



ANNUAL REPORT 2021



DRIVING EXCELLENCE, BUILDING LIFELONG RELATIONSHIPS

Starting off as a tin mining company, **Selangor Dredging Berhad (SDB)** has grown from strength to strength. After diversifying into other areas of business, SDB is now mainly focused on property development activities.

Our Brand Promise "Driving Excellence, Building Lifelong Relationships" sums up what we strive to do – driving excellence in terms of products and services to build a lifelong relationship with purchasers, hotel guests and all our stakeholders.

OUR CORE VALUES

Passionate

Determination to strive for excellence and a total commitment towards lifelong learning

Innovative

Dynamic and forward-looking leaders of new products, services and constantly seeking ways to be more relevant to customers

Results Oriented

In line with good business practices, we work according to strategy and well-defined corporate and personal goals

Caring and Respectful

We seek to continuously build relationships by caring for our stakeholders and respecting people and the environment





NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the SIXTIETH ANNUAL GENERAL MEETING OF SELANGOR DREDGING BERHAD will be held on a fully virtual basis at a venue in Malaysia where the Chairman is present via the online meeting platform of TIIH Online provided by Tricor Investor & Issuing House Services Sdn. Bhd. at https://tiih.online on Wednesday, 29 September 2021 at 9.00 a.m. to transact the following businesses:



1. To receive the Financial Statements for the year ended 31 March 2021 and the Directors' and Auditors' Reports thereon.

(Please refer to explanatory Note A)

2. To approve the payment of Directors' Fees amounting to RM266,262 (2020: RM266,032) for the year ended 31 March 2021.

(Resolution 1)

3. To approve the payment of Directors' benefits (excluding Directors' fees) to the Non-Executive Directors of up to RM20,000 from 1 October 2021 until the next annual general meeting of the Company.

(Resolution 2)

4. To re-elect the following directors who retire by rotation pursuant to Article 107(1) (b) of the Company's Constitution: -

(a) Ms Teh Lip Pink

(Resolution 3)

(b) Mr Eddy Chieng Ing Huong

(Resolution 4)

5. To re-appoint BDO PLT as Auditors of the Company and to authorise the Directors to determine their remuneration.

(Resolution 5)

NOTICE OF ANNUAL GENERAL MEETING

AS SPECIAL BUSINESS

6. Authority to Allot Shares

To consider and if thought fit, to pass the following Ordinary Resolution, with or without modifications: -

(Resolution 6)

"THAT, subject always to the approvals of the relevant governmental and/or regulatory authorities, the Directors be and are hereby authorized pursuant to Section 75 of the Companies Act, 2016 to allot shares in the Company at any time until the conclusion of the next Annual General Meeting upon such terms and conditions and for such purposes as the Directors may in their absolute discretion deem fit provided that aggregate number of shares to be issued pursuant to this Resolution does not exceed 10% of the total number of issued shares of the Company for the time being."

7. To transact any other business which due notice shall have been received.

By Order of the Board

WON SEE YEE *CCM Practicing Certificate 201908003356* **SEOW FEI SAN** *CCM Practicing Certificate 201908002299* Secretaries

Kuala Lumpur 30 August 2021

NOTES:

- 1. A member of the Company shall be entitled to appoint another person as his/her proxy to exercise all or any of his/her rights to attend, participate, speak and vote at a meeting of members of the Company, subject to the Constitution of the Company. The Broadcast Venue is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 which requires the Chairman of the meeting to be present at the main venue of the meeting. Shareholders WILL NOT BE ALLOWED to attend the 60th AGM of the Company in person at the Broadcast Venue on the day of the meeting.
- Shareholders are to attend, speak (including posing questions to the Board of Directors of the Company via real time submission of typed texts) and vote (collectively, "participate") remotely in the 60th AGM of the Company

- via the Remote Participation and Voting facilities ("RPV") provided by Tricor Investor & Issuing House Services Sdn. Bhd. via its TIIH Online website at https://tiih.online.
- 3. A member entitled to attend and vote at the meeting is entitled to appoint not more than two (2) proxies to attend and vote in his/her stead. Where a member appoints two (2) proxies, he/she shall specify the proportion of his/her shareholdings to be represented by each proxy.
- 4. Where a member of the Company is an exempt authorised nominee which holds shares in the Company for multiple beneficial owners in one (1) 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.

NOTICE OF ANNUAL GENERAL MEETING

- 5. Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint not more than two (2) proxies in respect of each securities account it holds with shares of the Company standing to the credit of the securities account.
- The Form of Proxy, in the case of an individual, shall be signed by the appointor or his attorney, and in the case of a corporation, either under seal or under the hand of an officer or attorney duly authorised.
- The Form of Proxy duly completed and signed must be deposited at the Company's share registrar, Tricor Investor & Issuing House Services Sdn. Bhd., Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8 Jalan Kerinchi, 59200 Kuala Lumpur or its Customer Service
- Counter at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur not less than 48 hours before the time for holding the meeting or any adjournment thereof. You may also submit the Form of Proxy electronically via TIIH Online at https://tiih.online not less than 48 hours before the time for holding the meeting or any adjournment thereof.
- Only members whose names appear in the Record of Depositors on 22 September 2021 shall be entitled to participate in the 60th AGM of the Company via RPV or appoint proxy/proxies to attend and/or vote on his/her behalf.
- To participate in the 60th AGM of the Company via RPV and appoint proxy/authorized representative, please follow the Procedures for RPV in the Administrative Guide.

Explanatory Notes to Special Business:

Note A – The shareholders' approval on the Audited Financial Statements are not required pursuant to Section 340 (1) of the Companies Act 2016 ("Act"), hence, the matter will not be put for voting.

Resolutions 1 & 2 – Pursuant to Section 230 (1) of the Act, the fees of the directors and any benefits payable to the directors of a listed company and its subsidiaries shall be approved at general meeting. In this respect, the Board agreed that the shareholders' approval shall be sought at the 60th AGM on the Directors' fees and benefits in two (2) separate resolutions as below:-

- Resolution No. 1 on payment of Directors' fees in respect of the financial year ended 31 March 2021
- Resolution No. 2 on payment of Directors' benefits (excluding Directors' fees) from 1 October 2021 until the next AGM.

The current structure for Directors' benefits of the Company is basically the meeting allowances for Board/Board Committee meetings attended. The Directors' benefits from 1 October 2021 until the conclusion of the next AGM is estimated not to exceed RM20,000. The Board will seek shareholders' approval at the next AGM in the event the amount of the Directors' benefits is

insufficient due to an increase in Board/Board Committee meetings and/or increase in Board size.

Details of the Directors' Fees and benefits paid to the Non-Executive Directors are disclosed on page 42 of the Statement on Corporate Governance in the Annual Report 2021.

Resolution 6 – The proposed Ordinary Resolution 6, if passed, will give the Directors of the Company, from the date of the 60th AGM, authority to allot shares from the unissued capital of the Company for such purposes as the Directors may deem fit and in the interest of the Company. The authority, unless revoked or varied by the Company in general meeting, will expire at the conclusion of the next AGM of the Company.

As at the date of printing of the Annual Report, no new shares were issued by the Company pursuant to the authority granted to the Directors at the 59th AGM held on 29 September 2020 and the said authority will lapse at the conclusion of the 60th AGM.

The authority will provide flexibility to the Company for any possible fund raising activities, including but not limited to further placing of shares, repayment of bank borrowing, if any, for purpose of funding future investment project(s), working capital and/or acquisitions.



ADMINISTRATIVE GUIDE

FOR THE SIXTIETH ANNUAL GENERAL MEETING ("60th AGM") OF SELANGOR DREDGING BERHAD

Date : 29 September 2021

Time : 9.00 a.m.

Platform: TIIH Online provided by Tricor Investor & Issuing House Services Sdn. Bhd. in Malaysia via its

website at https://tiih.online

MODE OF MEETING

In light of the Coronavirus (COVID-19) pandemic and in line with the Guidance and Frequently Asked Questions (FAQs) on the Conduct of General Meetings for Listed Issuers issued by the Securities Commission Malaysia (including any amendment(s) that may be made from time to time) (SC Guidance), the 60th AGM of the Company will be conducted on a fully virtual basis through live streaming and online remote voting via RPV facilities. Pursuant to the SC Guidance and Section 327 (2) of the Companies Act, 2016.

REMOTE PARTICIPATION AND VOTING FACILITIES ("RPV")

Shareholders are to attend, speak (in the form of real time submission of typed texts) and vote (collectively, "participate") remotely at the 60th AGM using RPV provided by Tricor Investor & Issuing House Services Sdn. Bhd. ("Tricor") via its TIIH Online website at https://tiih.online. Please refer to Procedure for RPV.

A shareholder who has appointed a proxy(ies) or attorney(s) or authorised representative(s) to participate at this 60th AGM via RPV must request his/her proxy(ies) or attorney or authorised representative to register himself/herself for RPV at TIIH Online website at https://tiih.online. Please refer to Procedure for RPV.

As the 60th AGM is a fully virtual AGM, shareholders who are unable to participate in this 60th AGM may appoint the Chairman of the meeting as his/her proxy and indicate the voting instructions in the proxy form.

PROCEDURES FOR RPV

Shareholder(s) or proxy(ies) or corporate representative(s) or attorney(s) who wish to participate the 60th AGM remotely using the RPV are to follow the requirements and procedures as summarized below:

Procedure	Action		
BEFORE THE 60th AGM DAY			
(a) Register as a user with TIIH Online	 Using your computer, access the website at https://tiih.online. Register as a user under the "e-Services". Refer to the tutorial guide posted on the homepage for assistance. Registration as a user will be approved within one working day and you will be notified via email. If you are already a user with TIIH Online, you are not required to register again. You will receive an e-mail to notify you that the remote participation is available for registration at TIIH Online. 		

REGISTRATION NO. 196201000105 (4624-U)

Procedure	Action				
(b) Submit your registration for RPV	 Registration is open from Monday, 30 August 2021 until the day of 60th AGM Wednesday, 29 September 2021. Shareholder(s) or proxy(ies) or corporate representative(s) or attorney(s) are required to pre-register their attendance for the 60th AGM to ascertain their eligibility to participate the 60th AGM using the RPV. Login with your user ID and password and select the corporate event: "(REGISTRATION) SDRED 60th AGM" Read and agree to the Terms & Conditions and confirm the Declaration. Select "Register for Remote Participation and Voting". Review your registration and proceed to register. System will send an e-mail to notify that your registration for remote participation is received and will be verified. After verification of your registration against the General Meeting Record of Depositors dated 22 September 2021, the system will send you an e-mail after 27 September 2021 approve your registration for remote participation and the procedures to use the RPV are detailed therein. In the event your registration is not approved, you will also be notified via email. (Note: Please ensure to allow sufficient time required for the approval as a new user of TIIH Online as well as the registration for RPV in order that you can login to TIIH Online and participate the 60th AGM remotely). 				
	ON THE DAY OF 60th AGM				
(c) Login to TIIH Online	Login with your user ID and password for remote participation at the 60th AGM at any time from 8.00 a.m. i.e. 1 hour before the commencement of the 60th AGM on Wednesday, 29 September 2021 at 9.00 a.m.				
(d) Participate through Live Streaming	 Select the corporate event: "(LIVE STREAM MEETING) SDRED 60th AGM" to engage in the proceedings of the 60th AGM remotely. If you have any question for the Chairman/ Board, you may use the query box to transmit your question. The Chairman/ Board will endeavor to respond to questions submitted by you during the 60th AGM. If there is time constraint, the responses will be e-mailed to you at the earliest possible, after the meeting. 				
(e) Online Remote Voting	 Voting session commences from 9.00 a.m. on Wednesday, 29 September 2021 until a time when the Chairman announces the end of the session. Select the corporate event: "(REMOTE VOTING) SDRED 60th AGM" or if you are on the live stream meeting page, you can select "GO TO REMOTE VOTING PAGE" button below the Query Box. Read and agree to the Terms & Conditions and confirm the Declaration. Select the CDS account that represents your shareholdings. Indicate your votes for the resolutions that are tabled for voting. Confirm and submit your votes. 				
(f) End of remote participation	Upon the announcement by the Chairman on the closure of the 60th AGM, the live streaming will end.				

ADMINISTRATIVE GUIDE

Note to users of the RPV facilities:

- 1. Should your registration for RPV be approved we will make available to you the rights to join the live streamed meeting and to vote remotely. Your login to TIIH Online on the day of meeting will indicate your presence at the virtual meeting.
- 2. The quality of your connection to the live broadcast is dependent on the bandwidth and stability of the internet at your location and the device you use.
- 3. In the event you encounter any issues with logging-in, connection to the live streamed meeting or online voting on the meeting day, kindly call Tricor Help Line at 011-40805616 / 011-40803168 / 011-40803169 / 011-40803170 for assistance or e-mail to tiih.online@my.tricorglobal.com for assistance.

APPOINTMENT OF PROXY OR ATTORNEY OR CORPORATE REPRESENTATIVE

Shareholders who appoint proxy(ies) to participate via RPV at 60th AGM must ensure that the duly executed proxy forms are deposited in a hard copy form or by electronic means to Tricor no later than **Monday, 27 September 2021 at 9.00 a.m.**

The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner:

(i) In hard copy form

In the case of an appointment made in hard copy form, the proxy form must be deposited with the Company's Share Registrar at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia.

(ii) By electronic form

The proxy form can be electronically lodged with the Share Registrar of the Company via TIIH Online at https://tiih.online. Kindly refer to the Procedure for Electronic Submission of Proxy Form.

Please ensure ALL the particulars as required in the proxy form are completed, signed and dated accordingly.

Any authority pursuant to which such an appointment is made by a power of attorney must be deposited with the Share Registrar of the Company at Tricor Investor & Issuing House Services Sdn. Bhd., Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not later than **Monday, 27 September 2021 at 9.00 a.m.** to participate via RPV in the 60th AGM. A copy of the power of attorney may be accepted provided that it is certified notarially and/or in accordance with the applicable legal requirements in the relevant jurisdiction in which it is executed.

For a corporate member who has appointed a representative, please deposit the **ORIGINAL** certificate of appointment with Share Registrar of the Company at Tricor Investor & Issuing House Services Sdn. Bhd., Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not later than **Monday, 27 September 2021 at 9.00 a.m.** to participate via RPV in 60th AGM. The certificate of appointment should be executed in the following manner:

- (i) If the corporate member has a common seal, the certificate of appointment should be executed under seal in accordance with the constitution of the corporate member.
- (ii) If the corporate member does not have a common seal, the certificate of appointment should be affixed with the rubber stamp of the corporate member (if any) and executed by:
 - (a) at least two (2) authorised officers, of whom one shall be a director; or
 - (b) any director and/or authorised officers in accordance with the laws of the country under which the corporate member is incorporated.

ADMINISTRATIVE GUIDE

PROCEDURES FOR ELECTRONIC SUBMISSION OF PROXY FORM

The procedures to lodge your Form of Proxy electronically via Tricor's **TIIH Online** website are summarised below:

Procedure	Action				
i. Steps for Individual Shareholders					
(a) Register as a User with TIIH Online	 Using your computer, please access the website at https://tiih.online. Register as a user under the "e-Services" by selecting "Create Account by Individual Holder". Please do refer to the tutorial guide posted on the homepage for assistance. If you are already a user with TIIH Online, you are not required to register again. 				
(b) Proceed with submission of Form of Proxy	 After the release of the Notice of Meeting by the Company, login with your user name (i.e. email address) and password. Select the corporate event: "SDRED 60th AGM-SUBMISSION OF PROXY FORM". Read and agree to the Terms & Conditions and confirm the Declaration. Insert your CDS account number and indicate the number of shares for your proxy(ies) to vote on your behalf. Appoint your proxy(ies) and insert the required details of your proxy(ies) or appoint Chairman as your proxy. Indicate your voting instructions – FOR or AGAINST, otherwise your proxy(ies) will decide your vote. Review and confirm your proxy(ies) appointment. Print proxy form for your record. 				
	ii. Steps for Corporation or Institutional Shareholders				
(a) Register as a User with TIIH Online	 Access TIIH Online at https://tiih.online. Under e-Services, the authorised or nominated representative of the corporation or institutional shareholder selects "Create Account by Representative of Corporate Holder". Complete the registration form and upload the required documents. Registration will be verified, and you will be notified by email within one (1) to two (2) working days. Proceed to activate your account with the temporary password given in the email and re-set your own password. Note: The representative of a corporation or institutional shareholder must register as a user in accordance with the above steps before he/she can subscribe to this corporate holder electronic proxy submission. Please contact the persons stated under "ENQUIRY" section below if you need clarifications on the user registration. 				
(b) Proceed with submission of Proxy Form	 Login to TIIH Online at https://tiih.online. Select the corporate event: "SDRED 60th AGM - SUBMISSION OF PROXY FORM" Read and agree to the Terms & Conditions and confirm the Declaration. Proceed to download the file format for "SUBMISSION OF PROXY FORM" in accordance with the Guidance Note set therein. Prepare the file for the appointment of proxy(ies) by inserting the required data. Submit the proxy appointment file. Login to TIIH Online, select corporate event: "SDRED 60th AGM – SUBMISSION OF PROXY FORM". Proceed to upload the duly completed proxy appointment file. Select "Submit" to complete your submission. Print the confirmation report of your submission for your record. 				

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ADMINISTRATIVE GUIDE

POLL VOTING

The voting at the 60th AGM will be conducted by poll in accordance with Paragraph 8.29A of Main Market Listing Requirements of Bursa Malaysia Securities Berhad. The Company has appointed Tricor as Poll Administrator to conduct the poll by way of electronic voting (e-voting).

Shareholders or proxy(es) or corporate representative(s) or attorney(s) can proceed to vote on the resolutions at any time from **Monday**, **27 September 2021 at 9.00 a.m.** but before the end of the voting session which will be announced by the Chairman of the meeting. Kindly refer to item (e) of the above Procedures for RPV for guidance on how to vote remotely from TIIH Online website at https://tiih.online.

Upon completion of the voting session for the 60th AGM, the Scrutineers will verify the poll results followed by the Chairman's declaration whether the resolutions are duly passed.

PRE-MEETING SUBMISSION OF QUESTION TO THE BOARD OF DIRECTORS

Shareholders may submit questions for the Board in advance of the 60th AGM via Tricor's TIIH Online website at https://tiih.online by selecting "e-Services" to login, pose questions and submit electronically no later than **Monday, 27 September 2021 at 9.00 a.m.** The Board will endeavor to answer the questions received at the 60th AGM.

DOOR GIFT/FOOD VOUCHER

There will be no door gifts or food vouchers for attending the 60th AGM

NO RECORDING OR PHOTOGRAPHY

Unauthorized recording and photography are strictly prohibited at the 60th AGM.

ENQUIRY

If you have any enquiries on the above, please contact the following persons during office hours on Mondays to Fridays from 9.00 a.m. to 5.30 p.m. (except on public holidays):

Tricor Investor & Issuing House Services Sdn. Bhd.

General Line : +603-2783 9299

Fax Number : +603-2783 9222

Email : is.enquiry@my.tricorglobal.com

REGISTRATION NO. 196201000105 (4624-U)

CORPORATE INFORMATION

BOARD OF DIRECTORS

Chairman

Mr Eddy Chieng Ing Huong (Non-Independent Non-Executive)

Managing Director

Ms Teh Lip Kim (Non-Independent Executive)

Directors

Dato' Christopher Chan Choun Sien (Independent Non-Executive)

Ms Teh Lip Pink

(Non-Independent Non-Executive)

Puan Selma Enolil Binti Mustapha Khalil (Independent Non-Executive)

SECRETARIES

Ms Won See Yee (MAICSA 7047024) CCM Practicing Certificate 201908003356

Ms Seow Fei San (MAICSA 7009732) CCM Practicing Certificate 201908002299

AUDIT COMMITTEE

Chairman

Dato' Christopher Chan Choun Sien

Members

Mr Eddy Chieng Ing Huong Puan Selma Enolil Binti Mustapha Khalil

NOMINATING COMMITTEE

Chairman

Dato' Christopher Chan Choun Sien

Members

Mr Eddy Chieng Ing Huong Puan Selma Enolil Binti Mustapha Khalil

REMUNERATION COMMITTEE

Chairman

Mr Eddy Chieng Ing Huong

Members

Dato' Christopher Chan Choun Sien Puan Selma Enolil Binti Mustapha Khalil

INVESTMENT COMMITTEE

Chairman

Mr Eddy Chieng Ing Huong

Members

Ms Teh Lip Kim Puan Selma Enolil Binti Mustapha Khalil

RISK MANAGEMENT AND SUSTAINABILITY COMMITTEE

Chairman

Ms Teh Lip Kim

Members

Mr Loong Ching Hong Mr Lew Shih Kee Ms Carolyn Lim Yang Ling

REGISTERED OFFICE

18th Floor, West Block, Wisma Golden Eagle Realty 142-C, Jalan Ampang 50450 Kuala Lumpur Tel : 603-2161 3377

Tel : 603-2161 3377
Fax : 603-2161 6651
Website : www.sdb.com.my

REGISTRAR

Tricor Investor & Issuing House Services Sdn. Bhd.

Unit 32-01, Level 32, Tower A Vertical Business Suite Avenue 3, Bangsar South, No. 8, Jalan Kerinchi 59200 Kuala Lumpur

Tel : 603-2783 9299 Fax : 603-2783 9222

AUDITORS

BDO PIT

Level 8, BDO @ Menara Centara 360 Jalan Tuanku Abdul Rahman 50100 Kuala Lumpur

Tel : 603-2616 2888 Fax : 603-2616 3190

PRINCIPAL BANKERS

Public Bank Berhad Oversea-Chinese Banking Corporation Limited - Singapore

STOCK EXCHANGE LISTING

Main Market of Bursa Malaysia Securities Berhad

LIST OF PRINCIPAL OFFICES

SDB Properties Sdn Bhd

12th Floor, South Block, Wisma Golden Eagle Realty, 142-A, Jalan Ampang 50450 Kuala Lumpur

Tel : 603-2711 2288 Fax : 603-2711 2219

SDB Interiors Sdn Bhd

12th Floor, South Block, Wisma Golden Eagle Realty, 142-A, Jalan Ampang 50450 Kuala Lumpur

Tel : 603-2711 2288 Fax : 603-2711 2219

Supergreen Solutions Sdn Bhd

B-1-07, Block B, 19 Sentral Jalan Harapan, Seksyen 19 46300 Petaling Jaya Selangor Darul Ehsan Tel: 03-7931 2290

Hotel Maya Kuala Lumpur

138, Jalan Ampang, 50450 Kuala Lumpur

Tel : 603-2711 8866 Fax : 603-2711 9966 Website : www.hotelmaya.com.my

SDB Asia Pte Ltd

25, Teo Hong Road, Singapore 088333

Tel : 65-6238 2288 Fax : 65-6238 1188 Website : www.sdb.com.sg

CORPORATE STRUCTURE



SDB Properties Seldredge Industries SDB International Sdn Bhd Sdn Berhad Sdn Bhd 198901012746 198101012760 198101012761 (190055-A) (78890-A) 100% 100% 100% SDB Damansara Sdn Bhd 199201014354 (245857-U) 100% Prestij Permai Sdn Bhd 199901023668 (498568-P) 100% Havat Abadi Sdn Bhd 199901023496 (498396-X) 100% SDB SS2 Development Sdn Bhd 200601003707 (723454-V) 100% SDB Ampang Sdn Bhd 200701020914 (778930-P) 100% Crescent Consortium Sdn Bhd 200701036969 (794998-H) 100% SDB Property Management Sdn Bhd 201301008205 (1038047-H) 100% SDB HOST Sdn Bhd 201501031927 (1157251-T) 100% SDB Subang Development Sdn Bhd 201901026373 (1335702-V) * SDB Kuantan Development Sdn Bhd 202001001027 (1357346-A) 100% SDB Teambuild Sdn Bhd 201401020722 (1096808-X) **50**%

SDB Mining Sdn Bhd 201701013437(1227602-A)

100%

SDB Interiors Sdn Bhd 198101012763 (78893-H)

.

100%

- Extra Diligent Sdn Bhd 201601032337 (1203278-V) **45%**
- Fortress Minerals Limited (201732608K) 31%
- SDB Asia Pte Ltd (200618870N)
- SDB Green Energy Pte Ltd (201102729E)

100%

- SuperGreen Solutions Sdn Bhd 201501028083 (1153407-M)
- Chedstone Investment Holdings Pte Ltd (200707403H) 50%
- Champsworth Development Pte Ltd (200711535D) 50%

■ Tiara Land Pte Ltd (200704699H)
100%

* Teratai Investment Holdings Pte Ltd (201402968E) 100%

^{*} in the process of striking off



MR EDDY CHIENG ING HUONG

Chairman

Nationality	:	Malaysian
Gender	:	Male
Age	:	64

Mr Eddy Chieng Ing Huong age 64, Male, Malaysian Chinese, a Non-Independent and Non-Executive Director, was appointed as a Director on 30 July 1999. Mr Chieng is the Chairman of the Board, Investment and Remuneration Committees and he is also a member of the Audit and Nominating Committees.

Mr Chieng graduated from the University of New South Wales, Australia with a Bachelor of Commerce Degree with Merit in Accounting, Finance and Information Systems. He is a Fellow of the Institute of Chartered Accountants, Australia and a member of the Malaysian Institute of Accountants.

Mr Chieng has extensive senior management experience and were involved in a number of successful entrepreneurial businesses in Malaysia and overseas; primarily in ASEAN, Hong Kong and Australia.

Mr Chieng is the Executive Chairman of Esthetics International Group Berhad. He was previously the Founder/Managing Director of Nationwide Express Courier Services Berhad, Executive Director of OSK Holdings Berhad, Independent Non-Executive Director of Ancom Berhad, Nylex (Malaysia) Berhad, Oroton Group Limited (ASX listed), Senior Independent Director of QL Resources Berhad and Chairman of Asia Poly Holdings Berhad. In addition, he was instrumental in bringing Fedex to Malaysia and was a Director of Federal Express Malaysia for a number of years.

Mr Chieng is not related with any director and/or substantial shareholder of the Company. Mr Chieng has no conflict of interest with the Company except as disclosed under Note 35 of the Financial Statements. Mr Chieng has no convictions of any offences within the past five years and has not been imposed by the relevant regulatory bodies any penalty during the financial year 2021.

MS TEH LIP KIM

Managing Director

Nationality : Malaysian

Gender : Female

Age : 54



Ms Teh Lip Kim, aged 54, Female, Malaysian Chinese, is the Managing Director and a substantial shareholder of the Company. She was appointed to the Board as Executive Director on 1 August 1996 and was promoted to the position of Managing Director on 1 July 1998. She is a member of the Investment Committee and she also holds directorships in other subsidiary companies of Selangor Dredging Berhad and Fortress Minerals Limited, a company listed in Catalist Board of Singapore.

Ms Teh graduated with a Bachelor of Science (Honours) in Accounting and Economics from Southampton University in United Kingdom. Prior to her return to Malaysia, she completed her Masters in Shipping, Trade and Finance from the City University Business School in 1990. Upon graduation, she ventured into her own business and was also involved in the management of properties, plantations and hotels owned by her family.

Ms Teh is the sister of Ms Teh Lip Pink, a Non-Independent and Non-Executive Director and a substantial shareholder of the Company. Ms Teh has no conflict of interest with the Company except as disclosed under Note 35 of the Financial Statements. Ms Teh has no convictions of any offences within the past five years and has not been imposed by the relevant regulatory bodies any penalty during the financial year 2021.



DATO' CHRISTOPHER CHAN CHOUN SIEN

Independent Non-Executive Director

Nationality : Malaysian

Gender : Male

Age : 51

Dato' Christopher Chan Choun Sien, aged 51, Male, Malaysian Chinese, was appointed as an Independent Non-Executive Director on 13 July 2020. Dato' Christopher Chan is the Chairman of the Audit and Nominating Committees and a member of Remuneration Committee.

Dato' Christopher Chan was formerly a Managing Director of a leading investment bank in Southeast Asia and has over 24 years of experience in some of the largest mergers and acquisitions in Malaysia, IPOs, equity and debt fund raisings and corporate restructuring exercises, as well as regional private banking in Southeast Asia. He was named as one of the top 10 investment bankers in Asia (ex-Japan) by Brendan Wood International Journal in 2006.

Dato' Christopher Chan is currently the President of the Malaysian Mergers and Acquisitions Association. He is also presently the Deputy Chairman of the Finance and Capital Market Committee of the Associated Chinese Chambers of Commerce and Industry of Malaysia.

Dato' Christopher Chan is an Independent Non-Executive Director of Tan Chong Motor Holdings Berhad, Rubberex Corporation (M) Berhad and Esthetics International Group Berhad, as well as the Independent Non-Executive Chairman of Hextar Industries Berhad (formerly known as SCH Group Berhad).

Dato' Christopher Chan holds a Bachelor of Laws (Hons) degree and a Bachelor of Commerce degree from the University of Melbourne. He attended a leadership programme at INSEAD and is also a Certified Practising Accountant with CPA Australia.

Dato' Christopher Chan does not have any family relationship with any director and/or substantial shareholder of the Company. Dato' Christopher Chan has no conflict of interest with the Company. Dato' Christopher Chan has no convictions of any offences within the past five years and has not been imposed by the relevant regulatory bodies any penalty during the financial year 2021.

MS TEH LIP PINK

Non-Independent Non-Executive Director

Nationality : Malaysian

Gender : Female

Age : 69



Ms Teh Lip Pink, aged 69, Female, Malaysian Chinese, a Non-Independent and Non-Executive Director and a substantial shareholder, was appointed as a Director of the Company on 28 July 1994. She graduated with a Higher National Diploma in Business Studies from United Kingdom. She is also a Director of other subsidiary companies of Selangor Dredging Berhad and other private companies.

Ms Teh is the sister of Ms Teh Lip Kim, the Managing Director and a substantial shareholder of the Company. Ms Teh has no conflict of interest with the Company except as disclosed under Note 35 of the Financial Statements. Ms Teh has no convictions of any offences within the past five years and has not been imposed by the relevant regulatory bodies any penalty during the financial year 2021.

PUAN SELMA ENOLIL BINTI MUSTAPHA KHALIL

Independent Non-Executive Director

Nationality : Malaysian

Gender : Female

Age : 50

Puan Selma Enolil Binti Mustapha Khalil, aged 50, Female, Malaysian Malay, an Independent Non-Executive Director, was appointed as a Director on 31 December 2018. She is also a member of the Audit, Investment, Nominating and Remuneration Committees.

She graduated from University of Wales, Aberystwyth with a Bachelor of Laws in 1994. She obtained her Certificate in Legal Practice in 1995 and was called to the Malaysian Bar as an Advocate and Solicitor in 1996.

She started her career as an Advocate and Solicitor with Messrs Abu Talib Shahrom & Zahari in December 1996. She left Messrs Abu Talib Shahrom & Zahari in October 1998 to join TNB Remaco Sdn Bhd as a legal executive. She left TNB Remaco Sdn Bhd in June 2000 and resumed practicing law as an Advocate and Solicitor with Messrs Raslan Loong in July 2000. She left Messrs Raslan Loong



in August 2003 and co-founded Messrs Enolil Loo, Advocates and Solicitors in September 2003, in which she is currently a Partner.

Puan Selma presently sits on the board of directors of Techbond Group Berhad, a company listed on the Main Market of Bursa Securities. She is also a director of Powerwell Holdings Berhad, company listed on the ACE Market of Bursa Securities, and is a director and trustee of Ericsen Foundation.

Puan Selma does not have any family relationship with any director and/or substantial shareholder of the Company. Puan Selma has no conflict of interest with the Company. She has no convictions of any offences within the past five years and has not been imposed by the relevant regulatory bodies any penalty during the financial year 2021.

PROFILE OF KEY SENIOR MANAGEMENT



MR LOONG CHING HONG

Group General Manager, Selangor Dredging Berhad

Nationality : Malaysian

Gender : Male

Age : 55

Mr Loong Ching Hong, aged 55, Malaysian Chinese, is the Group General Manager of Selangor Dredging Berhad. He is a member of the Malaysian Institute of Accountants and the Fellow Member of Chartered Association of Certified Accountants, United Kingdom.

He started his career as an Audit Senior in Chew Wai Khoon & Co and then as a Cost Controller in J.Walter Thompson Sdn Bhd. From 1990 to 1995, he worked as an Accountant in IJM Corporation Berhad, a public listed company in Malaysia.

In 1996, he joined Selangor Dredging Berhad as Deputy Group Financial Controller and was later promoted to Group Financial Controller within the same year.

In 2000, he became the Group General Manager of the Company. He currently holds directorship in subsidiary and associated companies of Selangor Dredging Berhad and Fortress Minerals Limited, a company listed in Catalist Board of Singapore.

Mr Loong does not have any family relationship with any director and/or substantial shareholder of the Company. Mr Loong has no conflict of interest with the Company. He has no convictions of any offences within the past five years and has not been imposed any penalty by the relevant regulatory bodies during the financial year 2021.

ANNUAL REPOR

CHAIRMAN'S STATEMENT

During the year under review, the Group navigated a very challenging environment caused by the Covid-19 pandemic coupled with the various Movement Control Order (MCO) periods implemented by the government since the first quarter of 2020. At the time of writing, the Klang Valley and various states throughout Malaysia are undergoing an Enhanced Movement Control Order (EMCO) due to the country's alarming rise of Covid-19 cases.

Over in Singapore, the Group also faced operational restrictions as a result of the pandemic, although certain restrictions had been progressively lifted.

Hence, when we reflect on the year under review, it was one of the most difficult years and we needed to adapt accordingly in the best interest of the Group.

Jui Residences, Singapore is located right next to the Kallang River in Serangoon, District 12

CHAIRMAN'S STATEMENT

Jui Residences has a conserved building, the National Aerated Water Company (NAWC) factory within the premises

For the year ended 31 March 2021, the Group registered a pre-tax loss of RM9.51 million (2020: pre-tax profit RM6.58 million) on the back of a lower turnover of RM144.20 million (2020: RM243.85 million). After accounting for taxation, the SDB Group posted a net loss of RM12.88 million, compared to the RM4.48 million net loss posted in the previous corresponding period.

The decrease was mainly due to the closure of construction sites and adverse market sentiment as a result of the Covid-19 pandemic and the control measures implemented by the Malaysia and Singapore governments since early January 2020. Hence, the Group's revenue and recognition of sales was impacted due to no work progress for approximately 3 months and 6 months in Malaysia and Singapore, respectively.

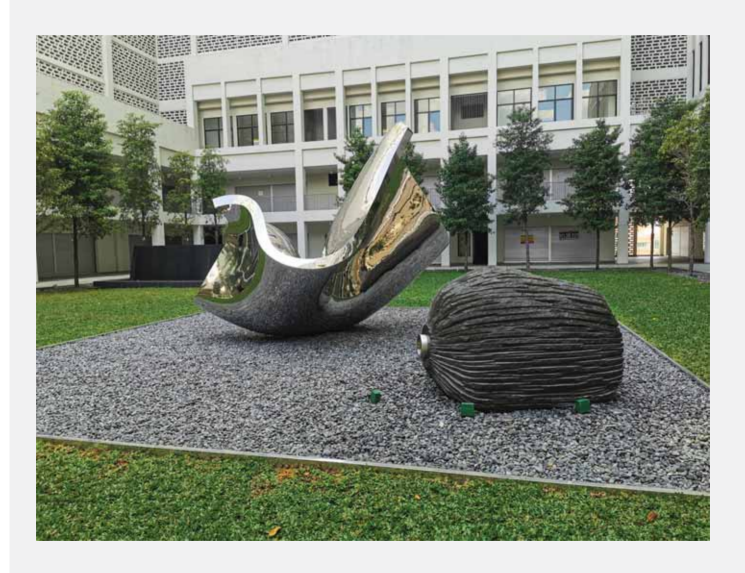
That said, the Group's results were mitigated by contribution amounting to RM23.70 million from iron ore mining results by Fortress Minerals Limited.

Group Operations

During the year under review, the Group focused primarily on the completion of UNA service apartments located at Jalan Peel comprising 316 units of service apartments with retail units on the Ground Floor. Currently, the overall physical site progress is at 91.82%. The Group's mixed development called SqWhere in Sungai Buloh was completed in July 2019 and has been well received.

Across the Causeway in Singapore, JUI Residences is a waterfront development located along Serangoon Road in District 12. The development overlooks the Kallang River and has a conserved building, the National Aerated Water Company (NAWC) factory within the premises. The conserved 'L' shaped building is in line with our efforts to preserve one of Singapore's main landmarks so that future generations will be able to witness one of the last remnants of the Kallang River's industrial past. SDB is working closely with the Urban Redevelopment Authority of Singapore (URA) to keep the building as part of Singapore's national history.

CHAIRMAN'S STATEMENT



SqWhere, Sungai Buloh features an extensive landscape and sculptures

CHAIRMAN'S STATEMENT

In Potong Pasir, the Group announced the Myra project in September 2020. Sited on a 0.7-acre freehold parcel on Meyappa Chettiar Road and Woodsville Close in District 13, Myra comprises a 12-storey tower with 85 residential units. Designed by UK-based Pitman Tozer Architects and Singapore-based JGP Architecture, Myra is built on the principles of liveability. The name "Myra" was derived from "Palmyra", a tall fan-leaf palm from India. However, as mentioned earlier, the year under review was a 'start-stop' one for quite a few periods due to the pandemic, and governments imposing restrictions which impacted operations.

The Group's hospitality division is represented by Hotel Maya Kuala Lumpur located in the heart of Kuala Lumpur City Centre, and just a short walk to the Petronas Twin Towers. At the time of writing and in accordance with the EMCO SOP (Enhanced Movement Control Order Standard Operating Guidelines) the hotel is currently closed to public.

With regards to the Group's involvement in the mining sector, our associate company Fortress Minerals Limited is a leading high-grade iron ore producer in Bukit Besi, Terengganu. It has generated a steady stream of income over the past 2 years and contributed RM23.70 million (2020: RM8.34 million) in net profit to the Group during the financial year and repayment of shareholder's advances from the Group amounting to RM2.45 million has been received as of August 2020.

On 7 April 2021 Fortress Minerals Limited completed the acquisition of the entire issued and paid-up share capital of Fortress Mengapur Sdn Bhd (formerly known as Monument Mengapur Sdn Bhd) and its subsidiaries ("Fortress Mengapur"). Following the completion of the acquisition, Fortress Mengapur has become a wholly owned subsidiary of the Company. Fortress Mengapur comprises the entire tenements held by its subsidiaries, namely Cermat Aman Sdn Bhd ("The "CASB") and Star Destiny Sdn Bhd ("The SDSB") which cover approximately 951.68 hectares in Pahang.

Awards

We are delighted to share that we were awarded the BCA Green Mark Award (Gold) for Jui Residences based on the Green Mark for New Residential Buildings (RB:2016) by the Building and Construction Authority Singapore. The Building and Construction Authority (BCA) champions the development and transformation of the built environment sector, in order to improve Singapore's living environment.

Cost Saving Measures

The Government of Malaysia imposed the MCO on 18 March 2020 and subsequently entered into the recovery phase of RMCO (Recovery Movement Control Order) until 31 August 2020. Due to the rising cases, the EMCO was extended from 3 July 2021 to 16 July 2021. Hence, the SDB Group embarked on various cost-saving measures in our efforts to become more prudent in our efforts to 'do more with less'.

Dividend

The Board of Directors does not recommend any dividend for the year under review.

Acknowledgement

On behalf of the Board of Directors, I would like to record our appreciation to the management and staff for their work and contribution.

My appreciation also goes out to shareholders, customers and business associates for their continued support.

EDDY CHIENG ING HUONG

Chairman



MANAGEMENT DISCUSSION AND ANALYSIS

SqWhere in Sungai Buloh was completed in July 2019 and has been well received with the latest tenant being the De Maketto Lifestyle store - a supermarket which will occupy an area of 14,490 sq ft and will be convenient for residents to purchase their daily goods.

Across the Causeway in Singapore, JUI Residences is a waterfront development located along Serangoon Road in District 12. The development overlooks the Kallang River and has a conserved building, the National Aerated Water Company (NAWC) factory within the premises. The conserved 'L' shaped building is in line with our efforts to preserve one of Singapore's main landmarks so that future generations will be able to witness one of the last remnants of the Kallang River's industrial past. SDB is working closely with the Urban Redevelopment Authority of Singapore (URA) to keep the building as part of Singapore's national history.

Jui Residences is located in URA's earmarked growth districts of Bidadari and Kampong Bahru areas. Plans to rejuvenated the iconic Kallang River is already underway. By 2030, another 100,000 residential homes will be built in that area, transforming the Kallang River into a lifestyle

hub, with waterways, greenery and seamless park connectors. Jui Residences being right next to the Kallang River will stand to benefit from this major facelift. According to URA, new developments within the precincts will be nestled in a park-like environment, with seamless pedestrian and cyclist connectivity to nearby amenities and communal spaces.

In Potong Pasir, the Group announced the Myra project in September 2020. Sited on a 0.7-acre freehold parcel on Meyappa Chettiar Road and Woodsville Close in District 13, Myra comprises a 12-storey tower with 85 residential units. Designed by UK-based Pitman Tozer Architects and Singapore-based JGP Architecture, Myra is built on the principles of liveability. The name "Myra" was derived from "Palmyra", a tall fan-leaf palm from India.

Meanwhile, there has been a delay in construction for One Draycott due to the difficulty in sourcing for foreign labour in Singapore. One Draycott is located at District 10 and mere minutes away from the Scotts/Orchard Road shopping belt. When completed, this single tower project with striking gold and black façade would feature 64 exclusive units.



SqWhere, Sungai Buloh was completed in July 2019 and has been well received

MANAGEMENT DISCUSSION AND ANALYSIS

We are delighted to share that we were awarded the BCA Green Mark Award (Gold) for Jui Residences based on the Green Mark for New Residential Buildings (RB:2016) by the Building and Construction Authority Singapore. The Building and Construction Authority (BCA) champions the development and transformation of the built environment sector, in order to improve Singapore's living environment. Jui Residences was awarded the Gold Award due to its efforts in adopting sustainable construction practices that minimise the environmental impact of construction activities and implementing green features in its residences.

Mining

With regards to the Group's involvement in the mining sector, our associate company Fortress Minerals Limited is a leading high-grade iron ore producer in Bukit Besi, Terengganu. It has generated a steady stream of income over the past 2 years and contributed RM23.70 million (2020: RM8.34 million) of net profit to the Group during the financial year and repayment of shareholder's advances from the Group amounting to RM2.45 million has been received as of August 2020.

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Hospitality

The Group's hospitality division is represented by Hotel Maya Kuala Lumpur located in the heart of Kuala Lumpur City Centre, and just a short walk to the Petronas Twin Towers. Revenue is recorded at RM2.224 million for the year under review, much lower than the RM14.04 million posted in the previous corresponding period. This was due to the continued Movement Control Order (MCO) and Enhanced Movement Control Order (EMCO) which made it difficult for the public to stay or dine in. At the time of writing and in accordance with the EMCO Standard Operating Procedure the hotel is currently closed to public.

Cost Saving Measures

The Government of Malaysia imposed the MCO on 18 March 2020 and subsequently entered into the Recovery Movement Control Order (RMCO) until 31 August 2020. Due to the rising cases, the EMCO began from 3 July 2021 to 16 July 2021. Hence, the SDB Group embarked on cost-saving measures in our efforts to become more prudent.

Dividend

The Board of Directors does not recommend any dividend for the year under review.

MANAGEMENT DISCUSSION AND ANALYSIS



SDB is working closely with the Urban Redevelopment Authority of Singapore (URA) to keep the NAW building as part of Singapore's national history



The centrepiece of this heritage building is a flagstaff mounted on the signature column, complimented by an on-site petrol pump which will be conserved within the development

Selangor Dredging Berhad (SDB) acknowledges and recognises the importance of sustainability as a critical enabler for long term growth of SDB and its subsidiaries (the Group). Our focus on these sustainability related issues: growing our business, human capital development, building long term relationship with all stakeholders and protecting our environment – is embedded in our vision and core values. It is what drives our business initiatives. We have always strived to live and demonstrate our commitment to sustainability as guided by the United Nations Sustainability Development Goals (SDG) and will integrate more elements of SDG into our long-term journey here in SDB. This culture reflects the SDB Group's interactions with its employees, customers, stakeholders, and the society in which it operates in, all the while considering the economic, social, and environment factors. Thus, sustainability is a factor that has been formally incorporated into the Company's Risk Framework since 2019.



SUSTAINABILITY STATEMENT

For the financial year ended 31 March 2021, the Group acknowledges the importance of environmental protection and preservation in all its business operations and as such, supports efforts that promote a cleaner and healthier environment. The Group also understands the importance of engaging with its customers. As such SDB aims to continuously improve its customer service across all levels. The valuable relationship with the residents at all of SDB's developments is fostered through specific targeted community activities.

As we adopt a holistic approach to business management by upholding the Economic, Environmental and Social (EES) pillars of sustainability, we continue to work closely with our various stakeholders to identify and address sustainability matters that significantly influence their decision-making. To this end, we are committed to strengthening stakeholder engagement so that we can better manage emerging issues and drive change on the ground.

We are steadfast in adopting a multi-stakeholder approach by communicating and collaborating with regulators, investors, employees, customers and other relevant stakeholders to further strengthen our performance in the context of sustainability in the short, medium and long-term.

SUSTAINABILITY GOVERNANCE

Having established a Risk Management & Sustainability Committee ("RMSC") in 2019, the core responsibilities of the RMSC are:

- To implement the sustainability strategies within the parameters of the SDB Group's risk appetite and approved by the Board;
- II. Oversee stakeholder engagement, to ensure that all issues and suggestions raised are taken into consideration in managing sustainability;
- III. Identify material sustainability matters for the SDB Group, recommending strategies, setting policies, goals and targets;
- IV. Coordinate and monitor the implementation of sustainability initiatives; and
- V. Oversee the preparation of Sustainability Report and reporting it to SDB's Board for approval.

SDB's SUSTAINABILITY GOVERNANCE STRUCTURE

Risk Management & Sustainability Committee (RMSC)

Board of Directors

SDB's Interactive Engagement Process

Identify stakeholders

Engaging with stakeholders

with stakeholders

Identify material sustainability issues and matters

Developing responses to address the identified material sustainability matter

SDB'S SUSTAINABILITY GOAL



All SDB developments incorporate landscape, sculptures and artwork - to provide a meaningful place for its residents

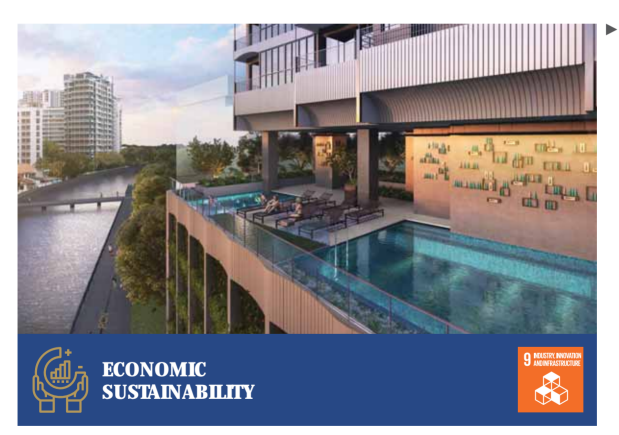


STAKEHOLDERS ENGAGEMENT

The table below shows how SDB engages with its stakeholders:

No.	Stakeholders	Engagement Channels	Areas of Interest / Material Sustainability Matters
1.	Shareholders / Investors	General Meetings Bursa Malaysia announcements Media releases Financial / Annual reports and announcements	Financial PerformanceReturn on InvestmentGovernance and sustainabilityRisk Management
2.	Management	Meetings with the Board Business review Regular strategic / operational meetings	Interest of various stakeholders Sustain business growth and operational continuity Financial results Corporate strategies and business risk
3.	Employees	 Performance management Events, workshops and trainings Health and safety briefings and programmes. On-boarding and Internal communication channels such as email and group chat Employee survey and festive celebrations 	Remuneration Career development opportunities Talent and performance management Work place safety and health
4.	Customers / Tenants	Face to face interactions Digital and social media channels Corporate events and formal correspondence customer survey / feedback	Timely and Quality delivery of products and services Customer service Safety and security Assurance and reliability
5.	Contractors / Consultants / Vendors	Pre-Qualification, tender and procurement process Face to face interactions and Meetings Corporate events and formal correspondence	Transparent procurement practices Payment schedule Pricing of services Timely completion and delivery
6.	Community / NGOs / Industry Associations (Resident Associations, Management Corporations and/or Joint Management Bodies (JMB), Real Estate and Housing Developer's Association ("REHDA"), The International Real Estate Federation ("FIABCI")	 Periodic meetings and face to face interactions Corporate events & digital platform Formal correspondence Corporate Social Responsibility ("CSR") activities 	Environmental impact Security and facilities management Infrastructure enhancement Social Issues

No.	Stakeholders	Engagement Channels	Areas of Interest / Material Sustainability Matters
7.	Financiers / Banks	Corporate disclosure through Bursa Malaysia Media announcement Periodic meetings and formal correspondence	Financial PerformanceGuaranteesPayment schedulesProject launches and sales
8.	Government / Regulators	Regular meetings and formal correspondence Involvement through representation of working groups Briefings and consultations Submission of information as and when requested Site inspection	 Compliance and adherence Security and safety issues Transparency and accountability Permits and licenses



At Level 5 Sky
Terrace (Jui
Residences), an
infinity lap
pool provides
seamless views
extending into the
Kallang River
giving residents a
sense of liberating
space

One of the underlying sustainability principles of the SDB Group's business philosophy is fair dealings in its business practices, which have seen the Group managing its business well since 1962. Ethical engagement with the marketplace is something the SDB Group takes very seriously. In this regard, the Group always strives to deliver products and services that meet the criteria of value, quality and satisfaction for its customers. In line with the SDB Group's philosophy of conducting its business dealings with integrity, a transparent procurement process is in place. The SDB Group practices an open tender system. All appointed business partners must also comply with all statutory regulations, standards and Code of Practices as per the contract terms and conditions. Environmental, safety and health factors are also included in the supply-chain contract.



The Bottle
Assembly: Filling
Voids and Voids
Filling' will adorn
the walls of the
Sky Terrace at
Level 5, Jui
Residences. Pastel
colours of pink,
blue and yellow
are applied to the
bottles following
the Miami art
deco style







The SDB Group believes that a business practice with a sustainable environment can boost its business, improve reputation and drive market opportunities. The SDB Group also acknowledges the importance of environmental protection and preservation in all its business operations and as such, supports efforts that promote a cleaner and healthier environment in its day-to-day activities and operations. The main mission of the SDB Group all this while is to design, develop and manage quality developments that contribute positively to the sustainability of the environment ecosystem. This is further demonstrated by the prestigious award won based on a set of high-quality standards but also in enhancing the environment. We are delighted to share that we were awarded the **BCA Green Mark Award (Gold)** for Jui Residences based on the Green Mark for New Residential Buildings (RB:2016) by the Building and Construction Authority Singapore. The Building and Construction Authority (BCA) champions the development and transformation of the built environment sector, in order to improve Singapore's living environment.

BCA oversees areas such as safety, quality, inclusiveness, sustainability and productivity, all of which, help to achieve our mission to transform the Built Environment sector and shape a liveable and smart built environment for Singapore. BCA is a strong advocate of sustainability in the built environment. Through initiatives like the BCA Green Mark scheme, BCA has been placed on the world green building map for its efforts in promoting green buildings, reducing carbon footprint and conserving resources, in local and overseas markets. Jui Residences was awarded the Gold Award due to its efforts in adopting sustainable construction practices that minimise the environmental impact of construction activities and implementing green features in its residences.

Conservation

The Group also understands the importance of preserving national heritage sites. Strategically located along Serangoon Road, Singapore next to Kallang River, Jui Residences comes with 117 contemporarily crafted units



within an 18-storey tower. Located at the foreground of Jui Residences is the former National Aerated Water (NAW) building, where soft drinks like Sinalco, RC Cola and Kickapoo Joy Juice were bottled, and will become part of the unique heritage of the NAW building. The conserved 'L' shaped building is in line with our efforts to preserve one of Singapore's main landmarks so that future generations will be able to witness one of the last remnants of the Kallang River's industrial past. Urban Redevelopment Authority of Singapore (URA) is working closely with SDB to keep the building as part of Singapore's national history.

The NAW building is a noteworthy example of the Singapore Art Deco era from the 1950s. Jui Residences complements the conserved building, using similar design principles in a contemporary development with a distinctive local architectural language. Pedestrian access will be provided directly through the conservation building. This will register the historic reference upon arrival and allow residents and visitors alike to experience the history of the NAW building. Fronting Kallang River, a secondary pedestrian approach is provided, allowing an additional access point to the entrance lobby and an improved visual and physical connection to the riverside. The residential drop-off is provided within the podium.

The art deco element is also apparent through the vertical flutes on the façade, arched detailing on the balconies and wide inset curves at the podium in Jui Residences. Inside, brightly coloured artworks inspired by the history of this national heritage, named 'The Bottle Assembly: Filling Voids and Voids Filling' are specially crafted by sculptor Dr. Colin K. Okashimo, will adorn the walls of the Sky Terrace at Level 5. Pastel colours of pink, blue and yellow are applied to the bottles following the Miami art deco style.

Jui Residences is located in URA's earmarked growth districts of Bidadari and Kampong Bahru areas. Plans to rejuvenated the iconic Kallang River is already underway. By 2030, another 100,000 residential homes will be built in that area, transforming the Kallang River into a lifestyle hub, with waterways, greenery and seamless park connectors. Jui Residences being right next to the Kallang River will stand to benefit from this major facelift. According to URA, new developments within the precincts will be nestled in a park-like environment, with seamless pedestrian and cyclist connectivity to nearby amenities and communal spaces.



Pedestrian access will be provided directly through the conservation building. This will register the historic reference upon arrival and allow residents and visitors alike to experience the history of the NAW building

One-Two-Boost is SDB's latest CSR Initiative featuring herbal products packed by young adults with disabilities







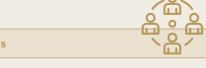




Employment

The SDB Group maintains an employment workforce of over 200 people in the current challenging business environment. The SDB Group ensures that its Human Resources policies and guidelines are always in compliance with all relevant government legislations, to ensure that its workplace embraces diversity, inclusion, empowerment and equality. Key initiatives to further strengthen the organisation include providing a conducive working environment, workplace safety, employee's engagement in celebrations, job enrichment and succession planning, training and development.

Employees



The SDB Group continues to practice flexi working hours for employees, who are not involved in providing critical services. The Group is also in full compliance with accepted standards of safety and health at the workplace. And with regards to the government's SOP on handling Covid-19, all employees are provided with 3-layer face mask and all office premises provide hand sanitisers and cleaned daily. Added measures include requiring all employees coming to work to have their temperature screened and recorded daily. Furthermore, management also encourages all employees to register for the National Vaccination Programme launched by the Malaysian government in early 2021.

Due to the Covid-19 pandemic and the Movement Control Order (MCO), staff from the head office work remotely from home. Hence, staff meet digitally via different online platforms, and meetings and discussions are also held online. We have also established the Anti-Bribery and Anti-Corruption Policy (ABAC) and 100% of employees have attended the e-learning course regarding the awareness of the ABAC Policy and adhering to its rules and regulations. Besides that, we also completed the Whistleblowing Policy with a comprehensive procedure.

REGISTRATION NO. 196201000105 (4624-U)

SUSTAINABILITY STATEMENT



Customer

The SDB Group also recognises the importance of continuously engaging with its customers, to build lifelong relationships. As such the SDB Group is strengthening not only the quality of its products but, also its hospitality services across all levels. Feedbacks and grievances are collected and channeled to the respective teams involved at various property development levels to ensure that the products and services meet the highest level of standards to meet our customer's expectation and satisfaction. Which, eventually will ensure the SDB Group's loyal shareholders get a positive return on their investments. The SDB Group also communicates regularly with financial institutions, sales agencies and the media, in order to foster a closer relationship.



Community

The SDB Group develops its projects following sustainable policies that benefit the community and its residents. Our homes are built by incorporating passive design strategies that take advantage of the climate to maintain a cooling atmosphere and temperature range. We also ensure that all our developments are built with lush greenery with green building materials – and at the same time with great connectivity and accessibility to amenities. All these elements are incorporated into the development to ensure a sustainable development for all customers and the community at large.



Corporate Social Responsibility (CSR)

SDB's Corporate Social Responsibility (CSR) initiatives are driven by a strong purpose and revolves around offering support while creating opportunities for individuals with disabilities to acquire skills that will prepare them for a life on their own when they reach adulthood. Apart from offering them a channel for employment, the projects undertaken by SDB do not just provide temporary assistance but also enable them to learn and improve their work and social skills.

When the Covid-19 pandemic hit, the young adults with disabilities were struggling as they could not operate the Car Wash and Juice stall (One-Two-Wash & One-Two-Juice), hence the inception of One-Two-Boost created an avenue for them to contribute towards promoting one's overall immunity and wellbeing. One-Two-Boost was launched on 26 November 2020.

SDB collaborated with TCM (Traditional Chinese Medicine) practitioners Lin Cze-Pern and Go Pei Heng who are graduates from the Nanjing University of Chinese Medicine. Different series of herbal products are available, in drinks, soups and tea for immunity, nourishment, fat loss and targeting specific parts of the body like liver, spleen etc. Besides offering support and creating opportunities for individuals with disabilities – we offer them a channel for employment and to learn and improve their social skills where they can grow with the organisation and become long-time employees.

All products are single-handedly prepared and packed by young adults with disabilities under proper supervision by the Job Coach. Besides providing job opportunities, this also creates an avenue for young adults with disabilities to carry out packaging tasks and demonstrate their talents under proper supervision and in adherence to the Covid-19 Standard Operating Procedure (SOP). This initiative also helps in creating awareness and informing the public on employment issues faced by young adults with disabilities. Through this initiative, young adult with disabilities will have the opportunity to become visible and gain self-importance in the society particularly on their need for independence when they reach adulthood.

Because of the positive response from the public in purchasing the herbal products, SDB launched the One-Two-Boost website (www.12boost.com.my) where purchasers can directly purchase their products from the website.

GROUP FINANCIAL HIGHLIGHTS

GROUP YEAR ENDED 31 MARCH	21 RM'000	'20 RM'000	'19 RM'000	'18 RM'000 Restated	'17 RM'000 Restated
Profitability					
Turnover	144,196	243,850	256,126	151,049	189,251
(Loss) / Profit before taxation	(9,507)	6,581	35,715	52,894	48,351
Provision for taxation	(3,376)	(11,057)	(11,299)	(11,049)	(6,591)
(Loss) / Profit after taxation	(12,883)	(4,476)	24,416	41,845	41,760
Minority interest	=	-	-	-	-
(Loss) / Earnings for the year	(12,883)	(4,476)	24,416	41,845	41,760
Profit available for appropriation	487,726	500,609	513,663	499,900	549,672
Dividend net of tax	-	8,523	10,653	91,617	10,653
Key Balance Sheet Data Total assets Issued share capital Shareholders' fund Total bank borrowings No of ordinary shares in issue ('000)	1,391,742 213,541 845,777 426,698 426,128	1,404,478 213,541 836,458 427,093 426,128	1,447,403 213,541 849,018 412,959 426,128	1,474,693 213,541 830,330 432,443 426,128	1,655,385 213,541 860,730 629,422 426,128
Share Informance Return on equity	-1.52%	-0.54%	2.88%	5.04%	4.85%
Return on total assets	-0.93%	-0.32%	1.69%	2.84%	2.52%
Gearing ratio	31.74%	31.50%	30.54%	25.97%	35.37%
Interest cover	0.26	1.34	2.92	3.85	3.17
Earnings / (Loss) after tax (sen)	(3.02)	(1.05)	5.73	9.82	9.80
Dividend after tax (sen) *	(0.0%)	(1.00)	2.00	2.50	2.50
Net asset backing (sen)	198.48	196.29	199.24	194.85	201.99
Price earning ratio (x)	(17.20)	(39.99)	11.52	8.50	9.69
Gross dividend yield	0.00%	0.00%	3.03%	25.75%	2.63%
Share price as at 31 March (RM)	0.52	0.42	0.66	0.84	0.95

GROUP FINANCIAL HIGHLIGHTS

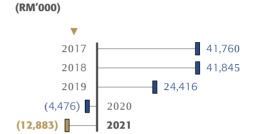
TURNOVER

2021

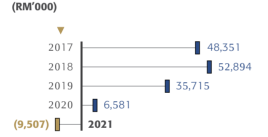
(RM'000) 2017 2018 2019 256,126 2020 243,850

144,196

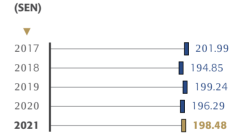
(LOSS) / PROFIT AFTER TAXATION



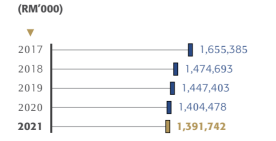
(LOSS) / PROFIT BEFORE TAXATION



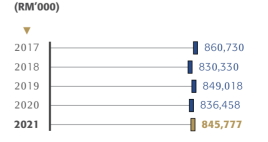
NET ASSETS BACKING



TOTAL ASSETS



SHAREHOLDERS' FUND



OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

The Board is supportive of the adoption of principles and best practices as enshrined in the Malaysian Code on Corporate Governance throughout the Group, for the protection and enhancement of stakeholders' value and the performance of the Group.

The Board is pleased to disclose below the manners in which it has applied the principles of good corporate governance and considered that it had complied with the best practices provisions except as stated otherwise.

(A) BOARD LEADERSHIP AND EFFECTIVENESS

Composition of the Board

The Board currently consists of five Directors: -

Chairman

Mr Eddy Chieng Ing Huong (Non-Independent Non-Executive)

Managing Director

Ms Teh Lip Kim (Non-Independent Executive)

Directors

Dato' Christopher Chan Choun Sien (Independent Non-Executive)

Ms Teh Lip Pink (Non-Independent Non-Executive)

Puan Selma Enolil binti Mustapha Khalil (Independent Non-Executive)

The present size and composition of the Board is optimum and well balanced. As presently constituted, the Board has the stability, continuity and commitment as well as capacity to discharge its responsibilities effectively.

Profile of the Board members is as set out on pages 12 to 16 of this Annual Report.

Principal Responsibility of the Board

The Board is entrusted with the stewardship role of the Group. It is responsible for providing oversight of the Group's strategic direction, overseeing the Group's business operations, as well as identifying key risk factors that have significant impact on the Group's operations and performance. In achieving these goals, the Board performs regular reviews over the risk management and internal control system to ensure its integrity and adequacy in providing reasonable assurance of risk mitigation.

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

The principal responsibilities of the Board are generally summarised as follows:

- · review and adopt the overall strategic plans and programmes for the Company and Group;
- · establish such committees, policies and procedures to effectively discharge the Board's roles and responsibilities;
- ensure the Company has appropriate corporate governance structures in place including standards of ethical behaviour and promoting a culture of corporate responsibility;
- promote better investor relations and shareholder communications;
- review the adequacy and the integrity of the management information and internal controls systems of the Company and Group;
- identify principal risks and ensure implementation of a proper risk management system to manage such risks.

Board Independence and Effectiveness

The Board is entrusted for the oversight and overall management of the business affairs of the Company. The Board is responsible for determining all major policies, reviewing the system of internal control, ensuring that effective strategies and management are in place, for assessing the performance of the Company and its management team.

The Board has established clear functions reserved for the Board and those delegated to the management. The Board deliberates business plan and approves the performance targets and the goals of the business to be met by the Company and subsidiary companies.

Managing Director is responsible for the day-to-day business operations of the Group while the Independent Non-Executive Directors provide scrutiny and unbiased and independent views, advice and judgement to decisions and proposals of the Managing Director. The Board collectively is responsible for the effective implementation and monitoring of the Group's strategic plans.

The Independent Non-Executive Directors do not involve in the day-to-day management of the Group's business operations. Therefore, the Independent Non-Executive Directors remain free from conflict of interest and thus enable them to carry out their duties as independent directors effectively. They provide impartial views and insight to the Managing Director in matters relating to financial management, corporate governance, risk management and internal control. Strategies proposed by the Managing Director are deliberated from both quantitative and qualitative aspects, taking into account the interest of various stakeholders as well as the impact of risk factors that exist in the operating environment. Presence of the Independent Directors complements the Board by ensuring there is an effective check and balance in the functioning of the Board. These Independent Directors fulfil the criteria of independence as set out in the Listing Requirements.

The position of Chairman and the Managing Director are held by different individuals. There is a division of responsibility between the Chairman who is leading the Board in the oversight of management and Managing Director, who responsible for managing the overall business and day to day operations of the Company to ensure that there is a balance of power and authority, promotion of accountability and facilitation of division of responsibilities between them.

The key duties and responsibilities of the Chairman are to provide leadership to the Board, instill good corporate governance practices, chairing the meetings of the Board and shareholders, ensuring that the Board fully discharges its responsibilities and acting as liaison person between the Board and the management.

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

Board Charter and Code of Conduct

The Board has formally adopted a Board Charter, which provides guidance to the Board in the fulfilment of its roles, duties and responsibilities which are in line with the principles of good corporate governance. The Board Charter provides guidance for Directors and Management on the responsibilities of the Boards, its Committees and requirements of Directors and it is subject to periodical review to ensure consistency with the Board's strategic intent as well as relevant standards of corporate governance. The Board Charter provides guidance for Directors and Management on the responsibilities of the Board, its Committees and requirements of Directors and it is subject to periodical review and updated in accordance with the needs of the Company to ensure consistency with the Board's strategic intent as well as relevant standards of corporate governance.

The Board is mindful of the importance of the establishment of clear roles and responsibilities in discharging its fiduciary and leadership functions as recommended by the Code including those reserved for the Board's approval and those which the Board may delegate to the Board Committees, the Executive Director and the Management. There is a clear division of responsibilities between the Chairman and the Executive Director.

The Board is also committed to conducting business in accordance with the highest standards of business ethics and complying with applicable laws, rules and regulations. The Code of Conduct and Ethics provide guidance for Directors regarding ethical and behavioural considerations and/or actions as they address their duties and obligations during their appointment.

The Board Charter and Code of Conduct are made available for reference in the Company's website, www.sdb.com.my.

Qualified and Competent Company Secretaries

The Board is well supported by qualified and competent Company Secretaries on matters relating to the Company's policies and procedures that require compliance to applicable rules, regulations and the Code.

The Company Secretaries of the Company are experienced, play an important role in advising the Board on issues relating to corporate compliance with the relevant laws, rules, procedures and regulations affecting the Board and the Group, as well as best practices of governance. The Directors have ready and unrestricted access to the advice and services of the Company Secretaries. The Board is regularly kept up to date on and apprised of any regulations and guidelines.

The Company Secretaries also safeguard all statutory books and records of the Company and maintain the statutory registers of the Company. Company Secretaries also ensure all Board meetings are properly convened, and that accurate and proper records of the proceedings and resolutions passed are recorded.

Board Meeting and Supply of Information to the Board

The Board meets regularly, at least once in every quarter, to review the Group's operations and to approve the quarterly reports and annual financial statements. During the financial year, the Board met on four (4) occasions where it deliberated upon and considered a variety of matters mainly to review the Group's operations and the quarterly and annual financial statements.

The details of the attendance by individual Director during the financial year are as follows:-

Name of Directors	Total Meetings Attended
Mr Eddy Chieng Ing Huong	4/4
Ms Teh Lip Kim	4/4
Ms Teh Lip Pink	4/4
Puan Selma Enolil binti Mustapha Khalil	4/4
Dato' Christopher Chan Choun Sien (appointed w.e.f. 13.07.2020)	3/4
Mr Tony Lee Cheow Fui (resigned w.e.f. 13.7.2020)	1/4

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

The Board has a formal schedule of matters reserved specifically for its decision. The Directors have full and timely access to all information pertaining to the Group's business and affairs, whether as a full Board or in their individual capacity, to enable them to discharge their duties.

All Directors are provided with agenda and set of Board papers issued prior to Board meetings to allow reasonable time for the Board members to obtain further explanations or clarification, where necessary and to make an informed decision. Senior management is invited to attend these meetings to explain and clarify matters being tabled. The Board has direct access to senior management staff to obtain complete and unimpeded information to assist them in discharging their duties. The proceedings of all board meetings are recorded by the Company Secretary and filed properly in the minute's book of the Company upon confirmation by the Board.

In addition, all Directors have access to the advice and services of the Company Secretary who is a qualified professional with the required experience to advise the Board. When necessary, Directors may also obtain independent professional advice at the Company's expense in furtherance of their duties.

Directors' Training

The Board recognises the needs to attend training to enable them to discharge their duties effectively. The training needs of each Director is assessed and proposed by the individual directors.

The Board is also regularly updated by the Company Secretary on the latest updates and major amendments made to the Listing Requirements of Bursa Malaysia Securities Berhad, Companies Act 2016 and other regulatory requirements relating to the discharge of the Directors' duties and responsibilities.

During the financial year and as at the date of the issuance of this Annual Report, the Directors have attended briefing pertaining to the findings of the thematic review and key takeaways conducted by Bursa Malaysia Berhad and Institute of Internal Auditors Malaysia by Mr Chang Ming Chew, the Representative of NGL Tricor Governance Sdn. Bhd (now known as Tricor Axcelasia Sdn Bhd) on 23 November 2020.

Board Committees

The Board has set up five Board Committees, i.e. Investment, Audit, Nominating, Remuneration Committees and Risk Management and Sustainability Committee to delegate specific powers and responsibilities to support the role of the Board to provide assurance and accountability to its shareholders, all of which have their own terms of reference.

The Committees have been granted with full authority to investigate any matter within their scope of responsibility and to obtain satisfactory information as it may requires from directors and/or employees of the Group. In the event where independent professional advice are needed to discharge their duties, the Committees are entitled to engage external professionals and/or consultants at the cost of the Group after due consultation with the Board.

The Investment Committee was established on 23 August 2001 with the responsibilities of approving Group acquisition and disposals of investment up to RM15 million and manage risk of the Group in order to maximise return to the shareholders.

Nominating Committee

The Nominating Committee was established to ensure that the Board has an appropriate balance, size and the required mix of skills, experience and core competencies to govern the organization towards achieving its intended goals and objectives. The Nominating Committee shall propose new candidates for the Board and assess Directors on an on-going basis.

The Terms of Reference of the Nominating Committee can be viewed at the Company's website at www.sdb.com.my.

REGISTRATION NO. 196201000103

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

The summary functions of the Nominating Committee are as follows:

- To recommend candidates for all directorships.
- To recommend appointments to the Board Committees.
- To annually review the required mix of skills and experience and other qualities, including core competencies that the Non-Executive Directors should bring to the Board.
- To implement a process, to be carried out annually for assessing the effectiveness of the Board as a whole, the committees of the Board and for assessing the contribution of each individual Director.

The Nominating Committee will review and assess the mix of skills expertise, composition, size and experience of the Board directors. The Nomination Committee undertakes annual assessment to evaluate the performance of each individual Director, the effectiveness of the Board and the Board Committees. The effectiveness of the Board and Board Committees are assessed in the areas of board structure/mix, decision making and boardroom participation and activities, meeting administration and conducts, skill and competencies and role and responsibilities whilst the performance of the individual Directors are assessed in the areas of contribution and interaction with peer, quality of the input of the Director, understanding of role, etc.

During the financial year, the Nominating Committee has reviewed the necessity for the Company to re-organise the composition of Board of Directors to ensure that the calibre, credibility and necessary skills and experience required were always in place to have an effective Board and enable the Board to be better equipped to respond to challenges that might arise and deliver value to the Company.

The Nominating Committee considers that the current mix of skills and experience of the Board are sufficient for the discharge of its duties and responsibilities effectively.

Board Nomination Process

The Nomination Committee is responsible to identify candidate to the Board if there is vacancy arise from resignation, retirement or any other reasons or if there is a need to appoint additional director with the required skill or profession to the Board in order to close the competency gap in the Board identified by the Committee. The potential candidate may be proposed by existing director, senior management staff, shareholder or third party referrals.

Upon receiving of the proposal, the Committee is responsible to conduct assessment and evaluation on the proposed candidate.

The Board does not set specific criteria for the assessment and selection of director candidate. However, the consideration would be taken on the need to meet the regulatory requirement such as Companies Act, 2016 and Main Market Listing Requirements. The Committee selection of the director candidate is generally based on the achievement in the candidate personal career, integrity, wisdom, ability to make independent and analytical inquiries, ability to work as a team to support the Board, possession of the required skill, qualification and expertise that would add further value to the Board, understanding of the business environment and the willingness to devote adequate time and commitment to attend to the duties/functions of the Board.

The assessment/evaluation process may include, at the Committee's discretion, reviewing of the candidate resume, curriculum vitae and other biographical information, confirming the candidate's qualifications and conducting legal and other background searches as well as formal or informal interview at the Committee's discretion.

Upon completion of the assessment and evaluation of the proposed candidate, the Committee would make its recommendation to the Board. Based on the recommendation of the Committee, the Board would evaluate and decide on the appointment of the proposed candidate.

The Chairman of the Board would then make an invitation or offer to the proposed/potential candidate to join the Board as a director. With the acceptance of the offer/invitation, the candidate would be appointed as director of the Company.

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

Annual Assessment of Existing Directors and Board Committees

An assessment of the Board's performance is carried out for the year under review, including the Independent Directors' performance and role of chairman.

The assessment criteria include of Board structure, operation and interaction, dynamics and functioning, governance and risk management.

The Board is satisfied with the existing number and composition of its members and is of the view that with the current mix of skills, knowledge, experience and strengths, the Board is able to discharge its duties and responsibilities effectively.

Assessment of Independent Directors

The Company does not have term limits for Independent Directors as the Board believes there are significant advantages to be gained from the long-serving Directors who possess tremendous insight and in-depth knowledge of the Company's business and affairs.

The existing independent directors are independent from management and free from any business or other relationships which may interfere with the exercise of their independent judgement, which is in line with the requirements of Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

Re-election

In accordance with the Company's Constitution, all Directors shall retire from office at least once in each three years and a retiring Director is eligible for re-election and the election of each Director is voted on separately. This re-election process provides an opportunity for the shareholders to renew their mandates. In order to assist the shareholders in their decision, sufficient information such as personal profiles, meeting attendance and their shareholdings in the Company for each Director is furnished in the Annual Report.

The Constitution further provides that all newly appointed Directors shall retire from office but shall be eligible for re-election in the next Annual General Meeting subsequent to their appointment.

Gender Diversity Policy

The Company does not have a formal ethnic and age diversity policy. In its selection of board members, the Board provides equal opportunity to candidates who have the relevant skills, experience, competencies and other qualities vis-à-vis the Group present business portfolios and prospective investments, without bias on race, age or gender.

Activities of the Nominating Committee

The summary of the activities of the Nominating Committee during the financial year are as follows:-

- Reviewed the mix of skill and experience and other qualities of the Board.
- Accessed the effectiveness of the Board as a whole, the Board committees and the Directors.
- Discussed the Company's Directors' retirement by rotation.

Remuneration Committee

The Remuneration Committee was established on 23 August 2001 and is entrusted with the role of reviewing and recommending the annual bonus and salary increment of the Executive Directors and members of the Senior Management of the Company. Executive Directors' remuneration is decided by the Board with the Directors concerned abstaining from deliberations and voting accordingly.

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

Remuneration Policy

The remuneration of the Executive Director shall be reviewed by the Remuneration Committee and for their recommendation to the Board for approval.

Executive Director shall also be entitled to other benefits provided to employee of the Company and other additional benefits if so proposed by the Remuneration Committee for their consideration and recommendation to the Board for approval.

Non-Executive Directors' remuneration is based on a standard fixed fee and meeting allowance, with the Chairman receiving higher amount in recognition of his additional responsibilities. An additional fee is also paid to Non-Executive Directors sitting on Board Committees.

Fees payable to the Directors of the Company are subject to yearly approval by shareholders at the Annual General Meeting. The aggregate Director's remuneration paid or payable to the Directors of the Company for the financial year ended 31 March 2021 is as follows:

Received on Company Basis

	Directors' Fee RM	Meeting Allowances RM	Salaries & Other Emoluments RM	Benefit-in-Kind RM
Eddy Chieng Ing Huong	70,400	2,000	-	-
Teh Lip Kim	32,000	-	322,883	-
Teh Lip Pink	32,000	2,000	-	-
Tony Lee Cheow Fui	13,067	500	-	-
Selma Enolil Bt Mustapha Khalil	38,400	2,000	-	-
Dato' Christopher Chan Choun Sien	31,733	1,500	-	-

Received on Group Basis

	Directors' Fee RM	Meeting Allowances RM	Salaries & Other Emoluments RM	Benefit-in-Kind RM
Eddy Chieng Ing Huong	74,400	2,000	-	-
Teh Lip Kim	72,662	-	645,766	-
Teh Lip Pink	36,000	2,000	-	-
Tony Lee Cheow Fui	13,067	500	-	-
Selma Enolil Bt Mustapha Khalil	38,400	2,000	-	-
Dato' Christopher Chan Choun Sien	31,733	1,500	-	-

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

The remuneration of the top five key senior management of the Company for the financial year ended 31 March 2021 as follows:-

Key Senior Management Remuneration	Number
RM400,000-450,000	1
RM300,000-350,000	1
RM250,000-300,000	3

Further details on the other Board Committees are contained in the Audit Committee Report and the Statement on Risk Management and Internal Control.

Financial Reporting

The Board has a general responsibility for taking the necessary steps to safeguard and enhance the value of shareholders in the Company. The Company, through the accounts, maintains an appropriate and transparent relationship with the external auditors.

The Board is responsible to present a balanced, clear and comprehensive assessment of the Group's financial performance through the quarterly and annual financial statements to shareholders. The Board and the Audit Committee have to ensure that the financial statements are drawn up in accordance with the provisions of the Companies Act 2016 and applicable approved accounting standards in Malaysia.

In presenting the financial statements, the Board has reviewed and ensured that appropriate accounting policies have been used, consistently applied and supported by reasonable judgements and estimates.

In discharging its responsibilities, the Board is assisted by the Audit Committee to ensure accuracy and adequacy of information to be disclosed.

Succession Planning

The Board reckoned the importance of succession planning to ensure the sustainability and continuity of the Group. The Board ensuring that all candidates appointed to senior management positions are of sufficient caliber. Succession planning also includes appointing, assessing, training, fixing the compensation of and where appropriate, replacing senior management when necessary.

Whistleblowing Policy and Procedure

A Whistleblowing Policy and Procedure has been implemented to provide a channel to enable Directors, Employees, Shareholders, Vendors or any parties with a business relationship with the Company with an avenue to report suspected wrongdoings that may adversely impact the Group.

The Whistleblowing Policy and Procedure is published on the Company's website.

Anti-Bribery and Anti-Corruption Policy

An Anti-Bribery and Anti-Corruption Policy was established to set out the Group's approach against all forms of bribery, corruption and politicking and the Group takes a strong stance against such acts.

The Group's practices are in accordance to the Malaysian Anti-Corruption Commission Act 2009 and its amendments. The Antibribery and Corruption Policy is published on the Company's website.

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

(B) EFFECTIVE AUDIT AND RISK MANAGEMENT

Audit

The role, functions, responsibilities and activities of the Audit Committee are reported under the Audit Committee Report on page 55 of this Annual Report.

Relationship with External Auditors and Assessment of their Suitability & Independence

The Company has established a formal and transparent arrangement for maintaining appropriate relationships with the Group's auditors, both external and internal. The Audit Committee seeks regular assurance on the effectiveness of the internal control systems through independent appraisal by the auditors. Liaison and unrestricted communication exist between the Audit Committee and the external auditors.

In addition, the external auditors will be invited to attend the Company's Annual General Meeting and will be available to answer any questions from the shareholders on the conduct of the statutory audit and the contents of the audited financial statements as well as any corporate exercise undertaken by the Group where the external auditors are involved.

The Audit Committee had obtained confirmation from the external auditors, BDO PLT that they are independent in accordance with the Bylaws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants.

An annual assessment which taking into consideration of several criterial like Fees, Service quality, Sufficiency of resources, Independence and professionalism, will be conducted on the suitability of the External Auditors.

Risk Management and Internal Control

The Board recognises the importance of a sound system of internal control for the Group including risk assessment and acknowledges its ultimate responsibilities in maintaining the same. In recognition of the importance of having in place a structured and organised approach to identify and manage appropriately risk factors affecting the Company, a risk management and internal control framework has been established to set out principles of the Company's risk identification and management culture, which provide input of its internal control system.

Another check-and-balance measure in the Company's internal control system is through the conduct of internal audit. The internal audit function is outsourced to an independent professional internal audit services firm which reports directly to the Audit Committee.

Some internal control weaknesses were identified during the financial year under review, all of which have been or are being addressed by the Management. None of these weaknesses has resulted in any material loss that would require disclosure in the Group's financial statement. The Group's state of risk management and internal control is spelt out in the Statement on Risk Management and Internal Control on pages 46 to 51 of this Annual Report 2021.

The cost incurred for the internal audit function for the financial year ended 31 March 2021 is RM31,000.

OVERVIEW STATEMENT ON CORPORATE GOVERNANCE

(C) CORPORATE REPORTING AND RELATION WITH SHAREHOLDERS AND INVESTORS

Communication with Shareholders

Communication between the Company and its shareholders are done in the following manner:-

Relationship with Shareholders and Investors

The Board recognises the value of good investor relation and the importance of disseminating information in a fair and equitable manner. the participation of shareholders and investors, both individual and institutional, at Annual General Meeting is encouraged. Such information is disseminated via the Company's annual reports, quarterly financial results and various prescribed announcements made to Bursa Securities from time to time in the Bursa Securities' website at www.bursamalaysia.com.

The Group also maintains a website at www.sdb.com.my which provides information, qualitative and quantitative, on the Group's operations and corporate developments.

General Meeting

The Annual General Meeting represents the principal forum for dialogue and interaction with all the shareholders of the Company. The Company values feedback from its shareholders and encourages them to actively participate in discussion and deliberations.

The Company convened a virtual AGM last year and has adopted online remote voting for the conduct of poll on all resolutions. All shareholders were briefed on the voting procedures by the poll administrator prior to the poll voting and an independent scrutineer was appointed to validate the votes cast and announce the poll results. In the event that shareholders are unable to virtually attend the AGM in person, they are encouraged to appoint proxies to virtually attend and vote in his/her stead. The outcome of the meeting is announced to Bursa Securities on the same day, which is also accessible on the Company's website.

(D) COMPLIANCE WITH THE CODE

This Statement is prepared in compliance with the Listing Requirements and it is to be read together with the Corporate Governance Report 2021 of the Company, which is available at website, www.sdb.com.my.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

The Board of Directors ("Board") of Selangor Dredging Berhad ("SDB" or "the Group") is pleased to present the Statement on Risk Management and Internal Control of the Group which outlines the nature and scope of risk management and the internal control systems of the Group for the financial year ended 31 March 2021. This statement is prepared in accordance with paragraph 15.26(b) of the Bursa Malaysia Securities Berhad ("Bursa Malaysia") Main Market Listing Requirements ("MMLR") and guided by the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers ("the **Guidelines**") and Malaysian Code on Corporate Governance ("MCCG").

BOARD RESPONSIBILITY

The Board reaffirms its overall responsibility for the Group's risk management and internal control systems covering not only financial controls but also strategic, operational and compliance to regulatory requirement. This also includes ensuring the adequacy and effectiveness of such systems to safeguard shareholders' investments and the Group's assets through regular reviews. The implementation of these control systems is undertaken by the management which regularly reports on key risks identified and actions taken to mitigate and/or minimise such risks. The oversight of these critical areas is carried out by the Board and assisted with the establishment of the Risk Management Committee ("RMC") at Senior Management level, which are empowered by their respective terms of reference since 2016. And on 26 August 2019, the RMC was renamed to Risk Management and Sustainability Committee ("RMSC") and tabled for review to the Board, and approved for adoption by Board to also encompass the sustainability criteria. The RMSC is chaired by the Managing Director and its other members comprises of the Group General Manager, the Head of Finance and the Risk Management Manager ("RM").

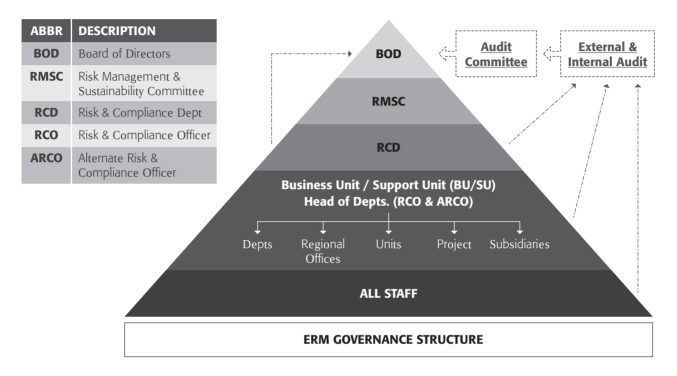
The Group's risk management and internal control systems are designed to efficiently and effectively manage risks that may prevent the achievement of the Group's business objectives, and to provide information for accurate reporting, decision making and ensuring compliance with regulatory and statutory requirements. The Board also ensures that there is a robust framework of ongoing risk management processes in identifying, evaluating and managing significant risks faced by SDB to promote a sustainable long-term success of the Group. Due to inherent limitations in the systems of internal control and risk management, the Board recognises that these systems can only manage rather than eliminate all risks of failure to achieve business objectives, and as such, can only provide reasonable but not absolute assurance against material misstatement, loss or fraud. Furthermore, consideration is given to the cost of implementation as compared to the expected benefits to be derived from the implementation of the internal control system.

ENTERPRISE RISK MANAGEMENT ("ERM")

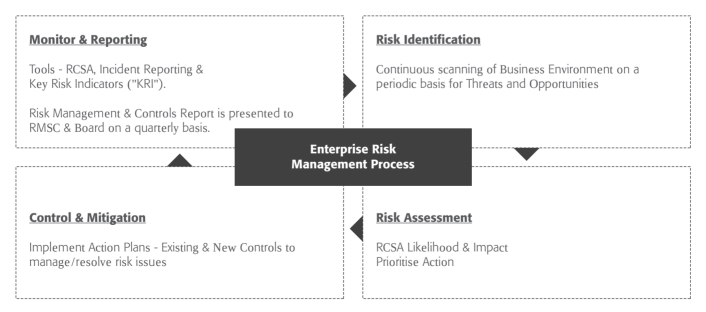
The Group has established an ERM Framework to proactively identify, evaluate, mitigate and manage key risks to an optimal level. In line with the Group's commitment to deliver sustainable value, this ERM Framework aims to provide an integrated and organised approach group-wide. It outlines the ERM methodology which is in line with the Principles and Guidelines of ISO31000:2018 Risk Management, mainly promoting the risk ownership and continuous monitoring of key risks faced by the Group that were identified via the Risk and Control Self-Assessment ("RCSA") process. The ERM assessment reviews are carried out on a quarterly basis to address major risk factors of concern together with the necessary action plan, if any from the perspectives of regulatory & legal, governance & operational controls, financial, customers, products & services, suppliers, project management, information technology, Fraud and corruption, branding and human capital. And all these factors will ultimately be evaluated based on the objective of achieving sustainability in conducting business.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

The Group's ERM Governance Structure as shown below:



The Group's ERM process as shown below:



STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

The Group's identified Risk Factors & Mitigation Plans for the financial year under review are outlined as follows:

No.	Risk Factor	Risk Description	Mitigation Plan
1.	External	Market Risk due to Uncertainty in Local and Global Economy, and coupled with the outbreak of the Covid-19 pandemic	 Fully utilizing current landbank. Monitoring for bargain sales on landbank. Strategic partnership on joint venture. Clearing of existing stock units. Constantly monitoring for any opportunities in the market such as mining, and other profitable industry.
2.	Operational	Project Management Risk in achieving SDB's Planning & Design requirement (Concept, Approval, Timing & Costing)	 Project team to manage project as per group's guideline and requirement. Project team to manage/work closely with contractors, consultants and various government agencies. Contractors and consultants are annually evaluated on a certain set of key performance criteria. Activation and continuous testing of the Business Continuity Plan ("BCP") in ensuring operational readiness during the MCO.
3.	Regulatory	Risk of Non-Compliance to Regulatory Requirement and Government Policies, e.g. Movement Control Order ("MCO")	 Management closely monitor the development and changes in the Malaysia and Singapore market for future developments to be able to maintain a sustainable business objective. To provide suggestion and feedback to Real Estate and Housing Developers' Association ("REDHA"). Established a company Standard Operating Procedure ("SOP") for staff retuning to office Post-MCO
4.	Customers	Risk of Lower Revenue due to Slow Sales Response	 Increasing a wider network of credible sales agencies to better position the product in the market. Providing sales training to marketing staff to enhance their knowledge and professionalism. Producing more publications in the social media in creating public awareness on SDB's products & services.
5.	Financial	Risk of Uncontrollable Expenditure	 Prudent spending and implementing various cost saving measures across the Group Budget is prepared on an annual basis. Close monitoring by management on a monthly basis on actual expenditure against budgeted expenditure. Always looking out for better value services for money.

Covid-19 Effect on SDB

No.	Risk Factor	Risk Description	Remarks/Action Plans
1.	External- Strategic	Market Risk due to Uncertainty in Local and Global Economy due to the Covid-19 pandemic	Adopt a cautious approach in launching new project. Disruption to hotel's business. Re-engineer Business 1. To reinvest in other profitable market sector like mining and other profitable industry. 2. Sourcing strategic landbank with good offer. 3. Using existing assets as collateral or as joint venture business.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

Covid-19 Effect on SDB

No.	Risk Factor	Risk Description	Remarks/Action Plans
2.	Operational	Failure / Delay on operation processes	Almost all processes are operating at normal level with almost 70 laptops being distributed by IT Department to staff. With the exception of obtaining approvals from the government agencies due to MCO and the limitation in their working hours. Rethink Work, Workforce and Workplace 1. Accelerate automation and digitalisation - to equip all staff with portable IT equipment and manage projects through various IT applications. 2. Close engagement and keeping contact with staff through technology-based platform to ensure no disruption in operations during MCO
3.	Regulatory	Risk of Non-Compliance to Regulatory Requirement and Government Policies, e.g. MCO	The company complies with all the government's MCO SOP. In anticipation that moving forward, working in office premises may require a certification of vaccination. Embrace New Norms 1. Creating awareness and use various initiatives to encourage staff to get vaccinated. 2. Training staff on health safety in handing Covid-19 SOPs. 3. Regular check with government agencies for new updates and to ensure in compliance with the SOPs.
4.	Customers	Risk of Lower Revenue due to Slow Sales Response (e.g. Unemployment, reduce purchasing power and cautious spending by customer)	Cautious spending by majority of customers with reduce purchasing power due to unavailability of jobs in the market. Re-study Market landscape 1. Engagement with public through market survey. 2. Working closely with sales agents and financial institutions.
5.	Financial	Funding Risk - Sufficient funds to cover cost of expenditure & others	Banks have tighten their credit loan terms and conditions, with lower funds and more collaterals. Strengthen Cash Flow-Scenario Planning 1. Prudent expenditure by monitoring expenses on a monthly basis. 2. Continuous exploring for better credit facilities. 3. Prudent budget.

Risk Rating: High

Risk Rating: Medium

Risk Management Activities

As part of the Group's effort to instil a proactive risk management culture and ownership, the following activities were undertaken during the year under review:

- Conducted mandatory ERM awareness training for new hiring during induction training, in building up and maintaining a strong risk culture in SDB;
- Ensuring effective application of ERM in the day-to-day business operations;
- · Regular discussions with Head of Business Units to obtain endorsement on key risk areas and commitments on action plans;
- Providing risk advisory and independent assessment as and when necessary, as well as facilitated discussions across the Group;
- Refinement of the risk depository system to enhance risk tracking and monitoring;
- Conducts random compliance checks on departments on a frequent basis; and
- Monitoring and follow-up until completion on all individual departments identified issues with the agreed action plans and timelines.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

During the financial year, the Board was updated on regular basis on the latest status of the corporate risk scorecard where each department have identified their risks, the probability of those risks occurring, the impact if they do occur and the action plans being taken to manage those risks to the desired level, through the RCSA process of verification and review by Risk & Compliance Department ("RCD"). All department are required to report to RCD of any risk related incident(s), and to report the data of identified relevant KRI by a set timeline to RCD. Upon completion of review, the RM will consolidate all information into a Risk Management & Controls Report, and presents it to the RMSC and the Board for deliberation and guidance on it.

KEY ELEMENTS OF INTERNAL CONTROL AT SDB:

• Terms of Reference

Clear definition of the terms of reference, i.e. functions, authorities and responsibilities of the various committees of Senior Management and the Board have been established.

• Organisational Structure and Accountability Levels

The Group has a well-defined organisational structure with clear reporting lines of responsibility. Delegation of authority and key business functions of the Group are centralised, to ensure accountability and quick impartment of risk management strategies. Including the setting up of the RMSC and appointing all Head of Departments as a Risk and Compliance Officer ("RCO") in their respective departments' in ensuring accountability. In addition, the Head of Departments are also required to appoint an Alternate Risk & Compliance Officer ("ARCO") within their respective departments to assist them with managing risk and implementing control activities

• Limits of Authority ("LOA")

The LOA has been established as part of SDB's effort in ensuring an optimal balance between strong corporate governance practices and operational efficiency. It is a written delegation of authority by the Board to the Investment Committee and Management within the SDB Group. Its key objectives are to provide a holistic view of the authority limits set, to encourage delegation, empowerment and accountability, and to eliminate guesswork, confusion hence providing clarity. The LOA document is subject to periodical review to incorporate any changes that affect the authority limits.

Management Styles and Control Procedures

Weekly operational meetings are conducted among senior management to discuss and review the business plans, budgets, financial and operational performances of the Group.

Operating policies and procedures are made available to guide staff in their day-to-day work processes. Such operating policies and SOPs have been established, as well as reviewed and updated periodically to meet changing business, operational needs and regulatory requirements.

Establishment of dual control and clear line on segregation of duties via independent checks, review and reconciliation activities to prevent unauthorized activities, power abuse, fraud, corruption, bribery and human errors.

Quality control and progress of the project is monitored via frequent schedule site visits by the relevant teams, regular site meetings with the contractors and deployment of fulltime staff on site. And a monthly project site report is presented to management for review. Moreover, external certification/standards such as the Building Quality Assessment System ("BuildQAS") standards are adopted to strengthen and improve the output processes and quality.

• Human Resource Policy

There are proper guidelines within the Group for recruitment and selection, compensation and benefits, performance management, code of conduct, and other relevant procedures in line with its brand promise and core values. Training and development programmes are identified and scheduled for employees to acquire the necessary knowledge and competency to meet their job expectations and to multi task when necessary, which is a step-in succession planning. The Whistleblowing Policy and Procedure has been revised in line with the established Anti-Bribery and Anti-Corruption ("ABAC") Policy in compliance to the Malaysian Anti-Corruption Commission Act 2009 and its amendments. As well as the, the establishment of SDB's own ABAC Policy and Covid-19 SOP.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

Business Continuity Management

Business Continuity Plan and Disaster Recovery Plan are in place with daily backup and system vendors' support to provide assurance for business continuity. There are also offline procedures to implement in case of system failure. And annual testing is conducted at least twice without fail.

• Tender

Review and award of major contracts are carried out through a rigorous tendering process by a Tender Committee. A minimum of three tenderers are called for and tenders are awarded based on selection criteria including quality, pricing, track record and speed of delivery. The tenders are reviewed by a Tender Committee, which comprises a few key selected members of the senior management to ensure transparency and independence in the award of contracts.

• Insurance on Key Assets

Adequate insurance of the major assets and resources of the Group are in place to ensure that these are sufficiently covered against any mishap that may result in material losses to the Group.

Safety and Security

Management has always placed importance in complying with the Occupational Safety and Health Act, 1994 to ensure that all the employees are aware of the safety procedures that are in place for their own safety during any emergencies and that the Group's assets and resources are well protected from any accident or mishap. Furthermore, all staff are provided with face mask, hand sanitizer's, and all required to adhere to SDB's Covid-19 SOP.

It also important to note that the Internal Audit independently reviews the ERM framework and internal control systems to provide to the Audit Committee with sufficient assurance that the systems of internal control are effective to address the risks identified.

The Board is satisfied with the Group's system of risk management and the internal controls, and is of the view that the system which is in place for the year under review is sound and adequate to safeguard shareholders' investments, customers' interests, employee's well-being and the Group's assets. The Board is conscious of the fact that the system of risk management and internal control practices must continuously be evolve and enhance to support the Group's operations and adapt to suit changing business environment. Therefore, the Board with the assistance of RMSC will, when necessary, put in place appropriate measures to further strengthen the system of internal control.

The Group's system of internal control applies principally to SDB and its subsidiaries. Joint ventures and associates have been excluded because the Group does not have full management and control over them.

Assurance Provided by Group Managing Director and Group Finance Manager

In line with the Guidelines, the **Group Managing Director and Group Finance Manager** have provided assurance to the Board that the Group's risk management and internal control system are in place and operating reliably in all material aspects to meet the Group's objectives during the financial year under review.

Review of the Statement by External Auditors

As required by Paragraph 15.23 of the MMLR of Bursa Malaysia, the external auditors have reviewed this Statement on Risk Management and Internal Control in accordance with Audit and Assurance Practical Guide 3, and reported to the Board that nothing has come to their attention that causes them to believe that the Statement on Risk Management and Internal Control intended to be included in the annual report for the Financial Year End 2021 has not been prepared, in all material aspects, in accordance with the disclosures required by paragraphs 41 and 42 of the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers, nor is the Statement on Risk Management and Internal Control factually inaccurate.

STATEMENT ON DIRECTORS' RESPONSIBILITIES IN RELATION TO THE FINANCIAL STATEMENTS

The Board is responsible for ensuring that the financial statements for each financial year give a true and fair view of the state of affairs of the Group and of the Company as at the end of the financial year and of the results and cash flows of the Group and of the Company for that period.

In preparation of the financial statements, the Board has ensured that:

- 1. Suitable accounting policies have been adopted and applied consistently.
- 2. Judgements and statements made are reasonable and prudent.
- 3. Suitable accounting standards have been followed subject to any material departures disclosed and explained in the financial statements.

The Board confirms that the financial statements have been prepared on a going concern basis.

The Board is responsible for ensuring that the Group and the Company keep accounting records which disclose with reasonable accuracy at any time the financial position of the Group and of the Company and which enable them to ensure that the financial statements comply with the provisions of the Companies Act, 2016 and the applicable approved accounting standards in Malaysia. The Board has overall responsibilities for taking steps as are reasonably available to them to safeguard the assets of the Group to prevent and detect fraud and other irregularities

OTHER CORPORATE DISCLOSURE

1. Utilisation of Proceeds

No proceeds were raised by the Company for any corporate exercise during the financial year.

2. Sanctions and/or Penalties

There were no sanctions and/or penalties imposed on the Company or its subsidiaries, Directors or management by the relevant regulatory bodies.

3. Audit and Non-Audit Fees

During the financial year under review, the fees paid/payable to the external auditors in relation to audit and non-audit services rendered to the Group are as follows:-

Purpose	Group RM	Company RM
Audit Fees Review of Statement on Risk Management and Internal Control	166,970 3,000	42,000
Total	169,970	42,000

4. Material Contracts

During the financial year, there was no material contract entered into by the Company or its subsidiaries involving interest of Directors and major shareholders of the Company that have not been reflected in the financial statement.

5. Revaluation Policy on Properties

The revaluation policy on properties is as disclosed in the financial statements for the financial year ended 31 March 2021.

6. Recurrent Related Party Transaction of a Revenue or Trading Nature

During the financial year, the Company and its subsidiaries had not entered into any recurrent related party transactions, which are of revenue or trading nature, which requires shareholders' mandate.

AUDIT COMMITTEE REPORT

The Board is pleased to present the Audit Committee Report which provides insights into the manner in which the Audit Committee discharged its functions for the Group during the financial year ended 31 March 2021.

(A) COMPOSITION

The Audit Committee comprises three members, all of whom are Non-Executive Directors, and two being Independent Directors.

Mr Eddy Chieng Ing Huong, the member of the Audit Committee is a member of Institute of Chartered Accountants, Australia and also The Malaysian Institute of Accountants. Accordingly, the Company complies with paragraph 15.09(1)(c)(i) of the Listing Requirements.

(B) MEETING AND ATTENDANCE

The Audit Committee met on four (4) occasions during the financial year and the attendance of each member of the Audit Committee is as follows:

	Composition of the Audit Committee	Attendance at the Audit Committee Meetings
Chairman	Dato' Christopher Chan Choun Sien (appointed w.e.f. 13.7.2020)	3/4
	Mr Tony Lee Cheow Fui (resigned w.e.f. 13.7.2020)	1/4
Members	Mr Eddy Chieng Ing Huong	4/4
	Puan Selma Enolil Binti Mustapha Khalil	4/4

The Managing Director and Group General Manager were invited to attend all the meetings to provide clarification on Group's financial performance and business operations.

The representative from the Internal Auditors attended all the meetings to table the internal audit reports, internal audit progress reports and annual audit plan. The External Auditors, BDO PLT, were present at two of the total meetings held.

Minutes of each Committee Meeting were tabled to the Board for information, and for further direction by the Board, where necessary.

AUDIT COMMITTEE REPORT

(C) SUMMARY OF ACTIVITIES OF THE AUDIT COMMITTEE

During the financial year, the following activities were carried out by the Audit Committee in discharging its duties and functions:

(a) Financial Reporting

- Reviewed the quarterly and audited financial reports of the Company and the Group, focusing particularly on the following areas, prior to submission to the Board for approval and subsequent release to the Bursa Malaysia Securities Berhad and Securities Commission Malaysia accordingly:-
 - The overall performance of the Group;
 - Compliance with accounting standards and regulatory requirements;
 - Changes in or implementation of accounting policies and practices;
 - Significant issues arising from the audit; and
 - Going concern assumption.

(b) Audit Reports

- Reviewed the internal audit plans for the financial year for the Company and Group as prepared by the Internal Auditors.
- Reviewed the internal audit reports, audit recommendations made and management's response to these recommendations for the Company and Group as prepared by the Internal Auditors.

(c) External Audit

- Reviewed the external auditors' scope of work and audit plan for the financial year, prior to the commencement of audit.
- Met with the external auditors twice a year.
- Reviewed the suitability and performance of the external auditors for re-appointment and fees, based on the outcome of the
 annual assessment of the external auditors, which included an assessment of the engagement teams' qualifications, credentials
 and experience, particularly in the financial services sector, their audit work approach, and their ability to provide value added
 advice and services, as well as to perform the work within timeline agreed.

(d) Risk Management and Internal Control

Reviewed the Audit Committee Report and Statement on Risk Management and Internal Control and recommended to the Board for approval prior to their inclusion in the Company's Annual Report.

(e) Related Party Transactions

Reviewed the related party transactions and ensured that they are not more favourable to the related parties than those generally available to the public and complies with Bursa Securities Main Market Listing Requirements ("Listing Requirements").

AUDIT COMMITTEE REPORT

(D) INTERNAL AUDIT FUNCTION

In discharging its function, the Audit Committee is supported by an internal audit function whose primary responsibility is to evaluate and report on the adequacy and effectiveness of the overall system of internal control of the Group. The internal audit function of the Group has been outsourced to Tricor Axcelasia Sdn Bhd since December 2020.

The activities of the Internal Auditors during the financial year ended 31 March 2021 were as follows:

- Conducted discussions with management in identifying significant concerns and risk areas perceived by management for inclusion in the Internal Audit Plan for the Group;
- Developed and proposed an Internal Audit Plan for the year which was discussed and accepted by the Audit Committee and Board:
- Conducted periodic audits on internal controls relating to operating system and standard operating procedures to monitor compliance and assess the adequacy and effectiveness of controls implemented by various companies within the Group;
- Attended and reported to the Audit Committee at Audit Committee meetings held during the financial year ended 31 March 2021;
- Highlighted areas of concern to the Audit Committee and ensuring that recommendations provided by the Internal Auditors are duly attended to and adhered by management within stipulated time frame. In the Internal Audit Progress Reports, the Internal Auditors had reported their findings in their subsequent follow-up reviews to the Audit Committee.

(E) TERMS OF REFERENCE

The details of terms of reference of the Audit Committee are available on the Company's website at www.sdb.com.my.



DIRECTORS' REPORT

The Directors hereby submit their report and the audited financial statements of the Group and of the Company for the financial year ended 31 March 2021.

PRINCIPAL ACTIVITIES

The principal activities of the Company are provision of management services, investment holding and property leasing. The principal activities and the details of the subsidiaries are disclosed in Note 7 to the financial statements.

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

RESULTS

	Group RM'000	Company RM'000
(Loss)/Profit for the financial year	(12,883)	924
(Loss)/Profit attributable to: - equity holders of the Company	(12,883)	924

DIVIDEND

No dividend has been paid, proposed or declared by the Company since the end of the previous financial year. The Directors do not recommend any dividend for the financial year ended 31 March 2021.

RESERVES AND PROVISIONS

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

ISSUE OF SHARES AND DEBENTURES

The Company did not issue any new shares or debentures during the financial year.

OPTIONS GRANTED OVER UNISSUED SHARES

No options were granted to any person to take up unissued ordinary shares of the Company during the financial year.

DIRECTORS' REPORT

DIRECTORS

The Directors who have held office during the financial year and up to the date of this report are as follows:

Selangor Dredging Berhad

Eddy Chieng Ing Huong
Teh Lip Kim
Teh Lip Pink
Selma Enolil Binti Mustapha Khalil
Dato' Christopher Chan Choun Sien (appointed on 13 July 2020)
Tony Lee Cheow Fui (resigned on 13 July 2020)

Subsidiaries of Selangor Dredging Berhad

Teh Lip Kim Loong Ching Hong Eddy Chieng Ing Huong Teh Lip Pink

DIRECTORS' INTERESTS

According to the Register of Directors' Shareholdings required to be kept pursuant to Section 59 of the Companies Act 2016 in Malaysia, the following Directors have interests in ordinary shares in the Company and its related corporations as follows:

	← Nu	mber of ordina	ry shares	
Shares in the Company	Balance as at 1.4.2020	Bought	Sold	Balance as at 31.3.2021
Teh Lip Kim - direct - indirect	87,428,596 170,638,756	-	-	87,428,596 170,638,756
Teh Lip Pink - direct - indirect	425,000 65,629,978	- -	-	425,000 65,629,978

By virtue of Teh Lip Kim's substantial interests in the shares of the Company, she is deemed to have interest in the shares of all the subsidiaries to the extent that the Company has an interest.

None of the other Directors holding office at the end of the financial year held shares or had beneficial interest in the shares of the Company or its related corporations during the financial year.

DIRECTORS' REPORT

DIRECTORS' BENEFITS

Since the end of the previous financial year, none of the Directors have received or became entitled to receive any benefit (other than those benefits included in the aggregate amount of remuneration received or due and receivable by Directors as shown in the financial statements) by reason of a contract made by the Company or 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, other than the following:

- (a) benefits which may be deemed to have arisen by virtue of those contracts and transactions entered into in the ordinary course of business by the Company and its subsidiaries with Directors or with companies in which the Directors are deemed to have substantial financial interests; and
- (b) certain Directors who received remuneration from the subsidiaries as Directors of the subsidiaries.

The details of the above transactions are disclosed in Note 35 to the financial statements.

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

DIRECTORS' REMUNERATION

The details of Directors' remuneration are disclosed in Note 30 to the financial statements.

INDEMNITY AND INSURANCE FOR DIRECTORS, OFFICERS AND AUDITORS

There were no indemnity given to or insurance effected for the Directors, officers and auditors of the Group and of the Company during the financial year.

OTHER STATUTORY INFORMATION REGARDING THE GROUP AND THE COMPANY

(I) AS AT THE END OF THE FINANCIAL YEAR

- (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 allowance for doubtful
 debts and had satisfied themselves that all known bad debts had been written off and that adequate allowance had been made
 for doubtful debts; and
 - (ii) to ensure that any current assets other than debts, which were unlikely to realise their book values in the ordinary course of business had been written down to their estimated realisable values.
- (b) In the opinion of the Directors, the results of the operations of the Group and of the Company during the financial year have not been substantially affected by any item, transaction or event of a material and unusual nature.

DIRECTORS' REPORT

OTHER STATUTORY INFORMATION REGARDING THE GROUP AND THE COMPANY (continued)

(II) FROM THE END OF THE FINANCIAL YEAR TO THE DATE OF THIS REPORT

- (c) The Directors are not aware of any circumstances:
 - (i) which would render the amount written off for bad debts or the amount of the allowance for doubtful debts in the financial statements of the Group and of the Company inadequate to any material extent;
 - (ii) which would render the values attributed to current assets in the financial statements of the Group and of the Company misleading; and
 - (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.
- (d) In the opinion of the Directors:
 - (i) there has not arisen any item, transaction or event of a material and unusual nature which is likely to affect substantially the results of operations of the Group and of the Company for the financial year in which this report is made; and
 - (ii) no contingent or other liability has become enforceable, or is likely to become enforceable, within the period of twelve (12) months after the end of the financial year which would or may affect the ability of the Group and of the Company to meet their obligations as and when they fall due.

(III) AS AT THE DATE OF THIS REPORT

- (e) There are no charges on the assets of the Group and of the Company which have arisen since the end of the financial year to secure the liabilities of any other person.
- (f) There are no contingent liabilities of the Group and of the Company which have arisen since the end of the financial year.
- (g) The Directors are not aware of any circumstances not otherwise dealt with in this report or financial statements which would render any amount stated in the financial statements of the Group and of the Company misleading.

SIGNIFICANT EVENT DURING THE FINANCIAL YEAR

Significant event during the financial year is disclosed in Note 41 to the financial statements.

SIGNIFICANT EVENT SUBSEQUENT TO THE END OF THE REPORTING PERIOD

Significant event subsequent to the end of the reporting period is disclosed in Note 42 to the financial statements.

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DIRECTORS' REPORT

AUDITORS

The auditors, BDO PLT (LLP0018825-LCA & AF0206), have expressed their willingness to continue in office.

The details of auditors' remuneration of the Company and its subsidiaries for the financial year ended 31 March 2021 are disclosed in Note 29 to the financial statements.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 11 August 2021.

Selma Enolil Binti Mustapha Khalil

Teh Lip Kim Director

Director

Kuala Lumpur 11 August 2021

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STATEMENT BY DIRECTORS

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

In the opinion of the Directors, the financial statements set out on pages 69 to 152 have been drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the provisions of the Companies Act 2016 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 31 March 2021 and of the financial performance and cash flows of the Group and of the Company for the financial year then ended.

On behalf of the Board.

Selma	Enolil	Binti	Mustapha	Khali

Director

Kuala Lumpur 11 August 2021 **Teh Lip Kim** Director

STATUTORY DECLARATION

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

I, Loong Ching Hong (CA 9449), being the officer primarily responsible for the financial management of Selangor Dredging Berhad, do solemnly and sincerely declare that the financial statements set out on pages 69 to 152 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 in Malaysia.

Subscribed and solemnly)
declared by the abovenamed at)
Kuala Lumpur in the Federal Territory)
this 11 August 2021)

Loong Ching Hong

Before me: No. W729

Mardhiyyah Abdul Wahab

Commissioner for Oaths

REGISTRATION NO. 196201000105 (462

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF SELANGOR DREDGING BERHAD (Incorporated in Malaysia)

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Selangor Dredging Berhad, which comprise the statements of financial position as at 31 March 2021 of the Group and of the Company, the statements of profit or loss, 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 69 to 152.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Group and of the Company as at 31 March 2021, and of their financial performance and their cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards ("MFRSs"), International Financial Reporting Standards ("IFRSs") and the requirements of the Companies Act 2016 in Malaysia.

Basis for Opinion

We conducted our audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing ("ISAs"). 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.

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 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.

Group level

a) Property development revenue recognition

Revenue from property development recognised over time during the financial year as disclosed in Note 26 to the financial statements is RM65.8 million.

We determined this to be a key audit matter because it requires management to exercise significant judgements in determining the satisfaction of performance obligations as stated in the contracts with customers as well as the costs in applying the input method to recognise revenue over time. The determination of stage of completion requires management to exercise significant judgement in estimating the total costs to complete.

In estimating the total costs to complete, the Group considers the completeness and accuracy of its costs estimation, including its obligations to contract variations, claims and costs contingencies.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF SELANGOR DREDGING BERHAD (Incorporated in Malaysia)

Key Audit Matters (continued)

Group level (continued)

a) Property development revenue recognition (continued)

Audit response

Our audit procedures included the following:

- (i) Recomputed the results of the input method determined by management for revenue recognition based on verified actual costs incurred to-date and budgeted costs;
- (ii) Assessed the estimated total costs to complete through inquiries with operational and financial personnel of the Group;
- (iii) Inspected documentation to support cost estimates made including contract variations and cost contingencies; and
- (iv) Compared contract budgets to actual outcomes to assess reliability of management budgeting process and controls.

b) Recoverability of trade receivables

As at 31 March 2021, the Group had trade receivables amounted to RM38.6 million, which was net of impairment loss of RM10.1 million, as disclosed in Note 13 to the financial statements.

We determined this to be a key audit matter because it requires management to exercise significant judgement in determining the probability of default by trade receivables and appropriate forward looking information.

Audit response

Our audit procedures included the following:

- Recomputed the probability of default using historical data and forward looking information adjustment, incorporating the impact of the COVID-19 pandemic, applied by the Group;
- (ii) Recomputed the correlation coefficient between the macroeconomic indicators set by the Group and historical credit losses to determine the appropriateness of the forward looking information used by the Group; and
- (iii) Inquiries of management to assess the rationale underlying the relationship between the forward looking information and expected credit losses.

Company level

Recoverability of amounts owing by subsidiaries

As at 31 March 2021, the amounts owing by subsidiaries were RM168.3 million as disclosed in Note 15 to the financial statements.

We determined this to be a key audit matter because it requires management to exercise significant judgement in determining the probability of default by subsidiaries, appropriate forward looking information and significant increase in credit risk.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF SELANGOR DREDGING BERHAD (Incorporated in Malaysia)

Key Audit Matters (continued)

Company level (continued)

Recoverability of amounts owing by subsidiaries (continued)

Audit response

Our audit procedures included the following:

- Recomputed probability of default using historical data and forward looking information adjustment, incorporating the impact of the COVID-19 pandemic, applied by the Company;
- (ii) Assessed the appropriateness of the indicators of significant increase in credit risk applied by the management and the resultant basis for classification of exposure into respective stages; and
- (iii) Evaluated management's basis for determining recoverable cash flows, where applicable.

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 information included in the annual report, but does not include the financial statements of the Group and of the Company and our auditors' report thereon.

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 financial statements of the Group and of the Company that give a true and fair view in accordance with MFRSs, IFRSs 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.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF SELANGOR DREDGING BERHAD (Incorporated in Malaysia)

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 ISAs 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.

As part of an audit in accordance with approved standards on auditing in Malaysia and ISAs, 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 internal control of the Group and of the Company.
- (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 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 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.
- (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 year and are therefore 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.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF SELANGOR DREDGING BERHAD (Incorporated in Malaysia)

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 7 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.

BDO PLT

LLP0018825-LCA & AF 0206 Chartered Accountants

Kuala Lumpur 11 August 2021 **Lum Chiew Mun**

03039/04/2023 J Chartered Accountant

STATEMENTS OF FINANCIAL POSITION

AS AT 31 MARCH 2021

		Group		Company	
	Note	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
ASSETS					
Non-current assets	,				
Property, plant and equipment	3	261,651	256,293	7,146	4,234
Inventories	5	298,962	383,299	-	-
Investment properties	6	12,276	6,119	2,100	2,350
Investments in subsidiaries	7	-	-	464,718	214,718
Investments in associates	8	122,884	98,445	-	-
Investments in joint ventures	9	196,710	167,637	-	-
Intangible assets	10	551	553	-	-
Amounts owing by subsidiaries	15	-	-	29,691	10,822
Amount owing by an associate	16	2,607	2,199	-	-
Amounts owing by joint ventures	17	699	-	-	-
Deferred tax assets Current assets	11	8,172	8,054	-	-
		904,512	922,599	503,655	232,124
Current assets	[
Inventories	5	324,588	301,728	-	-
Contract assets	12	50,135	58,823	-	-
Trade receivables	13	38,631	43,382	-	-
Other receivables, deposits and prepayments	14	10,804	14,677	203	230
Amounts owing by subsidiaries	15	-	-	138,656	396,766
Amount owing by an associate	16	-	5,721	-	-
Amounts owing by joint ventures	17	1,233	6,468	13	126
Current tax assets		6,417	8,641	1,065	-
Deposits	18	2,404	3,811	390	390
Cash and bank balances	19	30,995	38,628	1,427	2,618
	,	465,207	481,879	141,754	400,130
Non-current assets held for sale	20	22,023	-	-	-
TOTAL ASSETS		1,391,742	1,404,478	645,409	632,254

STATEMENTS OF FINANCIAL POSITION

AS AT 31 MARCH 2021

		Group		Company	
	Note	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
EQUITY AND LIABILITIES					
Equity attributable to owners of the parent					
Share capital	21	213,541	213,541	213,541	213,541
Revaluation reserve (non-distributable)	22	101,454	87,597	3,268	2,219
Exchange translation reserve (non-distributable)	22	35,195	26,850	7.001	7001
Other reserve (distributable) Retained earnings	22	7,861 487,726	7,861 500,609	7,861 335,217	7,861 334,293
Retailled earnings		467,720	500,609	333,217	334,293
TOTAL EQUITY		845,777	836,458	559,887	557,914
LIABILITIES					
Non-current liabilities					
Bank borrowings	23	159,666	133,070	11,250	13,750
Lease liabilities	4	8,762	3,566	2,490	898
Deferred tax liabilities	11	10,137	2,488	645	133
		178,565	139,124	14,385	14,781
Current liabilities					
Trade payables	24	77,720	101,491	-	-
Other payables and accruals	25	20,651	19,813	554	698
Contract liabilities	12	1,043	12,162	-	-
Amounts owing to subsidiaries	15	-	-	17,839	5,946
Bank borrowings	23	267,032	294,023	52,500	52,500
Lease liabilities	4	954	1,407	244	310
Current tax liabilities		-	-	-	105
		367,400	428,896	71,137	59,559
TOTAL LIABILITIES		545,965	568,020	85,522	74,340
TOTAL EQUITY AND LIABILITIES		1,391,742	1,404,478	645,409	632,254

STATEMENTS OF PROFIT OR LOSS

		Gr	oup	Company		
	Note	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	
Revenue	26	144,196	243,850	82	93	
Cost of sales	27	(129,792)	(156,298)	(168)	(222)	
Gross profit/(loss)		14,404	87,552	(86)	(129)	
Other income		8,391	12,718	13,255	23,298	
Selling and distribution expenses		(16,098)	(18,513)	-	-	
Administrative and general expenses		(22,511)	(36,660)	(7,669)	(9,370)	
Other expenses		(9,644)	(26,788)	-	-	
Share of profit of joint ventures and associates, net of tax		28,762	7,664	-	-	
Finance costs	28	(12,811)	(19,392)	(3,383)	(3,999)	
(Loss)/Profit before tax Tax expense	29 31	(9,507) (3,376)	6,581 (11,057)	2,117 (1,193)	9,800 (3,029)	
(Loss)/Profit for the financial year		(12,883)	(4,476)	924	6,771	
Loss for the financial year attributable to: - equity holders of the Company		(12,883)	(4,476)			
Basic loss per share (sen)	32	(3.02)	(1.05)			
Diluted loss per share (sen)	32	(3.02)	(1.05)			
Dividend per share (sen) Single tier dividend paid in respect of the financial year ended 31 March - 2019	33			_	2.00	

STATEMENTS OF COMPREHENSIVE INCOME

	Gro	oup	Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
(Loss)/Profit for the financial year	(12,883)	(4,476)	924	6,771
Other comprehensive income/(loss), net of tax:				
Items that may be reclassified subsequently to profit or loss: Exchange differences on translation of foreign operation	6,835	1,223	-	-
Share of other comprehensive income/(loss) of an associate	1,510	(729)	-	-
Items that will not be reclassified subsequently to profit or loss: Revaluation surplus on property, plant and equipment	13,857	-	1,049	-
Total comprehensive income/(loss) or the financial year	9,319	(3,982)	1,973	6,771

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	✓ Non-distributable → ✓ Distributable → Exchange						
Group 2021	Note	Share capital RM'000	Revaluation reserve RM'000	translation reserve RM'000	Other reserve RM'000	Retained earnings RM'000	Total equity RM'000
Balance as at 1 April 2020		213,541	87,597	26,850	7,861	500,609	836,458
Loss for the financial year		-	-	-	-	(12,883)	(12,883)
Other comprehensive income for the financial year, net of tax		-	13,857	8,345	-	-	22,202
Total comprehensive income/(loss) for the financial year		-	13,857	8,345	-	(12,883)	9,319
Balance as at 31 March 2021		213,541	101,454	35,195	7,861	487,726	845,777
2020							
Balance as at 1 April 2019		213,541	87,597	26,356	7,861	513,608	848,963
Loss for the financial year		-	-	-	-	(4,476)	(4,476)
Other comprehensive income for the financial year, net of tax		-	-	494	-	-	494
Total comprehensive income/(loss) for the financial year		-	-	494	-	(4,476)	(3,982)
Transaction with owners Dividends paid	33	-	-	-	-	(8,523)	(8,523)
Balance as at 31 March 2020		213,541	87,597	26,850	7,861	500,609	836,458

STATEMENT OF CHANGES IN EQUITY

		di:	Non- istributable ◀	— Dietribu	table ─➤	
Company 2021	Note		Revaluation reserve RM'000	Other reserve RM'000	Retained earnings RM'000	Total equity RM'000
Balance as at 1 April 2020		213,541	2,219	7,861	334,293	557,914
Profit for the financial year		-	-	-	924	924
Other comprehensive income for the financial year, net of tax		-	1,049	-	-	1,049
Total comprehensive income for the financial year		-	1,049	-	924	1,973
Balance as at 31 March 2021		213,541	3,268	7,861	335,217	559,887
2020						
Balance as at 1 April 2019		213,541	2,219	7,861	336,045	559,666
Profit for the financial year		-	-	-	6,771	6,771
Other comprehensive income for the financial year, net of tax		-	-	-	-	-
Total comprehensive income for the financial year		-	-	-	6,771	6,771
Transaction with owners Dividends paid	33	-	-	-	(8,523)	(8,523)
Balance as at 31 March 2020		213,541	2,219	7,861	334,293	557,914

STATEMENTS OF CASH FLOWS

Impairment losses on land held for development 5(a) (i) 14,594 - 1 14,5			Gre	oup	Com	ompany	
Closs /Profit before tax (9,507) 6,581 2,117 9,800		Note					
Adjustments for: Amortisation of intangible assets 10 9 9 9 Bad debts written off 50 175	CASH FLOWS FROM OPERATING ACTIVITIES						
Amortisation of intangible assets 10 9 9 5 5	(Loss)/Profit before tax		(9,507)	6,581	2,117	9,800	
Bad debts written off	Adjustments for:						
Depreciation of property, plant and equipment 3 5,756 6,558 475 511 Fair value adjustments of investment properties 6 191 187 250 5 5 5 5 5 5 5 5 5	Amortisation of intangible assets	10	9	9	-	-	
Fair value adjustments of investment properties 6	Bad debts written off		50	175	-	-	
Finance costs 28 12,811 19,392 3,383 3,999 Gain on disposal of property, plant and equipment Impairment losses on land held for development 5(a)(i) - 14,594 - Impairment losses on land held for development 5(a)(i) - 14,594 - Impairment losses on:	Depreciation of property, plant and equipment	3	5,756	6,558	475	511	
Gain on disposal of property, plant and equipment Impairment losses on land held for development Impairment losses on land held for development Impairment losses on: (18) (148) - (13) Impairment losses on land held for development Impairment losses on: 39(c) 31 1.00 1.00 - amounts owing by associates 39(c) 59 3 1.00 1.00 - amounts owing by joint ventures 39(c) 59 3	Fair value adjustments of investment properties	6	191	187	250	-	
Impairment losses on land held for development 5(a) (i) - 14,594 - 14	Finance costs	28	12,811	19,392	3,383	3,999	
Impairment losses on: - amounts owing by subsidiaries - amounts owing by subsidiaries - 39(c) - 31	Gain on disposal of property, plant and equipment		(18)	(148)	-	(13)	
Impairment losses on: - amounts owing by subsidiaries - amounts owing by subsidiaries - 39(c) - 31	Impairment losses on land held for development	5 (a) (i)	-	14,594	-	-	
- amounts owing by subsidiaries 39(c) 1,801 1,074 - amounts owing by joint ventures 39(c) 59 3 1 and receivables 39(c) 298 4,324 1 and receivables 39(c) 298 4,324							
- amounts owing by subsidiaries 39(c) 59 3 - 1,801 1,074 - amounts owing by joint ventures 39(c) 59 3 - 1 - 1,401 1,074 - amounts owing by joint ventures 39(c) 59 3 - 1 - 1,401 1,074 - 1,401 1,074 1		39(c)	31	-	-	-	
- amounts owing by joint ventures 39(c) 59 3		39(c)	-	-	1,801	1,074	
- trade receivables 39(c) 298 4,324		39(c)	59	3	-	-	
- inventories income (176) (378) (9,143) (20,473) (301) (378) (378) (9,143) (20,473) (301)			298	4,324	-	-	
- inventories 5 99 590 - - -	- contract assets	39(c)	4	· -	-	-	
Gain arising from lease modification 4 (203) - (36) - Gain arising from termination of lease contracts 4 (2) - - - Lease concession 4 (2) - - - - Reversal of impairment losses on: -<	- inventories		99	590	-	-	
Gain arising from lease modification 4 (203) - (36) - Gain arising from termination of lease contracts 4 (2) - - - Lease concession 4 (2) - - - - Reversal of impairment losses on: -<	Interest income		(176)	(378)	(9,143)	(20,473)	
Gain arising from termination of lease contracts 4 (2) - - - Lease concession 4 (2) - - - Reversal of impairment losses on: - - - - - other receivables 39 (c) (899) - - - - trade receivables 39 (c) (899) - - - - contract assets 39 (c) (203) (373) - - - amounts owing by subsidiaries 39 (c) - - - (1,867) - - amounts owing by associates 39 (c) (43) (7) - - - amounts owing by associates 5 (443) - - - - inventories 5 (443) - - - - - share of profit of associates 8 (23,689) (8,337) - - - Share of (profit)/loss of joint ventures 9 (5,073) 673 - - - Unrealised (gain)/loss on foreign exchange 29 (27) 141 <td< td=""><td>Gain arising from lease modification</td><td>4</td><td></td><td>-</td><td>(36)</td><td>-</td></td<>	Gain arising from lease modification	4		-	(36)	-	
Lease concession 4 (2) - - - Reversal of impairment losses on: - - - - - other receivables 39 (c) (899) - - - - trade receivables 39 (c) (899) - - - - - contract assets 39 (c) (203) (373) - - - - amounts owing by subsidiaries 39 (c) - - - (1,867) - - amounts owing by associates 39 (c) (43) (7) - - - inventories 5 (443) - - - - inventories 8 (23,689) (8,337) - - Share of profit of associates 8 (23,689) (8,337) - - Share of (profit)/loss of joint ventures 9 (5,073) 673 - - Unrealised (gain)/loss on foreign exchange 29 (27) 141 - - Changes in inventories 66,280 (16,330) - - - <tr< td=""><td></td><td>4</td><td>(2)</td><td>-</td><td>-</td><td>-</td></tr<>		4	(2)	-	-	-	
Reversal of impairment losses on: - other receivables 39 (c) (13) (37) - - - trade receivables 39 (c) (899) - - - - contract assets 39 (c) (203) (373) - - - amounts owing by subsidiaries 39 (c) - - - (1,867) - - amounts owing by associates 39 (c) (43) (7) - - - inventories 5 (443) - - - - inventories 5 (443) - - - Share of profit of associates 8 (23,689) (8,337) - - - Share of (profit)/loss of joint ventures 9 (5,073) 673 - - - Unrealised (gain)/loss on foreign exchange 29 (27) 141 - - Changes in inventories 66,280 (16,330) - - - Changes in receivables 9,055 14,893 27 165 Changes in contract assets (21,944) </td <td></td> <td>4</td> <td></td> <td>-</td> <td>-</td> <td>-</td>		4		-	-	-	
- other receivables 39(c) (13) (37)			, ,				
- trade receivables 39 (c) (899)	•	39(c)	(13)	(37)	-	-	
- amounts owing by subsidiaries 39(c) (1,867) amounts owing by associates 39(c) (43) (7)	- trade receivables			-	-	-	
- amounts owing by subsidiaries 39(c) (1,867) amounts owing by associates 39(c) (43) (7)	- contract assets	39(c)	(203)	(373)	-	-	
- amounts owing by associates 39(c) (43) (7)	- amounts owing by subsidiaries	39(c)	-	-	(1.867)	_	
- inventories 5 (443)	0 1	` /	(43)	(7)	-	_	
Share of profit of associates 8 (23,689) (8,337) - - Share of (profit)/loss of joint ventures 9 (5,073) 673 - - Unrealised (gain)/loss on foreign exchange 29 (27) 141 - - Operating (loss)/profit before working capital changes (20,990) 43,947 (3,020) (5,102) Changes in inventories 66,280 (16,330) - - Changes in receivables 9,055 14,893 27 165 Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -					-	-	
Share of (profit)/loss of joint ventures 9 (5,073) 673 - - Unrealised (gain)/loss on foreign exchange 29 (27) 141 - - Operating (loss)/profit before working capital changes (20,990) 43,947 (3,020) (5,102) Changes in inventories 66,280 (16,330) - - Changes in receivables 9,055 14,893 27 165 Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -	Share of profit of associates			(8,337)	-	-	
Unrealised (gain)/loss on foreign exchange 29 (27) 141 - - Operating (loss)/profit before working capital changes (20,990) 43,947 (3,020) (5,102) Changes in inventories 66,280 (16,330) - - Changes in receivables 9,055 14,893 27 165 Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -					-	-	
Changes in inventories 66,280 (16,330) - - Changes in receivables 9,055 14,893 27 165 Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -		29		141	-	-	
Changes in receivables 9,055 14,893 27 165 Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -	Operating (loss)/profit before working capital changes		(20,990)	43,947	(3,020)	(5,102)	
Changes in receivables 9,055 14,893 27 165 Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -	Changes in inventories		66,280	(16,330)	-	-	
Changes in payables (21,944) 27,623 (144) (218) Changes in contract assets (1,922) (23,176) - -					27	165	
Changes in contract assets (1,922) (23,176)						(218)	
Cash generated from/(used in) operations 30,479 46,957 (3,137) (5,155)					-	-	
	Cash generated from/(used in) operations		30,479	46,957	(3,137)	(5,155)	

STATEMENTS OF CASH FLOWS

		Gr	oup	Company		
	Note	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	
Dividend received from an associate		760	1,702	-	-	
Tax paid		(5,556)	(13,362)	(2,302)	(4,489)	
Tax refunded		4,000	5,081	-	-	
Net cash from/(used in) operating activities		29,683	40,378	(5,439)	(9,644)	
CASH FLOWS FROM INVESTING ACTIVITIES						
Additions in investment properties	6	-	(147)	-	-	
Additional investment in a joint venture	9	(18,504)	(16,731)	-	-	
Placement of deposits with licensed bank		-	(1,603)	-	-	
Purchase of property, plant and equipment *	3	(11,240)	(3,141)	(32)	(76)	
Purchase of land held for development	5 (a) (i)	(4,459)	(633)	-	-	
Proceeds from disposal of property, plant and equipment		181	148	-	13	
Repayments from subsidiaries		-	-	609	5,542	
Repayments from/(Advances to) joint ventures		4,477	(8,174)	113	(68)	
Repayments from associates		5,325	5,811	-	-	
Interest received		176	378	9,143	20,473	
Withdrawal of deposit pledged to licensed bank		-	1,722	-	-	
Withdrawal of bank balance pledged to licensed bank		-	195	-	-	
Net cash (used in)/from investing activities		(24,044)	(22,175)	9,833	25,884	
CASH FLOWS FROM FINANCING ACTIVITIES						
Drawdown of bank borrowings		71,120	121,478	-	-	
Net repayments of bank borrowings		(71,876)	(107,344)	(2,500)	(2,500)	
Dividends paid to shareholders	33	-	(8,523)	-	(8,523)	
Interest paid		(12,575)	(19,120)	(2,731)	(3,539)	
Net repayments of lease liabilities		(1,477)	(1,735)	(354)	(360)	
Net cash used in financing activities		(14,808)	(15,244)	(5,585)	(14,922)	
Net (decrease)/increase in cash and cash equivalents		(9,169)	2,959	(1,191)	1,318	

^{*} Purchase of property, plant and equipment are excluding addition of right-of-use asset.

STATEMENTS OF **CASH FLOWS**

FOR THE FINANCIAL YEAR ENDED 31 MARCH 2021

		Gre	oup	Company	
	Note	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Cash and cash equivalents at beginning of financial year		40,446	37,298	2,618	1,300
Effect of exchange rate changes		129	189	-	-
Cash and cash equivalents at end of financial year		31,406	40,446	1,427	2,618
Represented by:					
Deposits Cash and bank balances	18 19	2,404 30,995	3,811 38,628	390 1,427	390 2,618
Less: Amount pledged as security for bank guarantee facility		33,399	42,439	1,817	3,008
- deposits Deposits more than 3 months	18	(390) (1,603)	(390) (1,603)	(390)	(390)
		31,406	40,446	1,427	2,618

RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

		liabilities ote 4)		orrowings te 23)
	Group RM'000	Company RM'000	Group RM'000	Company RM'000
At 1 April 2019	6,420	1,504	412,959	68,750
Cash flows Non-cash flows:	(1,735)	(360)	14,134	(2,500)
- Additions	16	-	-	-
- Unwinding of interest	272	64	-	-
At 31 March 2020/1 April 2020	4,973	1,208	427,093	66,250
Cash flows Non-cash flows:	(1,477)	(354)	(756)	(2,500)
- Exchange difference	_	_	361	_
- Lease modification	6,303	1,819	-	_
- Lease termination	(317)	-	-	_
- Rent concession	(2)	-	-	-
- Unwinding of interest	236	61	-	-
At 31 March 2021	9,716	2,734	426,698	63,750

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of preparation

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

The accounting policies adopted are consistent with those of the previous financial year except for the effects of adoption of new MFRS during the financial year. The new MFRSs and Amendments to MFRSs adopted during the financial year are disclosed in Note 2.1 to the financial statements.

The financial statements of the Group and of the Company have been prepared under the historical cost convention except as otherwise stated in the financial statements.

The financial statements are presented in Ringgit Malaysia ("RM"), which is also the functional currency of the Company. All financial information presented in RM has been rounded to the nearest thousand, unless otherwise stated.

(b) Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and of all its subsidiaries and entities controlled by the Company made up to the end of the financial year.

The Company controls an investee if and only if the Company has all the following:

- (i) power over the investee;
- (ii) exposure, or rights, to variable returns from its involvement with the investee; and
- (iii) the ability to use its power over the investee to affect the amount of the investor's returns.

Potential voting rights are considered when assessing control only if the rights are substantive.

The Company reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

Consolidation of an investee shall begin from the date the Company obtains control of the investee and cease when the investor loses control of the investee.

The consolidated financial statements are prepared using uniform accounting policies for like transactions and other events in similar circumstances.

All intra-group balances, transactions, income and expenses are eliminated in full on consolidation and the consolidated financial statements reflect external transactions only.

Changes of interests in subsidiaries

The changes of interests in subsidiaries that do not result in a loss of control are treated as equity transactions between the Group and non-controlling interest holders. Any gain or loss arising from equity transactions is recognised directly in equity.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(b) Basis of consolidation (continued)

Loss of control

When the Group loses control of a subsidiary:

- (i) It derecognises the assets and liabilities, non-controlling interests, and other amounts previously recognised in other comprehensive income relating to the former subsidiary.
- (ii) It recognises any gain or loss in profit or loss attributable to the Group, which is calculated as the difference between (i) the aggregate of the fair value of the consideration received, if any, from the transaction, event or circumstances that resulted in the loss of control; plus any investment retained in the former subsidiary at its fair value at the date when control is lost; and (ii) the net carrying amount of assets, liabilities, goodwill and any non-controlling interests attributable to the former subsidiary at the date when control is lost.
- (iii) It recognises any investment retained in the former subsidiary at its fair value when control is lost and subsequently accounts for it and for any amounts owed by or to the former subsidiary in accordance with relevant MFRSs. That fair value shall be regarded as the fair value on initial recognition of a financial asset in accordance with MFRS 9 or, when appropriate, the cost on initial recognition of an investment in an associate or joint venture.

(c) Accounting for business combinations

The Group accounts for each business combination by applying the acquisition method.

The consideration transferred in a business combination shall be measured at fair value, which shall be calculated as the sum of the acquisition date fair values of the assets transferred by the acquirer, the liabilities incurred by the acquirer to former owners of the acquiree and the equity interests issued by the acquirer.

The Group accounts for acquisition related costs as expenses in the periods in which the costs are incurred and the services are received.

For each business combination, the Group measures at the acquisition date, components of non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation at either: (i) fair value; or (ii) the present ownership instruments' proportionate share in the recognised amounts of the acquiree's identifiable net assets.

On the date of acquisition, goodwill is measured as the excess of (a) over (b) below:

- (a) The aggregate of: (i) the fair value of consideration transferred; (ii) the amount of any non-controlling interest in the acquiree; and (iii) in a business combination achieved in stages, the fair value of the Group's previously held equity interest in the investee.
- (b) The net fair value of the identifiable assets acquired and the liabilities assumed.

A business combination in which the amount in (b) above exceeds the aggregate of the amounts in (a) above, the Group recognises the resulting gain in profit or loss on the acquisition date.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(d) Investments in subsidiaries

In the Company's separate financial statements, investments in subsidiaries are measured at cost less impairment losses, if any. Impairment losses are charged to profit or loss.

On disposal, the difference between the net disposal proceeds and the carrying amount of the subsidiary disposed of is recognised in profit or loss.

(e) Equity accounting of associates

An associate is an entity over which the Group and the Company have significant influence and that is neither a subsidiary nor an interest in a joint arrangement. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is neither control nor joint control over those policies.

In the separate financial statements of the Company, an investment in associate is stated at cost less impairment losses, if any.

An investment in associate is accounted for in the consolidated financial statements using the equity method of accounting. The investment in associate in the consolidated statement of financial position is initially recognised at cost and adjusted thereafter for the post acquisition change in the share of net assets of the investments of the Group.

The interest in an associate is the carrying amount of the investment in the associate under the equity method together with any long term interest that, in substance, form part of the net investment in the associate of the Group.

The share of profit or loss of the associate by the Group during the financial year is included in the consolidated financial statements, after adjustments to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases. Distributions received from the associate reduce the carrying amount of the investment. Adjustments to the carrying amount could also be necessary for changes in the proportionate interest of the Group in the associate arising from changes in the associate's equity that have not been recognised in the associate's profit or loss. Such changes include those arising from the revaluation of property, plant and equipment and from foreign exchange translation differences. The share of those changes by the Group is recognised directly in equity of the Group.

When the share of losses of the Group in the associate equals to or exceeds its interest in the associate, the carrying amount of that interest is reduced to zero and the Group does not recognise further losses unless it has incurred legal or constructive obligations or made payments on its behalf.

The most recent available financial statements of the associate are used by the Group in applying the equity method. When the end of the reporting periods of the financial statements are not coterminous, the share of results is arrived at using the latest audited financial statements for which the difference in end of the reporting periods is no more than three months. Adjustments are made for the effects of any significant transactions or events that occur between the intervening periods.

When the Group ceases to have significant influence over an associate, any retained interest in the former associate at the date when significant influence is lost is measured at fair value and this amount is regarded as the initial carrying amount of a financial asset. The difference between the fair value of any retained interest plus proceeds from the interest disposed of and the carrying amount of the investment at the date when equity method is discontinued is recognised in profit or loss.

When the interest of the Group in an associate decreases but does not result in a loss of significant influence, any retained interest is not re-measured. Any gain or loss arising from the decrease in interest is recognised in profit or loss. Any gains or losses previously recognised in other comprehensive income are also reclassified proportionately to the profit or loss if that gain or loss would be required to be reclassified to profit or loss on the disposal of the related assets or liabilities.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(f) Equity accounting of joint ventures

Joint ventures are entities with contractually agreed sharing of control between the parties, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control, and the parties have rights to the net assets of the arrangement.

Investments in joint ventures are accounted for in the consolidated financial statements using the equity method of accounting. Under the equity method, the investments in joint ventures are initially recognised at cost and adjusted thereafter for post-acquisition changes in the Group's share of net assets of the joint ventures.

The Group's share of net profit or loss and changes recognised directly in the other comprehensive income of the joint ventures are recognised in the consolidated statement of profit or loss and consolidated statement of comprehensive income, respectively.

An investment in a joint venture is accounted for using the equity method from the date on which the Group obtains joint control until the date the Group ceases to have a joint control over the joint venture.

Goodwill relating to a joint venture is included in the carrying value of the investment and it is not tested for impairment separately. Instead, the entire carrying amount of the investment is tested for impairment.

Discount on acquisition is excluded from the carrying amount of the investment and is instead included as income in the determination of the Group's share of the joint venture's profit or loss in the period in which the investment is acquired.

Unrealised gains or losses on transactions between the Group and its joint ventures are eliminated to the extent of the Group's interest in the joint ventures.

Equity accounting is discontinued when the carrying amount of the investment in a joint venture diminishes by virtue of losses to zero, unless the Group has legal or constructive obligations or made payments on behalf of the joint venture.

The results and reserves of joint ventures are accounted for in the consolidated financial statements based on financial statements made up to the end of the financial year and prepared using accounting policies that conform to those used by the Group for like transactions in similar circumstances.

When the Group ceases to have joint control over a joint venture, any retained interest in the former joint venture is recognised at fair value on the date when joint control is lost. Any gain or loss arising from the loss of joint control over a joint venture is recognised in profit or loss.

In the Company's separate financial statements, investments in joint ventures are measured at cost less impairment losses, if any. Impairment losses are recognised in profit or loss.

On disposal, the difference between the net disposal proceeds and the carrying amount of the joint ventures disposed of is recognised in profit or loss.

(g) Financial instruments

Regular way purchases and sales of financial assets are recognised on trade date, the date on which the Group and the Company commit 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 and the Company have transferred substantially all the risks and rewards of ownership.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

SIGNIFICANT ACCOUNTING POLICIES (continued)

(g) Financial instruments (continued)

Financial assets

At initial recognition, the Group and the Company measure 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.

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely for payment of principal and interest ("SPPI").

Subsequent measurement of debt instruments depends on the Group's and the Company's business model for managing the asset and the cash flow characteristics of the asset. The Group and the Company classify its debt instruments under amortised cost category.

(i) Amortised cost

Financial 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 finance 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 gains/(losses) together with foreign exchange gains and losses.

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

Financial assets that do not meet the criteria for amortised cost or fair value through other comprehensive income ("FVOCI") are measured at FVTPL. The Group and the Company 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 bases. Fair value changes is recognised in profit or loss in the period which it arises.

A financial asset or part of it is derecognised when, and only when the contractual rights to the cash flows from the financial asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. On derecognition of a financial asset, the difference between the carrying amount and the sum of the consideration received (including any new asset obtained less any new liability assumed) and any cumulative gain or loss that had been recognised in equity, is recognised in profit or loss.

Financial liabilities

A financial liability is any liability with contractual obligation to deliver cash or another financial asset to another enterprise, or to exchange financial instruments with another enterprise under conditions that are potentially unfavourable. Financial liabilities are classified as either financial liabilities at FVTPL or other financial liabilities. The Group's and the Company's significant financial liabilities include trade and other payables, term loans and short-term borrowings which are initially measured at fair value and subsequently measured at amortised cost.

Financial liabilities at fair value through profit or loss

Financial liabilities are classified as at FVTPL when financial liabilities are either held for trading or it is designated as at FVTPL. Financial liabilities at FVTPL are stated at fair value, with any gains or losses arising on remeasurement recognised in profit or loss.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(g) Financial instruments (continued)

Financial liabilities (continued)

(ii) Amortised cost

Financial liabilities are initially measured at fair value, net of transaction costs.

Financial liabilities are subsequently measured at amortised cost.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments through the expected life of the financial liability, or, where appropriate, a shorter period.

A financial liability or a part of it is derecognised when, and only when, the obligation specified in the contract is discharged or cancelled or expires. On derecognition of a financial liability, the difference between the carrying amount of the financial liability 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.

Financial guarantee contract

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due in accordance with the original or modified terms of a debt instrument.

The Group designates corporate guarantees given to banks for credit facilities granted to subsidiaries as insurance contracts as defined in MFRS 4 Insurance Contracts. The Group recognises these insurance contracts as recognised insurance liabilities when there is a present obligation, legal or constructive, as a result of a past event, when it is probable that an outflow of resources embodying economic benefits would be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

At the end of each reporting period, the Group assess whether its recognised insurance liabilities are adequate, using current estimates of future cash flows under its insurance contracts. If this assessment shows that the carrying amount of the insurance liabilities is inadequate, the entire deficiency shall be recognised in profit or loss.

Equity instrument

Dividends from equity investments are recognised in profit or loss as other income when the Group's and the Company's right to receive payments is established.

Changes in the fair value of financial assets at FVOCI are recognised in the statement of comprehensive income as applicable.

When the Group repurchases its own shares, the shares repurchased would be accounted for using the treasury stock method.

Where the treasury stock method is applied, the shares repurchased and held as treasury shares shall be measured and carried at the cost of repurchase on initial recognition and subsequently. It shall not be revalued for subsequent changes in the fair value or market price of the shares.

The carrying amount of the treasury shares shall be offset against equity in the statement of financial position. To the extent that the carrying amount of the treasury shares exceeds the share premium account, it shall be considered as a reduction of any other reserves as may be permitted by the Companies Act 2016 in Malaysia.

No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of the own equity instruments of the Company. If such shares are issued by resale, any difference between the sales consideration and the carrying amount is shown as a movement in equity.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(h) Property, plant and equipment

(i) Measurement basis

Property, plant and equipment (excluded right-of-use assets) are stated at cost less accumulated depreciation and impairment losses, if any.

The cost of property, plant and equipment includes expenditure that is directly attributable to the acquisition of the assets.

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 asset will flow to the Group and the cost of the asset can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are recognised as profit or loss when incurred.

Property, plant and equipment are derecognised upon disposal or when no future economic benefits are expected from their use or disposal. On disposal, the difference between the net disposal proceeds and the carrying amount is recognised in profit or loss and the revaluation surplus related to those assets, if any, is transferred directly to retained earnings.

The Group revalues its freehold hotel property and freehold land and building once in every two (2) to five (5) years to ensure that the carrying amount of a revalued asset does not differ materially from its fair value. The valuation is carried out by independent firm of professional valuers using the open market basis. Surplus arising from revaluation is dealt with through the asset revaluation reserve account, net of deferred tax, if any. Any deficit arising is set-off against the asset revaluation reserve to the extent of a previous increase for the same property. In all other cases, a decrease in carrying amount will be charged to profit or loss. For a revaluation increase subsequent to a revaluation deficit of the same asset, the surplus is recognised as income to the extent that it reverses the deficit previously recognised as an expense with the balance of increase credited to revaluation reserve.

(ii) Depreciation

Freehold land is not depreciated.

Depreciation is calculated to write off the depreciable amount of other property, plant and equipment on a straight-line basis over their estimated useful lives. The depreciable amount is determined after deducting residual value from cost.

The principal annual rates used for this purpose are:

Freehold hotel property and other buildings 2%
Plant and machinery 20%
Motor vehicles 20%
Renovation, furniture, fittings and equipment 10% - 50%

The residual values, useful lives and depreciation method are reviewed, and adjusted if appropriate, at the end of each reporting period.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(i) Leases

(i) The Group as lessee

The Group recognises a right-of-use asset and a lease liability at the commencement date of the contract for all leases excluding short-term leases or leases for which the underlying asset is of low value, conveying the right to control the use of an identified asset for a period of time.

The Group determines the lease term as the non-cancellable period of a lease, together with both:

- (a) periods covered by an option to extend the lease if the Group is reasonably certain to exercise that option; and
- (b) periods covered by an option to terminate the lease if the Group is reasonably certain not to exercise that option.

In assessing whether a lessee is reasonably certain to excercise an option to extend a lease, or not to exercise an option to terminate a lease, the Group considers all relevant facts and circumstances that create an economic incentive for the lessee to exercise the option to extend the lease, or not to exercise the option to terminate the lease. The Group revises the lease term if there is a change in the non-cancellable period of a lease.

The Group has elected not to recognise right-of-use assets and lease liabilities for short-term leases and leases of low-value assets. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

The right-of-use assets are initially measured at cost, which comprise the initial amount of the lease liabilities adjusted for any lease payments made at or before the commencement date of the leases.

Subsequent to the initial recognition, right-of-use assets are measured at cost less accumulated depreciation and any accumulated impairment losses, and adjusted for any re-measurement of the lease liabilities.

The right-of-use assets are depreciated on the straight-line basis over the earlier of the estimated useful lives of the right-of-use assets or the end of the lease term. The lease terms of right-of-use assets are as follows:

Buildings
Office equipment
2 - 9 years
2 - 5 years

The lease liability is initially measured at the present value of the lease payments that are not paid at that date. The lease payments are discounted using the Group's incremental borrowing rate. Subsequent to the initial recognition, the Group measures the lease liability by increasing the carrying amount to reflect interest on the lease liability, reducing the carrying amount to reflect lease payments made, and remeasuring the carrying amount to reflect any reassessment or lease modifications.

(ii) The Group as lessor

The Group classified its leases as either operating leases or finance leases. Leases where the Group retains substantially all the risks and rewards of ownership of the leased assets are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income.

If the Group transfers substantially all the risks and rewards incidental to ownership of the leased assets, leases are classified as finance leases and are capitalised at an amount equal to the net investment in the lease.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

SIGNIFICANT ACCOUNTING POLICIES (continued)

(j) Investment properties

Investment properties are properties held to earn rental income or for capital appreciation or both rather than for use in the production or supply of goods and services or for administrative purposes, or sale in the ordinary course of business.

Investment properties are measured initially at cost, including transaction costs. The carrying amount includes the cost of replacing part of an existing investment property at the time that cost is incurred if the recognition criteria are met; and excludes the costs of day-to-day servicing of an investment property.

Subsequent to initial recognition, investment properties are stated at fair value, which reflects market conditions at the end of each reporting period. Gains or losses arising from changes in the fair values of investment properties are included in profit or loss in the period in which they arise.

Investment properties are derecognised upon disposal or when they are permanently withdrawn from use and no future economic benefits are expected from their disposal. On disposal, the difference between the net disposal proceeds and the carrying amount is recognised in profit or loss.

(k) Intangible assets

Intangible asset is franchise license which is measured at cost less any accumulated amortisation and accumulated impairment losses, if any. Franchise license is amortised on a straight-line basis over a period of twenty four (24) years. In the event that the expected future economic benefits are no longer probable of being recovered, the license agreement is written down to its recoverable amount.

Inventories

Inventories are stated at the lower of cost and net realisable value. Cost of materials being the cost of purchase, is determined either on the first-in-first-out basis or the weighted average basis in respect of consumables. Net realisable value is the estimate of selling price in the ordinary course of business, less cost to completion and selling expenses.

Cost of inventories of completed houses is determined based on specific identification method.

Land held for property development

Land held for property development consists of land where no development activities have been carried out or where development activities are not expected to be completed within the normal operating cycle. Such land is classified within non-current assets and is stated at the lower of cost and net realisable value. Cost comprises cost of land and all related costs incurred on activities necessary to prepare the land for its intended use.

Land held for property development is reclassified as property development costs and included under current assets when development activities have commenced and where it can be demonstrated that the development activities can be completed within the normal operating cycle.

Property development costs

Property development costs are determined based on a specific identification basis. Property development costs comprising costs of land, direct materials, direct labour, other direct costs, attributable overheads and payments to subcontractors that meet the definition of inventories are recognised as an asset and are stated at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and applicable variable selling expenses. The asset is subsequently recognised as an expense in profit or loss when or as the control of the asset is transferred to the customer over time or at a point in time.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(m) Share capital

Ordinary shares are recorded at proceeds received, net of directly attributable incremental transaction costs. Ordinary shares are classified as equity.

Dividends to shareholders are recognised in equity in the period in which they are declared and paid.

(n) Revenue and other income recognition

- (i) The Group recognises revenue from property development over time if it creates an asset with no alternative use to the Group and the Group has an enforceable right to payment for performance completed to date. Revenue is recognised over the period of the contract by reference to the progress towards complete satisfaction of that performance obligation.
 - The progress towards complete satisfaction of the performance obligation is measured based on the Group's efforts or inputs to the satisfaction of the performance obligation (e.g. by reference to the property development costs incurred to date as a percentage of the estimated total costs of development of the contract).
- (ii) The Group recognises revenue at a point in time for the sale of completed development properties, when the control of the properties has been transferred to the purchasers, being when the properties have been completed and delivered to the customers and it is probable that the Group will collect the considerations to which it would be entitled to in exchange for the assets sold.
- (iii) Rental income is accounted for on a straight line basis over the lease term of an ongoing lease. The aggregate cost of incentives provided to the lessee is recognised as a reduction of rental income over the lease term on a straight line basis.
- (iv) Revenue from services rendered in respect of sale of hotel rooms, food and beverages and other ancillary services is recognised at point in time in profit or loss as and when services are rendered.
- (v) Revenue from contract works are recognised over the period of the contracts by reference to the progress towards complete satisfaction of that performance obligations. Progress is determined on the proportion of construction contract costs incurred for work performed to date against total estimated construction contract costs where the outcome of the project can be estimated reliably.
- (vi) Revenue from contract works are recognised at point in time when the construction works have been completed and accepted by the customers.
- (vii) Dividend income is recognised when the right to receive payment is established.
- (viii) Interest income is recognised on a time proportion basis using the effective interest rate applicable. If the collectibility of the interest income is in doubt, the recognition of interest income is deferred until prospect of collection becomes certain.
- (ix) Management fees are recognised at point over time when or as a performance obligation in the contract with customer is satisfied, i.e. when the "control" of the services underlying the particular performance obligation is transferred to the customer.

31 MARCH 2021

SIGNIFICANT ACCOUNTING POLICIES (continued)

(o) Foreign currencies

(i) Functional currency

Functional currency is the currency of the primary economic environment in which an entity operates.

The financial statements of each entity within the Group are measured using their respective functional currency.

(ii) Transactions and balances in foreign currencies

Transactions in currencies other than the functional currency ("foreign currencies") are translated to the functional currency at the rate of exchange ruling at the date of the transaction.

Monetary items denominated in foreign currencies at the end of each reporting period are translated at foreign exchange rates ruling at that date.

Non-monetary items which are measured in terms of historical costs denominated in foreign currencies are translated at foreign exchange rates ruling at the date of the transaction.

Non-monetary items which are measured at fair values denominated in foreign currencies are translated at the foreign exchange rates ruling at the date when the fair values were determined.

Exchange differences arising on the settlement of monetary items and the translation of monetary items are included in profit or loss for the period.

When a gain or loss on a non-monetary item is recognised directly in other comprehensive income, any corresponding exchange gain or loss is recognised directly in other comprehensive income. When a gain or loss on a non-monetary item is recognised in profit or loss, any corresponding exchange gain or loss is recognised in profit or loss.

(iii) Translation of foreign operations

For consolidation purposes, all assets and liabilities of foreign operations that have a functional currency other than RM (including goodwill and fair value adjustments arising from the acquisition of the foreign operations) are translated at the exchange rates ruling at the end of each reporting period.

Income and expense items are translated at exchange rates approximating those ruling on transactions dates.

All exchange differences arising from the translation of the financial statements of foreign operations are dealt with through the exchange translation reserve account within equity. On the disposal of a foreign operation, the cumulative exchange translation reserves relating to that foreign operation are recognised in profit or loss as part of the gain or loss on disposal.

(p) Impairment of non-financial assets

Property, plant and equipment, right-of-use assets, intangible assets, investments in subsidiaries, associates and joint ventures are assessed at the end of each reporting period to determine whether there is any indication of impairment.

If such an indication exists, the asset's recoverable amount is estimated. The recoverable amount is the higher of an asset's fair value less cost to sell and its value in use. Value in use is the present value of the future cash flows expected to be derived from the assets. Recoverable amounts are estimated for individual assets or, if it is not possible, for the cash-generating unit to which the asset belongs.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(p) Impairment of non-financial assets (continued)

An impairment loss is recognised whenever the carrying amount of an asset or a cash-generating unit exceeds its recoverable amount. Impairment losses are charged to profit or loss. Impairment loss on a revalued asset is recognised in revaluation surplus to the extent that the impairment loss does not exceed the amount in the revaluation surplus, excess loss is charged to profit or loss.

Any reversal of an impairment loss as a result of a subsequent increase in recoverable amount should not exceed the carrying amount that would have been determined (net of amortisation or depreciation, if applicable) had no impairment loss been previously recognised for the asset.

(q) Impairment of financial assets

The Group applies the simplified approach to measure expected credit losses ("ECL"). This entails recognising a lifetime expected loss allowance for all trade receivables and contract assets. Loss rates are determined based on grouping of receivables sharing the same credit risk characteristics and past due days. During this process the probability of the non-payment of the trade receivables is assessed. This probability is then multiplied by the amount of the expected loss arising from default to determine the lifetime expected credit loss for the trade receivables and contract assets.

Management assesses the ECL for portfolios of trade receivables based on customer segments, historical information on payment patterns, terms of payment, concentration maturity, and information about the general economic situation in the countries.

For other receivables and intercompany balances, the Group and the Company apply 3-stage approach to measure expected credit losses which reflect their credit risk and how the loss allowance is determined. The Group and the Company assessed the intercompany receivables as performing category with a low risk of default and a strong capacity to meet contractual cash flows. For those in which the credit risk has not increased significantly since initial recognition of the financial asset, twelve month expected credit losses along with gross interest income are recognised. For those in which credit risk has increased significantly, lifetime expected credit losses along with the gross interest income are recognised. A significant increase in credit risk is presumed if a debtor is more than 60 days past due in making a contractual payment.

For those that are determined to be credit impaired, lifetime expected credit losses along with interest income on a net basis are recognised. A financial asset is 'credit impaired' when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

Evidence that a financial asset is credit impaired includes the following observable data:

- (i) Significant financial difficulties of the debtor;
- (ii) A breach of contract such as a default or being more than 90 days past due;
- (iii) The restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise;
- (iv) It is probable that the debtor will enter bankruptcy or other financial reorganisation; or
- (v) The disappearance of an active market for a security because of financial difficulties.

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 Group has identified the Malaysia housing index, gross domestic product (GDP), unemployment rate and inflation rate as the key macroeconomic factors.

It requires management to exercise significant judgement in determining the probability of default by trade receivables, other receivables, amounts owing by subsidiaries, amounts owing by associates, amounts owing by joint ventures and appropriate forward looking information and significant increase in credit risk incorporating the impact of COVID-19 pandemic.

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1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(r) Contract assets and liabilities

Contract asset is the right to consideration in exchange for goods and services that the Group has transferred to a customer. If the Group transfers goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognised for the earned consideration that is conditional. Contract assets are subject to impairment assessment based on the ECL model.

Contract liability is the unsatisfied obligation by the Group to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Group performs under the contract.

(s) Employee benefits

(i) Short term employee benefits

Wages, salaries, paid annual leave, paid sick leave, bonuses and non-monetary benefits are recognised as expenses in the period in which the associated services are rendered by employees other than those that are attributable to property development activities in which case such expenses are capitalised in the property development costs.

(ii) Post-employment benefits

The Company and its Malaysian subsidiary companies pay monthly contributions to the Employees Provident Fund ("EPF") which is a defined contribution plan.

The legal or constructive obligation of the Company and its Malaysian subsidiary companies are limited to the amount that they agree to contribute to the EPF. The contributions to the EPF are charged to profit or loss in the period to which they relate.

Some of the Company's foreign subsidiary companies make contributions to their respective countries' statutory pension schemes which are recognised as an expense in profit or loss as incurred.

(t) Borrowing costs

Borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognised in profit or loss using the effective interest method.

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

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or completed.

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

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(u) Taxation

The income tax expense in profit or loss represents the aggregate amount of current tax and deferred tax.

Current tax is the expected income tax payable or receivable on the taxable income or loss for the year, estimated using the tax rates enacted or substantively enacted by the end of the reporting period.

On the statement of financial position, a deferred tax liability is recognised for taxable temporary differences while a deferred tax asset is only recognised for deductible temporary differences and unutilised tax losses to the extent that it is probable that taxable profit will be available in future against which the deductible temporary differences and unutilised tax losses can be utilised.

No deferred tax is recognised for temporary differences arising from the initial recognition of:

- (i) goodwill, or
- (ii) an asset or liability which is not a business combination and at the time of the transaction, affects neither accounting profit nor taxable profit.

Deferred tax assets and liabilities are measured based on tax consequences that would follow from the manner in which the asset or liability is expected to be recovered or settled, and based on the tax rates enacted or substantively enacted by the end of the reporting period that are expected to apply to the period when the asset is realised or when the liability is settled.

Current tax and deferred tax are charged or credited directly to other comprehensive income if the tax relates to items that are credited or charged, whether in the same or a different period, directly to other comprehensive income.

(v) Cash and cash equivalents

Cash and cash equivalents are short term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in value.

For the purpose of the statements of cash flows, cash and cash equivalents are presented net of bank overdrafts and exclude fixed deposits and bank balances pledged to secure banking facilities.

(w) Non-current assets held for sale

The Group classifies non-current assets held for sale if their carrying amounts will be recovered principally through a sale transaction rather than through continuing use. Non-current assets classified as held are measured at the lower of their carrying amount and fair value less costs to sell. Costs to sell are the incremental costs directly attributable to the disposal of an asset, excluding finance costs and income tax expense.

The criteria for held for sale classification is regarded as met only when the sale is highly probable, and the asset is available for immediate sale in its present condition. Management must be committed to the plan to sell the asset and the sale expected to be completed within one year from the date of classification.

Property, plant and equipment are not depreciated once classified as held for sale.

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1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(x) Segment reporting

Segment reporting in the financial statements is presented on the same basis as it is used by management internally for evaluating operating segment performance and in deciding how to allocate resources to each operating segment. Operating segments are distinguishable components of the group that engage in business activities from which they may earn revenue and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components. An operating segment's results are reviewed regularly by the chief operating decision-maker to decide how to allocate resources to the segment and assess its performance, and for which discrete financial information is available.

Segment revenue, expense, assets and liabilities are those amounts resulting from operating activities of a segment that are directly attributable to the segment and a relevant portion that can be allocated on a reasonable basis to the segment.

Segment revenue, expense, assets and liabilities are determined before intra-group balances and intra-group transactions are eliminated as part of the consolidation process, except to the extent that such intra-group balances and transactions are between group entities within a single segment.

The total of segment asset is measured based on all assets (including goodwill) of a segment, as included in the internal management reports that are reviewed by chief operating decision maker. Segment total asset is used to measure the return on assets of each segment.

Segment capital expenditure is the total cost incurred during the financial year to acquire property, plant and equipment and intangible assets other than goodwill.

(y) Provisions

Provisions are recognised when there is a present obligation, legal or constructive, as a result of a past event, when it is probable that an outflow of resources embodying economic benefits would be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

If the effect of the time value of money is material, the amount of a provision would be discounted to its present value at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits would be required to settle the obligation, the provision would be reversed.

Provisions are not recognised for future operating losses. If the Group has a contract that is onerous, the present obligation under the contract shall be recognised and measured as a provision.

(z) Contingent liabilities and contingent assets

A contingent liability is a possible obligation that arises from past events whose existence would 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 would be required to settle the obligation. A contingent liability also arises in extremely rare cases where there is a liability that cannot be recognised because it cannot be measured reliably. The Group does not recognise a contingent liability but discloses its existence in the financial statements.

A contingent asset is a possible asset that arises from past events whose existence would 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.

In the acquisition of subsidiaries by the Group under business combinations, contingent liabilities assumed are measured initially at their fair value at the acquisition date.

NOTES TO THE FINANCIAL STATEMENTS

31 MARCH 2021

1. SIGNIFICANT ACCOUNTING POLICIES (continued)

(aa) (Loss)/Earnings per share

(a) Basic

Basic (loss)/earnings per ordinary share for the financial year is calculated by dividing the (loss)/profit for the financial year attributable to equity holders of the parent by the weighted average number of ordinary shares outstanding during the financial year.

(b) Diluted

Diluted (loss)/earnings per ordinary share for the financial year is calculated by dividing the (loss)/profit for the financial year attributable to equity holders of the parent by the weighted average number of ordinary shares outstanding during the financial year adjusted for the effects of dilutive potential ordinary shares.

(ab) Fair value measurement

The fair value of an asset or a liability, except for lease transactions is determined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement assumes that the transaction to sell the asset or transfer the liability takes place either in the principal market or in the absence of a principal market, in the most advantageous market.

The Group measures the fair value of an asset or a liability by taking into account the characteristics of the asset or liability if market participants would take these characteristics into account when pricing the asset or liability. The Group has considered the following characteristics when determining fair value:

- (a) The condition and location of the asset; and
- (b) Restrictions, if any, on the sale or use of the asset.

The fair value measurement for a non-financial asset takes into account the ability of the market participant to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The fair value of a financial or non-financial liability or an entity's own equity instrument assumes that:

- (a) A liability would remain outstanding and the market participant transferee would be required to fulfil the obligation. The liability would not be settled with the counterparty or otherwise extinguished on the measurement date; and
- (b) An entity's own equity instrument would remain outstanding and the market participant transferee would take on the rights and responsibilities associated with the instrument. The instrument would not be cancelled or otherwise extinguished on the measurement date.

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2. ADOPTION OF NEW MFRSs AND AMENDMENTS TO MFRSs

2.1 New MFRSs adopted during the financial year

The Group and the Company adopted the following Standards of the MFRS Framework that were issued by the Malaysian Accounting Standards Board ("MASB") during the financial year:

Title	Effective Date
Amendments to References to the Conceptual Framework in MFRS Standards	1 January 2020
Amendments to MFRS 3 Definition of a Business	1 January 2020
Amendments to MFRS 101 and MFRS 108 Definition of Material	1 January 2020
Amendments to MFRS 9, MFRS 139 and MFRS 7 Interest Rate Benchmark Reform	1 January 2020
Amendment to MFRS 16 Covid-19-Related Rent Concessions	1 June 2020
	(early adopt)
Amendments to MFRS 4 Insurance Contract - Extension of the Temporary Exemption from Applying MFRS 9	17 August 2020

Adoption of the above Standards did not have any material effect on the financial performance or position of the Group and of the Company.

2.2 New MFRSs that have been issued, but only effective for annual periods beginning on or after 1 January 2021

The following are Standards of the MFRS Framework that have been issued by the MASB but have not been early adopted by the Group and the Company:

Title	Effective Date
Interest Rate Benchmark Reform - Phase 2 (Amendments to MFRS 9, MFRS 139, MFRS 7, MFRS 4	
and MFRS 16)	1 January 2021
Covid-19-Related Rent Concessions beyond 30 June 2021 (Amendment to MFRS 16 Leases)	1 April 2021
Annual Improvements to MFRS Standards 2018 - 2020	1 January 2022
Amendments to MFRS 3 Reference to the Conceptual Framework	1 January 2022
Amendments to MFRS 116 Property, Plant and Equipment - Proceeds before Intended Use	1 January 2022
Amendments to MFRS 137 Onerous Contracts - Cost of Fulfilling a Contract	1 January 2022
Amendments to MFRS 101 Classification of Liabilities as Current or Non-current	1 January 2023
MFRS 17 Insurance Contracts	1 January 2023
Amendments to MFRS 17 Insurance Contracts	1 January 2023
Disclosure of Accounting Policies (Amendments to MFRS 101 Presentation of Financial Statements)	1 January 2023
Definition of Accounting Estimates (Amendments to MFRS 108 Accounting Policies, Changes in Accounting	
Estimates and Errors)	1 January 2023
Deferred Tax related to Assets and Liabilities arising from a Single Transaction (Amendments to MFRS 112	
Income Taxes)	1 January 2023
Amendments to MFRS 10 and MFRS 128 Sale or Contribution of Assets between an Investor and its	
Associate or Joint Venture	Deferred

The Group and the Company are in the process of assessing the impact of implementing these Standards and Amendments, since the effects would only be observable for the future financial year.

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3. PROPERTY, PLANT AND EQUIPMENT

Group 2021	Freehold hotel property (Owned) RM'000	Freehold land and buildings (Owned) RM'000	Buildings (Right-of- use assets) RM'000	Plant and machinery (Owned) RM'000	Motor vehicles (Owned) RM'000	Renovation, furniture, fittings and equipment (Owned) RM'000	Office equipment (Right-of use assets) RM'000	Total RM'000
At 1 April 2020								
- cost	-	-	6,164	42	3,050	46,463	139	55,858
- valuation	186,000	56,491	-	-	-	-	-	242,491
Reclassification	-	5,867	-	-	-	(5,867)	-	-
	186,000	62,358	6,164	42	3,050	40,596	139	298,349
Additions - <i>cost</i> Transfer to investment	-	-	-	-	-	11,240	-	11,240
properties (Note 6) Reclassified to non- current assets held	-	(6,500)	-	-	-	-	-	(6,500)
for sales (Note 20)	_	(22,208)	_	_	_	_	_	(22,208)
Disposal - cost Adjustment on	-	-	-	-	-	(270)	-	(270)
revaluation	(5,633)	(1.014)	-	-	-	-	-	(6,647)
Revaluation surplus	18,633	3,159	-	-	-	-	-	21,792
Lease modification	-	-	4,724	-	-	-	-	4,724
Lease termination	-	-	(789)	-	-	-	(20)	(809)
Foreign exchange adjustments	-	425	-	-	-	25	-	450
At 31 March 2021								
- cost	-	-	10,099	42	3,050	51,591	119	64,901
- valuation	199,000	36,220	-	-	-	-	-	235,220
	199,000	36,220	10,099	42	3,050	51,591	119	300,121

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Group 2021	Freehold hotel property (Owned) RM'000	Freehold land and buildings (Owned) RM'000	Buildings (Right-of- use assets) RM'000	Plant and machinery (Owned) RM'000	Motor vehicles (Owned) RM'000	Renovation, furniture, fittings and equipment (Owned) RM'000	Office equipment (Right-of use assets) RM'000	Total RM'000
Accumulated depreciation								
At 1 April 2020								
- cost	-	-	1,428	42	2,057	33,827	31	37,385
- valuation	3,756	915	-	-	-	-	-	4,671
Reclassification	-	166	-	-	-	(166)	-	-
	3,756	1,081	1,428	42	2,057	33,661	31	42,056
Charge for the year								
- cost	-	-	1,350	-	352	1,463	31	3,196
- valuation	1,877	683	-	-	-	-	-	2,560
Transfer to investment		(4.70)						(4 = 0)
properties (Note 6) Reclassified to non- current assets held	-	(152)	-	-	-	-	-	(152)
for sales (Note 20)	_	(185)	_	_	_	_	_	(185)
Disposal	_	(103)	_	_	_	(107)	_	(107)
Adjustment on						(107)		(107)
revaluation	(5,633)	(1,014)	_	_	_	_	_	(6,647)
Lease modification	(0,000)	(1,011)	(1,782)	_	_	_	_	(1,782)
Lease termination	_	_	(488)	_	_	_	(6)	(494)
Foreign exchange			(100)				(0)	(101)
adjustments	-	3	-	-	-	22	-	25
At 31 March 2021								
- cost	-	-	508	42	2,409	35,039	56	38,054
- valuation	-	416	-	-	-	-	-	416
		416	508	42	2,409	35,039	56	38,470
Carrying value At 31 March 2021								
- cost	_	_	9,591	_	641	16,552	63	26,847
- valuation	199,000	35,804	-	-	-	-	-	234,804
	199,000	35,804	9,591	-	641	16,552	63	261,651
The carrying value of revalued assets stated under the historical cost convention								
At 31 March 2021	42,915	30,901	-	-	-	-	-	73,816

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Group 2020	Freehold hotel property (Owned) RM'000	Freehold land and buildings (Owned) RM'000	Buildings (Right-of- use assets) RM'000	Plant and machinery (Owned) RM'000	Motor vehicles (Owned) RM'000	Renovation, furniture, fittings and equipment (Owned) RM'000	Office equipment (Right-of use assets) RM'000	Total RM'000
At 1 April 2019								
- cost - valuation	186,000	33,382	-	42	3,063	43,782	-	46,887 219,382
	186,000	33,382	-	42	3,063	43,782	-	266,269
Effects of adoption of MFRS 16	-	-	6,238	-	-	-	127	6,365
Additions - cost Transfer from investme	- nt	-	-	-	439	2,702	16	3,157
properties (Note 6) Transfer from inventorio	-	3,916	-	-	-	-	-	3,916
(Note 5)	-	19,112	-	-	- (459)	- (26)	-	19,112
Disposal Reversal	-	-	(74)	-	(452)	(26)	(4)	(478) (78)
Foreign exchange adjustments	-	81	-	-	-	5	-	86
At 31 March 2020								
- cost - valuation	186,000	56,491	6,164	42	3,050	46,463	139	55,858 242,491
	186,000	56,491	6,164	42	3,050	46,463	139	298,349
Accumulated depreciation								
At 1 April 2019				40	0.400	04.040		00.704
costvaluation	1,878	412	-	42	2,103	31,616	-	33,761 2,290
Charge for the year	1,878	412	-	42	2,103	31,616	-	36,051
- cost - valuation	1,878	503	1,502	-	406	2,234	35	4,177 2,381
Disposal Reversal	1,070	-	(74)	-	(452)	(26)		(478) (78)
Foreign exchange adjustments	-	-	-	-	-	3	(1)	3
At 31 March 2020								
- cost - valuation	3,756	915	1,428	42	2,057	33,827	31	37,385 4,671
	3,756	915	1,428	42	2,057	33,827	31	42,056

NOTES TO THE FINANCIAL STATEMENTS

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wned) RM'000	buildings (Owned) RM'000	Buildings (Right-of- use assets) RM'000	Plant and machinery (Owned) RM'000	Motor vehicles (Owned) RM'000	fittings and equipment (Owned) RM'000	(Right-of	Total RM'000
82,244	55,576	4,736	-	993	12,636	108	18,473 237,820
82,244	55,576	4,736	-	993	12,636	108	256,293
42 074	7166						51,140
8	M'000 - 32,244	M'000 RM'000 32,244 55,576 32,244 55,576	4,736 32,244 55,576 - 32,244 55,576 4,736	4,736 - 32,244 55,576 4,736 -	M'000 RM'000 RM'000 RM'000 RM'000 - - - 4,736 - 993 32,244 55,576 - - - 993 32,244 55,576 4,736 - 993	M'000 RM'000 RM'00 RM'00 RM'000 RM'00 RM'000 RM'00 RM'000 RM'00	M'000 RM'000 RM'000 </td

Company 2021	Freehold land and buildings (Owned) RM'000	Buildings (Right-of- use assets) RM'000	Motor vehicles (Owned) RM'000	Renovation, furniture, fittings and equipment (Owned) RM'000	Office equipment (Right-of use assets) RM'000	Total RM'000
At 1 April 2020						
- cost	-	1,467	798	4,507	25	6,797
- valuation	2,720	-	-	-	-	2,720
	2,720	1,467	798	4,507	25	9,517
Additions - cost	-	-	-	32	-	32
Disposal - cost	-	-	-	(60)	-	(60)
Adjustment on revaluation	(70)	-	-	-	-	(70)
Revaluation surplus	1,500	-	-	-	-	1,500
Lease modification	-	1,339	-	-	-	1,339
At 31 March 2021						
- cost	-	2,806	798	4,479	25	8,108
- valuation	4,150	-	-	-	-	4,150
	4,150	2,806	798	4,479	25	12,258

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Renovation, furniture, or fittings and equipment (Owned) 0 RM'000	equipment (Right-of use assets)	Total RM'000
5 4,117	6	5,227
	-	56
5 4,117	6	5,283
1 144	6	461
	-	14
- (60)	-	(60)
	-	(70)
	-	(516)
6 4,201	12	5,112
	-	-
6 4,201	12	5,112
2 278	13	2,996
	-	4,150
2 278	13	7,146
		1,999

NOTES TO THE FINANCIAL STATEMENTS

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Company 2020	Freehold land and buildings (Owned) RM'000	Buildings (Right-of- use assets) RM'000	Motor vehicles (Owned) RM'000	Renovation, furniture, fittings and equipment (Owned) RM'000	Office equipment (Right-of use assets) RM'000	Total RM'000
At 1 April 2019						
- cost - valuation	2,720	-	1,148	4,458	-	5,606 2,720
	2,720	-	1,148	4,458	-	8,326
Effects of adoption of MFRS 16	-	1,467	-	-	25	1,492
Additions - cost	-	-	-	76	-	76
Disposal - cost	-	-	(350)	(27)	-	(377)
At 31 March 2020						
- cost	-	1,467	798	4,507	25	6,797
- valuation	2,720	-	-	-	-	2,720
	2,720	1,467	798	4,507	25	9,517
Accumulated depreciation At 1 April 2019 - cost - valuation	- 42	- -	1,131	3,976	- -	5,107 42
	42	_	1,131	3,976		5,149
Charge for the year			, -	-,		-,
- cost	-	309	14	168	6	497
- valuation	14	-	-	-	-	14
Disposal	-	-	(350)	(27)	-	(377)
Written off	-	-	-	-	-	-
At 31 March 2020						
- cost	-	309	795	4,117	6	5,227
- valuation	56	-	-	-	-	56
	56	309	795	4,117	6	5,283
Carrying value At 31 March 2020						
- cost	-	1,158	3	390	19	1,570
- valuation	2,664	-	-	-	-	2,664
	2,664	1,158	3	390	19	4,234
The carrying value of revalued asset stated under the historical cost convention						
At 31 March 2020	2,032					2,032

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3. PROPERTY, PLANT AND EQUIPMENT (continued)

(a) The Group revalues its freehold hotel property, freehold land and buildings once in every two (2) to five (5) years to ensure that the carrying amount of a revalued asset does not differ materially from its fair value. The valuation is carried out by independent firm of professional valuers using the open market basis.

The latest valuations on freehold hotel property and freehold land and buildings in Malaysia were carried out by Raine & Horne International Zaki + Partners Sdn. Bhd. as at 31 March 2021. The fair value of the properties were determined using comparison method and therefore is categorised as Level 2 in the fair value hierarchy.

There was transfer between levels in the fair value hierarchy of freehold hotel property, from Level 3 to Level 2 during the financial year resulted from the change of valuation technique.

The following table shows the valuation techniques used in the determination of fair values within Level 3, as well as the significant unobservable inputs used in the valuation models in previous financial year.

Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurement
Profits method	 Average room rates during holding period ranging from RM350 per room to RM2,400 per room. Historical average occupancy rates during holding period ranging from 47.25% to 56.75% 	The estimate fair value would increase/(decrease) if: - Average room rates during the holding period were higher/(lower) - Historical average occupancy rates during the holding period were higher/(lower)

The professional valuers have adopted the fair value derived from comparison method instead of profits method. This is due to the prevailing economic uncertainty in adopting profits method compared to comparison method for indicating a specific final fair value.

(b) The following table shows a reconciliation of Level 3 fair value:

	Gra	oup
	2021 RM'000	2020 RM'000
At beginning of financial year Transfer to Level 2 fair value	186,000 (186,000)	186,000
At end of financial year	-	186,000

Valuation processes applied by the Group for Level 2 fair value

The fair value of freehold hotel property and freehold land and buildings are determined by independent professional valuers, having appropriate recognised professional qualifications and recent experience in the location and category of the property being valued. The independent professional valuers provide the fair value of the property. There was no transfer between levels in the fair value hierarchy of freehold land and buildings. Changes from Level 3 to level 2 fair value of freehold hotel property are assessed by the management after obtaining the valuation reports from the independent professional valuers.

- (c) The freehold hotel property has been pledged as security for the bank borrowings as disclosed in Note 23 to the financial statements.
- (d) The fair value measurements of the freehold hotel property, freehold land and buildings (at valuation) are based on the highest and best use which does not differ from their actual use.

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4. LEASES

The Group as lessee

Right-of-use assets

Rights-of-use assets related to leased properties and office equipment that do not meet the definition of investment property are presented as property, plant and equipment (Note 3).

Carrying amount	Balance as at 1.4.2020 RM'000	Lease modification RM'000	Lease termination RM'000	Depreciation RM'000	Balance as at 31.03.2021 RM'000
Buildings Office equipment	4,736 108	6,506	(301) (14)	(1,350) (31)	9,591 63
	4,844	6,506	(315)	(1,381)	9,654

Carrying amount	Balance as at 1.4.2019 RM'000	Effects of adoption of MFRS 16 RM'000	Additions RM'000	Reversal RM'000	Depreciation RM'000	Balance as at 31.03.2020 RM'000
Buildings Office equipment	-	6,238 127	16	-	(1,502) (35)	4,736 108
	-	6,365	16	-	(1,537)	4,844

Lease liabilities

Carrying amount	Balance as at 1.4.2020 RM'000	Lease modification RM'000	Lease termination RM'000	Lease payments RM'000	Interest expense RM'000	Lease concessions RM'000	Balance as at 31.03.2021 RM'000
Buildings	4,865	6,303	(303)	(1,443)	232	(2)	9,652
Office equipment	108	-	(14)	(34)	4	-	64
	4,973	6,303	(317)	(1,477)	236	(2)	9,716

Carrying amount	Balance as at 1.4.2019 RM'000	Effects of adoption of MFRS 16 RM'000	Additions RM'000	Lease payments RM'000	Interest expense RM'000	Balance as at 31.03.2020 RM'000
Buildings	-	6,294	-	(1,696)	267	4,865
Office equipment	-	126	16	(39)	5	108
	-	6,420	16	(1,735)	272	4,973

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4. LEASES (continued)

The Company as lessee

Right-of-use assets

Rights-of-use assets related to leased properties and office equipment that do not meet the definition of investment property are presented as property, plant and equipment (Note 3).

Carrying amount	Balance as at 1.4.2020 RM'000	Lease modification RM'000	Depreciation RM'000	Balance as at 31.03.2021 RM'000
Buildings Office equipment	1,158 19	1,855 -	(310) (6)	2,703 13
	1,177	1,855	(316)	2,716

Carrying amount	Balance as at 1.4.2019 RM'000	Effects of adoption of MFRS 16 RM'000	Depreciation RM'000	Balance as at 31.03.2020 RM'000
Buildings Office equipment	-	1,467 25	(309) (6)	1,158 19
	-	1,492	(315)	1,177

Lease liabilities

Carrying amount	Balance as at 1.4.2020 RM'000	Lease modification RM'000	Lease payments RM'000	Interest expense RM'000	Balance as at 31.03.2021 RM'000
Buildings Office equipment	1,188 20	1,819	(348) (6)	60 1	2,719 15
	1,208	1,819	(354)	61	2,734

Carrying amount	Balance as at 1.4.2019 RM'000	Effects of adoption of MFRS 16 RM'000	Lease payments RM'000	Interest expense RM'000	Balance as at 31.03.2020 RM'000
Buildings	-	1,479	(354)	63	1,188
Office equipment	-	25	(6)	1	20
	-	1,504	(360)	64	1,208

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4. LEASES (continued)

Lease liabilities

	Group		Company	
	2021	2021 2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
Represented by:				
Current liabilities	954	1,407	244	310
Non-current liabilities	8,762	3,566	2,490	898
	9,716	4,973	2,734	1,208
Lease liabilities owing to non-financial institutions	9,716	4,973	2,734	1,208

⁽a) The Group has certain leases of building with lease term of 12 months or less, and low value leases of office equipment. The Group applies the "short-term lease" and "lease of low-value assets" exemptions for these leases.

(b) The following are the amounts recognised in profit or loss:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Depreciation charge of right-of-use assets				
(included in administration expense)	1,381	1,537	316	315
Interest expense on lease liabilities				
(included in finance costs)	236	272	61	64
Expense relating to short-term leases				
(included in cost of sales and administration expenses)	411	212	-	-
Expense relating to leases of low-value assets				
(included in administration expenses)	25	27	-	-
Gain arising from lease modification				
(included in administration expenses)	(203)	-	(36)	-
Gain arising from termination of lease contracts				
(included in administration expenses)	(2)	-	-	-
Variable lease payments (included in other income)				
- arising from Covid-19 related rent concessions	(2)	-	-	-
	1,846	2,048	341	379

⁽c) At the end of the financial year, the Group and the Company had total cash outflow for leases of RM1,477,000 and RM354,000 respectively (2020: RM1,735,000 and RM360,000 respectively).

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4. LEASES (continued)

(d) The Group has several lease contracts that include extension and termination options. These are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. Management exercises significant judgement in determining whether these extension and termination options are reasonably certain to be exercised.

The followings are the undiscounted potential future rental payments that are not included in the lease term:

Group	Within five years RM'000	More than five years RM'000	Total RM'000
2021			
Extension options expected not to be exercised	14	10	24
2020			
Extension options expected not to be exercised	560	14	574

(e) The following table sets out the carrying amounts, the weighted average incremental borrowing rates and the remaining maturities of the lease liabilities of the Group and of the Company:

Group	Weighted average incremental borrowing rate per annum %	Within 1 year RM'000	1 - 2 years RM'000	2 - 5 years RM'000	More than 5 years RM'000	Total RM'000
31 March 2021 Lease liabilities	3.75% - 4.75%	954	1,008	3,685	4,069	9,716
31 March 2020 Lease liabilities	4.70% - 4.75%	1,407	1,302	2,264	-	4,973
Company						
31 March 2021 Lease liabilities	3.75% - 4.70%	244	259	1,238	993	2,734
31 March 2020 Lease liabilities	4.70%	310	325	573	-	1,208

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4. LEASES (continued)

(f) The table below summarises the maturity profile of the lease liabilities of the Group and of the Company at the end of the reporting period based on contractual undiscounted repayment obligations as follows:

Group	On demand or within one year RM'000	One to five years RM'000	Over five years RM'000	Total RM'000
31 March 2021 Lease liabilities	1,257	5,064	4,317	10,638
31 March 2020 Lease liabilities	1,604	3,801	-	5,405
Company				
31 March 2021 Lease liabilities	342	1,833	1,045	3,220
31 March 2020 Lease liabilities	360	957	-	1,317

The Group and the Company as lessor

The Group and the Company have entered into non-cancellable lease agreements on of its certain owned commercial properties (Note 6) for terms of between two (2) to three (3) years and renewable at the end of the lease period subject to an increase clause. The monthly rental consists of a fixed base rent.

The Group and the Company have aggregate future minimum lease receivable as at the end of each reporting period as follows:

	Gr	Group		ipany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Year 1	1,374	1,807	83	89
Year 2	445	870	48	35
Year 3	144	21	51	-
	1,963	2,698	182	124

NOTES TO THE FINANCIAL STATEMENTS

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5. INVENTORIES

		Gr	oup
	Note	2021 RM'000	2020 RM'000
At cost:			
Non-current assets			
Land held for property development	(a) (i)	103,380	99,450
Current assets			
Property development costs ("PDC")	(a) (ii)	55,853	63,687
Completed development properties		170,528	233,855
Consumables		202	241
		329,963	397,233
At net realisable value:			
Non-current assets			
Land held for property development	(a) (i)	195,582	283,849
Current assets			
Property development costs ("PDC")	(a) (ii)	96,996	-
Completed development properties		1,009	3,945
		623,550	685,027
Inventories recognised in profit		126,055	147,842

- (a) The details of the inventories are as follows:
 - (i) Non-current assets Land held for property development

Group	Balance as at 1.4.2020 RM'000	Additions RM'000	Transfer to PDC RM'000	Balance as at 31.3.2021 RM'000
Carrying amount				
Freehold land Leasehold land Development costs	268,318 32,294 82,687	129 28 4,302	(81,718) - (7,078)	186,729 32,322 79,911
	383,299	4,459	(88,796)	298,962

NOTES TO THE FINANCIAL STATEMENTS

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5. INVENTORIES (continued)

- (a) The details of the inventories are as follows: (continued)
 - (i) Non-current assets Land held for property development (continued)

Group	Balance as at 1.4.2019 RM'000	Additions RM'000	Transfer from PDC RM'000	Written down RM'000	Balance as at 31.3.2020 RM'000
Carrying amount					
Freehold land Leasehold land Development costs	216,577 32,257 77,480	177 37 419	51,564 19,382	- - (14,594)	268,318 32,294 82,687
	326,314	633	70,946	(14,594)	383,299

(ii) Current assets - Property development costs

	Group	
	2021 RM'000	2020 RM'000
Freehold land at cost	1,558	64,149
Leasehold land at cost	54,963	46,449
Development costs	90,804	363,488
Costs recognised as an expense in profit or loss in previous financial years	(83,638)	(209,573)
At 1 April 2020/2019	63,687	264,513
Costs incurred during the year		
Freehold land at cost	122	1,558
Leasehold land at cost	39	42,381
Development costs	57,386	119,672
	57,547	163,611
Cost recognised as an expense in profit or loss in current year	(57,181)	(128,015)
Cost transferred from/(to) land held for development	88,796	(70,946)
Cost transferred to completed development properties	-	(146,364)
Cost transferred to property, plant and equipment	-	(19,112)
At 31 March 2021/2020	152,849	63,687

- (b) Inventories are stated at lower of cost and net realisable value.
- (c) As at the end of the reporting period, land held for property development with carrying amount of RM165,920,000 (2020: RM248,993,000) were pledged to licensed bank to secure the bank borrowings as disclosed in Note 23 to the financial statements.

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5. INVENTORIES (continued)

- (d) Included in property development costs above is land with carrying amount of RM83,397,000 (2020: RM38,000,000) which were pledged to licensed bank to secure the bank borrowings referred to in Note 23 to the financial statements.
- (e) Included in land held for property development and property development costs is borrowing costs of RM3,847,000 (2020: RM1,209,000) incurred during the financial year. The interest rate ranges from 3.65% to 4.75% (2020: 4.75% to 5.40%) per annum.
- (f) Leasehold land of the Group represent costs incurred as a consequence of having used the right-of-use assets to produce inventories during the financial year in accordance with MFRS 102 Inventories.
- (g) A write down of completed development properties to net realisable value of RM99,000 (2020: RM590,000) were made during the financial year.
- (h) The Group reversed RM443,000 (2020: nil) in respect of completed development properties written down in the previous financial years as the Group had sold the properties during the financial year.

6. INVESTMENT PROPERTIES

	Gre	oup	Company		
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	
At 1 April 2020/2019	6,119	10,075	2,350	2,350	
Fair value adjustments	(191)	(187)	(250)	-	
Additions during the year	-	147	-	-	
Transfer from/(to) property, plant and equipment (Note 3)	6,348	(3,916)	-	-	
At 31 March 2021/2020	12,276	6,119	2,100	2,350	
Comprise:					
Freehold land and buildings					
Office space in a 24-storey office building known as Plaza 138	2,940	3,280	2,100	2,350	
Commercial kiosk and parking lots located at The Hub SS2	2,988	2,839	-	-	
Commercial building located at Batu Ferringhi	6,348	-	-	-	
	12,276	6,119	2,100	2,350	

- (a) The amount of rental income and direct operating expenses recognised on revenue generating investment properties are disclosed in Notes 26 and 29 to the financial statements.
- (b) The fair values of the investment properties at 31 March 2021 are based on a valuation carried out by Raine & Horne International Zaki + Partners Sdn. Bhd., a firm of independent professional valuers who have appropriate professional qualifications and recent experience in the relevant location and assets being valued. The fair value of the investment properties was determined using comparison method and therefore is categorised as Level 2 in the fair value hierarchy.

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INVESTMENT PROPERTIES (continued)

(b) The comparison method entails comparing the property with comparable properties which have been sold or are being offered for sale and making adjustments for factors which affect value such as location and accessibility, size, building construction and finishes, building services, management and maintenance, age and state of repair, market conditions and other relevant characteristics.

There is no transfer between levels in the fair value hierarchy during the financial year.

INVESTMENTS IN SUBSIDIARIES

	Com	pany
	2021	2020
	RM'000	RM'000
Unquoted shares at cost		
- ordinary shares	23,568	23,568
- non-cumulative redeemable preference shares	449,000	199,000
	472,568	222,568
Impairment losses	(7,850)	(7,850)
	464,718	214,718

(a) The subsidiaries are:

	Equity interest Direct Indirect				Country of incorporation/ Principal place	
	2021 %	2020 %	2021 %	2020 %	of business	Principal activities
SDB Properties Sdn. Bhd. ("SDBP")	100	100	-	-	Malaysia	Property development and the operation of a boutique urban resort hotel known as Hotel Maya Kuala Lumpur
Prestij Permai Sdn. Bhd. ("PPSB")	-	-	100	100	Malaysia	Property development
Hayat Abadi Sdn. Bhd. ("HASB")	-	-	100	100	Malaysia	Property development
SDB Damansara Sdn. Bhd. ("SDBD")	-	-	100	100	Malaysia	Property development
SDB SS2 Development Sdn. Bhd. ("SDBSS2")	-	-	100	100	Malaysia	Property development
SDB Ampang Sdn. Bhd. ("SDBA")	-	-	100	100	Malaysia	Property development
Crescent Consortium Sdn. Bhd. ("CCSB")	-	-	100	100	Malaysia	Property development
SDB Kuantan Development Sdn. Bhd. ("SDBKU") ^	-	-	100	100	Malaysia	Property development

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7. INVESTMENTS IN SUBSIDIARIES (continued)

(a) The subsidiaries are: (continued)

		Equity	interes	st	Country of incorporation/	
		rect 2020		irect 2020 %	Principal place of business	Principal activities
SDB Subang Development Sdn. Bhd. ("SDBSU")	-	-	100	100	Malaysia	Property development
Seldredge Industries Sdn. Bhd. ("SDI")	100	100	-	-	Malaysia	Property development
SDB International Sdn. Bhd. ("SDBI")	100	100	-	-	Malaysia	Investment holding
SDB Interiors Sdn. Bhd. ("SDBINT")	100	100	-	-	Malaysia	Provision of property support services
SDB Property Management Sdn. Bhd. ("SDBPM")	-	-	100	100	Malaysia	Provision of property management services
SDB Host Sdn. Bhd. ("SDBH")	-	-	100	100	Malaysia	Provision of property management services
SuperGreen Solutions Sdn. Bhd. ("SGS")	-	-	100	100	Malaysia	Trading and installation of energy efficient products
SDB Mining Sdn. Bhd. ("SDBM")	100	100	-	-	Malaysia	Investment holding
SDB Asia Pte. Ltd. ("SDBAS")*	-	-	100	100	Singapore	Investment in property and property development
SDB Green Energy Pte. Ltd. ("SDBGE")*	-	-	100	100	Singapore	Master Franchisee of energy efficient products

^{*} Subsidiaries not audited by BDO PLT

(b) Reconciliation of movements in accumulated impairment losses is as follows:

	Com	pany
	2021 RM'000	2020 RM'000
At 1 April 2020/2019 and 31 March 2021/2020	7,850	7,850

⁽c) On 16 July 2020, the Company subscribed for 250,000,000 redeemable non-cumulative preference shares of RM1.00 in SDBP for consideration of RM250,000,000, which was satisfied by way of capitalisation of amount owing by SDBP to the Company.

[^] Dissolved on 22 July 2021

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INVESTMENTS IN SUBSIDIARIES (continued)

- (d) In previous financial year, SDBP, a wholly owned subsidiary of the Group had incorporated a new subsidiary known as SDBSU with paid up share capital of RM250,000 comprising 250,000 ordinary shares.
- (e) In previous financial year, SDBP, a wholly owned subsidiary of the Group had incorporated a new subsidiary known as SDBKU with paid up share capital of RM250,000 comprising 250,000 ordinary shares.
- (f) Management has made estimates about the future results and key assumptions applied to cash flow projections of subsidiaries in determining their recoverable amounts using the value-in-use model.

Judgement had also been used to determine the pre-tax discount rate for the cash flows and the future growth rate of the business of the entities.

INVESTMENTS IN ASSOCIATES

	Gr	oup
	2021 RM'000	2020 RM'000
Quoted equity shares, at cost	74,034	74,034
Unquoted equity shares, at cost	10,000	10,000
Group's share of post-acquisition reserves	41,312	16,113
Dividend received	(2,462)	(1,702)
	122,884	98,445

The associates are as follows:

	Equity interest Indirect		incorporation/ Principal place	
	2021 %	2020 %	of business	Principal activities
Fortress Minerals Limited ("FML")*	31	31	Singapore	Investment holding
Extra Diligent Sdn. Bhd. ("EDSB")*	45	45	Malaysia	Acquisition of mines, mining rights, metalliferous land and quarries, and dealings in minerals

Associates not audited by BDO PLT

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8. INVESTMENTS IN ASSOCIATES (continued)

(a) The associates have a different financial year end from the Group. In applying the equity method of accounting, the financial statements of the associates for the financial year ended 28 February 2021/29 February 2020 have been used and appropriate adjustments have been made for the effects of significant transactions between 1 March 2021/2020 and 31 March 2021/2020.

Summarised financial information of the associates are as follows:

2021	FML RM'000	EDSB RM'000
Assets and liabilities		
Non current assets	106,340	4,460
Current assets	135,843	561
Non current liabilities	(11,012)	-
Current liabilities	(35,326)	(4,972)
Net assets	195,845	49
Results		
Revenue	199,925	_
Cost of sales	(47,142)	-
Gross profit	152,783	_
Other operating income	1,726	-
Selling and distribution expenses	(20,576)	-
Administrative and general expenses	(5,336)	(25)
Other operating expenses	(30,475)	-
Finance cost	(260)	-
Profit/(Loss) before tax	97,862	(25)
Tax expense	(21,420)	-
Profit/(Loss) for the financial year	76,442	(25)
Other comprehensive income for the financial year	4,871	-
Share of profit/(loss) by the Group for the financial year	23,700	(11)
Share of other comprehensive income by the Group for the financial year	1,510	-
Dividend received	760	-

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8. INVESTMENTS IN ASSOCIATES (continued)

(a) The associates have a different financial year end from the Group. In applying the equity method of accounting, the financial statements of the associates for the financial year ended 28 February 2021/29 February 2020 have been used and appropriate adjustments have been made for the effects of significant transactions between 1 March 2021/2020 and 31 March 2021/2020. (continued)

Summarised financial information of the associates are as follows: (continued)

2020	FML RM'000	EDSB RM'000
Assets and liabilities		
Non current assets	95,700	4,390
Current assets	70,183	633
Non current liabilities	(6,965)	-
Current liabilities	(34,198)	(4,959)
Net assets	124,720	64
Results		
Revenue	107,488	-
Cost of sales	(35,843)	-
Gross profit	71,645	_
Other operating income	2,848	-
Selling and distribution expenses	(8,628)	-
Administrative and general expenses	(7,361)	(30)
Other operating expenses	(18,787)	-
Finance cost	(177)	-
Profit/(Loss) before tax	39,540	(30)
Tax expense	(12,600)	-
Profit/(Loss) for the financial year	26,940	(30)
Other comprehensive loss for the financial year	(2,353)	-
Share of profit/(loss) by the Group for the financial year	8,351	(14)
Share of other comprehensive loss by the Group for the financial year	(729)	-
Dividend received	1,702	-

The information above represents the amounts in the financial statements of associates and do not reflect the Group's proportionate share in those amounts.

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8. INVESTMENTS IN ASSOCIATES (continued)

(a) The associates have a different financial year end from the Group. In applying the equity method of accounting, the financial statements of the associates for the financial year ended 28 February 2021/29 February 2020 have been used and appropriate adjustments have been made for the effects of significant transactions between 1 March 2021/2020 and 31 March 2021/2020. (continued)

The reconciliation of the above summarised financial information to the carrying amounts of the Group's interest in associates is as follows:

	Group 2021	
	FML RM'000	EDSB RM'000
Net assets attributable to shareholders of associates	195,845	49
Proportion of ownership interest held by the Group	31%	45%
Group's share of net assets	60,692	22
Goodwill	61,045	9,964
Elimination of consolidation adjustments	(8,835)	(4)
Carrying value of Group's interest in associates	112,902	9,982

	Group 2020	
	FML RM'000	EDSB RM'000
Net assets attributable to shareholders of associates	124,720	64
Proportion of ownership interest held by the Group Group's share of net assets	31% 38.663	45% 28
Goodwill	61,045	9,964
Elimination of consolidation adjustments Carrying value of Group's interest in associates	(11,251) 88,457	9,988

Management has made estimates about the future results and key assumptions applied to cash flow projections of the associates in determining their recoverable amounts using the value-in-use model.

(b) FML is a public listed company in Singapore. The fair value of Group's interest in FML as at 31 March 2021 is RM180,261,000 (2020:RM98,736,000).

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9. INVESTMENTS IN JOINT VENTURES

	Group	
	2021 RM'000	2020 RM'000
Capital contribution, at cost	99,735	81,231
Group's share of post-acquisition reserves and retained profit less losses	69,380	64,307
Foreign exchange adjustments	27,595	22,099
	196,710	167,637

The joint ventures are as follows:

		interest irect	Country of incorporation/ Principal place	
	2021 %	2020 %	of business	Principal activities
Chedstone Investment Holdings Pte. Ltd. ("CHI")*	50	50	Singapore	Property development
Champsworth Development Pte. Ltd. ("CD")*	50	50	Singapore	Property development
SDB Teambuild Sdn. Bhd. ("SDBT")	50	50	Malaysia	Contractor for building and project management service
Subsidiary of CHI				
SDB Guernsey Limited*	-	50	Guernsey	Investment holding and property investment
Subsidiaries of CD				
Tiara Land Pte. Ltd. ("TLPL") *	50	50	Singapore	Property development
Teratai Investment Holdings Pte. Ltd.*^	50	50	Singapore	Dormant
* Joint ventures not audited by BDO PLT				

[^] in the process of striking off

	Gr	oup
	2021 RM'000	2020 RM'000
Reconciliation of net assets to carrying amount as at 31 March		
Carrying amount in the statement of financial position	196,710	167,637
Group's share of profit/(loss), net of tax	5,073	(673)

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9. INVESTMENTS IN JOINT VENTURES (continued)

(a) Summarised financial information of material joint ventures is as follows:

2021	CHI and its subsidiary RM'000	CD and its subsidiaries RM'000
Assets and liabilities		
Current assets Current liabilities	70,424 (102)	776,821 (453,723)
Net assets	70,322	323,098
Proportion of the ownership of the Group	50%	50%
Carrying amount of the investments in joint ventures	35,161	161,549
Results		
Revenue Cost of sales	-	224,361 (175,465)
Gross profit Other operating income Selling and distribution expenses Other expenses Administrative and general expenses Finance cost	1,688 - - (5,043)	48,896 388 (15,724) (13) (7,076) (11,008)
(Loss)/Profit before tax Taxation	(3,355) 65	15,463 (3,858)
(Loss)/Profit for the financial year	(3,290)	11,605
Share of (loss)/profit by the Group for the financial year	(1,645)	5,803
2020		
Assets and liabilities		
Current assets Current liabilities	68,417 (126)	771,779 (504,797)
Net assets	68,291	266,982
Proportion of the ownership of the Group	50%	50%
Carrying amount of the investments in joint ventures	34,146	133,491

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FINANCIAL STATEMENTS

9. INVESTMENTS IN JOINT VENTURES (continued)

(a) Summarised financial information of material joint ventures is as follows: (continued)

2020	CHI and its subsidiary RM'000	CD and its subsidiaries RM'000
Results		
Revenue	-	95,691
Cost of sales	-	(75,195)
Gross profit	-	20,496
Other operating income	1,852	5,028
Selling and distribution expenses	-	(6,470)
Other expenses	(381)	(201)
Administrative and general expenses	(1,791)	(6,326)
Finance cost	-	(13,480)
Loss before tax	(320)	(953)
Taxation	-	9
Loss for the financial year	(320)	(944)
Share of loss by the Group for the financial year	(160)	(472)

(b) The summarised aggregate financial information of the Group's share of other individually immaterial joint venture as at 31 March is as follows:

	Gr	oup
	2021 RM'000	2020 RM'000
Net loss for the financial year	(41)	(41)
Total comprehensive loss	(41)	(41)
Reversal of losses recognised in previous financial years	915	-
Unrecognised share of loss for the financial year	41	-
Carrying amount of unrecognised share of losses	956	-

- (c) During the financial year, SDB Guernsey Limited was dissolved.
- (d) During the financial year, CD increased its share capital from SGD59,820,000 to SGD71,820,000 by way of issuance of 12,000,000 ordinary shares at SGD1.00 each. SDBI acquired additional 6,000,000 ordinary shares in CD for a total cash consideration of RM18,504,000 and the remaining additional 6,000,000 ordinary shares were subscribed by the other controlling party for cash consideration of SGD6,000,000. The equity interest of SDBI in CD remained at 50% (2020: 50%) as at the end of the reporting period.
- (e) In previous financial year, CD increased its share capital from SGD48,820,000 to SGD59,820,000 by way of issuance of 11,000,000 ordinary shares at SGD1.00 each. SDBI acquired additional 5,500,000 ordinary shares in CD for a total cash consideration of RM16,731,000 and the remaining additional 5,500,000 ordinary shares were subscribed by the other controlling party for cash consideration of SGD5,500,000. The equity interest of SDBI in CD remained at 50% (2020: 50%) as at the end of the reporting period.

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10. INTANGIBLE ASSETS

	Gr	oup
	2021 RM'000	2020 RM'000
Franchise licenses		
Cost As at 1 April 2020/2019 Foreign exchange adjustments	577 7	576 1
At 31 March 2021/2020	584	577
Accumulated amortisation At 1 April 2020/2019 Amortisation charge for the year	24 9	15 9
At 31 March 2021/2020	33	24
Net carrying amount	551	553

11. DEFERRED TAX

(a) The deferred tax are made up of the following:

Group		Company	
2021	2020	2021	2020
RM'000	RM'000	RM'000	RM'000
5,566	12,642	(133)	(889)
404	(7,076)	(61)	756
(7,935)	-	(451)	-
(1,965)	5,566	(645)	(133)
8,172	8,054	-	-
(10,137)	(2,488)	(645)	(133)
(1,965)	5,566	(645)	(133)
	2021 RM'000 5,566 404 (7,935) (1,965)	2021 RM'000 RM'000 5,566 12,642 404 (7,076) (7,935) - (1,965) 5,566 8,172 8,054 (10,137) (2,488)	2021 RM'000 2020 RM'000 2021 RM'000 5,566 404 (7,076) 12,642 (61) (7,935) (133) (61) (451) (1,965) 5,566 (645) 8,172 (10,137) 8,054 (2,488) - (645)

NOTES TO THE FINANCIAL STATEMENTS

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11. DEFERRED TAX (continued)

(b) The components of the Group's and the Company's deferred tax assets/(liabilities) are as follows:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Deferred tax assets:				
Tax effect of unutilised tax losses	97	2,471	-	-
Tax effect of unabsorbed capital allowances	47	11	17	9
Other deductible temporary differences	9,001	7,506	727	800
Deferred tax assets (before off-setting)	9,145	9,988	744	809
Offsetting	(973)	(1,934)	(744)	(809)
Deferred tax assets (after off-setting)	8,172	8,054	-	-
Deferred tax liabilities:				
Recognised in profit or loss:	(010)	(1.005)	(0.00)	(1.050)
Plant, property and equipment ("PPE")	(916)	(1,335)	(923)	(1,059)
Tax effects of fair value gain on investment properties subject to real property gain tax	(166)	(74)	(132)	
Other taxable temporary difference	136	(74)	(132)	-
Recognised in other comprehensive income:	130	(704)	-	-
Tax effects of revaluation gain on PPE	(10,164)	(2,229)	(334)	117
Deferred tax liabilities (before off-setting)	(11,110)	(4,422)	(1,389)	(942)
Offsetting	973	1,934	744	809
Deferred tax liabilities (after off-setting)	(10,137)	(2,488)	(645)	(133)

The following temporary differences and unutilised tax losses exist as at 31 March of which the deferred tax benefits have not been recognised in the financial statements:

	Gr	oup
	2021 RM'000	2020 RM'000
Unutilised tax losses		
- expires by 31 March 2025	10,308	17,131
- expires by 31 March 2026	29,290	33,920
- expires by 31 March 2027	65,269	30,504
- expires by 31 March 2028	6,711	-
Unabsorbed capital allowances	31,744	29,407
Other deductible temporary differences	eductible temporary differences 41,690	41,752
	185,012	152,714

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11. **DEFERRED TAX** (continued)

Deferred tax assets of certain subsidiaries have not been recognised in respect of these items as it is not probable that future taxable profits of the Company and subsidiaries would be available against which the deductible temporary differences could be utilised.

The amount and availability of these items to be carried forward up to the periods as disclosed above are subject to the agreement of the respective local tax authorities.

12. CONTRACT ASSETS/(LIABILITIES)

		Group
	2021 RM'000	2020 RM'000
Revenue recognised in profit or loss to date	1,440,159	1,275,932
Progress billings to date Less: Impairment losses (Note 39(c))	(1,390,671) (396)	(1,228,676) (595)
	49,092	46,661
Represented by:		
Contract assets		
Cost to obtain a contract	2,294	3,743
Construction contracts	153	6
Property development contracts	47,688	55,074
	50,135	58,823
Contract liabilities		
Construction contracts	(1,043)	-
Property development contracts	-	(12,162)
	49,092	46,661

a) Contract assets and contract liabilities movements are as follow:

Group	
2021 RM'000	2020 RM'000
46,661	23,609
199	373
166,427	272,093
(164,196)	(249,414)
49,092	46,661
	2021 RM'000 46,661 199 166,427 (164,196)

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13. TRADE RECEIVABLES

	Gr	oup
	2021 RM'000	2020 RM'000
Progress billings receivables	41,399	43,401
Retention sums receivables	4,037	7,396
Other trade receivables	3,276	3,267
	48,712	54,064
Less: Impairment losses (Note 39(c))	(10,081)	(10,682)
Total trade receivables	38,631	43,382

- (a) Progress billings to house buyers are due within 21 days as stipulated in the sale and purchase agreements. The retention sums are due upon the expiry of the defect liability period stated in the sale and purchase agreements. The defect liability periods range from 6 to 24 months.
- (b) Monthly rentals from tenants were due at the beginning of the month.
- (c) Normal credit terms granted to other customers is 30 days. For major established customers, the credit terms may be extended to 60 days based on the discretion of management.
- (d) All trade receivables are denominated in Ringgit Malaysia.

14. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Other receivables Interest receivables	3,637	6,362 90	4	15
Deposits	6,209	7,070	79	79
	9,846	13,522	83	94
Less: Impairment losses (Note 39(c))	(1,269)	(1,282)	(1)	(1)
Total other receivables	8,577	12,240	82	93
Prepayments	2,227	2,437	121	137
	10,804	14,677	203	230

NOTES TO THE FINANCIAL STATEMENTS

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14. OTHER RECEIVABLES, DEPOSITS AND PREPAYMENTS (continued)

(a) Included in deposits are rental deposits held by the following parties:

	Gr	oup
	2021 RM'000	2020 RM'000
Teh Lip Ling, a close family member of Teh Lip Kim and Teh Lip Pink, Directors of the Company	6	6
Teh Lip Bin, a close family member of Teh Lip Kim and Teh Lip Pink, Directors of the Company	6	6
Teh Kien Toh Sdn. Bhd., a company in which Teh Lip Kim and Teh Lip Pink, Directors of the Company, have interests	6	6

(b) The currency exposure profile of other receivables and deposits is as follows:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
- RM	8,479	12,149	82	93
- Singapore Dollar ("SGD")	80	76	-	-
- Australian Dollar ("AUD")	18	15	-	-
	8,577	12,240	82	93

15. AMOUNTS OWING BY/(TO) SUBSIDIARIES

(a) The amounts owing by subsidiaries consist of the following:

	Con	npany
	2021 RM'000	2020 RM'000
Non-current assets		
Interest-free advances Interest bearing advances	570 29,583	1,090 9,815
Less: Impairment losses	30,153 (462)	10,905 (83)
	29,691	10,822

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15. AMOUNTS OWING BY/(TO) SUBSIDIARIES (continued)

(a) The amounts owing by subsidiaries consist of the following: (continued)

	Con	Company	
	2021 RM'000	2020 RM'000	
Current assets			
Interest-free advances Interest bearing advances	1,021 140,186	5,092 394,670	
Less: Impairment losses	141,207 (2,551)	399,762 (2,996)	
	138,656	396,766	
Total amounts owing by subsidiaries	168,347	407,588	

Amounts owing by subsidiaries are unsecured, which represent interest-free advances, or interest bearing advances at 4.00% (2020: 5.00%) per annum. Current amounts owing by subsidiaries are repayable within 12 months (2020: 12 months) in cash and cash equivalents, while non-current amounts owing by subsidiaries are not payable within the next twelve months.

(b) The amounts owing to subsidiaries consist of the following:

	Com	pany
	2021 RM'000	2020 RM'000
Current liabilities		
Interest-free advances Interest bearing advances	91 17,748	36 5,910
	17,839	5,946

Amounts owing to subsidiaries included under current liabilities represent unsecured, interest bearing advances at a rate of 4.00% (2020: 5.00%) per annum, which are payable on demand in cash and cash equivalents.

- (c) All amounts owing by/(to) subsidiaries are denominated in Ringgit Malaysia.
- (d) The movements in the impairment allowance for amounts owing by subsidiaries are disclosed in Note 39(c) to the financial statements.

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16. AMOUNTS OWING BY ASSOCIATES

	G	roup
	2021 RM'000	2020 RM'000
Non-current assets		
Interest-free advances Less: Impairment losses	2,655 (48)	2,205 (6)
Current assets	2,607	2,199
Interest-free advances Less: Impairment losses	-	5,775 (54)
	-	5,721
	2,607	7,920

(a) Amounts owing by associates represent advances and payments made on behalf, which are unsecured and interest-free.

Current amounts owing by associates are repayable within 12 months (2020: 12 months) in cash and cash equivalents, while noncurrent amounts owing by associates are not payable within the next twelve months.

- (b) All amounts owing by associates are denominated in Ringgit Malaysia.
- (c) The movements in the impairment allowance for amounts owing by associates are disclosed in Note 39(c) to the financial statements.

17. AMOUNTS OWING BY JOINT VENTURES

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Non-current assets				
Interest-free advances Less: Impairment losses	704 (5)	-	-	-
Current assets	699	-	-	-
Interest-free advances Less: Impairment losses	1,295 (62)	6,476 (8)	13	126
	1,233	6,468	13	126
	1,932	6,468	13	126

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17. AMOUNTS OWING BY JOINT VENTURES (continued)

- (a) Amounts owing by joint ventures represent advances and payments made on behalf, which are unsecured and interest-free. Current amounts owing by joint ventures are repayable within 12 months (2020: 12 months) in cash and cash equivalents, while non-current amounts owing by joint ventures are not payable within the next twelve months
- (b) The currency exposure profile of amounts owing by joint ventures is as follows:

	Gr	Group		ipany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
- RM	1,081	1,168	13	126
- SGD	851	5,300	-	-
	1,932	6,468	13	126

(c) The movements in the impairment allowance for amounts owing by joint ventures are disclosed in Note 39(c) to the financial statements.

18. DEPOSITS

	Group		Com	pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Deposits with licensed banks	2,404	3,811	390	390

(a) Deposits include the following amounts which have been pledged as security for a bank guarantee facilities:

	Group		mpany	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Stamp duty payable on facility agreements	390	390	390	390

- (b) The effective interest rates of the deposits range from 1.70% to 2.60% (2020: 0.65% to 3.70%) per annum.
- (c) Deposits of the Group and of the Company have maturities ranging from 30 days to 365 days (2020: 30 days to 365 days)
- (d) No expected credit losses were recognised arising from the deposits with financial institutions because the probability of default by these financial institutions were negligible.
- (e) The currency exposure profile of deposits is as follows:

	Gr	Group		ipany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
- RM	2,404	2,283	390	390
- SGD	-	1,528	-	-
	2,404	3,811	390	390

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19. CASH AND BANK BALANCES

(a) Included in cash and bank balances of the Group is a balance of RM3,551,000 (2020: RM6,510,000) held under Housing Development Account pursuant to Section 7A of Housing Development (Control and Licensing) Act, 1966, as amended by the Housing Developers (Housing Development Account) (Amendment) Regulations, 2015, which is not available for general use by the Group.

Funds maintained in the Housing Development Accounts earn interest ranging from 0.44% to 0.85% (2020: 1.91% to 3.26%) per annum.

- (b) No expected credit losses were recognised arising from the deposits with financial institutions because the probability of default by these financial institutions were negligible.
- (c) The currency exposure profile of cash and bank balances is as follows:

	Group		Com	pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
- RM	20,983	32,455	1,427	2,618
- SGD	9,999	6,161	-	-
- Australian Dollar ("AUD")	13	12	-	-
	30,995	38,628	1,427	2,618

20. NON-CURRENT ASSETS HELD FOR SALE

As at 31 March 2021, management had taken action to recover the carrying amount of freehold land and building of SDB Asia Pte. Ltd., a wholly-owned subsidiary of SDB International Sdn. Bhd., which is in turn a wholly-owned subsidiary of the Company, principally through a sale transaction rather than through continuing use. Accordingly, management had classified the said property as held for sale in accordance with the requirements of *MFRS 5 Non-current Assets Held for Sale and Discontinued Operations*. As disclosed in Note 42 to the financial statements, subsequent to year end SDB Asia Pte. Ltd. had entered into a conditional Option to Purchase to dispose of the said land and building. The proceeds of disposal are expected to exceed the net carrying amount of the land and building and, accordingly, no impairment loss has been recognised on the classification as held for sale.

	Group 2021 RM'000
Land and buildings (Note 3)	22,023

21. SHARE CAPITAL

	Group and	Group and Company	
	2021 RM'000	2020 RM'000	
	KWI UUU	KWI UUU	
Issued and fully paid: 426,127,662 ordinary shares	213,541	213,541	

The holders of ordinary shares are entitled to receive dividends as declared from time to time and are entitled to one (1) vote per ordinary share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

There is no par value for these ordinary shares.

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22. RESERVES

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Non-distributable				
Revaluation reserve	101,454	87,597	3,268	2,219
Exchange translation reserve	35,195	26,850	-	-
	136,649	114,447	3,268	2,219
Distributable				
Other reserve	7,861	7,861	7,861	7,861
Retained earnings	487,726	500,609	335,217	334,293
	632,236	622,917	346,346	344,373

(a) Revaluation reserve

The revaluation reserve is used to record the changes in the fair value of land and buildings.

(b) Exchange translation reserve

Exchange translation reserve is used to record foreign currency exchange differences arising from the translation of the financial statements of foreign operations whose functional currencies are different from that of the presentation currency of the Group. It is also used to record the exchange differences arising from monetary items which form part of the net investment in foreign operations of the Group, where the monetary item is denominated in either the functional currency of the reporting entity or the foreign operation.

(c) Other reserve

The distributable other reserve represents realised capital gains transferred from retained earnings.

23. BANK BORROWINGS

	Gr	Group		pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Secured				
Term loans	124,048	108,470	-	_
Revolving credits	232,650	248,623	13,750	16,250
Unsecured				
Revolving credits	70,000	70,000	50,000	50,000
	426,698	427,093	63,750	66,250
Repayments due within 12 months (included under current liabilities)	(267,032)	(294,023)	(52,500)	(52,500)
Repayments due after 12 months				
(included under non-current liabilities)	159,666	133,070	11,250	13,750

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23. BANK BORROWINGS (continued)

(a) The bank borrowings are repayable as follows:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
- not later than one (1) year	267,032	294,023	52,500	52,500
- later than one (1) year but not later than two (2) years	60,874	49,246	2,500	2,500
- later than two (2) years but not later than five (5) years	84,858	65,776	5,000	7,500
- later than five (5) years	13,934	18,048	3,750	3,750
	426,698	427,093	63,750	66,250

(b) The range of interest rates at the end of the reporting period for bank borrowings are as follows:

	Group		Co	ompany
	2021	2020	2021	2020
Term loans Revolving credits		4.14%-4.66% 3.91%-5.38%	3.75%-4.53%	4.45%-5.38%

- (c) The bank borrowings are secured as follows:
 - (i) negative pledge over the entire assets of the Company;
 - (ii) pledge over the hotel property of the Group as indicated in Note 3 to the financial statements; and
 - (iii) various land belonging to the Group as indicated in Note 5 to the financial statements.
- (d) The currency exposure profile of borrowings is as follows:

	Gr	Group		pany
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
- RM	408,577	407,806	63,750	66,250
- SGD	18,121	19,287	-	-
	426,698	427,093	63,750	66,250

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24. TRADE PAYABLES

	Gr	Group	
	2021 RM'000	2020 RM'000	
Contractors' claims	6,616	7,764	
Retention sums	8,827	35,808	
Accrued property development cost	61,734	56,550	
Others	543	1,369	
	77,720	101,491	

- (a) The normal credit terms extended by suppliers ranges from 30 to 90 days. Retention sums are payable upon the expiry of the defect liability periods of 12 to 24 months.
- (b) All trade payables are denominated in Ringgit Malaysia.

25. OTHER PAYABLES AND ACCRUALS

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Other payables, deposits and accruals	16,133	16,865	452	608
Interest payable	1,277	516	73	61
Tenants' deposits	706	66	29	29
Deposits received from property purchasers	2,535	2,366	-	-
	20,651	19,813	554	698

The currency exposure profile of other payables and accruals is as follows:

	Gr	Group		pany
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
- RM	20,575	19,745	554	698
- SGD	76	68	-	
	20,651	19,813	554	698

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26. REVENUE

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Revenue from contracts with customers	144,071	243,696	-	-
Other revenue				
- Rental income	125	154	82	93
	144,196	243,850	82	93
Recognised over time:				
Property development revenue	65,836	226,176	-	-
Construction revenue	533	2,208	-	-
Management services	1,229	1,277	-	-
Recognised at point in time:				
Rental of hotel rooms, food and beverages and other ancillary services	2,224	14,035	-	-
Property development revenue	74,070	-	-	-
Construction revenue	179	-	-	-
	144,071	243,696	-	-

27. COST OF SALES

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Cost of property development	125,039	146,460	-	-
Cost of letting of properties	223	284	168	222
Cost of hotel services rendered	3,776	7,751	-	-
Construction cost	754	1,803	-	-
	129,792	156,298	168	222

28. FINANCE COSTS

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Interest expenses on:				
- Revolving credits	10,652	12,822	2,731	3,539
- Term loans	1,923	6,298	-	-
- Advances from subsidiaries	-	-	591	396
- Lease interest	236	272	61	64
	12,811	19,392	3,383	3,999

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29. (LOSS)/PROFIT BEFORE TAX

	Group		Com	pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
(Loss)/Profit before tax is stated after charging:				
Auditors' remuneration				
- Statutory audit:				
- current year	165	202	42	44
- Non-statutory audit:				
- current year	1	-	-	-
- under provision in prior year	1	2	-	-
Direct operating expenses on revenue generating investment properties Directors' remuneration	263	261	168	222
- fees	322	321	218	218
- other emoluments	655	1,442	332	726
Fair value loss on investment properties, net	191	187	250	-
Loss on foreign exchange:				
- Realised, net	6	-	-	-
- Unrealised, net	-	141	-	-
Rental of equipment	34	32	-	-
Rental of premises	409	210	-	-
and crediting:				
Interest income from:				
- subsidiaries	-	-	9,134	20,459
- fixed deposits	44	145	9	14
- short term investments	-	100	-	-
- others	132	133	-	-
Loss on foreign exchange:				
- Realised, net	-	2	-	-
- Unrealised, net	27	-	-	-
Rental income	2,063	1,335	-	-

30. DIRECTORS' REMUNERATION

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Executive Directors' remuneration:				
- Fees	73	72	32	32
- Salaries and other emoluments	655	1,442	332	726
	728	1,514	364	758
Non-Executive Directors' remuneration				
- Fees	249	249	186	186
Total	977	1,763	550	944

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31. TAX EXPENSE

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Malaysian tax based on results for the year				
- current	1,995	5,778	1,253	3,438
- under/(over) provision in prior years	1,785	(1,797)	(121)	347
Deferred tax expense/(income) (Note 11)				
- current	244	3,239	32	(249)
- (over)/under provision in prior years	(648)	3,837	29	(507)
	3,376	11,057	1,193	3,029

- (a) The Malaysian income tax is calculated at the statutory tax rate of 24% (2020: 24%) of the estimated taxable profits for the fiscal year.
- (b) Tax expense for other taxation authorities are calculated at the rates prevailing in those respective jurisdictions.
- (c) The provision for taxation differs from the amount of taxation determined by applying the applicable statutory tax rates to the (loss)/profit before tax and is analysed as follows:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
(Loss)/Profit before tax ("LBT/"PBT") Less: Share of results of joint ventures and associates	(9,507) (28,762)	6,581 (7,664)	2,117	9,800
(LBT)/PBT before share of results	(38,269)	(1,083)	2,117	9,800
Taxation at applicable statutory tax rates Tax effects arising from:	(9,185)	(260)	508	2,352
- non-taxable income - non-deductible expenses	(3,144) 6,964	(1,366) 4.713	(214) 956	(5,534) 6,371
Difference in tax rates Movements in unrecognised deferred tax assets	(174) 7.751	(235) 6,157	-	
Difference in tax rate of investment property gain Under/(Over) provision in prior years	27 1,137	8 2,040	35 (92)	(160)
	3,376	11,057	1,193	3,029

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31. TAX EXPENSE (continued)

(d) Tax on each component of other comprehensive income are as follows:

	Group ← 2021		
	Before tax RM'000	Tax effect RM'000	After tax RM'000
Items that may be reclassified subsequently to profit or loss			
Foreign currency translations	6,835	-	6,835
Share of other comprehensive income from an associate	1,510	-	1,510
Items that will not be reclassified subsequently to profit or loss			
Revaluation surplus on property, plant and equipment	21,792	(7,935)	13,857

	Before tax RM'000	— 2020 —— Tax effect RM'000	After tax RM'000
Items that may be reclassified subsequently to profit or loss Foreign currency translations Share of other comprehensive loss from an associate	1,223 (729)	-	1,223 (729)

	Before tax RM'000	Company — 2021 —— Tax effect RM'000	After tax RM'000
Items that will not be reclassified subsequently to profit or loss Revaluation surplus on property, plant and equipment	1,500	(451)	1,049

32. LOSS PER SHARE

(a) Basic loss per ordinary share

The basic loss per share has been calculated by dividing the Group's loss for the year attributable to shareholders of the Company by the weighted average number of shares in issue:

	Gı	oup
	2021	2020
Loss attributable to shareholders of the Company (RM'000)	(12,883)	(4,476)
Weighted average number of ordinary shares in issue ('000 unit)	426,128	426,128
Basic loss per share (sen)	(3.02)	(1.05)

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32. LOSS PER SHARE (continued)

(b) Diluted loss per ordinary share

Diluted loss per ordinary share equals basic loss per ordinary share as there were no dilutive potential ordinary shares in issue as at 31 March 2021 and 31 March 2020.

33. DIVIDENDS PAID

	Group and Compan	
	2021	2020
	RM'000	RM'000
Dividend of 2.0 sen per ordinary share in respect of the financial year ended 31 March 2019	-	8,523

The Directors do not recommend any dividend for the current financial year.

34. EMPLOYEE BENEFITS EXPENSE

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Salaries and bonuses	14,557	19,810	3,502	4,800
Defined contribution plans	2,188	2,691	495	706
Other staff-related expenses	962	2,599	66	377
	17,707	25,100	4,063	5,883

The employee benefits expenses of the Group and of the Company are recognised in the following line items of financial statements:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Cost of sales	149	187	148	184
Administrative and general expenses	16,963	24,007	3,915	5,699
Recognised in profit or loss	17,112	24,194	4,063	5,883
Capitalised in property development costs	595	906	-	-
	17,707	25,100	4,063	5,883

Included in employee benefits expenses of the Group and the Company are Directors' remuneration as disclosed in Note 30 to the financial statements.

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35. RELATED PARTY DISCLOSURES

(a) Identities of related parties

Parties are considered to be related to the Group if the Group has the ability, directly or indirectly, to control the party or exercise significant influence over the party in making financial and operating decisions, or vice versa, or where the Group and the party are subject to common control or common significant influence. Related parties could be individuals or other entities.

Related parties of the Group include:

- (i) its subsidiaries, joint ventures and associates;
- (ii) key management personnel, which comprises persons (including the Directors of the Group) having authority and responsibility for planning, directing and controlling the activities of the Group directly or indirectly; and
- (iii) companies in which the Directors/shareholders of the Company or their close family members have substantial financial interests or significant influence.
- (b) Significant related party transactions determined on a basis negotiated between the Group and the Company with its related parties during the financial year were as follows:

	← Transaction value —			
	Gr	Group		
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
Transactions with subsidiaries				
Interest received/receivable from SDBP	-	-	8,307	20,130
Interest received/receivable from SDBINT	-	-	104	74
Interest received/receivable from SGS	-	-	157	175
Interest received/receivable from SDBM	-	-	-	26
Interest received/receivable from SDBI	-	-	566	54
Management fee income from SDBINT	-	-	51	74
Management fee income from SDI	-	-	186	81
Management fee income from SDBP	-	-	534	778
Management fee income from CCSB	-	-	60	66
Management fee income from SDBPM	-	-	377	557
Management fee income from PPSB	-	-	246	330
Management fee income from SDBA	-	-	8	16
Management fee income from SDBAS	-	-	14	23
Management fee income from SDBSS2	-	-	172	306
Management fee income from SDBH	-	-	33	38
Management fee income from SGS	-	-	137	145
Management fee income from HASB	-	-	59	14
Management fee income from SDBD	-	-	84	92
Management fee income from SDBM	-	-	9	13
Management fee income from SDBI	-	-	9	4
Management fee income from SDBGE	-	-	-	1
Management fee income from SDBSU	-	-	31	48
Management fee income from SDBT	-	-	12	3
Management fee income from CD	-	-	74	88
Management fee income from CHI	-	-	-	11
Management fee income from TLPL	-	-	125	116
Management fee paid to SDBINT	-	-	-	43
Management fee paid to SDBP	-	-	125	124
Interest paid/payable to SDBM	-	-	232	-
Interest paid/payable to SDBI	-	-	-	220
Interest paid/payable to SDI	-	-	359	176

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35. RELATED PARTY DISCLOSURES (continued)

(b) Significant related party transactions determined on a basis negotiated between the Group and the Company with its related parties during the financial year were as follows: (continued)

	←	— Transaction	ı value ———	~
	Gr	oup	Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Transactions with Directors, close members of their families and companies in which they and/or close members of their families have interests were as follows:				
Rental paid to Dr Teh Lip Bin, a close family member of Teh Lip Kim and Teh Lip Pink	33	33	-	-
Rental paid to Teh Lip Ling, a close family member of Teh Lip Kim and Teh Lip Pink	33	33	-	-
Rental paid to Teh Kien Toh Sdn. Bhd., a company in which Teh Lip Kim and Teh Lip Pink have interests	33	33	-	-
Medical fees paid to Klinik Ian Ong, a clinic belonging to a close family member of Teh Lip Kim and Teh Lip Pink	102	150	71	124
Consultancy fee paid to Providence Capital Sdn. Bhd., a company in which Eddy Chieng Ing Huong has interest	150	180	-	-

(c) Key management personnel compensation

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Directors				
Short-term employee benefits				
- fees	322	321	218	218
- remuneration	552	1,214	281	612
Total short-term employee benefits	874	1,535	499	830
Post-employment benefits				
- EPF	103	228	51	114
Sub-total Sub-total	977	1,763	550	944

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35. RELATED PARTY DISCLOSURES (continued)

(c) Key management personnel compensation (continued)

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Other key management personnel				
Short-term employee benefits - salary, bonus and allowances	2,029	3,602	962	1,715
Post-employment benefits - EPF	327	257	163	59
Sub-total	2,356	3,859	1,125	1,774
Total compensation	3,333	5,622	1,675	2,718

(d) Material contracts

There were no material contracts, which have been entered into by the Company or its subsidiaries which involved Directors' and major shareholders' interests subsisting at the end of the financial year ended 31 March 2021 or entered into since the end of the previous financial year.

36. CONTINGENT LIABILITIES

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Corporate guarantees given to financial institutions for credit facility granted to subsidiaries	-	-	427,800	373,550
Bank guarantees given by financial institutions in respect of construction and property projects	20,500	19,500	10,000	5,000
	20,500	19,500	437,800	378,550
Total guarantee utilised	15,671	11,447	338,253	373,023

The Directors are of the view that the chances of financial institutions to call upon the guarantees are remote.

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37. SEGMENTAL ANALYSIS

The Group's operating segment and reportable segments are business units engaging in providing different products and services and operating in different geographical locations.

(a) Primary reporting format - business segment

The Group's operations comprise the following business segments:

(i) Property investment - letting of commercial properties

(ii) Hotel operations - operation of hotel and related services

(iii) Investment holding - investment holding

(iv) Property development - property development

(v) Others - provision of management and property support services

Transactions between segments were entered into in the normal course of business and were established on terms and conditions that are not materially different from those obtainable in transactions with unrelated parties. The effects of such inter-segmental transactions are eliminated on consolidation.

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37. SEGMENTAL ANALYSIS (continued)

2021	Property investment RM'000	Hotel operations RM'000	Investment holding RM'000	Property development RM'000	Others RM'000	Elimination RM'000	Consolidated RM'000
Revenue							
External sales Inter-segment sales	125 144	2,224	-	139,906	1,941 647	(791)	144,196
Total revenue	269	2,224	-	139,906	2,588	(791)	144,196
Results							
Segment results Finance costs Share of profit of joint	(89)	(10,059) (17)	5,724 (565)	5,409 (37,478)	297 (695)	(25,712) 25,944	(24,430) (12,811)
ventures and associates	-	-	27,847	915	-	-	28,762
Unallocated corporate expe	nses						(1,028)
Loss before tax Tax expense							(9,507) (3,376)
Loss for the financial year							(12,883)
Assets							
Segment assets Investing assets Investments in associates Investments in joint venture Current tax assets Deferred tax assets	15,538 - 	215,382	796,287 123,644 196,710 1,250	1,322,388 - - 5,167 8,172	10,691	(659,183) (643,544) (760)	904,816 152,743 122,884 196,710 6,417 8,172
Consolidated total assets							1,391,742
Liabilities							
Segment liabilities Deferred tax liabilities	(84,878) (626)	(3,375) (9,511)	(96,887)	(891,038)	(4,539)	544,889	(535,828) (10,137)
Consolidated total liabilities							(545,965)
Other information							
Capital expenditure Depreciation and amortisati	32 fon 49	10,744 2,615	474	464 2,309	318	- -	11,240 5,765

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37. SEGMENTAL ANALYSIS (continued)

2020 ii	Property nvestment RM'000	Hotel operations RM'000	Investment holding RM'000	Property development RM'000	Others RM'000	Elimination RM'000	Consolidated RM'000
Revenue							
External sales Inter-segment sales	154 144	14,010 25	-	226,176	3,068 417	(144)	243,408 442
Total revenue	298	14,035	-	226,176	3,485	(144)	243,850
Results							
Segment results Finance costs Share of profit/(loss) of	(56)	(6,240) (25)	15,427 (54)	49,971 (58,354)	153 (845)	(38,850) 39,886	20,405 (19,392)
joint ventures and associate	es -	-	7,704	(40)	-	-	7,664
Unallocated corporate expens	ses						(2,096)
Profit before tax Tax expense							6,581 (11,057)
Loss for the financial year							(4,476)
Assets							
Segment assets Investing assets Investments in associates Investments in joint ventures Current tax assets Deferred tax assets	423,431	189,448	379,066 100,876 167,637 199	1,420,184 - - - 8,442 8,054	9,810 - - - -	(936,623) (363,615) (2,431)	1,106,250 15,451 98,445 167,637 8,641 8,054
Consolidated total assets							1,404,478
Liabilities							
Segment liabilities Deferred tax liabilities	(74,104)	(2,459)	(77,744)	(1,340,423)	(2,238)	931,436	(565,532) (2,488)
Consolidated total liabilities							(568,020)
Other information							
Capital expenditure Depreciation and amortisatio	76 n 49	1,949 3,265	510	1,080 2,286	36 457	-	3,141 6,567

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37. SEGMENTAL ANALYSIS (continued)

(b) Secondary reporting format - geographical segment

The operations of the Group are mainly carried out in Malaysia and Singapore.

In presenting information on the basis of geographical areas, segment revenue is based on the geographical location from which the sale transactions originated.

Segment assets are based on the geographical location of the assets of the Group.

Revenue from external customers	2021 RM'000	2020 RM'000
Malaysia	144,196	243,850

Major customers

There are no major customers with revenue equal or more than ten percent (10%) of the Group revenue. As such, information on major customers is not presented.

Non-current assets	2021 RM'000	2020 RM'000
Malaysia Singapore	904,011 501	900,172 22,427
	904,512	922,599

38. FINANCIAL INSTRUMENTS

(a) Classification of financial instruments

Group	Amortised cost RM'000	Total RM'000
2021		
Financial assets		
Trade receivables	38,631	38,631
Other receivables and deposits (excluding prepayments)	8,577	8,577
Amounts owing by associates	2,607	2,607
Amounts owing by joint ventures	1,932	1,932
Deposits	2,404	2,404
Cash and bank balances	30,995	30,995
Total financial assets	85,146	85,146

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38. FINANCIAL INSTRUMENTS (continued)

(a) Classification of financial instruments (continued)

Group	Amortised cost RM'000	Total RM'000
2021		
Financial liabilities		
Trade payables	77,720	77,720
Other payables and accruals	20,651	20,651
Bank borrowings	426,698	426,698
Total financial liabilities	525,069	525,069
2020		
Financial assets		
Trade receivables	43,382	43,382
Other receivables and deposits (excluding prepayments)	12,240	12,240
Amounts owing by associates	7,920	7,920
Amounts owing by joint ventures	6,468	6,468
Deposits	3,811	3,811
Cash and bank balances	38,628	38,628
Total financial assets	112,449	112,449
Financial liabilities		
Trade payables	101,491	101,491
Other payables and accruals	19,813	19,813
Bank borrowings	427,093	427,093
Total financial liabilities	548,397	548,397

NOTES TO THE FINANCIAL STATEMENTS

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38. FINANCIAL INSTRUMENTS (continued)

(a) Classification of financial instruments (continued)

Company	Amortised cost RM'000	Total RM'000
2021		
Financial assets		
Other receivables and deposits (excluding prepayment) Amounts owing by subsidiaries Amounts owing by joint ventures Deposits Cash and bank balances	82 168,347 13 390 1,427	82 168,347 13 390 1,427
Total financial assets	170,259	170,259
Financial liabilities		
Other payables and accruals Amounts owing to subsidiaries Bank borrowings	554 17,839 63,750	554 17,839 63,750
Total financial liabilities	82,143	82,143
2020		
Financial assets		
Other receivables and deposits (excluding prepayment) Amounts owing by subsidiaries Amounts owing by joint ventures Deposits Cash and bank balances	93 407,588 126 390 2,618	93 407,588 126 390 2,618
Total financial assets	410,815	410,815
Financial liabilities		
Other payables and accruals Amounts owing to subsidiaries Bank borrowings	698 5,946 66,250	698 5,946 66,250
Total financial liabilities	72,894	72,894

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38. FINANCIAL INSTRUMENTS (continued)

(b) Fair value of financial instruments

The carrying amounts of the financial instruments of the Group and of the Company at the reporting date approximate or were at their fair values.

(i) Financial instruments that are not carried at fair values and whose carrying amounts are reasonable approximation of fair values

The carrying amounts of financial assets and financial liabilities, such as trade and other receivables, amounts owing by/(to) subsidiaries, amounts owing by associates, amounts owing by/(to) joint ventures, trade and other payables and bank borrowings, are reasonable approximation of fair values, either due to their short-term nature or that they are floating rate instruments that are re-priced to market interest rates on or near the end of the reporting period.

39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's activities are exposed to a variety of financial risks, including foreign currency exchange risk, interest rate risk, credit risk and liquidity and cash flow risks. The Group's overall financial risk management objective is to minimise potential adverse effects on the financial performance of the Group.

Financial risk management is carried out through risk reviews, internal control systems, insurance programmes and adherence to financial risk management policies.

There have been no significant changes on the Group's exposure to financial risks from the previous year. Also, there have been no changes to the Group's risk management objectives, policies and processes since the previous financial year end.

The Group's management reviews and agrees on policies managing each of the financial risks and they are summarised as follows:

(a) Foreign currency exchange risk

Foreign currency 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 has transactional currency exposures arising from sales or purchases that are denominated in a currency other than the respective functional currencies of Group entities. The foreign currencies in which these transactions are denominated are mainly in SGD.

The Group also holds cash and cash equivalents denominated in foreign currencies for working capital purposes. At the reporting date, such foreign currency balances (mainly in SGD) amount to RM9,999,000 (2020: RM7,689,000).

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39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(a) Foreign currency exchange risk (continued)

The following table demonstrates the sensitivity analysis on the outstanding foreign currency denominated monetary items of the Group's and of the to a reasonably possible change in the SGD and AUD exchange rates against the Ringgit Malaysia ("RM"), with all other variables held constant.

	Gr	oup
	2021 RM'000	2020 RM'000
(Loss)/Profit after tax		
SGD/RM	(550)	(470)
- strengthen by 10% (2020: 10%) - weaken by 10% (2020: 10%)	(552) 552	(478) 478
AUD/RM		
- strengthen by 10% (2020: 10%) - weaken by 10% (2020: 10%)	2 (2)	2 (2)

(b) Interest rate risk

Financial assets

Surplus funds are placed in fixed deposits with licensed banks and finance companies to earn interest income based on prevailing market rates. The Group manages its interest rate risks by placing such funds on short tenures of one (1) year or less.

The interest rate risk of deposits with licensed banks and amounts owing by subsidiaries have been disclosed in Notes 15 and 18 to the financial statements respectively.

Financial liabilities

The Group's policy is to borrow principally on a floating rate basis but to retain a proportion of fixed rate borrowings. The objective of a mix of fixed and floating rate borrowings is to reduce the impact of an upward change in interest rates while enabling benefits to be enjoyed if interest rates fall. The mix between fixed and floating rate borrowings is monitored so as to ensure that the Group's financing cost is kept at the lowest possible. The Group does not generally hedge interest rate risks. Hedging of risk through the use of financial instruments may be adopted should its use result in significant cost savings. The Group has a policy to ensure that interest rates obtained are competitive.

It is the Group's policy not to trade in interest rate swap agreements.

The interest rate risk of amount owing to subsidiaries and borrowings have been disclosed in Notes 15 and 23 to the financial statements respectively.

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39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(b) Interest rate risk (continued)

The following table demonstrates the sensitivity analysis if interest rates increase or decrease by one-hundred (100) basis points with all other variables held constant.

	Gre	oup	Company	
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
(Loss)/Profit after tax				
Deposit with licensed bank - increase by 1% - decrease by 1%	18	29	3	3
	(18)	(29)	(3)	(3)
Amounts owing by subsidiaries (interest bearing) - increase by 1% - decrease by 1%	-	-	1,290	3,074
	-	-	(1,290)	(3,074)
Floating rate borrowing - increase by 1% - decrease by 1%	(3,243)	(3,246)	(485)	(504)
	3,243	3,246	485	504
Amounts owing to subsidiaries (interest bearing) - increase by 1% - decrease by 1%	-	-	(135)	(45)
	-	-	135	45

(c) Credit risk

Credit risk arises from the possibility that a counter party may be unable to meet the terms of a contract in which the Group has a gain position.

In the case of property development activities, the Group's credit risk is primarily attributable to progress billings receivable from house buyers. The Group mitigates the risk of default by maintaining its name as the registered owner of the development properties until full settlement by the purchaser of the self-financed portion of the purchase consideration and upon undertaking of end-financing by the purchaser's end-financier.

For other activities, the Group minimises and monitors its credit risk by dealing with credit worthy counterparties, setting credit limits on exposures, applying credit approval controls and obtaining collateral or security deposits where appropriate. Trade and financial receivables are monitored on an ongoing basis via group-wide management reporting procedures.

With regard to surplus cash, the Group seeks to invest its cash assets safely by depositing them with licensed financial institutions.

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39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(c) Credit risk (continued)

As at the end of each reporting period, the credit risk exposure relating to trade receivables, other receivables, amount owing by an associate and amounts owing by joint ventures of the Group are summarised in the table below:

	2021 RM'000	2020 RM'000
Maximum exposure Collateral obtained	51,747	70,010
Net exposure to credit risk	51,747	70,010

The Group does not have any significant concentration of credit risk to any individual customer or counterparty other than trade receivables, which constitutes 74.65% (2020: 61.97%) of total receivables as at the end of the reporting period.

During the financial year, the Group did not renegotiate the terms of any trade receivables.

Movements in the impairment allowance for receivables are as follows:

	Gr	oup
	2021 RM'000	2020 RM'000
Trade receivables		
At 1 April 2020/2019 Charge for the financial year Reversal of impairment losses	10,682 298 (899)	6,358 4,324
At 31 March 2021/2020	10,081	10,682
Other receivables Lifetime ECL – not credit impaired		
At 1 April 2020/2019 Reversal of impairment losses	1,282 (13)	1,319 (37)
At 31 March 2021/2020	1,269	1,282
Contract assets		
At 1 April 2020/2019 Charge for the financial year Reversal of impairment losses	595 4 (203)	968 - (373)
At 31 March 2021/2020	396	595

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39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(c) Credit risk (continued)

Movements in the impairment allowance for receivables are as follows: (continued)

	Gr	oup
	2021 RM'000	2020 RM'000
Amounts owing by associates Lifetime ECL – not credit impaired		
At 1 April 2020/2019 Charge for the financial year Reversal of impairment loss	60 31 (43)	67 - (7)
At 31 March 2021/2020	48	60
Amounts owing by joint ventures Lifetime ECL – not credit impaired		
At 1 April 2020/2019 Charge for the financial year	8 59	5 3
At 31 March 2021/2020	67	8
	Con 2021 RM'000	npany 2020 RM'000
Other receivables Lifetime ECL – not credit impaired		
At 31 March 2021/2020	1	1
Amounts owing by subsidiaries Lifetime ECL – not credit impaired		
At 1 April 2020/2019 Charge for the financial year Reversal of impairment loss	3,079 1,801 (1,867)	2,005 1,074
At 31 March 2021/2020	3,013	3,079

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39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(d) Liquidity and cash flow risks

The Group seeks to ensure all business units maintain optimum levels of liquidity at all times, sufficient for their operating, investing and financing activities.

Therefore, the policy seeks to ensure that each business unit, through efficient working capital management (i.e., inventory, accounts receivable and accounts payable management), must be able to convert its current assets into cash to meet all demands for payment as and when they fall due.

Besides maintaining an adequate current ratio, each business unit is required to submit cash flow projections to Group management on a monthly basis. Each unit must seek to ensure that projected cash inflows from operating and non-operating activities adequately cover funding requirements of operating and non-operating outflows. At a minimum, all projected net borrowings should be covered. Also, debt maturities are closely monitored to ensure that the Group is able to meet its obligations as they fall due.

Daily bank balances are prepared and any excess funds are invested in fixed deposits with licensed financial institutions at the most competitive interest rates obtainable.

The table below summarises the maturity profile of the Group's and the Company's financial liabilities based on the contractual undiscounted cash flows.

Group	Less than 1 year RM'000	1 to 5 years RM'000	More than 5 years RM'000	Total RM'000
2021				
Trade payables Other payables and accruals Bank borrowings	77,720 20,651 279,047	- 160,644	14,599	77,720 20,651 454,290
	377,418	160,644	14,599	552,661
2020				
Trade payables Other payables and accruals Bank borrowings	101,491 19,813 308,267	- 129,276	- - 19,220	101,491 19,813 456,763
	429,571	129,276	19,220	578,067
Company 2021				
Other payables and accruals Amounts owing to subsidiaries Bank borrowings	554 17,839 55,075	- - 8,492	3,911	554 17,839 67,478
	73,468	8,492	3,911	85,871

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39. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (continued)

(d) Liquidity and cash flow risks (continued)

Company	Less than 1 year RM'000	1 to 5 years RM'000	More than 5 years RM'000	Total RM'000
2020				
Other payables and accruals	698	-	-	698
Amounts owing to subsidiaries	5,946	-	-	5,946
Bank borrowings	55,628	11,571	4,120	71,319
	62,272	11,571	4,120	77,963

40. CAPITAL MANAGEMENT

The Group's objectives when managing capital is to maintain an optimal capital base and safeguard the Group's ability to continue as a going concern, so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Directors monitor and maintain a prudent level of gearing ratio that complies with debt covenants and regulatory requirements.

The gearing ratios were as follows:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Total borrowings (Note 23)	426,698	427,093	63,750	66,250
Less: Cash and bank balances, net of pledged bank balances	(30,995)	(38,628)	(1,427)	(2,618)
Deposits, net of deposits pledged	(2,014)	(3,421)	-	-
Net debt	393,689	385,044	62,323	63,632
Total equity	845,777	836,458	559,887	557,914
Net debt	393,689	385,044	62,323	63,632
	1,239,466	1,221,502	622,210	621,546
Gearing ratio	32%	32%	10%	10%

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

Under the requirement to Bursa Malaysia Practice Note No. 17/2005, the Group is required to maintain a consolidated shareholders' equity of more than 25% of the issued and paid-up capital (excluding treasury shares, if any), and such shareholders' equity is not less than RM40 million. The Group has complied with this requirement.

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41. SIGNIFICANT EVENT DURING THE FINANCIAL YEAR

The World Health Organisation declared the novel coronavirus ("COVID-19") a global pandemic on 11 March 2020. The Government of Malaysia imposed the Movement Control Order ("MCO") on 18 March 2020 and has subsequently entered into various phases of the MCO until further announce.

The outbreak of COVID-19 has adversely impacted the global economy and the businesses environment for Malaysia and Singapore. These governments have been implementing several phases of control measure against this pandemic. Except for essential services, Malaysia had 3 months total lockdown and Singapore had 6 months total lockdown. During the lockdown, all business activities ceased including construction sites, sales offices, sales galleries, show units and hotel operation which led to a drop in Group's performance.

Based on the assessment and information available at the date of authorisation of the financial statements, the Group has sufficient cash flows to meet its liquidity needs in the next twelve (12) months after the end of reporting period. The Group and the Company will continue to monitor the impact of the pandemic and take appropriate and timely measures to minimise its impact on the Group's and the Company's operations.

42. SIGNIFICANT EVENT SUBSEQUENT TO THE END OF THE REPORTING PERIOD

On 22 June 2021, SDB Asia Pte. Ltd., a wholly-owned subsidiary of SDB International Sdn. Bhd., which is in turn a wholly-owned subsidiary of SDB, entered into a conditional Option to Purchase with TH Victory Pte. Ltd. ("Nominee"), being the Nominee of Clifton Partners Pte. Ltd., for its proposed disposal of the land and building as disclosed in Note 20 to the financial statements, for a total disposal consideration of SGD13,280,000, equivalent amount in RM41,000,000.

43. FINANCIAL REPORTING UPDATES

43.1 IFRIC Agenda Decision - Over time transfer of constructed good (IAS 23)

The IFRS Interpretations Committee ('IFRIC') received a submission about the capitalisation of borrowing costs in relation to the construction of a residential multi-unit real estate development.

Based on the fact pattern described in the submission, the request asked whether the entity has a qualifying asset as defined in IAS 23 *Borrowing Costs* and, therefore, capitalises any directly attributable costs.

The IFRIC concluded in March 2019 that, in the fact pattern described in the request:

- i. Any receivable and contract asset that the entity recognises is not a qualifying asset.
- ii. Any inventory (work-in-progress) for unsold units under construction that the entity recognises is also not a qualifying asset because the unsold units are ready for its intended use or sale.

The MASB announced on 20 March 2019 that an entity shall apply the change in accounting policy as a result of this Agenda Decision to financial statements of annual periods beginning on or after 1 July 2020.

The Group is in the process of obtaining new information and adapting its systems to implement this change in accounting policy. The implementation results would be reported during the financial year ending 31 March 2022.

44. AUTHORISATION FOR ISSUE OF FINANCIAL STATEMENTS

These financial statements were authorised for issue on 11 August 2021 by the Board of Directors.

ANALYSIS OF SHAREHOLDINGS

AS AT 30 JULY 2021

Financial year ended : 31 March 2021 : Ordinary share : 1 vote per share Class of stock Voting rights

ANALYSIS OF SHAREHOLDINGS AS AT 30 JULY 2021				
	Number of Holders	Holdings	Total Holdings	%
	460	less than 100	7,438	0.00
	1,791	100 - 1,000	1,482,401	0.35
	4,171	1,001 - 10,000	18,604,552	4.37
	1,013	10,001 - 100,000	29,822,769	7.00
	162	100,001 to less than 5% of issued shares	124,893,450	29.31
	3	5% and above of issued shares	251,317,052	58.98
Total	7,600		426,127,662	100.00

DIR	ECTORS' SHAREHOLDINGS	S AS AT 30 JULY 2021		
		No. of	Shares	
Name of Directors	Direct Holding	Percentage %	Indirect Holding	Percentage %
Mr Eddy Chieng Ing Huong	-	-	-	-
2. Ms Teh Lip Kim	87,428,596	20.52	170,638,756	40.04
3. Dato' Christopher Chan Choun Sien	-	-	-	-
4. Ms Teh Lip Pink	425,000	0.10	65,629,978	15.40
5. Puan Selma Enolil Binti Mustapha Khalil	-	-	-	-

	SUBSTANTIAL SHAREHOLDERS' SHAREHOLDINGS AS AT 30 JULY 2021										
	Name of Shareholders	Direct Shareholding	Percentage %	Deemed Interest	Percentage %						
1.	Teh Wan Sang & Sons Sdn Bhd	98,258,478	23.06	-	-						
2.	Teh Kien Toh Sdn Bhd	65,629,978	15.40	-	-						
3.	Ms Teh Lip Kim	87,428,596	20.52	169,755,756	39.84						
4.	HLB Nominees (Asing) Sdn Bhd										
	Pledged Securities Account for Teh Lip Bin (CCTS)	2,000,000	0.47	163,888,456	38.46						
5.	Ms Teh Lip Pink	425,000	0.10	65,629,978	15.40						

ANALYSIS OF SHAREHOLDINGS

AS AT 30 JULY 2021

	Name of shareholders	Shares held	%
1.	Teh Lip Kim	87,428,596	20.52
2.	Teh Wan Sang & Sons Sdn Bhd	61,040,527	14.32
3.	Teh Kien Toh Sdn Bhd	37,900,748	8.89
4.	Teh Wan Sang & Sons Sdn Berhad	37,217,951	8.73
5.	Teh Kien Toh Sdn Berhad	27,729,230	6.51
6.	Citigroup Nominees (Asing) Sdn Bhd		
	Exempt An for Bank Of Singapore Limited (Foreign)	15,388,000	3.61
7	Citigroup Nominees (Asing) Sdn Bhd		
	Exempt An For UBS AG Singapore (Foreign)	12,508,600	2.94
8.	Wang, Kun-Lung	12,000,000	2.82
9.	Teh Wan Sang & Sons Housing Development Sdn Bhd	5,867,300	1.38
10.	Chan Keong Hon Sdn Bhd	5,725,580	1.34
11.	UOB Kay Hian Nominees (Asing) Sdn Bhd		
	Exempt An for UOB Kay Hian Pte Ltd (A/C Clients)	3,377,889	0.79
12.	CIMB Group Nominees (Asing) Sdn Bhd		
	Exempt An for DBS Bank Ltd (SFS)	3,094,000	0.73
13.	Citigroup Nominees (Tempatan) Sdn Bhd		
	Exempt An for Bank of Singapore Limited (Local)	2,776,000	0.65
14.	Tan Poay Seng	2,300,000	0.54
15.	Public Nominees (Tempatan) Sdn Bhd		
	Pledged Securities Account for Loong Ching Hong (E-KLC)	2,248,700	0.53
16.	Gan Teng Siew Realty Sdn Berhad	2,224,900	0.52
17.	HLIB Nominees (Asing) Sdn Bhd		
	Pledged Securities Account for Teh Lip Bin (CCTS)	2,000,000	0.47
	Huang Phang Lye	1,850,800	0.43
19.	Public Nominees (Tempatan) Sdn Bhd		
	Pledged Securities Account for Cho Chun Hong (E-BPJ/TDA)	1,760,500	0.41
20.	Rengo Malay Estate Sdn Bhd	1,717,700	0.40
21.	Public Nominees (Tempatan) Sdn Bhd		
	Pledged Securities Account for Cheam Heng Ming (E-KTN/RAU)	1,650,000	0.39
22.	Public Nominees (Tempatan) Sdn Bhd		
	Pledged Securities Account for Surinder Singh A/L Wassan Singh (E-IMO)	1,595,000	0.37
23.	Malaysia Nominees (Tempatan) Sendirian Berhad		
	Pledged Securities Account for Chan Keong Hon Sdn Bhd (01-00600-000)	1,500,000	0.35
24.	HLIB Nominees (Tempatan) Sdn Bhd		
	Pledged Securities Account for Teh Lip Ling (CCTS)	1,341,000	0.31
25.	HSBC Nominees (Asing) Sdn Bhd		
	Exempt An for BNP Paribas Singapore Branch (A/C Clients-FGN)	1,163,200	0.27
26.	Ng Poh Cheng	1,143,200	0.27
27.	Citigroup Nominees (Asing) Sdn Bhd		
	Exempt An for OCBC Securities Private Limited (Client A/C-NR)	1,032,457	0.24
28.	Teo Kwee Hock	1,008,400	0.24
29.	Bidor Tahan Estates Sdn Bhd	1,000,000	0.23
30.	Chinchoo Investment Sdn Berhad	1,000,000	0.23

LIST OF MATERIAL PROPERTIES

Properties	Description	Land area/ (Built-up area) (Square feet)	Tenure (Expiry)	Age of building (Years)	Net book value as at 31.3.2021 (RM'000)	Date of last revaluation (Date of acquisition)
Hotel Maya Kuala Lumpur 138, Jalan Ampang 50450 Kuala Lumpur	Boutique urban resort hotel with 284 rooms and 393 parking bays	(419,696)	Freehold (N/A)	21	199,000	31 March 2021
HS(M) 31374 (PT 80704), HS(M) 31375 (PT 80705) and HS(M) 31376 (PT 80706) Tempat Kuyow, Mukim and Daerah Petaling, Negeri Selangor	Development land	807,067	Freehold (N/A)	-	80,000	(13 April 2015)
GM 268 (Lot 581) and GM 188 (Lot 582), Tempat 8th Mile Ulu Klang, Mukim of Hulu Kelang, Daerah Gombak, Negeri Selangor	Development land	440,997	Freehold (N/A)	-	66,448	(26 January 2016)
Geran 43950 (Lot 52309), Geran 43951 (Lot 52310), Geran 43952 (Lot 52311) and Geran 43953 (Lot 52312), Mukim Kuala Lumpur, Dearah Kuala Lumpur, Negeri WP Kuala Lumpur	Development land	(250,371)	Freehold (N/A)	-	50,074	(24 Aug 2005)
PM 33 (Lot 1224), PM 24 (Lot 1234) and PM 235 (Lot 1235), Kampong Klang Gates Baru, Mukim of Hulu Kelang, Daerah Gombak, Negeri Selangor.	Development land	385,767	Freehold (N/A)	-	34,500	(15 March 2012)
Geran No. Hakmilik 35127, Lot 289 Seksyen 2, Bandar Batu Ferringhi, Daerah Timor Laut, Negeri Pulau Pinang.	Development land	253,998	Freehold (N/A)	-	25,000	(18 September 2019)

LIST OF MATERIAL PROPERTIES

Properties	Description	Land area/ (Built-up area) (Square feet)	Tenure (Expiry)	Age of building (Years)	Net book value as at 31.3.2021 (RM'000)	Date of last revaluation (Date of acquisition)	
HS(M) 15095 (PT 18600) Jalan Klang Gates, Mukim of Hulu Kelang, Daerah Gombak, Negeri Selangor	Development land	244,201	Leasehold (expiring on 30 June 2115)	-	23,199	(8 February 2013)	
SqWhere, Dataran Prestij, Jalan Sungai Buloh, Seksyen U19, 40160 Shah Alam, Selangor	803 Car Park bays	(117,736)	Leasehold (expiring on 14 Aug 2111)	1	19,138	3 December 2020	



	No of shares held	ľ						CDS Account No.					
				-		-							
/We													
JRIC/Ca	ompany No	ıll name as per NRIC/c	company name	in block	capitals)								
VILIO/ CC	ompany ivo.	(new and	d old NRIC Nos)									
of			ll address)										
peing :	a member/members of SELANGOI	R DREDGING					he Ch	airman	of	the	meet	ing (
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of			ll address)										
or failing	; him			RIC N	0								
	(full name as per NRIC in					(new	and old 1	NRIC Nos	s)				
	g him/her, the CHAIRMAN OF THE MEE	(fu	ll address)										
online n 29 Sept The prox	Meeting ("Meeting") of the Company to neeting platform of TIIH Online provided ember 2021 at 9.00 a.m., or at any adjo- xy is to vote on the Resolutions set out in a as to voting is given, the proxy will vote of	by Tricor Investor curnment thereof a the Notice of the	& Issuing H and to vote Meeting as	ouse as indic	Services dicated b ated with	Sdn. Bloelow. *	hd. at ht strike o	ttps://ti out whi approp	iih.onli icheve: oriate p	ine or r is n	n Wed ot desi s. If no	nesda ired specif	
NO.	RESOLUTION]	FOR		AGA	INST	
1	Ordinary Resolution No.1												
2	Ordinary Resolution No.2												
3	Ordinary Resolution No.3												
4	Ordinary Resolution No.4												
5	Ordinary Resolution No.5												
6	Ordinary Resolution No.6												
	indicate with an "X" in the space provide from voting at his discretion)	d above on how	you wish yo	our vo	te to be	cast. If	you do	not do	so, the	e pro	xy will	vote (
The prop	portions of *my/our shareholding to be i	represented by *r	ny/our prox	y/pro	xies are	as follo	ws:						
	ned Proxy % named Proxy % %												
n case o	of a vote taken by a show of hands, the	First Proxy shall v	ote on *my/	our b	ehalf.								
Dated th	nis day of	2021							Signa	ture :	of Mer	nher(
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Delete	whichever is not applicable						,	Telepho	one No	o./Ha	andpho	one No	

Notes

- 1. Only depositors whose names appear on the Record of Depositors as at 22 September 2021 shall be regarded as members and entitled to attend, speak and vote at the Annual General Meeting.
- 2. A member entitled to attend and vote at the meeting is entitled to appoint a proxy to attend and vote in his stead. A proxy need not be a Member of the Company and a Member may appoint any persons to be his proxy.
- 3. A Member shall be entitled to appoint up to two (2) proxies to attend and vote at the Annual General Meeting. Where a Member appoints two (2) proxies, the appointment shall be invalid unless the Member specifies the proportions of his holding to be represented by each proxy. Where a member of the Company is an Exempt Authorised Nominee which holds ordinary share 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.
- 4. The instrument appointing a proxy shall be in writing under the hand of the appointer or his attorney duly authorised in writing, or if the appointer is a corporation, either under its Common Seal or under the hand of its officer or attorney duly authorised.
- 5. The instrument appointing a proxy must be deposited physically at the Company's Share Registrar's office at Tricor Investor & Issuing House Services Sdn Bhd ("Tricor"), Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur or alternatively, the Customer Service Centre at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, or by electronic means via TIIH Online website at https://tiih.online, not less than 48 hours before the time appointed for holding the Annual General Meeting or any adjournment thereof.

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STAMP

Selangor Dredging Berhad c/o Tricor Investor & Issuing House Services Sdn. Bhd.

Unit 32-01, Level 32, Tower A Vertical Business Suite, Avenue 3 Bangsar South, No. 8, Jalan Kerinchi 59200 Kuala Lumpur

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