530,751	19,010,205
Employees' costs	1,967,444	1,576,251 No.
NUMBER OF EMPLOYEES	717	808
Basic earnings per 50 kobo share (naira)	18	22
Net asset per 50 kobo share (naira)	53.52	39.85
Stock exchange quotation as at 31, December (naira)	39.90	23.10







Corporate Information

DIRECTORS

CHAIRMAN

Mr. G. Oyebode MFR

MANAGING DIRECTOR

Dr. G. D. Hefer (South African)

FINANCE DIRECTOR

Mr. A. Mary (French)

NON EXECUTIVE DIRECTORS

Dr. L. J. J Boedt (Belgian)

Mr. S. Claeys (Belgian) appointed 13/3/13

Chief D.U. Edebiri OON Mr. P.A.E Eguasa JP

Mr. H. Fabri (Belgian)
Mr. R. Helsmoortel (Belgian)
Mr. Ph.de Traux de Wardin (Belgian)

INDEPENDENT DIRECTOR

Mr.A.Ighodalo

COMPANY SECRETARY

Mrs. C.Igie-Audu

AUDIT COMMITTEE

Mr. P. A. E. Eguasa JP (Director) (Chairman)
Dr. L. J. J. Boedt (Director) (Member)
Chief D. U. Edebiri, OON (Director) (Member)
Mr. M. Igbrude (Shareholder) (Member)
Rev. L. A. Ohenhen (Shareholder) (Member)
Rev. A. Imadu (Shareholder) (Member)

RISK MANAGEMENT COMMITTEE

Mr. P. A. E. Eguasa JP (Chairman)

Dr. L. J. J. Boedt

Chief D. U. Edebiri, OON

Dr. G. D. Hefer Mr. A. Mary

GOVERNANCE/REMUNERATION COMMITTEE

(Chairman)

Mr. A. Ighodalo

Chief D. U. Edebiri, OON

Mr. P. A. E. Eguasa JP

Dr. G. D. Hefer Mr. R. Helsmoortel

Mr. Ph. de Traux de Wardin

REGISTERED OFFICE

Okomu Oil Palm Estate

Okomu-Udo

Ovia South West L.G.A., Edo State website: www.okomuoilplc.net

AUDITORS

Horwath Dafinone Chartered Accountants Ceddi Towers, 16 Whaff Road, Apapa P.O. Box 2151, Marina Lagos.

BANKERS

- Nigerian

Access Bank Plc

Mainstreet Bank Limited (Formerly AfriBank Plc)

Stanbic IBTC Bank Plc Sterling Bank Plc Zenith Bank Plc

- Foreign

Fortis Bank

SOLICITORS

Chief Charles Adogah & Co (Solicitors & Advocates) 34 Oziegbe Street, New Benin Benin City

REGISTRARS

City Securities (Registrars) Ltd Primrose Towers 17A, Tinubu Street Lagos

MANAGING AGENT

Socfinco F.R. S.A 24 Rue de Romont 1700 Fribourg Switzerland

RC No.

30894







Chairman's Statement

istinguished Shareholders, Guests of Honour, Ladies and Gentlemen. You are all welcome to the 33rd Annual General meeting of our Company. It is my pleasure to present to you the annual report and financial results for the year ended 31st December 2012.

THE OPERATING & ECONOMIC ENVIRONMENT 2012

The continuing world wide financial crisis and uncertainty in the Euro zone and USA continued to influence negativity in consumer spending. Commodity prices, as a result of this crisis, dropped accordingly, especially rubber prices and this, amongst others, had an influence on the Company's profits in 2012. Notwithstanding these challenges, the Company managed to perform admirably and this can be seen in the record highs achieved by our share price over this period which showed the confidence that the market has in our Board and Managements' ability to steer the Company in the right direction, even under these trying economic conditions.

You will also notice, I am sure, that the financials in the annual report for 2012 look different. This is because the Company is now subscribing to the new provisions of IFRS.

THE COMPANY'S OPERATIONAL PERFORMANCE FOR 2012

OIL PALM

Total oil palm area remained substantially similar to that in 2011, namely 9,713ha, with mature area totaling 8,138ha. The remainder consisted of immature palm (1,173ha). Replanting of older palms continued in 2012 with 402ha being planted to new clones.

Total FFB production for 2012 was 139,566 t which represented an average FFB yield of 17.15 t/ha. This tonnage is the highest yield recorded on the plantation and supports

Management's decision to replant these older areas and to

spend money on specific inputs, such as fertilizers in order to increase yields accordingly.

The oil mill processed 26,804 t CPO, this being 12% lower than in 2011, mainly due to the total crop being 4% lower than the previous year. Oil extraction rates averaged 20.7% for 2012, this being 2% lower than in 2011.

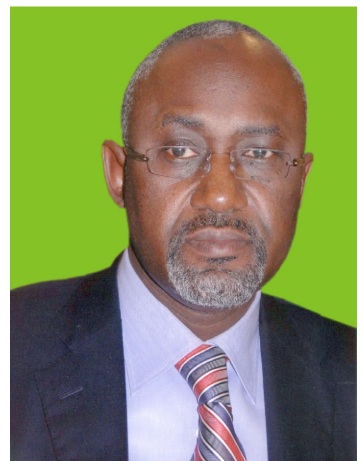
Revenue for all palm products in 2012 was N6.4 billion, which was 4% lower than for 2011. Cost of sales were 12% higher than 2011 and gross profit was 11% lower than for the corresponding period 2011 at N3.9 billion.

CPO prices for 2012 averaged N214,415/t. This price was 1% lower than the average actual price for 2011, again for the above mentioned reasons.

Profit on continuing operations for palm products decreased by 4%, to N2.2 billion (2011: N2.3 billion).

RUBBER

The total mature area under rubber increased by 339ha, to 6,649ha in 2012, with 4,889ha being classified as mature plantings. Wet cup lump production (on a dry rubber equivalent) was 7,622 t, which was 17% higher than in 2011. The average yield of dry rubber for 2012 was 1.56 t/ha, this being 11% better than for 2011.



Mr. G. Oyebode M.F.R. Chairman







Chairman's Statement Cont'd

Third party purchases were only 257t in 2012 (2011: 1,607t) (on a dry rubber equivalent), mainly because of the lower prices which resulted in smallholders withdrawing from the market. The rubber factory averaged 2.1 t/hr, and processed 8,271 t dry rubber in 2012, this tonnage being 13% higher than in 2011. The average dry rubber content (DRC) was 58%, compared to 52% in 2011.

Rubber revenues, at N3.7 billion, were 16% lower than in 2011 and cost of sales were 45% lower than for 2011. Gross profit increased by 11%, to N2.3 billion over that of the corresponding period 2011.

Rubber prices dropped 29%, to an average of N463,187/t dry rubber, over that of the prior year.



Profit on continuing rubber operations for 2012 was N1.3 billion, this being 16% lower than in 2011.

CONSOLIDATED FINANCIAL RESULTS

During the year under review, the consolidated results of the Company recorded a combined turnover of N10.1billion, this being 9% lower than for 2011, largely due to lower than average commodity prices and/or volumes, as already stated herein.

Consolidated cost of sales for 2012 were 17% lower than in 2011. The Company profit before interest and tax (PBIT) of N4.3 billion, was 7% lower than 2011. Net Profit after tax (PAT) came in at N3.6 billion which was 8% lower than for the prior year.

In conclusion, Ladies and Gentlemen, whilst external factors beyond the control of your Board and Management affected the Company's performance, albeit marginally, diligent Management of those factors within Management's control, such as costs, were very well managed. This allowed the Company to post good profits again this year, irrespective of the current negative economic circumstances prevailing. This excellent result has not only seen our Company's rising share price become one of envy on the NSE, but has seen us nominated as one of the best performing companies on the stock exchange in 2012.

This result has once again allowed the Board of Directors to recommend a dividend payment of N7.00/50k share, which would translate into a total payment to shareholders in 2012 of N3,338,685,000.00. This is 29% higher than the total dividend paid to shareholders in 2011 (N5/50k share).

Furthermore, the Board would like to recommend to shareholders that the Company distribute one new share for one existing ordinary share of 50k to shareholders whose names appear in the register of members as at the close of register.

I am sure you will agree that the dividend propose is the highest ever paid out in the Company's history, and in addiction the bonus shares re-affirms that the Company is indeed in good hands and I would like to thank all Management and staff concerned for their continued outstanding commitment and loyalty to the Company in the past year which allowed this outstanding result to be achieved.

I must however remind our esteemed Shareholders that, whilst the Company has proposed the above resolution for your approval today, our Company remains sensitive to the many voltatile extrinsic factors currently prevailing throughout the world today including commodity prices and weather conditions.

ENVIRONMENT, HEALTH, EDUCATION, CORPORATE SOCIAL RESPONSIBILITY & SAFETY

The Company continually aspires to attain the highest levels of environmental conservation, health, education and safety to ensure any negative impacts on our staff, their families, communities and the surrounding biodiversity within our sphere of influence are minimized.

The Company also became ISO9001:2008 certified in 2012 to ensure that customers are guaranteed only the highest quality products at all times. Furthermore, NAFDAC and SON certifications were renewed on the Company's products.

The Company also continued to support their staff in health and welfare programmes in 2012. In this regard, health and welfare of Company staff amounted to N14.1 million in 2012 (2011:N9.5 million). This was 33% higher than for 2011.







Chairman's Statement Cont'd

The Company made charitable donations and gifts worth nearly N60 million (2011: N20.2 million) available for its ongoing corporate social responsibility (CSR) programmes in 2012 (see photographs included in this annual report). This was a 67% increase in charitable donations and CSR in 2012 over that of 2011. CSR included the following:

		N'000's
•	Donations towards 1st Edo Agric Business Investment Summit	5,000
•	Community projects and support to Okomu & Udo Communities	49,146
•	Scholarships to students of Okomu & Udo Communities	1,280
•	Other charitable donations	549
		55,975
		======

A monthly health, safety and environment interdepartmental meeting, along with the Company's environmental consultants, has continued to ensure that all levels of compliance are adhered to within the various departments, as well as ensuring that all laws, permits and certificates required and implemented by Government are updated timeously, on an ongoing basis. The Federal Ministry of Environment audited the Company and found nothing wanting within the Company pertaining to environmental issues in 2012.

STAFF & SECURITY

Whilst security concerns have abated as a result of Managements pro-active involvement within the communities surrounding the Company in the past few years, employees were kidnapped last year on the plantation. Thankfully, they were subsequently released unharmed. Security, whilst still focused on protecting staff against criminal elements, such as kidnappers, is now also focusing on anti theft measures to protect our rubber and palm fruit which is increasingly becoming an issue for the Company to control.

Total payroll as at December 2012 was 717 (2011: 808), down by 91 in 2011. The Company also trained 7 industrial trainees in 2012.

In terms of training, the Company once again invested in skills development of their staff in 2012. In this regard, more than 800 people were trained, at a total cost to Company of N20.9 million (2011: N11.8 million), which is an increase of 44% over that of 2011. Training spanned all grades and all departments, from developing interpersonal skills to industrial safety Management and welding courses.

FUTURE EXPANSION & DEVELOPMENT PLANS

The expansion of Extension 1 continues to be the focus point for the Company in 2013. A total of 600ha of rubber is to be planted in Extension 1 in 2013. Furthermore, another 700ha has already been cleared and will be planted in 2014. The last 1,200ha of clearing is expected to begin in October 2013 which will then effectively complete rubber expansion on extension 1. This clearing is faster than expected and by 2016 all cleared areas are expected to be planted to rubber.

The Company will continue its replant programme with another 402ha of oil palm in 2013 and a similar amount will be replanted in 2014.

The Company will also clear and plant 105ha of rubber on the main plantation in 2013.

Management has nearly completed the electrification of Okomu. The PHCN is in the process of upgrading a dedicated line from Benin City to the plantation which will hopefully ensure a more consistent and stable supply to the Company this year. Once this has been completed, then the aim is to also electrify Extension 1 thereafter.

The Company has begun expansion of the oil mill from a 30t/hr to 60t/hr. This will effectively make this the largest mill in Africa and it is scheduled for completion before the peak in 2014.

In conclusion, I would like to again thank all those who have this past year contributed to the highly commendable performance of the Company in achieving these results, especially under the current trying economic circumstances.

I also wish to thank you for your attendance at our Annual General Meeting this year and wish you well in 2013.

Thank you.







Board of Directors



Mr. G. Oyebode MFR

Name: Gbenga OYEBODE MFR

Residence: Nigeria

Appointment: Non Executive Director

Qualification: LLB, BL LLM Work experience and occupation

Managing partner: Aluko & Oyebode (Barristers Solicitors and

Trade Mark Agents)

Chairman: Okomu Oil Palm Company Plc Access Bank Plc

Director: MTN Nigeria

Member: Nigerian Bar Association, American Bar society of

International Law.

Name: Graham HEFER Residence: Nigeria

Appointment: Managing Director Qualification: Msc. Agric, PHD. Agric Work experience and occupation

Lecturer/Research fellow: University of Natal Agricultural director: Tongaat Cotton Ltd

Executive director: Noordelike Sentrale katoen(PTY) Managing Director: Okomu Oil Palm Company Plc





Dr. G. D. Hefer



Mr. H. Fabri

Name: Hubert FABRI Residence: Switzerland

Appointed: Non Executive Director Qualification: Bsc. Business administration

Work expérience and occupation

Chairman: Socfin, Socfinaf, Socfinasia, Liberian Agricultural Corporation

(LAC)

Manager: Brabanta

Director: Plantations des Terres Rouges, Compagnie du Cambodge, Bolloré, Financière Moncey, Financière de l'Odet, Forestière Equatoriale, Société Anonyme Forestière et Agricole « SAFA », Société Industrielle et Financière de l'Artois, PT Socfin Indonesia « Socfindo », Okomu Oil Palm Company Plc, SAFA Cameroun, Société des Palmeraies du Cameroun « Socapalm », (through PF Représentation) So.G.B., Sud Comoe Caoutchouc

(SCC), Socfin Agricultural Company Limited (SAC SL), Socfin KCD

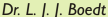






Board of Directors





Name: Luc BOEDT Residence: Belgium

Appointed: Non Executive Director Qualification: PHD. Agronomy sciences Work experience and occupation

Chairman: Terres Rouges Consultant S.a.s. (trc) Safacam

Salala Rubber Corporation (SRC) General Manager: Socfinco Manager: Brabanta

Director: Socfinaf, Socfinasia, Socapalm, Sud Comoe Caoutchouc (S.C.C.), Okomu Oil Palm Company Plc, Socfin Kcd, S.A.C. (SL) Limited (Socfin

Agricultural Company), L.A.C. (Liberian Agricultural Coporation), PT Socfin Indonesia (SOFINDO), IFC (Institut Français de Caoutchouc)

Managing Director: S.O.G.B

Name: Philippe de TRAUX de WARDIN

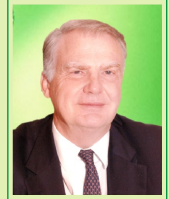
Residence: Switzerland

Appointment: Non Executive Director Qualification: Bsc. Applied Economic Science

Work experience and occupation

Director: Socfin, Socfinaf, Socfinasia, Okomu Oil Palm Company Plc S.O.G.B, Socapalm (Soc. Des Plameraies du Cameroun), SCC (Sud Comoe Caoutchouc), LAC (Liberian Agricultural Corporation), SAC SL (Socfin Agricultural Company Limited), Socfin KCD, Manager Brabanta





Mr. Ph.de Traux de Wardin



Mr. R. Helsmoortel

Name: Regis HELSMOORTEL

Residence: Belgium

Appointed: Non Executive Director

Qualification: BSc Industrial Management, MSc Agricultural Engineering

Work experience and occupation

Head: Agronomy Department. Socfinco SA (Socfin Group) - Belgium

Director: Okomu oil Palm Company Plc

Name: David U. EDEBIRI OON

Residence: Nigeria

Appointed: Non Executive Director Qualification: Dip. Journalism Work experience and occupation

Public relations/information officer in the Civil Service, Chairman of various committees including Palace Committee on Benin traditional sports and games. Author of a number of books on Benin kingdom, General business and fish

farming.

Director: Okomu Oil Palm Company Plc





Chief D. U. Edebiri OON







Board of Directors



Mr. P. A. E. Eguasa, JP

Name: Peter A.E EGUASA

Residence: Nigeria

Appointed: Non Executive Director

Qualification: BBA General Management Science,

MBA Finance & Accounting
Work experience and occupation

Managing Director: Perfect Securities & Investment Ltd

Director: Okomu Oil Palm Company Plc Fellow: Institute of Stockbrokers, Nigeria

Name: **Alain MARY** Residence: Nigeria

Appointment: Finance Director
Qualification: HED. Accounting
Work experience and occupation
Finance Director: Flour Mill, Mauritania

Escofier Technologie Filatures de Chenimenil Okomu Oil Palm Company Plc





Mr A. Mary



Mr. Asue Ighodalo

Name: **Asue IGHODALO** Residence: Nigeria

Appointment: Independent Director Qualification: Bsc. Economics, LL.B, BL Work experience and occupation

Founding Partner: Banwo & Ighodalo (Law Firm)

Director: Christopher Kolade Foundation, Dangote Flour Mills Plc, FATE foundation Main Street Technologies Ltd, Nigerian Economic Summit group, Piling Engineering Company Ltd, Nigerian Leadership Initiative, Union Bank (UK) Plc, Kakawa Discount House, University of Ibadan Advancement Board,

Okomu Oil Palm Company Plc



Appointment: Non-Executive Director

Qualification: Msc. Agric Engineering, M.A International Policy

Work experience and occupation

Plantation Manager, SOGB, Grand Bereby, Cote 'd'Ivoire, Safacam, Edea,

Cameroun

Director: Okomu Oil Palm Company Plc





Mr. S. R. F. Claeys







Directors' Report

The directors present their annual report together with the audited financial statements for the year ended 31st December, 2012.

1. PRINCIPAL ACTIVITIES

The principal activities of the company are the cultivation of oil palm, refining fresh fruit bunches, palm kernel processing for resale, rubber plantation and processing of rubber lumps to rubber cake for export.

2. RESULTS FOR THE PERIOD

These are set out on page 25 of these financial statements.

3. FUTURE PROSPECTS & REVIEW

The review of the company's activities for the year is set out within the Chairman's statement which should be read in conjunction with this report.

4. DIVIDEND

The directors recommend, in respect of the year ended 31.December 2012, the declaration of a dividend of \$3,338.68 million (note 33) (2011: \$2,384.78 million) subject to the deduction of withholding tax.

5. DIRECTORS' RESPONSIBILITIES

The Companies and Allied Matters Act, CAP C20 LFN 2004, and the Financial Reporting Council Act No. 6 of 2011 requires the directors to prepare the financial statements in respect of each financial year, which give a true and fair view of the statement of financial position of the company as at the end of the year and of the profit and statement of comprehensive income generated by the company for the year ended on that date.

In preparing these financial statements, the directors are required to:

- Select suitable accounting policies and apply them consistently;
- Make judgements and estimates that are reasonable and prudent;
- Ensure that the applicable International Financial Reporting standards have been followed, and in the case of any material departures, that these have been fully disclosed and explained in the financial statements; and
- Prepare the financial statements on a going concern basis, unless it is deemed inappropriate to assume that the company will continue in business.

The directors are responsible for keeping proper accounting records, which disclose with reasonable accuracy, at any point in time, the financial position of the company to enable them ensure that the financial statements comply with the requirements of the Companies and Allied Matters Act, CAP C20 LFN 2004, the Financial Reporting Council Act No. 6 of 2011, the requirements and regulations of the Stock Exchange, the Securities and Exchange Commission and the relevant International Financial Reporting Standards.

The directors are also responsible for safeguarding the assets of the company, and therefore ensuring that reasonable steps have been taken to prevent and detect fraud and other irregularities.

6. CREDITORS PAYMENT POLICY

The company's code in respect of its practices on payments are to settle the supplier's account's in accordance with the individual contractual terms of business agreed with each organisation to whom it is liable. Trade payables amounted to 29 days on average during the year (2011: 11 days).

7. MANAGEMENT AND TECHNICAL SERVICE PROVIDER

Okomu Oil Palm (Nigeria) Plc receives technical support from Socfinco F.R. S. A. The agreements are made with the approval of the National Office for Technology Acquisition and Promotion (NOTAP).

8. PROPERTIES, PLANT AND EQUIPMENT

These are set out in note 12 to this financial report.

9. BIOLOGICAL ASSETS

These are set out in note 13 to this financial report.

10. RESEARCH AND DEVELOPMENT

The activities of the company did not necessitate any expenditure on research and development during the year under review as the research is carried out by it's technical partners.







Directors' Report Cont'd

11. DIRECTORS

The directors of the company who held Office during the period under review were:

Mr. G. Oyebode MFR Chairman

Dr. G. D.Hefer
 Mr. A. Mary
 Managing Director
 Finance Director
 (South African)
 (French)

Dr. L. J. J. Boedt (Belgian)

Chief D. U Edebiri OON

Mr. P. A. E. Eguasa JP

Mr. H. Fabri (Belgian)
 Mr. P. de Groote (Belgian)
 Mr.R. Helsmoortel (Belgian)

Mr. J. Igbinowanhia (Resigned 10/11/2012)

Mr. A. Ighodalo

Mr. P. de Traux de Wardin (Belgian)

In accordance with the company's Articles of Association, Messrs. G. Oyebode. Helsmoortel and Chief Edebiri retire by rotation and being eligible offer themselves for re-election. Mr. S. Claeys who was appointed after the last Annual General Meeting and being eligible offers himself for election as a director of the company.

In accordance with Section 249(2) of the Companies & Allied Matters Act, 2004, resolutions will be proposed at the annual general meeting approving the appointments.

In accordance with Section 277 of the Companies & Allied Matters Act, 2004, none of the directors has notified the company of any declarable interest in contracts with the company.

12. SHARE CAPITAL HISTORY

The company was incorporated on 3rd December 1979 with an authorized share capital of N500, 000 divided into 500,000 ordinary shares of N 1.00 each.

On the 22nd of June 1988 each ordinary share of N1.00 in the capital of the company was sub divided into ten ordinary shares of 0.10K each.

On the 27th of April 1990, the company passed a resolution to consolidate its shares into N0.50K each.

At the Annual General Meeting of the company held on the 29th September 1993, the authorized share capital of the company was increased from N34 million to N40 million by the creation of additional 12,000,000 shares of 50 kobo each with Issued and fully paid up capital of N33,120,000 through a bonus issue.

At the Annual General Meeting of the company held on 29th July 1997 an ordinary resolution was passed to increase the authorized share capital from N40 million to N100 million by the creation of additional 120,000,000 shares of 50kobo each with issued and fully paid up capital of N52,992,000 through a Rights issue.

At the Annual General Meeting of the company held on the 27th of June 2001, the authorized share capital of the company was increased from N100, 000,000 to N300, 000,000 by the creation of additional 400,000,000 shares of 50 kobo each with issued and fully paid up capital of N158,985,000 through a Rights issue. The issued and paid up capital was increased at the Annual general meeting on the 27th June 2006 to N238, 478,000 through a bonus issue.

At the Annual General Meeting of the company held on 13th June 2012, the authorized share capital was increased from N300,000,000 to N600,000,000 by the creation of additional 600,000,000 shares of 50kobo each ranking pari passu in all respect with the existing shares with Issued and fully paid up capital of N238, 478,000.







Directors' Report Cont'd

13. ANALYSIS OF SHAREHOLDINGS

Register Range Analysis As At: December 31st 2012

Holding	gs Range	Number of	Percentage	Unit	Percentage
		Holders	%		%
1	50	205	1.4656	6323	0.0013
51	100	367	2.6239	29497	0.0062
101	500	5434	38.8504	1727533	0.3622
501	1,000	2262	16.1722	1662671	0.3486
1,001	5,000	4194	29.985	9012759	1.8896
5,001	10,000	671	4.7973	4968839	1.0418
10,001	50,000	631	4.5113	13491262	2.8286
50,001	100,000	90	0.64235	6610046	1.3859
100,001	500,000	100	0.7149	21087870	4.4214
500,001	1,000,000	9	0.0643	6899571	1.4466
1,000,001	476,955,000	24	0.1716	411458629	86.2678
Grand Total		13987	100	476955000	100

14. DIRECTORS' SHAREHOLDINGS INTEREST

The directors' interest in the paid up shares of the company as recorded in the register of directors' shareholdings and/or notified by them for the purposes of Section 275 and 276 of the Companies and Allied Matter Act, CAP C20 LFN 2004 are as follows;

Number of Ordinary Shares of 50K Each Held As At 31st December, 2012

31st December 2011

	NAME	DIRECT	INDIRECT	DIRECT	INDIRECT
1.	G. OYEBODE MFR	17,969,068	2,672,989	17,969,068	2,672,989
2.	P. A. E. EGUASA JP	4,507,500	75,000	4 ,507,500	75,000

15. AUTHORISED SHARE CAPITAL

The members, by an ordinary resolution passed on the 13^{th} June, 2012 increased the company's authorised share capital from \$300,000,000 to \$600,000,000 by the creation of 600,000,000 additional ordinary shares of 0.50 each. As at the end of the year these shares had not been recorded and allotted as the filing of the shares with Corporate Affairs Commission was only completed on 4^{th} February 2013.

16. SHAREHOLDING

Okomu Oil Palm Company Plc is owned 62.69% by Socfinaf S.A which is incorporated under the laws of Luxembourg, 9.96% by Stanbic Nominees Nigeria Ltd and 27.35% ownership by a diversified spread of Nigerian Individuals and Institutional shareholders. Other than Socfinaf S. A. and Stanbic Nominees Nigeria Ltd., no other shareholder holds more than 5% of the issued share capital of the company.

17. EMPLOYMENT OF PHYSICALLY CHALLENGED PERSONS

The company's policy is to give equal consideration to all persons, including the physically challenged persons, in all matters of employment, after taking cognisance of their special aptitudes or challenges. Employees who become challenged during the course of their employment are given reasonable alternatives, having regard to their disability. There was one physically challenged person in the employment of the company as at the balance sheet date (2011: one).

18. EMPLOYEE INVOLVEMENT AND TRAINING

The company provides all of the appropriate training for its employees through the acquisition of the relevant experience that they obtain whilst working, and through the attendance at other relevant external courses. The company incurred ₩20.9million (2011:₩11.8million) in providing the training during the year.

19. HEALTH, SAFETY AND WELFARE

Health and safety regulations are in force within the company, and are displayed safety on various notice boards within the premises. The company has three staff clinics and welfare and also provides medical facilities to all levels of employees. The company incurred \$14.1 million (2011 \$9.5 million) during the year.







Directors' Report Cont'd

20. CORPORATE GOVERNANCE

The corporate governance report and the director's responsibilities are set out on pages 18 to 22 and form a part of this report.

21. CHARITABLE DONATIONS

The company made charitable gifts donations of ± 0.00 million during the year (2011: ± 0.00 million). These comprise.

-N '000

		=14 .000
•	Donation towards 1st Edo Agric Business Investment Summit	5,000
•	Community projects and support to Okomu Udo Community	49,146
•	Scholarship to students of Okomu Community	1,280
•	Other charitable donations	549
		55,975
		=====

22. STATEMENT OF DISCLOSURE TO AUDITORS

In accordance with Section 369 (1a & b) & 369(2) of the Companies and Allied Matters Act, CAP C20 LFN 2004, each director, as at the date of approval of this report confirms that:

So far as he is aware, there is no information, which would be required by the company's auditors in connection with the compilation of the audit report, of which the auditors are not aware; and

Each director has taken all the reasonable steps that he ought to have taken as a director to make himself aware of any such information and to establish that the auditors are aware of it.

23. AUDIT COMMITTEE

Pursuant to Section 359(5) of the Companies and Allied Matter Act, CAP C20 LFN 2004, the company has an audit committee comprising of Directors and Shareholders. They are: Dr. L. J. J. Boedt, Chief D.U Edebiri OON, Rev. L.A Ohenhen, Mr. P.A. E Eguasa, Mr M. Igbrude and Rev. A. Imadu.

24. AUDITORS

Messrs Horwath Dafinone, Chartered Accountants, having indicated their willingness, shall continue in office in accordance with Section 357 (2) of the Companies and Allied Matters Act, CAP C20 LFN, 2004.

By Order of the Board

Mrs. C.Igie - Audu Company Secretary Lagos, Nigeria 13th March, 2013







Report of the Board Appraisal

For the Year Ended: 31st December, 2012



Ernst & Young 2A, Bayo Kuku Road, Ikoyi P O Box 2442, Marina Lagos, Nigeria

Tel: +234 (01) 463 0479-80 Fax: +234 (01) 463 0481 E-mail: services@ng.ey.com website: www.ey.com

March 12, 2013

The Chairman, Board of Directors Okomu Oil Palm Company Plc Okomu-Udo, Ovia South West LGA RM.B 1449, Benin City Edo State, Nigeria.

Dear Sir,

Board Appraisal for the year ended 3l December 2012

We have completed our procedures for the Okomu Oil Palm Company Plc Board Appraisal for the year ended 31st December 2012, in accordance with our engagement letter dated I2' February, 2013.

Based on our review of documents, discussions with management, and an analysis of administered questionnaires, nothing has come to our attention which causes us to believe that the board's performance does not comply in any material respect with the criteria set out in the Securities and Exchange Commission (SEC) Codes of Corporate Governance.

The procedures we performed were limited in nature, and as such may not necessarily disclose all significant matters about the company or reveal irregularities, if any, in the underlying information.

The field-work was performed between the II' of February 2013 and 1st of March 2013. A summary of the scope of our work, related findings, and recommendations resulting from our procedures are provided in the attached document.

Furthermore, we must emphasize that the scope of this engagement is different from an audit examination or review in accordance with any generally accepted auditing standards. The assignment was carried out for the purpose of compliance with Part B Section 15.6 of Security and Exchange Commission Code of Corporate Governance 2011. This report outlines our findings.

Yours faithfully

Ernst & Young

A member Firm of Ernst & Young Global Limited







Corporate Governance Report

The Board is responsible to shareholders for the management and control of the company's activities and is committed to the highest standards of Corporate Governance, as set out in the code of corporate governance. It is the Boards view that the company has fully complied with the provisions of the Code during the year.

This section together with the Directors' report on pages 13 to 16 provides the details of how the company applied the principles and complied with the provisions of the Code.

BOARD COMPOSITION AND BALANCE

During the year, the Board comprised a Non-Executive Chairman, one Independent Non-Executive Director, eight Non-Executive directors and two Executive Directors.

The posts of Chairman and Managing Director are separate and independent. The Chairman is responsible for the working and leadership of the Board and for the balance of its membership. The Managing Director is responsible for leading and managing the business within the authority delegated by the Board.

The Board considers that during the year the company was in full compliance with the Code, which requires that the membership of the Board should not be less than 5 persons and should be a mix of Executive and Non-Executive Director's headed by a Chairman with at least one independent Director.

It is part of the Board's plan to ensure that it has the blend of skills, experience and independence that is requires to provide leadership and to shape the overall strategic development of the company.

FUNCTIONING OF THE BOARD

The Directors receive management information, including financial, operating and strategic reports, in advance of Board meetings. The Board receives presentations from non-board members on matters of significance which help to give the Board greater insight into the business of the company. The Company's solicitor and Company Secretary provide the Board with ongoing reports that cover legal and regulatory changes and developments.

The Board has a formal schedule of matters specifically reserved to it for decision making, although its primary role is to provide leadership and to review the overall strategic development of the company as a whole. In addition, the Board sets the company's values and standards and ensures that the company acts ethically and that its obligations to its shareholders are understood and met. The Board is specifically responsible for the:

- Approval of the company's strategy and its budgetary and business plans;
- Approval of the significant investments and decisions;
- Review of the performance, assessed against the company's strategy, objectives, business plans and budgets;
- Approval of the annual results, interim management statements, accounting policies and the appointment and, subject to shareholder approval, remuneration of the external auditors;
- Approval of the dividend policy and interim dividends and the recommendation of final dividends;
- Changes to the company's capital structure and the issue of any securities;
- Establishing the company's risk policies, system of internal control, governance and approval authorities;
- Executive performance and succession planning, including the appointment of new directors; and
- Determine the standards of ethics and policy in relation to business practice, health, safety, environment, social and community responsibilities.

At its meetings during the year, the Board discharged the duties above and received updates on the following: financial performance; key management changes; material new projects; financial plans; legal and regulatory updates, and in particular:

- Passed an ordinary resolution increasing the company's authorised share capital from three hundred million naira to six hundred million naira;
- The Board approved a loan facility of 2 billion naira from Access Bank Plc for the expansion of the oil mill; and
- Reviewed the strategies and policies being pursued to mitigate risks, particularly those in relation to financial services.

As well as the planned briefings, directors are also expected to take responsibility for identifying their own individual needs and to take appropriate steps to ensure that they are properly informed about the company and their responsibilities as a Director.







The Board has delegated authority to certain committees to carry out specified objectives as defined by their terms of reference. Additional information on the responsibility of each of the Board Committees appears on pages 20 to 21.

BOARD TRAINING

It's the company's policy to send the directors for different training programmes and seminars that would enhance their professional skills and inform them of new developments in the company's business and operating environment.

BOARD PERFORMANCE AND EVALUATION

In the year under review, the Board engaged Ernst and Young, a firm of Chartered Accountants on a three year appointment to undertake an annual independent evaluation of Board and Board Committee performance and to identify areas where performance and procedures might be further improved.

DIRECTORS' CONFLICTS OF INTEREST

The Directors have and are aware of the statutory duty to avoid a situation in which they have, or could have, an interest that conflicts or possibly may conflict with the interests of the Company. They will not be in breach of that duty if the relevant matter has been authorised in accordance with the Articles by the other Directors. The Board has adopted a set of guiding principles on managing conflicts and approved a process for identifying current and future actual and potential conflicts of interest.

BOARD / COMMITTEE MEETINGS

During the year the Board held four scheduled meetings. Directors attendance at the scheduled board / committee meetings convened in the year ended 31 December 2012 were as follows:

Name of director	Board of directors	Audit committee	Risk management committee	F&GPC (i)	Governance/Remuneration committee
Number of	4	4	3	4	1
meetings held					
1.Mr. G. Oyebode	4	-	-	-	-
2.Dr. G. Hefer	4	-	3	4	1
3.Dr.L.J.J Boedt	4	*	*	4	-
4.Mr. P.A.E Eguasa	4	4	3	4	1
5.Mr. P. De Traux	4	-	-	4	1
6. Mr. H Fabri	*	-	-	*	-
7. Mr. R. Helsmoortel	4	-	-	4	*
8. Chief D. U Edebiri	4	4	3	4	1
9. Mr. A. Ighodalo	4	-	-	4	1
10.Mr. P. De Groote	3	-	*	3	-
11. Mr. J. Igbinomwanhia**	2	-	-	2	-
12. Mr. A. Mary	4	-	3	4	-

Keys

- Non member

*Absent

** Resigned with effect from 10th November 2012.







In line with the provisions of Section 258(2) of the Companies and Allied Matters Act 2004, the record of directors' attendance at the board meetings will be available for inspection at the Annual General Meeting.

The Board and Committee meetings are structured to allow open discussion. All directors receive detailed papers in advance of Board meetings. When unable to be physically present in person, Directors may attend by audio or video conference. When directors are not able to attend Board or Committee meetings, their comments on the paper to be considered at that meeting are relayed in advance to the Chairman of that meeting.

The company secretary, whose appointment is a matter reserved for the Board, is responsible for advising and supporting the Chairman and the Board on company law and corporate governance matters and for ensuring that Board procedures are duly followed. The officer is also responsible for ensuring that there is a smooth flow of information to enable effective decision making. All directors have access to the advice and services of the company's legal counsel and company secretary and through her have access to independent professional advice in respect of their duties at the company's expense.

BOARD COMMITTEES

The Board has delegated certain authority to the committees each with formal terms of reference, which are available on request or can be obtained from the Company's Secretary. The principal committees of the Board are as follows:

FINANCE AND GENERAL PURPOSE COMMITTEE (F&GPC)

This committee reviews the annual budget, financial performance, business development and other financial matters. The committee oversees the administration and effectiveness of the company's policies through the review of processes and management feedback.

RISK MANAGEMENT COMMITTEE

The Board in its meeting of 7th June, 2011 established this committee with the responsibility for acknowledging and identifying risk in the workplace and the operating environment, evaluating and prioritizing such risks that may arise and advising the company on how to avoid, modify and manage all risks the company may encounter. During the year, the committee was chaired by Mr. P. A. E. Eguasa with two other non-Executive Directors as members. The committee met thrice during 2012.

AUDIT COMMITTEE

The Committee comprised three Non-Executive Directors and three shareholders. It was chaired by Mr. P. A. E. Eguasa. The Committee met four times during the year. The meetings were also attended by the managing director, finance director, representatives from the internal and the external auditors and the company secretary. The Board considers that the members of the Audit Committee collectively have sufficient recent and relevant financial experience to carry out the functions of the Committee.

The Board has delegated to the Committee responsibility for overseeing the financial reporting, internal risk management and control functions and for making recommendations to the Board in relation to the appointment of the Company's internal and external auditors. The Committee is authorised to investigate any matter within its terms of reference and, where necessary, to obtain external legal or other independent professional advice. The Committee's principal activities during the year have included:

- Reviewing the half year and annual financial statements with particular reference to accounting policies, together with significant estimates and financial reporting judgments and the disclosures made therein.
- Monitoring the financial reporting process;
- Reviewing management representations made to the external auditors;
- Reviewing the company's procedures to ensure that all relevant information is disclosed;
- Discussing any issues arising out of the full year audit with the external auditors (in the absence of management where appropriate);
- Making recommendations to the Board with regard to continuing the appointment and remuneration of the external auditors;
- Overseeing the company's relations with the external auditors and the effectiveness of the audit process;
- Reviewing and assessing the effectiveness of the company's internal financial controls and their application;
- Monitoring and reviewing the effectiveness of the internal audit function, reviewing all reports prepared by the internal auditors and assessing management's responses to such reports; and
- Reviewing and assessing the efficiency of the company's internal control and risk management systems.







To enable it carry out its duties and responsibilities effectively, the committee relies on information and support from management across the business.

The committee also considers on an ongoing basis the independence of the external auditors and has established policies to consider the appropriateness or otherwise of appointing the external auditors to perform non-audit services, including consideration as to whether the auditors are the most suitable supplier of such services.

GOVERNANCE/REMUNERATION COMMITTEE

The inaugural meeting of this committee was held on the 12th December, 2012 and it's comprised of five Non-Executive Directors and was chaired by Mr. A. Ighodalo. The Company's Secretary is the secretary to the Committee and also provides such advice to it as is necessary.

The Committee's principal responsibilities are to determine the company policy on senior management remuneration and to agree the remuneration packages of the senior management staff and members of the company's Non Executive Board. The committee (excluding the Non-Executive Chairman) also determines the level of fees payable to the Non-Executive Chairman as well as establishing the criteria for Board and Board Committee membership.

Given the central part that remuneration plays in the success of company, in terms of recruitment, motivation and retention of high quality employees, the committee is consulted on the remuneration packages of the senior management staff. The committee also reviews the remuneration of the other members of the company's Non-Executive Board.

RELATIONS WITH SHAREHOLDERS

The company recognises the importance of maintaining regular dialogue with its shareholders hence the institution of a comprehensive programme to maintain the ongoing two-way dialogue between the company and shareholders as it helps to ensure that the Board is aware of shareholders' views on a timely basis.

The Annual General Meeting (AGM) provides the Board with a valuable opportunity to communicate with private shareholders and is generally attended by all the directors. Shareholders are given the opportunity to ask questions during the meeting and to meet the directors following the conclusion of the formal part of the meeting. The directors aim to give as much notice of the AGM as possible which will be at least 21 clear days, as required by the Companies and Allied matters Act, CAP C20 LFN 2004. In accordance with the Articles, electronic and proper proxy appointments and voting instructions must be received not later than 48 hours before a general meeting.

INTERNAL CONTROL AND RISK MANAGEMENT

The Board has overall responsibility for establishing and maintaining the company's system of risk management and internal control to safeguard shareholders' investments and the company's assets and for reviewing the effectiveness of this system. However, such a system is designed to manage rather than eliminate the risk of failure to achieve business objectives and can provide only reasonable and not absolute assurance against material misstatement or loss.

Key elements of the company's system of risk management and internal controls are:

The regular review and assessment of the performance of the business in relation to risk management and internal control by the Board and its subcommittees.

A company risk management policy which sets out the process for identifying, evaluating and managing the key risks to the company's business objectives, supported by an appropriate organisational structure and clearly defined management responsibilities;

A company risk committee which reports to the Board and is tasked with the review, discussion and challenges of key risks reported, the ongoing development of internal control and the monitoring of internal audits and other sources of assurance on the effectiveness of internal controls.

The Audit Committee, on behalf of the Board, has reviewed the effectiveness of the system of risk management and internal control. In performing its review of effectiveness, the Audit Committee considers the following reports and activities:

- Internal audit reports on the review of priority controls across the company and the monitoring of management actions arising;
- Management's own assessment of the performance of the system of risk management and internal control during 2012;
 and
- Reports from the external auditors on issues identified during the course of their work.







The Board, having reviewed the effectiveness of the system of internal control, can confirm that necessary actions have been, or are being, taken to remedy any significant failings or weaknesses identified.

WHISTLE-BLOWING

The company encourages employees to report concerns which they feel need to be brought to the attention of management. Whistle-blowing procedures, which are displayed on the company's notice boards are available to employees who are concerned about possible impropriety, security breach, or otherwise, and who may wish to ensure that action is taken without fear of victimisation or reprisal.

CODE OF ETHICS AND BUSINESS CONDUCT

Okomu Oil Palm Company Plc has adopted a Code of Ethics and Business Conduct for all its directors and employees. This code details policy, procedures and guidelines aimed at ensuring that the highest ethical standards, corporate behavior and accountability are maintained across the company.

GOING CONCERN

The Board of directors has undertaken a thorough review of the company's budgets and forecasts and has produced detailed and realistic cash flow projections. These cash flow projections, when considered in conjunction with the company's anticipated undrawn facilities and cash (including consideration of reasonable possible changes in trading performance), demonstrate that the company has sufficient working capital for the foreseeable future. Consequently, the directors believe that the company has adequate resources to continue its operational existence. The financial statements have therefore been prepared on a going concern basis.

By Order of the Board

Mrs. C. Igie - Audu Company Secretary Okomu Udo

13th March, 2013

Edo State







Report of the Audit Committee

In compliance with the provisions of Section 359 (6) of the Companies and Allied Matters Act, 2004, we, the members of the Audit Committee of Okomu Oil Palm Company Plc, having carried out our functions under the Act, confirm that the accounting and reporting policies of the company as contained in the audited financial statements for the year ended 31st December, 2012 are in accordance with legal requirements and agreed ethical practices.

We confirm that the external auditors, Messrs Horwath Dafinone, Chartered Accountants have issued an unqualified opinion on the Company's financial statements for the year ended 31st December, 2012.

In our opinion, the scope and planning of the audit for the year ended 31st December, 2012 were adequate and we confirm that the responses by the Management to the External Auditors findings on Management matters were satisfactory.

Mr. P.A.E. Eguasa

Chairman, Audit Committee Dated this 13th March, 2013

MEMBERS OF THE AUDIT COMMITTEE:

Mr. P. A. E. Eguasa - Chairman
Dr. L. J. J. Boedt - Member
Chief D. U. Edebiri OON - Member
Mr. M. Igbrude - Member
Rev. A. Imadu - Member
Rev. L. A. Ohenhen - Member

The Company Secretary,

Mrs. C. Igie - Audu, - Acted as the Secretary to the Committee during the year.







Auditors' Report



Horwath Dafinone
Chatrered Accountants
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INDEPENDENT AUDITOR'S REPORT TO THE SHAREHOLDERS OF OKOMU OIL PALM COMPANY PLC

REPORT ON THE FINANCIAL STATEMENTS

We have audited the accompanying financial statements of Okomu Oil Palm Company Plc for the year ended 31st December, 2012 which are set out on pages 25 to 43 and which comprise the statement of financial position, the profit and loss and statement of comprehensive income, the statement of changes in equity, the cash flow statement for the year then ended, the summary of significant accounting policies and other explanatory notes.

MANAGEMENT'S RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

Management is responsible for the preparation and fair presentation of these financial statements in accordance with the International Accounting Standards and International Financial Reporting Standards. This responsibility includes: designing, implementing and maintaining internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error; selecting and applying appropriate accounting policies and making accounting estimates that are reasonable in the circumstances.

AUDITOR'S RESPONSIBILITY

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing and NSAs issued by ICAN. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance 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 auditor's 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 auditor considers internal controls relevant to the entity's preparation and fair presentation of the financial statements 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.

COMPLIANCE WITH LEGISLATION AND REGULATIONS

In our opinion, we report in accordance with Section 360 (1) and (2) of the Companies and Allied Matters Act CAP C20 LFN 2004 that the financial statements are in agreement with the accounting records which have been properly kept

We further report, in accordance with Section 359(2) (Sixth Schedule) of the Companies and Allied Matters Act, CAP C20 LFN 2004 that we received all the information and explanation that were required for the purpose of the audit.

OPINION

In our opinion, the financial statements give a true and fair view of the financial position of Okomu Oil Palm Company Plc as of 31st December, 2012 and of its financial performance and its cash flows for the year then ended and comply with the Companies and Allied Matters Act CAP C20 LFN 2004 and the Financial Reporting Council Act No. 6 of 2011 together with the applicable International Financial Reporting Standards.

Lagos, Nigeria 13th March, 2013



FRC/2012/ICAN/0000000622







Year ended: 31st December, 2012 Statement of comprehensive income

	Note	31 December 2012 N'000	31 December 2011 N '000
REVENUE	2	10,146,164	11,121,011
Other work performed by entity		498,254	238,193
Changes in inventories of finished goods and work in progress Other income		(84,378) 516,765	4 67,111 114,812
Raw materials and consumables used Other external charges Employee expenses Depreciation and amortisation expense Other expenses	5(c)	(1,879,578) (742,860) (1,967,444) (525,386) (1,605,102)	(3,084,126) (763,696) (1,576,251) (597,013) (1,358,010)
Profit or loss from continuing operations before gain/(loss) on changes in fair value of non-current biological assets, tax, finance and other related costs	6	4,356,435	4,562,031
Finance income Gain on disposal of assets Finance costs	7 8	170,075 17,903 (197,747)	207,458 15,464 (126,512)
PROFIT BEFORE TAX	9	4,346,666	4,658,441
Tax charge Deferred tax	10 10	(547,865) (208,038)	(784,426) 349,745
PROFIT ON CONTINUING OPERATIONS		3,590,763	3,923,760
Other comprehensive income			
Gain/(loss) on changes in fair value of non-current biological assets		5,959,522	7,327,754
Deferred capital gains tax on the fair value gain on non-current biological assets		(595,942)	(732,775)
PROFIT AFTER TAX		8,954,343	10,518,739
Basic earnings per share (Naira)	11	18 ==	22 ==

The principal accounting policies on pages 29 to 32 and the notes on pages 33 to 43 form integral parts of these financial Statements.







Year ended: 31st December, 2012 Statement of financial position

	Notes	31 December 2012 N'000	31 December 2011 N'000	1 January 2011 N'000
ASSETS				
Non-current assets Property, plant and equipment Biological assets Other non-current assets	12 13 17(ii)	4,325,947 21,008,866	3,308,480 15,049,344 228	2,761,046 7,721,689 28,076
		25,334,813	18,358,052	10,510,811
CURRENT ASSETS Inventories Trade receivables Inter-company receivables Other receivables and short term	14 15 16	973,615 154,277 112,163	1,159,882 431,966 478,509	998,123 380,085 57,931
prepayments Cash and cash equivalents	17(i) 18	557,292 3,922,513	72,194 2,864,961	34,107 544,891
		5,719,860	5,007,512	2,015,137
TOTAL ASSETS		31,054,673	23,365,564	12,525,948
Equity and liabilities Equity attributable to equity holders of the company Share capital Share premium Revenue reserve	19 20 21	238,478 1,867,095 23,425,178 25,530,751	238,478 1,867,095 16,904,632 ————————————————————————————————————	238,478 1,867,095 7,421,423 9,526,996
NON-CURRENT LIABILITIES Deferred tax liabilities Non-current provisions for post-employment benefit Non-current financial liabilities	22 23 24	2,899,348 617,158	2,095,367 589,031 121,245	1,412,336 574,321 242,491
		3,516,506	2,805,643	2,229,148
CURRENT LIABILITIES Trade payables Other current payables Current provisions and accruals Other current financial liabilities Current tax payable Retirement benefit obligations Dividend payable	25 26 27 28 10(c) 29 30	299,827 94,461 113,981 123,257 1,261,376 51,049 63,465	235,906 115,610 209,164 121,246 770,900 27,526 69,364 1,549,716	418,811 412 65,117 147,703 36,256 32,141 69,364
TOTAL LIABILITIES		5,523,922	4,355,359	2,998,952
TOTAL EQUITY AND LIABILITIES		31,054,673	23,365,564	1 2,525,948 = ======

Chairman

Managing Director

tor Step

13th March, 2013

FRC/2013/NBA/00000002546

FRC/2013/IODN/00000002460

The principal accounting policies on pages 29 to 32 and the notes on pages 33 to 43 form integral parts of these financial statements.







Year Ended: 31st December, 2012 Statement of Changes in Equity

NON DISTRIBUTABLE

NON DISTRIBUTABLE	Share Capital N'000	Share premium N'000	Distributable reserves N'000	Revenue reserves N'000	Total N'000
BALANCE AS AT 1 JANUARY, 2011 Fair value restatement of biological assets Deferred tax on restatement Transfer of gains to non-distributable	238,478 - -	1,867,095 - -	- - -	3,760,833 4,067,332 (406,732)	5,866,406 4,067,332 (406,732)
reserves Prior year adjustment	- -	- -	3,660,600 (10)	(3,660,600)	- (10)
AS RESTATED AT 1 JANUARY, 2011	238,478	1,867,095	3,660,590	3,760,833	9,526,996
Profit for the year Net fair value adjustment in respect of	-	-	-	3,923,760	3,923,760
biological assets transferred to + non-distributable reserves	-	-	-	6,594,979	6,594,979
Transfer of gains to non-distributable reserves	-	-	6,594,979	(6,594,979)	-
COMPREHENSIVE INCOME FOR THE YEAR		-	6,594,979	3,923,760	10,518,739
Dividends paid Effects from adoption of IAS 41	-	<u> </u>	- - -	(953,910) (81,620)	(953,910) (81,620)
TRANSACTIONS WITH SHAREHOLDERS	_		-	(1,035,530)	(1,035,530)
BALANCE AS AT 31 DECEMBER, 2011	238,478	1,867,095	10,255,569	6,649,063	19,010,205
Profit for the year	-	-	_	3,590,763	3,590,763
Net fair value adjustment in respect of biological assets transferred to non-distributable reserves	_	-	-	5,363,580	5,363,580
Transfer of gains to non-distributable reserves	-	-	5,363,580	(5,363,580)	-
COMPREHENSIVE INCOME FOR THE YEAR		-	5,363,580	3,590,763	8,954,343
Dividends paid Effects from adoption of IAS 41	<u>-</u>	-	- -	(1,907,820) (525,977)	(1,907,820) (525,977)
TRANSACTIONS WITH SHAREHOLDERS	_			(2,433,797)	(2,433,797)
BALANCE AS AT 31 DECEMBER, 2012	238,478	1,867,095	15,619,149	7,806,029	25,530,751

⁽a) The movement from distributable revenue profits to non distributable profits arises from the requirement of Section 380 of the Companies and Allied Matters Act CAP C20 LFN 2004 which do not allow the distribution of dividends from gains arising from revaluations.

The principal accounting policies on pages 29 to 32 and the notes on pages 33 to 43 form integral parts of these financial statements.







Year Ended: 31st December, 2012 Statement of Cash Flows

	Note	31 December 2012 N'000	31 December 2011 N'000
CASH FLOW OPERATING ACTIVITIES			
Receipts from customers Payments to suppliers Payment to employees Payments of operating expenses Payment of taxes: CIT Valued Added Tax Withholding tax Other receipts		10,423,854 (1,815,657) (1,967,444) (1,944,033) (57,385) 3,976 9,027 516,765	11,069,130 (3,267,031) (1,576,251) (1,762,087) (49,782) 22,470 (21) 114,813
NET CASH GENERATED FROM OPERATING ACTIVITIES		5,169,103	4,551,241
CASH FLOW FROM INVESTING ACTIVITIES			
Acquisition of property, plant and equipment Pre-cropping expenditure incurred Proceeds from disposal of property, plant and equipment		(1,542,853) (531,876) 17,903	(950,463) (275,505) 15,464
Finance Income received	7	170,075	207,458
Net cash outflow from investing activities		(1,886,751)	(1,003,046)
Cash flow from financing activities			
Loans and borrowings Interest paid Dividends paid	8 21(a)	(119,233) (197,747) (1,907,820)	(147,703) (126,512) (953,910)
Net cash generated from financing activities		(2,224,800)	(1,228,125)
Net cash inflow in the year		1,057,552	2,320,070
Cash and cash equivalent as at the beginning of the year		2,864,961	544,891
CASH AND CASH EQUIVALENT AS AT THE END OF THE YEAR	18	3,922,513	2,864,961 ======







Principal Accounting Policies

a) BASIS OF PREPARATION

The financial statements of the company have been prepared in accordance with the International Financial Reporting Standards (IFRSs) prevailing as at 1st January, 2012 and the requirements of the Companies and Allied Matters Act CAP C20 LFN 2004 together with the requirements of the Financial Reporting Council of Nigeria Act No. 6, 2011.

USE OF ESTIMATES AND JUDGEMENTS

The preparations of the financial statements are in conformity with IFRS. This requires management to make judgements, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances and the result of which form the bases the judgements in respect of the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates. The estimates and underlying assumptions are reviewed on a going concern 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 revision and future periods, if the revision affects both current and future periods.

Additional disclosures for compliance with the requirements of the listing regulations of the Nigeria Stock Exchange are incorporated within these financial statements.

The financial statements are presented in Naira (") and all values are rounded to the nearest thousand ('000) except when otherwise indicated.

b) FIRST TIME ADOPTION

This is the first set of financial statements that the company is preparing utilising International Financial Reporting Standards.

The comparative amounts stated in these financial statements have been derived through the reinstatement of the financial statements for the reporting periods ended 31st December 2010 and 2011 in accordance with the relevant provisions of International Financial Reporting Standard no.1.

c) **BIOLOGICAL ASSETS**

Biological assets comprise the land and associated natural assets situated on such. These assets are recognised at their cost. Cost comprises the amounts incurred from the stage of pre-cropping, land clearing, and all other expenditure incurred to bring the biological assets to the point of maturity.

Biological assets are recognised as mature when the following events occur:

- Palm Oil Biological assets are treated as mature when 60% of palm per block are bearing fruits with an average weight
 of 3kg or more.
- Rubber plantations are treated as mature when 40% of the trees can be tapped during the year.

These capitalized costs are amortized upon maturity at the following annual rates which reflect the current useful economic lives of the crops concerned:

Oil palm - over 20 years or 5% Rubber - over 20 years or 5%

No consideration is made for the discounted value of the clearance cost at the end of the useful life of the crops as such discounted value, as such is deemed immaterial given the length of future time such cost would be incurred.

d) PROPERTY, PLANT AND EQUIPMENT AND DEPRECIATION

Property plant and equipment are recognised only when future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. All items of property, plant and equipment are initially recorded at cost. Costs comprise the amounts incurred to acquire and bring the asset to its present location and condition. Prior to the assets being brought into operation the amounts incurred are recorded as part of capital work-in-progress







Principal Accounting Policies Cont'd

PROPERTY, PLANT AND EQUIPMENT AND DEPRECIATION (Cont'd)

Upon the asset being brought into use subsequent expenditure on such assets is treated as repairs and maintenance are charged to the income statement during the financial period in which they are incurred. Where future economic benefits are associated with the additional expenditure and the costs and benefits can be reliably measured, such cost are included in the carrying value of the asset and previous amount in the carrying value derecognised.

Property, plant and equipment except for freehold land and capital work-in-progress are stated at cost less accumulated depreciation and any accumulated losses.

The cost of freehold land initially acquired is allocated between the land, buildings and biological assets elements in proportion to the relative fair values for the interests in the land element, buildings element and biological asset element. Freehold land has an unlimited useful life and therefore is not depreciated.

Long term leasehold land is depreciated over the period of the lease which ranges from 50 to 99 years. Capital work-inprogress are also not depreciated as these assets are not available for use. Other property, plant and equipment are depreciated by equal annual instalments over their estimated economic lives based upon the original cost or deemed cost on a straight line basis to write off the cost of each asset to its residual value over the estimated useful life. The principal annual depreciation rates uses are:

<u>Class of asset</u>	<u>Rate</u>
	%
Building	5
Mill Machinery and Equipment	10
Crawlers and Equipment	20
Agricultural Equipment	20
Workshop Equipment	20
Tools	20
Power Supply Equipment	20
Miscellaneous Equipment	12.5
Nursery Equipment	12.5
Radio Communication & Survey Equipment	12.5
Water Supply	12.5
Light Vehicles and Lorries	25
Tractors and Trailers	20
Furniture, Fittings and Equipment	12.5 & 20

The residual value, useful life and depreciation method are reviewed at each financial year end to ensure that the amount, method and period of depreciation are consistent with previous estimates and the expected pattern of consumption of the future economic benefits embodied in the items of property, plant and equipment.

Items of property, plant and equipment are derecognised upon disposal or when no future economic benefits are expected from its use or disposal. The difference between the net recoverable amount (proceeds), if any and the net carrying amount is recognised in the profit or loss and the unutilised portion of the revaluation surplus on that item is taken directly to retained profits.

e) INVENTORY

Stocks are stated at the lower of the cost or the net realisable value. Cost represents the amounts incurred in bringing the items to their present location and condition. Net realisable value represents the amount realisable less any cost of realisation.

Palm oil products, rubber products and work in progress are valued at the average cost of direct materials and labour plus appropriate amount attributable to production overhead based on the normal levels of production capacity.

f) RECEIVABLES

Debtors are stated after the deduction of specific provisions for any debts for which the ultimate realisation is doubtful. Debts are considered doubtful where in the opinion of the directors, there are risks that full collection without undue cost may not occur. Debts are considered bad where the repayment is overdue by more than 365 days and full provision is made for such debts.







Principal Accounting Policies Cont'd

g) FOREIGN CURRENCY TRANSACTIONS

Transactions denominated in foreign currency are converted into Naira at the exchange rates ruling on the date of the transactions. Assets and liabilities denominated in foreign currencies other than those subject to contracted rates of settlement are converted into Naira at the rate prevailing on the balance sheet date. Exchange differences thus arising are taken to the profit and loss account.

h) RETIREMENT AND DEFERRED BENEFITS

The company operates an unfunded defined benefits gratuity scheme for its permanent staff who were employed prior to 2004. The benefits under this scheme are related to the employees' length of services and remuneration. The benefits payable upon the retirement or resignation of employee are fully accrued over the service lives of the staff of the company.

i) PENSION SCHEME

In line with the provision of the Pension Reform Act 2004, the company has instituted a funded defined contribution pension scheme for its staff. Staff contributions to the scheme are funded through payroll deductions while the company's contributions are charged to the profit and loss account in the year to which they relate.

j) INCOME TAX

Income tax expense is the aggregate charge to profit and loss account in respect of company income tax, education tax, capital gain tax and deferred tax. The components are charged as follows:

- Company income tax is the expected amount of income tax payable on taxable profits determined in accordance with the Company Income Tax Act (CITA) using the statutory tax rate at the balance sheet date.
- Education tax is assessed at 2% of the chargeable profit while capital gains tax is assessed at 10% of the capital gain.

Deferred Taxation

Deferred taxation (which arises from differences in the timing of the recognition of items in the accounts and by the tax authorities) is calculated using the liability method. Deferred tax is provided on all timing differences at the rates of tax likely to be in force at the time of reversal. A deferred tax assets is recognised only to the extent that it is probable that future taxable will profits will be available against which the assets can be utilised.

k) IMPAIRMENT

The carrying value of assets is reviewed at each balance sheet date to determine whether or not there is any indication of impairment. If any such indication exists, the estimated recoverable amount is then determined. Impairment losses are recognised in the profit or loss account.

I) PROVISIONS

Provisions are recognised where in the opinion of the directors, the company has a present obligation whether legal or constructive, as a result of a past event for which it is probable that there will be an outflow of resources.

m) SEGMENT REPORTING

The business is presented by product segments, which is determined by management based on the company's internal reporting structure. The segments are related to its principal products namely rubber and palm oil. Segmented results include items directly attributable to a segment as well as those that can be allocated on a reasonable basis.

n) LEASE

Operating lease rental expense is recognised in the profit or loss on the basis of the contractual expense incurred over the term of the lease.

o) CASH AND CASH EQUIVALENTS

Cash and cash equivalents comprise bank and cash balances (including bank overdrafts), demand deposits and short-term, highly liquid investments that are readily convertible into cash with insignificant risk of changes in value.







Principal Accounting Policies Cont'd

p) RESEARCH AND DEVELOPMENT

All general research and development costs are expensed as incurred where applicable.

q) GOVERNMENT GRANTS

The export income of the company, where it complies with the terms and conditions set out in the relevant legislation will, upon a claim submitted by the company, yield government grants that support companies who export items from Nigeria. These grants are recognised on an accrual basis.

Provision is made for the discount, given or prevailing, on such certificates to reflect the impairment arising from such discount.

r) TURNOVER

Turnover from the sale of goods is recognised when the significant risk and rewards or ownership of the finished goods have passed to the buyer. These risks and rewards are determined to have passed where the buyer takes physical custody of the product (oil palm and local rubber sales).

Export revenue is recognised when the goods are delivered at the port of embarkation.

Revenue derived from the sale of the fixed assets is recognised at the latter of the physical delivery or the receipt of the funds.







Notes To The Financial Statements

For the Year Ended: 31st December, 2012

1. LEGAL FORM

The company was incorporated as a private limited liability company on 3rd December, 1979. It was converted to a public limited company on 19th September, 1997 under the Companies and Allied Matters Act, 1990.

		2012 N'000	2011 N'000
2.	SEGMENTAL REPORTING By geographical destination and operations:		
	Local	6,408,454	6,680,629
	Export	3,737,710	4,440,382
		10,146,164	11,121,011
		========	========

SEGMENTAL INFORMATION

For management purposes, the company's revenue can be derived through its product type and the final geographical location of its customers.

The company's plantation carries on the business of oil palm and rubber cultivation. These are processed and the refined palm oil products and it's by products are sold locally. The processed rubber product is exported.

The analysis of the company's operations are as follows:-

TURNOVER BY PRODUCT

	TORROVER DI FRODOCI				
	Revenue consists of the following:	2012 N'000	2011 N'000		
	Palm products Rubber products	6,408,454 3,737,710	6,680,629 4,440,382		
		10,146,164	11,121,011		
3.	COST OF SALES Oil Palm Rubber	2,531,966 1,308,899	2,225,975 2,375,143 —————		
		3,840,865	4,601,118		
4.	GROSS PROFIT By products:				
	Oil Palm Rubber	3,982,512 2,322,787	4,454,654 2,065,239		
		6,305,299	6,519,893 ======		







Notes To The Financial Statements Cont'd For the Year Ended: 31st December, 2012

5. INFORMATION REGARDING DIRECTORS AND EMPLOYEES

(a) Director's emoluments	2012 N'000	2011 N'000
Fees Other emoluments	7,286 5,093	6,629 8,007
(b) Emoluments:	12,379 =====	14,636 =====
Chairman	1,894 ====	1,670 ====
Highest paid director	1,894 ====	1,670 ====
(C) Scale of other directors' remuneration (excluding the chairman) N150,000 - N700,000 N700,001 - N1,500,000 N1,500,001 and above	Number - 7 2 ==	Number 1 9 2 ==
(d) Employees remunerated at higher rate: №200,000 - №500,000 №500,001 - №1,000,000 №1,080,001 and above Average number of persons employed	214 434 69 717 ===	406 361 41 808 ===
<pre>(e) Employees' costs during the year (excluding directors' remuneration): Staff salaries Staff welfare Medical Pension employer's contribution Training Gratuity Production bonus Labour supplied by contractors</pre>	N'000 487,893 31,475 14,085 29,820 20,881 117,791 132,671 1,132,828 1,967,444 =========	N'000 474,491 34,594 9,481 15,045 11,800 63,886 149,898 817,056







Notes To The Financial Statements Cont'd For the Year Ended: 31st December, 2012

SEGMENTAL REPORTING: PROFITABILITY

(a.) Profitability of product

	Palm Oil		Rubber	
	31/12/12 N'000	31/12/11 N'000	31/12/12 N'000	31/12/11 N'000
Total revenue	6,408,454	6,680,629	3,737,710	4,440,382
Profit from continuing operations before tax, finance cost and other related cost Finance income	2,751,583	2,740,509	1,604,852	1,821,522
Finance cost Taxation/tax credit Profit on continuing operations	(124,900) (477,439) 11,308	(75,998) (441,339) 9,290	(72,847) (278,464) 6,595	(50,514) (293,342) 6,174
Profit on continuing operations	2,267,974	2,357,086 ======	1,322,789	1,566,674

(b.) Profitability by geographical segments

	Nigeria		Europe	
	31/12/12 N'000	31/12/11 N'000	31/12/12 N'000	31/12/11 N'000
Total Revenue	6,408,454	6,680,629	3,737,710	4,440,382
Profit from continuing operations before tax, finance cost and other related cost Finance income	2,751,583		1,604,082	1,821,522 82,834
Finance cost Taxation/tax credit Gain on disposal of assets	(124,900) (477,439) 11,308	, , ,	(72,847) (278,464) 6,595	, , ,
Net Profit For The Year	2,267,974 =======	2,357,086	1,322,789	1,566,674

		31 December	31 December
		2012	2011
		и,000	N'000
7	FINIANICE INICOME	., 555	000
7.	FINANCE INCOME		
	Interest income on fixed deposit	75,165	34,197
	Interest on staff loans	231	_
	Foreign exchange gain on current		
	assets/liabilities	93,955	173,261
	Interest on current account	724	
	interest on ourient account	, 2 1	
		170,075	207,458
		======	207,438
		======	=====
8.	FINANCE COST		
	Interest on long term loans	13,937	25,966
	Foreign exchange (loss) on current		
	assets/liabilities	183,810	100,546
		197,747	126,512
		131,141	120,312
		======	======







Notes To The Financial Statements Cont'd For the Year Ended: 31st December, 2012

		2012 N'000	2011 N'000
9.	PROFIT FROM CONTINUING OPERATION BEFORE OTHER		
	COMPREHENSIVE INCOME AND TAX	4,346,666	4,658,441 =======
	Is stated after charging/crediting):		
	Depreciation and amortisation expense	525,386	597,013
	Auditors' remuneration Directors' emoluments and expenses (note 5(a)	24,000 67,144	21,000 27,422
	Finance cost (note 8)	197,747	126,512
	Finance income (note 7)	170,075	207,458
10	(a) Taxes	======	======
10	Income tax charge comprise of:		
	Education tax	472,711	113,421
	Company income tax	75 , 154	671,005
		547,865	784,426
		======	======
	(b) Tax Liability Deferred tax comprise of:		
	Transfer to deferred taxes	208,038	300,000
	Write back from deferred taxes	<u>-</u>	(349,745)
	Deferred tax on charge in fair value	595,942	732,775
		803,980	683,030
		======	======
	(c) Current Tax Receivables As at 1st January	770,900	36,256
	Charge for the year (note (a))	547,865	784,426
	Payments during the year	(57,389)	(49,782)
		1,261,376	770,900
11.	BASIC EARNINGS PER SHARE	======	======
11.	DASIC LARRINGS FER SHARE		
	Basic earnings per 50kobo ordinary share (Naira)	18	22
		====	====

Basic earnings per share are calculated using the profit on continuing operations on the 476,955,000 ordinary shares issued as at 31st December, 2012.







Notes To The Financial Statements Cont'd For the Year Ended: 31st December, 2012

PROPERTIES, PLANT AND EQUIPMENT

	Land & Buildings N'000	Palm Mill N'000	Rubber Mill N'000	Machinery 8 equipment N'000	Vehicles & Trailers N'000	Fixtures & fittings N'000	Capital WIP N'000	Total N'000
Cost								
At 1 st January, 2012 Additions Transfer Disposal	1,034,357 113,303 242,494	1,887,517 119,623 100,848	899,015 35,323 - -	869,234 248,675 232,310 (2,205)	406,867 355,157 - (27,408)	209,552 12,971 - -	212,366 657,801 (575,652)	5,518,908 1,542,853 - (29,613)
At 31st December, 2012	1,390,154	2,107,988	•	1,348,014	734,616	222,523 ======	294,515	7,032,148
Depreciation								
At 1st January, 2012 Charge for the period Eliminated on disposal	273,431 55,961 -	937,000 177,942 -	166,352 48,721 -	391,236 140,140 (2,205)	266,448 92,162 (27,408)	175,961 10,460	- - -	2,210,428 525,386 (29,613)
At 31st December, 2012	329,392 =====	1,114,942	215,073 ======	529,171 ======	331,202 ======	186,421 =====	-	2,706,201
Net book value								
As 31st December, 2012	1,060,762	993,046	719,265	818,843	403,414	36,102	294,515	4 ,325,947
As 31st December, 2011	760,926 =====	950,517 =======	732,663	477,998 ======	140,419	33,591	212,366	3,308,480

13. **BIOLOGICAL ASSETS**

		Palm	Rubber	
		Plantation	Plantation	Total
		И , 000	и,000	и ' 000
	Fair Value			
	At 1st January, 2012	10,580,843	5,532,610	16,113,453
	Fair value on biological assets	2,234,368	3,725,154	5,959,522
	At 31st December, 2012	12,815,211	9,257,746	22,012,975
		========	=======	=======
	Depreciation			
	At 1st January, 2012	469,740	594 , 369	1,064,109
	Charge for the period	74 , 219	119,644	193,863
	IAS41 adjustment	(74,219)	(119,644)	(193,863)
	At 31st December, 2012	469,740	594,369	1,064,109
		======	======	=======
	Fair Value			
	Fair value as at 31st December, 2012	12,345,471	8,663,395	21,008,866
		=======	=======	=======
	Fair value as at 31st December, 2011	10,111,103	4,938,241	15,049,344
		=======	=======	========
13(i)	ANALYSIS BY MATURITY			
	Matured plantation	11,795,564	7,932,604	19,728,168
	Immature plantation	549,907	730,791	1,280,698
		12,345,471	8,663,395	21,008,866
		=======	=======	========







For the Year Ended: 31st December, 2012

		31 December	31 December	1 January
		2012	2011	2011
		ท'000	ท'000	N'000
14.	INVENTORIES			
	Fuel and lubricants	89,022	48,237	83,683
	Spare parts	276 , 155	268,004	372 , 895
	General stores and various materials	108,671	109,208	55 , 070
	Agricultural consumables	64 , 259	117,655	90,783
	Finished goods(oilpalm and rubber cake	433,284	616 , 778	141,731
	Goods-in-transit	2,224	_	253,961
		973,615	1,159,882	998,123
		======	=======	======
15	TRADE RECEIVABLES			
	Trade receivables	19,612	103,518	5,981
	Advances to suppliers	144,599	335,459	376,115
			· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
		164,211	438,977	382,096
	Less: allowance for impairment	(9,934)	(7,011)	(2,011)
		154 , 277	431 , 966	380 , 085
		======	======	======

The balance of trade receivable represents amounts due from trade customers as at the end of the year. The company's operational policy is not to give credit, but those with significant volumes are so given and have an average credit period of 7 to 15 days.

Trade receivables are those that are neither past due nor impaired and are credit worthy debtors with past payment records with the company. 75% (2011: 75%) of the trade receivables arise from customers with more than two years' business relationship with the company.

16. INTERCOMPANY

		1 December 2012 N'000	31 December 2011 N'000	1 January 2011 N'000
Soges	scol (note 31(i))	229,246	443,873	174,626
Socf	inco (note 31(ii))	(77,107)	50,183	(101,682)
Sodir	nex (note 31(iii))	(40,081)	(15,621)	(23,334)
Socf	indo	-	74	7,254
Braba	anta	-	_	858
Weala	a Rubber	_	_	(148)
Soca	Palm	105	-	216
Libe	rian Agricultural Company	-	-	141
		112,163 ======	478,509 =====	57,931 =====
17. (i) OTHER	RECEIVABLES AND SHORT TERM PAYMENTS	S		
* *	f loans and advances	42,710	26,886	27,074
Gove	nment grant (iii)	268,057	<u>-</u>	_
Insu	cance claim receivable on stock	k		
loss		228,664	_	_
Othei	receivables	152	45,308	998
Rent	prepaid	17,709	-	6,035
		557,292 =====	72,194	3 4,107







Notes To The Financial Statements Cont'd For the Year Ended: 31st December, 2012

17.	OTHER RECEIVABLES AND SHORT TERM PAYMENTS	31 December	31 December	1 January
	(Cont'd)	2012	2011	2011
		N'000	и,000	N'000
	Other non-current assets:			
(ii)	Employee Trust Fund	-	228	28,076

The insurance claim represents the compensation for the loss of stock due to fire.

	31 December 2012 N'000	31 December 2011 N'000	1 January 2011 N'000
(lii) Government grants			
Export expansion grant Discount at 20%	335,075 67,014)	- -	- -
	268,057		
	======	======	=====

Export expansion grants represent grants made out to companies who export goods from Nigeria and comply with the regulations toward the repatriation of the funds. The discount granted represents the cost of conversion to liquid resources as at the reporting date.

		31 December	31 December	1 January
		2012	2011	2011
		N'000	N'000	ท'000
18.	CASH AND CASH EQUIVALENTS			
	Cash and bank balances	3,323,957	625,192	544,891
	Fixed deposits (a)	500,000	2,239,769	_
	Dividend bank account	98,556	-	-
		3,922,513	2,864,961	544,891
		=======	=======	======
	Denosits with licensed banks (rates)			

	•	•	, ,	•
	==		=======	======
Deposits with licensed banks (rates)				
•	Weigh	ted avera	ge Ave:	rage maturity
	Int	erest rate	=	period
	31/12/12	31/12/11	31/12/12	31/12/11
Deposit with licensed banks (foreign)	_	8.8%	-	180 days
Deposit with licensed bank (local)	15%	8.25%	90 days	92 days
	21 n	ecember	31 December	1 January
	31 1			-
		2012	2011	2011
		И,000	и,000	и ' 000
19. SHARE CAPITAL				
(a) Authorised 600,000,000				
ordinary shares of 50kobo each		300,000	300,000	300,000
		======	======	======
(b) Called-up and fully paid				
` '				
ordinary share capital:				
476,955,000 ordinary shares of				
50 kobo		238,478	238,478	238,478
		======	======	======
			(600.000	000 11111

The authorised share capital was increased after the reporting date by the creation of 600,000,000 additional shares of 50 kobo each.







Notes To The Financial Statements Cont'd For the Year Ended: 31st December, 2012

		31 December	31 December	1 January
		2012	2011	2011
		N'000	N'000	N'000
20.	SHARE PREMIUM			
	As at the reporting date	1,867,095	1,867,095	1,867,095
			=======	=======

Share premium is the excess paid by shareholders over the nominal value for their shares.

	Share premium is the excess paid by shareholders over the norminal value for their shares.				
21.	REVENUE RESERVES	31 December 2012	31 December 2011	1 January 2011	
		N'000	N'000	N'000	
	At the beginning Prior year adjustments (note 22(i))	16,904,632 (1,127,817)	7,421,423 (814,395)	2,247,921 (380,189)	
	Reserve as restated Retained profit for the year Fair value gain	15,776,814 3,590,763 5,959,522	6,607,028 3,923,760 7,327,754	1,867,732 1,629,456 4,067,322	
	Dividend paid (21(a.)) Unpaid dividends written back	25,327,099 (1,907,820) 5,899	17,858,542 (953,910)	7,564,510 (143,087)	
		23,425,178	16,904,632	7,421,423	
		31 December 2012 N'000	31 December 2011 N'000		
21(a.)	DIVIDENDS PAID	N OOO	N 000		
21(0.)	Dividend paid during the year Comprises:				
	Final dividend 2009 (30 kobo per shar	re) -	_		
	Final dividend 2010 (1 per share)	-	476,955		
	Interim dividend 2011 (1 per share)	1 007 000	476 , 955		
	Final dividend 2011 (4 per share) Paid during the year	1,907,820	_		
	31st December, 2012	1,907,820	953,910		
		=======	======		
22.	DEFERRED TAX LIABILITIES				
		31 December	31 December	1 January	
		2012	2011	2011	
		и,000	и'000	N'000	
	As at 1st January Charge on profit on	2,095,367	1,412,336	708,161	
	continuing operations	208,039	300,000	297,443	
	Write back to income statement	-	(349,745)	-	
	Deferred tax on fair value gains	595,942	732,775	406,732	
		2,899,348	2,095,367	1,412,336	







For the Year Ended: 31st December, 2012

22(i) PRIOR YEAR ADJUSTMENTS

22(1)	TRIOR TEAR ADJUSTINE RIS	31 December 2012 N'000	31 December 2011 N'000	1 January 2011 N'000
	Previous year adjustments Deferred tax on fair value Others	(814,395) - (313,422)	(380,189) (732,775) 298,569	26,543 (406,732) -
		(1,127,817)	(814,395) ======	(380,189) ======
23.	NON CURRENT PROVISION FOR POST EMPLOYMENT BENEFIT			
	As at 1st January Provision for the year Payment during the year	589,031 117,791 (89,664)	574,321 63,886 (49,176)	546,523 46,723 (18,925)
	As at 31 st December	617,158	589,031	574,321 ======

The gratuity provision for the year was based upon independent actuarial valuation and the last such valuation was carried out as at December 31st, 2010.

		31 December 2012 N'000	31 December 2011 N'000	1 January 2011 N'000
24	NON-CURRENT FINANCIAL LIABILITIES			
	Foreign loan DEG	-	121,245 ======	242,491 ======

Germany Investment & Development Bank (DEG)

The company entered into a 697 million term loan agreement with German Investment and Development Bank, in 2003 to provide additional capital to support for expansion programmes at a coupon rate of 8.8% per annum. The repayment period, excluding moratorium, shall be eight years from the date the initial draw down of each advance. The loan is thus finally repayable in 2013.

		31 December 2012	31 December 2011	1 January 2011
		N'000	N'000	N'000
25.	TRADE PAYABLES			
	Trade creditors	248,027	161,964	195,908
	Advances from customers	51,800	73,942	222,903
		299,827	235,906	418,811
		======	======	======
26.	OTHER CURRENT PAYABLES			
	Pending claims	_	_	3,923
	Value Added Tax	44,566	40,590	4,808
	Withholding tax	30,572	21,545	18,120
	Nigerian Social Investment Trust			
	Fund	_	12,209	12,209
	Deferred income	10,312	-	-
	Taxes paid to state and local			
	Government	(2,494)	9,446	(18,630)
	Taxes paid for third parties	· - ·	_	(29,854)
	Other current payables	11,505	31,820	9,836
		94,461	115,610	412
		=====	======	=====







For the Year Ended: 31st December, 2012

27.	CURRENT PROVISIONS AND ACCRUALS	31 December 2012 N'000	31 December 2011 N'000	1 January 2011 N'000
27.	CORRENT PROVISIONS AND ACCROALS			
	Provision for management fee Provision for audit fee Provision for interest on loans Other provisions Accruals	34,496 24,000 4,517 - 50,968	123,420 21,000 9,150 50,000 5,594	19,235 24,938 14,103 2,840 4,001
		113,981 =====	209,164	65,117 =====
28.	OTHER CURRENT FINANCIAL LIABILITIES Foreign loan DEG (note 24)	123,257	121,246	147,703
29.	RETIREMENT BENEFIT OBLIGATIONS Pension liabilities Retirement benefit obligations	14,836 36,213 51,049 =====	11,313 16,213 27,526 =====	15,733 16,408 32,141 =====
30.	DIVIDEND PAYABLE			
	As at the beginning of the year Write back of unclaimed dividends (a)	69,364 (5,899)	69,364	79,344 (9,980)
	As at the end of the year	63,465 =====	69,364 =====	69,364 =====

(a.) The amount represents unclaimed dividends declared up to and including the 2004 financial year. Section 379-386 of Companies and Allied Matters Act, CAP C20 LFN 2004, stipulates that where dividends remain unclaimed for more than twelve (12) years, they revert back to the company.

31. RELATED PARTY TRANSACTIONS

The company entered into the following material transactions during the year with the under listed related companies.

(i) SOGESCOL FR SA

The company exports its rubber to SOGESCOL FR S.A (a related company). Sales during the current year amounted to N4.4 billion (2011: N4.4 billion, 2011) and these were carried out at arms length. The amount due to the company from SOGESCOL FR S.A. as at year end was N227 million (2011: N444 million).

(ii) SOCFINCO FR SA

SOCFINCO FR SA has exclusive rights to know-how and manages the affairs of the company. In consideration of this technical know-how, management fees and other support charges are paid to SOCFINCO FR SA. The fees are calculated at an aggregate rate equal to 2% of the company's net sales and 2% of profit before tax. The technical know-how and management service agreements are made with the approval of the National Office for Technology Acquisition and Promotion (NOTAP). The company incurred N463million (2011: N491million) on management and technical fees during the year. These fees were incurred on an arm's length basis.

(iii) SODIMEX. SA.

The company purchases a large amount of its equipment and spare parts from SODIMEX S.A (a related company). During the year under review, the company incurred ± 248 million (2011: ± 623 million) in costs to procure capital assets and spare parts and these were carried out at arm's length. The amount due to SODIMEX S. A. from the company as at the end of the year was ± 40 million (2011: ± 16 million, 2010: ± 23 million).







For the Year Ended: 31st December, 2012

32. ULTIMATE HOLDING COMPANY

The ultimate holding company is SOCFINCO FR SA which is incorporated under the laws of Switzerland.

33. PROPOSED DIVIDEND TO BE DECLARED

The Board of Directors shall submit and declare as dividend the sum of ₦7 per ordinary share held, subject to the payment of withholding tax at the appropriate rate.

34. CAPITAL COMMITMENTS

There were no capital commitments as at the balance sheet date.

35. EVENTS AFTER THE REPORTING DATE

At the annual general meeting held on 13th June, 2012, the members approved the increase in the authorised share capital by the creation of an additional 600 million shares each ranking pari pasu with the existing shares of the company. The additional 600 million shares were registered with the commission on 4th February, 2013 and shall be recognised in the financial reports for the year to 31st December 2013.

36. PROPOSED BONUS SHARE ISSUE

The directors have proposed that subsequent to the approval by the shareholders, of the increase in authorised share capital that they will issue out of reserves one new share, for every share held and such new shares shall not rank for the proposed dividend referred to in paragraph 33.

37. COMPARATIVE FIGURES

Certain comparative figures have been reclassified in line with the current period's presentation wherever this has been deemed necessary to ensure compliance with International Financial Reporting Standards.







Proxy Form

I/We* the undersigned being a member/members of the above named company hereby appoint.	I/We desire this proxy to be used against the resolution as indicated out which ever is not desired.		
** or failing him.	RESOLUTION	FOR	AGAINST
	ORDINARY RESOLUTIONS		
**	To declare a dividend		
as my/our proxy to vote for me/us and on my/our behalf at the Annual General Meeting of the company to be held on the 5th of June, 2013 and at any adjournment thereof. Unless otherwise instructed, the proxy will vote or abstain from voting as he thinks fit.	To re-elect Mr. G. Oyebode To re-elect Chief D. U. Edebiri To re-elect R. Helsmoortel To elect Mr. S. Claeys		
Dated this Day of 2013	To authorise the Directors to determine the remuneration of the auditors		
Signature ————————————————————————————————————	To elect members of the Audit Committee		
This form of proxy together with the power of attorney	Special Business		
of other authority, if any, under which it is signed or a notarially certified copy thereof must reach the	To fix the remuneration of Directors		
Registrars City Securities Limited, Primrose Towers, 17A, Tinubu Street, P.O.Box 9117, Lagos not later	To approve bonus issue		
 than 48 hours before the time of the meeting. Where the appointee is a corporation, this form may be under seal or under hand of an officer or attorney duly authorised. This proxy will be used only in the event of a poll being directly demanded. 	Please indicate with "x" in the appropriate box how you wish you vote to be cast on the resolutions set out above. Unless otherwise instructed, the proxy will vote or abstain from voting at his/her discretion.		
4. In the case of joint holder, the signature of any of them will suffice, but the name of all joint holders should be shown.			
THE PROXY WILL VOTE (OR ABSTAIN FROM VOTING) AS HE THINKS FIT IN RESPECT OF ANY OTHER BUSINESS PROPOSED AT THE MEETING OF THE OKOMU OIL PALM COMPANY PLC. RC. 30894 (33RD ANNUAL GENERAL MEETING) TO BE HELD AT TRANSCORP HILTON HOTEL, ABUJA ON WEDNESDAY 5TH JUNE, 2013.			
Before posting the above form, please tear off this	part and retain it for admission to the n	neeting	
ADMISSIO THE OKOMU OIL PALM COMPANY PLC. RC. 30894 Number of Shares held Please admit the shareholder named on this form or his duly as be held at TRANSCORP HILTON HOTEL ABUJA, on Wednesday, J	opointed proxy to the Company's 33rd An	nual G	eneral Meeting to
Name of Shareholder:*	signature:		
Name of Proxy:**			
A member (Shareholder) entitled to attend and vote is entitl need not be a member. The Proxy Card has been prepared to er	ed to appoint a proxy to attend and vote		
IMPORTANT:			

Please insert your name in Block capitals on both proxy and admission cards where (marked)*. Insert the name of any person whether a member of the Company or not who will attend the meeting and vote on your behalf in the blank space (Marked**)















Photo Speaks Corporate Social Responsibilities 2012

(A) **INFRASTRUCTURE IN NEIGHBOURING COMMUNITIES**



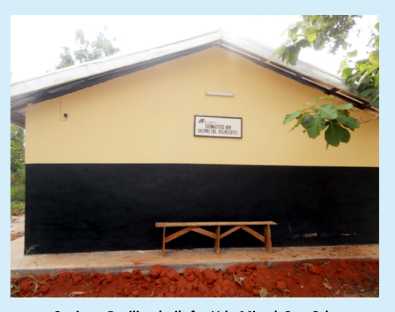
Community Hall at Inikhorogha



Community Hall at Ofunama



Borehole project at Udo Mixed Sec. Sch



Sanitary Pavilion built for Udo Mixed Sec. Sch.



Library block built by Okomu Oil Plc for Udo Mixed Sec. Sch.



Construction 25KM road in Okomu Ijaw community







Photo Speaks Corporate Social Responsibilities 2012

(B) EDUCATIONAL SUPPORT FOR NEIGHBOURING COMMUNITIES



School representatives from neighbouring communities in a group photograph with the MD and DCIE after receiving books from OOPC



The MD, Graham Hefer handing over keys of a newly built block of classroom for Mairoghionba Primary School



A group photograph of Bursary recipients from five neighbouring communities



Community youths at Skill Acquisition Programme sponsored by Okomu Oil Palm Co.



Representative of Ofunama Pry . Sch. Receiving books donated by OOPC







Mandate for E-Dividend Payment

TO: The Registrar City Securities (Registrars) Ltd 17A Tinubu Street P. O. Box 9117 Lagos

I hereby request that from now on, all dividends due to me from my holdings in Okomu Oil Palm Company Plc, be paid electronically to my Bank Account as detailed below:

SHAREHOLDER'S FULL NAME:					
(Surname First)					
ADDRESS					
IGNATURE:					
SSM NUMBER					
NAME OF BANK					
BANK BRANCH					
BRANCH ADDRESS					
ACCOUNT NUMBER					
BANK SORTCODE					
For Bank's use Only					
Bank's Official Stamp and Authorised Signature					
Page No and Name					
We agree to the Customer's request as stated above					







Mandate for E-Bonus

CITY SECURITIES (REGISTRARS) LIMITED

A MEMBER OF FIRST CITY GROUP

PRIMROSE TOWER

2nd Floor, 17A Tinubu Street, P. O. Box 9117, Lagos State, Nigeria 01 2665944 53 (10 Lines) 01 2641298, 7924462 01 2714729 www.firstcitygroup.com

RC: No. 448635

MANDATE FOR e-BONUS

The Registrar City Securities (Registrars) Ltd., 17A, Tinubu Street, P. O. Box 9117 Lagos.

Please credit my account in Central Securities and Clearing System (CSCS) with the bonus due to me from my holdings in the Okomu Oil Palm Company Plc's which you maintain.

SHAREHOLDER'S FULL NAME:
SHAREHOLDER'S ADDRESS:
SHAREHOLDER'S SIGNATURE:
STOCKBROKING FIRM:
STOCKBROKING ADDRESS:
CSCS ACCOUNT NO:
For stockbroker Use Only
Official Stamp and Authorised Signature
We agree to the Customer's request as stated above







Registrars Office

REGISTRARS

City Securities (Registrars) Ltd,
Primrose Towers,
17A, Tinubu Street,
P. O. Box 9117, Lagos.
Tel: 017924462









