

HARRISONS HOLDINGS (MALAYSIA) BERHAD REGISTRATION NO. 199001003108 (194675-H) (INCORPORATED IN MALAYSIA)

2020 ANNUAL REPORT





	2016 RM'000	2017 RM'000	2018 RM'000	2019 RM'000	2020 RM'000
Turnover	1,499,998	1,550,954	1,651,428	1,763,737	1,810,952
Gross Profit	140,417	146,869	167,345	188,912	198,069
Gross Profit margin (%)	9.36%	9.47%	10.13%	10.71%	10.94%
Profit before taxation	26,981	28,017	31,657	34,707	44,870
Taxation	6,457	6,480	9,584	7,432	12,433
Profit after taxation	20,524	21,537	22,073	27,275	32,437











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CORPORATE INFORMATION

BOARD OF DIRECTORS

Pandjijono Adijanto @ Tan Hong Phang (Non-Independent Non-Executive Chairman)

Chang Kon Sang (Executive Director cum Chief Executive Officer (CEO))

Mariana Adijanto @ Tan Phwe Leng (Non-Independent Non-Executive Director)

Wong Yoke Kong (Independent Non-Executive Director)

Foo Chow Luh (Senior Independent Non-Executive Director)

Chong Chee Fire (Independent Non-Executive Director)

AUDIT COMMITTEE

Foo Chow Luh – Chairman Chong Chee Fire Wong Yoke Kong

RISK MANAGEMENT COMMITTEE

Wong Yoke Kong – Chairman Foo Chow Luh Chong Chee Fire

NOMINATION COMMITTEE

Foo Chow Luh – Chairman Chong Chee Fire Pandjijono Adijanto @ Tan Hong Phang

REMUNERATION COMMITTEE

Pandjijono Adijanto @ Tan Hong Phang – Chairman Foo Chow Luh Chong Chee Fire

STOCK EXCHANGE

Main Market of Bursa Malaysia Securities Berhad Stock Code : 5008 Sector : Consumer Products & Services

SECRETARIES

Low Kong Choon (MAICSA 0818548) (SSM PC No. 202008003025) Tan Kok Siong (LS0009932) (SSM PC No. 202008001592) Tan Bee Hwa (MAICSA 7058049) (SSM PC No. 202008001174)

SHARE REGISTRARS

Sectrars Management Sdn. Bhd. Lot 9-7, Menara Sentral Vista No. 150, Jalan Sultan Abdul Samad Brickfields, 50470 Kuala Lumpur Tel: +603-2276 6138/ 6139/ 6130 Fax: +603-2276 6131

AUDITORS

PricewaterhouseCoopers PLT (LLP0014401-LCA & AF1146) Level 10, 1 Sentral, Jalan Rakyat Kuala Lumpur Sentral, 50706 Kuala Lumpur Tel: +603-2173 1188 Fax: +603-2173 1288

SOLICITORS

Messrs Nazri Aziz & Wong Messrs Skrine & Co Messrs Cheah Teh & Su

PRINCIPAL BANKERS

RHB Bank Berhad Hong Leong Bank Berhad United Overseas Bank Berhad Affin Bank Berhad

REGISTERED OFFICE

10th Floor, Menara Hap Seng No. 1 & 3, Jalan P. Ramlee 50250 Kuala Lumpur Tel: +603-2382 4288 Fax: +603-2382 4170

CORPORATE OFFICE

Unit 9A, 9th Floor, Wisma Bumi Raya 10, Jalan Raja Laut, 50350 Kuala Lumpur Tel: +603-2698 3733 Fax: +603-2698 8733 Website: www.harrisons.com.my Email : <u>general@harrisons.com.my</u>



DIRECTORS' PROFILE

MR PANDJIJONO ADIJANTO @ TAN HONG PHANG

(Non-Independent Non-Executive Chairman)

Mr Pandjijono Adijanto @ Tan Hong Phang, Male, 67 years of age, an Indonesian, was appointed as a Director of the Company on 21 March 1990 and subsequently appointed as the Non-Executive Chairman on 16 July 1999. He obtained an honours in Bachelor of Science Degree in Metallurgy from the University of Newcastle, United Kingdom in year 1977. After graduation, he started his career for Bumi Raya Group in Singapore in year 1978. Currently, he is the President of Bumi Raya Group, which has diversified interests in trading, mining, manufacturing, plantations and property investments. He is also the Chairman of the Remuneration Committee and a member of the Nomination Committee.

MR CHANG KON SANG

(Executive Director cum Chief Executive Officer ["CEO"])

Mr Chang Kon Sang, Male, 70 years of age, a Malaysian, was appointed as Executive Director cum Acting CEO of the Company on 5 August 2019 and later confirmed as Executive Director cum CEO on 5 February 2020. He was the Managing Director of Harrisons Sabah Sdn. Bhd. from 1997 to 2019. Before that, he was appointed as Associate Director (Finance) on 1 October 1987 and later as the Finance Director on 1 October 1989. Mr Chang is a Fellow of the Institute of Chartered Accountant of England and Wales and a Registered Chartered Accountant of the Malaysian Institute of Accountants. He has served Harrisons Sabah Sdn. Bhd. since May 1980. Before his appointment as the Associate Director, he had held the positions of Senior Accountant and Chief Accountant/Company Secretary.

MS MARIANA ADIJANTO @ TAN PHWE LENG

(Non-Independent Non-Executive Director)

Ms Mariana Adijanto @ Tan Phwe Leng, Female, 62 years of age, a Singaporean, was appointed as a Director of the Company on 2 September 1993. She holds a Bachelor of Science (Honours) Degree from the University of Aston in Birmingham, United Kingdom, majoring in Pharmacy. Upon graduation in year 1981, she worked in various British hospitals and later worked in Cold Storage Pte. Ltd. from years 1982 to 1984. She joined Bumi Raya Group in Singapore in year 1984 and later in Hong Kong in year 1986. She has substantial management experience in the distribution and retail sector, which was accumulated throughout her years with Cold Storage Pte. Ltd. and Bumi Raya Group.

MR WONG YOKE KONG

(Independent Non-Executive Director)

Mr Wong Yoke Kong, Male, 66 years of age, a Malaysian, was appointed as a Director of the Company on 15 February 1994. He was re-designated as an Independent Non-Executive Director on 12 May 2008. He graduated with Bachelor of Arts (Law) degree from Manchester Polytechnic, United Kingdom in year 1977 and was admitted as a barrister by Honourable Society of Gray's Inn, London in year 1978. He began his career in year 1979 as a legal assistant with Messrs. Sidek Sulaiman Sya. Since year 1982, he has been practicing as a founder partner of Messrs. Nazri Aziz & Wong, a Kuala Lumpur-based law firm. He is a member of the Audit Committee and the Chairman of the Risk Management Committee.



DIRECTORS' PROFILE (CONTINUED)

MR FOO CHOW LUH

(Senior Independent Non-Executive Director)

Mr Foo Chow Luh, Male, 65 years of age, a Malaysian, was appointed as a Director of the Company on 21 June 1999 and was identified as Senior Independent Non-Executive Director on 15 April 2013. He graduated with a Bachelor of Science (Hons) degree in Quantity Surveying from the University of Reading, United Kingdom in year 1981. In year 1983, he qualified as a Registered Quantity Surveyor with the Board of Quantity Surveyors Malaysia and was admitted as a member of the Royal Institution of Surveyors Malaysia in year 1984. He is a Chartered Quantity Surveyor of The Royal Institution of Chartered Surveyors of United Kingdom. He began his career as a Senior Quantity Surveyor at Baharuddin Ali & Low Sdn. Bhd., a quantity surveying consultant firm in year 1981. He is a founder partner of Jurukur Bahan FPS Sdn. Bhd., a Consultant Quantity Surveying Firm. He is the Chairman of the Audit Committee and Nomination Committee and a member of the Remuneration Committee and Risk Management Committee.

MR CHONG CHEE FIRE

(Independent Non-Executive Director)

Mr Chong Chee Fire, Male, 66 years of age, a Malaysian, was appointed as a Director of the Company on 5 March 2002. Mr Chong was awarded a Fellowship of the Association of Chartered Certified Accountants and holds an MBA degree from Bradford University, United Kingdom. He is also a member of the Malaysian Institute of Accountants. He has more than 30 years of working experience in the banking and financial services industry serving in various capacities and was the CEO of Pheim Unit Trusts Berhad ("Pheim") until 30 October 2003. Before joining Pheim, he was the Executive Director (Operations) of Hwang DBS Securities (Johor Bahru) Sdn. Bhd. His previous appointments include 9 years in PT OCBC Sikap Securities in Jakarta, a subsidiary of OCBC Bank (Malaysia) Berhad, serving as its CEO from December 1996 to October 1999. He is also a member of the Audit Committee, Nomination Committee, Remuneration Committee and Risk Management Committee.

Notes to the Directors' Profile:

Family Relationship with any Director and/or major shareholder

Save for Mr Pandjijono Adijanto @ Tan Hong Phang and Ms Mariana Adijanto @ Tan Phwe Leng who are siblings, none of the Directors have any family relationship with any other Director and/or Major Shareholder of the Company.

List of Conviction for offences within the past 5 years

None of the Directors have been convicted for any offences (other than traffic offences) within the past 5 years. There were no public sanction or penalty imposed by the regulatory bodies during the financial year.



DIRECTORS' PROFILE (CONTINUED)

Conflict of Interest with the Company

None of the Directors have any conflict of interest involving the Company and its subsidiaries.

Attendance at Board Meetings

The details of attendance of the Directors at the Board Meetings during the financial year are set out on page 31 of this Annual Report.

Directors' Shareholdings

The details of Directors' shareholdings are set out in the Analysis of Shareholdings on page 143 of this Annual Report.

Directorship in other public companies

None of the Directors hold any other directorships in any public companies and listed issuers.



KEY SENIOR MANAGEMENT'S PROFILE

MR CHANG KON SANG

(CEO)

The profile of Mr Chang Kon Sang is disclosed in page 3 of the Annual Report.

MR LIM HONG CHIN

(Chief Operating Officer and Managing Director of Harrisons Sarawak Sdn. Bhd.)

Mr Lim Hong Chin, Male, 66 years of age, a Malaysian was appointed as the Managing Director of Harrisons Sarawak Sdn. Bhd. since 1 Oct 1990. Mr Lim graduated from University of Warwick, UK with a BA (Honours) in Economics in 1979. Before his appointment as the Managing Director, Mr Lim held various positions in companies within the Harrisons Group, including Branch Manager of Sibu and Miri, Area Sales Manager Sarawak (based in Kuching), and Marketing Manager of Sabah, Sarawak and Brunei Darussalam (based in Kota Kinabalu).

MR LOW KONG CHOON

(Chief Financial Officer/Group Company Secretary)

Mr Low Kong Choon, Male, 63 years of age, a Malaysian was appointed as the Chief Financial Officer/ Group Company Secretary on 5 February 1991. Mr Low is a Fellow of the Australia Society of Certified Practising Accountant, a Chartered Accountant registered under the Malaysian Institute of Accountants and a Fellow of the Institute of Chartered Secretaries and Administrators. Mr Low worked as a financial controller for Bain Securities Ltd, Hong Kong and Bain & Co, Sydney from year 1987 to 1989. Mr Low has been overseeing Harrison's Group's financial, tax and secretarial matters for over 30 years.

MR ANG LIAN WAL

(Managing Director of Harrisons Sabah Sdn. Bhd.)

Mr Ang Lian Wal, Male, 58 years of age, a Malaysian was appointed as the Managing Director of Harrisons Sabah Sdn. Bhd. since 1 October 2019. Before that, he was appointed as the Associate Director on 1 July 2016 and later as the Director on 1 January 2011. Mr Ang graduated from Universiti Utara Malaysia, Kedah, Malaysia with Bachelor Degree in Public Administration (Hons) in 1989. He has served in Harrisons Sabah Sdn. Bhd. since January 1993. Before his appointment as the Managing Director, Mr Ang held various positions in the Company, including Branch Shipping Executive and Shipping Manager of Tawau, East Coast Shipping Manager (based in Tawau), Branch Manager of Tawau, General Sales Manager for Nestle business (based in Head Office, Kota Kinabalu) and General Manager who took charge of overall business for Nestle, shipping, chemical & fertilisers, technical products and travel.

MR TEE CHEE CHIANG

(Managing Director of Harrisons Peninsular Sdn. Bhd.)

Mr Tee Chee Chiang, Male, 55 years of age, a Malaysian was appointed as the Managing Director of Harrisons Peninsular Sdn. Bhd. ("HP") on 1 July 2013. Mr Tee graduated from University Sains Malaysia, majoring in Economics and has been in the building materials supply industry for over 23 years. He joined HP as a Marketing Manager in 1995 and was promoted to the General Manager before his latest appointment. Mr Tee currently oversees the overall business operation of HP's diversified business in the distribution of building materials; agro/industrial chemicals; importers of fine wines and whiskies and also agent of air/sea freight forwarding.



KEY SENIOR MANAGEMENT'S PROFILE (CONTINUED)

Notes to Key Senior Management's Profile

- None of the key senior management holds any other directorship in other public companies and listed issuers nor have any family relationship with any Directors and/or major shareholder of the Company.
- None of the Key Senior Management has any conflict of interest with the Company and has no conviction for any offences within the past five (5) years and there was no public sanction or penalty imposed by the relevant regulatory bodies against the Key Senior Management during the financial year.



CHAIRMAN'S STATEMENT

Dear Shareholders,

On behalf of the Board of Directors, I am pleased to present the Annual Report of Harrisons Holdings (Malaysia) Berhad ("Harrisons") and its Group of Companies ("Group") for the financial year ended 31 December 2020.

FINANCIAL PERFORMANCE

Financial year 2020 has been an anomaly year. We witnessed a confluence of unprecedented events of Coronavirus Disease ("COVID-19") pandemic and a steep collapse in oil prices. Unemployment concerns in Malaysia reached 4.8% in the fourth quarter of 2020 and the labour market is expected to remain weak in 2021.

Malaysia's GDP contracted by 5.6% for the full year of 2020. In the midst of these very challenging conditions, the Management and employees stayed united and focus to deliver another record revenue and higher profits for financial year 2020. Revenue for financial year 2020 increased by RM47.22 million or 2.68% to RM1.81 billion while Profit Before Taxation improved by RM10.16 million or 29.28% to RM44.87 million. For financial year 2020, Profit After Tax increased by RM5.16 million or 18.93% to RM32.44 million as compared to RM27.28 million for financial year 2019. The full details of the Group performance are made available in the Management Discussion and Analysis section.

DIVIDENDS

The Board has not adopted any dividend policy but has been able to consistently deliver reasonably good dividends over the years. Dividend payments are subject to Group's profitability, long-term plans and cash flow position. Basic earnings per share increased to 43.06 cents for the financial year 2020 as compared to 39.20 sen in the previous financial year. The Company proposes to declare a final single-tier dividend of 20 sen per ordinary share in respect of the financial year ended 31 December 2020 (2019: 20 sen).

MOVING FORWARD

We expect the Malaysian economy to recover in 2021 given the improvement in global demand and roll out of COVID-19 vaccines boosting consumer and business sentiments.

For financial year 2021, we will focus to grow sales for our core businesses of trading and distribution. Strategies and sales push will be implemented to achieve sales targets. Operating expenses will be controlled by close monitoring of market returns and sales collections.

For our retail businesses, we will continue to restructure our Famous Amos Cookies outlets in Singapore. Famous Amos Singapore is unlikely to achieve the same profitability in financial year 2021 as the wage subsidies and rent concession and property tax rebates given by the Singapore government to assist businesses affected by the COVID-19 pandemic has ceased in beginning 2021.

We remain continuously optimistic that overall business for the Group will improve for financial year 2021, but profits may not be as high as financial year 2020 without the wages subsidies, rental concession and property tax rebates from the Singapore government.

ACKNOWLEDGEMENTS

At this juncture, I would like to express my appreciation to the Management team and all our employees who have worked hard to drive the Group's growth forward. A word of thanks also to our valued customers, shareholders, merchants and business associates for their continuous support. Together, we look forward to a brighter year for Harrisons in 2021.

Thank you.

Pandjijono Adijanto @ Tan Hong Phang Non-Independent Non-Executive Chairman



MANAGEMENT DISCUSSION AND ANALYSIS

Overview of Business Activities

Harrisons' income is mainly derived from the marketing, sales, warehousing and distribution of consumer, building materials and engineering products, fine wines, agricultural and industrial chemicals, and the operation of shipping/logistics, travel agencies and retailing. These businesses are conducted as follows:

- a. In East Malaysia, Harrisons Sabah Sdn. Bhd. and Harrisons Sarawak Sdn. Bhd. are involved in the marketing, sales, warehousing and distribution of fast-moving consumer goods, building materials, engineering products and agricultural chemicals as well as the operation of shipping and travel agencies; and
- b. In Peninsular Malaysia, Harrisons Peninsular Sdn. Bhd. and Harrisons Marketing & Services Sdn. Bhd. are involved in the marketing, sales, warehousing and distribution of building materials, industrial and agricultural chemicals, and import and distribution of fine wines as well as the freight forwarding and shipping.

Presently, Harrisons has over 200 principals, and distributes approximately 11,000 product items to over 10,000 accounts spread all over Malaysia. The Group operates a total network of 27 branches and 47 warehouses strategically located throughout Malaysia (13 in Peninsular, 9 in Sabah and 5 in Sarawak) and is supported by over 1,700 employees.

c. In 2018, Harrisons acquired The Famous Amos Chocolate Chip Cookie Singapore Pte. Ltd. which wholesale and retails the Famous Amos Cookies in Singapore and Watts Harrisons Sdn. Bhd. which wholesale and retails the Komonoya brand products with uniform prices in Malaysia.

Objectives and Strategy

Harrisons' objective is to focus on its core strength of marketing and distribution, and to maintain its position as one of the leading distributors in Malaysia. The Group will continue to expand the sales of the Fast-Moving Consumer Goods and Building Materials by securing new agencies of good quality products and to grow its customer base in East and West Malaysia.

Harrisons views the new retail business to be synergistic to its core distribution business and will be a stepping stone to the Group to expand its businesses outside Malaysia.

Financial Performance Review

The Group has continued to register a good financial performance for the financial year 2020, with encouraging growth achieved for both revenue and earnings.



MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

<u>Revenue</u>

	2020 RM'000	2019 RM'000	Changes RM'000	Growth %
Fast-Moving Consumer Goods	1,483,612	1,465,826	17,786	1.21
Building Materials and Engineering Products	237,496	209,389	28,107	13.42
Industrial and Agricultural Chemical Products	41,083	42,393	(1,310)	-3.09
Retailing	37,544	33,583	3,961	11.79
Shipping and Others	11,217	12,546	(1,329)	-10.59
Total Revenue	1,810,952	1,763,737	47,215	2.68

Despite of the slowdown in economy in 2020, Harrisons managed to achieve another record revenue of RM1.81 billion, an increase of RM47.22 million or 2.68% from 2019. This increase in revenue was mainly due to better sales coming from our key agencies in the Fast Moving Consumer Goods Division and Building Materials and Engineering Products Division. Sales of building materials increased in the second half year of 2020 due to pent-up demand of cement following the uplifting of the 2 ½ months MCO which ended in May 2020.

Gross Profit

The Group recorded a Gross Profit of RM198.07 for financial year 2020, an increase of RM9.16 million (4.85%) over financial year 2019. Gross margin was 10.94% for 2020 compared to 10.71% for 2019. The improvement in gross margins is due to higher prompt payment discounts and ullages credit received from our principals in year 2020.

Profit Before Taxation

Group Profit Before Taxation for financial year 2020 is RM44.87 million, a substantial increase of RM10.16 million (29.28%) over financial year 2019. This is due to the following reasons:

a) Good performance from Famous Amos Cookies retail business in Singapore. The Company recorded a Profit Before Tax of RM7.88 million for financial year 2020 against RM1.28 million for financial year 2019. Besides receiving RM4.29 million from wage subsidies, rental concession and property tax rebates from the Singapore government for COVID-19 pandemic relief, the Famous Amos retail operations achieved higher sales and higher operating profits for financial year 2020.

b) Except for our beer businesses which was affected by COVID-19 pandemic, sales performance of our key agencies continue to hit targets and Key Performance Indicators ('KPI'), thereby qualifying for incentives from our principals.

c) Interest expense was lower by RM2.69 million in financial year 2020 this year due to tighter monitoring of cash collections of our trade receivables resulting in lower bank borrowings needed and also interest rates on bank borrowings have also generally fallen.

d) There was a provision for fair value gain of financial assets at FVTPL of RM1.39 million in financial year 2020 compared to a provision for fair value gain of financial asset at FVTPL of RM790,000 in financial year 2019.



MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

Profit After Taxation

Profit after tax increased from RM27.28 million in financial year 2019 to RM32.44 million in financial year 2020, reflecting an increase of 18.93%. For financial year 2020, there was an under provision of tax for previous years amounting to RM1.28 million and a derecognition of deferred tax asset of RM584,000 as the unutilised tax losses carried forward of a subsidiary can no longer be fully utilised in the future.

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Segmental information

	Trading and <u>distribution</u> RM'000	<u>Retail</u> RM'000	<u>Others</u> RM'000	<u>Group</u> RM'000	%
<u>Geographical market</u> Sabah	983,816	-	8,700	992,516	54.81
Sarawak	517,426	-	839	518,265	28.62
Peninsular Malaysia Singapore	260,949	6,894 30,650	1,678	269,521 30,650	14.88 1.69
Total Revenue	1,762,191	37,544	11,217	1,810,952	100.00
Profit Before Interest and Tax	40,477	7,794	2,374	50,645	
Interest income Finance costs	1,323 (6,467)	15 (680)	42 (8)	1,380 (7,155)	
Profit from ordinary activities before taxation	35,333	7,129	2,408	44,870	

Our businesses in Sabah and Sarawak contributed about 83.42% of total revenue, which is predominantly in sales of Fast-Moving Consumer Products. The sales of Building Materials are mostly in Peninsular Malaysia which contributed close to 14.88% of total revenue. The Trading and Distribution Segment continues to perform well in financial year 2020, exceeding last year's profit before tax by RM2.04 million. The profit before tax for the Retail Segment exceeds last year profit before tax by RM7.56 million, out of which RM4.29 million was obtained through government wage subsidies, rental concession and property tax rebates. The Shipping and Others Segment performed better for financial year 2020 compared to financial year 2019 too due to higher provision for gains on fair value on financial assets at FVTPL.

Group Cash Flow

The Group Cash Flow showed a positive cash flow of RM104.38 million from operations and net working capital improved for the year ended 31 December 2020 as compared to 31 December 2019 as there were less cash tied up in inventories and trade and other receivables during the year ended 31 December 2020.

Group Financial Position

Trade and other Debtors decreased by RM37.76 million as at 31 December 2020 due to continuous monitoring and collections on significant outstanding trade debtors. Inventories decreased by RM47.07 million at the end of the year due to better inventories management. Overall bank borrowings were lower in financial year 2021 resulting in interest expense (exclude lease interest expense) decreasing by RM2.50 million in financial year 2020.



MANAGEMENT DISCUSSION AND ANALYSIS (CONTINUED)

Strategies and Future Profit Growth

In 2021, Harrisons will remain focus in its core competencies of marketing and distribution. Growth will be targeted at our Fast-Moving Consumer Goods Division which is less affected by the COVID-19 pandemic. For the smaller divisions which are affected by the pandemic, we intend to increase sales through securing new agencies and working more closely with our principals.

Prospects

We are fortunate that over 80% of our total revenue is derived from Fast-Moving Consumer Goods which are less affected by the COVID-19 pandemic. Nevertheless, we can be exposed to interruptions to our businesses in respect of the supply, logistic and retailing especially if the COVID-19 pandemic in Malaysia gets worse.

With the on-going interruptions and the uncertainty caused by the COVID-19 pandemic and the effectiveness of the vaccination against COVID-19, our business continues to be faced with uncertainties and challenges in 2021. However, we believe the Group main businesses will remain intact in the long term.



SUSTAINABILITY REPORT

1) Introduction

Sustainability is becoming a key component for companies to promote value creation, and demand for increased transparency on listed companies' economic, environmental, social ("EES") and corporate governance practices have been growing among investors.

At Harrisons, sustainability has always been a part of the Group's culture as we strive to achieve continual financial performance and uninterrupted growth. Recognising the relevance of sustainability in our business values, our statement on sustainability aims to illustrate our approach to address sustainability challenges in contributing towards the betterment of the business, environment and society.

We are pleased to present our inaugural Sustainability Report for the financial year ended 31 December 2020. This Sustainability Report covers our Group's business operations and has been prepared in accordance with the guidelines set out in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("MMLR") in relation to the Sustainability Statement in Annual Report of Listed Issuers ("Guidelines") issued by Bursa Malaysia Securities Berhad ("Bursa Securities").

2) Corporate Profile

Harrisons was incorporated in Malaysia under the Companies Act 1965 on 9 March 1990 as a private limited company under the name of Jantoco Trading Sdn. Bhd. and assumed its present name on 3 September 1991. It was converted to a public company on 28 April 1992.

Companies within the Group were purchased from Harrisons and Crosfield PLC (a public company listed on the London Stock Exchange), and well known previously in Malaysia particularly for the plantations it operates under Harrisons Malaysia Plantations Berhad. The oldest company in the Group, Harrisons Sabah Sdn. Bhd. (formerly known as Harrisons Trading (Sabah) Sdn. Bhd.) (renamed from Harrisons and Crosfield (Sabah) Sdn. Bhd. subsequent to its purchase from Harrisons and Crosfield PLC), came into being on 1 May 1918, bearing the name Harrisons and Crosfield (Borneo) Ltd.

Harrisons was listed on the Main Market of Bursa Malaysia in October 1999.

Harrisons' income is mainly derived from the marketing, sales, warehousing and distribution of consumer, building materials and engineering products, fine wines, agricultural and industrial chemicals, retail and wholesale of baked cookies and household products, and the operation of shipping/logistics and travel agencies. These businesses are conducted as follows:

- (a) In East Malaysia, Harrisons Sabah Sdn. Bhd. and Harrisons Sarawak Sdn. Bhd. are involved in the marketing, sales, warehousing and distribution of fast-moving consumer goods, building materials, engineering products and agricultural chemicals as well as the operation of shipping and travel agencies; and
- (b) In Peninsular Malaysia, Harrisons Peninsular Sdn. Bhd. and Harrisons Marketing & Services Sdn. Bhd. are involved in the marketing, sales, warehousing and distribution of building materials, Fast-Moving Consumer Goods (in Muar and Batu Pahat only), industrial and agricultural chemicals, and import and distribution of fine wines as well as the freight forwarding and shipping; and
- (c) The newly acquired The Famous Amos Chocolate Chip Cookie Singapore Pte. Ltd. which retails and wholesale the Famous Amos Cookies in Singapore and Watts Harrisons Sdn. Bhd. which retails and wholesales the Komonoya brand products.



3) Governance

Harrisons is governed by the Board of Directors which oversees the overall sustainability initiatives and sets policies to drive sustainability practices in the Group. This includes ensuring that the business strategy undertaken considers sustainability in determining the Group's strategic direction. The Board is supported by the Management in overseeing the implementation of sustainability strategy and considers input of all business divisions/department/functions in sustainability processes. Moving forward, the Group will enhance the governance structure to oversee the formulation, implementation and effective management of our sustainability matters in line with the strategies of the Group.

4) Stakeholders Engagement

The Group recognises the importance of effective communication to ensure that our stakeholders understand our business, governance, financial performance and prospects. An important starting point in our sustainability journey is to identify our stakeholders and the material aspects relevant to our business.

Our stakeholders profile has been determined based on ongoing stakeholder dialogue and a review of issues that are critical to Harrisons. We define our stakeholders as those impacted by our business activities, who have direct and indirect involvement and whose interest may have positive or negative consequences due to our business activities. The interests and requirements of key stakeholders are also considered when formulating corporate strategies. These key stakeholders include, but are not limited to, principals, financiers, employees, customers, government/regulators and investors.

The Group is committed to engaging all our stakeholders as part of our continued sustainability endeavors. We view stakeholder engagement as a continual process and not a one-off event. We adopt both formal and informal channels of communication to understand the needs of key stakeholders, and incorporate these into our corporate strategies to achieve mutually beneficial relationships. The following table represents the stakeholder engagement methods which the Group adopts in its sustainability practices to meet the EES requirements.

Stakeholder Group	Principals	Financiers	Employees	Customers	Government / Regulators	Investors
Engagement Method	-Meetings -Emails -Company Website -Marketing Activities -Surveys	-Update of Business Development -Update of Group Financials -Visiting Key Personnel of Banks	-Annual Performance Review -Staff Annual Dinner -Employee Events -Knowledge Sharing Sessions -Management Meetings	-Satisfaction Survey -Conventions -Roadshows -Marketing Materials -Store Openings	-Events and Seminars -Meetings -Briefings and Trainings -Attend Dialogues/Semi nars Organised by Bursa Securities	-Annual General Meeting -Company Website -Annual Report -Quarterly Reports -Company Announcements



5) Materiality Assessment

Our sustainability process begins with the identification of material topics. To determine if an aspect is material, we assessed its potential impact on the economy, environment and society and its influence on the stakeholders.

We have identified these material topics for reporting based on the significance of our EES and economic impacts and the degree of influence where we see the most potential for creating maximum value for our shareholders and stakeholders. The identified topics are then prioritised.

The materiality assessment was guided by inputs and perspectives from our Management and key representatives from business units. Going forward, materiality review will be conducted every year, incorporating inputs gathered from stakeholders' engagements. The matrix below represents the results of our materiality study.





6) Managing Sustainability

ECONOMIC

Financial Performance

We are committed to achieving economic sustainability growth for our shareholders. We conduct our business in compliance with applicable laws and regulations and in accordance with high ethical business practices and good corporate governance.

As part of Harrisons' journey to incorporate a sustainable business practices in the long term, the Group is committed to a holistic approach to business management. Harrisons believes that focusing on financial sustainability is critical.

The Group's financial review and outlook are elaborated in the Management Discussion and Analysis section of this Annual Report.

Managing Expectations of Principals

Managing expectations of principals was identified as one of the most important material issues across the Group. Presently, Harrisons has over 200 principals, and distributes approximately 11,000 product items to over 10,000 accounts spread across Malaysia.

Harrisons' objective is to focus on its distribution business and aims to maintain its position as a leading distributor. As such, knowing exactly what principals expect from us improves our bottom line and strengthens our reputation in the long term. Engaging with our principals regularly enable us to understand their needs and expectations, identify gaps and enable us to make informed assessments and formulate strategies for execution to bridge such gaps.

We have also embarked on changing our Enterprise Resource Planning ("ERP") system. This new ERP system is expected to enhance the efficiencies of our business processes and assist us in managing our businesses more effectively. It will also allow us to meet the speedy information demands by our principals and customers.

As for our suppliers, active engagement is done on a regular basis to align our requirements and expectations with them, thereby ensuring sufficient resources being obtained and seamless execution of our operations.

Managing Our Customers

We aim to provide products/services which meet customers satisfaction and exceed their expectations. We encourage our customers to provide their feedback. The feedback obtained is reviewed and relevant follow-up actions are performed to improve customer satisfaction.

While meeting our customers' satisfaction and requirements, the Group is also mindful that an equilibrium needs to be achieved with the appropriate strategies in sustaining our business. In managing our customers, the Group has implemented policies to ensure that credit sales of products and services are made to customers with an appropriate credit standing or with an appropriate credit history.



Managing Covid19 Pandemic

The group takes seriously the Impact of Covid19 pandemic on its business operation and safety and health of all its employees. The following measures were applied in compliance to the government order:

Measures		Action Taken
Work From Home	:	Work From Home was introduced depending on each business unit, while maintaining the quality and efficiency to meet datelines
Productivity Measures	:	Head of Departments are encouraged to conduct regular group meetings online. Employees are required to complete the tasks assigned to them on time.
Face Masks and Meetings	:	As part of the preventive measures, the Group avoid face-to-face meeting unless it is necessary. Most meetings are conducted via video conferences. All staffs and visitors are required to ensure physical distancing and wear face mask at all times in the workplace and attending physical meetings.
Control and Prevention	:	All staffs and visitors are required to record their attendance and temperature and check in with MySejahtera application. Displaying the relevant information/notices on prevention and procedures within the workplace. Promote hygiene and regular sanitisation in the workplace and provided hand sanitizers and disinfectant kit at hot spot areas.
Detection	:	Staff who had close proximity to positive cases of COVID-19, are required to carry out swab test to avoid spread of the virus in office.

The above-mentioned practices are on-going and the Company will implement additional measures when necessary to prevent the spread of COVID-19 pandemic.

BUSINESS COMPLIANCE

Directors' and Employees Code of Ethics

The Group has a Directors' and Employees Code of Ethics that sets out the standards and ethical conduct expected of all Directors and Employees of the Group.

The Directors' and Employees Code of Ethics provides commitment to ethical values through key requirements relating to conflict of interest, confidential information, insider information, protection of the Group's assets and compliance with law and regulations.

Corporate Governance

Harrisons is guided by the Malaysian Code on Corporate Governance 2017. We are proactive in promoting good corporate governance and ensures that the principles and best practices of good governance are applied throughout the Group. The details of our corporate governance practices of the Group are elaborated in the Corporate Governance Overview Statement of this Annual Report.

We have established standard operating policies and procedures, defined levels of authority and guidelines in our business operations to ensure compliance with internal controls, laws and regulations. These policies, procedures and guidelines are subjected to regular reviews and improvements.



Anti-Bribery and Corruption

Harrisons has put in place in 2020 a Anti-Bribery and Corruption ("ABC") Policy to comply with the Malaysian Anti-Corruption Act 2009. The ABC Policy prohibits any forms of bribery or corruption applicable to Directors, employees and third parties dealing with the Company.

A Gift, Hospitality and Entertainment Policy was drafted to provide more details on guidance and limits to employees on what is permissible and non-permissible when offering or accepting gifts, hospitality or entertainment.

There are established channels of reporting for breaches under the ABC Policy, Whistle Blowing Policy and Code of Conduct and Ethics for Directors and Employees.

We have notified our suppliers, customers and third-party intermediaries (like transporters and consultants) and employees to sign and declare that they agree to the ABC Policy if they transact with us.

This Anti-Bribery Policy and Practices is also a feature in our Risk Management practices.

Risk Management

The Group has an ongoing process for identifying, evaluating and managing key risks in the context of its business objectives. These processes are embedded within the Group's overall business operations and are guided by operational manuals, policies and procedures and are regularly reviewed by the Board.

ENVIRONMENT

Environmental Laws and Regulations

In 2020, there was no incidence of material non-compliance with laws and regulations resulting in significant fines or sanctions, and we endeavor to maintain this track record.

Energy Management

Harrisons is fully aware of its responsibility for nurturing the environment and lessening negative environmental consequences at our workplace and the environment where we operate.

We are committed to preserving the environment by implementing environmental-friendly practices in our operations. At our workplace, we encourage energy saving measures such as controlling the air conditioning temperature at reasonable level and turning off electrical appliances when no one is using. We practice recycling at our offices and reuse recycled papers whenever possible, to reduce paper usage.



SOCIAL

Engaging with Our Employees

Two-way communication in the workplace is vital for alignment between employees and our Group's overall business strategy. Continuous open dialogue is the main platform used to engage our employees. Open dialogues are conducted informally to encourage employees to raise any issues to management. We believe that this provides a more interactive and direct channel for any form of feedback.

Employee Welfare and Benefits

Our work environment is aimed at providing a fair performance-based work culture that is diverse, inclusive and collaborative. We also encourage our people to reach their fullest potential and provide them with a fulfilling and meaningful career. We have structured attractive remuneration packages to ensure employees are justly rewarded and to ensure that we remain competitive to attract strong talent.

An employee handbook is in place covering the policies, benefits, procedures and code of conducts that have to be abided by the employees under the Group. As for employees' benefits, apart from complying with the statutory requirements in Malaysia, benefits such as staff uniform, company transport, meal allowance and Group hospitalisation insurance are also provided to all employees.

Employee wellbeing has important implications for productivity and work relationships. To promote a healthier and active lifestyle among employees, the Group supports in-house Sport Clubs which organises various sports and recreational activities on a regular basis.

Diversity and Equal Opportunity

Building and retaining talent are both critical in growing the Group as the continuous growth of the Group needs talented employees. We pledge to the principle of equal opportunity in hiring, promoting and rewarding our employees. Having a diverse workforce with equal opportunity regardless of age, race and gender is one of the ways to build and retain talent.



As at 31 December 2020, Harrisons employed 1,717 people. The diversity of Harrisons workforce in terms of ethnicity, age and gender as at 31 December 2020 is as follows:



AGE GROUP
>50 12% 31-50 51%
■ <30 ■ 31-50 ■ >50



Employee by Ethnicity	No.
Bumiputera	877
Chinese	819
Indian	18
Others	3
Total	1,717

Employee Age Composition (By Age Group, Years)	No.
<30	628
31-50	877
>50	212
Total	1,717

Employee by Gender	No.
Male	1,055
Female	662
Total	1,717



Employee Training and Development

Every employee plays an essential role in the Group. We focus on attracting and retaining talent and then helping them to develop their skills to drive our Group's success. Harrisons is highly regarded as an employer, and has successfully nurtured and retained a pool of loyal, committed, professional and capable staff.

We believe that learning and training is an important, continuous and life-long process so that employees are equipped with the competencies needed to meet current and future business needs. This includes workshops, seminars, conferences, in-house company training and on-the-job training. During the year, Harrisons has not conducted in-house trainings to upgrade their skills and knowledge as a protection to staff from the pandemic.

Harrisons places emphasis on its staff development programmes. As with its Board of Directors, staff are also encouraged to undertake continuing professional education to equip themselves with the latest technical and statutory updates to stay relevant and be prepared for their jobs.

We offer education assistance programmes to support our employee's development and career growth. Over the years, Harrisons has been sponsoring employees to pursue qualifications relevant to their field of work. This includes reimbursement of fees for professional courses such as MBA and marketing courses. Harrisons is also an Association of Chartered Certified Accountants (ACCA) Approved Employer.

Occupational Health and Safety

Harrisons places strong emphasis on a workplace that is free from theft, violence, harassment, intimidation and other unsafe and disruptive influences due to internal and external conditions as the staffs are the backbone to the Group.

The key health and safety activities held by the Group includes fire drills, evacuation exercises and training in proper use of equipment and proper work instructions to prevent workplace hazards from happening.

We are proud to report that there have been no work place incidents for 2020.

Local Community

We care about giving back to the community. To this end, we encourage and support the local community and improve the quality of life of underprivileged communities through financial contributions and humanitarian efforts.

During this financial year, we have donated monies, food, detergent and consumer products to the frontliners of the hospital healthcare staff such as doctors, nurses and health care workers to the Miri and Sibu general hospitals. We also made visits and donations to Kuching Autistic Association, Taman Didikan Kanak-Kanak Kurang Upaya and Home Tuaran Rumah Anak Yatim dan Miskin to assist these organisations in their operating expenses and running of existing programmes.

We also made visits and gave donations to Sabah Cheshire Home Sandakan and Persatuan Pengurusan Pusat Jagaan OKU Leshan, Kota Kinabalu.



Whistleblowing Policy

We practise an open and honest policy enabling our employees to report on any suspected misconduct, corporate misbehavior and fraudulent activities. Harrisons has established a Whistleblowing Policy and Code of Conduct and Ethics for Directors and Employees that outlines the Group's commitment to ensure that employees and other stakeholders are able to raise concerns regarding any illegal conduct or malpractice at the earliest opportunity without being subject to victimization, harassment or discriminatory treatment, and to have such concerns properly investigated.

This policy sets out the mechanism and framework by which employees, contractors, consultants and any other individuals or organization who have dealings with the Company can confidently voice concerns/complaints in a responsible manner without fear of discriminatory treatment.

Moving Forward

Our inaugural Sustainability Report has provided us with a structured process to guide our improvement efforts going forward, with selected data points to measure ourselves by. We recognise that we still have room for enhancement, both in terms of initiatives undertaken and our reporting structure.

At Harrisons, we will continue to keep abreast of developments in our industry, actively and regularly engage our stakeholders, and seek to further embed sustainable practices within our businesses to improve our overall sustainability performance.



CORPORATE GOVERNANCE OVERVIEW STATEMENT

The Board remains committed to subscribe to the principles of good corporate governance that is central to the effective operation of the Group and to ensure to reach the highest standards of accountability and transparency. The Board will continue promoting existing corporate governance principles and incorporate the practices and corresponding guidance as set out in the Malaysian Code on Corporate Governance 2017 ("MCCG 2017") into the existing Corporate Governance framework with reference to the Corporate Governance Guide ("the Guide") issued by Bursa Securities.

The Board is pleased to provide an overview of the Group's corporate governance practices, which summarises the Group's application of the following Principles under the MCCG 2017 during the financial year ended 31 December 2020:

- A. Board Leadership and Effectiveness
- B. Effective Audit and Risk Management
- C. Integrity in Corporate Reporting and Meaningful Relationship with Stakeholders

This Statement is also prepared in compliance with the MMLR and it is to be read together with the Corporate Governance Report 2020 of the Company which is available on Bursa Securities' website at <u>www.bursamalaysia.com/market</u>.

PRINCIPLE A: BOARD LEADERSHIP AND EFFECTIVENESS

Part I – Board Responsibilities

1. Board's Leadership on Objectives and Goals

1.1 Strategic Aims, Values and Standards

The Board is responsible for the overall performance of the Group and focuses mainly on the strategic management, enhancing corporate value of the Group, performance monitoring and measurement, risk management and internal controls, standards of conduct, shareholders' communication and critical business decisions.

In carrying out its duties, the Board has amongst others, a formal schedule of matters specifically reserved for its decision, including overall strategic direction, major capital commitments and capital expenditure, material acquisitions and disposals, authority limits/levels, significant material litigation, risk management practices, and monitoring of the Group's operating and financial performance.

The roles and responsibilities of the Board are set out in the Board Charter which is available on Harrisons' corporate website at <u>www.harrisons.com.my</u>.

The Board delegates and confers some of its authorities and discretion on the Chairman, CEO and the Management as well as on properly constituted Board Committees comprising exclusively Non-Executive Directors.

The Board Committees, comprising the Audit Committee, Nomination Committee, Remuneration Committee and Risk Management Committee are entrusted with specific responsibilities to oversee the Group's affairs, with authority to act on behalf of the Board in accordance with their respective Terms of Reference. The Chairman of the relevant Board Committees also report to the Board on key issues deliberated by the Board Committees at their respective meetings.



In general, the Non-Executive Directors are independent of the Management. Their roles are to constructively challenge the Management and monitor the success of the Management in delivering the approved targets and business plans within the risk appetite set by the Board. They have free and open contact with the Management at all levels, and they engage with the External Auditors and Internal Auditors to address matters concerning the Management and oversight of the Group's business and operations.

The Board is constantly mindful of the need to safeguard the interest of the Group's stakeholders and acknowledges the importance of ensuring that the Company's strategies promote sustainability. The Board regularly reviews the strategic direction of the Company and the progress of the Company's operations. The Board promotes good corporate governance in the application of sustainability practices throughout the Company, the benefits of which are believed to translate into better corporate performance. The sustainability activities demonstrating the Company's commitment to the global environmental, social, governance and sustainability agenda, can be found in the Sustainability Report on page 13 of this Annual Report.

During the financial year under review, the Board has reviewed and adopted an ABC Policy as guided by the "Guidelines on Adequate Procedures" issued by the Prime Minister's Department to promote better governance culture and ethical behavior within the Group and to prevent the occurrence of corrupt practices in accordance with the new Section 17A of the Malaysian Anti-Corruption Commission Act 2018 on corporate liability for corruption which came into force on 1 June 2020 and included corruption risks in the annual risk assessment of the Group. The ABC Policy is published on the Company's website.

Looking ahead to 2021, the Company will continue working towards achieving high standard of corporate governance and leverage on technology to broaden its channel of dissemination of information and to enhance the quality of engagement with the shareholders.

1.2 Chairman and CEO

The Board is headed by Mr Pandjijono Adijanto @ Tan Hong Phang, a Non-Independent Non- Executive Chairman, who has broad exposure and extensive experience in the international trade and investment arena.

As a Chairman, he plays a vital role in leading and guiding the Board, and also serves as the communication point between the Board and the CEO.

The role of CEO is presently assumed by Mr Chang Kon Sang who is responsible for the day-to-day management of the Group, organisational effectiveness and implementation of Board policies, strategies and decisions. The CEO together with the Management manages the business of the Group in accordance with the Board's strategic plans, instructions and directions. The role of the Management team is to support the CEO and implement the running of the general operations and business of the Group, in accordance with the delegated authority of the Board.



1.3 Separation of the Positions of the Chairman and CEO

The positions of the Chairman and CEO are held by two (2) different individuals. Mr Pandjijono Adijanto @ Tan Hong Phang, a Non-Independent Non-Executive Director, is the Chairman while Mr Chang Kon Sang is the CEO.

The Board recognises the importance of having a clear separation of responsibilities of the Chairman and the CEO to promote accountability, ensure appropriate balance of roles and facilitates division of responsibilities between them to ensure no one individual can influence the Board's discussions and decision making. The distinct and separate roles of the Chairman and the CEO ensures appropriate balance of roles, responsibilities and accountability at Board level.

The distinct roles of the Chairman and the CEO are mentioned in the Board Charter of the Company, which is available at the Company's website.

1.4 Qualified and Competent Secretaries

In performing their duties, all Directors have access to the services of the Company Secretaries. The Company Secretaries act as the corporate governance counsel and ensure good information flow within the Board, Board Committees and the Management. The Company Secretaries attended all meetings of the Board and Board Committees and advises the Directors on the requirements encapsulated in the Company's Constitution and legislative promulgations such as the Companies Act 2016 ("the Act"), MMLR, MCCG 2017 and other relevant rules and regulations.

1.5 Access to Information and Advice

All Directors have unrestricted access to the Group's business and affairs including inter alia , financial results, annual budgets, business reviews against business plans and progress reports, operation reports on the Group's development and business strategies to ensure effective functioning of the Board.

In addition, the Audit Committee regularly communicates with the CEO and Senior Management when carrying out their duties and responsibilities and requests for additional information and clarification as and when necessary.

In order to discharge their duties, the Directors are provided with full and timely access to written reports and supporting information prior to Board meetings and are free to seek any further information they consider necessary. The Board's reports and papers include information on major financial, operational and corporate matters as well as activities and performance of the Group.

In furtherance of their duties, whenever independent professional advice is required by the Directors, external experts may be engaged at the Company's expense to provide additional insights and professional views, advice and explanations. Besides, all Directors also have direct access to the advice and services of the Company Secretaries who are capable of carrying out their duties.



2. Demarcation of Responsibilities

2.1 Board Charter

The Board Charter serves as a reference and primary induction literature, providing all Board members and the Management insights into the fiduciary and leadership functions of the Board. It also clearly sets out the respective roles and responsibilities of the Board, Board Committees, individual directors and the Management.

The Board Charter is subject to periodic review and will be updated as and when necessary to ensure it remains consistent with the Group's policies and procedures, the Board's overall responsibilities as well as changes to legislation and regulations.

The Board Charter is available on the Company's website at www.harrisons.com.my

3. Promoting Good Business Conduct and Corporate Structure

3.1 Code of Ethics and Conduct

The Group is committed to achieving and monitoring high standards pertaining to behaviour at work.

The Board is strictly adhered to the Company Code of Conduct and Ethics for Directors and employees in discharging its oversight role effectively. The Code of Conduct and Ethics requires all Directors to observe high ethical business standards, apply these values to all aspects of the Group's business and professional practice, and act in good faith in the best interests of the Group and its shareholders. The Code of Conduct and Ethics for the Company Directors is incorporated in the Board Charter.

3.2 Whistleblowing Policy

The Company has adopted a whistleblowing policy for the Group as a measure to promote the highest standard of corporate governance. The whistleblowing policy serves as a platform whereby all employees are encouraged to report genuine concerns about unethical behaviour or malpractices. Any such concerns should be raised with the Independent Non-Executive Director of the Company, Mr Wong Yoke Kong.

The whistleblowing policy is available at the Company's website at <u>www.harrisons.com.my</u>.

3.3 Anti-Bribery and Corruption Policy

The Board has implemented the Anti-Bribery and Corruption Policy required under the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act 2009") especially Section 17A of the Corporate Liability Provisions. The Anti-Corruption and Bribery Policy which was drafted base on the Principles detailed in the Guidelines on Adequate Procedures issued pursuant to Section 17A(5) of the MACC Act 2009 was adopted on 31 May 2020.

The Group strictly prohibits all forms of bribery and corruption and will take all necessary steps to ensure that it complies with and conducts its business with transparency

The Anti-Bribery and Corruption Policy is available on the Company's website at <u>www.harrisons.com.my</u>.



Part II – Board Composition

4. Strengthen Board's Objectivity

4.1 Board Composition

The Company is led by an experienced Board, comprising one (1) Non-Independent Non-Executive Chairman, one (1) Executive Director, one (1) Non-Independent Non-Executive Director and three (3) Independent Non-Executive Directors.

The present composition of the Board is in compliance with Paragraph 15.02 of the MMLR and Practice 4.1 of MCCG 2017, as at least half of its members are Independent Directors.

The Board deems that its composition is appropriate in terms of its membership and size as there is a good mix of skills and experience in the Board membership and no imbalance in power and authority. The Directors, with their differing backgrounds and specialisations, collectively bring with them a wide range of business, commercial and financial and legal knowledge, expertise and skills essential in the management and direction of the Group with regional presence.

The profile of the Directors is set out in this Annual Report.

4.2 Independent Non-Executive Director

The presence of Independent Non-Executive Directors provides a pivotal role in corporate accountability. The role of the Independent Non-Executive Directors is particularly important as they provide independent and objective views, advice and judgment and ensure strategies proposed by the CEO and Management are thoroughly discussed and evaluated, and that the long-term interests of the Group and stakeholders are considered. The Independent Non-Executive Directors do not participate in the operation of the Group in order to uphold their objectivity and fulfil their responsibility to provide check and balance to the Board. Three (3) out of the five (5) Non-Executive Directors are Independent Directors and are able to express their views without any constraint. This strengthens the Board, whereby independent views are expressed and taken into consideration before any decisions are made.

The Board has identified, Mr Foo Chow Luh, as the Senior Independent Non-Executive Director to whom concerns of shareholders and other stakeholders may be conveyed.

Mr Foo Chow Luh can be contacted by e-mail at <u>clfoo@harrisons.com.my</u>.



4.3 Tenure of Independent Director

Currently, there are three (3) long serving Independent Non-Executive Directors, namely Mr Chong Chee Fire, Mr Foo Chow Luh and Mr Wong Yoke Kong, who have each served more than nine (9) years as Independent Directors of the Company. The Board on the review and recommendation made by the Nomination Committee is unanimous in its opinion that the three (3) Independent Directors have fulfilled the criteria under the definition of an Independent Director as set out under Paragraph 1.01 of the MMLR of Bursa Securities.

The Board believed that the independence of Independent Directors remained unimpaired and their judgment over business dealings of the Company was not influenced by the interest of the other Directors or Substantial Shareholders.

Thus, the Board would recommend to the shareholders for approval at the forthcoming 31st Annual General Meeting ("AGM") for Mr Foo Chow Luh, Mr Chong Chee Fire and Mr Wong Yoke Kong to continue to act as Independent Directors of the Company.

4.4 Policy of Independent Director's Tenure

The Board has adopted a nine-year policy for Independent Non-Executive Directors. An Independent Director may continue to serve on the Board subject to the Director's re-designation as a Non-Independent Director. Otherwise, the Board will justify and seek shareholders' approval at the AGM in the event the Director is to be retained as an Independent Director.

If the Board continues to retain the Independent Director who has served the Board for more than twelve (12) years, the Board is required to seek for shareholders' approval through a two-tier voting process to retain the said director as an Independent Director.

4.5 Diverse Board and Senior Management Team

The Company has adopted a Board Diversity Policy and strictly adhered to the practice of nondiscrimination of any form, whether based on race, age, religion and gender throughout the organisation, which includes the selection of Board members. The Board encourages a dynamic and diverse composition by nurturing suitable and potential candidates equipped with competency, skills, experience, character, time commitment, integrity and other qualities in meeting the future needs of the Company.

The Group shall endeavour to meet the diversity at the senior management level and the composition of the Key Senior Management of the Group comprises a mixture of both genders.

4.6 Gender Diversity

The Board acknowledges the importance of boardroom diversity and the practice of the MCCG 2017 pertaining to the establishment of a gender diversity policy.

The Board had established the Boardroom Diversity Policy as set out in Appendix 6 of the Board Charter of the Company, which is available on the Company's website.

The Company has one (1) female director for the time being and will endeavour to achieve 30% female director. Nonetheless, the Company will endeavour to achieve a higher target through progressive refreshing of the Board as it implements the nine-year policy for Independent Non-Executive Director.



4.7 Identification of New Candidates for Appointment of Directors

The Nomination Committee is responsible for identifying and recommending suitable candidates for Board membership proposed by the Management or any Director or Shareholder, taking into consideration the candidates' skills, knowledge, expertise, experience, time commitment, character based on the 'Fit and Proper' criteria as stated in the Board Charter.

The Board will have the ultimate responsibility and final decision on the appointment. This process shall ensure that the Board membership accurately reflects the long term strategic direction and needs of the Company, and determines skills matrix to support strategic direction and needs of the Company.

The Nomination Committee takes cognisance of utilising independent source to identity suitable candidates as recommended by the MCCG 2017 when vacancies arise.

4.8 Nomination Committee

The Nomination Committee is established to identify, assess and recommend new nominees to the Board and evaluate annually the performance of all Board members. It assists the Board in reviewing the required mix of expertise, skills, experience, qualifications and assesses the effectiveness of the Board as a whole and the contribution of each individual Director. There were two (2) meetings held in the financial year under review.

The Board, through the Nomination Committee, assesses the independence of Independent Directors annually. The criteria for assessing the independence of an Independent Director include the relationship between the Independent Director and the Company and his involvement in any significant transaction with the Company.

The Nomination Committee has reviewed the independence and performance of the Independent Directors and is satisfied that they have been able to discharge their responsibilities in an independent manner.

Based on the above assessment in 2020, the Board is generally satisfied with the level of independence demonstrated by all the Independent Directors, and their ability to bring independent and objective judgment to Board deliberations.

The terms of reference of the Nomination Committee outlining the composition, proceeding of meetings, authority and duties and responsibilities was reviewed on 23 April 2021 and is available on the Company's website.



The Nomination Committee comprises wholly Non-Executive Directors of which majority are Independent Directors and the members are as follows:-

No.	Name of Directors	Designation
1.	Mr Foo Chow Luh (Chairman)	Senior Independent Non-Executive Director
2.	Mr Pandjijono Adijanto @ Tan Hong Phang (Member)	Non-Independent Non-Executive Director
3.	Mr Chong Chee Fire (Member)	Independent Non-Executive Director

The Nomination Committee has assessed and is satisfied with the current size of the Board, and with the mix of qualifications, skills and experience among the Board members.

For the financial year ended 31 December 2020, the Nomination Committee had conducted two (2) meetings and has discharged its duties as below:-

- Assessed the contribution of each individual Director;
- Reviewed the Board structure, size, composition and the balance between Executive Directors, Non-Executive Directors and Independent Directors to ensure that the Board has the appropriate mix of skills and experience including core competencies which Directors should bring to the Board and other qualities to function effectively and efficiently;
- Reviewed and assessed the independence of Independent Non-Executive Directors;
- Considered the continuation of office of the Independent Non-Executive Directors who have served for a cumulative term of more than nine (9) years at the AGM of the Company.
- Reviewed and recommended to the Board, re-election and re-appointment of Directors who will be retiring at the forthcoming AGM of the Company;
- Reviewed the performance of the Chief Financial Officer;
- Reviewed the Terms of Reference for the Nomination Committee;
- Evaluated training needs of Directors and noted the training programmes attended by Directors; and
- Reviewed the terms of office of the Audit Committee and each member of the Audit Committee.

5. Overall Board Effectiveness

5.1 Annual Evaluation

The Board reviews and evaluates its own performance and the performance of its Committees on an annual basis. The Board evaluation comprises a Board Assessment, an Individual Assessment and an Assessment of Independence of Independent Directors.

The assessment of the Board is based on specific criteria, covering areas such as the Board operations, stakeholder relationship, and roles and responsibilities of the Board and the Board Committees and the Chairman's role and responsibilities. For Individual Assessment, the assessment criteria include contribution to interaction, quality of inputs, and understanding of role.

The results of the assessment would form the basis of the Nomination Committee's recommendation to the Board for the re-election of Directors at the next AGM.

Based on the annual assessment conducted, the Nomination Committee was satisfied with the existing Board composition and was of the view that all Directors and Board Committees of the Company had discharged their responsibilities in a commendable manner and has performed competently and effectively.



5.2 Re-election of Retiring Directors

In accordance with the Company's Constitution, one third (1/3) of the Directors are subject to retirement by rotation annually and all Directors shall retire from office once at least every three years.

The Directors to retire each year are the Directors who have been longest in office since their last appointment on re-election. The Directors appointed during the financial year are subject to retirement at the next AGM held following their appointments in accordance with the Company's Constitution. All retiring Directors are eligible for re-election.

Pursuant to Clause 97 of the Constitution of the Company, Ms Mariana Adijanto @ Tan Phwe Leng and Mr Wong Yoke Kong are subject to retirement by rotation at the forthcoming AGM and they have expressed their willingness to seek for re-election at the 31st AGM.

5.3 Board Commitment

The Directors are aware of the time commitment expected from them to attend to matters of the Group in general, including attendance at meetings of the Board and Board Committees and other types of meeting. The Board and Board Committee meetings for each financial year are scheduled in advance for Directors to plan their schedule ahead.

The attendance record of the Directors at Board and Board Committee meetings during the financial year under review is set out as follows:-

Meeting Attendance	Board	Audit Committee	Nomination Committee	Remuneration Committee	Risk Management Committee
Mr Pandjijono Adijanto	5/5		2/2	2/2	
@ Tan Hong Phang					
Mr Chang Kon Sang	2/2				
Ms Mariana Adijanto	5/5				
@ Tan Phwe Leng					
Mr Wong Yoke Kong	5/5	5/5			5/5
Mr Foo Chow Luh	5/5	5/5	2/2	2/2	5/5
Mr Chong Chee Fire	5/5	5/5	2/2	2/2	5/5

All the Directors have complied with the minimum attendance requirements as stipulated in the MMLR of Bursa Securities during the financial year.

To ensure that the Directors have the time to focus and fulfil their roles and responsibilities effectively, the Directors must not hold directorships at more than five (5) public listed companies and shall notify the Chairman before accepting any new directorship.

5.4 Directors' Training

All Directors have attended and successfully completed the Mandatory Accreditation Programme prescribed by Bursa Securities.



The Board will assume the onus of determining and overseeing the training needs of the Directors. During the financial year under review, the Directors have attended the following training, seminars, conferences and exhibitions which they considered vital in keeping abreast with changes in laws and regulation, business environment, and corporate governance development:

No.	Name of Director	Course Attended	Conducted by
1.	Mr Pandjijono Adijanto @ Tan Hong Phang	 2020 Economic Outlook CIO Market Update Life After COVID-19 CIO Market Update Mid-Year Outlook 2020 Anti-Bribery Policy and Corporate Liability 	 Deutsche Bank AG Deutsche Bank AG Standard Chartered Bank Deutsche Bank AG UBS AG KL Management & Secretarial Services
2.	Mr Chang Kon Sang	 Anti-Bribery Policy and Corporate Liability Diversifying The Supply Chain Impact of COVID-19 On Supply Chains 	 KL Management & Secretarial Services HSBC Bank HSBC Bank
3.	Ms Mariana Adijanto @ Tan Phwe Leng	 2020 Investment Outlook Luncheon 2020 4Q Market Outlook Webinar Anti-Bribery Policy and Corporate Liability 	 LGT Bank DBS Bank KL Management & Secretarial Services
4.	Mr Foo Chow Luh	 Investing in a Prolong Low Interest Rate Era High Convictions - Quality Strategy and Asia Strategy Mega Trend – China Mega Trend - Artificial Intelligence Wall Street vs Main Street Investing In China As It Re-open Beyond COVID-19 Creating a Sustainable Future Together Anti-Bribery Policy and Corporate Liability 	 UOB Bank Malaysia UOB Bank Singapore UOB Bank Singapore UOB Bank Singapore UOB Bank Singapore KL Management & Secretarial Services
5.	Mr Chong Chee Fire	 2021 Budget Webinar Anti-Bribery Policy and Corporate Liability 	 Malaysian Institute of Accountant KL Management & Secretarial Services
6.	Mr Wong Yoke Kong	Anti-Bribery Policy and Corporate Liability	KL Management & Secretarial Services

The Board recognises the importance of continuous training for Directors to enable them to discharge their duties effectively. The Directors undergo training programme and seminars from time to time and as when necessary, to constantly update themselves and keep abreast with industrial sector issues, the current and future developments of the Group's business and industry that may affect their roles and responsibilities.



Part III - Remuneration

6. Level and Composition of Remuneration

6.1 Remuneration Policy

The Remuneration Committee is responsible for recommending to the Board the policy framework on the terms of employment, remuneration and bonuses or incentives of the Executive Director and Senior Management. The Remuneration of the Non-Executive Directors is decided by the Board as a whole. Individual Directors abstain from deliberations and voting on their own remuneration at the Board and Remuneration Committee meetings. There were two (2) meetings of the Committee held in the financial year 2020.

The Remuneration Committee comprises wholly Non-Executive Directors as below, of which majority are Independent Directors:-

No.	Name of Directors	Designation
1.	Mr Pandjijono Adijanto @ Tan Hong Phang	Non-Independent Non-Executive Director
	(Chairman)	
2.	Mr Foo Chow Luh (Member)	Senior Independent Non-Executive Director
3.	Mr Chong Chee Fire (Member)	Independent Non-Executive Director

The Remuneration Committee reviews the remuneration policy each year with a view to ensuring it is fair and able to attract and retain talent who can add value to the Group. The Non-Executive Directors' fees are tabled at the Company's AGM for approval.

7. Remuneration of Directors and Senior Management

7.1 Detailed Disclosure of Directors' Remuneration

The details of the Directors' remuneration comprising remuneration received and/or receivable from the Company and its subsidiaries in the financial year ended 31 December 2020 are as follows:

COMPANY

	RM'000		
	Allowances		
	Fees/	(inclusive of	
	Emoluments/	defined	
	Salary	contribution plan)	Total
Non-Executive Directors			
Pandjijono Adijanto @ Tan Hong Phang	136.0	2.5	138.5
Mariana Adijanto @ Tan Phwe Leng	69.0	2.5	71.5
Foo Chow Luh	78.0	2.5	80.5
Wong Yoke Kong	78.0	2.5	80.5
Chong Chee Fire	78.0	2.5	80.5
Total	439.0	12.5	451.5



GROUP

	RM'000					
	Salary (inclusive of defined contribution plan)	Fees	Bonus (inclusive of defined contribution plan)	Allowances	Benefits- In-Kind	Total
Executive Director						
 Chang Kon Sang 	543.0	-	694.0	3.0	17.0	1,257.0
Non-Executive Directors • Pandjijono Adijanto @ Tan Hong						
PhangMariana Adijanto	-	136.0	-	2.5	-	138.5
@ Tan Phwe Leng	-	69.0	-	2.5	-	71.5
 Foo Chow Luh 	-	78.0	-	2.5	-	80.5
 Wong Yoke Kong 	-	78.0	-	2.5	-	80.5
Chong Chee Fire	-	78.0	-	2.5	-	80.5
Total	543.0	439.0	694.0	15.5	17.0	1,708.5

7.2 Remuneration of Top Five (5) Senior Management

The details of the aggregate remuneration of the top 5 Senior Management staff and 5 Non-Executive Directors of the Company (comprising remuneration received and/or receivable from the Company and its subsidiaries) during the financial year 2020 are categorized as follows :

Key Management Personnel	Group (RM'000)	Company (RM'000)
Fees and allowances Salaries and bonuses ^[1] Benefits-in-kind ^[2]	- 4,648 92	452 - -
Total	4,740	452

Notes :

[1] Salaries and bonuses comprised basic salary, bonus, allowance, EPF and SOCSO.

[2] Benefits-in-kind comprised provision of company motor vehicles and petrol.


The number of Senior Management staff whose total remuneration falls within the following bands are as follows:

Remuneration Range (RM)	Number of Senior Management staff
Between 400,001 to 450,000	1
Between 750,001 to 800,000	2
Between 950,001 to 1,000,000	1
Between 1,250,001 to 1,300,000	1

The Board acknowledges the need for transparency in the disclosure of its key Senior Management remuneration. However, the Board is of the opinion that the disclosure of remuneration details may be detrimental to its business interests, given the competitive landscape for key personnel with the requisite knowledge, technical expertise and working experience in the Group's business activities, where intense headhunting is a common industry challenge. Accordingly, such disclosure of specific remuneration information may give rise to recruitment and talent retention issues.

In addition, the Board is of the view that the interest of the shareholders will not be prejudiced as a result of such non-disclosure of the top five Senior Management personnel who are not Directors.

Principle B: Effective Audit and Risk Management

Part I – Audit Committee

8. Audit Committee

The Board strives to provide true, fair and comprehensive financial reporting of the Group's performance in the audited financial statements and quarterly financial reports together with material disclosures in the notes to accounts, in accordance with the Malaysia Financial Reporting Standards ("MFRS") and MMLR of Bursa Securities.

The Audit Committee exercises professional oversight of the integrity of the financial reports before presenting the financial statements to the Board for approval. The Audit Committee also provides assurance to the Board, with support and clarifications from the External Auditors that all the statutory financial statements and reports presented are in compliance with applicable laws and accounting standards and give a true and fair view of the Group's performance and financial position.

The Audit Committee has also reviewed the provision of non-audit services by the External Auditors during the year and concluded that the provision of these services did not compromise the External Auditors' independence.

The terms of engagement for services provided by the External Auditors are reviewed by the Audit Committee prior to submission to the Board for approval.

In the assessment of the External Auditors, the Audit Committee considered several factors, which included adequacy of experience and resources of the firm and the professional staff assigned to the audit and independence of Messrs. PricewaterhouseCoopers PLT.



Based on the Audit Committee's assessment, the Board was satisfied with the independence, quality of service and adequacy of resources provided by the External Auditors in carrying out the annual audit for year 2020. In view thereof, the Audit Committee recommended the re-appointment of Messrs. PricewaterhouseCoopers PLT to the Board, upon which the shareholders' approval will be sought at the forthcoming AGM.

The Board has private sessions and dialogues through the Audit Committee with the External Auditors, in the absence of the Executive Directors and Management. For the year under review, there were two (2) private sessions with the External Auditors held where there was an exchange of views in relation to the financial reporting of the Group and other issues that needed attention, if any.

The composition of membership and the terms of reference of the Audit Committee and other pertinent information about the Audit Committee and its activities are highlighted in the Audit Committee Report set out on pages 45 to 48 of the Annual Report.

Part II – Risk Management and Internal Control Framework

9. Risk Management and Internal Control Framework

The Board oversees reviews and monitors the operation, adequacy and effectiveness of the Group's system of internal controls through the Risk Management Committee. The Risk Management Committee defines the level of risk appetite, approving and overseeing the operation of the Group's Risk Management Framework, assessing its effectiveness and reviewing any major/significant risk faced by the Group.

The terms of reference of the Risk Management Committee is available for viewing at the corporate website at <u>www.harrisons.com.my</u>. The Risk Management Committee is governed by the terms of reference which outlines its scope, duties and responsibilities. The membership of the Risk Management Committee is stated in the Corporate Information of this Annual Report.

During the financial year ended 31 December 2020, five (5) Risk Management Committee meetings were held. The activities carried out by the Risk Management Committee were as follows:

- 1. Reviewed the identified key risks and the controls in place to mitigate the risks; and
- 2. Reviewed and discussed the Risk Assessment and Assurances Reports of the Company and its subsidiaries.

Details of the main features of the Company's risk management and internal controls framework are further elaborated in the Statement on Risk Management and Internal Control.

10. Governance, Risk Management and Internal Control Framework

Relevant Internal Control Systems are implemented for the day to day operations of the Group. The Internal Audit Department has an independent reporting channel to the Audit Committee and is authorised to conduct independent audits of all the departments and offices within the Group and reports the findings to the Audit Committee at the end of each quarter.

The Audit Committee reviews, deliberates and decides on the next course of action and evaluates the effectiveness and efficiency of the Internal Control Systems in the organisation.

The Internal Control Systems are designed to manage and mitigate rather than eliminate the risk of failure in achieving the Group's corporate objectives and safeguarding the Group's assets as well as investors' interests.



Principle C: Integrity in Corporate Reporting and Meaningful Relationship with Stakeholders

Part I – Communication with Stakeholders

11. Continuous Communication Between Company and Stakeholders

The Board recognizes the importance of being transparent and accountable to the Company's stakeholders and as such has various channels to maintain communication with them. The annual report, quarterly announcements on financial results, relevant announcements on the Group's business and activities, as well as the Company's website are the primary mode of communication to all its stakeholders.

The Company is committed to upholding high standards of transparency and promotion of investor confidence through the provision of comprehensive, accurate and quality information on a timely and even basis.

The Company recognises the importance of communicating with its shareholders and does this through the Annual Report, AGM and announcements via Bursa Securities. During the AGM, sufficient time will be allocated for shareholders to ask questions about the Group and its operations.

The Company's website, <u>www.harrisons.com.my</u> is established for the shareholders and stakeholders to access information regarding the Group. Information on the website includes amongst others the Group's corporate structure, main business activities and announcements to Bursa Securities.

Part II – Conduct of General Meetings

12. Shareholder Participation at General Meetings

The AGM is the principal forum for dialogue and interaction with the shareholders of the Company. The Company values feedback from its shareholders and therefore, encourages shareholders to attend and participate in the general meeting to raise questions pertaining to issues in the Annual Report, corporate developments in the Group, the resolutions being proposed and the business of the Group at the AGM.

In order to encourage shareholders' participation at the AGM, the Company sends out the notice of AGM at least 28 days to allow sufficient time for shareholders to make arrangements to attend either in person, by corporate representative, proxy or attorney.

All the Directors shall endeavour to present in person to engage directly with, and be accountable to the shareholders for their stewardship of the Company at the AGM. During the AGM, the Board encourages shareholders' participation in deliberating resolutions being proposed or on the Group's operation in general. The Directors, CFO and External Auditors will be in attendance to respond to the shareholders' queries.

During the previous AGM held on 23 June 2020, all resolutions set out in the Notice of 30th AGM were put to vote by poll. An independent scrutineer was appointed to validate the votes casted at the 30th AGM. The Directors, Management and External Auditors were also in attendance to respond to the shareholders' queries.



Compliance Statement

Following the launch of the MCCG 2017 in April 2017, the Company has undertaken gap analysis to identify the new corporate governance practices under the MCCG 2017 against the existing practices in the Company.

During the year under review, the Board directed its focus on the core duties of the Board which is grounded on the creation of long-term value for stakeholders. In light of the improvements in the corporate governance regulations, the Board has reviewed and updated (if necessary) its existing board charter, terms of references of the Board Committees, policies and procedures, etc.

Moving forward, the Board will continue to operationalise and improve the Company's corporate governance practices and instil a risk and governance awareness culture and mindset throughout the organisation in the best interest of all stakeholders.

The Board is satisfied with the current composition of the Board by comprising three (3) Independent Non-Executive Directors, two (2) Non-Independent Non-Executive Directors and one (1) Executive Director and believed that the existing composition enable efficient corporate/board decisions to be made amongst the Board members.

The current Non-Independent Non-Executive Chairman, Mr Pandjijono Adijanto @ Tan Hong Phang being the President of Bumi Raya Group, a major shareholder of the Company, is appropriate for the role with his abundant experience, strength and understanding of the businesses and industries to provide constructive advice and guidance to the Board and Management without compromising the balance of power and authority amongst the Board.

The Board is satisfied and assured that no individual or group of Directors has unfettered powers of decision that could create a potential conflict of interest. The Board has also demonstrated their independence and is free from any businesses or other relationships which may interfere with the exercise of their independent judgement.

This Corporate Governance Overview Statement was approved by the Board on 23 April 2021.



OTHER DISCLOSURES

ADDITIONAL COMPLIANCE INFORMATION

1. UTILISATION OF PROCEEDS

There were no proceeds raised from any corporate exercise during the financial year.

2. AUDIT AND NON-AUDIT FEES

The auditors' remuneration including non-audit fees for the Company and the Group for the financial year ended 31 December 2020 are as follows:-

Details of Audit Fees	Group (RM'000)	Company (RM'000)
- Statutory Audit Fees	723	180
- Audit Related Fees	-	-
Total	723	180

3. MATERIAL CONTRACTS INVOLVING DIRECTORS OR CHIEF EXECUTIVE WHO IS NOT A DIRECTOR AND MAJOR SHAREHOLDERS' INTEREST

There were no material contracts entered into by the Company and its subsidiaries which involved the interest of Directors or Chief Executive who is not a Director or Major Shareholders subsisting at the end of the financial year ended 31 December 2020.

4. RECURRENT RELATED PARTY TRANSACTIONS OF REVENUE OR TRADING NATURE ("RRPT")

There was no Shareholders' Mandate obtained in respect of RRPT during the financial year. However, details of transactions with related parties undertaken by the Group during the financial year are disclosed in Note 29 of the Financial Statements.



STATEMENT OF DIRECTORS' RESPONSIBILITY

IN RESPECT OF THE PREPARATION OF THE AUDITED FINANCIAL STATEMENTS

The Directors are responsible to prepare the Audited Financial Statements which will give a true and fair view of the state of affairs of the Group and of the Company at the end of the financial year and of the results of the Group and of the Company for the financial year then ended 31 December 2020.

In preparing those Audited Financial Statements, the Directors of the Company have:

- adopted suitable accounting policies and applied them consistently;
- made judgments and estimates that are prudent and reasonable;
- ensured applicable accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements; and
- prepared the financial statements on the going concern basis unless it is inappropriate to presume that the Group and the Company will continue in business.

The Directors are responsible for ensuring that proper accounting and other records are kept which enable the preparation of the financial statements with reasonable accuracy on the disclosure of the financial position of the Group and of the Company, and to enable them to ensure that the financial statements comply with the requirements of the Companies Act 2016 and the Malaysian Financial Reporting Standards. The Directors are also responsible for taking reasonable steps to ensure that appropriate systems are in place to safeguard the assets of the Group and of the Company and hence, to prevent and detect fraud and other irregularities.



STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

INTRODUCTION

Paragraph 15.26(b) of the MMLR and Practices 9.1 and 9.2 of the MCCG 2017 requires the Board of a listed company to include in its annual report a "Statement on Risk Management and Internal Control" of the Company as a Group for the financial year ended 31 December 2020.

BOARD RESPONSIBILITY

The Board recognises the importance and is committed to maintain a sound system of internal control and effective risk management system within the Group and is responsible for reviewing its adequacy and effectiveness of the Group's Risk Management and Internal Control Systems.

The Group's systems of internal controls are designed to manage rather than to eliminate the risk of failure to achieve the business objectives. The Board continuously reviews the systems to ensure that the risk management and internal control systems provide a reasonable and not absolute assurance against material misstatement, loss or fraud.

The Board has via the Audit Committee obtained the necessary assurance on the adequacy and effectiveness of the Group's Risk Management and Internal Control Systems.

The Board has appointed a consultant to assess and draft a Policy and Procedures on Anti-Corruption Compliance required under Section 17A of the Malaysian Anti-Corruption Commission Act 2009.

RISK MANAGEMENT PROCESS

The Group has an ongoing process for identifying, evaluating and managing key risks in the context of its business objectives. These processes are embedded within the Group's overall business operations and are guided by operational manuals, policies and procedures and are regularly reviewed by the Board whom are guided by the "Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers".

The main operating subsidiaries have their own respective Risk Working Committee, which comprises the senior managers for the critical functions of the Group. The respective Risk Working Committee meets quarterly where possible to:

- review and update the risk register; and
- assess the risk status and employ mitigation action plans when needed.

The main operating subsidiaries' reports are submitted quarterly and reviewed by the CEO and Chief Financial Officer ("CFO") and the significant risk, any changes and mitigation plans are highlighted and discussed at the Risk Management Committee, Audit Committee and Board meetings.



The Enterprise Risk Management process comprises:

(1) Risk Identification

All potential events that could adversely impact the achievement of business objectives including failure to capitalise on opportunities identified.

(2) Risk Evaluation

The identified risks are then assessed and analysed to determine the impact on the relevant business strategies/objectives and whether the risks are likely to occur:

- Possibility of the risk occurring; and
- Impact of the consequences on the relevant business strategies/objectives, taking into consideration, the degree of internal control and risk management measures in place.

The Risk Register documents all identified risks, evaluation of the risk and action plans to mitigate and monitor the risk.

Possibility	Low	Medium	High	Very High
Impact	Insignificant	Moderate	Major	Very Significant

(3) Risk Mitigation

Risk Owners, who comprise, the Senior Managers and Heads of Departments of the respective main subsidiaries, are responsible for identifying the risks and developing action plans to mitigate these risks.

(4) Risk Monitoring

Ongoing monitoring of risk is conducted by each Risk Management Committee of the main subsidiaries quarterly to ascertain whether any conditions with a particular risk have changed and to ensure that actions and risk mitigation plans have been implemented. This is reported to the Risk Management Committee and Board quarterly.

(5) Risk Review

The risks are periodically reviewed to ensure that the policies and objectives remain relevant and effective under changing market and regulatory environment.

KEY RISKS

The Group views the following two (2) risks as being prevalent in the trading and distribution business that may significantly impact the Group's results:

- loss of distribution agencies; and
- trade credit extended to customers

Steps to anticipate and mitigate these two (2) key risks are an integral part of the Group Risk Management.



INTERNAL CONTROL MATTERS

During the financial year, some other weaknesses in internal control processes were identified. However, these weaknesses were not considered material, and had not materially impacted the business or the operations of the Group. Nevertheless, measures have been taken or are being taken by the Management to address these weaknesses.

INTERNAL CONTROL PROCESS

The main features of the Group's Internal Control Systems established are summarised as follows:

• Organisation Structure

The Group maintains a defined organisation structure with clear lines of reporting and segregation of duties to ensure the Group achieves its strategies and objectives.

• Authorisation Procedures

The Group maintains a defined authority chart with clear authority limits and approval procedures. Delegation of authority including authorisation limits at various levels of management and those requiring Board's approval are documented and designed to ensure accountability and responsibility.

• Human Resource Structure

The Group adopts decentralised human resource functions that set out the procedures for recruitment, training and appraisal of the employees within the Group.

• Standard Operating Procedures

Documented standard operating policies and procedures are reviewed and updated, where applicable.

• Periodic Management Meeting

Regular meetings held at operational and management levels to identify and resolve operational and business matters. Deviation in targeted goals and corrective actions implemented where necessary are reported by the Heads of Department in the meetings.

• Insurance and Physical Safeguard

Adequate insurance and physical security of major assets are in place to ensure that the assets of the Group are sufficiently covered against any mishap that will result in material losses to the Group.

Budget and Performance Review

A detailed budgeting process including a capital expenditure budget is completed for the year ahead and approved by the Board annually. Budgetary control for significant operations of the Group, where actual performance is closely monitored against budget to identify and address significant variances and enable corrective actions to be taken to improve the achievement towards the budgeted results and eventually the Group's business objectives as a whole.



• Financial Reporting Timeline

Financial and operational reports are generated timely for Management's review and action.

INTERNAL AUDIT

The in-house Internal Audit function supports the Risk Management and Audit Committees and by extension, the Board, by providing reasonable independent appraisal of the adequacy and effectiveness of the internal control systems. The Internal Audit team concurrently plays a proactive role in facilitating operating companies in assessing their principal business risks and plans of actions to address these risks.

The Internal Auditor's role is to provide independent and objective reports on the Group Management's records, accounting policies and internal controls to Management, Risk Management Committee, Audit Committee and the Board. Upon completion of each audit, an internal audit report shall be generated and recommendations on weaknesses made are presented in the Risk Management Committee or Audit Committee Meeting to assist the Audit Committee in discharging its duties and responsibilities.

The Internal Audit Department undertakes Internal Audit functions based on the audit plan that is reviewed and approved by the Audit Committee. The audit plan covers review of adequacy of operational controls, risk management compliance with laws and regulations, quality of assets and management efficiency amongst others.

REVIEW OF THE STATEMENT BY THE EXTERNAL AUDITORS

As required by Paragraph 15.23 of the MMLR, the External Auditors have reviewed this Statement on Risk Management and Internal Control. Their limited assurance review was performed in accordance with Audit and Assurance Practice Guide ("AAPG") 3 issued by the Malaysian Institute of Accountants. AAPG 3 does not require the External Auditors to form an opinion on the adequacy and effectiveness of the Risk Management and Internal Control Systems of the Group.

BOARD ASSESSMENT

The Board is of the view that the Group's overall Risk Management and Internal Control Systems is operating adequately and effectively and has received the same assurances from the managing director of the main subsidiaries, the CEO and CFO. The assurance has been given based on the internal controls established and maintained by the Group, work performed and reports provided by the internal audit function, as well as reviews performed and confirmed by Senior Management.

The Board recognises the importance of maintaining a sound System of Risk Management and Internal Control and will continue to monitor all major risks affecting the Group and take the necessary measures to enhance adequacy and the effectiveness of the Risk Management and Internal Control System of the Group.

This Statement was reviewed by the Audit Committee and approved by the Board on 23 April 2021.



REPORT OF THE AUDIT COMMITTEE

The Board of Directors of Harrisons is pleased to present the Report of the Audit Committee for the financial year ended 31 December 2020.

A. COMPOSITION OF THE AUDIT COMMITTEE

The composition of the Audit Committee complies with Paragraph 15.09 of the MMLR that all the Audit Committee members must be Non-Executive Directors, with a majority of them being Independent Directors.

As at the date of this Annual Report, the Audit Committee comprises the following Non-Executive Directors:-

No.	Name of Directors	Designation
1.	Mr Foo Chow Luh (Chairman)	Senior Independent Non-Executive Director
2.	Mr Wong Yoke Kong (Member)	Independent Non-Executive Director
3.	Mr Chong Chee Fire (Member)	Independent Non-Executive Director

During the financial year, the Board, through the Nomination Committee has reviewed the term of office and assessed the performance of the Audit Committee. The Board is satisfied that the Audit Committee has discharged its duties in accordance with Terms of Reference.

B. MEETINGS

During the financial year, a total of five (5) meetings were held, and the details of attendance of the Audit Committee members are as follows:-

No.	Directors	No. of meetings attended
1.	Mr Foo Chow Luh	5/5
2.	Mr Wong Yoke Kong	5/5
3.	Mr Chong Chee Fire	5/5

The External Auditors attended three (3) Audit Committee meetings in 2020 to present their reports and findings in relation to the Audited Financial Statements for financial year ended 31 December 2020.

The Audit Committee also deliberated and voted on the written resolutions circulated to the Audit Committee together with detailed explanation, if any. Ample time was given to all Audit Committee members in order for them to make informed and constructive decisions.

The Audit Committee has full access to and co-operation from the Management. The Audit Committee also has full discretion to invite any Director or Management to attend its meetings and has been given adequate resources to discharge its functions.



REPORT OF THE AUDIT COMMITTEE (CONTINUED)

C. SUMMARY OF WORKS OF THE AUDIT COMMITTEE DURING THE FINANCIAL YEAR

The works carried out by the Audit Committee in discharging its duties and functions with respect to their responsibilities during the financial year were summarised as follows:

Financial Reporting

The Audit Committee reviewed the quarterly and annual financial statements required by Bursa Securities with the Management prior to making recommendation for the Board's approval. The review focused on changes in accounting policies and practices, major judgemental and risk areas, significant adjustments resulting from the audit, the going concern assumption, compliance with accounting standards, compliance with the MMLR and other legal requirements.

The Audit Committee keeps itself appraised of changes in accounting policies and guidelines through regular updates by the External Auditors.

External Audit

The Audit Committee has discussed with the External Auditors the audit plan and scope of work for the Group, and the report on the audit of the year-end financial statements; reviewed audit findings and reservations arising from the audits, significant accounting issues and any matter the External Auditors may wish to discuss; reviewed the External Auditors' management letter and Management's responses thereto; and reviewed the External Auditors' objectivity and independence.

Significant matters requiring follow-up were highlighted for the reports by the External Auditors to the Audit Committee. In accordance with International Standards on Auditing, key audit matters which in the opinion of the external auditors were of most significance in their audit of the Annual Financial Statements were brought to the attention of the Audit Committee and highlighted and addressed by the External Auditors in their report.

In assessing independence, the Audit Committee has reviewed the fees and expenses paid to the External Auditors during the year. The Audit Committee is of the opinion that the Auditors' independence has not been compromised based on the confirmation provided by the External Auditors.

During the financial year, the Audit Committee will meet with the External Auditors without the presence of any Executive Directors and the Management.

Internal Audit

The Audit Committee has reviewed with the Internal Auditors the internal audit reports and monitored/ followed-up on the remedial action; reviewed the corrective actions taken by the Management in addressing and resolving issues as well as ensuring that all key issues were adequately address on timely basis; and ensured the adequacy of the independence, competency and resource sufficiency of the Internal Audit function.

Related Party Transactions

The Audit Committee has reviewed the potential related party transaction and any conflict of interest situation that may arise within the Group including any transaction, procedure or course of conduct that raises questions of the Management integrity.



• Financial Reporting Timeline

Financial and operational reports are generated timely for Management's review and action.

INTERNAL AUDIT

The in-house Internal Audit function supports the Risk Management and Audit Committees and by extension, the Board, by providing reasonable independent appraisal of the adequacy and effectiveness of the internal control systems. The Internal Audit team concurrently plays a proactive role in facilitating operating companies in assessing their principal business risks and plans of actions to address these risks.

The Internal Auditor's role is to provide independent and objective reports on the Group Management's records, accounting policies and internal controls to Management, Risk Management Committee, Audit Committee and the Board. Upon completion of each audit, an internal audit report shall be generated and recommendations on weaknesses made are presented in the Risk Management Committee or Audit Committee Meeting to assist the Audit Committee in discharging its duties and responsibilities.

The Internal Audit Department undertakes Internal Audit functions based on the audit plan that is reviewed and approved by the Audit Committee. The audit plan covers review of adequacy of operational controls, risk management compliance with laws and regulations, quality of assets and management efficiency amongst others.

REVIEW OF THE STATEMENT BY THE EXTERNAL AUDITORS

As required by Paragraph 15.23 of the MMLR, the External Auditors have reviewed this Statement on Risk Management and Internal Control. Their limited assurance review was performed in accordance with Audit and Assurance Practice Guide ("AAPG") 3 issued by the Malaysian Institute of Accountants. AAPG 3 does not require the External Auditors to form an opinion on the adequacy and effectiveness of the Risk Management and Internal Control Systems of the Group.

BOARD ASSESSMENT

The Board is of the view that the Group's overall Risk Management and Internal Control Systems is operating adequately and effectively and has received the same assurances from the managing director of the main subsidiaries, the CEO and CFO. The assurance has been given based on the internal controls established and maintained by the Group, work performed and reports provided by the internal audit function, as well as reviews performed and confirmed by Senior Management.

The Board recognises the importance of maintaining a sound System of Risk Management and Internal Control and will continue to monitor all major risks affecting the Group and take the necessary measures to enhance adequacy and the effectiveness of the Risk Management and Internal Control System of the Group.

This Statement was reviewed by the Audit Committee and approved by the Board on 23 April 2021.



REPORT OF THE AUDIT COMMITTEE (CONTINUED)

A summary of the audit works conducted by the Internal Auditors during the year 2020 are as follows:

1. The review on efficacy of risk management processes and risk registers which have identified the potential high-risk areas. These reports were submitted along with quarterly risk management and assurance reports to the Risk Management Committee and Audit Committee.

Top 3 key risks faced by the Building Material Division have been audited in five (5) branches in respect of credit risk, management of inventory, margin squeeze. These key risks are assessed at branch level and audit works have ascertained that:

- i) credit sales have adhered to credit control and collection policies
- ii) physical stocks are safeguarded and its movements are timely recorded
- iii) the change in cement selling prices are updated to customers promptly; and
- iv) ongoing negotiations occur speedily with suppliers to seek for better price support to compete

The Internal Auditors conducted surprise stock count on building material stocks to ensure physical stocks are safeguarded in 5 branches.

- 2. Quarterly follow-up on two branches distributing fast-moving consumer goods to ensure the followings:
 - i) Controls over beer physical stocks access are in place to ensure low stock variance. Internal Auditors joined branch for 3 monthly stock counts at two branches.
 - ii) Credit control procedures are fully adhered to and efforts in reducing overdue outstanding amounts are effective and occurrence of debtors exceeding their authorised credit limits is monitored.
 - iii) Reviewed and discussed with Management to implement data import from principals' system to the Group's accounting system on certain type of daily transactions to reduce manual work and errors.
 - iv) Reviewed the cash collections against the issuance of salesman temporary receipts. This is to check that the monitoring and recording in the control listing to ensure cash collected ties has been recorded promptly.
- 3. Reviewed two Company Car policies to enable Group to develop and adopt a Group Car Policy.
- 4. Performed follow-up reviews to ensure the audit recommendations and action plans were implemented by branches and Management.
- 5. Carried out key expenses review of certain subsidiaries.

The operation cost incurred for the internal audit function of the Group in respect of the financial year ended 31 December 2020 amounted to RM557,000.



DIRECTORS' REPORT

The Directors are pleased to submit their report and the audited financial statements of the Group and of the Company for the financial year ended 31 December 2020.

DIRECTORS

The Directors in office during the financial year and during the period from the end of the financial year to date of the report are:

Pandjijono Adijanto @ Tan Hong Phang Mariana Adijanto @ Tan Phwe Leng Wong Yoke Kong Foo Chow Luh Chong Chee Fire Chang Kon Sang

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of the Group consist of marketing, sales and distribution of building materials, industrial and agricultural chemical products, liquor products, consumer goods, engineering and the operation of retail, shipping, insurance and travel agencies. Details of the principal activities of the subsidiaries are shown in Note 19 to the financial statements.

There have been no significant changes in the nature of the principal activities of the Group and of the Company during the financial year.

FINANCIAL RESULTS

	<u>Group</u> RM'000	<u>Company</u> RM'000
Profit for the financial year	32,437	16,732

RESERVES AND PROVISIONS

There were no material transfers to or from reserves and provisions during the financial year.

ISSUE OF SHARES AND DEBENTURES

The Company has not issued any shares or debentures for the financial year ended 31 December 2020.



DIRECTORS' REPORT (CONTINUED)

DIRECTORS' BENEFITS

Since the end of the previous financial year, no Director has received or become entitled to receive a benefit (other than the benefits shown under Directors' remuneration disclosed in Note 9 to the financial statements) by reason of a contract made by the Company or by a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest except that certain Directors may be deemed to have derived benefits by virtue of transactions conducted in the normal course of business between the companies in the Group and companies in which these Directors are deemed to have an interest (see Note 29 to the financial statements).

Neither during nor at the end of the financial year was the Company or any of its subsidiaries a party to any arrangements whose object was to enable the Directors to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

DIVIDEND

Dividend declared and paid by the Company since the end of the previous financial year was as follows:

	RM'000
In respect of the financial year ended 31 December 2019,	
final single tier dividend of RM0.20 per ordinary share paid on 4 September 2020	13,695

The Directors recommend the payment of a final single-tier dividend of RM0.20 per share, amounting to net dividend payment of RM13.7 million in respect of the financial year ended 31 December 2020, subject to the approval of the members at the forthcoming Annual General meeting of the Company.

DIRECTORS' INTERESTS

According to the Register of Directors' Shareholdings required to be kept under Section 59 of the Companies Act 2016, none of the Directors who held office at the end of the financial year held any shares or debentures in the Company or its subsidiaries during the financial year except as follows:

	Number of ordinary shares in the Compa				
	At	At			
	<u>1.1.2020</u>	<u>Acquired</u>	<u>Disposed</u>	<u>31.12.2020</u>	
Pandjijono Adijanto @ Tan Hong Phang	89,000	-	-	89,000	
Mariana Adijanto @ Tan Phwe Leng	9,000	-	-	9,000	
Wong Yoke Kong	169,000	-	-	169,000	
Foo Chow Luh	154,000	-	-	154,000	
Chong Chee Fire	150,000	-	-	150,000	



DIRECTORS' REPORT (CONTINUED)

DIRECTORS' REMUNERATION

Details of Directors' remuneration are set out in Note 9 to the financial statements.

INDEMNITY AND INSURANCE FOR DIRECTORS AND OFFICERS

The Company maintains a liability insurance for the Directors and Officers of the Group throughout the financial year, which provides appropriate insurance cover for the Directors and Officers of the Group. The total amount of any indemnity cover given by the Company to Directors against damages in the discharge of their duties is RM7.5 million collectively for all Directors. The amount of premium paid by the Company for all the Directors is RM80,750 in 2020.

DIRECTORS OF THE SUBSIDIARIES

Pursuant to Section 253 of the Companies Act 2016, the list of Directors of the subsidiaries during the financial year and up to the date of this report and statement is as follows:

Ang Lian Wal	Lim Yong Keong
Bay Boon Hong	Low Kong Choon
Chan Jun Hao, David	Lo Chow Nyian
Chan Poh Kim	Spencer Ho Kwang Beng
Chang Kon Sang	Tee Chee Chiang
Danny Lo Tuong Ming	Ho Gee Leng
Lim Hong Chin	Frederick Kong Fui Min (retired on 31 December 2020)

OTHER STATUTORY INFORMATION

- (a) Before the financial statements of the Group and of the Company were prepared, the Directors took reasonable steps:
 - to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and satisfied themselves that all known bad debts had been written off and that adequate provision had been made for doubtful debts; and
 - (ii) to ensure that any current assets, which were unlikely to be realised in the ordinary course of business including the values of current assets as shown in the accounting records of the Group and of the Company had been written down to an amount which the current assets might be expected so to realise.
- (b) At the date of this report, the Directors are not aware of any circumstances:
 - (i) which would render the amounts written off for bad debts or the amount of the provision for doubtful debts inadequate to any substantial extent; or
 - (ii) which would render the values attributed to current assets in the financial statements of the Group and of the Company misleading; or
 - (iii) which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.



DIRECTORS' REPORT (CONTINUED)

OTHER STATUTORY INFORMATION (CONTINUED)

- (c) At the date of this report:
 - (i) there are no charges on the assets of the Group and of the Company which have arisen since the end of the financial year which secures the liabilities of any other person; and
 - (ii) there are no contingent liabilities in the Group and in the Company which have arisen since the end of the financial year.
- (d) No contingent or other liability of any company in the Group has become enforceable or is likely to become enforceable within the period of twelve months after the end of the financial year which, in the opinion of the Directors, will or may affect the ability of the Company and its subsidiaries to meet their obligations when they fall due.
- (e) At the date of this report, the Directors are not aware of any circumstances not otherwise dealt with in this report or the financial statements of the Group and of the Company which would render any amount stated in the respective financial statements misleading.
- (f) In the opinion of the Directors:
 - (i) the results of the operations of the Group and of the Company during the financial year were not substantially affected by any item, transaction or event of a material and unusual nature; and
 - (ii) there has not arisen in the interval between the end of the financial year and the date of this report any item, transaction or event of a material and unusual nature likely to affect substantially the results of the operations of the Group and the Company for the financial year in which this report is made.

SUBSIDIARIES

Details of the subsidiaries and the subsidiaries' holding of shares in other related corporations are set out in Note 19 to the financial statements.

AUDITORS' REMUNERATION

Details of auditors' remuneration are set out in Note 8 to the financial statements.

AUDITORS

The auditors, PricewaterhouseCoopers PLT (LLP0014401-LCA & AF 1146), have expressed their willingness to accept re-appointment as auditors.

This report was approved by the Board of Directors on 23 April 2021. Signed on behalf of the Board of Directors:

FOO CHOW LUH DIRECTOR WONG YOKE KONG DIRECTOR



STATEMENT BY DIRECTORS PURSUANT TO SECTION 251(2) OF THE COMPANIES ACT 2016

We, Foo Chow Luh and Wong Yoke Kong, two of the Directors of Harrisons Holdings (Malaysia) Berhad, do hereby state that, in the opinion of the Directors, the accompanying financial statements set out on pages 54 to 132 are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2020 and the financial performance of the Group and of the Company for the financial year ended 31 December 2020 in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 23 April 2021.

FOO CHOW LUH DIRECTOR WONG YOKE KONG DIRECTOR

STATUTORY DECLARATION PURSUANT TO SECTION 251(1) OF THE COMPANIES ACT 2016

I, Low Kong Choon (MIA No. 6635), being the Officer primarily responsible for the financial management of Harrisons Holdings (Malaysia) Berhad, do solemnly and sincerely declare that the financial statements set out on pages 54 to 132 are, to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act 1960.

LOW KONG CHOON

Subscribed and solemnly declared by the abovenamed Low Kong Choon at Kuala Lumpur on 23 April 2021, before me.

GURDEEP SINGH A/L JAG SINGH COMMISSIONER FOR OATHS W607



STATEMENTS OF COMPREHENSIVE INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

			Group		<u>Company</u>
	<u>Note</u>	<u>2020</u> RM'000	<u>2019</u> RM'000	<u>2020</u> RM'000	<u>2019</u> RM'000
Revenue Cost of sales	6	1,810,952 (1,612,883)	1,763,737 (1,574,825)	17,141 -	17,050 -
Gross profit		198,069	188,912	17,141	17,050
Other operating income Selling and distribution costs		9,228 (21,514)	4,878 (16,396)	2,225	1,555
Administrative expenses Other operating expenses		(133,758) -	(131,950) (890)	(2,511) -	(3,181) (1,618)
Finance costs	7	(7,155)	(9,847)	(2)	(1,010) (4)
Profit before taxation	8	44,870	34,707	16,853	13,802
Taxation	10	(12,433)	(7,432)	(121)	(144)
Profit for the financial year		32,437	27,275	16,732	13,658
Other comprehensive (loss)/income:					
<u>Items that will not be reclassified</u> <u>to profit or loss</u>					
Change in fair value of financial assets at FVOCI		(148)	185	(165)	196
Transfer of fair value reserve on disposal of financial assets at FVOC	:1	-	292	-	289
Item that may be reclassified to profit		(148)	477	(165)	485
or loss Currency translation differences		(24)	26		
Total comprehensive income for the financial year		32,265	27,778	16,567	14,143
Profit attributable to:					
 Owners of the Company Non-controlling interests 		29,485 2,952	26,841 434	16,732 -	13,658 -
		32,437	27,275	16,732	13,658
Total comprehensive income attributable to:					
Owners of the CompanyNon-controlling interests		29,324 2,941	27,333 445	16,567 -	14,143 -
		32,265	27,778	16,567	14,143
Earnings per share (sen) - Basic and diluted	11	43.06	39.20		

STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2020

			Group		Company
	<u>Note</u>	<u>2020</u> RM'000	<u>2019</u> RM'000	<u>2020</u> RM'000	<u>2019</u> RM'000
NON-CURRENT ASSETS					
NON-CORRENT ASSETS					
Property, plant and equipment	13	36,186	37,527	712	1,053
Right-of-use assets Investment properties	14 15	71,733 1,742	78,046 1,776	10	48
Deferred tax assets	16	8,315	7,567	381	50
Financial assets at FVOCI	17	2,331	2,447	2,082	2,215
Subsidiaries	19 10(b)	-	-	57,597	57,597
Intangible asset	19(b)	7,882	7,882		-
		128,189	135,245	60,782	60,963
CURRENT ASSETS					
Financial assets at FVTPL	18	40,501	25,444	29,006	24,997
Inventories	21	165,159	212,226	-	
Trade and other receivables Tax recoverable	22	301,892 395	339,653 1,953	9,000	9,717 48
Deposits, cash and bank balances	23	125,699	92,586	- 18,363	18,532
		633,646	671,862	56,369	53,294
CURRENT LIABILITIES					
Trade and other payables	24	216,108	256,544	831	1,010
Tax payable		3,807	952	241	-
Borrowings	25	131,034	151,781	-	-
Lease liabilities	26	14,324	13,302	10	40
		365,273	422,579	1,082	1,050
NET CURRENT ASSETS		268,373	249,283	55,287	52,244
NON-CURRENT LIABILITIES					
Deferred tax liabilities	16	2,403	2,483	-	-
Lease liabilities	26	49,042	55,498	-	10
		51,445	57,981	-	10
		345,117	326,547	116,069	113,197



STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2020 (CONTINUED)

	<u>Note</u>	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
EQUITY ATTRIBUTABLE TO OWNERS OF THE COMPANY					
Share capital Treasury shares Other reserves Retained earnings	27 27	68,523 (18) 899 264,027	68,523 (18) 1,060 248,237	68,523 (18) 823 46,741	68,523 (18) 988 43,704
		333,431	317,802	116,069	113,197
Non-controlling interests		11,686	8,745	-	-
		345,117	326,547	116,069	113,197



STATEMENTS OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

		Attributable to equity holders of the Company							
Group	<u>Note</u>	Share <u>capital</u> RM'000	Treasury <u>shares</u> RM'000	Currency translation <u>difference</u> RM'000	FVOCI <u>reserve</u> RM'000	Retained <u>earnings</u> RM'000	c <u>Tota</u> l RM'000	Non- ontrolling <u>interest</u> RM'000	<u>Total</u> RM'000
At 1 January 2020		68,523	(18)	77	983	248,237	317,802	8,745	326,547
Profit for the financial year		-	-	-	-	29,485	29,485	2,952	32,437
Other comprehensive income: - Fair value changes of financial assets at FVOCI - Currency translation differences		:	:	- (13)	(148) -	-	(148) (13)	- (11)	(148) (24)
Total comprehensive income for the financial year		-	-	(13)	(148)	29,485	29,324	2,941	32,265
Transaction with owners: - Dividends	12	<u> </u>	-			(13,695)	(13,695)		(13,695)
At 31 December 2020		68,523	(18)	64	835	264,027	333,431	11,686	345,117



STATEMENTS OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

				Man					
Group	<u>Note</u>	Share <u>capital</u> RM'000	Treasury <u>shares</u> RM'000	Currency translation <u>difference</u> RM'000	FVOCI <u>reserve</u> RM'000	Retained <u>earnings</u> RM'000	<u>Tota</u> l RM'000	Non- controlling <u>interest</u> RM'000	<u>Total</u> RM'000
At 1 January 2019		68,523	(18)	62	506	235,091	304,164	8,300	312,464
Profit for the financial year		-	-	-	-	26,841	26,841	434	27,275
Other comprehensive income: - Fair value changes of financial assets at FVOCI - Currency translation differences		-	-	- 15	477 -	-	477 15	- 11	477 26
Total comprehensive income for the financial year		-	-	15	477	26,841	27,333	445	27,778
Transaction with owners: - Dividends	12				-	(13,695)	(13,695)		(13,695)
At 31 December 2019		68,523	(18)	77	983	248,237	317,802	8,745	326,547



STATEMENTS OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

<u>Company</u>	<u>Note</u>	Share <u>capital</u> RM'000	Treasury <u>shares</u> RM'000	FVOCI <u>reserve</u> RM'000	Retained <u>earnings</u> RM'000	<u>Total</u> RM'000
At 1 January 2020		68,523	(18)	988	43,704	113,197
Profit for the financial year		-	-	-	16,732	16,732
Other comprehensive income: - Fair value changes of financial assets at FVOCI		-	-	(165)	-	(165)
Total comprehensive income for the financial year		-	-	(165)	16,732	16,567
Transaction with owners: - Dividends	12	-	-	-	(13,695)	(13,695)
At 31 December 2020		68,523	(18)	823	46,741	116,069



STATEMENTS OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

Company	Note	Share <u>capital</u> RM'000	Treasury <u>shares</u> RM'000	FVOCI <u>reserve</u> RM'000	Retained <u>earnings</u> RM'000	<u>Total</u> RM'000
At 1 January 2019		68,523	(18)	503	43,741	112,749
Profit for the financial year		-	-	-	13,658	13,658
Other comprehensive income: - Fair value changes of financial assets at FVOCI		_	-	485	-	485
Total comprehensive income for the financial year		-	-	485	13,658	14,143
Transaction with owners: - Dividends	12				(13,695)	(13,695)
At 31 December 2019		68,523	(18)	988	43,704	113,197



STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

			Group		Company
	Note	<u>2020</u> RM'000	<u>2019</u> RM'000	<u>2020</u> RM'000	<u>2019</u> RM'000
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit for the financial year		32,437	27,275	16,732	13,658
Adjustments for non-cash items: (Reversal of)/Allowance for loss allowance:					
 trade and other receivables amount due from a subsidiary 		(1,421) -	737	-	- 1,289
- amount due from an associate Provision for obsolescence		229	119	-	-
of inventories		3,812	591	-	-
Inventories written off Property, plant and equipment:		2,375	4,425	-	-
- depreciation		5,876	5,570	383	609
- loss/(gain) on disposal		71	(109)	-	(95)
- written off		107	448	-	-
Depreciation of investment properties Depreciation of right-of-use assets		34 15,532	36 17,076	- 38	- 38
Gain on disposal of		15,552	17,070	50	50
financial assets at FVTPL Fair value gain on		(3)	-	(3)	-
financial assets at FVTPL		(1,390)	(790)	(1,392)	(785)
Unrealised foreign exchange gain		(344)	(387)	-	(86)
Dividend income (gross)		(1,335)	(1,212)	(17,141)	(17,050)
Interest income (gross)		(1,380)	(1,515)	(699)	(467)
Finance costs	7	7,155	9,847	2	4
Rent concession and property tax rebat	е	(1,917)	-	-	-
Tax expense		12,433	7,432	121	144
		72,271	69,543	(1,959)	(2,741)
Working capital changes:					
Inventories		40,880	4,177	-	-
Trade and other receivables		39,297	(26,750)	-	5,129
Trade and other payables		(40,602)	63,964	(179)	256
		111,846	110,934	(2,138)	2,644
Tax paid Interest received		(8,848) 1,380	(7,102) 1,515	(163) 699	(102) 467
Net cash generated from/(used in) operating activities		104,378	105,347	(1,602)	3,009

STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

	<u>Note</u>	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
CASH FLOWS FROM INVESTING ACTIVITIES					
Purchase of property, plant and equipment Proceeds from disposal of property,		(4,887)	(8,143)	(42)	(847)
plant and equipment Dividends received Proceeds from sale of		174 1,335	182 1,212	۔ 1,241	103 1,150
 financial assets at FVOCI financial assets at FVTPL Purchase of financial assets at FVOCI 	l	- 53,764 (32)	2,127 26,352 (99)	- 14,031 -	2,124 17,455 (99)
Purchase of financial assets at FVTPL Dividends received from subsidiaries Advances to subsidiaries		(67,428) - -	(28,293)	(16,677) 15,900 (1,083)	(19,124) 15,900 (6,556)
Repayment from subsidiaries				1,800	
Net cash (used in)/generated from investing activities		(17,074)	(6,662)	15,170	10,106
CASH FLOWS FROM FINANCING ACTIVITIES					
Interest paid Drawdown of bankers' acceptances Repayment of bankers' acceptances		(7,155) 938,538 (964,051)	(9,847) 1,430,139 (1,476,996)	(2) - -	(4) - -
Drawdown of revolving credit Repayment of revolving credit Dividends paid		54,140 (49,140) (13,695)	17,000 (23,440) (13,695)	- - (13,695)	- - (13,695)
Lease payments – principal portion		(12,570)	(15,873)	(40)	(37)
Net cash used in financing activities		(53,933)	(92,712)	(13,737)	(13,736)
NET MOVEMENT IN CASH AND CASH EQUIVALENTS DURING THE FINANCIAL YEAR		33,371	5,973	(169)	(621)
TRANSLATION RESERVES		(24)	26	-	-
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE FINANCIAI YEAR	L	92,352	86,353	18,532	19,153
CASH AND CASH EQUIVALENTS AT END OF THE FINANCIAL YEAR	23	125,699	92,352	18,363	18,532



STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

Note:

- (i) The acquisition of right-of-use ("ROU") assets during the financial year of RM9,219,000 (2019: RM12,511,000) is a non-cash transaction.
- (ii) The reconciliation of liabilities arising from financing activities is as follows:

		<u>Non-cash changes</u> Cash						
Group	At <u>1.1.2020</u> RM'000	Cash <u>inflow</u> RM'000	outflow (including interest) RM'000	Interest <u>accretion</u> RM'000		Re <u>concessi</u> RM'0		
Bankers' acceptances Revolving credit Lease liabilities	148,327 3,220 68,800	938,538 54,140 -	(967,855) (49,501) (15,475)	3,804 361 2,905	- - 9,053	(1,91	- 122,814 - 8,220 17) 63,366	
					Non-cash	changes		
	At <u>1.1.2019</u> RM'000	Cas <u>inflo</u> RM'00	out h (inclu <u>w inter</u>	<u>rest) ac</u>	nterest <u>cretion</u> M'000	New <u>lease</u> RM'000	At <u>31.12.2019</u> RM'000	
Group			-					
Bankers' acceptanc Revolving credit Lease liabilities	es 195,184 9,660 72,253*	1,430,13 17,00	0 (24	,932) ,116) ,970)	5,936 676 3,097	- 12,420	148,327 3,220 68,800	
			Non-cash changes					
Company	At <u>1.1.2020</u> RM'000	Cas <u>inflo</u> RM'00	out h (inclu <u>w inter</u>	<u>rest)</u> ac	nterest cretion M'000	New <u>lease</u> RM'000	At <u>31.12.2020</u> RM'000	
Lease liabilities	50		-	(42)	2	-	10	
					Non-cash	changes		
<u>Company</u>	At <u>1.1.2019</u> RM'000	Cas <u>inflo</u> RM'00	out h (inclu <u>w inter</u>	<u>rest) ac</u>	nterest <u>cretion</u> M'000	New	At <u>31.12.2019</u> RM'000	
Lease liabilities	87* 		-	(41)		-	50	

* Balance as at 1 January 2019, upon adoption of MFRS 16.



NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

1. GENERAL INFORMATION

The principal activity of the Company is investment holding. The principal activities of the Group consist of marketing, sales and distribution of building materials, industrial and agricultural chemical products, liquor products, consumer goods, engineering and the operation of retail, shipping, insurance and travel agencies. Details of the principal activities of the subsidiaries are shown in Note 19 to the financial statements.

There have been no significant changes in the nature of the principal activities of the Group and of the Company during the financial year.

The Company is a public limited liability company, incorporated and domiciled in Malaysia, and listed on the Main Board of Bursa Malaysia Securities Berhad.

The address of the registered office of the Company is:

10th Floor Menara Hap Seng No. 1 & 3 Jalan P. Ramlee 50250 Kuala Lumpur

The principal place of business of the Company is:

Unit 9A, 9th Floor Wisma Bumi Raya 10, Jalan Raja Laut 50350, Kuala Lumpur

2. BASIS OF PREPARATION

The financial statements of the Group and of the Company have been prepared in accordance with the Malaysian Financial Reporting Standards ("MFRS"), International Financial Reporting Standards ("IFRS") and the requirements of the Companies Act 2016 in Malaysia.

The Group's and the Company's financial statements have been prepared under the historical cost convention, except as disclosed in this summary of significant accounting policies below.

The preparation of financial statements in conformity with MFRS requires the use of certain critical accounting estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reported period. It also requires the Directors to exercise their judgement in the process of applying the Group's and the Company's accounting policies. Although these estimates and judgement are based on the Directors' best knowledge of current events and actions, actual results may differ. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 4 to the financial statements.



2. BASIS OF PREPARATION (CONTINUED)

(a) Standards, amendments to published standards and interpretation that are effective

The Group and the Company have applied the following standards, amendments and interpretations to the existing standards for the first time for the financial year beginning on 1 January 2020:

- The Conceptual Framework for Financial Reporting (Revised 2018)
- Amendments to MFRS 101 and MFRS 108 'Definition of Material'
- Amendments to MFRS 3 'Definition of a Business'
- Amendments to MFRS 9, MFRS 139 and MFRS 7 'Interest Rate Benchmark Reform'

The standard and amendments listed above did not have any impact on the amounts recognised in prior periods and are not expected to significantly affect the current or future periods.

(b) Standards early adopted by the Group

The Group has elected to early adopt Amendments to MFRS 16 'COVID-19-Related Rent Concessions' for the first time in the 2020 financial statements; with the date of initial application of 1 January 2020. The changes in accounting policies on COVID-19-Related Rent Concessions are disclosed in Note 3(j).

(c) Amendments to standards that have been issued but not yet effective

The Group and the Company will apply the following new amendments to published standards as set out below.

Effective for annual periods beginning on or after 1 April 2021

• Covid-19-Related Rent Concessions beyond 30 June 2021 (Amendment to MFRS 16 Leases)

Effective for annual periods beginning on or after 1 January 2022

- Amendments to MFRS 3 'Reference to Conceptual Framework'
- Amendments to MFRS 116 'Proceeds before intended use'
- Amendments to MFRS 137 'Onerous contracts—cost of fulfilling a contract'
- Annual Improvements to MFRS 9 'Fees in the 10% test for derecognition of financial liabilities'

Effective for annual periods beginning on or after 1 January 2023

- Amendments to MFRS 101 'Classification of liabilities as current or non-current'
- Amendments to MFRS 101 'Disclosure of accounting policies'
- Amendments to MFRS Practice Statement 2 "Making Material Judgements" Disclosure of Accounting Policies
- Amendments to MFRS 108 'Definition of accounting estimates'

The effects of the above amendments to the existing standards are currently being assessed by the Directors.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The following accounting policies have been used consistently in dealing with items that are considered material in relation to the financial statements unless otherwise stated.

(a) Consolidation

Subsidiaries

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the relevant activities of the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement and fair value of any pre-existing equity interest in the subsidiary. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis, either at fair value or at the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets.

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recognised as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the profit or loss.

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date, any gains or losses arising from such re-measurement are recognised in profit or loss.

Any contingent consideration to be transferred by the Group is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognised in accordance with MFRS 9 in profit or loss. Contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity.

Inter-company transactions, balances and unrealised gains on transactions between Group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset.

Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests in the results and equity of subsidiaries are shown separately in the consolidated statement of comprehensive income, statement of changes in equity and statement of financial position.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(a) Consolidation (continued)

Change in ownership interests in subsidiaries without change of control

Transactions with non-controlling interests that do not result in loss of control are accounted for as transactions with equity owners of the Group. A change in ownership interest results in an adjustment between the carrying amounts of the controlling and non-controlling interests to reflect their relative interests in the subsidiary. Any difference between the amount of the adjustment to non-controlling interests and any consideration paid or received is recognised in equity attributable to owners of the Group.

Disposal of subsidiaries

When the Group ceases to consolidate because of a loss of control, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

Gains or losses on the disposal of subsidiaries include the carrying amount of goodwill relating to the subsidiaries sold.

Associates

Associates are all entities over which the Group has significant influence but not control or joint control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting. Under the equity method, the investment in an associate is initially recognised at cost, and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses of the associate in profit or loss, and the Group's share of movements in other comprehensive income of the associate in other comprehensive income. Dividends received or receivable from an associate are recognised as a reduction in the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interests in the associate, including any long-term interests that, in substance, form part of the Group's net investment in the associate, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate. The Group's investment in associates includes goodwill identified on acquisition.

The Group determines at each reporting date whether there is any objective evidence that the investment in the associate is impaired. An impairment loss is recognised for the amount by which the carrying amount of the associate exceeds its recoverable amount.

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognised in the Group's financial statements only to the extent of unrelated investor's interests in the associates. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed, where necessary, to ensure consistency with the policies adopted by the Group.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(a) Consolidation (continued)

Associates (continued)

When the Group ceases to equity account its associate because of a loss of significant influence, any retained interest in the entity is remeasured to its fair value with the change in carrying amount recognised in profit or loss. This fair value becomes the initial carrying amount for the purposes of subsequently accounting for the retained interest as a financial asset. In addition, any amount previously recognised in other comprehensive income in respect of the entity is accounted for as if the Group had directly disposed of the related assets or liabilities. This may mean that amounts previously recognised in other comprehensive income are reclassified to profit or loss.

If the ownership interest in an associate is reduced but significant influence is retained, only a proportionate share of the amounts previously recognised in other comprehensive income is reclassified to profit or loss where appropriate.

Gains or losses arising from the Group's dilution or disposal in the investments in associates are recognised in profit or loss.

(b) Investments in subsidiaries and associates in separate financial statements

In the Company's separate financial statements, investments in subsidiaries and associates are carried at cost less accumulated impairment losses. On disposal of investments in subsidiaries and associates, the difference between the disposal proceeds and the carrying amounts of the investments are recognised in profit or loss.

(c) Property, plant and equipment

Property, plant and equipment are initially stated at cost. All property, plant and equipment are stated at historical cost less accumulated depreciation and impairment losses. The cost of an item of property, plant and equipment initially recognised includes its purchase price, import duties, non-refundable taxes and any cost that is directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Costs also include borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset (refer to accounting policy Note 3(q) on borrowing costs).

Subsequent costs are included in the asset's carrying amount or recognised as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably. The carrying amount of the replaced part is de-recognised. All other repairs and maintenance are recognised as expenses in profit or loss during the financial year in which they are incurred.

Gains and losses on disposals are determined by comparing the net proceeds with the carrying amounts and are included in other operating income and expenses in profit or loss.

Freehold land is not depreciated as it has an infinite life. Depreciation on assets under construction commences when the assets are ready for their intended use.

Other property, plant and equipment are depreciated on the straight-line basis to write off the cost of the assets to their residual values over their estimated useful lives as summarised below:

Buildings Motor vehicles Furniture, fittings and equipment 50 years 5 years 3 years to 10 years

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(d) Investment properties

Investment properties, comprising principally land and office buildings, are held for long term rental yields or for capital appreciation or both, and are not occupied by the Group.

Investment property is measured initially at its cost, including professional fees for legal services, property transfer taxes, other transaction costs and borrowing costs if the investment property meets the definition of a qualifying asset.

After initial recognition, investment property is stated at cost less any accumulated depreciation and impairment losses. Investment property is depreciated on the straight-line basis to allocate the cost to their residual values over their estimated useful lives of 50 to 99 years.

Subsequent expenditure is capitalised to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is de-recognised.

Investment property is de-recognised either when it has been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal.

Gains or losses on disposals are determined by comparing the net disposal proceeds with the carrying amount and are included in profit or loss.

At the end of each reporting period, the Group assesses whether there is any indication of impairment. If such indications exist, an analysis is performed to assess whether the carrying amount of the asset is fully recoverable. A write down is made if the carrying amount exceeds the recoverable amount. See accounting policy Note 3(f)(i) on impairment of non-financial assets.

(e) Intangible asset

Franchise right

Franchise right acquired in a business combination is recognised at fair value at acquisition date. Franchise right is not amortised but is tested for impairment annually or more frequently if events or changes in circumstances indicate that it might be impaired, and carried at cost less accumulated impairment losses. The carrying amount of the franchise right is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(f) Impairment of assets

(i) Impairment for non-financial assets

Assets that are subject to amortisation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the carrying amount of the asset exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units). Non-financial assets other than goodwill that suffered an impairment are reviewed for possible reversal of the impairment at each reporting date.

The impairment loss is charged to profit or loss, and any subsequent increase in recoverable amount is recognised in profit or loss.

(ii) Impairment for debts instruments

The Group assesses on a forward looking basis the expected credit loss ("ECL") associated with its debt instruments carried at amortised cost and at FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

The Group and the Company have the following financial instruments that are subject to the ECL model:

- Trade receivables from goods sold or services performed
- Other receivables
- Amounts due from subsidiaries
- Financial guarantee contracts

While cash and cash equivalents are also subject to the impairment requirements of MFRS 9, the identified impairment loss was immaterial.

ECL represents a probability-weighted estimate of the difference between present value of cash flows according to contract and present value of cash flows the Group expects to receive, over the remaining life of the financial instrument. The measurement of ECL reflects:

- an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- the time value of money; and
- reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.


3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- (f) Impairment of assets (continued)
 - (ii) Impairment for debts instruments (continued)

Simplified approach for trade receivables

The Group applies the MFRS 9 simplified approach to measure ECL which uses a lifetime ECL for all trade receivables. Note 31(iv)(b) sets out the measurement details of ECL.

<u>General 3-stage approach for other receivables, amounts due from subsidiaries and financial guarantee contracts</u>

At each reporting date, the Group measures ECL through loss allowance at an amount equal to 12 months ECL if the credit risk on a financial instrument or a group of financial instruments has not increased significantly since initial recognition. For all other financial instruments, a loss allowance at an amount equal to lifetime ECL is not required. Note 31(iv)(b) sets out the measurement details of ECL.

(iii) Significant increase in credit risk

The Group considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk, the Group compares the risk of a default occurring on the asset as at the reporting date with the risk of default as at the date of initial recognition. It considers available reasonable and supportable forward-looking information.

The following indicators are incorporated:

- internal credit rating;
- external credit rating (as far as available);
- actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the debtor's ability to meet its obligations;
- actual or expected significant changes in the operating results of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor;
- significant changes in the value of the collateral supporting the obligation or in the quality of third-party guarantees or credit enhancements;
- significant changes in the expected performance and behaviour of the debtor, including changes in the payment status of debtor in the group and changes in the operating results of the debtor.

Macroeconomic information (such as market interest rates or growth rates) is incorporated as part of the internal rating model.

Regardless of the analysis above, a significant increase in credit risk is presumed if a debtor is more than 30 days past due in making a contractual payment.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- (f) Impairment of assets (continued)
 - (iv) Definition of default and credit impaired financial assets

The Group defines a financial instrument as default, which is fully aligned with the definition of credit-impaired, when it meets the following criteria:

Qualitative criteria:

The debtor meets unlikeliness to pay criteria, which indicates the debtor is in significant financial difficulty. The Group considers the following instances:

- the debtor is in breach of financial covenants;
- concessions have been made by the lender relating to the debtor's financial difficulty;
- it is becoming probable that the debtor will enter bankruptcy or other financial reorganisation;
- the debtor is insolvent.

The Group does not specifically define a financial instrument as default based on the quantitative criteria.

Financial instruments that are credit-impaired are assessed on an individual basis.

- (v) Groupings of instruments for ECL measured on collective basis
 - (i) Collective assessment

To measure ECL, trade receivables arising from trading and distribution and shipping business have been grouped based on shared credit risk characteristics and the days past due.

(ii) Individual assessment

Other receivables and amounts due from subsidiaries which are in default or creditimpaired are assessed individually.

- (vi) Write-off
 - (i) Trade receivables

Trade receivables are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, the failure of a debtor to engage in a repayment plan with the Group, and a failure to make contractual payments.

Impairment losses on trade receivables are presented as net impairment losses within operating profit. Subsequent recoveries of amounts previously written off are credited against the same line item.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- (f) Impairment of assets (continued)
 - Write-off (continued) (vi)
 - (ii) Other receivables and amounts due from subsidiaries

The Group writes off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. The assessment of no reasonable expectation of recovery is based on unavailability of debtor's sources of income or assets to generate sufficient future cash flows to repay the amount. The Group may write off financial assets that are still subject to enforcement activity. Subsequent recoveries of amounts previously written off will result in impairment gains.

Financial assets (g)

(i) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through other comprehensive income ("OCI") or through profit or loss), and
- those to be measured at amortised cost.
- (ii) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

Measurement (iii)

> At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss ("FVTPL"), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVTPL are expensed in profit or loss.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. The Group reclassifies debt investments when and only when its business model for managing those assets changes.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- (g) Financial assets (continued)
 - (iii) Measurement (continued)

Debt instruments (continued)

There are two measurement categories into which the Group classifies its debt instruments:

(a) Amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent SPPI are measured at amortised cost. Interest income from these financial assets is included in other operating income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other operating income/(expense) together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statements of comprehensive income.

(b) Fair value through profit or loss ("FVTPL")

Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVTPL. The Group may also irrevocably designate financial assets at FVTPL if doing so significantly reduces or eliminates a mismatch created by assets and liabilities being measured on different basis. Fair value changes is recognised in profit or loss and presented net within other operating income/(expense) in the period in which it arises.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other operating income when the Group's right to receive payments is established.

(h) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount presented in the statements of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy.

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NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(i) Financial guarantee contracts

Financial guarantee contracts are contracts that require the Group to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due, in accordance with the terms of a debt instrument.

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value.

The fair value of financial guarantees is determined as the present value of the difference in net cash flows between the contractual payments under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

Financial guarantee contracts are subsequently measured at the higher of the amount determined in accordance with the expected credit loss model under MFRS 9 "Financial instruments" and the amount initially recognised less cumulative amount of income recognised in accordance with the principles of MFRS 15 "Revenue from Contracts with Customers", where appropriate.

(j) Leases – Accounting by lessee

Leases are recognised as right-of-use ("ROU") asset and a corresponding liability at the date on which the leased asset is available for use by the Group (i.e. the commencement date).

Lease term

In determining the lease term, the Group considers all facts and circumstances that create an economic incentive to exercise an extension option, or not to exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not to be terminated).

The Group reassesses the lease term upon the occurrence of a significant event or change in circumstances that is within the control of the Group and affects whether the Group is reasonably certain to exercise an option not previously included in the determination of lease term, or not to exercise an option previously included in the determination of lease term. A revision in lease term results in remeasurement of the lease liabilities. See accounting policy below on reassessment of lease liabilities.

ROU assets

ROU assets are initially measured at cost comprising the following:

- The amount of the initial measurement of lease liability;
- Any lease payments made at or before the commencement date less any lease incentive received;
- Any initial direct costs; and
- Decommissioning or restoration costs.

ROU assets that are not investment properties are subsequently measured at cost, less accumulated depreciation and impairment loss (if any). The ROU assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the ROU asset is depreciated over the underlying asset's useful life. In addition, the ROU assets are adjusted for certain remeasurement of the lease liabilities.

The Group presents ROU assets as a separate line in the statements of financial position.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(j) Leases – Accounting by lessee (continued)

Lease liabilities

Lease liabilities are initially measured at the present value of the lease payments that are not paid at that date. The lease payments include the following:

- Fixed payments (including in-substance fixed payments), less any lease incentive receivable:
- Variable lease payments that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- Amounts expected to be payable by the Group under residual value guarantees;
- The exercise price of a purchase and extension options if the group is reasonably certain to exercise that option; and
- Payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing is used. This is the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the ROU in a similar economic environment with similar term, security and conditions.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

The Group presents the lease liabilities as a separate line item in the statements of financial position. Interest expense on the lease liability is presented within the finance cost in profit or loss in the statements of comprehensive income.

Reassessment of lease liabilities

The Group is also exposed to potential future increases in variable lease payments that depend on an index or rate, which are not included in the lease liability until they take effect. When adjustments to lease payments based on an index or rate takes effect, the lease liability is remeasured and adjusted against the ROU assets.

Short term leases and leases of low value assets

Short-term leases are leases with a lease term of 12 months or less. Low-value assets comprise office equipment, such as photocopy machine. Payments associated with short-term leases and all leases of low-value assets are recognised on a straight-line basis as an expense in profit or loss.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(j) Leases – Accounting by lessee (continued)

Amendments to MFRS 16 'COVID-19-Related Rent Concessions'

During the financial year, the Group changed its accounting policies on COVID-19-related rent concession upon early adoption of the MFRS 16 amendment.

In accordance with the transitional provisions provided in the MFRS 16 amendment, the comparative information for 2019 was not restated and continued to be reported under the previous accounting policies in accordance with the lease modification principles in MFRS 16.

On adoption of the MFRS 16 amendment, the Group is not required to assess whether a COVID-19-related rent concession that meets all of the following conditions is a lease modification:

- the change in lease payments results in revised consideration for the lease that is substantially the same as, or less than, the consideration for the lease immediately preceding the change;
- (ii) any reduction in lease payments affects only payments due on or before 30 June 2021; and
- (iii) there is no substantive change to other terms and conditions of the lease.

The Group accounts for such COVID-19-related rent concession as a variable lease payment in the period(s) in which the event or condition that triggers the reduced payment occurs. The Group presents the impacts of rent concessions within other operating income.

Until 31 December 2019, the accounting required by MFRS 16 for a change in lease payments, other than those arising from a change in amounts expected to be payable under residual value guarantees or in an index or rate used to determine lease payments, depends on whether that change meets the definition of a lease modification.

If a rent concession results from a lease modification, the Group accounts for the rent concession as either a new lease or as a remeasurement of an existing lease liability, depending on the criteria set in MFRS 16.

If a rent concession does not result from a lease modification, the Group accounts for the rent concession as a variable lease payment in the period(s) in which the event or condition that triggers the reduced payment occurs.

The Group has applied the practical expedient to all rent concessions that meet the conditions of the amendment. The amount recognised in the Group's profit or loss to reflect changes in lease payments that arise from rent concessions to which the Group has applied the practical expedient is RM1,917,000. The lease liability is reduced by the same effect.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(k) Leases – Accounting by lessor

As a lessor, the Group determines at lease inception whether each lease is a finance lease or an operating lease. To classify each lease, the Group makes an overall assessment of whether the lease transfers substantially all of the risks and rewards incidental to ownership of the underlying asset to the lessee. As part of this assessment, the Group considers certain indicators such as whether the lease is for the major part of the economic life of the asset.

(i) <u>Operating leases</u>

The Group classifies a lease as an operating lease if the lease does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee.

The Group recognises lease payments received under operating lease as lease income on a straight-line basis over the lease term.

When assets are leased out under an operating lease, the asset is included in the statements of financial position based on the nature of the asset. Initial direct costs incurred in obtaining an operating lease are added to the carrying amount of underlying asset and recognised as an expense over the lease term on the same basis as lease income.

(ii) <u>Sublease classification</u>

When the Group is an intermediate lessor, it assesses the lease classification of a sublease with reference to the ROU asset arising from the head lease, not with reference to the underlying asset. If a head lease is short-term lease to which the Group applies the exemption described above, then it classifies the sublease as an operating lease.

(I) Inventories

Inventories are stated at the lower of cost and net realisable value. Costs are assigned to individual items of inventory on the basis of weighted average costs. The costs of purchased inventory are determined after deducting rebates and discounts. Net realisable value is the estimated selling price in the ordinary course of business, less the costs of completion and the estimated costs necessary to make the sale.

(m) Trade and other receivables

Trade receivables are amounts due from customers for merchandise sold or services performed in the ordinary course of business. Other receivables generally arise from transactions outside the usual operating activities of the Group. If collection is expected in one year or less (or in the normal operating cycle of the business if longer), they are classified as current assets. If not, they are presented as non-current assets.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(m) Trade and other receivables (continued)

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, where they are recognised at fair value plus transaction costs. Other receivables are recognised initially at fair value plus transaction costs. Transaction costs include transfer taxes and duties.

After recognition, trade and other receivables are subsequently measured at amortised cost using the effective interest method, less provision for impairment. See accounting policy Note 3(f)(ii) on impairment for debt instruments.

(n) Cash and cash equivalents

For the purpose of the statements of cash flows, cash and cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes. Cash and cash equivalents comprise cash on hand, deposits held at call with financial institutions, other short term, highly liquid investments with original maturities of 3 months or less that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value, and bank overdrafts.

In the statements of financial position, banks overdrafts are shown within borrowings in current liabilities.

- (o) Share capital
 - (i) Classification

Ordinary shares are classified as equity. Other shares are classified as equity and/or liability according to the substance of the contractual agreement of the particular instrument.

(ii) Dividend distribution

Liability is recognised for the amount of any dividend declared, being appropriately authorised and no longer at the discretion of the Group, on or before the end of the reporting period but not distributed at the end of the reporting period.

Distributions to holders of an equity instrument is recognised directly in equity.

(iii) Purchase of own shares

Where any company within the Group purchases the Company's equity instruments, the consideration paid, including any directly attributable incremental costs, net of tax, is deducted from equity attributable to the owners of the Company as treasury shares until the shares are cancelled, reissued. Where such ordinary shares are subsequently reissued, any consideration received, net of any directly attributable incremental transaction costs and the related tax effects, is included in equity attributable to the owners of the Company.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(o) Share capital (continued)

(iv) Earnings per share

Basic earnings per share

Basic earnings per share is calculated by dividing:

- the profit attributable to owners of the Company, excluding any costs of servicing equity other than ordinary shares;
- by the weighted average number of ordinary shares outstanding during the financial year, adjusted for bonus elements in ordinary shares issued during the year and excluding treasury shares.

Diluted earnings per share

Diluted earnings per share adjusts the figures in the determination of basic earnings per share to take into account:

- the after income tax effect of interest and other financing costs associated with dilutive potential ordinary shares, and
- the weighted average number of additional ordinary shares that would have been outstanding assuming the conversion of all dilutive potential ordinary shares.

(p) Trade payables

Trade payables represent liabilities for goods or services provided to the Group prior to the end of financial year which are unpaid. Trade payables are classified as current liabilities unless payment is not due within 12 months after the reporting period, if not, they are presented as non-current liabilities.

Trade payables are recognised initially at fair value net of transaction costs incurred, which include transfer taxes and duties.

Trade payables are subsequently measured at amortised cost using the effective interest method.

(q) Borrowings

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently carried at amortised cost; any difference between initial recognised amount and the redemption amount is recognised in profit or loss over the period of the borrowings using the effective interest method.

Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is deferred until the draw-down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(q) Borrowings (continued)

Borrowings are removed from the statements of financial position when the obligation specified in the contract is discharged, cancelled or expired. The difference between the carrying amount of a financial liability that has been extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

Where the terms of a financial liability are renegotiated and the Group issues equity instruments to a creditor to extinguish all or part of the liability (debt for equity swap), a gain or loss is recognised in profit or loss, which is measured as the difference between the carrying amount of the financial liability and the fair value of the equity instruments issued.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the end of the reporting period.

Borrowing costs are recognised in profit or loss in the period in which they are incurred.

(r) Current and deferred income tax

> Tax expense for the period comprises current and deferred income tax. The income tax expense or credit for the period is the tax payable on the current period's taxable income based on the applicable income tax rate for each jurisdiction adjusted by changes in deferred tax assets and liabilities attributable to temporary differences and to unused tax losses. Tax is recognised in profit or loss, except to the extent that it relates to items recognised in other comprehensive income or directly in equity. In this case the tax is also recognised in other comprehensive income or directly in equity, respectively.

> The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the end of reporting date in the countries where the Company and its subsidiaries operate and generate taxable income.

> Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities. The liability is measured using the single best estimate of the most likely outcome.

> Deferred tax is provided in full, using the liability method, on temporary differences arising between the amounts attributed to assets and liabilities for tax purposes and their carrying amounts in the financial statements. However, deferred tax liabilities are not recognised if they arise from the initial recognition of goodwill. Deferred tax is also not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred tax is determined using tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period and are expected to apply when the related deferred tax asset is realised or the deferred tax liability is settled.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(r) Current and deferred income tax (continued)

Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, unused tax losses or unused tax credits can be utilised.

Deferred tax liability is recognised for all taxable temporary differences associated with investments in subsidiaries and associates unless the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Generally the Group is unable to control the reversal of the temporary difference for associates. Only where there is an agreement in place that gives the Group the ability to control the reversal of the temporary difference, a deferred tax liability is not recognised.

Deferred tax assets are recognised on deductible temporary differences arising from investments in subsidiaries and associates only to the extent that it is probable the temporary difference will reverse in the future and there is sufficient taxable profit available against which the deductible temporary difference can be utilised.

Deferred and income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income tax assets and liabilities relate to taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

- (s) Employee benefits
 - (i) Short-term employee benefits

Wages, salaries, paid annual leave and sick leave, bonuses, and non-monetary benefits that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The liabilities are presented as "trade and other payables" in the statements of financial position.

The Group recognises a liability and an expense for bonuses and profit-sharing, based on a formula that takes into consideration the profit attributable to the Company's shareholders after certain adjustments. The Group recognises a provision where contractually obliged or where there is a past practice that has created a constructive obligation.

(ii) Defined contribution plans

The Group's contributions to defined contribution plans are charged to profit or loss in the period to which they relate. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in the future payments is available.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(t) Provisions

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

Where the Group expects a provision to be reimbursed by another party, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. Provisions are not recognised for future operating losses.

Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small.

Provisions are measured at the present value of management's best estimate of the expenditures expected to be required to settle the obligation using a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the obligation. The increase in the provision due to passage of time is recognised as finance cost.

(u) Contingent assets and contingent liabilities

The Group does not recognise contingent assets and liabilities other than those arising from business combinations, but discloses its existence in the financial statements. A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Group or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in the extremely rare case where there is a liability that cannot be recognised because it cannot be measured reliably. However, contingent liabilities do not include financial guarantee contracts. A contingent asset is a possible asset that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Group. The Group does not recognise contingent assets but discloses its existence where inflows of economic benefits are probable, but not virtually certain.

(v) Revenue from contracts with customers

(i) Sale of goods

The Group engages in the business of trading and distribution of consumer products, building materials and chemical products. The Group also engages in the business of supplying baked cookies and household products to customers on a wholesale and retail basis. Revenue from the sale of goods is recognised when the control of the products has transferred, being when the products are delivered to the customer, the customer has full discretion over the channel and price to sell the products, and there is no unfulfilled obligation that could affect the customer's acceptance of the products. Delivery occurs when the products have been shipped to the specific location, the risks of obsolescence and loss have been transferred to the customer, and either the customer has accepted the products in accordance with the sales contract, the acceptance provisions have lapsed, or the Group has objective evidence that all criteria for acceptance have been satisfied.

Revenue from these sales is recognised based on the price specified in the contract, net of discounts and returns at the time of sale. No element of financing is deemed present as the sales are made with a credit term ranging from 30 to 90 days, which is consistent with market practice.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

- (v) Revenue from contracts with customers (continued)
 - (i) Sale of goods (continued)

A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

(ii) Rendering of services

The Group provides shipping services. Revenue from the rendering of services is recognised when the Group has rendered the services to the customer. As the contract terms of the services provided have a generally short period of delivery (less than one year), revenue is recognised in the period the services are provided. The Group's obligation to render services to a customer for which the Group has received consideration in advance from customer is recognised as "trade and other payables" in the statements of financial position. The Group applied the practical expedient in MFRS 15 and did not disclose information about recognising performance obligations that have original expected duration of one year or less.

- (w) Revenue from other sources
 - (i) Interest income

Interest income is recognised using the effective interest method.

Interest income from financial assets at FVTPL is recognised as part of net gains or net losses on these financial instruments. Interest income on financial assets at amortised cost and financial assets at FVOCI calculated using the effective interest method is recognised in the statements of comprehensive income as part of other operating income.

Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset except for financial assets that subsequently become credit-impaired. For credit-impaired financial assets the effective interest rate is applied to the net carrying amount of the financial asset (after deduction of the loss allowance).

(ii) Dividend income

Dividend income is recognised when the Group's right to receive payment is established. This applies even if they are paid out of pre-acquisition profits. Dividend income is received from financial assets measured at FVTPL and at FVOCI.

Dividend income from financial assets at FVTPL is recognised as part of net gains or net losses on these financial instruments. Dividend incomes from financial assets at FVOCI are recognised as other operating income in profit or loss.

Dividends that clearly represents a recovery of part of the cost of an investment is recognised in OCI if it relates to an investment in equity instruments measured at FVOCI.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(x) Foreign currencies

(i) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (the "functional currency"). The financial statements are presented in Ringgit Malaysia, which is the Company's functional and presentation currency.

(ii) Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions or valuation where items are remeasured. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss. However, exchange differences are deferred in other comprehensive income when they arose from qualifying cash flow or net investment hedges or are attributable to items that form part of the net investment in a foreign operation.

Foreign exchange gains and losses that relate to borrowings and cash and cash equivalents are presented in profit or loss within "finance income or cost". All other foreign exchange gains and losses are presented in profit or loss on a net basis within other operating income or expense.

Changes in the fair value of monetary securities denominated in foreign currency classified as debts instruments classified as at fair value through other comprehensive income are analysed between translation differences resulting from changes in the amortised cost of the security and other changes in the carrying amount of the security. Translation differences related to changes in amortised cost are recognised in profit or loss, and other changes in carrying amount are recognised in other comprehensive income.

Non-monetary items that are measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Translation differences on assets and liabilities carried at fair value are reported as part of the fair value gain or loss. Translation differences on non-monetary financial assets and liabilities such as equities held at fair value through profit or loss are recognised in profit or loss as part of the fair value gain or loss. Translation differences on non-monetary financial assets, such as equities classified as at fair value through other comprehensive income, are included in other comprehensive income.



3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(x) Foreign currencies (continued)

(iii) Group companies

The results and financial position of all the entities within the Group (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each statement of financial position presented are translated at the closing rate at the date of that statements of financial position;
- income and expenses for each statements of comprehensive income are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions); and
- all resulting exchange differences are recognised as a separate component of other comprehensive income.

Goodwill and fair value adjustments arising on the acquisitions of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate. Exchange differences arising are recognised in other comprehensive income.

On consolidation, exchange differences arising from the translation of any net investment in foreign entities, and of borrowings and other financial instruments designated as hedges of such investments, are recognised in other comprehensive income.

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation), all of the exchange differences relating to that foreign operation recognised in other comprehensive income and accumulated in the separate component of equity are reclassified to profit or loss. In the case of a partial disposal that does not result in the Group losing control over a subsidiary that includes a foreign operation, the proportionate share of accumulated exchange differences are re-attributed to non-controlling interests and are not recognised in profit or loss. For all other partial disposals (that is, reductions in the Group's ownership interest in associates that do not result in the Group losing significant influence) the proportionate share of the accumulated exchange differences are re-attributed to not result in the Group losing interests and are not recognised in profit or loss. For all other partial disposals (that is, reductions in the Group's ownership interest in associates that do not result in the Group losing significant influence) the proportionate share of the accumulated exchange difference is reclassified to profit or loss.

(y) Government grant

Grants from the government are recognised at their fair value where there is a reasonable assurance that the grant will be received and the Group will comply with all attached conditions.

Government grants relating to costs are recognised in profit or loss over the periods to match the related costs for which the grants are intended to compensate.

Government grants receivable are recognised as income over the periods necessary to match with the related costs which they are intended to compensate, on a systematic basis. Government grants relating to expenses are recognised as other operating income in profit or loss.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

(z) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker.

The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Group Managing Director that makes strategic decisions.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

Estimates and judgements are continually evaluated by the Directors and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, rarely equal the related actual results. To enhance the information content of the estimates, certain key variables that are anticipated to have a material impact to the Group's results and financial position are tested for sensitivity to changes in the underlying parameters. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next year are explained below.

4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(a) Provision for obsolescence of inventories

Inventories are carried at the lower of cost and net realisable value. This requires the estimation of the eventual selling price of the goods to the customers in the future. A high degree of judgement is applied when estimating the impact on the carrying value of inventories, taking into consideration of factors giving rise to slow moving items, damage stocks and obsolescence. The provision for obsolescence of inventories computed by management is based on percentages applied on the inventories' ageing band and the category of inventories.

These rates require significant judgement. The provision for obsolescence of inventories as at the reporting date is as follows:

		Group
	<u>2020</u>	2019
	RM'000	RM'000
Provision for obsolescence of inventories	13,217	9,405

If the provisioning rates were to differ by 5% from management's estimates, the provision for obsolescence of inventories would be RM215,740 (2019:RM83,280) higher or lower.

(b) Loss allowance for trade receivables

The loss allowance for trade receivables is assessed based on the expected loss rates. Significant judgement and estimates are required in determining the loss rates to be applied to each ageing band of the trade receivables. Details of the key assumptions and inputs used are disclosed in Note 31(iv)(b).

		Group
	2020	2019
	RM'000	RM'000
Accumulated impairment of trade receivables	38,520	39,941



4. CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

(c) Leases

Liabilities and the corresponding ROU assets arising from leases are initially measured at the present value of the lease payments at the commencement date, discounted using the interest rates implicit in the leases, or if that rate cannot be readily determinable, the Group may use the incremental borrowing rate. In this instance, the Group has determined the incremental borrowing rate as the discount rate with reference to the rate of interest that the Group would have to pay to borrow, over similar terms as that of the lease, the funds necessary to obtain an asset of a similar value to the ROU assets.

Lease payments to be made during the lease term will be included in the measurement of a lease liability. The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any period covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has the option, under some of the leases to lease the assets for additional terms. The Group applies judgement in evaluating whether it is reasonably certain to exercise the option to renew. In this regard, the Group considers all relevant factors that create an economic incentive for it to exercise the renewal. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew. The assessment of whether the Group is reasonably certain to exercise the options impacts the lease terms, which significantly affects the amount of lease liabilities and ROU assets recognised.

Extension options are included in all leases of office buildings and warehouses across the Group. The Directors are responsible for managing the leases and accordingly, lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. Extension options are included when the Directors are reasonably certain to exercise an optional extended lease term and therefore, payments associated with the optional period are included within these lease liabilities.



5. SEGMENT REPORTING

The Group operates primarily within Malaysia for its trade and distribution business which is the major contributor to the Group's operations. It comprises trading and distribution of consumer products, building materials, industrial and agricultural chemical products and liquor products. These activities are covered by several companies in Sabah, Sarawak and Peninsular Malaysia which are operating segments, and have been aggregated into the Trading and Distribution segment as they exhibit similar nature of business and methods of distribution of products.

The retail business is shown as a separate reportable segment following the acquisition of Watts Harrisons Sdn. Bhd. in Peninsular Malaysia and Famous Amos Chocolate Chip Cookie Singapore Pte. Ltd. in Singapore. Both entities are principally involved in the retailing of household and consumer goods.

Other than the above, the Group provides engineering, insurance, shipping, travel agency services and rental of property, none of which is of a sufficient size to be reported separately.

The chief operating decision-maker evaluates performance of segments by reviewing revenue, profit before tax and monthly internal management reports in order to allocate resources to segments.

Intersegment revenue comprises dividend income, rental received from the letting out of properties and management services rendered to other business segments within the Group.

Segment results represent segment revenue less segment expenses. Unallocated costs represent interest income and finance cost.

Segment assets consist primarily of property, plant and equipment, inventories, operating receivables, short term and other investments and cash and bank balances. Segment liabilities comprise mainly of payables and other operating liabilities. Unallocated assets consist of tax assets and deferred tax assets. Unallocated liabilities consist of tax liabilities and deferred tax liabilities.

Capital expenditure comprises additions to property, plant and equipment.

5. SEGMENT REPORTING (CONTINUED)

<u>c</u>	Trade And <u>distribution</u> RM'000	<u>Retail</u> RM'000	Shipping and <u>others</u> RM'000	<u>Group</u> RM'000
<u>2020</u>				
<u>Revenue</u> Total segment revenue Inter segment revenue	1,762,352 (161)	38,356 (812)	31,572 (20,355)	1,832,280 (21,328)
External revenue	1,762,191	37,544	11,217	1,810,952
<u>Results</u> Segment results (external) Interest income	40,477	7,794	2,374	50,645 1,380
Finance costs				(7,155)
Profit from ordinary activities before tax Taxation	¢			44,870 (12,433)
Profit from ordinary activities after tax				32,437
<u>Capital employed</u> Segment assets Unallocated assets Total assets	655,328	36,737	61,060	753,125 8,710 761,835
Segment liabilities Unallocated liabilities	390,830	18,652	1,026	410,508 6,210
Total liabilities				416,718
<u>Other information</u> Capital expenditure incurred during the financial year Additions in right-of-use assets Depreciation of property, plant and	4,133 7,917	692 1,302	62 -	4,887 9,219
Equipment	4,796	653	427	5,876
Depreciation of right-of-use assets Depreciation of investment properties	9,054 34	6,248 -	230	15,532 34
(Reversal of)/Allowance for loss allowa for trade and other receivables Provision for obsolescence of	nce (1,367)	(89)	35	(1,421)
inventories	4,333	(521)	-	3,812
Inventories written off	2,375 	-	-	2,375

5. SEGMENT REPORTING (CONTINUED)

	Trade And <u>distribution</u> RM'000	<u>Retail</u> RM'000		<u>Group</u> RM'000
<u>2019</u>				
<u>Revenue</u> Total segment revenue Inter segment revenue External revenue	1,717,888 (280) 1,717,608	34,145 (562 33,583	(21,116)	1,785,695 (21,958) 1,763,737
<u>Results</u> Segment results (external)	40,837	429	1,773	43,039
Interest income Finance costs				1,515 (9,847)
Profit from ordinary activities before tax Taxation				34,707 (7,432)
Profit from ordinary activities after tax				27,275
<u>Capital employed</u> Segment assets Unallocated assets Total assets	708,179	31,443	57,965	797,587 9,520 807,107
Segment liabilities Unallocated liabilities	454,192	20,469	2,464	477,125 3,435
Total liabilities				480,560
Other information Capital expenditure incurred during the financial year Additions in right-of-use assets Depreciation of property, plant and	6,514 6,110	773 6,401		8,143 12,511
equipment Depreciation of right-of-use assets Depreciation of investment properties Allowance for/(Reversal of) loss allowar	4,173 9,109 36	749 7,813 -		5,570 17,076 36
for trade and other receivables Provision for obsolescence of	1,655	86	(1,004)	737
inventories written off	70 4,425	521 - 	-	591 4,425

5. SEGMENT REPORTING (CONTINUED)

<u>2020</u>	Trade And <u>distribution</u> RM'000	<u>Retail</u> RM'000	Shipping and <u>others</u> RM'000	<u>Group</u> RM'000
Analysis of external revenue by category - Consumer products - Building materials - Chemical products - Commission, handling fees	1,483,612 237,496 41,082	37,544 - -	- - -	1,521,156 237,496 41,082
and others	- 1,762,190	 37,544	11,218 11,218 	11,218 1,810,952
<u>Analysis of external revenue by</u> <u>geographical market</u> - Sabah - Sarawak - Peninsular Malaysia - Singapore	983,815 517,425 260,950 - 1,762,190	6,894 30,650 37,544	8,700 840 1,678 - 11,218	992,515 518,265 269,522 30,650 1,810,952
<u>2019</u>				
Analysis of external revenue by category - Consumer products - Building materials - Chemical products - Commission, handling fees and others	1,465,825 209,390 42,393 - 1,717,608	33,583 - - - 33,583	- - 12,546 12,546	1,499,408 209,390 42,393 12,546 1,763,737
<u>Analysis of external revenue by</u> <u>geographical market</u> - Sabah - Sarawak - Peninsular Malaysia - Singapore	983,270 489,677 244,661 - 1,717,608	7,227 26,356 33,583	9,599 1,129 1,818 - 12,546	992,869 490,806 253,706 26,356 1,763,737

6. REVENUE

6. REVENUE	<u>2020</u> RM'000	<u>2019</u> RM'000
Group		
Revenue from contract with customers	1,810,952	1,763,737
Disaggregation of the Company's revenue from contracts with customers:		
Sale of goods	1,799,734	1,751,191
Shipping services	9,734	10,728
Others	1,484	1,818
	1,810,952	1,763,737
Timing of revenue recognition		
- at a point in time	1,801,218	1,753,009
- at over time	9,734	10,728
	1,810,952	1,763,737
<u>Company</u>		
Revenue from other source	17,141	17,050
Dividends from subsidiaries	15,900	15,900
Dividends from third parties	1,241	1,150
	17,141	17,050

7. FINANCE COSTS

		Group		Company
	<u>2020</u>	2019	<u>2020</u>	2019
	RM'000	RM'000	RM'000	RM'000
Interest expense:				
 bank overdrafts 	85	138	-	-
 bankers' acceptances 	3,804	5,936	-	-
 revolving credit 	361	676	-	-
- lease liabilities	2,905	3,097	2	4
	7,155	9,847	2	4
	2,905	3,097	_	

8. PROFIT BEFORE TAXATION

The following items have been charged/(credited) in arriving at profit before taxation:

		Group		Company
	<u>2020</u>	2019	<u>2020</u>	2019
	RM'000	RM'000	RM'000	RM'000
Auditors' remuneration:				
- statutory audit fees	723	723	180	180
- audit related fees	123	42	100	10
Cost of inventories recognised as expense	1,613	1,575	_	10
(Reversal of)/Allowance for loss allowance:	1,015	1,575	_	-
- trade and other receivables	(1,421)	737	-	-
- amount due from subsidiaries	-	-	-	1,289
- amount due from an associate	229	119	-	, -
Provision for obsolescence of inventories	3,812	591	-	-
Inventories written off	2,375	4,425	-	-
Property, plant and equipment:				
- depreciation	5,876	5,570	383	609
- loss/(gain) on disposal	71	(109)	-	(95)
- written off	107	448	-	-
Depreciation of investment properties	34	36	-	-
Depreciation of right-of-use assets	15,532	17,076	38	38
Gain on disposal of		·		
financial assets at FVTPL	(3)	-	(3)	-
Fair value gain on				
financial assets at FVTPL	(1,390)	(790)	(1,392)	(785)
Unrealised foreign exchange gain	(344)	(387)	-	(86)
Dividends from third parties	(1,335)	(1,212)	(1,241)	(1,150)
Dividends from subsidiaries	-	-	(15,900)	(15,900)
Interest income:				
 amount due from subsidiaries 	-	-	(657)	(378)
- external	(1,123)	(1,265)	(42)	(89)
 amounts due from an associate 	(257)	(250)	-	-
Management fees receivable from an associate	(12)	(12)	-	-
Management fee payable to a subsidiary	-	-	1,057	1,255
Outward transportation charges	5,945	12,778	-	-
Rental income on land and buildings	(816)	(1,163)	-	-
Staff costs:				
 salaries, wages, bonus, commissions 				
and allowances*	74,323	72,431	493	707
 defined contribution plan 	10,769	10,156	-	40
- others	1,144	806	-	-
Wage subsidy	(2,576)	-	-	-
Rental and property tax rebates	(1,917)	-	-	-
Short term and low value lease expenses	58	47	-	-
Travelling expenses	2,896	4,391	11	21

* includes Directors' remuneration. The Directors' remuneration is disclosed in Note 9.

9. DIRECTORS' REMUNERATION

The aggregate amount of emoluments receivable by Directors during the financial year is as follows:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Fees and allowances Salaries and other emoluments Defined contribution plan	455 1,075 162	440 2,002 325	452 - -	440 310 46
	1,692	2,767	452	796
Estimated monetary value of benefits-in-kind	17	81	-	23
10. TAXATION		Group		Company
	<u>2020</u> RM'000	<u>2019</u> RM'000	<u>2020</u> RM'000	<u>2019</u> RM'000
The tax charge for the financial year comprise:				
Current tax: - Malaysian tax - Deferred tax (Note 16)	13,261 (828)	9,837 (2,405)	452 (331)	144 -
	12,433	7,432	121	144
Current tax: - Current financial year - Under/(Over) accrual in prior years	11,978 1,283	9,874 (37)	409 43	88 56
	13,261	9,837	452	144
Deferred tax: - Origination and reversal of temporary differences	(828)	(2,405)	(331)	-
	12,433	7,432	121	144

10. TAXATION (CONTINUED)

The explanation of the relationship between taxation and profit before taxation is as follows:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Numerical reconciliation between tax expense and the product of accounting profit multiplied by the Malaysian tax rate				
Profit before taxation	44,870	34,707	16,853	13,802
Tax calculated at the Malaysian tax rate of 24% (2019: 24%)	10,769	8,330	4,045	3,312
Tax effects of - Expenses not deductible for tax purposes - Income not subject to tax - Different tax rate in other countries - Recognition of deferred tax assets	1,539 (618) (555)	1,688 (796) (93)	451 (4,448)	1,097 (4,321) -
not previously recognised - Deferred tax assets not recognised	- 179	(1,894) -	-	-
 Under/(Over) accrual of income tax in prior years 	1,283	(37)	43	56
 Origination and reversal of temporary differences not recognised in prior years 	(164)	234	30	-
Taxation	12,433	7,432	121	144

The amount of unused tax losses and deductible temporary differences for which no deferred tax asset is recognised in the statements of financial position is as follows:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000
Deductible temporary differences (no expiry date) Unused tax losses (expiring in Year 2025)	778 2,707	878 1,858
	3,485	2,736
Deferred tax assets not recognised at 24%	836	657

11. EARNINGS PER SHARE

Earnings per share of the Group is calculated by dividing the profit for the financial year by the weighted average number of ordinary shares in issue during the financial year, excluding ordinary shares repurchased by the Company and held as treasury shares.

		Group
	<u>2020</u>	<u>2019</u>
Profit for the financial year attributable to		
owners of the Company (RM'000) Number of ordinary shares in issue ('000)	29,485 68.476	26,841 68,476
Basic and diluted earnings per share (sen)	43.06	39.20

12. DIVIDENDS

Dividends recognised as distribution to the shareholders by the Company are as follows:

	<u>2020</u> RM'000	<u>2019</u> RM'000
In respect of the financial year ended 31 December 2019 declared and paid in the financial year ended 31 December 2020:		
Final single tier dividend of RM0.20 per ordinary shares paid on 4 September 2020	13,695	-
In respect of the financial year ended 31 December 2018 declared and paid in the financial year ended 31 December 2019:		
Final single tier dividend of RM0.20 per ordinary shares paid on 12 July 2019	-	13,695
	13,695	13,695

For the financial year ended 31 December 2020, the Directors have recommended the payment of a final single tier dividend of RM0.20 per ordinary share amounting to RM13.7 million, subject to the approval of the members at the forthcoming Annual General Meeting of the Company.



13. PROPERTY, PLANT AND EQUIPMENT

<u>Group</u> Cost	Freehold <u>land</u> RM'000	<u>Buildings</u> RM'000	Motor <u>vehicles</u> RM'000	Furniture, fittings and <u>equipment</u> RM'000	Construction work-in <u>progress</u> RM'000	<u>Total</u> RM'000
As at 1 January 2020	328	22,253	19,247	53,562	2,277	97,667
Additions	-	-	1,402	3,485	-	4,887
Disposals	-	-	(942)	(362)	-	(1,304)
Write-off	-	-	(38)	(2,358)	-	(2,396)
Reclassification	-	2,277	-	-	(2,277)	-
As at 31 December 2020	328	24,530	19,669	54,327		98,854
Accumulated depreciation						
As at 1 January 2020	-	(8,574)	(13,194)	(35,579)	-	(57,347)
Charge for the financial year	-	(392)	(1,299)	(4,185)	-	(5,876)
Disposals	-	-	706	353	-	1,059
Write-off	-	-	1	2,288	-	2,289
As at 31 December 2020	-	(8,966)	(13,786)	(37,123)	-	(59,875)
<u>Accumulated impairment</u> As at 1 January 2020/						
31 December 2020	-	(2,793)	-		-	(2,793)
Net book value						
As at 31 December 2020	328	12,771	5,883 	17,204	-	36,186



13. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

	Freehold land	Buildings	Motor vehicles	Furniture, fittings and equipment	Construction work-in progress	Total
<u>Group</u>	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
<u>Cost</u> As at 1 January 2019	328	22,401	19,216	52,262	-	94,207
Additions	-	54	1,736	4,076	2,277	8,143
Disposals	-	-	(1,084)	(182)	-	(1,266)
Write-off	-	(202)	(621)	(2,594)	-	(3,417)
As at 31 December 2019	328	22,253	19,247	53,562	2,277	97,667
Accumulated depreciation						
As at 1 January 2019	-	(8,091)	(13,519)	(34,329)	-	(55,939)
Charge for the financial year Disposals	-	(483)	(1,272) 1,015	(3,815) 178	-	(5,570) 1,193
Write-off	-	-	582	2,387	-	2,969
As at 31 December 2019		(8,574)	(13,194)	(35,579)		(57,347)
Accumulated impairment As at 1 January 2019/						
31 December 2019	-	(2,793)		-	-	(2,793)
Net book value						
As at 31 December 2019	328	10,886 	6,053 	17,983 	2,277	37,527



13. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

	Motor <u>vehicles</u> RM'000	vehicles equipment		Motor fittings and	
<u>Company</u>					
Cost					
As at 1 January 2020 Additions	1,066 -	1,990 42	3,056 42		
As at 31 December 2020	1,066	2,032	3,098		
Accumulated depreciation					
As at 1 January 2020 Charge for the financial year	(548) (207)	(1,455) (176)	(2,003) (383)		
As at 31 December 2020	(755)	(1,631)	(2,386)		
Net book value					
As at 31 December 2020	311	401	712		
Cost					
As at 1 January 2019 Additions Disposal	1,097 329 (360)	1,472 518 -	2,569 847 (360)		
As at 31 December 2019	1,066	1,990	3,056		
Accumulated depreciation					
As at 1 January 2019 Charge for the financial year Disposal	(707) (193) 352	(1,039) (416) -	(1,746) (609) 352		
As at 31 December 2019	(548)	(1,455)	(2,003)		
Net book value					
As at 31 December 2019	518 	535	1,053		

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NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

14. RIGHT-OF-USE ASSETS

The Group leases various office buildings and warehouses. Lease contracts are typically made for fixed periods of 2 to 10 years but may have extension options. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions.

The lease agreements do not impose any covenants but the leased assets may not be used as security for borrowing purposes.

(i) <u>Amount recognised in the statements of financial position</u>

The statements of financial position shows the following amounts relating to leases:

<u>Group</u>	Leasehold <u>land*</u> RM'000	Office buildings, and ware- <u>houses</u> RM'000	<u>Total</u> RM'000
<u>Cost</u> As at 1 January 2020 Additions Modification Derecognised	15,895 - - -	81,915 6,714 1,689 (3,645)	97,810 6,714 1,689 (3,645)
As at 31 December 2020	15,895	86,673	102,568
<u>Accumulated depreciation</u> As at 1 January 2020 Charge for the financial year Modification Derecognised	(2,751) (107) - -	(17,013) (15,425) 816 3,645	(19,764) (15,532) 816 3,645
As at 31 December 2020	(2,858)	(27,977)	(30,835)
<u>Net book value</u> As at 31 December 2020	13,037	58,696	71,733

14. RIGHT-OF-USE ASSETS (CONTINUED)

(i) <u>Amount recognised in the statements of financial position</u> (continued)

The statements of financial position shows the following amounts relating to leases: (continued)

<u>Group</u>	Office buildings, Leasehold <u>land*</u> RM'000	and ware- <u>houses</u> RM'000	<u>Total</u> RM'000
<u>Cost</u> As at 1 January 2019 Additions (inclusive of provision for	15,895	69,404	85,299
reinstatement costs of RM91,000)	-	12,511	12,511
As at 31 December 2019	15,895	81,915	97,810
Accumulated depreciation	(0.000)		(0.000)
As at 1 January 2019 Charge for the financial year	(2,688) (63)	- (17,013)	(2,688) (17,076)
As at 31 December 2019	(2,751)	(17,013)	(19,764)
<u>Net book value</u> As at 31 December 2019	13,144	64,902	78,046
	======	======	

* Leasehold land relates to the lease of land with unexpired lease period ranging from 15 to 900 years for the Group's office buildings located in the state of Selangor, Johor and Sabah. The lease had expiring date ranging from 2035 to 2920 and the Company does not have an option to purchase the leased land at the expiry of the lease period. Leasehold land is amortised over the lease term ranging from 79 to 999 years.



14. RIGHT-OF-USE ASSETS (CONTINUED)

(i) <u>Amount recognised in the statements of financial position (continued)</u>

The statements of financial position shows the following amounts relating to leases: (continued)

	Office Buildings and ware- <u>houses</u> RM'000
Company	
<u>Cost</u> As at 1 January 2020	86
Accumulated depreciation As at 1 January 2020 Charge for the financial year	(38) (38)
As at 31 December 2020	(76)
<u>Net book value</u> As at 31 December 2020	10
	Office Buildings and ware- <u>houses</u> RM'000
Company	
<u>Cost</u> As at 1 January 2019	86
<u>Accumulated depreciation</u> As at 1 January 2019 Charge for the financial year	- (38)
As at 31 December 2019	(38)
<u>Net book value</u> As at 31 December 2019	48

14. RIGHT-OF-USE ASSETS (CONTINUED)

(ii) Amounts recognised in the statements of comprehensive income

The statements of comprehensive income show the following amounts relating to leases:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Interest expenses on lease liabilities Depreciation of right of use of assets Expense relating to lease of low-value assets (included in	2,906 15,532	3,097 17,076	2 38	4 38
administrative expenses)	58	47		-
	18,496 	20,220	40	42
Total cash outflow for leases (including low value assets)	17,450	19,017	42	41

15. INVESTMENT PROPERTIES

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000
Cost		RIVI 000
As at 1 January/31 December	2,771	2,771
Accumulated depreciation		
As at 1 January Charge for the financial year	(995) (34)	(959) (36)
As at 31 December	(1,029)	(995)
Net book value	1,742	1,776

The fair values of investment properties for the Group as at 31 December 2020 were estimated at RM12,870,000 (2019: RM13,670,000) based on the Director's valuations which are derived using the market approach by way of comparison method of valuation. This method of valuation entails comparing recent ask price of other similar properties in the vicinity whilst making due allowances to factors such as location and size. The fair values are categorised as Level 3 in the fair value hierarchy as the valuations were based on observable valuation inputs, which were then adjusted to take into consideration the age and condition of the buildings.

The aggregate lease income arising from investment properties of the Group that generated lease income which was recognised during the financial year amounted to RM816,000 (2019: RM1,163,000).

The Group leases out its investment properties. The Group classified these leases as operating lease, because they do not transfer substantially all of the risks and rewards incidental to the ownership of the assets. The following table sets out the maturity analysis of lease payments, showing the undiscounted lease payments to be received after the reporting date:

		Group
	2020	2019
	RM'000	RM'000
Within 1 year	556	699
Between 1 to 2 years	578	23
Total undiscounted lease payments	1,134	722


16. DEFERRED TAXATION

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when the deferred taxes relate to the same tax authority.

The following amounts, determined after appropriate offsetting, are shown in the statements of financial position:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Deferred tax after offsetting to be recovered after more than 12 months: - Deferred tax assets	8,315	7,567	381	50
- Deferred tax liabilities	(2,403)	(2,483)		
At 31 December	5,912	5,084	381	50
		4.040		
At 1 January, as previously stated Adjustment due to completion of the PPA	5,084	4,019	50	50
exercise (Note 19)		(1,340)		
At 1 January, as restated (Charged)/Credited to profit or loss (Note 10):	5,084	2,679	50	50
 property, plant and equipment 	(1,419)	(56)	2	-
 loss allowance for trade receivables 	149	129	-	-
- inventories	903	286	-	-
- accruals	1,502	(704)	13	-
- right-of-use assets	4,666	(15,576)	(2)	-
- lease liabilities	(4,817)	16,512	2	-
- unutilised tax losses	(1,308)	1,814	316	-
- intangible asset	1,152	-	-	-
	828	2,405	331	-
At 31 December	5,912 	5,084	381 	50

16. DEFERRED TAXATION (CONTINUED)

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Deferred tax assets (before offsetting) - loss allowance for trade receivables - inventories - accruals - lease liabilities - unutilised tax losses	4,283 3,220 4,326 11,695 506	4,134 2,317 2,824 16,512 1,814	- 121 2 316	- - 108 - -
Offsetting	24,030 (15,715)	27,601 (20,034)	439 (58)	108 (58)
Deferred tax assets (after offsetting)	8,315	7,567	381	50
Deferred tax liabilities (before offsetting) - property, plant and equipment - intangible asset - right-of-use assets	(7,020) (188) (10,910)	(5,601) (1,340) (15,576)	56 - 2	58 - -
Offsetting	(18,118) 15,715	(22,517) 20,034	58 (58)	58 (58)
Deferred tax liabilities (after offsetting)	(2,403)	(2,483)		

17. FINANCIAL ASSETS AT FVOCI

Financial assets at FVOCI include the following:

		Group		<u>Company</u>
	2020	2019	<u>2020</u>	2019
	RM'000	RM'000	RM'000	RM'000
Quoted:				
 Equity securities – Malaysia 	249	232	-	-
- Equity securities – Singapore	2,082	2,215	2,082	2,215
	2,331	2,447	2,082	2,215

17. FINANCIAL ASSETS AT FVOCI (CONTINUED)

Financial assets at FVOCI are denominated in the following currencies:

		Group		Company
	<u>2020</u>	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Ringgit Malaysia	249	232	-	-
Singapore Dollar	2,082	2,215	2,082	2,215
	2,331	2,447	2,082	2,215

18. FINANCIAL ASSETS AT FVTPL

Financial assets at FVTPL include the following:

		Group		<u>Company</u>
	<u>2020</u>	2019	<u>2020</u>	2019
	RM'000	RM'000	RM'000	RM'000
Quoted:				
- Unit trust funds – Malaysia	40,501	25,444	29,006	24,997

Financial assets at FVTPL are denominated in the following currencies:

		Group	Company		
	<u>2020</u>	<u>2019</u>	<u>2020</u>	2019	
	RM'000	RM'000	RM'000	RM'000	
Ringgit Malaysia	40,501	25,444	29,006	24,997	

19. SUBSIDIARIES

		Company
	2020	2019
	RM'000	RM'000
Unquoted shares at cost	65,581	65,581
Less: Allowance for impairment loss	(7,984)	(7,984)
	57,597	57,597

The Group's effective equity interest in the subsidiaries are as follows:

Name of companies	Effective equity i 2020 %	<u>nterest</u> <u>2019</u> %	Principal activities
<u>Held directly by Harrisons</u> <u>Holdings (Malaysia) Berhad</u>			
Harrisons Peninsular Sdn. Bhd.	100	100	Marketing, sales and distribution of building materials, industrial and agricultural chemical products liquor products and the operation of shipping and insurance agencies
Harrisons Sabah Sdn. Bhd.	100	100	Marketing, sales and distribution of consumer, engineering, building and agricultural chemical products, operation of shipping and investment holding
Harrisons Sarawak Sdn. Bhd.	100	100	Marketing, sales and distribution of consumer, engineering, building and agricultural chemical products, operation of shipping and investment holding
Harrisons Marketing & Services Sdn. Bhd. $ \alpha$	100	100	Trading of consumer products

19. SUBSIDIARIES (CONTINUED)

Name of companies	Effective equity 2020 %	<u>r interest</u> 2019 %	Principal activities
Incorporated in Malaysia	70	70	
<u>Subsidiaries of Harrisons</u> Peninsular Sdn. Bhd.			
J. Whyte (Malaysia) Sdn. Bhd.	100	100	Letting of property and related services
Harrisons Chemicals Sdn. Bhd.	100	100	Dormant
Weedone Products (Malaya) Sdn. Bhd. #	100	100	Dormant
Marca Privada Sdn. Bhd. #	100	100	Procurement and marketing of consumer goods
Harrisons Corporate Services Sdn. Bhd. #	100	100	Provision of management services
Watts Harrisons Sdn. Bhd. #	100	100	Retailing of household and consumer goods
Incorporated in Singapore			
Famous Foods Company Pte. Ltd. #	ŧ 68	68	Investment holding
The Famous Amos Chocolate Chip Cookie Singapore Pte. Ltd. #	54	54	Manufacturing and retailing of consumer goods
<u>Subsidiaries of Harrisons</u> Sabah Sdn. Bhd.			
Harrisons Travel Sdn. Bhd. +	100	100	Travel agent
Harcros (Sabah) Sdn. Bhd.	100	100	Dormant

Not audited by PricewaterhouseCoopers PLT, Malaysia.

+ Harrisons Sabah Sdn. Bhd. holds an effective equity interest of 73% in Harrisons Travel Sdn. Bhd. The remaining 27% is held by Harrisons Peninsular Sdn. Bhd. Therefore, the Group holds an effective equity interest of 100%.

α The Company holds an effective equity interest of 74% in Harrisons Marketing & Services Sdn. Bhd. The remaining 26% is held by Harrisons Peninsular Sdn. Bhd. Therefore, the Group holds an effective equity interest of 100%.



19. SUBSIDIARIES (CONTINUED)

(a) In April 2018, HPSB paid a cash contribution of RM9,628,576 to subscribe for 3,209,599 ordinary shares in Famous Foods Company Pte. Ltd. ("Famous Foods"), representing 68% equity interest this newly incorporated entity.

Subsequently on 27 September 2018, Famous Foods acquired 80% equity interest in Famous Amos Chocolate Chip Cookie Singapore Pte. Ltd. ("Famous Amos") for a total consideration of SGD4,560,000.

The management used its best estimates and assumptions as part of the purchase price allocation ("PPA") process to value the assets acquired and liabilities assumed, and the consideration transferred at the acquisition date. The purchase price allocation and considerations for acquisitions may be provisional within the measurement period of up to 12 months after the acquisition date and is subject to refinement as more detailed analysis are completed and additional information about the fair values of the considerations becomes available.

(b) In the previous financial year, the Company completed its PPA exercise within the stipulated timeframe, resulting in adjustments to certain assets acquired and liabilities assumed previously recognised in the financial statements of the Group. Details of the purchase consideration, the revised net assets acquired and goodwill are as follows:

		At date of	acquisition
	<u>2018</u>	<u>Adjustments</u>	2018
	RM'000	RM'000	RM'000
			Restated
Fair value of identifiable net assets acquired			
Property, plant and equipment	7,271	-	7,271
Intangible asset*	-	7,882	7,882
Inventories	2,040	-	2,040
Trade and other receivables	1,659	-	1,659
Bank balances	4,926	-	4,926
Deferred tax liabilities	(270)	(1,340)	(1,610)
Trade and other payables	(4,359)	-	(4,359)
Tax payable	(229)	-	(229)
Net identifiable assets acquired	11,038	6,542	17,580
Less: Non-controlling interest ("NCI")	(4,968)	(2,983)	(7,951)
Add: Goodwill	3,559	(3,559)	-
Purchase consideration in cash	9,629	-	9,629

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NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

19. SUBSIDIARIES (CONTINUED)

* The intangible asset represents franchise rights of Famous Amos with indefinite useful life. In assessing for impairment, Famous Amos is regarded as a separate cash-generating-unit (CGU). Accordingly, the franchise rights have been allocated to this CGU.

The Directors have assessed the recoverable amount based on the value-in-use (VIU) calculation, which uses cash flow projections based on financial budgets approved by Board of Directors covering a five-year period. Cash flows beyond the five-year period are extrapolated using an estimated growth rate.

The following are the key assumptions used in determining the recoverable amount of these nonfinancial assets under three scenarios: best, medium and worst case scenarios:

- (a) Weightage of 70%, 20% and 10% applied to the best, medium and worst case scenarios;
- (b) For best case scenario, revenue is expected to decrease by 4% in FY2021 and increase 5% from FY2022 to FY2025, benchmarked against historical growth rate. For medium case scenario, revenue in FY2021 is expected to remain constant to FY2020 actual results with subsequent increase of 1% from FY2022 to FY2025. For worst case scenarios, revenue in expected to decrease by 5% in FY2021 and have 0% increase from FY2022 to FY2025;
- (c) Annual capital expenditure based on historical experience of management and the planned refurbishment expenditure. No incremental revenue or cost savings are assumed in the value-in-use model as a result of this expenditure;
- (d) The growth rate used to extrapolate the cash flows beyond the budget period is 0% (2019: 0%); and
- (e) Pre-tax discount rate of 6.18% (2019: 4.39%) is applied across all scenarios, benchmarked against local peers at the date of assessment.

Based on the impairment assessment, no impairment loss has been identified for the intangible asset. Based on sensitivity analysis performed, reasonable change in the key assumptions by an adjustment of 0.5% to the pre-tax discount rate and a 5% decrease in the projected revenue will not result in any impairment loss.



20. INVESTMENT IN ASSOCIATE

The Group has not recognised its share of loss after tax of an associate for the financial year of RM19,000 (2019: Profit after tax of RM8,000) as the share of accumulated losses of the associate of RM873,000 has exceeded the carrying amount of the investment. The cost of the investment was RM24,500 and has been fully written down.

The Group's unrecognised cumulative share of losses of the associate based on unaudited results of the associate is RM873,000 (2019: RM854,000).

The Group's effective equity interest in the associate is as follows:

	Effective equity i	nterest	
Name of company	2020	<u>2019</u>	Principal activities
	%	%	
Associate of Harrisons			
<u>Peninsular Sdn. Bhd.</u>			
Harrisons Logistics Sdn. Bhd. #	30	30	Marketing, sales, warehousing and distribution of agrochemical products and building materials and forwarding agent

Not audited by PricewaterhouseCoopers PLT, Malaysia. The above associate is incorporated in Malaysia.

21. INVENTORIES

		Group
	<u>2020</u>	2019
	RM'000	RM'000
Finished goods	163,156	210,135
Raw materials	2,003	2,091
	165,159	212,226

The carrying amount of inventories is RM165.2 million (2019: RM212.2 million) after deducting provision for obsolescence of inventories amounting to RM13.2 million (2019: RM9.4 million).

The cost of inventories recognised as an expense during the financial year amounted to RM1,637.1 million (2019: RM1,596.8 million).

22. TRADE AND OTHER RECEIVABLES

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Trade receivables Less: Loss allowance	332,104 (38,520)	366,340 (39,941)	:	-
Trade receivables - net	293,584	326,399		
Amounts due from subsidiaries Less: Loss allowance	-	-	10,039 (1,289)	10,756 (1,289)
Amount due from subsidiaries - net		-	8,750	9,467
Deposits Prepayments Other receivables	6,124 659 1,525	8,920 755 3,579	52 197 1	52 197 1
	8,308	13,254	250	250
	301,892	339,653	9,000	9,717

Trade receivables are non-interest bearing and are generally on 30 to 90 days (2019: 30 to 90 days) credit terms. They are recognised at their original invoice amounts which represent their fair values on initial recognition.

The trade receivable balances are denominated in Ringgit Malaysia.

Included in trade receivable is amount due from an associate of RM3,227,000 (2019: RM3,117,000) which has been fully impaired. This amount represents balances arising from trade transactions and advances which are unsecured and have no fixed term of repayment.

The amounts due from subsidiaries represent expenses paid on behalf of the subsidiaries. These balances are unsecured, repayable on demand and bear interest at a rate of 7.1% (2019: 7.1%) per annum. An impairment loss of RM1,289,000 in respect of the impaired outstanding balances had been recognised in the previous financial year.

22. TRADE AND OTHER RECEIVABLES (CONTINUED)

Reconciliation of loss allowance

The movement of loss allowance is as follows:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000
At 1 January	39,941	39,204
(Reversal of)/Allowance for loss allowance recognised in profit or loss during the year	(1,421)	737
At 31 December	38,520	39,941

23. DEPOSITS, CASH AND BANK BALANCES

	Group		<u>Company</u>
<u>2020</u>	2019	<u>2020</u>	2019
RM'000	RM'000	RM'000	RM'000
10,601	17,075		-
115,098	75,511	18,363	18,532
125,699	92,586	18,363	18,532
-	(234)	-	-
125,699	92,352	18,363	18,532
	RM'000 10,601 115,098 125,699 -	2020 RM'000 2019 RM'000 10,601 17,075 115,098 75,511 125,699 92,586 - (234)	2020 RM'000 2019 RM'000 2020 RM'000 10,601 17,075 115,098 75,511 125,699 92,586 - (234)

The effective interest rate of fixed deposits with licensed banks during the financial year is 1.68% (2019: 2.65%) per annum. The maturity period of these deposits is 3 months (2019: 3 months). Bank balances are deposits held at call with bank

The currency exposure profile of deposits, cash and bank balances are disclosed in Note 31(i) to the financial statements.

24. TRADE AND OTHER PAYABLES

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Current liabilities:				
Trade payables	175,418	221,851	-	-
Other payables	2,283	1,940	-	-
Accruals	21,213	19,242	830	1,009
Provision for reinstatement costs	618	618	1	[′] 1
Refundable deposits	16,576	12,893	-	-
	216,108	256,544	831	1,010

Credit terms of trade payables granted to the Group and the Company range from 5 days to 90 days (2019: 5 days to 90 days).

25. BORROWINGS

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000
Bank overdrafts (Note 23) Bankers' acceptances Revolving credit	- 122,814 8,220	234 148,327 3,220
	131,034	151,781

The unsecured bank overdrafts and short-term bankers' acceptances have an average maturity period of on call to one month (2019: on call to one month). The revolving credit has a maturity period of 60 days (2019: 60 days).

The average interest rates per annum of borrowings that were effective as at the reporting date are as follows:

		Group
	2020	2019
	%	%
Bank overdrafts	-	8.39
Bankers' acceptances	3.08	4.16
Revolving credit	3.55	5.33

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NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020 (CONTINUED)

26. LEASE LIABILITIES

Lease liabilities are presented in the statements of financial position as follows:

	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
Current liabilities	14,324	13,302	10	40
Non-current liabilities - due within 2 to 5 years - due more than 5 years	30,144 18,898	35,578 19,920		10
	49,042	55,498		10
Total lease liabilities	63,366	68,800	10	50

The movement of lease liabilities is as follows:

		Group		<u>Company</u>
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
At 1 January 2020	68,800	72,253	50	87
Addition during the year	9,053	12,420	-	-
Interest charged during the year (Note 7)	2,905	3,097	2	4
Repayment of lease liabilities	(15,475)	(18,970)	(42)	(41)
Effects of rent concession and property tax rebate received during the financial year	(1,917)			
At 31 December 2020	63,366	68,800	10 	50

27. SHARE CAPITAL

	Group and Company	
	2020 20	
	RM'000	RM'000
Issued and fully paid ordinary shares:		
At beginning/end of the financial year	68,523	68,523

Treasury shares

The cumulative number of shares repurchased as at the reporting date is 13,000 at a total consideration of RM17,936. The average price paid for the shares repurchased is approximately RM1.38 per share. The repurchase transactions were financed by internally generated funds. The shares repurchased are being held as treasury shares in accordance with the provision Section 127 of the Companies Act 2016. As treasury shares, the rights attached as to voting, dividends and participation in other distributions are suspended. None of the treasury shares repurchased have been sold as at 31 December 2020.

As at 31 December 2020, the number of outstanding shares in issue after setting off treasury shares of 13,000 (2019: 13,000) against equity is 68,476,200 (2019: 68,476,200).

28. COMMITMENTS

(a) Capital commitments

The Group has approved but not contracted for capital expenditure in respect of property, plant and equipment for a sum of RM4,718,000 (2019: RM4,426,000).

(b) Non-cancellable operating leases

The Group leases various office buildings and warehouses under non-cancellable operating lease agreements. The lease terms range between 2 and 10 years, and majority of lease agreements are renewable at the end of the lease period at market rate.

From 1 January 2019, the Group has recognised right-of-use assets for these assets, except for short-term and low-value leases, Note 14 and Note 26 for further information.

Commitments for minimum lease payments in relation to non-cancellable operating leases are payable as follows:

		Group
	<u>2020</u>	<u>2019</u>
	RM'000	RM'000
Within one year	54	60
Within one year Later than one year and not later than five years	54 75	93
Later than one year and not later than live years		93
	129	153

29. SIGNIFICANT RELATED PARTY DISCLOSURES

In addition to related party disclosures mentioned elsewhere in the financial statements, set out below are other significant related party transactions.

(a) Management services rendered by a subsidiary

		Company
	2020	<u>2019</u>
	RM'000	RM'000
Harrisons Corporate Services Sdn. Bhd.	1,057	1,255

(b) Companies in which certain Directors of the Company and/or close members of the family have substantial financial interest:

	-	<u>2020</u> RM'000	<u>Group</u> <u>2019</u> RM'000	<u>2020</u> RM'000	<u>Company</u> <u>2019</u> RM'000
(i)	Rental of office space from Sinar Nusantara Sdn. Bhd. #	186	186	41	41
(ii)	Rental of warehouses from two companies in which close members of the family of a Director of the Company have 50% equity interest	804	831		

Directors, Pandjijono Adijanto @ Tan Hong Phang and Mariana Adijanto @ Tan Phwe Leng, and/or close members of the family have substantial financial interests in Sinar Nusantara Sdn. Bhd.

The Directors of the Company, Pandjijono Adijanto @ Tan Hong Phang and Mariana Adijanto @ Tan Phwe Leng, and/or close members of the family have substantial financial interests in Bumi Raya International Holding Company Limited which holds 40.88% (2019: 40.88%) direct interest in the Company.

29. SIGNIFICANT RELATED PARTY DISCLOSURES (CONTINUED)

(c) Key management personnel

-	2020	<u>Group</u> 2019	2020	Company 2019
	RM'000	RM'000	RM'000	RM'000
Key management:				
 fees and allowances 	567	541	452	440
 basic salaries and bonus 	3,520	3,847	-	310
- defined contribution retirement plan	561	628	-	46
	4,648	5,016	452	796
Estimated monetary value of				
benefits-in-kind	92	156	-	40

Key management personnel of the Group refer to the Directors of the Company and certain senior management.

Included in the key management compensation are Directors' remuneration as disclosed in Note 9 to the financial statements.

There are no outstanding receivables from close family members of key management personnel nor any payables outstanding to entities controlled by key management personnel for the current and prior financial year.

30. FINANCIAL INSTRUMENTS BY CATEGORY

Group	<u>2020</u> RM'000	<u>2019</u> RM'000
Financial assets measured at amortised cost		
Trade and other receivables (excluding prepayments) Deposits, cash and cash equivalents	301,233 125,699	338,898 92,586
	426,932	431,484
Financial asset measured at FVOCI		
Financial assets at FVOCI	2,331	2,447
Financial asset measured at FVTPL		
Financial assets at FVTPL	40,501	25,444
Financial liabilities measured at amortised cost		
Trade and other payables (excluding provisions) Short-term bank borrowings Lease liabilities	198,914 131,034 63,366	243,033 151,781 68,800
	393,314	463,614
<u>Financial liabilities measured at amortised cost</u> Trade and other payables (excluding provisions) Short-term bank borrowings	198,914 131,034 63,366	243,03 151,78 68,80

30. FINANCIAL INSTRUMENTS BY CATEGORY (CONTINUED)

Company	<u>2020</u> RM'000	<u>2019</u> RM'000
Financial assets measured at amortised cost		
Trade and other receivables (excluding prepayments) Deposits, cash and cash equivalents	8,803 18,363	9,520 18,532
	27,166	28,052
Financial asset measured at FVOCI		
Financial assets at FVOCI	2,082	2,215
Financial asset measured at FVTPL		
Financial assets at FVTPL	29,006	24,997
Financial liabilities measured at amortised cost		
Trade and other payables (excluding provisions) Lease liabilities	830 10	1,009 50
	840	1,059

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's and the Company's activities are exposed to a variety of financial risks, including foreign currency exchange risk, interest rate risk, price risk, credit risk and liquidity risk. The Group's and the Company's overall financial risk management objectives are to ensure that the Group and the Company create value for the shareholders. Financial risk management is carried out through internal control systems and adherence to the Group's and the Company's financial risk management policies.

(i) Foreign currency exchange risk

Foreign currency exchange risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates.

The Group and the Company are exposed to foreign currency exchange risk as a result of the foreign currency transactions denominated in currencies other than Ringgit Malaysia.

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(i) Foreign currency exchange risk (continued)

At the end of the reporting period, the carrying amounts of financial assets and liabilities denominated in currencies other than the functional currency are as follows:

	<u>USD</u> RM'000	<u>SGD</u> RM'000	<u>Others</u> RM'000	<u>Total</u> RM'000
Group				
As at 31 December 2020 Deposits, cash and bank balances Financial assets at FVOCI Trade and other receivables Trade and other payables	1,206 - - -	14,110 2,082 2,431 (4,835)	1,471 - - -	16,787 2,082 2,431 (4,835)
	1,206	13,788	1,471	16,465
As at 31 December 2019 Deposits, cash and bank balances Financial assets at FVOCI Trade and other receivables Trade and other payables	3,137 - - - 3,137	4,507 2,215 2,236 (2,777) 6,181	18 - - - - 18	7,662 2,215 2,236 (2,777) 9,336
<u>Company</u>				
As at 31 December 2020 Financial assets at FVOCI		2,082		2,082
As at 31 December 2019 Financial assets at FVOCI	-	2,215	-	2,215

The currencies giving rise to this risk are primarily United States Dollar ("USD") and Singapore Dollar ("SGD")

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(i) Foreign currency exchange risk (continued)

The currencies giving rise to this risk are primarily United States Dollar ("USD") and Singapore Dollar ("SGD").

The following table demonstrates the sensitivity of the Group's and the Company's profit after tax and other comprehensive income and equity, to a reasonably possible change in the USD and SGD exchange rates against the functional currency of the Group and the Company, with all other variables held constant.

	2020	Group	2020	Company 2010
	<u>2020</u> RM'000	<u>2019</u> RM'000	<u>2020</u> RM'000	<u>2019</u> RM'000
Impact on profit or loss net of tax due to changes in				
- USD by 5%:	45	118	-	-
- SGD by 5%:	439	149	-	-
Impact on other comprehensive income net of tax due to changes in				
- USD by 5%	-	-	-	-
- SGD by 5%	78	84	78	84

(ii) Interest rate risk

Interest rate risk is the risk that future cash flows of the Group's and the Company's financial instruments will fluctuate because of changes in market interest rates.

The Group's and the Company's income and operating cash flows are substantially independent of changes in market interest rates. Interest rate exposure arises primarily from borrowings issued at floating rates and short term deposits. The Group and the Company do not enter into any financial instruments to hedge movements in interest rates as the risk is deemed to be insignificant.

A reasonable change in the interest rates would not result in a material impact to the Group's results for the financial year.

Price risk (iii)

> Price risk is the risk that the fair value or future cash flows of the Group's and the Company's financial instruments will fluctuate because of changes in market prices (other than interest or exchange rates).

> The Group and the Company are exposed to equity price risk arising from its investment in guoted shares. These quoted shares are listed on Stock Exchanges of Malaysia and Singapore are classified as FVOCI.

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(iii) Price risk (continued)

At the end of the reporting period, if the share price of the marketable securities had been 2% higher/lower, with all other variables held constant, the Group's and Company's other reserves would have been RM857,000 and RM622,000 (2019: RM558,000 and RM544,000) higher/lower respectively, arising as a result of an increase/decrease in the fair value of these marketable securities.

Credit risk (iv)

Financial assets that potentially subject the Group's exposure to credit risk arise mainly from cash and cash equivalents, deposits with financial institutions and contractual cash flows of debt instruments carried at amortised cost and FVTPL.

(a) **Risk management**

Credit risk with respect to receivables are limited as the Group and the Company do not have any significant exposure to any individual customer or counterparty. The Group and the Company's credit risks are minimised through effective monitoring of receivables and suspension of sales to customers whose accounts exceed the stipulated credit terms. Credit limits are set and credit history is reviewed to minimise potential losses.

The Group's cash and cash equivalents, deposits with financial institutions and debt instruments carried at FVTPL are placed with creditworthy financial institutions and the risks arising thereof are minimised in view of the financial strength of these financial institutions.

The Company also provides unsecured loans and advances to subsidiaries. The Company monitors the results of the subsidiaries regularly. As at end of the reporting period, the maximum exposure to credit risk is represented by their carrying amounts in the statements of financial position. There was no indication that the loans and advances to the subsidiaries are not recoverable.

(b) Impairment of financial assets

> The Group and the Company have the following financial instrument that are subject to the expected credit loss model:

- Trade receivables from goods sold or services performed
- Other receivables
- Amounts due from subsidiaries
- Financial guarantee contracts

While cash and cash equivalents are also subject to the impairment of MFRS 9, the identified impairment loss was immaterial.

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

- (iv) Credit risk (continued)
 - (b) Impairment of financial assets (continued)

Trade receivables using simplified approach

The Group applies the simplified approach under MFRS 9 to measure expected credit losses, which uses a lifetime expected loss allowance for all trade receivables. To measure the expected losses, trade receivables have been grouped based on shared credit risk characteristics, taking the Covid-19 pandemic into consideration and days past due.

The expected loss rates are based on historical payment profiles of sales and the corresponding historical credit losses experienced within these periods. The historical loss rates are adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Group has identified the consumer price index of the country in which it sells its goods and services to be the most relevant factors, and accordingly adjusts the historical loss rates based on expected changes in these factors. No significant changes to estimation techniques or assumptions were made during the reporting period.

<u>Other receivables, amounts due from subsidiaries and financial guarantee contracts</u> The Group and the Company use four categories to reflect their credit risk and how the loss allowance is determined for other receivables and amounts due from subsidiaries which are subject to expected credit losses under the 3-stage general approach. A summary of the assumptions which underpin the expected credit losses model is as follows:

Category	Company's definition of category	Basis for recognising ECL
Performing	Debtors have a low risk of default and a strong capacity to meet contractual cash flows.	12 months ECL
Underperforming	Debtors for which there is a significant increase in credit risk or significant increase in credit risk is presumed if interest and/or principal repayments are 30 days past due.	Lifetime ECL
Non-performing	Interest and/or principal repayments are 90 days past due or there is evidence indicating the asset is credit-impaired.	Lifetime ECL (credit impaired)
Write-off	There is evidence indicating that there is no reasonable expectation of recovery based on unavailability of debtor's sources of income or assets to generate sufficient future cash flows to repay the amount.	Asset is written off

Information in respect of the allowance for impairment loss for trade and other receivables is disclosed in Note 22.

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

- (iv) Credit risk (continued)
 - (b) Impairment of financial assets (continued)

Maximum exposure to credit risk

The following table contains an analysis of the credit risk exposure of financial instruments for which an ECL allowance is recognised. The gross carrying amount of financial assets below also represents the Group's maximum exposure to credit risk on these assets:

31 December 2020	Current	More than 30 days past due	More than 60 days past due	More than 90 days past due	Total
Expected loss rate	0.9% - 2.0%	2.2% - 4.9%	5.7% - 17.4%	12.6% - 100%	
Gross carrying amount – trade receivables	133,610	102,795	34,061	61,638	332,104
Loss allowance	(3,190)	(3,026)	(2,273)	(30,031)	(38,520)
Carrying amount (net of loss allowance)	130,420	99,769	31,788	31,607	293,584

31 December 2019	Current	More than 30 days past due	More than 60 days past due	More than 90 days past due	Total
Expected loss rate	0.6% - 1.5%	2.2% - 4.4%	5.3% - 16.9%	12.0% - 100%	
Gross carrying amount – trade receivables	125,458	110,119	43,296	87,467	366,340
Loss allowance	(1,527)	(1,943)	(1,618)	(34,853)	(39,941)
Carrying amount (net of loss allowance)	123,931	108,176	41,678	52,614	326,399



31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

- (iv) Credit risk (continued)
 - (b) Impairment of financial assets (continued)

The ECL exposure to other receivables is immaterial to the financial statements as a whole. The amounts due from subsidiaries are repayable on demand. Hence, ECL are based on the assumption that repayment of loans is demanded at the reporting date, with short contractual period for payment. In the case of the Company, allowance for impairment loss is made where the subsidiaries have insufficient assessable high liquid assets to repay the balances if demanded at the reporting date. Information in respect of the allowance for impairment loss for amounts due from subsidiaries is disclosed in Note 22.

Financial guarantee contracts

The Company provides unsecured financial guarantees to banks and trade payables in respect of banking facilities and credit limits granted to certain subsidiaries. The Company monitors on an ongoing basis the results of the subsidiaries and repayments made by the subsidiaries.

The maximum exposure to credit risk amounts to RM161.1 million (2019: RM245.6 million) representing the financial guarantee contracts issued by the Company in respect of the outstanding banking facilities and trade payables of the subsidiaries as at the end of the reporting period.

As at the end of the reporting period, there was low risk that any subsidiary would default on repayment. Accordingly, the financial guarantee contracts are categorised under the performing category.

(C) Fixed deposits and deposits held at call with licensed banks

		Group		Company
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Deposits, cash and bank				
<u>balances</u>				
Counterparties with external				
credit rating:				
- AAA	101,706	73,884	18,362	18,531
- AA	21,322	17,792	1	1
- A+	2,553	819	-	-
	125,581*	92,495*	18,363	18,532

*excludes cash in hand of the Group amounting to RM118,000 (2019: RM91,000).

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(v) Liquidity risk

The Group and the Company actively manage their operating cash flows and the availability of funding so as to ensure that all repayment and funding needs are met. As part of their overall prudent liquidity management, the Group and the Company maintain sufficient levels of cash to meet their working capital requirements. The Group and the Company aim at maintaining flexibility in funding by keeping committed credit lines available.

The table below analyses the Group's and the Company's non-derivative financial liabilities into relevant maturity groupings based on the remaining period at the reporting date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows.

The amounts disclosed in the table are the contractual undiscounted cash flows.

	Less than <u>1 year</u> RM'000	Between 2 and 5 years RM'000	More than <u>5 years</u> RM'000	<u>Total</u> RM'000
As at 31 December 2020				
Group				
Trade and other payables Borrowings Lease liabilities	215,490 131,034 16,924 363,448	37,069 37,069	20,257 20,257	215,490 131,034 74,250 420,774
<u>Company</u>				
Trade and other payables Financial guarantee contracts: - given to subsidiaries' bank	830	-	-	830
 borrowings given to trade payables of 	137,400	-	-	137,400
the subsidiaries Lease liabilities	23,684 11	-	-	23,684 11
	161,925	-	-	161,925

31. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(v) Liquidity risk (continued)

	Less than <u>1 year</u> RM'000	Between 2 <u>and 5 years</u> RM'000	More than <u>5 years</u> RM'000	<u>Total</u> RM'000
As at 31 December 2019				
Group				
Trade and other payables Borrowings Lease liabilities	255,926 151,781 15,517 423,224	40,492	21,757 21,757	255,926 151,781 77,766 485,473
<u>Company</u>				
Trade and other payables Financial guarantee contracts: - given to subsidiaries' bank	1,009	-	-	1,009
 given to subsidiaries bank borrowings given to trade payables of 	201,595	-	-	201,595
the subsidiaries Lease liabilities	44,153 41	- 11	-	44,153 52
	246,798	11	-	246,809

The Company has issued certain corporate guarantees for the benefit of its subsidiaries. The management has exercised judgement in establishing the view that the chances of these being called upon are remote, and that there is no fair value accreting to the guarantor or the beneficiaries.

(vi) Fair value estimation

The different levels have been defined as follows:

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (Level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (Level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (Level 3).

Other than financial assets at FVOCI and FVTPL, the carrying values of trade and other receivables, trade and other payables, borrowings and deposits, cash and bank balances, approximate their fair values as at the reporting date. The Group and the Company measure the financial assets at FVOCI and FVTPL as Level 1 in the fair value hierarchy of MFRS 13.



32. CAPITAL RISK MANAGEMENT

The Group's and the Company's objectives when managing capital are to ensure that the Group and the Company continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group and the Company may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Capital structure represents the Group's and the Company's ordinary shares and retained earnings.

The Group and the Company were in compliance with the financial debt covenants imposed by the financial institutions for the financial year ended 31 December 2020.

33. CHANGES IN COMPARATIVES

The following comparatives were restated to reclass the advances to subsidiaries from operating cash flows to investing cash flows. There was no impact to the financial performance, financial position and reserves in relation to the financial year ended 31 December 2019.

Statements of cash flows:

			Company
	As previously		As
	reported	Reclassification	restated
	RM'000	RM'000	RM'000
As of 31 December 2019 Cash flows from operating activities Working capital changes:			
Trade and other receivables	(1,427)	6,556	5,129
Cash flows from investing activities:			
Advances to subsidiaries	-	(6,556)	(6,556)

34. APPROVAL OF FINANCIAL STATEMENTS

The financial statements have been approved for issue in accordance with a resolution of the Board of Directors on 23 April 2021.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

OUR OPINION

In our opinion, the financial statements of Harrisons Holdings (Malaysia) Berhad ("the Company") and its subsidiaries ("the Group") give a true and fair view of the financial position of the Group and of the Company as at 31 December 2020, and of their financial performance and their cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia.

What we have audited

We have audited the financial statements of the Group and of the Company, which comprise the statements of financial position as at 31 December 2020 of the Group and of the Company, and the statements of comprehensive income, statements of changes in equity and statements of cash flows of the Group and of the Company for the financial year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 54 to 132.

Basis for opinion

We conducted our audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing. Our responsibilities under those standards are further described in the "Auditors' responsibilities for the audit of the financial statements" section of our report.

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

Independence and other ethical responsibilities

We are independent of the Group and of the Company in accordance with the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants ("By-Laws") and the International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants (including International Independence Standards) ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the By-Laws and the IESBA Code.

Our audit approach

As part of designing our audit, we determined materiality and assessed the risks of material misstatement in the financial statements of the Group and of the Company. In particular, we considered where the Directors made subjective judgements; for example, in respect of significant accounting estimates that involved making assumptions and considering future events that are inherently uncertain. As in all of our audits, we also addressed the risk of management override of internal controls, including among other matters, consideration of whether there was evidence of bias that represented a risk of material misstatement due to fraud.

We tailored the scope of our audit in order to perform sufficient work to enable us to provide an opinion on the financial statements as a whole, taking into account the structure of the Group and of the Company, the accounting processes and controls, and the industry in which the Group and the Company operate.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the Group and of the Company for the current financial year. These matters were addressed in the context of our audit of the financial statements of the Group and of the Company as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key audit matters	How our audit addressed the key audit matters
 Provision for obsolescence of inventories Refer to Note 3(I) - Summary of significant accounting policies for inventories, Note 4(a) - Critical accounting estimates and judgements on provision for obsolescence of inventories and Note 21 – Inventories. As at 31 December 2020, the Group has inventory balance of RM165.2 million, net of provision for obsolescence of inventories of RM13.2 million. The provision for obsolescence of inventories and and the category of inventories. These rates require significant judgement. We focused on this area because of the nature of the judgement made by management when assessing the level of provisions required. 	 Our audit procedures on the testing of the provision for obsolescence of inventories were as follows: We used historical data of slow moving and obsolete inventories to independently estimate the rate of provision for obsolescence of inventories; and We compared our independently computed estimated rate of provision for obsolescence of inventories for each ageing band of each category of inventories with the rate of allowance applied by management to determine the reasonableness of the allowance made. Based on the audit procedures performed, no exceptions were noted.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Key audit matters (continued)

Impairment of trade receivablesRefer to Note 3(f) – Summary of significant accounting policies for impairment of trade and other receivables, Note 4(b) - Critical accounting estimates and judgements on loss allowance for trade receivables and Note 22 – Trade and other receivables.As at 31 December 2020, the Group has trade receivables balance of RM293.6 million, net of impairment of trade receivables of RM38.5 million.The impairment of trade receivables computed by management is based on the expected loss rates of each ageing band of trade receivables. Significant judgement and estimates are required in determining the loss rates to be applied to each ageing band of the trade receivables.	 Our audit procedures on the testing of the impairment of trade receivables were as follows: We obtained an understanding of and evaluated management's grouping of trade receivables based on shared credit risk characteristics and days past due; We used historical payment profiles of sales and the corresponding historical credit losses experienced in the historical periods to independently estimate the rate of impairment of trade receivables; and We compared our estimated rate of impairment of trade receivables in each age bracket for each category of trade receivables with the rate of impairment applied by management to determine the reasonableness of the impairment made.
We focus on this area because of the nature of the judgement made by management in deriving the estimates when assessing the level of impairment required.	

There are no key audit matters to report for the Company.

Information other than the financial statements and auditors' report thereon

The Directors of the Company are responsible for the other information. The other information comprises the Chairman's Statement, Management Discussion and Analysis, Corporate Governance Overview Statement, Other Disclosures, Statement of Directors' Responsibility, Statement on Risk Management and Internal Control, Report of the Audit Committee and Directors' Report, but does not include the financial statements of the Group and of the Company and our auditors' report thereon.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Information other than the financial statements and auditors' report thereon (continued)

Our opinion on the financial statements of the Group and of the Company does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements of the Group and of the Company, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements of the Group and of the Company or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the Directors for the financial statements

The Directors of the Company are responsible for the preparation of the financial statements of the Group and of the Company that give a true and fair view in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia. The Directors are also responsible for such internal control as the Directors determine is necessary to enable the preparation of financial statements of the Group and of the Company that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements of the Group and of the Company, the Directors are responsible for assessing the Group's and the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless the Directors either intend to liquidate the Group or the Company or to cease operations, or have no realistic alternative but to do so.

Auditors' responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements of the Group and of the Company as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with approved standards on auditing in Malaysia and International Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Auditors' responsibilities for the audit of the financial statements (continued)

As part of an audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- (a) Identify and assess the risks of material misstatement of the financial statements of the Group and of the Company, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- (b) Obtain an understanding of internal control relevant to the audit 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 Group's and of the Company's internal control.
- (c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Directors.
- (d) Conclude on the appropriateness of the Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's or on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements of the Group and of the Company or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group or the Company to cease to continue as a going concern.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Auditors' responsibilities for the audit of the financial statements (continued)

- (e) Evaluate the overall presentation, structure and content of the financial statements of the Group and of the Company, including the disclosures, and whether the financial statements of the Group and of the Company represent the underlying transactions and events in a manner that achieves fair presentation.
- (f) Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial statements of the Group. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Directors, we determine those matters that were of most significance in the audit of the financial statements of the Group and of the Company for the current financial year and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.



(Incorporated in Malaysia) Registration No. 199001003108 (194675-H)

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

In accordance with the requirements of the Companies Act 2016 in Malaysia, we report that the subsidiaries of which we have not acted as auditors, are disclosed in Note 19 to the financial statements.

OTHER MATTERS

This report is made solely to the members of the Company, as a body, in accordance with Section 266 of the Companies Act 2016 in Malaysia and for no other purpose. We do not assume responsibility to any other person for the content of this report.

PRICEWATERHOUSECOOPERS PLT LLP0014401-LCA & AF 1146 Chartered Accountants MANJIT SINGH A/L HAJANDER SINGH 02954/03/2023 J Chartered Accountant

Kuala Lumpur 23 April 2021



LIST OF PROPERTIES AS AT 31 DECEMBER 2020

Registered				Land area (square	Built-up area/approx. age of building (square	Date of acquisition/ last	Net book value as at 31.12.2020
Owner	Location	Existing use	Tenure of land	metre)	metres)	revaluation	RM'000
JWSB	Lot 9, Section 20A, Jalan P. P. Narayanan (Jalan 222) Town of Petaling Jaya, District of Petaling, PJ	Single office Building and single-storey godown	99 years lease expiring on 09.06.2065	6,324.00	2,688.90/ 55 years since 1966	13.03.1986	2,117
JWSB	Unit No. A-7-1, Dua Residency, Jalan Tun Razak, Kuala Lumpur	Condominium	Freehold	2,315.00	14 years Since 2007	27.08.2004	942
HPSB	Lot PTD 19965, Mukim of Pulai, District of Johor Bahru	Three storey corner shophouses	99 years – lease expiring on 29.03.2082	244.24	637.00/ 32 years since 1989	31.12.1990	126
HPSB	Lot No. PT. 4163, Mukim of Kapar, District of Klang, Selangor	2 storey office block with a single storey warehouse	99 years – lease expiring on 09.06.2086	6,066.80	3,042.00/ 39 years since 1982	31.12.1990	1,100
HPSB	Mukim of Kundor, District of Rembau, Negeri Sembilan HS(D)3529-PT655 HS(D)3530-PT656 HS(D)3549-PT675 HS(D)3588-PT714	Vacant Land	Freehold	4,378.69 4,823.84 4,075.18 4,050.90	-	26.08.2003	328
HSarawak	Lot 16, Section 22 Kuching Town Land District	2 storey office block with 2, adjoining warehouse	853 years – lease expiring on 31.12.2790	5,666.00	2,084.31/ 35 years	31.12.1990	1,080
HSabah	H.S (D) No 9914 P.R No. 13789, Mk Bentong, Daerah Bentong, Ng Pahang Lot A322 Tanarimba Janda Baik, Pahang	Two storey Bungalow	99 years lease expiring on 08.09.2095	5,018.83	-	26.03.2008	471
HSabah	Kota Kinabalu Town Lease No. 017503856	3 storey office building	999 years – lease expiring on 23.04.2910	929.00	2,092.45/ 60 years	07.05.1990	3,261
HSabah	Kota Kinabalu Town Lease No. 017511661	2 storey office building	99 years – lease expiring on 26.02.2089	445.92	463.77/ 50 years	07.05.1990	661
HSabah	Likas Industrial Estate Kota Kinabalu, Country Lease No. 015358871	2 storey godown	60 years - lease expiring on 31.12.2028	3,685.46	2,498.99/ 35 years	07.05.1990	67
HSabah	Jalan Istana Town Lease No. 017964260 and 017503141	2 storey bungalow	999 years lease expiring on 12.07.2909 for TL 017964260 99 years lease expiring on 22.07.2053 for TL 017503141	8,297.91	376.44/ 64 years	07.05.1990	702



LIST OF PROPERTIES AS AT 31 DECEMBER 2020 (CONTINUED)

Registered Owner	Location	Existing use	Tenure of land	Land area (square metre)	Built-up area/approx. age of building (square metres)	Date of acquisition/ last revaluation	Net book value as at 31.12.2020 RM'000
HSabah	Sandakan Town Lease No. 077504182	3 storey office building	999 years lease expiring on 18.02.2915	925.40	1,309.37/ 62 years	07.05.1990	2,038
HSabah	Sandakan Town Lease No. 077544220	Single storey godown	999 years lease expiring on 30.06.2911	5,989.35	2,090.32/ 35 years	07.05.1990	1,745
HSabah	Tawau Town Lease No. 107504521	2 storey office building cum car showroom	99 years lease expiring on 06.04.2054	929.00	1,039.00/ 35 years	07.05.1990	806
HSabah	Tawau CL105498224	Warehouse	99 years lease expiring on 31.10.2050	6,947.06	2,322.50/ 35 years	30.09.2004	3,273
HSabah	Jalan Merdeka, Labuan Grant No. 207503857	2 storey office building with a godown	999 years lease expiring on 30.06.2901	2,136.77	738.20/ 62 years	07.05.1990	1,805
HSabah	Jalan Merdeka, Labuan Grant No. 207503866	Temporary open space storage	99 years expiring on 27.02.2051	3,530.32	-	07.05.1990	1,243
HSabah	Lahad Datu TL 117508559	Warehouse	99 years lease expiring on 26.01.2066	6,377.86	2,136.70/ 35 years	31.12.1999	1,077
HSabah	Labuan Suburban Grant No. 346	Vacant Land	999 years lease expiring on 03.11.2880	8,862.61	-	14.11.2003	1
HSabah	Labuan Suburban Grant No. 347	Vacant Land	999 years lease expiring on 01.02.2854	10,440.89	-	14.11.2003	1
Famous Amos	Ubi Techpark, Singapore	Office and factory area	60 years lease expiring on 04.07.2057	372.00	372.00/ 41 years	9.4.2018	4,172

Abbreviation:		
JWSB	:	J. Whyte (Malaysia) Sdn. Bhd.
HPSB	:	Harrisons Peninsular Sdn. Bhd.
HSabah	:	Harrisons Sabah Sdn. Bhd.
HSarawak	:	Harrisons Sarawak Sdn. Bhd.
Famous Amos	3:	The Famous Amos Chocolate Chip Cookie Singapore Pte. Ltd.



ANALYSIS OF SHAREHOLDINGS

(AS AT 20 APRIL 2021)

Issued share capital	- 68,489,200 ordinary shares (inclusive of 13,000 treasury shares)
Class of shares	- Ordinary shares
No. of shareholders	- 1,680
Voting right	 One (1) vote per ordinary share

LIST OF SUBSTANTIAL SHAREHOLDERS' SHAREHOLDINGS AS PER THE REGISTER OF SUBSTANTIAL SHAREHOLDERS

		Direct Inter	rest	Indirect Inte	erest
	Names	No. of Shares	% ^	No. of Shares	% ^
1.	Bumi Raya International Holding Company Limited	28,005,231 ¹	40.89	987,000 ⁺	1.44
2.	Dunway Holding Limited	4,580,817 ²	6.69	2,522,300*	3.68
3.	Goodwin Investment Private Limited	4,713,800 ³	6.88	-	-

1.	Bumi Raya International Holding Company Limited held through:	No. of shares
	• DB (Malaysia) Nominee (Asing) Sdn. Bhd. Exempt An for Deutsche Bank AG Singapore (Asing WM CLT)	20,005,231
	Maybank Securities Nominees (Asing) Sdn. Bhd. Pledged Securities Account for Bumi Raya International Holding Co Ltd	8,000,000
		28,005,231
2.	Dunway Holding Limited held through:	No. of shares
	Citigroup Nominees (Asing) Sdn. Bhd. Exempt An for UBS AG Singapore (Foreign)	4,580,817
3.	Goodwin Investment Private Limited held through:	No. of shares
	Goodwin Investment Private Limited	1,300,000
	UOB Kay Hian Nominees (Asing) Sdn. Bhd. Exempt An for UOB Kay Hian Pte Ltd (A/C Clients)	3,413,800
		4,713,800

Notes:

A Excluding 13,000 Harrisons Shares bought back by Harrisons and retained as treasury shares.

^t Deemed interested through Jantoco Holdings Sdn. Bhd. by virtue of Section 8 of the Companies Act 2016.

* Deemed interested through Jantoco Properties Sdn. Bhd. by virtue of Section 8 of the Companies Act 2016.



ANALYSIS OF SHAREHOLDINGS

(AS AT 20 APRIL 2021)

DIRECTORS' SHAREHOLDINGS AS PER THE REGISTER OF DIRECTORS'S SHAREHOLDINGS

		Direct Interest		Indirect Inter	est
	Names	No. of Shares	%	No. of Shares	%
1.	Pandjijono Adijanto @ Tan Hong Phang	89,000	0.13	-	-
2.	Chang Kon Sang	-	-	-	-
3.	Mariana Adijanto @ Tan Phwe Leng	9,000	0.01	-	-
4.	Wong Yoke Kong	169,000	0.25	-	-
5.	Foo Chow Luh	154,000	0.22	-	-
6.	Chong Chee Fire	150,000	0.22	-	-
				1	

DISTRIBUTION OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	% of Shareholders	No. of Shares	% of Issued and Paid- Up Capital
Lass than 100		2.02	<u></u>	0.00
Less than 100	44	2.62	688	0.00
100 – 1,000	528	31.43	444,457	0.65
1,001 – 10,000	865	51.49	3,634,855	5.31
10,001 – 100,000	200	11.90	5,700,808	8.32
100,001 - Less than 5% of issued shares	38	2.26	16,073,944	23.47
5% and Above of Issued shares	5	0.30	42,634,448	62.25
TOTAL	1,680	100.00	68,489,200	100.00



ANALYSIS OF SHAREHOLDINGS

(AS AT 20 APRIL 2021)

THIRTY (30) LARGEST SECURITIES HOLDERS (WITHOUT AGGREGATING SECURITIES FROM DIFFERENT SECURITIES ACCOUNTS BELONGING TO THE SAME REGISTERED HOLDER)

	Name	No. of Shares Held	%
1.	DB (Malaysia) Nominee (Asing) Sdn. Bhd. Exempt An for Deutsche Bank AG Singapore (Asing WM CLT)	22,005,231	32.13
2.	Maybank Securities Nominees (Asing) Sdn. Bhd. Pledged Securities Account for Bumi Raya International Holding Company Limited (39B)	8,000,000	11.68
3.	Citigroup Nominees (Asing) Sdn. Bhd. Exempt An for UBS AG Singapore (Foreign)	4,580,817	6.69
4.	Citigroup Nominees (Asing) Sdn. Bhd. Exempt An for OCBC Securities Private Limited (Client A/C-NR)	4,364,400	6.37
5.	UOB Kay Hian Nominees (Asing) Sdn. Bhd. Exempt An for UOB Kay Hian Pte Ltd (A/C Clients)	3,684,000	5.38
6.	Jantoco Properties Sdn. Bhd.	2,522,300	3.68
7.	HSBC Nominees (Asing) Sdn. Bhd. Exempt An for Credit Suisse (SG BR-TST-ASING)	1,783,900	2.60
8.	Citigroup Nominees (Asing) Sdn. Bhd. UBS AG Singapore for Tektron Holdings Limited	1,300,000	1.90
9.	Goodwin Investment Private Limited	1,300,000	1.90
10.	CIMB Group Nominees (Asing) Sdn. Bhd. Exempt An for DBS Bank Ltd (SFS-PB)	1,134,600	1.66
11.	Jantoco Holdings Sdn. Bhd.	987,000	1.44
12.	Kenanga Nominees (Tempatan) Sdn. Bhd. Pledge Securities Account for Lim Kuan Gin	633,700	0.93
13.	Lim Ah Hua	492,900	0.72
14.	Public Nominees (Tempatan) Sdn. Bhd. Pledged Securities Account for Lim Kong Hwee (E-KPG/SGK)	441,500	0.64
15.	Teo Kwee Hock	419,800	0.61
16.	DB (Malaysia) Nominee (Asing) Sdn. Bhd. Deutsche Bank AG Singapore for Yeoman 3-Rights Value Asia Fund (PTSL)	400,000	0.58
17.	Teuh Chin Yap	323,000	0.47
18.	Teo Kock Sei	300,500	0.44

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ANALYSIS OF SHAREHOLDINGS

(AS AT 20 APRIL 2021)

THIRTY (30) LARGEST SECURITIES HOLDERS (WITHOUT AGGREGATING SECURITIES FROM DIFFERENT SECURITIES ACCOUNTS BELONGING TO THE SAME REGISTERED HOLDER)

	Name	No. of Shares Held	%
19.	HSBC Nominees (Asing) Sdn. Bhd. Exempt An for Bank Julius Baer & Co. Ltd. (Singapore BCH)	300,000	0.44
20.	CIMB Group Nominees (Asing) Sdn. Bhd. Exempt An for DBS Bank Ltd (SFS)	294,300	0.43
21.	HSBC Nominees (Tempatan) Sdn. Bhd. Exempt An for Credit Suisse (SG BR-TST-TEMP)	222,200	0.32
22.	HLB Nominees (Tempatan) Sdn. Bhd. Pledged Securities Account for Tan Soo Sie	213,800	0.31
23.	Public Invest Nominees (Asing) Sdn. Bhd. Exempt An for Phillip Securities Pte Ltd (Clients)	195,400	0.29
24.	Lim Wee Chin	182,900	0.27
25.	Public Nominees (Tempatan) Sdn. Bhd. Pledged Securities Account for Lim Kong Hwee (E-KPG/SGK)	178,700	0.26
26.	CGS-CIMB Nominees (Tempatan) Sdn. Bhd. Pledged Securities Account for Tan Tuan Phin (Jalan Dedap-CL)	178,000	0.26
27.	Wong Yoke Kong	169,000	0.25
28.	Public Nominees (Tempatan) Sdn. Bhd. Pledged Securities Account for Ling Hew Teng (E-BTL)	168,444	0.25
29.	General Technology Sdn. Bhd.	167,900	0.25
30.	Ng Su Peng	163,600	0.24
	Total	57,107,892	83.39



NOTICE OF 31ST ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Thirty-First Annual General Meeting ("31st AGM") of Harrisons Holdings (Malaysia) Berhad ("the Company") will be held on a fully virtual basis and entirely via remote participation and voting at the Broadcast Venue at Lot 9-11, Menara Sentral Vista, No. 150, Jalan Sultan Abdul Samad, Brickfields, 50470 Kuala Lumpur on Wednesday, 23 June 2021 at 10:00 a.m. for the purpose of considering the following businesses:-

AGENDA

As Ordinary Business:

1.	o receive the Audited Financial Statements for the financial year Please refer t nded 31 December 2020 and the Reports of the Directors and Explanatory Note (uditors thereon.	
2.	To re-elect the following Directors who are retiring by rotation in accordance with Clause 97 of the Constitution of the Company and being eligible, have offered themselves for re-election:	
	i. Ms Mariana Adijanto @ Tan Phwe Leng ii. Mr Wong Yoke Kong	Ordinary Resolution 1 Ordinary Resolution 2
3.	To approve the payment of Directors' fees of RM439,653.00 for the financial year ended 31 December 2020.	Ordinary Resolution 3
4.	To approve the payment of Directors' remuneration (excluding Directors' Fees) payable to the Non-Executive Directors of the Company amounting to RM12,500.00 for the period from 24 June 2021 until the next Annual General Meeting.	Ordinary Resolution 4
5.	To re-appoint Messrs. PricewaterhouseCoopers PLT as the Auditors of the Company for the ensuing year and to authorise the Directors to fix their remuneration.	Ordinary Resolution 5
As S	pecial Business:	
	onsider and if thought fit, pass the following Ordinary Resolutions with or ut modifications:	
6.	FINAL SINGLE-TIER DIVIDEND	Ordinary Resolution 6
	"THAT a final single-tier dividend of 20 sen per ordinary share in respect of the financial year ended 31 December 2020 be hereby approved for payment on 23 August 2021."	

Ordinary Resolution 7



7. AUTHORITY TO ISSUE AND ALLOT SHARES

"THAT subject always to the Companies Act 2016, Constitution of the Company and approvals from Bursa Malaysia Securities Berhad and any other governmental/regulatory bodies, where such approval is necessary, authority be and is hereby given to the Directors pursuant to Section 75 of the Companies Act 2016 to issue and allot not more than ten percent (10%) of the total number of issued shares (excluding treasury shares) of the Company at any time upon any such terms and conditions and for such purposes as the Directors may in their absolute discretion deem fit or in pursuance of offers, agreements or options to be made or granted by the Directors while this approval is in force until the conclusion of the next Annual General Meeting of the Company pursuant to Section 76 of the Companies Act 2016 and that the Directors be and are hereby further authorised to make or grant offers, agreements or options which would or might require shares to be issued after the expiration of the approval hereof."

8. CONTINUING IN OFFICE AS INDEPENDENT NON-EXECUTIVE Ordinary Resolution 8 DIRECTOR - MR WONG YOKE KONG

"THAT subject to approval of the shareholders on Ordinary Resolution 2, authority be and is hereby given to Mr Wong Yoke Kong who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue act as an Independent Non-Executive Director of the Company."

9. CONTINUING IN OFFICE AS INDEPENDENT NON-EXECUTIVE Ordinary Resolution 9 DIRECTOR - MR CHONG CHEE FIRE

"THAT authority be and is hereby given to Mr Chong Chee Fire who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue act as an Independent Non-Executive Director of the Company."

10. CONTINUING IN OFFICE AS INDEPENDENT NON-EXECUTIVE Ordinary Resolution 10 DIRECTOR - MR FOO CHOW LUH

"THAT authority be and is hereby given to Mr Foo Chow Luh who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue act as Independent Non-Executive Director of the Company."

11. To transact any other business of which due notice shall have been given.

NOTICE OF DIVIDEND ENTITLEMENT AND PAYMENT

NOTICE IS ALSO HEREBY GIVEN that subject to the approval of the shareholders at the 31st AGM, a final single-tier dividend of 20 sen per ordinary share in respect of the financial year ended 31 December 2020, if approved, will be payable on 23 August 2021 to shareholders whose names appear in the Record of Depositors on 23 July 2021.



A depositor shall qualify for entitlement to the dividend only in respect of:-

- a) Securities transferred into the Depositor's Securities Account before 4:30 p.m. on 23 July 2021 in respect of transfers; and
- b) Securities bought on the Bursa Malaysia Securities Berhad ("Bursa Securities") on a cum entitlement basis according to the Rules of the Bursa Securities.

BY ORDER OF THE BOARD

LOW KONG CHOON (MAICSA 0818548 & SSM PC No. 202008003025) TAN KOK SIONG (LS0009932 & SSM PC No. 202008001592) TAN BEE HWA (MAICSA 7058049 & SSM PC No. 202008001174) Company Secretaries

Kuala Lumpur 25th day of May 2021

NOTES:-

- 1. The Broadcast Venue is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 and Guidance Note on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia which require the Chairman of the meeting to be present at the main venue of meeting.
- 2. Members/proxies/corporate representatives WILL NOT BE ALLOWED to attend the 31st AGM in person at the Broadcast Venue on the day of the meeting.
- 3. Members are to attend, speak (including posing questions to the Board via real time submission of typed text(s) and vote (collectively, "participate") remotely at the 31st AGM via the Remote Participation and Voting Facilities ("RPV") provided by Dvote Services Sdn. Bhd. through its online website at https://Dvote.my. Please follow the procedures for RPV provided in the Administrative Guide for the fully virtual 31st AGM.
- 4. Please refer to the Administrative Guide for the fully virtual 31st AGM on the details pertaining to the precautionary measures taken by the Company, as part of the initiatives to curb the spread of the Coronavirus Disease (COVID-19) outbreak.
- 5. A member entitled to attend and vote at the meeting may appoint a proxy/proxies to attend and vote in his stead. A proxy may but need not be a member of the Company. There shall be no restriction as to the qualification of the proxy.
- 6. Where a Member appoints more than one (1) proxy, the appointment shall be invalid unless he/she specifies the proportions of his/her holdings to be represented by each proxy.
- 7. Where a member is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least one (1) proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 8. Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. Where the exempt authorised nominee appoints two (2) or more proxies to attend and vote at the same meeting, such appointment shall be invalid unless the member specifies the proportion of his holdings to be represented by each proxy.
- 9. The instrument appointing a proxy must be deposited at the registered office of the Company at 10th Floor, Menara Hap Seng, No. 1 & 3, Jalan P. Ramlee, 50250 Kuala Lumpur not less than forty-eight (48) hours before the time stipulated for holding the meeting or any adjournment thereof.
- 10. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointor is a corporation, either under the corporation's seal or under the hand of an officer or attorney duly authorised.
- 11. For the purpose of determining who shall be entitled to attend this meeting, the Company shall be requesting the Bursa Malaysia Depository Sdn. Bhd. to make available to the Company pursuant to Clause 62 of the Constitution of the Company, a Record of Depositors as at 16 June 2021 and only a Depositor whose name appear on such Record of Depositors shall be entitled to attend this meeting.



Explanatory notes on Ordinary and Special Business

(i) <u>Item 1 of the Agenda</u> <u>Audited Financial Statements for the financial year ended 31 December 2020</u>

This agenda item is meant for discussion only as the provision of Sections 248 and 340(1)(a) of the Companies Act 2016 does not require a formal approval of the shareholders and hence this agenda item is not put forward for voting.

(ii) <u>Ordinary Resolution 4</u> <u>Payment of Directors' remuneration (excluding Directors' Fee) payable to the Board of the</u> <u>Company and its subsidiaries</u>

Pursuant to Section 230(1) of the Companies Act 2016, the fee of the Directors, and any benefits payable to the Directors including any compensation for loss of employment of a director or former director of a listed company and its subsidiaries, shall be approved at a general meeting.

The Directors' remuneration (excluding Directors' fee) comprises the allowances and other emoluments payable to the Directors as set out below:

Description

Directors (RM)

12,500

Meeting Allowance

In determining the estimated total amount of the directors' remuneration (excluding Directors' fee), the Board considered various factors including the number of scheduled meetings for the Board and Board Committees as well as the number of Directors involved in these meetings.

Payment of Directors' remuneration (excluding Directors' fee) will be made by the Company and its subsidiaries on a monthly basis and/or as and when incurred if the proposed Resolution 4 has been passed at the 31st AGM. The Board is of the view that it is just and equitable for the Directors to be paid the Directors' remuneration (excluding Directors' fee) on a monthly basis and/or as and when incurred, particularly after they have discharged their responsibilities and rendered their services to the Company throughout the period from 24 June 2021 until the next Annual General Meeting in the year 2022.

(iii) <u>Ordinary Resolution 7</u> Authority to Issue and Allot Shares

The proposed Ordinary Resolution 7, if passed, will empower the Directors from the date of this Annual General Meeting, to issue and allot up to a maximum of 10% of the total number of issued share capital of the Company for the time being for such purposes as they consider would be in the best interests of the Company. This authority, unless revoked or varied at a general meeting, will expire at the next Annual General Meeting of the Company.

The renewal of the General Mandate is to provide flexibility to the Company to issue new shares without the need to convene a separate general meeting to obtain shareholders' approval as to avoid incurring additional cost and time. The proceeds raised from the General Mandate will provide flexibility to the Company for any possible fund-raising activities, including but not limited to further placing of shares, for purposes of funding future investment project(s), working capital and/or acquisitions(s).

The previous mandate was not utilised and accordingly no proceeds were raised.



(iv) Ordinary Resolution 8 to Ordinary Resolution 10 Continuing in office as Independent Non-Executive Directors

The Nomination Committee has assessed the independence of Mr Wong Yoke Kong, Mr Chong Chee Fire and Mr Foo Chow Luh, who have served as Independent Non-Executive Directors of the Company for a cumulative term of more than nine (9) years, and recommended them to continue act as Independent Non-Executive Directors of the Company based on the following justifications:-

- a. they have fulfilled the criteria under the definition of Independent Director as stated in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, and thus, they would able to function as a check and balance, bring an element of objectivity to the Board;
- their vast experience in the fast-moving consumer goods industry would enable them to provide the Board with a diverse set of experience, expertise and independent judgement to better manage and run the Group;
- c. they have been with the Company for more than nine (9) years and were familiar with the Company's business operations;
- d. they have devoted sufficient time and attention to their professional obligations for informed and balanced decision making; and
- e. they have exercised their due care during their tenure as Independent Non-Executive Directors of the Company and carried out their professional duties in the interest of the Company and shareholders.

Retention of an independent Director above 9 years will require shareholders' approval, whereas retention of an independent Director above 12 years will require shareholders' approval through the two-tier voting process:-

Tier 1: Voting by large shareholders; and Tier 2: Voting by other shareholders.

Shareholders' approval for Ordinary Resolutions 8 to 10 will be sought on two-tier voting basis.

The proposed Ordinary Resolutions 8 to 10, if passed, will allow the Independent Directors to be retained and continue acting as Independent Directors to fulfil the requirements of Paragraph 3.04 of the Main Market Listing Requirements and in line with the recommendation No. 4.2 of the Malaysian Code on Corporate Governance 2017.

HARRISONS HOLDINGS (MALAYSIA) BERHAD [REGISTRATION NO. 199001003108 (194675-H)] (INCORPORATED IN MALAYSIA)

FORM OF PROXY

* I/We						
NRIC/ Passport No. / Company Noof						
being a Member(s) of HARRISONS HOLDINGS (MALAYSIA) BERHAD [REGISTRATION NO. 199001003108 (194675-H)], hereby appoint						
Name	Address	NRIC/ Passport No.	Proportion of Shareholdings (%)			
*And/or						
or failing him/her #THE CHAIRMAN OF THE MEETING as *mv/our proxy to vote for *me/us on *mv/our behalf at the Thirty-First Appual General						

or failing him/her, #THE CHAIRMAN OF THE MEETING as *my/our proxy to vote for *me/us on *my/our behalf at the Thirty-First Annual General Meeting of the Company to be held on a fully virtual basis and entirely via remote participation and voting at the Broadcast Venue at Lot 9-11, Menara Sentral Vista, No. 150, Jalan Sultan Abdul Samad, Brickfields, 50470 Kuala Lumpur on Wednesday, 23 June 2021 at 10:00 a.m. or at any adjournment thereof and to vote as indicated below:

No.	Agenda	Ordinary	For	Against
		Resolution		
1	To re-elect Ms Mariana Adijanto @ Tan Phwe Leng as a Director	1		
2	To re-elect Mr Wong Yoke Kong as a Director	2		
3	To approve the payment of Directors' fees for the financial year ended 31 December 2020	3		
4	To approve the payment of Directors' remuneration (excluding Directors' Fees) payable to	4		
4	the Non-Executive Directors	4		
5	To re-appoint Messrs. PricewaterhouseCoopers PLT as Auditors of the Company	5		
6	To approve Final Single-Tier Dividend	6		
7	Authority to Issue and Allot Shares	7		
8	Continuing in Office as Independent Non-Executive Director - Mr Wong Yoke Kong	8		
9	Continuing in Office as Independent Non-Executive Director - Mr Chong Chee Fire	9		
10	Continuing in Office as Independent Non-Executive Director - Mr Foo Chow Luh	10		

Mark either box if you wish to direct the proxy how to vote. If no mark is made, the proxy may vote on the resolution or abstain from voting as the proxy thinks fit. If you appoint two proxies and wish them to vote differently this should be specified.

- # If you wish to appoint other person(s) to be your proxy/proxies, kindly delete the words "The Chairman of the Meeting" and insert the name(s) of the person(s) desired. If no name is inserted in the space provided for the name of your proxy, the Chairman of the meeting will act as your proxy.
- * Strike out if not applicable.

Signed this..... day of 2021.

Number of Shares Held	
CDS Account No.	
Contact No.	

Signature / Common Seal of Shareholder

NOTES:-

- 1. The Broadcast Venue is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 and Guidance Note on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia which require the Chairman of the meeting to be present at the main venue of meeting.
- 2. Members/proxies/corporate representatives WILL NOT BE ALLOWED to attend the 31st AGM in person at the Broadcast Venue on the day of the meeting.
- 3. Members are to attend, speak (including posing questions to the Board via real time submission of typed text(s) and vote (collectively, "participate") remotely at the 31st AGM via the Remote Participation and Voting Facilities ("RPV") provided by Dvote Services Sdn. Bhd. through its online website at <u>https://Dvote.my</u>. Please follow the procedures for RPV provided in the Administrative Guide for the fully virtual 31st AGM.
- 4. Please refer to the Administrative Guide for the fully virtual 31st AGM on the details pertaining to the precautionary measures taken by the Company, as part of the initiatives to curb the spread of the Coronavirus Disease (COVID-19) outbreak.
- 5. A member entitled to attend and vote at the meeting may appoint a proxy/ proxies to attend and vote in his stead. A proxy may but need not be a member of the Company. There shall be no restriction as to the qualification of the proxy.
- 6. Where a Member appoints more than one (1) proxy, the appointment shall be invalid unless he/she specifies the proportions of his/her holdings to be represented by each proxy.
- 7. Where a member is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least one (1) proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 8. Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. Where the exempt authorised nominee appoints two (2) or more proxies to attend and vote at the same meeting, such appointment shall be invalid unless the member specifies the proportion of his holdings to be represented by each proxy.
- 9. The instrument appointing a proxy must be deposited at the registered office of the Company at 10th Floor, Menara Hap Seng, No. 1 & 3, Jalan P. Ramlee, 50250 Kuala Lumpur not less than forty-eight (48) hours before the time stipulated for holding the meeting or any adjournment thereof.
- 10. The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointor is a corporation, either under the corporation's seal or under the hand of an officer or attorney duly authorised.
- 11. For the purpose of determining who shall be entitled to attend this meeting, the Company shall be requesting the Bursa Malaysia Depository Sdn. Bhd. to make available to the Company pursuant to Clause 62 of the Constitution of the Company, a Record of Depositors as at 16 June 2021 and only a Depositor whose name appear on such Record of Depositors shall be entitled to attend this meeting.

AFFIX STAMP

The Company Secretaries

HARRISONS HOLDINGS (MALAYSIA) BERHAD [199001003108 (194675-H)]

10th Floor, Menara Hap Seng No. 1 & 3, Jalan P. Ramlee 50250 Kuala Lumpur













HARRISONS HOLDINGS (MALAYSIA) BERHAD

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