CONFLICT OF INTEREST

	Directors/Officers/Significant Shateholders
Company	Directors, officers and employees are required to disclose the extent of their business interest in order to determine any
Group	possible conflicts of interest.

The Board are required to disclose matters (if applicable) relating to any family, commercial, contractual or business nature that exists between the holders of significant equity (5% or more).

ALTERNATIVE DISPUTE RESOLUTION

Alternative Dispute Resolution Systems are carried into effect when the same are included or provided in the contracts LFM enters into. In the event that there will be cases filed in court or other governmental bodies, LFM will submit itself to court-ordered mediation and judicial dispute resolution processes to exhaust the possible means to amicably settle any controversy which may arise.

LFM has adopted alternative dispute resolution provisions in some of its standard contracts. As much as possible, the Company aims to settle any dispute or possible dispute amicably.