

Cultivating Excellence. Sustaining Growth.

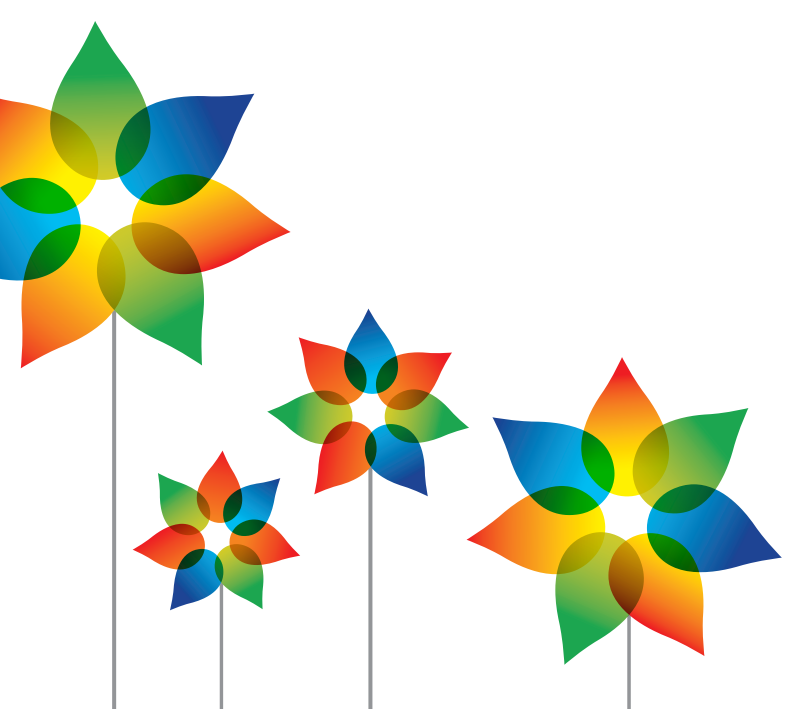




Cover Rationale

The flower is chosen for this cover because of the many good things it represents: optimism, positiveness, new beginnings, growth, among others.

The company remains confident and positive in outlook and endeavour. As depicted by the blossoms that soar upwards in the winds of change, we will continue to cultivate quality excellence, grow our businesses and flourish in a world of new challenges.



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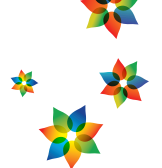
Form of Proxy

















CORPORATE INFOMATION

BOARD OF DIRECTORS

Datuk Seri Johari Bin Abdul Ghani

Non-Independent Non-Executive Chairman

Megat Joha Bin Megat Abdul Rahman

Group Managing Director

Datin Mariam Prudence Binti Yusof

Non-Independent Non-Executive Director

Dato' Sukumaran s/o Ramasamy

Non-Independent Non-Executive Director

Lee Cheang Mei

Non-Independent Non-Executive Director

Nor Hishammuddin Bin Dato' Mohd Nordin

Senior Independent Non-Executive Director

Teh Bee Tein

Independent Non-Executive Director

Kasinathan a/l Tulasi

Independent Non-Executive Director

Datuk Haji Ariffin Bin Imat

Independent Non-Executive Director

Fung Heen Choon

Alternate Director to Lee Cheang Mei

AUDIT COMMITTEE

Teh Bee Tein

Chairman, Independent Non-Executive Director

Nor Hishammuddin Bin Dato' Mohd Nordin

Senior Independent Non-Executive Director

Kasinathan a/l Tulasi

Independent Non-Executive Director

REMUNERATION COMMITTEE

Nor Hishammuddin Bin Dato' Mohd Nordin

Chairman, Senior Independent Non-Executive Director

Teh Bee Tein

Independent Non-Executive Director

Datuk Haji Ariffin Bin Imat

Independent Non-Executive Director

NOMINATION COMMITTEE

Nor Hishammuddin Bin Dato' Mohd Nordin

Chairman, Senior Independent Non-Executive Director

Teh Bee Tein

Independent Non-Executive Director

Datuk Haji Ariffin Bin Imat

Independent Non-Executive Director

RISK MANAGEMENT COMMITTEE

Teh Bee Tein Chairman

Megat Joha Bin Megat Abdul Rahman Member

Nor Hishammuddin Bin Dato' Mohd Nordin Member

Azlan Bin Ahmad Member

Chaw Pei Yee Member

Foo Loke Yean Member

Teoh Kar Hoe Member

Chia Yen Yee Risk Coordinator

GROUP MANAGEMENT TEAM

Megat Joha Bin Megat Abdul Rahman

Group Managing Director

Fung Heen Choon

Executive Director - Continental Resources Sdn Bhd

Lee Cheang Mei

Executive Director - Continental Resources Sdn Bhd

Dato' Sukumaran s/o Ramasamy

Managing Director - Palmtop Vegeoil Products Sdn Bhd

Azlan Bin Ahmad

Head of Corporate and Legal Affairs

Chaw Pei Yee

Senior Manager - Finance & Administration

Baharuddin Bin Basirun

Chief Operating Officer – Continental Resources Sdn Bhd

Foo Loke Yean

Chief Executive Officer - Doe Industries Sdn Bhd

COMPANY SECRETARIES

On Pooi Fong MAICSA 7018189/ SSM PC NO. 202008001814 Tan Lai Hong MAICSA 7057707/ SSM PC NO. 202008002309

SHARE REGISTRAR

Boardroom Share Registrars Sdn. Bhd. [Company No. 199601006647 (378993-D]

11th Floor, Menara Symphony

No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13

46200 Petaling Jaya, Selangor

Tel: 603-7890 4700

Fax: 603-7890 4670

www.boardroomlimited.com

REGISTERED OFFICE

Suite A-11-1, Level 11, Hampshire Place Office

157 Hampshire

No. 1, Jalan Mayang Sari

50450 Kuala Lumpur

Tel: 603-2182 7333

Fax: 603-2166 7208

www.cih.com.my

AUDITORS

BDO PLT (AF 0206)

BDO @ Menara CenTARa 360 Jalan Tunku Abdul Rahman

50100 Kuala Lumpur

Tel: 603-2616 2888

Fax: 603-2616 3190

PRINCIPAL BANK

Affin Bank Berhad CIMB Bank Berhad

Malayan Banking Berhad

RHB Bank Berhad

RHB Islamic Bank Berhad

LISTING

Main Market of Bursa Malaysia Securities Berhad

Stock Name: CIHLDG Stock Code: 2828

NOTICE OF FORTY-SECOND ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Forty-Second Annual General Meeting ("42nd AGM") of the Company will be conducted fully virtual for the purpose of considering and if thought fit, passing with or without modifications the resolutions setting out in this notice.

Meeting Platform : https://web.lumiagm.com/
Day and Date : Wednesday, 28 October 2020

Time : 9:30 a.m.

Broadcast Venue : Boardroom, Suite A-11-1, Level 11, Hampshire Place Office, 157 Hampshire, No. 1, Jalan Mayang Sari,

50450 Kuala Lumpur

Mode of Communication: 1) Typed text in the Meeting Platform

2) Alternatively, you may submit your questions to cihagm@cih.com.my by Monday, 26 October 2020 at 9:30 a.m. (48 hours before the commencement of the 42nd AGM) and the Board will endeavour

to respond to the questions submitted during the AGM.

AGENDA

AS ORDINARY BUSINESS

1. To receive the Audited Financial Statements for the financial year end 30 June 2020 together with the Directors' and Auditors' Reports thereon.

Please refer to Explanatory Note 1

2. To declare final single-tier dividend of 10.0 sen per ordinary share for the financial year end 30 **Ordinary Resolution 1** June 2020.

3. To approve the payment of Directors' fees of RM225,000 for the financial year end 30 June 2020. Ordinary Resolution 2

4. To approve the Directors' benefits up to an amount of RM163,000 for the period from 1 November Ordinary Resolution 3 2020 until the next Annual General Meeting of the Company to be held in 2021.

To re-elect the following Directors, who retire by rotation in accordance with Clause 96 of the Company's Constitution:

(i) Datin Mariam Prudence binti Yusof

(ii) Datuk Haji Ariffin bin Imat

(iii) Teh Bee Tein

Ordinary Resolution 4
Ordinary Resolution 5
Ordinary Resolution 6

6. To re-appoint Messrs BDO PLT as auditors of the Company and to authorise the Directors to fix their remuneration for the ensuing year.

Ordinary Resolution 7

AS SPECIAL BUSINESS

To consider and, if thought fit, to pass the following ordinary resolutions:

7. Authority for Directors to issue and allot shares in the Company pursuant to *Ordinary Resolution 8*Sections 75 and 76 of the Companies Act, 2016

"THAT subject always to the Companies Act, 2016, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the Constitution of the Company and the approvals of the relevant government and/or regulatory authorities, the Directors be and are hereby empowered pursuant to Sections 75 and 76 of the Companies Act, 2016 to issue and allot new shares in the Company at any time at such price, upon such terms and conditions, for such purposes and to such person(s) whomsoever as the Directors may in their absolute discretion deem fit and expedient in the interest of the Company, provided that the aggregate number of shares issued pursuant to this resolution does not exceed 20% of the total issued share capital of the Company for the time being.

AND THAT the Directors be and are also empowered to obtain the approval from Bursa Malaysia Securities Berhad for the listing of and quotation for the additional shares so issued and that such authority shall continue to be in force until the conclusion of the next Annual General Meeting of the Company."

8. Continuing in Office as Independent Non-Executive Directors

8.1 "THAT approval be and is hereby given to Encik Nor Hishammuddin Bin Dato' Mohd Nordin who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine years, to continue to act as an Independent Non-Executive Director of the Company."

Ordinary Resolution 9

ANNUAL REPORT 2020

4 NOTICE OF FORTY-SECOND ANNUAL GENERAL MEETING

(cont'd)

3.2 "THAT subject to passing of Ordinary Resolution No. 6, approval be and is hereby given to Ms. Teh Bee Tein who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine years, to continue to act as an Independent Non-Executive Director of the Company."

Ordinary Resolution 10

8.3 "THAT approval be and is hereby given to Mr. Kasinathan a/l Tulasi who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine years, to continue to act as an Independent Non-Executive Director of the Company."

Ordinary Resolution 11

ANY OTHER BUSINESS

9. To transact any other business for which due notice shall have been given in accordance with the Company's Constitution and the Companies Act, 2016.

NOTICE OF BOOK CLOSURE

NOTICE IS ALSO HEREBY GIVEN that a final single-tier dividend of 10.0 sen per ordinary share for the financial year ended 30 June 2020 will be payable on 12 November 2020 to depositors whose names appear in the Record of Depositors at the close of business on 28 October 2020 if approved by the members at the 42nd AGM.

A Depositor shall qualify for entitlement only in respect of:

- (a) Shares transferred to the Depositor's Securities Account before 4:00 p.m. on 28 October 2020 in respect of ordinary transfer; and
- (b) Shares bought on the Bursa Malaysia Securities Berhad on a cum entitlement basis according to the Rules of the Bursa Malaysia Securities Berhad.

BY ORDER OF THE BOARD

C.I. HOLDINGS BERHAD

ON POOI FONG (MAICSA 7018189 / SSM PC NO. 202008001814) **TAN LAI HONG** (MAICSA 7057707 / SSM PC NO. 202008002309) Company Secretaries

Kuala Lumpur 29 September 2020

NOTICE OF FORTY-SECOND ANNUAL GENERAL MEETING (cont'd)

Notes:

- 1. The 42nd AGM will be conducted on a virtual basis through live streaming and online remote voting via Remote Participation and Voting ("RPV") facilities provided by Boardroom Share Registrars Sdn Bhd at http://web.lumiagm.com. Please follow the procedures as set in the Administrative Guide in order to register, participate and vote remotely via RPV facilities.
- 2. The venue of the 42nd AGM is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 which requires the Chairman of Meeting to be present at the main venue. No shareholders/proxy(ies) shall be physically present at nor admitted to the Broadcast Venue.
- 3. For the purpose of determining a member who shall be entitled to attend the Meeting, the Company will be requesting Bursa Malaysia Depository Sdn. Bhd. in accordance with Clause 72 of the Company's Constitution to issue a General Meeting Record of Depositors as at 21 October 2020. Only a member whose name appears in the Record of Depositors as at 21 October 2020 shall be entitled to attend the Meeting and to speak and vote thereat.
- 4. A member of the Company who is entitled to attend and vote at the Meeting is entitled to appoint a proxy or proxies to attend and vote in his(her) stead. A proxy need not be a member of the Company. A proxy appointed to attend and vote at the Meeting shall have the same rights as the member to speak at the Meeting.
- 5. A member of the Company may appoint a proxy or proxies to attend the Meeting. Where a member appoints two or more proxies, he(she) shall specify the proportion of his(her) shareholdings to be represented by each proxy.
- The instrument appointing a proxy shall be in writing under the hands of the appointor or of his(her) attorney duly authorised
 in writing or if the appointor is a corporation either under its common seal or under the hand of its officer or its duly
 authorised attorney.
- 7. Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991, it may appoint at least one proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 8. Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. The appointment of multiple proxies shall not be valid unless the proportion of its shareholdings represented by each proxy is specified.
- 9. To be valid, the Form of Proxy must be completed, signed and deposited at the Company's registered office at Suite A-11-1, Level 11, Hampshire Place Office, 157 Hampshire, No. 1, Jalan Mayang Sari, 50450 Kuala Lumpur not less than forty-eight (48) hours before the time set for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote and in the case of a poll, not less than twenty-four (24) hours before the time appointed in taking of the poll, and in default the instrument of proxy shall be treated as invalid. Alternatively, the Form of Proxy can be deposited electronically through Boardroom Smart Investor Portal at https://www.boardroomlimited.my before the Form of Proxy lodgement cut-off time as mentioned above.
- 10. Pursuant to Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in the Notice will be put to vote on a poll. Independent Scrutineers will be appointed to observe the polling process and to verity the results of the poll respectively.

6 NOTICE OF FORTY-SECOND ANNUAL GENERAL MEETING

Explanatory Notes to the Agenda:

Item 1 of the Agenda

This item of the Agenda is meant for discussion only as the provision of Section 340(1)(a) of the Companies Act, 2016 does not require a formal approval of the shareholders for the Audited Financial Statements. Hence, this item of the Agenda is not put forward for voting.

Item 2 of the Agenda

With reference to Section 131 of the Companies Act, 2016, a company may only make a distribution to the shareholders out of profits of the Company available if the Company is solvent. On 25 August 2020, the Board has considered the amount of dividend and decided to recommend the same for the shareholders' approval.

The Directors of the Company are satisfied that the Company will be solvent as it will be able to pay its debts as and when the debts become due within twelve (12) months immediately after the distribution is made on 12 November 2020 in accordance with the requirements under Section 132(2) and (3) of the Companies Act, 2016.

Item 3 of the Agenda

Section 230(1) of the Companies Act, 2016 provides amongst others, that "the fees" of the directors and "any benefits" payable to the directors of a listed company and its subsidiaries shall be approved at a general meeting.

In this respect, the Company is seeking shareholders' approval for the payment of Directors' fees of RM225,000 for the financial year ended 30 June 2020.

Details of the above are set out on page 29 of the Annual Report 2020.

Item 4 of the Agenda

The Company is also seeking shareholders' approval for the payment of benefits up to an amount of RM163,000 for the period from 1 November 2020 until the next Annual General Meeting of the Company held in 2021.

The estimated amount payable is based on the assumption that the Company maintain its existing Board composition. In the event the proposed amount is insufficient (e.g. due to more meetings or enlarged Board size), approval will be sought at the next Annual General Meeting for additional benefits to meet the shortfall.

The proposed payment of benefits comprises meeting and training allowances payable to the Chairman and members of the Board and Board Committees.

Item 5 of the Agenda

Clause 96 of the Constitution provides that one-third (1/3) of the Directors of the Company for the time being shall retire by rotation at an Annual General Meeting of the Company provided always that each director shall retire at least once in every three (3) years but shall be eligible for re-election.

With the current Board size of nine (9) directors, three (3) Directors namely Datin Mariam Prudence binti Yusof, Datuk Haji Ariffin bin Imat and Ms. Teh Bee Tein, being the longest in office since their last election are to retire in accordance with Clause 96 of the Constitution.

Item 6 of the Agenda

Bursa Malaysia Securities Berhad had on 16 April 2020 issued a circular in respect of increased general mandate limit for new issue of securities whereby a listed issuer is allowed to seek a higher general mandate under paragraph 6.03 of the Main Market Listing Requirements of not more 20% of the total number of issued shares (excluding treasury shares) for issue of new securities ("20% General Mandate") provided that the following are being complied with:

- (a) The listed issuer procures its shareholder approval for the 20% General Mandate at a general meeting;
- (b) The listed issuer complies with all the relevant applicable legal requirements, including its constitution or relevant constituent
- (c) In addition to the existing disclosures required in the statement accompanying the proposed resolution under paragraph 6.03(3) of the Main Market Listing Requirements, the listed issuer must also disclose the views from its board of directors' that the 20% General Mandate is in the best interest of the listed issuer and its shareholders, as well as the basis for such views.

The proposed Ordinary Resolution 8 is to empower the Directors of the Company to issue and allot shares up to an aggregate amount not exceeding 20% of the issued share capital of the Company for the time being for such purposes as the Directors consider would be in the best interest of the Company. This authority unless revoked or varied by the Company at a general meeting will expire at the next Annual General Meeting.

NOTICE OF FORTY-SECOND ANNUAL GENERAL MEETING

(cont'd)

Item 7.1 of the Agenda

The Nomination Committee has assessed the independence of Encik Nor Hishammuddin Bin Dato' Mohd Nordin who served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, and the Board, upon the Nomination Committee's recommendation, had recommend for shareholders' approval for him to continue to act as an Independent Non-Executive Director of the Company based on the following justifications:

- (a) He fulfilled the criteria under the definition of Independent Director as stated in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and therefore would be able to function as a check and balance and bring an element of objectivity to the Board of Directors.
- (b) He has vast experience in the legal field and was able to provide constructive and independent judgment from the legal perspective of the business.
- c) He consistently challenged management in an effective and constructive manner.
- (d) He actively participated in board discussion and provided an independent voice on the board.

Item 7.2 of the Agenda

The Nomination Committee has assessed the independence of Ms. Teh Bee Tein who served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, and the Board, upon the Nomination Committee's recommendation, had recommend for shareholders' approval for her to continue to act as an Independent Non-Executive Director of the Company based on the following justifications:

- (a) She fulfilled the criteria under the definition of Independent Director as stated in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and therefore would be able to function as a check and balance and bring an element of objectivity to the Board of Directors.
- (b) She has vast experience in the accounting and audit industry, which enabled her to provide constructive advice, expertise and independent judgment.
- (c) She consistently challenged management in an effective and constructive manner.
- (d) She actively participated in board discussion and provided an independent voice on the board.

Item 7.3 of the Agenda

The Nomination Committee has assessed the independence of Mr. Kasinathan a/l Tulasi who served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, and the Board, upon the Nomination Committee's recommendation, had recommend for shareholders' approval for him to continue to act as an Independent Non-Executive Director of the Company based on the following justifications:

- (a) He fulfilled the criteria under the definition of Independent Director as stated in the Main Market Listing Requirements of Bursa Malaysia Securities Berhad and therefore would be able to function as a check and balance and bring an element of objectivity to the Board of Directors.
- (b) He has vast experience in the legal field and was able to provide constructive and independent judgment from the legal perspective of the business.
- (c) He consistently challenged management in an effective and constructive manner.
- (d) He actively participated in board discussion and provided an independent voice on the board.

Pursuant to Practice 4.2 of the Malaysian Code on Corporate Governance published in April 2017, the tenure of an independent director should not exceed a cumulative term limit of nine (9) years. Upon completion of the nine (9) years, an independent director may continue to serve on the Board but will be redesignated as a non-independent director. If the Board intends to retain an independent director beyond nine (9) years, the Board should justify and seek annual shareholders' approval.

However, in order for an independent director to continue to serve on the Board as an independent director after twelve (12) years, shareholders' approval must be sought through a two-tier voting process and the Board must provide justifications for the retention.

Encik Nor Hishammuddin Bin Dato' Mohd Nordin was appointed to the Board as an Independent Director of the Company on 30 May 2001 and have served as Independent Director for a cumulative term of more than twelve (12) years. In connection thereto, the retention of Encik Nor Hishammuddin Bin Dato' Mohd Nordin as Independent Director of the Company is subject to the approval by the shareholders via a two-tier voting process.

Under the two-tier voting process, shareholders' votes will be cast in the following manner at the same shareholders meeting:

- Tier 1: Only the Large Shareholder(s) of the Company votes; and
- Tier 2: Shareholders other than Large Shareholders votes.

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NOTICE OF FORTY-SECOND ANNUAL GENERAL MEETING (cont'd)

*Large Shareholder means a person who -

- is entitled to exercise, or control the exercise of, not less than 33% of the voting shares in the company;
- is the largest shareholder of voting shares in the company;
- has the power to appoint or cause to be appointed a majority of the directors of the company; or
- has the power to make or cause to be made, decisions in respect of the business or administration of the company, and to give effect to such decisions or cause them to be given effect to.

The decision for the resolution is determined based on the vote of Tier 1 and a simple majority of Tier 2. If there is more than one Large Shareholder, a simple majority of votes determine the outcome of Tier 1 vote. The resolution is deemed successful if both Tier 1 and Tier 2 votes support the resolution. However, the resolution is deemed to be defeated where the vote between the two tiers differs or where Tier 1 voter(s) abstained from voting.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

Pursuant to Paragraph 8.27(2) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad

No notice in writing has been received by the Company nominating any candidate for election as Directors at the 42^{nd} AGM of the Company. The Directors who are due for retirement and seeking for re-election pursuant to the Company's Constitution are as set out in the Notice of 42^{nd} AGM and their profile are set out in the Directors' Profile in the Annual Report 2020.

Authority for Directors to issue and allot shares in the Company pursuant to Sections 75 and 76 of the Companies Act, 2016

This is a renewal of the mandate obtained from the shareholders of the Company at the Annual General Meeting of 31 October 2019 and if passed, will empower the Directors of the Company to issue and allot shares up to an aggregate amount not exceeding 20% of the issued share capital of the Company for the time being for such purposes as the Directors consider would be in the best interest of the Company.

This authority unless revoked or varied by the Company at a general meeting will expire at the next Annual General Meeting.

The renewal of this mandate would provide flexibility to the Company for any possible fund raising exercise, including but not limited for further placing of shares, for purpose of funding future investment projects, working capital and/or acquisitions. This authority is to avoid any delay and cost involved in convening a general meeting to approve such issuance of shares.

As at the date of this Notice, no new shares in the Company were issued pursuant to the mandate granted to the Directors at the Forty-First Annual General Meeting held on 31 October 2019 and which will lapse at the conclusion of the 42nd AGM to be held on 28 October 2020.

ADMINISTRATIVE GUIDE

FORTY-SECOND ANNUAL GENERAL MEETING ("42ND AGM") OF C.I. HOLDINGS BERHAD

Meeting Platform : https://web.lumiagm.com/
Day and Date : Wednesday, 28 October 2020

Time : 9:30 a.m.

Broadcast Venue : Boardroom, Suite A-11-1, Level 11, Hampshire Place Office, 157 Hampshire, No. 1, Jalan Mayang Sari,

50450 Kuala Lumpur

Mode of Communication: 1) Typed text in the Meeting Platform

2) Alternatively, you may submit your questions to cihagm@cih.com.my by Monday, 26 October 2020 at 9:30 a.m. (48 hours before the commencement of the 42nd AGM) and the Board will endeavour

to respond to the questions submitted during the AGM.

Dear Shareholders.

As a precautionary measure amid COVID-19 outbreak, the Company's forthcoming Annual General Meeting ("AGM") will be conducted **fully virtually** on our Meeting Platform, as the safety of our members, Directors, staff and other stakeholders who will attend the AGM is of paramount importance to us. Hence, **NO SHAREHOLDERS will be allowed to physically be present at the Broadcast venue on the day of the 42nd AGM.**

In line with the Malaysian Code on Corporate Governance Practice 12.3, by conducting a virtual AGM, this would facilitate greater shareholder participation as it facilitates electronic voting and remote shareholders' participation. With the Virtual Meeting Facilities, you may exercise your right as a member of the Company to participate (including to pose questions to the Board of Directors and/or Management of the Company) and vote at the AGM. Alternatively, you may also appoint the Chairman of the Meeting as your proxy to attend and vote on your behalf at the AGM.

As part of our commitment to reduce paper usage, the following documents are available on our website at www.cih.com.my:

- (1) Annual Report 2020;
- (2) Corporate Governance Report 2020;
- (3) Notice of the 42nd AGM;
- (4) Form of Proxy; and Administrative Guide.

Should you require a printed copy of the above documents, you may submit your request by through our Smart Investor Portal at https://boardroomlimited.my via the following steps:

Step 1 : Visit Boardroom Smart Investor portal at https://boardroomlimited.my

Step 2 : Register an account [your registration will be verified and approved within one (1) business day and an email notification will be provided]

Step 3 : Login with your User ID and Password given above

Step 4 : Select "INVESTOR SERVICES" from the menu followed by "REQUEST FOR ANNUAL REPORT/ CIRCULAR"

Alternatively, you may also make your request through telephone/email to our service provider at the number/email address provided in the enquiry section of this document. Any request for the printed documents would be forwarded to the requestor within four (4) market days from the date of receipt of the verbal or written request, whichever is later.

Broadcast Venue

The venue of the virtual Meeting as indicated above is strictly to serve as the broadcast venue where the chairperson of the Meeting is physically present, and **no shareholders/proxies shall be physically present at the broadcast venue.**

The Meeting will be in compliance with Section 327(2) of the Companies Act 2016 which provides that the main venue of the AGM shall be in Malaysia and the chairperson must be present at the main venue of the AGM. The electronic means of conducting the AGM on a fully virtual basis will facilitate and enable all shareholders to participate fully in the proceedings by audio and/or video capabilities without the need to be physically present at the Meeting venue, which is advantageous given the current circumstances relating to COVID-19 and best health practices.

Entitlement to Participate the AGM

In respect of deposited securities, only members whose names appear on the Record of Depositors on **21 October 2020** (General Meeting Record of Depositors) shall be eligible to participate the meeting or appoint proxy(ies) to participate on his/her behalf.

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ADMINISTRATIVE GUIDE

Form(s) of Proxy

If you are unable to attend the AGM, you are encouraged to appoint a proxy or the Chairman of the Meeting as your and indicate the voting instructions in the Proxy Form in accordance with the notes and instructions printed therein. Please ensure that the original form is deposited at our Share Registrar's office not less than forty-eight (48) hours before the time appointed for holding the meeting i.e. latest by **Monday, 26 October 2020 at 9:30 a.m.** Details of our Share Registrar's office can be found in the enquiry section of this document.

Alternatively, the proxy appointment may also be lodged electronically at https://boardroomlimited.my which is free and available to all individual shareholders, not less than forty-eight (48) hours before the time of holding the 42nd AGM, i.e. latest by **Monday, 26 October 2020 at 9:30 a.m.** For further information, kindly refer to the "Electronic Lodgement of Form of Proxy" below.

Step 1 Register Online with BoardRoom Smart Investor Portal (for first time registration only)

[Note: If you have already signed up with BoardRoom Smart Investor Portal, you are not required to register again. You may proceed to Step 2 on eProxy Lodgement.]

- a. Access website https://boardroomlimited.my
- b. Click <<Login>> and click <<Register>> to sign up as a user.
- c. Complete the registration and upload a softcopy of your MyKAD/Identification Card (front and back) or Passport.
- d. Please enter a valid email address and wait for BoardRoom's email verification.
- e. Your registration will be verified and approved within one (1) business day and an email notification will be provided.

Step 2 eProxy Lodgement

- a. Access website https://boardroomlimited.my
- b. Login with your User ID and Password given above.
- c. Go to "E-PROXY LODGEMENT" and browse the Meeting List for "C.I. HOLDINGS BERHAD 42ND VIRTUAL AGM" and click "APPLY".
- d. Read the terms & conditions and confirm the Declaration.
- e. Enter your CDS Account Number and indicate the number of securities.
- f. Appoint your proxy(ies) or the Chairman of the Meeting and enter the required particulars for your proxy(ies).
- g. Indicate your voting instructions FOR or AGAINST, otherwise your proxy(ies) will decide your votes.
- h. Review and confirm your proxy(ies) appointment.
- i. Click submit.

If you wish to participate in the Meeting yourself, please do not submit any proxy form for the Meeting. You will not be allowed to participate in the Meeting together with a proxy appointed by you.

Revocation of Proxy

If you have submitted your Proxy Form prior to the AGM and subsequently decide to appoint another person or wish to participate in the Meeting yourself, please write in to BSR.Helpdesk@boardroomlimited.com to revoke the earlier appointed proxy(ies) at least forty-eight (48) hours before the AGM. On revocation, your proxy(ies) will not be allowed to participate in the Meeting. In such event, you should advise your proxy(ies) accordingly.

Voting Procedure

The voting will be conducted by poll in accordance with Paragraph 8.29A of Bursa Malaysia Securities Berhad's Main Market Listing Requirements. The Company has appointed BoardRoom Share Registrar Sdn. Bhd. as the Poll Administrator to conduct the poll by way of electronic voting (e-Voting) and Boardroom Corporate Services Sdn Bhd as Scrutineer to verify the poll results.

Members and proxies are required to use one (1) of the following methods to vote remotely:

- (i) Download Lumi AGM App (free of charge) onto your personal voting device prior to the Meeting from Apple App Store or Google Play Store; or
- (ii) Launch Lumi AGM by scanning the QR code given to you in the email along with your remote participation User ID and Password; or
- (iii) Access to Lumi AGM via website URL https://web.lumiagm.com

During the AGM, the Chairman will invite the Poll Administrator to brief on the e-Voting housekeeping rules.

For the purpose of this AGM, e-Voting can be carried out by using either personal smart mobile phones, tablets, personal computers or laptops. The polling will only commence after announcement of poll being opened by the Chairman and until such time when the Chairman announces the closure of poll.

The Scrutineer will verify the poll result reports upon closing of the poll session by the Chairman. Thereafter, the Chairman will announce and declare whether the resolutions put to vote were successfully carried or not.

ADMINISTRATIVE GUIDE (cont'd)

Remote Participation and Electronic Voting (RPEV)

Please note that all members including (i) individual members; (ii) corporate shareholders; (iii) authorised nominees; and (iv) exempt authorised nominees shall use the RPEV facilities to participate and vote remotely at the AGM.

If you wish to participate in the Meeting, you will be able to view a live webcast of the Meeting, ask questions and submit your votes in real time whilst the Meeting is in progress.

Kindly follow the steps below to request for your login ID and password and usage of the RPEV facilities:

Procedure						
Before the day of the AGM	Action					
Register Online with Boardroom Smart Investor Portal (for first time registration only)	 [Note: If you have already signed up with Boardroom Smart Investor Portal, you are not required to register again. You may proceed to Step 2 – Submit request for remote participation.] a. Access website https://boardroomlimited.my b. Click <<login>> and click <<register>> to sign up as a user.</register></login> c. Complete registration and upload softcopy of your MyKAD/Identification Card (front and back) or Passport. d. Please enter a valid email address and wait for BoardRoom's email verification. e. Your registration will be verified and approved within one (1) business day and an email notification will be provided. 					
Submit request for remote participation (User ID and Password)	Registration for remote access will be opened on Tuesday, 29 September 2020. Please note that the closing time to submit your request is at Monday, 26 October 2020 at 9:30 a.m. (48 hours before the commencement of the AGM). Individual Members a. Log in to https://boardroomlimited.my using your user ID and password. b. Select "VIRTUAL MEETING" from main menu and select the correct Corporate Event "C.I. HOLDINGS BERHAD 42ND VIRTUAL AGM". c. Read and agree to the Terms & Conditions. d. Enter your CDS Account and thereafter submit your request. Corporate Shareholders a. Write in to bsr.helpdesk@boardroomlimited.com by providing the name of Member, CDS Account Number accompanied with the Certificate of Appointment of Corporate Representative or Form of Proxy to submit the request. b. Please provide a copy of Corporate Representative's MyKad/Identification Card (Front and Back) or Passport as well as his/her email address. Authorised Nominee and Exempt Authorised Nominee a. Write in to bsr.helpdesk@boardroomlimited.com by providing the name of Member, CDS Account Number accompanied with the Form of Proxy to submit the request. b. Please provide a copy of Corporate Representative's MyKad/Identification Card (Front and Back) or Passport as well as his/her email address.					
3. Email notification	 a. You will receive notification from Boardroom that your request(s) has been received and is/are being verified. b. Upon system verification against the General Meeting Record of Depositories as at 21 October 2020, you will receive an email from Boardroom either approving or rejecting your registration for remote participation. c. If your registration is approved, you will also receive your remote access user ID and password in the same email from Boardroom. d. Please note that the closing date and time to submit your request is by Monday, 26 October 2020 at 9:30 a.m. 					

ADMINISTRATIVE GUIDE (cont'd)

Procedure							
On the day of the AGM	Action						
4. Login to Virtual Meeting Platform	 a. The Meeting Platform will be open for login one (1) hour before the commencement of the AGM at 8:00 a.m. on 28 October 2020. b. The Meeting Platform can be accessed via one of the following methods: Download the free Lumi AGM application from Apple App Store or Google Play Store; Scan the QR Code provided in the email notification; Access to Lumi AGM webportal via website at https://web.lumiagm.com c. Insert the Meeting ID No. and sign in with the user ID and password provided to you via the email notification in Step 3. 						
5. Participate	 [Note: Questions submitted online will be moderated before being sent to the Chairman to avoid repetition.] a. If you would like to view the live webcast, select the broadcast icon. b. If you would like to ask a question during the AGM, select the messaging icon. c. Type your message within the chat box, once completed click the send button. 						
6. Voting	 a. Once voting has been opened, the polling icon will appear with the resolutions and your voting choices. b. To vote simply select your voting direction from the options provided. A confirmation message will appear to show your vote has been received. c. To change your vote, simply select another voting direction. d. If you wish to cancel your vote, please press "Cancel". 						
7. End of Participation	a. Upon the announcement by the Chairman on the closure of the AGM, the live webcast will end and the Messaging window will be disabled.b. You can now logout from the Meeting Platform.						

No Distribution Door Gifts, Food and Beverage

There will be no door gifts, food and beverage provided.

No Recording or Photography

No recording or photography of the AGM proceedings is allowed without the prior written permission of the Company.

Enquiry

If you have any enquiries prior to the AGM or if you wish to request for technical assistance to participate in the fully virtual Meeting, please contact BoardRoom during office hours from Monday to Friday (8:30 a.m. to 5:30 p.m.), details as follows:

Boardroom Share Registrars Sdn. Bhd.

Address : 11th Floor, Menara Symphony

No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan, Malaysia

General Line: 603-7890 4700 (Helpdesk)

Fax Number : 603-7890 4670

Email : bsr.helpdesk@boardroomlimited.com

Personal Data Policy

By registering for the remote participation and electronic voting meeting and/or submitting the instrument appointing a proxy(ies) and/or representative(s), the member of the Company has consented to the use of such data for purposes of processing and administration by the Company (or its agents); and to comply with any laws, listing rules, regulations and/or guidelines. The member agrees that he/she will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the shareholder's breach of warranty.



Datuk Seri Johari Bin Abdul Ghani, male, aged 56, a Malaysian, was appointed to the Board on 6 March 2019. He was redesignated as Non-Independent Non-Executive Chairman on 30 May 2019. He is a qualified Chartered Accountant under the Chartered Association of Certified Accountants, United Kingdom. Datuk Seri Johari was a former Minister of Finance II from 27 July 2016 until 9 May 2018.

Datuk Seri Johari began his career at an international accounting firm, Peat Marwick & Co. (now known as KPMG). He has been involved in the corporate world for more than 25 years where he held senior positions in various companies both listed and unlisted. He is also shareholder of several companies listed on the Bursa Malaysia Securities Berhad which are involved in various industries. Datuk Seri Johari is currently a Chairman and a substantial shareholder of KUB Malaysia Berhad.

Datuk Seri Johari previously served on a number of Boards including amongst others, as the Chairman of Langkawi Development Authority (LADA), as a Director of Khazanah Nasional Berhad, a Trustee of Yayasan Pelaburan Bumiputera and a member of the National Productivity & Export Council.

He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Datuk Seri Johari does not have any convictions for offences within the past 5 years and was not subject of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.



Encik Megat Joha Bin Megat Abdul Rahman, male, aged 57, a Malaysian, was appointed to the Board on 18 April 2013 as an Executive Director. Subsequently, he was re-designated as Group Managing Director on 29 July 2015. Currently, he is a member of the Risk Management Committee.

He is a USA trained and qualified accountant who graduated from Boston University, Massachusetts with a Degree in Accounting & Finance in 1986 and started his career with Peat Marwick Mitchell, Chicago, USA. Having passed the USA CPA examination in 1987 in Chicago he returned to join the KPMG Kuala Lumpur office in 1988.

In 1991, he joined Kumpulan FIMA Berhad where he served in various capacities as Vice President for the Agro-based group and Business development and as Executive Director/ Chief Executive Officer for Percetakan Keselamatan Nasional and Security Printers (M) Sdn Bhd, of FIMA Berhad.

In 1998, Encik Megat Joha joined the Kuala Lumpur Stock Exchange ("KLSE") (now known as Bursa Malaysia Securities Berhad) as Investigations Senior Manager for Market Supervision. In 1999, he led the project team in establishing the Labuan International Financial Exchange ("LFX") for the KLSE, and held the post of Assistant General Manager at LFX till 2002.

In early 2002, he assumed the post of Chief Operating Officer/Executive Director (Operations) at Mayban Securities Sdn Bhd until late 2005.

His various other stints included being the Group CEO of Majuperak Holdings Berhad and General Manager of Boustead Sissons Paints Sdn Bhd.

He is currently a Board member of KUB Malaysia Berhad and Central Cable Berhad. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Encik Megat Joha does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.





YBhg Datin Mariam Prudence Binti Yusof, female, aged 67, a Malaysian was appointed to the Board on 27 July 2005 as Non-Independent Non-Executive Director.

She graduated with BA (Honours), University of Malaya in 1974. She started her career in the field of human resource and organisational development with multinational companies, namely Motorola (M) Sdn Bhd, Intel (M) Sdn Bhd, Shell Malaysia Sdn Bhd and Nestle (M) Sdn Bhd. In 1984, she entered the field of stockbroking and was the Executive Director of Equity Market of MIDF Amanah Investment Bank Bhd, until her retirement.

Datin Mariam Prudence other previous appointments include being a Member of the Kuala Lumpur Stock Exchange Committee (KLSE), a Director of Labuan International Financial Exchange Inc. (LFX), a Director of Securities Clearing Automated Network Services Sdn Bhd (SCANS) and a Director of Research Institute & Investment Analyst Malaysia (RIIAM) and Trustee of the Bumiputera Training Fund of the Securities Commission. She was also the Chairman of the Membership Committee of the KLSE. She retired from the Board of KLSE and its subsidiaries on 10 April 2004.

In year 2002, she was elected as Chairman of the Association of Stockbroking Companies of Malaysia (ASCM) with the primary role of spearheading the demutualization of KLSE to its new entity, Bursa Malaysia Berhad.

On 26 August 2002, she was appointed as a member of the National Economic Action Council (NEAC) by the Prime Minister of Malaysia, and served until the year 2009.

In 2017, Datin Mariam Prudence was appointed as a Board member of Bursa Malaysia Berhad, Bursa Malaysia Derivatives Berhad, Bursa Malaysia Derivatives Clearing Berhad and resigned from the Board on 1 May 2020. She also serves on the Board of RAM Rating Services Berhad and iFast Capital Sdn Bhd.

She does not have any family relationship with any Director and/ or major shareholder of the Company and there is no business arrangement with the Company in which she has personal interest.

Other than traffic offences, she does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

YBhg Dato' Sukumaran s/o Ramasamy ("Dato Kumar"), male, aged 63, a Malaysian was appointed to the Board on 10 June 2015 as Non-Independent Non-Executive Director.

After completing his secondary education, Dato' Kumar began his career in 1981 as a Plant Manager in Ngo Chew Hong Edible Oil Pte Ltd (subsidiary of Mewah International, a listed company in the Singapore Stock Exchange) and advanced in several positions in the company before becoming the Chief Executive Officer of the company. This equipped him with extensive knowledge on the daily operations of the company including production, finance and consumer marketing.

Dato' Kumar left the company in 2011 and was appointed Managing Director of Saber Pte Ltd. Dato' Kumar has 39 years of experience in the palm oil industries, specifically in the consumer pack segment. He is now the Managing Director of Palmtop Vegeoil Products Sdn Bhd. He is a well-known and respected figure in the industry with good relationships built with edible oil producers and suppliers.

Dato' Kumar possesses vast knowledge in the palm oil industry which he had successfully distributed edible oils and fats in retail packings to over 120 countries in Asia, Middle East, Australasia and Pacific Islands, Indian sub-continents, Africa, Caribbean Islands, Commonwealth of Independent States region and Europe.

He is currently a Board member of Tradewinds Plantation Berhad. He has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Dato' Kumar does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

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DIRECTOR'S PROFILE





Ms. Lee Cheang Mei ("Joyce Lee"), female, aged 61, a Malaysian, was appointed to the Board on 7 May 2014 as an Alternate Director to Mr. Fung Heen Choon. She was redesignated as Non-Independent Non-Executive Director of the Company on 28 February 2018.

She is the co-founder and Managing Director of Continental Resources Sdn Bhd [198801006186 (173543-U)] ("CRSB"), a wholly-owned subsidiary of the Company. She obtained her Certificate of Administrative Management from the administration and business management professional body, Institute of Administrative Management, in 1983. She has more than 30 years of experience in the edible oils industry where her core competency is in the marketing and sales of edible oils.

Ms. Joyce Lee began her career as a marketing executive in Felda Marketing Services Sdn Bhd ("Felda") in 1981 where she was responsible for the export sales of palm oil and its downstream products. During her 7 years tenure with Felda, she successfully developed the export market for 2 regions, namely Asia (including Australasia) and the Middle East. Ms. Joyce Lee then joined Seacourt Pty Ltd, Australia in 1988 as Marketing Director where she was responsible to explore and create business opportunities as well as marketing of Malaysia's palm oil and other liquid oil products to Australian consumers. In 1990, Ms. Joyce Lee left Seacourt Pty Ltd and co-founded CRSB where she was appointed Managing Director of CRSB.

Ms. Joyce Lee's current position as Executive Director of CRSB is responsible for identifying, developing and directing the implementation of CRSB's business strategies to ensure growth and progress in expanding market presence in the Asia (including Australasia), Middle East and Africa regions. She is also responsible for product development, brand and company positioning as well as ensuring a positive culture and working environment to achieve optimum employee productivity.

She has no directorships in other public companies and listed issuers. She does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which she has personal interest.

Other than traffic offences, Ms. Joyce Lee does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

Encik Nor Hishammuddin Bin Dato' Mohd Nordin, male, aged 54, a Malaysian, was appointed to the Board as an Independent Non-Executive Director and a member of the Audit Committee on 30 May 2001. He was appointed as Senior Independent Non-Executive Director on 29 May 2019. Currently, he is the Chairman of the Remuneration Committee and Nomination Committee, and also a member of the Risk Management Committee.

He holds a Bachelor of Law (LLB) degree with honours and was called to the Malaysian Bar as an Advocate and Solicitor of the High Court of Malaya in 1994. He is presently the Managing Partner of Messrs Hisham Yoong – K.C. Lim, a legal firm.

He has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Encik Nor Hishammuddin does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.





Ms. Teh Bee Tein, female, aged 64, a Malaysian, was appointed to the Board on 15 April 2009 as an Independent Non-Executive Director. Currently, she is the Chairman of the Audit Committee and Risk Management Committee, and also a member of the Nomination Committee and Remuneration Committee.

Ms. Teh is a member of the Malaysian Institute of Accountants (MIA) and also a Fellow of the Association of Chartered Certified Accountants-United Kingdom. She has over 30 years experience in public accounting practice, both in Malaysia and the United Kingdom. She is currently the Managing Partner of B.T. Teh, Thiang & Co.-Chartered Accountants (Petaling Jaya), a partner of Thiang & Co.-Chartered Accountants (Klang) and the Managing Director of B.T. Teh Tax Services Sdn Bhd.

She has no directorships in other public companies and listed issuers. She does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which she has personal interest.

Other than traffic offences, Ms. Teh does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

Mr. Kasinathan a/l Tulasi ("Mr. Sunther"), male, aged 62, a Malaysian, was appointed to the Board on 8 February 2011 as an Independent Non-Executive Director and a member of the Audit Committee.

He holds a Bachelor of Law (LL.B) degree with honours from the University of London (External), and he is also a Barrister (Lincoln's Inn). He started his career as a Legal Executive in Messrs Shah & Burke and read in the chambers of Mr. Philip Waller QC in London. Mr. Sunther returned to Malaysia and was called to the Malaysian Bar on 27 September 1991. Upon being called to the Bar, he joined the legal firm of Messrs Sajali, Amier & Partners. In December 1992, Mr. Sunther resigned from Messrs Sajali, Amier & Partners to set up the partnership of Messrs A. Zahari Thulasi now known as Messrs Affendi Zahari.

He is currently a Board member of Central Cable Berhad. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Mr. Sunther does not have any convictions for offences within the past 5 years and particulars any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

DIRECTOR'S PROFILE (cont'd)





YBhg Datuk Haji Ariffin Bin Imat, male, aged 64, a Malaysian, was appointed to the Board as Independent Non-Executive Director on 6 March 2017. He is currently a member of Remuneration Committee and Nomination Committee.

He graduated with BEc (Honours) in the field of Applied Economics, University Malaya in 1979, and served for 36 years in the public sector. He started his career as an Administrative and Diplomatic Officer, and was promoted to the State Development Officer in 1987, and served until he retired on 31 December 2015.

He has extensive experience in the implementation and monitoring of Government 5-Year Plan development projects and the implementation of special projects. He is also experienced in managing the relationship and cooperation between central agencies, ministries and state governments.

Throughout 36 years of service, has been awarded the Bintang Cemerlang Melaka (B.C.M), Ahli Mangku Negara (A.M.N) and Panglima Mahkota Wilayah (P.M.W) by His Majesty the Yang Di-Pertuan Agong in conjunction with Federal Territory Day in 2015.

He has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, he does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

Mr. Fung Heen Choon ("Julian Fung"), male, aged 63, a Malaysian was appointed to the Board on 7 May 2014 as Non-Independent Non-Executive Director. On 28 February 2018, he was re-designated as an alternate director to Ms. Lee Cheang Mei.

He is the co-founder and Executive Director of Continental Resources Sdn Bhd [198801006186 (173543-U)] ("CRSB"), a wholly-owned subsidiary of the Company. He obtained his Bachelor of Arts degree in Economics from North East London Polytechnic, United Kingdom, in 1982. He has more than 20 years of experience in the edible oils industry where his core competency is in operations, accounting and finance.

Mr. Julian Fung began his career as an account assistant in London's E.F. Hutton Pte Ltd in 1984 and was responsible for contract reconciliation and producing financial reports. In 1987, Mr. Julian Fung returned to Malaysia and joined Seccon Management Services Sdn Bhd as Manager and served the company for a period of 3 years. Mr. Julian Fung was responsible for the business development of the company as well as secretarial and management consultation services to its clients. Mr. Julian Fung resigned from Seccon Management Services Sdn Bhd in 1990 and co-founded CRSB where he was appointed Executive Director of CRSB, a position he continues to hold till today.

Mr. Julian Fung is responsible for managing the administration and factory operations of CRSB, including evaluation and implementation of operational expansion plans, licensing, financial strategies and cash flow as well as securing trade facilities and financing from financial institutions.

He has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Mr. Julian Fung does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

GROUP MANAGEMENT TEAM'S PROFILE



Encik Megat Joha Bin Megat Abdul Rahman

Group Managing Director

(Please refer to page 14 of Directors' Profile)



Ms. Lee Cheang Mei

Executive Director - Continental Resources Sdn Bhd

(Please refer to page 16 of Directors' Profile)



Mr. Fung Heen Choon

Executive Director - Continental Resources Sdn Bhd

(Please refer to page 18 of Directors' Profile)



Dato' Sukumaran s/o Ramasamy

Managing Director-Palmtop Vegeoil Products Sdn Bhd

(Please refer to page 15 of Directors' Profile)



Encik Azlan Bin Ahmad

Head of Corporate and Legal Affairs

Encik Azlan Bin Ahmad, aged 52, male, a Malaysian, holds an LL.B (Hons) degree from the Middlesex University, London and qualified as a Barrister-at-Law (Lincoln's Inn), England. Currently, he is a member of the Risk Management Committee.

He was called to the Malaysian Bar as an Advocate and Solicitor of the High Court of Malaya in 1993 and spent more than 6 years in private legal practice before joining a public listed company in the fast food industry in year 2000 as its Legal Manager where he served for 5 years.

He joined the Company's then subsidiary, Permanis Sdn Bhd in 2005 as its Head of Legal and obtained his qualification as a Licensed Company Secretary in 2007. He served as the Group Company Secretary for the Company and its group of companies until July 2016. At the Company, he is responsible for overseeing the Legal and Corporate Secretarial Affairs department and provides advisory services in the same field to the Company and its subsidiaries.

Apart from Central Cables Berhad, a non-listed public company, he has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Encik Azlan does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.



Ms. Chaw Pei Yee

Senior Manager - Finance and Administration

Ms. Chaw Pei Yee, aged 55, female, a Malaysian, holds a Master's Degree in Business from the Victory University of Technology, Australia. She is a member of the Malaysian Institute of Accountants, the Certified Practising Accountant Australia and Asean Chartered Professional Accountant. Currently, she is a member of the Risk Management Committee.

She has more than 9 years of experience in the external audit field covering a wide range of industries including property development, manufacturing, construction, hotel, plantations and investment holdings. Prior to joining the Company, she was an Accountant of a Public Listed Company in the Property Development sector.

She joined the Company as an Accountant and was appointed as Senior Manager-Finance and Administration on 16 April 2007. She oversees the finance, tax, administration and human resources of the Company.

She has no directorships in other public companies and listed issuers. She does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which she has personal interest.

Other than traffic offences, Ms. Chaw does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

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GROUP MANAGEMENT TEAM'S PROFILE



Encik Baharuddin Bin Basirun

Chief Operating Officer of Continental Resources Sdn Bhd

Encik Baharuddin Bin Basirun, aged 57, male, a Malaysian, was appointed as the Chief Operating Officer of Continental Resources Sdn Bhd [198801006186 (173543-U)] ("CRSB") on 1 May 2015.

After obtaining a Diploma in Accountancy from Universiti Teknologi MARA ("UiTM"), Shah Alam, Malaysia, he began his career in 1984, as an Assistant Accountant at Klang Port Authority (KPA). In 1986, he furthered his studies pursuing the Chartered Institute of Management Accountant (CIMA) qualifications at the Accountancy Tutors, London, United Kingdom. In 1992, upon his return to Malaysia, he joined the privatised Klang Port Management as an Assistant Accountant.

In 1995, he joined PDX Computers Sdn Bhd as a Senior Executive (Finance). Concurrently, he obtained his Bachelors of Accounting from UiTM and in 1996, he joined Prolink Development Sdn Bhd, as an Assistant Manager (Finance).

In 1997, he joined Konsortium Logistic Berhad ("KLB"), as an Accountant and his last position with KLB was as its Vice President. In 2004, he joined Ayamas Food Corporation Sdn Bhd ("Ayamas"), as a Senior Manager and in 2007 was promoted to the position of Deputy General Manager ("DGM") of KFC Manufacturing Sdn Bhd. His last position prior to joining the Company was as the DGM of Ayamas. During his 10 years with the QSR Group, he successfully set-up the Logistics Division, warehouse management system, re-engineering of its manufacturing system and production management system.

Currently, Encik Baharuddin is the Chief Operating Officer of the Edible Oil Products Division and is responsible for managing the operations and financial of the Group's Edible Oils Division including production planning, material planning, supply chain management, quality management, licensing, financial strategies, cash flow, trade facilities and financing from financial institutions and project manager for Enterprise Resource Planning (ERP) and Manufacturing Execution System (MES) implementation.

He has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Encik Baharuddin does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.



Mr. Foo Loke Yean

Chief Executive Officer of Doe Industries Sdn Bhd

Mr. Foo Loke Yean ("Robert Foo"), aged 55, male, a Malaysian, is a Graduate Member of The Chartered Institute of Marketing and Institute of Commercial Management, United Kingdom. After graduating he continued to pursue Advance Diploma in Business and Management from West Glamorgan Institute of Higher Education, Wales, United Kingdom. Currently, he is a member of Risk Management Committee of the holding company, C.I. Holdings Berhad.

Prior to joining Doe Industries Sdn Bhd [197701005750 (36788-T)] ("Doe") in July 2001, he was with Hume Industries Berhad–Concrete Division as Sales Manager from 1990 to 2001. He has 25 years' experience in Building Material Industry.

He joined Doe in 2001 as Sales Manager later promoted in 2007 to General Manager–Sales and Marketing and subsequently in August 2009 was promoted to Chief Executive Officer of Doe Group of Companies. He is overall in charge of the Operation and Business Development of Tap and Sanitary Ware Division.

He has no directorships in other public companies and listed issuers. He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has personal interest.

Other than traffic offences, Mr. Robert Foo does not have any convictions for offences within the past 5 years and particulars of any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

MANAGEMENT DISCUSSION AND ANALYSIS

OVERVIEW OF GROUP'S BUSINESS AND OPERATIONS

Company Profile

The Group is divided into two main divisions, namely the Edible Oil Products Division and the Tap and Sanitary Ware Division. The former focuses on exporting consumer-packed edible oil products while the latter is mainly involved in manufacturing, trading and distribution of sanitary ware and tap fittings to the property development market.

Edible Oil Products Division

The Edible Oil Products Division consists of Continental Resources Sdn Bhd [198801006186 (173543-U)] ("CRSB") and the Palmtop Group ("Palmtop").

CRSB has three plants based in Banting, Klang equipped with 23 packing lines with a rated packing capacity of 414,000 metric tonnes of edible oils per annum and 37 oil tanks with a total tankage capacity of 3,870 metric tonnes.

CRSB also has 15 Jerry-Can ("JC") moulding machines with a monthly production capacity of 600,000 jerry cans in various sizes, i.e. 3L, 5L, 10L, 18L, 20L & 25L. 10 JC machines at Plant 2 and 5 JC machines at CRSB's new Plant 3.

As CRSB manufactures its own jerry cans packaging material, there are cost savings of between of up to 5% in terms of costs incurred for the purchase of packing materials and their logistics costs. These savings are either shared with the customers or serve to improve the selling margins. These high-quality jerry cans are packed with cooking oil and exported with very minimal rejections and customer complaints. Thus, placing CRSB in a more competitive position amongst its competitors in the industry in increasing profitability and market share.

Palmtop Group in turns operates two packing plants in Pasir Gudang, Johor which comprises of Palmtop Vegeoil Products Sdn. Bhd. [199301012218 (266956-P)], PNC Oil Factory (Malaysia) Sdn. Bhd. [199501042433 (371637-V)] and Continental Palms Pte Ltd, a sales & marketing office based in Singapore. It has 14 packing lines with a rated packing capacity of 237,000 metric tonnes of edible oils per annum and 32 oil tanks with a total capacity of 4,000 metric tonnes.

Tap And Sanitary Ware Division

The Tap and Sanitary Ware Division currently has one manufacturing plant in Senawang, Negeri Sembilan. It also has a sales and marketing headquarters located in Damansara Utama, Petaling Jaya which also functions as a distribution centre.

The division is committed to service and promote business partnerships with its retail outlets nationwide, leverage Original Equipment Manufacturer ("OEM") partnerships with local and overseas brands and work closely with major developers and government agencies to secure orders. It will also emphasise on building materials to increase revenue and focus on stringent control on quality for OEM/trading items. Through its agents under the respective brands, the division traded various types of building materials such as roof tiles, wall and floor tiles, paint, kitchen appliances, precast concrete products and timber plywood.

However, as the building materials industry is currently experiencing very bad times, it is the intention to sell the Tap and Sanitary Ware Division to whomever will be keen to expand and tap into the hardware market totalling around 1,000 dealers. The Group will then focus all its effort and resources to further drive growth in the edible oil business.

Vision

The Group strives to develop, enhance and create a comprehensive portfolio of consumer brands to enable the generation of sustainable profit growth and reasonable investment returns to the shareholders.

Principal Activities Of The Group

- Blending and packing of vegetable-based edible oils.
- Marketing, branding and merchandising of various consumer-packed edible oil products in the domestic and international market.
- Manufacturing and trading a broad range of tap and sanitary ware products.

Key Markets

Asia (including Australasia), Africa and the Middle East regions.

Strategies In Creating Value

- Leveraging core competencies and areas of strategic advantage.
- Identifying compelling market opportunities by maintaining abreast of market developments and evolving customer needs.
- Offering a broad and compelling portfolio of products and brands tailored to customer needs/wants.
- Continual optimisation of business processes.
- Providing opportunities for growth and enrichment to the employees, the business partners and the communities in which
 we operate.

MANAGEMENT DISCUSSION AND ANALYSIS (cont'd)

Highlights Of The Group's Financial Information For The Past 5 Financial Years

Financial (in RM'000)							
	2020	2019	2018	2017	2016		
Revenue	2,572,493	2,272,914	2,602,701	2,175,392	1,305,383		
Profit before interest and tax	63,584	45,934	58,395	59,528	57,630		
Finance costs	(10,517)	(12,640)	(13,095)	(8,683)	(5,311)		
Net profit	45,311	27,074	45,034	38,573	38,348		
Shareholders' Funds	227,663	210,392	211,153	192,946	173,880		
Total assets	805,076	573,969	588,973	664,075	421,865		
Borrowings	375,136	202,057	243,034	248,274	134,867		
Debt/Equity (%)	165	96	115	129	78		
Earnings per share (sen)	18.59	11.75	19.20	16.70	16.43		
Net assets per share (RM)	1.41	1.30	1.30	1.19	1.07		
Dividend per share (sen)	10	8	10	8	5		

Share Performance (RM)							
	2020	2019	2018	2017	2016		
Year high	1.55	1.94	2.39	2.73	3.20		
Year low	0.82	1.21	1.80	2.28	1.67		
Year close	1.20	1.37	1.84	2.34	2.55		
Market capitalisation (as at financial year end)	194.4 million	221.94 million	298.08 million	379.08 million	413.1 million		

REVIEW OF FINANCIAL RESULTS AND FINANCIAL CONDITION

Revenue

The Group's revenue increased by 13% from RM2.3 billion to RM 2.6 billion for the financial year under review as compared to the previous financial year, mainly contributed from the factors below:

- Increase in shipments of full container loads ("FCLs") or tonnage sold. This was contributed by the demand surge of edible oil products in West and East Africa region during the 2019 Novel Coronavirus Infection ("COVID-19") lockdown period.
- Increase in average palm olein prices by 12% or USD65. USD592 per tonne was recorded in this financial year. It was due to rising global demand fearful of running out of stock during the fourth quarter (April 2020 June 2020) ("Q4FY20") period. Lower inventory stock balances for Crude Palm Olein ("CPO") as a result of operational shutdowns throughout Malaysia during the early phases of the COVID-19 pandemic led to surging olein prices. Additionally, the increasing price spread between palm olein and soft oils prices led to higher demand for the cheaper palm olein at price sensitive countries who were experiencing low stock of cooking oil. This eventually led the customers to order large quantities at higher prices to secure urgent shipments to their markets that were severely affected by their own COVID-19 pandemic lock-downs and loss of local production and supplies.

Profit Before Tax ("PBT") & Expenses (costs)

The Group's profit before tax increased by 59% to RM53 million for the current year from RM33 million in the previous year due to improved selling margins brought about by higher selling prices and favourable olein purchase costs and higher customer demand.

MANAGEMENT DISCUSSION AND ANALYSIS

(cont'd)

Operating expenses increased from RM72 million to RM105 million during the year, a 46% increase as compared to the previous year in line with revenue growth and due to documentation and agency fees, higher factory equipment upkeep costs and higher provisions for staff bonuses and overtime. These costs were however moderated by lower travelling expenses, staff refreshment, entertainment costs, trade exhibition expenses brought about by the early phase Movement Control Order ("MCO") lockdowns and global travel bans.

Total finance costs also decreased by 17% from RM13 million to RM11 million during the reporting financial year. This is mainly due to lower utilisation of trade facilities because of the efforts to reduce facility utilisation to control finance costs by paying cash for certain capital expenditures, wherever possible.

Assets: Trade Receivables

Trade receivables increased by 55% from RM287 million to RM445 million or on average being outstanding from 46 days to 63 days during the year primarily due to higher sales during the current financial period and also affected by the various lockdowns at the customers' markets who faced some delays in remitting payments cost of documentation clearance delays at arrival ports. We expect this to be temporary whilst the markets we export to accustom themselves to the new norms brought on by this COVID-19 pandemic.

Assets: Inventories

There was an increase in inventories by 26%, from RM46 million in the previous financial year to RM59 million. This is in proportion to the higher revenue recorded in the financial year under review.

Assets: Cash And Bank Balances

The Group's bank balances and deposits placed with financial institutions increased by 38%, from RM120 million to RM165 million. This was mainly due to the higher proceeds arising from increased sales made during the financial year end 30 June 2020 ("FYE2020").

Liabilities: Trade And Other Payables

The Group's trade and other payables increased by 14% from RM122 million in the previous financial year to RM139 million. This is in tandem with the higher revenue recorded during the year.

Capital Structure And Capital Resources

The Group remains prudent in maintaining a sound financial position to enable the execution of strategic objectives in creating value over the coming years. Group's borrowings increased by 86% from RM202 million to RM375 million during the year as a result of higher purchases of olein in tandem with increased sales and rising average olein prices during the FYE2020.

Known Trends And Events

The COVID-19 pandemic is taking a toll on the Malaysian economy as well as many other countries around the world. The MCO and subsequent Conditional Movement Control Orders ("CMCO") were fully enforced since 18 March 2020. This has dampened domestic economic activities. Evidently and unfortunately this has severely impacted the Group's Tapware and Sanitary Ware Division ("DOE Group") which is deemed a non-essential sector. DOE Group was not allowed to operate or did not operate at full capacity for most of the Q4FY20 period. As such, the division registered a loss after taxation ("LAT").

However, on the flip side, the Group's Edible Oil Division is benefitting from the outbreak. There was a surge in demand for the edible oil products during Q4FY20 especially in the East and West Africa regions. More countries were implementing quarantine measures to slow the spread of the COVID-19 outbreak; therefore, their local goods production has been affected. The inventory of edible oil product has depleted. This caused the countries in East and West Africa regions desperately seeking and securing goods to cover their shortfall in the local market. This has certainly brought advantages to the Edible Oil Products Division in exporting more FCLs to the mentioned countries. Most of the sales orders were done with immediate delivery which fetched premium pricing.

Thus, the Edible Oil Products Division registered a higher profit after taxation ("PAT"), owing to better selling margins and brilliant team effort in achieving higher sales despite the current challenges during the second half of the FYE2020.

REVIEW OF OPERATING ACTIVITIES

Operating Activities

The Group's profit before interest and taxation ("PBIT") increased by 38% from RM46 million in the previous financial year to RM64 million this year. The positive growth was particularly attributed from the better margins in exporting edible oil products during the COVID-19 lockdown period. Local packing production in some of the countries has been significantly affected. As a result, there was a shortage in stocks resulting in a demand surge in edible oil products especially in the East and West Africa regions.

Aside from that, there were no further significant developments in the operating activities during the financial year.

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MANAGEMENT DISCUSSION AND ANALYSIS (cont'd)

ANTICIPATED OR KNOWN RISKS

Foreign Exchange Risk

The Group exports approximately 95% of its products worldwide each year, thereby increasing the risk of exposure to currency exchange. However, this risk is mitigated by way of forward currency contracts, wherever possible.

Country Risk

To a large extent, financial performance is dependent on political, economic and regulatory environment in the importing countries. Any adverse developments may result in default of contracts, collection problems leading to bad debts and possible loss of market share. The Group thus closely monitors the situation on a weekly basis of the importing countries to identify, plan and execute counter measures to mitigate such risks.

FUTURE PROSPECTS

Possible Trend And Outlook

The Group will focus on its expansion plans for revenue growth for its edible oil operations and with smart partnership tie-up with property developers for the Tap and Sanitary Ware Division to enhance shareholders' value.

The Edible Oil Products Division is focusing on expanding its customer base and products range especially in non-oil products such as, soap related products, evaporated and condensed milk and milk powder to improve future earnings and margins for the Group. In addition, the division has also initiated cost control measures in its daily operation. It is also reorganising its current production floor layout in order to accommodate increasing demand by improving production efficiency by way of increasing production automation to help reduce reliance on manual processes and foreign workers.

The Tap and Sanitary Ware Division will emphasize the retail market and online retail stores as more contractors now purchase tapware and sanitary wares from the hardware retailers. Additionally, the Tap and Sanitary Ware Division managed to secure a number of hospital projects to ensure a more sustainable and long-term business model, with more still in the negotiation stage. The division will continue to focus into specification and extension of its range of products in the healthcare market.

The division also aspires to be the "Station Master" for tap and sanitary ware for all MRT and LRT stations nationwide, after securing the supply tender to all 32 MRT 2 stations from Sg Buloh – Serdang – Putrajaya. Going forward, it is looking to secure more of such projects to ensure a sustainable stream of income for better profit margin for the Group.

Dividend Policy

The Group has no dividend policy in place on the account of possible requirements of funds for future expansions and growth.

The Board of Directors (the "Board") of C.I. Holdings Berhad ("CIH" or "the Company") is committed in ensuring that the Company and its subsidiaries (the "Group") practise a high standard of corporate governance in discharging its responsibilities to enhance shareholders' value and financial position of the Group.

The Board continues to review its existing corporate governance practices and policies throughout the Group in ensuring full application of key corporate governance principles as set out in the Malaysian Code of Corporate Governance 2017 ("MCCG").

This statement which is made pursuant to paragraph 15.25 of the Main Market Listing Requirements ("Listing Requirements") of Bursa Malaysia Securities Berhad ("Bursa Securities"), sets out the manner in which the Group has applied the principles and recommendations of MCCG. It must be read together with the Corporate Governance Report published on CIH's website at **www.cih.com.my**.

PRINCIPLE A: BOARD LEADERSHIP AND EFFECTIVENESS

I. Board Responsibilities

The Board is cognizant of its responsibilities by ensuring proper control of the economics and financial management of the Company and validates the strategic directions proposed by the Management for implementation.

The Board acts in the best interests of CIH, honestly, fairly and diligently and in accordance with the duties and obligations imposed upon it by Constitution of the Company and the law.

The Board also serves as a panel to provide effective guidance on the assessment of principal risks and the appropriate systems to manage these risks, as well as to review the adequacy and integrity of the Company's internal control system in safeguarding shareholder interests and the Company's assets.

The Board's role and responsibilities include but are not limited to the following:

- Setting and reviewing the objectives, goals and strategic plans for the Group with a view to maximising shareholders' value.
- Adopting and monitoring progress of the Company's strategies, budgets, plans and policies.
- Overseeing the conduct of the Group's businesses to evaluate whether the businesses are properly managed.
- Identifying principal risks of the Group and ensuring the implementation of appropriate systems to mitigate and manage these risks.
- Considering Management's recommendations on key issues including acquisitions, divestments, restructuring, funding and significant capital expenditure.
- Implementing succession planning for senior management.
- Reviewing the adequacy and integrity of the Group's internal control systems and management information systems.

To ensure the effective discharge of its functions and responsibilities, the Board has in place, business authority limits which sets out relevant matters which the Board has delegated to the Management Team led by the Group Managing Director ("GMD"). These authority limits are reviewed and revised as and when required, to ensure an optimum structure for efficient and effective decision-making in the Group.

There is a schedule of matters reserved specifically for the Board's decision, including the conflict of interest issues relating to a substantial shareholder or a Director, material acquisitions and disposition of assets not in the ordinary course of business, investments in Capital projects, authority levels, treasury policies, risk management policies as well as key human resource issues. The Executive Directors and the Management are tasked to ensure compliance with this. These authority limits are reviewed and revised as and when required, to ensure an optimum structure for efficient and effective decision-making in the Group. The Business Authority Limits for all the subsidiaries were last reviewed and updated on 21 September 2016 with the approval from the Board.

It is also the Directors' responsibility to declare to the Board whether they have any potential or actual conflict of interest in any transactions or in any contract or proposed contract with the Company or any of its related companies. Where issues involve conflict of interest, the Directors will abstain from discussion and voting on the matters as well as abstain from any other decision making process in relation to these transactions.

The Board delegates certain responsibilities to the Board Committees, all of which operate within defined terms of reference.

The roles of the Chairman and GMD remain separate and distinct. The Chairman plays an important leadership role and is responsible for:

- Leading the Board in setting the values and standards of the Company;
- Maintaining a relationship of trust with and between the Executive and Non-Executive Directors;
- Ensuring the provision of accurate, timely and clear information to Directors;
- Ensuring effective communication with shareholders and relevant stakeholders;
- Arranging regular evaluation of the performance of the Board, its Committees and individual Directors; and
- Facilitating the effective contribution of Non-Executive Directors and ensuring constructive relations be maintained between Executive and Non-Executive Directors.

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CORPORATE GOVERNANCE OVERVIEW STATEMENT

(cont'd)

The Chairman, in consultation with the GMD and the Company Secretaries, sets the agenda for Board meetings and ensures that all relevant issues are on the agenda. He ensures that all Directors are properly briefed on issues arising at Board meetings, sufficient time is allowed for the discussion of complex or contentious issues and, where appropriate, arranging for informal meetings beforehand to enable thorough preparation for the Board discussion, the issues discussed are forward looking and concentrates on strategy, every Board resolution is put to vote to ensure the will of the majority prevails and that all Executive Directors look beyond their executive functions and accept their full share of responsibilities on governance.

The Company is committed to the highest standards of ethics and business conduct and has set in place a Code of Conduct which governs employees conduct and behaviour in carrying out their duties and responsibilities in the day-to-day business operations. The Code of Conduct outlines minimum standards expected of employees in dealing with conflicts of interest, supplier relationships, interests in competitors, external businesses or activities, transactions with the Company, use of the Company's property or information, disclosure of information, personal or romantic relationships, laws and regulations, condonation, business records, illegal or questionable payments and supplier obligations.

The Board Charter was last revised and updated on 29 May 2019 to be in line with MCCG, sets out inter alia, the roles and responsibilities of the Board and Board Committees, the procedures for convening Board meetings, financial reporting, investor relations and shareholder communication. The Charter which serves as a source of reference for Directors, will be reviewed and updated periodically in accordance with the needs of the Company and any new regulations that may have an impact on the discharge of the Board's responsibilities.

The Board Charter is made available for reference at the Company's website at **www.cih.com.my/about-us/corporate-governance**.

An Employee Handbook, which was adopted by the Group includes the Employee's Code of Conduct and Whistleblowing Policy, which is intended to cover protection for staff who raise concerns in relation to irregular and unlawful practices.

In addition to the Code of Conduct, a Whistle Blowing Policy has been put in place. The existence of the whistle blower policy provides a mechanism and offers protection for employees to report matters such as financial malpractice or impropriety or fraud, failure to comply with legal obligations or statutes, dangers to health and safety or the environment, criminal activity, improper conduct or unethical behaviour or any attempts to conceal any of the above. The protection of the employee who report breaches and non-compliances is in line with the Public Interest Disclosure Act which came into effect in 1999. The policy is disseminated to subsidiaries and is available for access by employees.

This policy is designed to enable employees of the Company to raise concerns internally and at a high level and to disclose information which the individual believes shows malpractice or impropriety. This policy is intended to cover concerns which are in the public interest and may at least initially be investigated separately but might then lead to the invocation of other procedures e.g. disciplinary. These concerns could include:

- Financial malpractice or impropriety or fraud
- Failure to comply with a legal obligation or Statutes
- Dangers to Health and safety or the environment
- Criminal activity
- Improper conduct or unethical behaviour
- Attempts to conceal any of these

The employees are guided by the Whistleblowing Policy when relying any information in relation to the abovementioned in writing to designated persons stated in the said policy. Upon receipt of report made together with available evidence, the investigator is tasked to investigate and take all reasonable steps to ensure that investigations regarding the report and disclosure are carried out fairly, unbiased and with due regards to the principles of nature justice. The investigator will report the outcome of the investigation to the GMD or Chairman.

In addition, subsequent to the introduction of Corporate Liability Provision for bribery and corruption under Section 17A of the Malaysian Anti-Corruption Commission Act 2009 ("MACC Act"), the Board has in June 2020 approved the adoption of the Anti-Bribery and Corruption Policy which sets out the policies and procedures towards compliance with the MACC Act. The Anti-Corruption Policy will be reviewed periodically to assess its effectiveness, and in any event, at least once every three (3) years.

The details of the Anti-Bribery and Corruption Policy and Whistleblowing Policy are available on the Company's website at **www.cih.com.my**.

The Board members have full access to the two (2) Companies Secretaries, both are professionally qualified, who play an advisory role to the Board in relation to the Company's constitution, Board's policies and procedures as well as compliance with the relevant guidelines, regulatory and statutory requirements, corporate governance and best practices.

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The Company Secretaries are also responsible in organising and attending all Board and Committee Meetings, ensuring adherence to board policies and procedures and that all statutory records are well maintained at the registered office of the Company. The Company Secretaries also ensures that the deliberations and decisions made at the Board and Committee Meetings are well captured and minuted.

II. Board Composition

CIH is led and managed by a competent Board comprising members with vast experience in the fields relevant to the Company. The breadth and depth of the Board skills are vital for the successful stewardship of CIH's strategic direction and operations to maximise shareholder value. Besides having an extensive knowledge and expertise in the real estate investment and property development, the Board possesses a good mix of skills in business strategies, management, finance, economics, legal and human resources.

As at 30 June 2020, the Board has ten (10) members, comprising one (1) Executive Director and nine (9) Non-Executive Directors, of which four (4) of the Non-Executive Directors are Independent Directors, four (4) are Non-Independent Non-Executive Directors and one (1) Alternate Director. This complies with the Listing Requirements of at least two (2) or one-third (1/3) of the Board to be independent.

During the financial year ended 30 June 2020, five (5) Board meetings were held to review the Group's operations, to approve the quarterly financial results, year-end financial statements and other matters such as the business plan, the direction of the Group, new investment and business proposals. A summary of the attendance of each Director at the Board meetings held during the financial year under review is as follows:

Directors	Designation	No. of Board Meetings Attended
Datuk Seri Johari Bin Abdul Ghani	Chairman, Non-Independent Non-Executive Director	5/5
Megat Joha Bin Megat Abdul Rahman	Group Managing Director	5/5
Datin Mariam Prudence Binti Yusof	Non-Independent Non-Executive Director	5/5
Lee Cheang Mei	Non-Independent Non-Executive Director	5/5
Dato' Sukumaran s/o Ramasamy	Non-Independent Non-Executive Director	5/5
Nor Hishammuddin Bin Dato' Mohd Nordin	Senior Independent Non-Executive Director	5/5
Teh Bee Tein	Independent Non-Executive Director	5/5
Kasinathan a/l Tulasi	Independent Non-Executive Director	3/5
Datuk Haji Ariffin Bin Imat	Independent Non-Executive Director	5/5
Fung Heen Choon (Alternate Director to Lee Cheang Mei)	Alternate Director to Lee Cheang Mei, Non-Independent Non-Executive Director	3/5

The Independent Directors provide independent judgment, objectivity and check and balance on the Board. This is to protect the interests of shareholders, employees, various other stakeholders and the communities where the Company operates.

The Board takes cognisant of the recommendation to have gender diversity on the Board and will through its Nomination Committee ("NC") take steps to ensure that women candidates are sought as part of its recruitment exercise. Currently, the Company has three (3) women directors achieving its target of at least 30% of women participation on the Board.

In maintaining the effectiveness of the Board and the independence of Independent Directors, the Board through its NC performs annual assessment in order to review that the Board as a whole and to ensure that individual director performed effectively in discharging their functions and duties as well as to mitigate risks arising from conflict of interests or undue influence affecting their independence. The assessment is conducted via the Assessment Sheet for each of the Board and the Independent Directors of the Company. The assessment on independence serves as a form of attestation by the Independent Directors that they are able to exercise independent judgment, impartiality and objectivity in the best interest of the Company.

In determining the succession planning for the members of the Board, the NC ensures that each nominated candidate has comprehensive job description covering experience, qualifications and core competencies required of a director and taking into account the existing skills and expertise of the Board and the anticipated time commitment required before recommending the appointment as Director to the Board for approval.

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Succession planning for the GMD, Executive Directors, Chief Executive Officer of the Group and key management personnel is deliberated on by the NC and thereafter makes necessary recommendation to the Board for their consideration and approval.

Whilst succession planning for other Senior Management positions is determined by a structured process led by the Human Resource Department and endorsed by the GMD of the Company, Executive Directors and/or Chief Executive Officer of the subsidiaries.

The Board, with the support from Company Secretaries would assessed the training needs of each director. The Directors of the Company attended and participated in various trainings, seminars and forums organised either externally or internally by the Company in areas of finance, tax, accounting and regulatory updates. Members of the Board constantly, on their own initiatives update themselves on the development of the aforesaid by way of reading related literatures and publications on the same.

Some of the development and training programmes attended by Directors for the financial year ended 30 June 2020 were as follows:

Director	Training Programme	Organiser	Date
Datuk Seri Johari Bin Abdul Ghani	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
Megat Joha Bin	Malaysia-Vietnam Palm Oil Trade Fair Seminar: - Malaysian Palm Oil: Enhancing Partnership, Exploring Opportunities.	Malaysia Palm Oil Council	13 September 2019
Megat Abdul Rahman	Anti-Corruption Act.	Institut Integriti Malaysia	3 December 2019
	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
Datin Mariam Prudence Binti Yusof	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
Dato' Sukumaran s/o Ramasamy	Malaysia-Vietnam Palm Oil Trade Fair Seminar: - Malaysian Palm Oil: Enhancing Partnership, Exploring Opportunities.	Malaysian Palm Oil Council	13 September 2019
	Malaysia-Vietnam Palm Oil Trade Fair Seminar: - Malaysian Palm Oil: Enhancing Partnership, Exploring Opportunities.	Malaysian Palm Oil Council	13 September 2019
Lee Cheang Mei	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
	Mitigating the impact of COVID-19 on Malaysia Palm Oil Trade.	Malaysia Palm Oil Council	12 May 2020
	Palm Oil in the Post-Pandemic Market.	Malaysian Palm Oil Council	11 June 2020
Nor Hishammuddin	Securities Commission Malaysia's (SC) Audit Oversight Board (AOB) Conversation with Audit Committees.	Securities Commission	8 November 2019
Bin Mohd Nordin	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020

(cont'd)

Director	Training Programme	Organiser	Date
	National Tax Conference 2019.	Chartered Tax Institute of Malaysia (CTIM)	5 & 6 August 2019
Teh Bee Tein	Seminar Percukaian Kebangsaan 2019.	Lembaga Hasil Dalam Negeri	15 October 2019
	2020 Budget Seminar.	CTIM	24 October 2019
	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
Kasinathan a/l Tulasi	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
Datuk Haji Ariffin Bin Imat	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
	Malaysia-Vietnam Palm Oil Trade Fair Seminar: - Malaysian Palm Oil: Enhancing Partnership, Exploring Opportunities.	Malaysian Palm Oil Council	13 September 2019
Fung Heen Choon (Alternate Director to	National Anti-Corruption Plan (NACP) 2019-2023.	Institut Integriti Malaysia	14 January 2020
Lee Cheang Mei)	Mitigating the impact of COVID-19 on Malaysia Palm Oil Trade.	Malaysian Palm Oil Council	12 May 2020
	Palm Oil in the Post-Pandemic Market.	Malaysian Palm Oil Council	11 June 2020

III. Remuneration

The Board believes in a competitive and transparent remuneration framework that supports the Directors' and Senior Management's responsibilities and fiduciary duties in managing the Group to achieve its long term objective and enhance stakeholders' value.

The remuneration of Directors is determined at levels which enable the Company to attract and retain Directors with the relevant experience and expertise to govern the Group effectively. In the case of Executive Directors, the remuneration is structured to link rewards to corporate and individual performance based on key performance indicators. For Non-Executive Directors, the level of remuneration reflects their experience and level of responsibilities.

Non-Executive Directors

Name	Salary/Fees (RM'000)	Bonus (RM'000)	Defined Contribution Plan – EPF (RM'000)	Other Emoluments/ Allowances (RM'000)	Benefits In-Kind (RM'000)	Total (RM'000)
Datuk Seri Johari Bin Abdul Ghani	50	-	-	9	-	59
Datin Mariam Prudence Binti Yusof	35			10		45
Teh Bee Tein	35	-	-	35	-	70
Nor Hishammuddin Bin Dato' Mohd Nordin	35	-		30	·	65
Kasinathan a/l Tulasi	35	-	-	12	-	47
Datuk Haji Ariffin Bin Imat	35	-	-	14		49
Total	225	-	-	110	-	335

(cont'd)

Executive Directors

Name	Salary/Fees (RM'000)	Bonus (RM'000)	Defined Contribution Plan – EPF ¹ (RM'000)	Other Emoluments/ Allowances (RM'000)	Benefits In-Kind (RM'000)	Total (RM'000)
Megat Joha Bin Megat Abdul Rahman	840	260	125	50	31	1,306
Lee Cheang Mei	750	256	117	-	32	1,155
Fung Heen Choon	750	256	117	-	21	1,144
Dato' Sukumaran s/o Ramasamy	1,946	3,013	101	1,824	-	6,884
Total	4,286	3,785	460	1,874	84	10,489

¹ Inclusive of Company's contribution to employee provident fund and social security organisation contribution.

The remuneration (including salary, bonus, allowances, benefits-in-kind and other emoluments) of top four (4) key Senior Management personnel on a named basis during the financial year in bands of RM50,000 are set out below:

Range of Remuneration	Key Senior Management
RM550,000 - RM600,000	Azlan Bin Ahmad (Head-Corporate and Legal Affairs)
RM500,000 - RM550,000	Baharuddin Bin Basirun (Chief Operating Officer of Continental Resources Sdn Bhd)
RM400,000 – RM450,000	Foo Loke Yean (Chief Executive Officer of Doe Industries Sdn Bhd)
RM400,000 - RM450,000	Chaw Pei Yee (Senior Manager-Finance and Administration)

The disclosures on Practise 6.2 and 7.1 to 7.3 of the MCCG are disclosed in the Corporate Governance Report.

PRINCIPLE B: EFFECTIVE AUDIT AND RISK MANAGEMENT

I. Audit Committee

The Audit Committee ("AC") comprises three (3) members, all of whom are Non-Executive Directors and is chaired by and Independent Non-Executive Director.

The composition of the AC is reviewed by the NC annually and recommended to the Board for approval. In safeguarding and independent and effective AC whilst taking guidance from the MCCG, the NC that the membership for AC consists at least one (1) member who is financially literate and possesses appropriate level of expertise, experience and strong understanding the Company's business.

The disclosures on Practise 8.1 to 8.5 of the MCCG are disclosed in the Corporate Governance Report.

² Bonus for the financial year ended 30 June 2020 inclusive of employee provident fund.

^{*} Ms. Lee Cheang Mei, Mr. Fung Heen Choon and Dato' Sukumaran s/o Ramasamy are executive directors of the subsidiaries and their remuneration are paid out of such subsidiaries.

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II. Risk Management and Internal Control Framework

The Board understands that the ultimate responsibility for ensuring a sound internal control systems which provides reasonable assurance on the effectiveness and efficiency of the systems lies with the Board. The Group's internal control system is crafted to manage the risks to achieve Company's objectives aside from safeguarding the stakeholder's interest and the Group's asset.

The internal audit function of the Group is performed in-house and reports to the AC directly in order to ensure that the independence of the Internal Audit Department is preserved.

The disclosures on Practise 9.1 and 9.2 of the MCCG are disclosed in the Corporate Governance Report and the details of the Risk Management and Internal Control Framework are set out in the Statement on Internal Control and Risk Management of the Annual Report.

III. Internal Audit

The internal audit function is performed in-house whose primary responsibility is to assure the Board, through the AC, that the internal control systems are functioning as intended.

In providing this assurance, the Internal Audit Department carries out regular audit activities in accordance with its annual audit plan to review the adequacy and integrity of internal control systems and to identify opportunities for improvement in operational efficiency. The AC reports to the Board on its activities, significant audit results or findings and necessary recommendations or actions needed to be taken by management to rectify those issues.

The internal audit plan for each financial year will be approved by the AC and stipulates, amongst others, the internal auditors' role, scope and authority, organisation status and reporting structure, independence and objectivity and responsibilities.

The disclosures on Practises 10.1 to 10.2 of the MCCG are disclosed in the Corporate Governance Report as well as Audit and Risk Management Committee's Report of the Annual Report.

PRINCIPLE C: INTEGRITY IN CORPORATE REPORTING AND MEANINGFUL RELATIONSHIP WITH STAKEHOLDERS

I. Communication with Stakeholders

The Board acknowledges the need for shareholders to be informed of all material business matters of the Company. Announcements to Bursa Securities are made on significant developments and matters of the Group. Financial results are released on a quarterly basis to provide shareholders with a regular overview of the Group's performance. The Corporate Communication Department of the Company also arranges press interviews and briefings, and releases press announcements to provide information on the Group's business activities, performance and major developments, as and when necessary.

In addition to published annual report and quarterly results announced to Bursa Securities, the Company has a website at **www.cih.com.my** from which investors and shareholders can access for information about the Group. Any enquiries may be directed to this email address, **info@cih.com.my**.

While the Company endeavours to provide as much information as possible to its shareholders and stakeholders, it is mindful of the legal and regulatory framework governing the release of material and price-sensitive information.

II. Conduct Of General Meetings

The Company's general meetings serve as a forum for dialogue and interaction with shareholders. Notice of the AGM and Annual Report are sent to the shareholders at least 28 days before the date of the meeting. The Board has ensured each item of special business included in the notice of meeting is accompanied by an explanatory statement on the effects of the proposed resolution.

Notices of general meetings with sufficient information of business to be dealt with thereat are also published in one national newspaper to provide for wider dissemination of such notice to encourage shareholder participation. At the general meetings, shareholders have direct access to the Board and are encouraged to participate in the question and answer session.

Resolutions will be voted by way of poll as required under the Listing Requirements of Bursa Securities, and the Company will make an announcement on the detailed results to Bursa Securities.

In facilitating greater participation by shareholders at AGMs of the Company, CIH will continue to explore possible means of leveraging the technology such as to conduct general meetings using electronic communication devices and appointment of proxy via electronic means.

This Corporate Governance Statement was approved by the Board of CIH on 25 August 2020.

AUDIT COMMITTEE REPORT

The Board of Directors ("the Board") is pleased to present the Audit Committee Report and its activities held throughout the financial year ended 30 June 2020 in compliance with Paragraph 15.15 of the Main Market Listing Requirements ("Listing Requirements") of Bursa Malaysia Securities Berhad ("Bursa Securities").

1. MEMBERS OF THE AUDIT COMMITTEE

The Audit Committee ("AC") currently comprises the following members, all of which are Independent Non-Executive Directors. In accordance with corporate governance best practice, the AC Chairman has the necessary accounting and finance qualification. A summary of their respective attendance at the AC meetings held during the financial year are as follows:

Members	No. of Meetings Attended	Percentage (%)
Teh Bee Tein (MIA 3454) – Chairman Independent Non-Executive Director	5/5	100.0%
Nor Hishammuddin Bin Dato' Mohd Nordin – Member Senior Independent Non-Executive Director	5/5	100.0%
Kasinathan a/l Tulasi – Member Independent Non-Executive Director	3/5	60.0%

The AC held five (5) meetings during the financial year ended 30 June 2020. The Group Managing Director and the Head of Internal Audit attended the AC meetings upon invitation. Other senior management personnel of the Group also attended the meetings upon invitation by the AC, as and when necessary. The Company's external auditors attended three (3) meetings during the financial year where they were invited to discuss matters relating to the statutory audit. They were also given the opportunity to raise areas of concern without the presence of the Management.

The Chairman of the AC undertakes a continuing process of engagement with the senior executives of the Company and the Group as well as the external auditors so that the AC is kept up-to-date with all important issues affecting the Company and the Group.

During the year, the AC members attended conferences, seminars and training programmes relevant to their roles and responsibilities.

The AC has the authority to examine specific issues and report to the Board with its recommendation. The final decision on all matters, however, lies with the entire Board of the Company.

2. TERMS OF REFERENCE

The Terms of Reference of the AC are aligned with the Listing Requirements of Bursa Securities, recommendations of the Malaysian Code on Corporate Governance 2017 ("MCCG") and relevant best practices. Necessary revisions will be made to the Terms of Reference to be in line with the amendments of the Listing Requirements of Bursa Securities.

The Terms of Reference of the AC was last reviewed and updated on 22 November 2017 and is made available on the Company's corporate website at http://www.cih.com.my/about-us/corporate-governance.

3. ACTIVITIES OF THE AC

In discharging its duties and responsibilities, the AC had undertaken the following activities and work during the year:

Financial And Operations Review

(a) Reviewed the quarterly financial results and annual audited financial statements of the Company.

The AC is delegated with the responsibility to ensure that the Group's statutory accounts are fairly stated and conform to the relevant regulations and acceptable accounting standards.

The AC focuses particularly on changes in or implementation of major accounting policies, significant and other legal requirements before recommending them for approval by the Board for announcement to Bursa Securities.

In review of the annual audited financial statements, the AC had discussed with Management and the External Auditors the accounting principles and standards and the judgements of the items that may affect the financial statements as well as issues and reservation arising from the statutory audits.

AUDIT COMMITTEE REPORT

(cont'd)

- (b) Reviewed the application of corporate governance principles and the extent of the Group's compliance with the recommendations set out in the MCCG in conjunction with the preparation of the Corporate Governance and Risk Management and Internal Control Statements.
- (c) Pursuant to Sections 131 and 132 of the Companies Act, 2016, a company may only make a distribution to shareholders out of profits of the company if the company is solvent.

In this regard, the AC considered the quantum and cash flow impact of dividend payment. The AC reviewed the Statement of Assets and Liabilities as well as Cash Flow Statement to ensure that the Company meets the solvency requirements before the distribution of profits was recommended to the Board and to shareholders for approval.

External Audit

(a) Reviewed the independence status and performance of the External Auditors for the financial year ended 30 June 2019.

The AC carried out an annual assessment on the performance of External Auditors covering areas such as calibre, quality processes, audit team, audit scope, audit communication, audit governance and independence as well as the audit fees of the External Auditors.

The AC also ensured that the Company obtained written assurance from the External Auditors confirming their independence throughout their term of engagement for the financial year.

Having satisfied with the independence, suitability and performance of Messrs BDO PLT, the AC recommended to the Board for approval of the re-appointment of Messrs BDO PLT as External Auditors for the ensuing financial year end of 30 June 2020 at its meeting held last year on 29 August 2019.

- (b) Discussed and considered the significant accounting adjustments and auditing issues arising from the interim audit as well as the final audit with the External Auditors.
 - During the year under review, the AC had two (2) independent meetings with the External Auditors without the presence of Management to discuss any problems/issues arising from the final audit and the assistance given by the employees during the course of audit by External Auditors. The AC was pleased to report that there was no significant matter of disagreement that arose between the External Auditors and Management.
- (c) Reviewed the External Auditors' audit plan for the financial year end of 30 June 2020, outlining the audit scope, methodology and timetable, audit materiality, areas of focus, fraud consideration and the risk of management override and also the new and revised auditors reporting standards.
- (d) Reviewed all non-audit services to be performed by the External Auditors to reinforce the independence and objectivity of the External Auditors.

Internal Audit

- (a) Reviewed the Internal Audit Reports and Follow-up Audit Reports on the Company and the Group during the financial year under review and the audit findings and recommendations to improve any weaknesses or non-compliance and the respective Management's responses thereto, particularly on the following:
 - Credit Controls & Sales Process Review;
 - Packaging Material Purchase and Inventory Control Process Review for a wholly-owned subsidiary;
 - Packaging Materials Purchase and Inventory Control Process Review for a subsidiary;
 - Showroom's Cash Sales Process Review.

Through the follow-up reports from Internal Auditors, the AC was able to ensure that the Management's action plan on outstanding issues and that all key risks and control weaknesses were properly addressed and implemented.

Related Party Transactions

The AC reviewed all related party transactions entered into by the Company and the Group (if any) to ensure that such transactions are undertaken on normal commercial terms and that internal control procedures employed are both sufficient and effective.

AUDIT COMMITTEE REPORT

(cont'd)

4. INTERNAL AUDIT FUNCTION

The internal audit function of the Group is performed in-house and reports to the AC. The internal audit function acts independently on the activities and operations of other operating units. Its principal role is to undertake independent, regular and systematic reviews of the internal control system so as to provide reasonable assurance that the system continues to operate satisfactorily and effectively. The costs incurred for the internal audit function in respect of the financial year ended 30 June 2020 was RM448,000 (financial year ended 30 June 2019: RM443,000).

A summary of the internal audit cost is as follows:

Cost Category	RM ('000)	Percentage (%) of Total Cost
Manpower	426	95%
Travelling (inclusive of accommodation)	22	5%
Total	448	100%

During the financial year under review, the internal auditors reviewed and assessed the operational procedures and effectiveness of internal control on all the subsidiaries of the Group. Compliance tests had also been conducted to ascertain the extent of compliance with control procedures and guidelines.

The Group Internal Audit undertakes internal audit function based on the internal audit plan. Other than the scheduled reviews, the Group Internal Audit may undertake special assignments outside the normal scope of its daily activities. Findings and recommendations for improvement as well as Management's response were presented to the AC and the Board for further deliberation

During the year under review, the AC had four (4) meetings with the Internal Auditors to discuss the Internal Audit Reports. During the internal audit process, there were no material internal control failures or significant issues discovered during the financial year under review.

SUSTAINABILITY STATEMENT

Sustainability is an integral part of the Company and its subsidiaries' (the "Group") way of doing business and a guiding principle to the decision making and development processes. The Group's sustainability strategy is determined by the Board of Directors who provides oversight of the corporate sustainability performance. The Group Managing Director oversees the implementation of the Group's sustainability approach and ensures that key targets are being met.

This Sustainability Statement outlines an overview of the Group's sustainability practices and performance for the financial year ended 30 June 2020 in the areas of corporate governance, upholding stakeholders' interests, promoting a safe, healthy and harmonious working environment for all employees and contributing to the communities in which the Group operates. Recognising the importance of embedding sustainability management and considerations in the business strategy to reduce risks and take advantage of business opportunities.

MATERIALITY

The Group identifies and prioritises the sustainability issues that matter most to the business and stakeholders. An issue is material if two conditions are met. Firstly, it impacts the business in terms of growth, cost, risks and/or trust. Secondly, it is important to the stakeholders such as customers, employees, governments, investors, non-governmental organisations ("NGOs") and suppliers.

In determining if an issue is material, the Group also considers whether it is aligned with the Group's Mission and Vision. The Group uses the materiality assessment to identify priority sustainability issues across the value chain in ensuring the sustainability and continuity of the business and reporting on the issues of most interest.

ECONOMIC, ENVIRONMENTAL AND SOCIAL ("EES") IMPACTS

The Group acknowledges its impacts on the economic conditions of the stakeholders and on economic systems at local, national and global levels, its impact on living and non-living natural systems, including land, air, water and ecosystems, as well as the impacts the Group has on the social systems within which it operates.

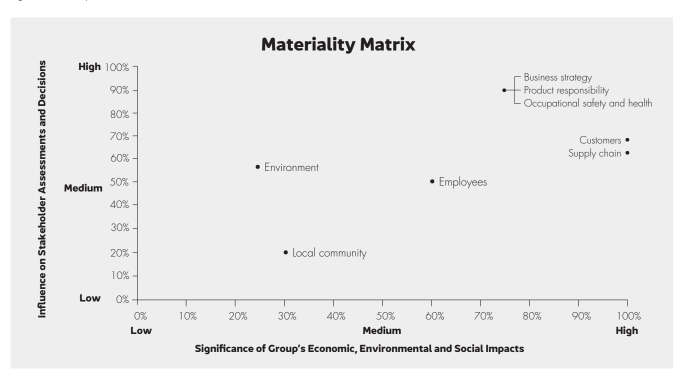
The Group has developed a list of relevant issues, based on the engagements with internal and external stakeholders. Among others, the stakeholders considered in the development of the list were:

- Internal Board of Directors, Group Managing Director, the management and employees.
- External regulators and government authorities, suppliers, customers, NGOs, shareholders (retail and institutional) and community.

Since then, the Group has established an ongoing process whereby emerging concerns raised by stakeholders during any engagement will be documented and updated in the list.

OUTCOME OF THE MATERIALITY ASSESSMENT

The findings of the assessment have been plotted in the materiality matrix below based on their EES impact to the Group's business, and against their importance to both internal and external stakeholders.



SUSTAINABILITY STATEMENT (cont'd)

The assessment yielded 8 material topics, (i) business strategy, (ii) product responsibility, (iii) occupational safety and health, (iv) customers, (v) supply chain, (vi) environment, (vii) employees and (viii) local community.

BUSINESS STRATEGY

The Group reckons that the most vital part of a business lies in its strategy. To ensure the smooth running of our operations and good access to financing, the Group maintains strong relationships with the business partners, suppliers and relevant authorities.

The Group's revenues are highly dependent on export sales; therefore, the Group acknowledges that any reduction on export sales due to competitive pricing abroad will impact bottom line and erode market share. With this in mind, the Group always seeks ways to secure competitively-priced materials to reduce costs and improve margins.

PRODUCT RESPONSIBILITY

The Group prioritises its customers' satisfaction. Thus, the Group is committed to providing products that meet regulatory, safety and quality standards to fulfil customers' requirements and ensure that the suppliers share the same philosophy. The existing quality management system is designed to monitor and control the processes from planning and development to production and after-sales service in order to comply with all the stipulated standards.

The Group's Edible Oil Products Division continuously ensures that it conforms to the various food and quality standards imposed by the respective Government agencies and licensing bodies in Malaysia and the importing countries. It also adheres to the stringent food and quality standards imposed by its customers.

The division is proud to be awarded with various accreditations such as ISO 22000, Good Manufacturing Practices ("GMP"), Hazard Analysis and Critical Control Points ("HACCP"), HALAL, KOSHER, MeSTI and Phytosanitary Certifications. In addition, to promote the growth and use of sustainable oil palm products through credible global standards and engagement of stakeholders, the division has become a member of the Roundtable on Sustainable Palm Oil ("RSPO"). A dedicated officer has been assigned to undertake the role of ensuring compliance to the abovementioned standards and requirements.

Whereas for the sanitary and tapware division, the Group has designed and expanded its range of products to conform to the Malaysian Standard MS1184:2014. The tap wares and mixers produced by the Group comply with British Standard BS EN 200:2008 (one of the world's highest standard) to ensure good durability and performance. Meanwhile, the Group's range of sanitary wares products comply with the Malaysian Standards MS795, MS1522, MS147 and MS2578 and are in accordance with the statutory requirements.

There are new additional Standards that the Tap and Sanitary Ware Division conforms to in this reporting year, BS EN 1213:2000 for Stopcocks DE60 and DE 60A and MS 2545:2014 for WC Flush Valve DE601 and DE401T.

The Group's tap and sanitary wares are registered and meet the requirements of Suruhanjaya Perkhidmatan Air Negara ("SPAN"), and are therefore approved to be used throughout the country. Selected water-efficient taps and low-flushing capacity cisterns ("WC") are labelled with the Malaysian Water-Efficiency Product Labelling Scheme ("MWEPLS"), so as to provide consumers with detailed information on the water-saving features of the products to ease their buying decision.

OCCUPATIONAL SAFETY AND HEALTH

Another area of material matters in business is occupational safety and health ("OSH"). This includes the health hazard due to unconducive working environment, old machineries, poor facilities, oil spillage, dust, which can result in accidental injuries, health issues and fire hazard. Since the Group relies heavily on humans and machineries in the plants, any untoward fire incident may result in the loss of life, injuries as well as damage to the machineries.

The safety and health of the employees, partners and local communities has always been a top priority. The Group has implemented proactive measures to prevent incidents and to minimise risks and continuously emphasises on safety and courses on safety-related matters. Regular morning briefings to production workers, regular inspections on safety equipment, and regular maintenance of the machineries and facilities are among the measures taken to mitigate the risks. The Group also ensures that insurance coverage is in place, all the fire hoses are functioning well, annual inspection by the Fire Department is done, fire drills and exercises are scheduled to mitigate any fire-related risks.

The Health and Safety Committee is tasked to ensure a safe and healthy working environment, has prepared safety policies and ensured effective implementation of the said policies. The health and safety officer is certified by the National Institute of Occupational Safety and Health ("NIOSH"). The committee has also done the Chemical Health Risk Assessment ("CHRA"), the Noise Mapping, the Medical Exposure Monitoring and the audiometric tests according to Occupational Safety and Health Act ("OSHA") 1994.

CUSTOMERS

The Group's customers are mainly abroad. Thereby, any political or economic instability of the importing countries, could put the Group's business in jeopardy. Some of the key sustainability issues identified in this category are non-payment and default of contracts, foreign exchange risks and shortage of the USD currency in the importing countries.

SUSTAINABILITY STATEMENT

(cont'd)

In order to mitigate such risks, the Group continuously monitors the credit performance of the customers and deploy hedging instruments such as foreign currency forward contracts. The Group is also becoming less dependent on sales from particular countries or region, by spreading sales percentage to other countries or region to diversify and reduce impacts.

SUPPLY CHAIN

The Group will face the risk of a production halt if the supplies ceases to arrive, incur extra costs in terms of overtime, delay delivery to port (special service request/SSR) and short ship (delay to next shipment).

In order to mitigate risks associated with the supply chain, the Group monitors the suppliers' credit limits, credit terms and stock's availability on a daily basis. The Group also maintains good rapport with all the suppliers to ensure smooth day-to-day operations which may disrupt production schedules and deliveries. The Group also seeks ways to engage few suppliers to mitigate the risk of supply shortage especially during the pandemic period.

ENVIRONMENT

The Group actively minimises the impact its business operations have on the environment and manages them in the following areas; raw material and energy utilisation, waste management and supply chain optimisation.

The Group implements an ongoing product wastage elimination programme, as well as product and packaging design optimisation to reduce raw material wastage and/or utilisation. It also specifies recycled packaging products. The Group also aims to conserve energy and production inputs through optimisation of its production processes. These waste management programmes are in accordance with the regulations of the Department of Environment.

The Group also promotes its extensive range of water conservation products to help its customers conserve water and energy, which conform to Malaysia's Green Building Index ("GBI") and Singapore's Water Efficiency Labelling Scheme ("WELS").

On the supply chain management front, the Group prioritises suppliers who are ISO 14000 (Environmental Management System; EMS) certified.

The Group's Edible Oil Products Division have also implemented the appropriate procedures to minimise production wastage whereby any oil leakages as a result of dented tins, jerry cans and spoilt PET bottles will be rejected and sent to the rework area. All salvaged oil spillage is then transferred into a dedicated bullet tank and subsequently filtered into a storage tank. Any remaining oil spillage will then flow into the drain and be collected by the oil trap system and disposed-off only as sludge oil to approved buyers.

Additionally, recyclable items such as rejected jerry cans, PET bottles, plastics, shrink wraps, caps, inserts, carton boxes and wooden pallets are then sent to the disposal area for collection by approved buyers and sold as scrap items.

EMPLOYEES

The Group recognises its employees as key assets; hence, the Group takes care of its employees' welfare and personal development by providing them with a rewarding, healthy, safe and fair workplace, in accordance to Malaysia Employment Act 1955 and their collective agreements. For this reporting year, the Group is pleased to report that there were no breaches to these regulations. Equal opportunities are given to potential candidate to be part of the Group, and the Group does not practise discrimination in gender, age, race, religion, culture or nationality. The Group believes believe that diversity in the workplace is a good indicator of a healthy working environment.

The Group also strives to improve working environment and continues to provide competitive salary packages and benefits to its workforce. This will help curb high turnover of general local workers, which will result in disruption of operations, loss of productivity and increases to costs of production.

Many industries were severely impacted in the country during the various Movement Control Orders that was imposed in response to the COVID-19 pandemic and had to resort to salary reductions, no-pay leave, job cuts or other drastic measures. However, the Group is proud to state that the Group strived in ensuring the employees' future was protected by paying their full take-home salaries and annual bonuses and salary increments without delay and with no pay cuts. The Group did this consciously with the good cooperation and teamwork between Management and employees which ensured the Group maintained high employee morale. The key point was the Group assured job security to all its employees which ultimately fostered into developing a close-knit work culture.

In addition, the Group is committed to the highest standard of integrity and accountability in conducting the business operations. The Group takes a zero-tolerance approach to any corrupt practices, as well as to any other manifestations of corrupt and unethical business practices. Building upon this, the Group established and enforced the Anti-bribery and Corruption Policy ("ABC") on 28 May 2020 to create awareness and to prevent corruption cases from occurring. The Group conducted workshops at all the Group's subsidiaries on the Provision on Corporate Liability (amendment of Section 17A) under the Malaysian Anti-Corruption Commission Act 2009. The purpose of the Provision is to criminalise an organisation if any associated person commits corrupt practices. Training sessions were attended by mid and senior management from each department in all subsidiaries. The Group is pleased to announce that for this reporting year, the Group recorded zero cases of corruption as defined under the Provision.

SUSTAINABILITY STATEMENT

LOCAL COMMUNITY

As part of the corporate social responsibility initiative, the Group endeavours to contribute to the general welfare of the community, particularly in promoting water conservation and proper disposal of industrial waste into common drainage in order to preserve the surrounding environment.

The Group, via its edible oil products division, participated in local communities' activities such as Persatuan Thalasemia Tawau, Majlis Sukan, Kebajikan Dan Kebudayaan, Jabatan Bomba Dan Penyelamat Malaysia, Jawatankuasa Kemajuan Dan Keselamatan Kampung ("JKKK") Kebun Baru and Persatuan Kaunselling Universiti Malaya ("PERKUM").

Moreover, during the COVID-19 outbreak, the Edible Oil Products Division has also made monetary contribution to the Primary Industries and Commodities Ministry ("MPIC") through Palm Oil Refiners Association of Malaysia ("PORAM"). This initiative was a joint effort of all the agencies under MPIC to contribute to COVID-19 fund or Tabung COVID-19.

The Group believes in contributing to a better society and ensuring that the business operations create positive impacts on local communities. In February 2020, the Edible Oil Products Division participated and donated RM50,000 to the Malaysian Golf Association ("MGA") Charity Golf event. The fund raised in this charity drive was channelled to the needy organisations i.e. Al-sultan Abdullah Foundation and the National Young Golfers Development Fund.

CONCLUSION

The Group aspires to be a responsible corporation that contributes towards the nation's agenda for sustainable development. The Group's enthusiasm and commitment have enabled the Group to progress forward this year and the Group will continue to embed sustainability into the business strategy, making it inherent within the Group's culture.

As the Group further aligns our decisions and policies, the Group will be better equipped to meet the challenges of today and those of the future. The Group is confident that the people, processes and values will meet these demands, and that we will deliver beyond expectations in the coming years.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

1. INTRODUCTION

This Statement on Risk Management and Internal Control is made in accordance with paragraph 15.26 (b) of Bursa Malaysia Securities Berhad Listing Requirements and the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers, which requires Directors of listed companies to include a statement in their annual reports on the state of their risk management and internal controls.

The Board of Directors (the "Board") of C.I. Holdings Berhad ("CIH") is pleased to present the Statement on Risk Management and Internal Control of the Group for the financial year ended 30 June 2020.

2. THE BOARD'S RESPONSIBILITY

The Board acknowledges its overall responsibility to maintain a sound system of internal controls and effective risk management practices in the Group to safeguard shareholders' investment and the Group's assets. The Board continuously ensures the adequacy and integrity of the overall internal control system for the Group.

There are two (2) committees at Board level that support the Board in its risk management and internal control responsibilities:

- Risk Management Committee ("RMC") which is tasked with overseeing the Group's risk management and compliance aspect of the Group;
- Audit Committee ("AC") which is tasked with assessing the risk and internal control environment and overseeing financial reporting, including the internal and external audit.

These committees are empowered by clearly established and approval term of reference in the above mentioned responsibilities. Accordingly, the Board is committed to the development and maintenance of an effective risk management framework and internal control system to safeguard the shareholders' investments and the Group's assets.

However, due to the limitations that are inherent in risk management framework and internal control system, the Board recognises that such system are designed to manage rather than to eliminate the risk of failure to achieve the Group's business objectives and therefore, the system by its nature can only provide reasonable assurance but not absolute assurance against material misstatement, operational failures, loss or fraud. The concept of reasonable assurance recognises that the cost of control procedures should not exceed the expected benefits.

3. RISK MANAGEMENT

The Group has a formal risk management framework, which enables the management and the Board to share a common model for the effective communication and evaluation of all principal risks and controls. The Risk Framework covers a broad variety of risks, including but not limited to business continuity issues, governance issues, financial issues and operational issues.

The Risk Management Committee ("RMC") comprises seven (7) members, out of which three (3) are appointed representatives from the Board, two (2) of which are Independent Non-Executive Directors. The Chairman of the RMC is an Independent Non-Executive Director. The others are representatives from the various operating subsidiaries. The roles and responsibilities of the RMC include the following:

- (a) To formalise the Group's Risk Management Policy including objectives, strategy and scope of risk management activities as well as to ensure the strategy, framework and methodology have been implemented and consistently applied.
- (b) To ensure that a well-structured and systematic process exists for the comprehensive identification, assessment and management of risks faced by the Group.
- (c) To ensure that risk management process and culture are embedded throughout the Group.
- (d) To ensure that appropriate reporting and feedback are received from management and reporting to the Board on the Group's risk profile and any major changes to the risk profile.

A Risk Coordinator was appointed to administer the Risk Management Framework. Under the Risk Management Framework, risk identification is a line management responsibility, whereby an employee shall recognise and identify the risk arises to the Risk Owner who is a named individual accountable for all aspects of the risk including assessment, evaluation, monitoring and reporting. For each risk, we determine the risk source and subsequently determine the cause for each risk, then the consequence is ascertained and the risk is then classified into either controllable, preventive or inherent. Risk that has been identified and assessed is categorised broadly under one of the following categories:

- Governance
- Business
- Operational
- Information
- Financial

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

(cont'd)

Risk assessment is an exercise of evaluating risk by considering the likelihood and impact in order to ascertain its relevance to the business and efficacy of current treatment. The Risk Owner is responsible for the assessment of risk exposure within the business operations which involves identifying the range of options for treating risk including accepting, mitigating, spreading, transferring, avoiding or monitoring the risk. Appropriate risk treatment plans are then prepared after assessing each option followed by implementation of those plans. All the above mentioned are recorded and updated in the Risk Register which is then used to develop a risk profile for each company.

The Risk Coordinator works in conjunction with the management of each subsidiary to work through the Risk Management Framework and updates the Risk Register. The results of this exercise are then reported to the RMC, which meets on a half yearly basis. The RMC reviews and discusses the risk profiles of the various subsidiaries, taking special note of any changes and developments, the existing controls, action plans in place to manage the risks and any further actions necessary. The RMC then reports to the Board on a half yearly basis.

In addition, the Group Managing Director and/or Executive Director conduct meetings with senior management of subsidiaries within the Group on a monthly basis. Amongst others, the key risks facing the respective subsidiaries are discussed and monitored.

Furthermore, the Board has assigned to the Audit Committee the duty of reviewing and monitoring the effectiveness of the Group's internal control system, a critical element of effective risk management.

INTERNAL AUDIT FUNCTION

The Group has an internal audit function whose primary responsibility is to assure the Board, through the Audit Committee, that the internal control systems are functioning as intended. In providing this assurance, the Internal Audit Department carries out regular audit activities in accordance with its annual audit plan to review the adequacy and integrity of internal control systems and to identify opportunities for improvement in operational efficiency. A comprehensive Audit Report is produced to highlight audit findings and provide recommendations to Management for comments and action. A follow-up audit would be carried out to monitor status of completion and compliance to agreed action plan. The Audit Committee reports to the Board on its activities, significant audit results or findings and necessary recommendations or actions needed to be taken by management to rectify

The Internal Auditors perform their tasks in accordance to International Standards for the Professional Practice of Internal Auditing issued by The Institute of Internal Auditors Malaysia, which apply and uphold the following principles and rules of conduct:

- Integrity
- Objectivity
- Confidentiality
- Competency

5. OTHER KEY ELEMENTS OF INTERNAL CONTROL

The Board has put in place other internal control measures including:

- (a) An organisation structure with key responsibilities clearly defined for the Board, committees of the Board and the executive management of the Group's operating business units.
- Authorisation limits established to provide a functional framework of authority for approving expenditures.
- Monthly reporting of operating business unit's performance.
- The Board's review of quarterly reports on each operating business unit.
- The human resources function that coordinates the employees' training and development programmes as well as occupational health and safety programmes at all levels to enhance competency, work quality, ability and safety.
- An enterprise business application software which incorporates several in-built system controls, where upgrades/updates are implemented when necessary, to assist the management in achieving various internal control objectives.

 Data and internal technology policy such as E-mail & Internet Access Policy and System & Data Security Policy. In addition,
- the Group has also put in place a back-up system and disaster recovery plan.
- The clear documentation and regular review of policies and procedures regulating financial and operating activities.
- The comprehensive Employee Handbook and Code of Conduct is in place to ensure employees observe prescribed standard of business ethics when conducting themselves at work and in their relationship with external parties.
- A Whistle Blowing Policy is in place to help ensure conformance to the guidelines set out in the Employee Handbook and Code of Conduct by enabling the employees of the Company to raise concerns in a responsible and effective manner. The Whistle Blowing Policy covers concerns such as; financial malpractice or impropriety or fraud, failure to comply with legal obligations or statutes, dangers to health and safety or the environment, criminal activity, improper conduct or unethical behaviour or any attempts to conceal any of the above. In addition, the policy outlines safeguards for the whistle blower including protection and confidentiality. Furthermore, the process for making a disclosure and the process of investigating an allegation are also outlined in the policy.
- Task force unit had been established for specific activities such as disposal of old stocks and promotion of special range launches for Doe group of companies.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

(cont'd)

- (I) Management of individual subsidiaries and business divisions are continuously assessing for risks within their business environment and formulate mitigating strategies and/or corrective actions to minimise risks.
- (m) An Anti-Bribery and Corruption ("ABC") Policy was implemented and made effective on 28 May 2020. This policy is implemented based on the "Guideline on Adequate Procedures" [Governance, Integrity and Anti-Corruption Centre ("GIACC") Guideline]. The Guidelines, which were issued pursuant to Section 17A(5) of the Malaysian Anti-Corruption Commission Act ("MACC Act"), set out adequate procedures a commercial organisation needs to put in place as a defense to a corporate liability charge under the MACC Act.

CIH has adopted and tailored the ABC Policy based on the baseline practices, processes and procedures that the MACC has clustered the building blocks to having adequate procedures behind five principles:

T = Top Level Commitment

R = Risk Assessment

U = Undertake Control Measures

S = Systematic Review, Monitoring and Enforcement

T = Training and Communication

The CIH Group's ABC Policy provides guidance to its personnel concerning methods in dealing with improper solicitation, bribery and other corrupt activities that may arise in its business affairs. This policy acts as a legal defence for CIH Group against any criminal liabilities in case of any corrupt practices of its employees and/or any person associated with the CIH group.

6. CONCLUSION

Based on the observations and reports provided to the Board for financial year under review, the Board is of the opinion that the risk management and internal control that is in place is adequate and effective to safeguard the interest of the Group's shareholders, their investments and the Group's assets.

During the financial year under review, there was no major breakdown in internal controls that caused any material loss. The Management has taken the necessary measure to improve the risk management and internal control system by continuously reviewing, monitoring and considering all risks faced by the Group to ensure that the risks are within acceptable levels within the Group's business objectives.

DIRECTORS' RESPONSIBILITY STATEMENT

FOR THE AUDITED FINANCIAL STATEMENTS

The Directors are required by the Companies Act, 2016 ("CA") to prepare financial statements for each financial year which have been made out in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards, and the requirements of the CA in Malaysia and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

The Directors are responsible to ensure that the financial statements 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 the financial year.

In preparing the financial statements, the Directors have:

- Adopted appropriate accounting policies and applied them consistently;
- Made judgements and estimates that are reasonable and prudent; and
- Prepared financial statements on a going concern basis as the Directors have reasonable expectation, having made enquiries, that the Group and Company have adequate resources to continue in operational existence for the foreseeable future.

The Directors acknowledge the responsibility for ensuring that the Company keeps accounting records which disclose with reasonable accuracy the financial position of the Group and of the Company and which enable them to ensure that the financial statements comply with the CA and applicable approved accounting standards.

The Directors have overall responsibilities for taking such steps as are reasonably open to them to safeguard the assets of the Group, to prevent and detect fraud and other irregularities.

DIRECTORS' REPORT and AUDITED FINANCIAL STATEMENTS

CONTENTS 44 Directors' Report Statement By Directors 48 48 Statutory Declaration Independent Auditors' Report 49 Statements Of Financial Position **52** Statements Of Profit Or Loss and Other Comprehensive Income 54 Consolidated Statement Of Changes In Equity 55 Statement Of Changes In Equity 56 Statements Of Cash Flows 57 59 Notes To The Financial Statements

4 DIRECTORS' REPORT

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the financial year ended 30 June 2020.

PRINCIPAL ACTIVITIES

The principal activities of the Company are that of investment holding and the provision of management services to its subsidiaries. The principal activities and the details of the subsidiaries are set out in Note 8 to the financial statements. There have been no significant changes in the nature of these activities during the financial year.

RESULTS

	Group RM'000	Company RM'000
Profit for the financial year	45,311	16,409
Attributable to: Owners of the parent	30,114	16,409
Non-controlling interests	15,197	, –
	45,311	16,409

DIVIDENDS

Dividends paid, declared or proposed since the end of the previous financial year was as follows:

	Company RM'000
In respect of financial year ended 30 June 2019:	
Final dividend of 8.0 sen per ordinary share, paid on 14 November 2019	12,960

A final dividend in respect of the financial year ended 30 June 2020 of 10.0 sen per ordinary share, amounting to RM16,200,000 has been recommended by the Directors after the reporting period for shareholders' approval at the forthcoming Annual General Meeting. The financial statements for the current financial year do not reflect this proposed dividend. This dividend, if approved by shareholders, would be accounted for as appropriation of retained earnings in the financial year ending 30 June 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.

DIRECTORS

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

C.I. Holdings Berhad
Datuk Seri Johari Bin Abdul Ghani
Megat Joha Bin Megat Abdul Rahman
Datin Mariam Prudence Binti Yusof
Dato' Sukumaran s/o Ramasamy
Nor Hishammuddin Bin Dato' Mohd Nordin
Teh Bee Tein
Kasinathan a/l Tulasi
Datuk Haji Ariffin Bin Imat
Lee Cheang Mei
Fung Heen Choon (Alternate Director to Lee Cheang Mei)
Subsidiaries of C.I. Holdings Berhad (excluding those who are already listed above)

Amir Nashrin Bin Johari Azlan Bin Ahmad

Cl D

Chaw Pei Yee

Foo Loke Yean

DIRECTORS' REPORT

Subsidiaries of C.I. Holdings Berhad (excluding those who are already listed above)

Wong Lip Wai

K.J. Kuruvilla a/l John Kuruvilla

Muhammad Razid Bin Sawall

Ramkrishna Ramier Sankara Raman (appointed on 29 June 2020)

DIRECTORS' INTERESTS

The Directors holding office at the end of the financial year and their beneficial interests in ordinary shares of the Company and of its related corporations during the financial year ended 30 June 2020 as recorded in the Register of Directors' Shareholdings kept by the Company under Section 59 of the Companies Act 2016 in Malaysia were as follows:

		Number of or	dinary shares	
	Balance at 1.7.2019	Bought	Sold	Balance at 30.6.2020
Shares in the Company				
Direct interests:				
Megat Joha Bin Megat Abdul Rahman	1,000,000	_	_	1,000,000
Fung Heen Choon	10,300,000	-	-	10,300,000
Lee Cheang Mei	10,515,000	-	-	10,515,000
Dato' Sukumaran s/o Ramasamy	2,004,000	139,200	-	2,143,200
Indirect interests:				
Datuk Seri Johari Bin Abdul Ghani	53,000,000	400,000	-	53,400,000
Datin Mariam Prudence Binti Yusof	34,344,900	-	_	34,344,900
Teh Bee Tein	230,900	-	-	230,900

		Number of or	dinary shares	
	Balance at 1.7.2019	Bought	Sold	Balance at 30.6.2020
Shares in a subsidiary				
Palmtop Vegeoil Products Sdn. Bhd.				
Direct interests:				
Dato' Sukumaran s/o Ramasamy	2,475,000	_	_	2,475,000

By virtue of Section 8(4) of the Companies Act 2016 in Malaysia, Datuk Seri Johari Bin Abdul Ghani and Datin Mariam Prudence Binti Yusof are also deemed to be interested in the ordinary 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 any interest in ordinary shares of the Company and of its related corporations during the financial year.

DIRECTORS' BENEFITS

Since the end of the previous financial year, none of the Directors have received or become entitled to receive any benefit (other than those benefits included in the aggregate amount of remuneration received or due and receivable by the 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 deemed benefits arising from related party transactions as disclosed in Note 31 to the financial statements and remuneration received by certain Directors as directors and officers of subsidiaries.

There were no arrangements during and at the end of the financial year, to which the Company is a party, which had the object of enabling the Directors to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

DIRECTORS' REPORT

(cont'd)

DIRECTORS' REMUNERATION

The details of Directors' remuneration are disclosed in Note 31(c) to the financial statements.

INDEMNITY AND INSURANCE FOR DIRECTORS, OFFICERS AND AUDITORS

There were no indemnity given to or insurance effected for the Directors, the officers and the 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:
 - (i) to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and had satisfied themselves that all known bad debts had been written off and that adequate provision had been made for doubtful debts; and
 - (ii) to ensure that any current assets 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.

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 amounts written off for bad debts or the amount of the provision 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 the 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 likely to affect substantially the results of the 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 or 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 the 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 are disclosed in Note 34 to the financial statements.

DIRECTORS' REPORT

AUDITORS

The auditors, BDO PLT (LLP0018825-LCA & AF 0206), have expressed their willingness to continue in office.

The details of auditors' remuneration of the Company and its subsidiaries for the financial year ended 30 June 2020 are disclosed in Note 26 to the financial statements.

Signed on behalf of the Board in accordance with a resolution of the Directors.

Datuk Seri Johari Bin Abdul Ghani
Director

Megat Joha Bin Megat Abdul Rahman
Director

Kuala Lumpur 15 September 2020

STATEMENT BY DIRECTORS

In the opinion of the Directors, the financial statements set out on pages 52 to 109 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 30 June 2020 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,

Datuk Seri Johari Bin Abdul Ghani
Director

Megat Joha Bin Megat Abdul RahmanDirector

Kuala Lumpur 15 September 2020

STATUTORY DECLARATION

I, Megat Joha Bin Megat Abdul Rahman, being the Director responsible for the financial management of C.I. Holdings Berhad, do solemnly and sincerely declare that the financial statements set out on pages 52 to 109 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.

Subscribed and solemnly declared by the abovenamed at Kuala Lumpur this
15 September 2020

Megat Joha Bin Megat Abdul Rahman

Before me: Mardhiyyah Abdul Wahab (W729) Commissioner for Oaths

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF C.I. HOLDINGS BERHAD (Incorporated in Malaysia)

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of C.I. Holdings Berhad, which comprise the statements of financial position as at 30 June 2020 of the Group and of the Company, and the statements of profit or loss and other 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 52 to 109.

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 30 June 2020, 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.

Recoverability of trade receivables

As at 30 June 2020, the net carrying amount of trade receivables of the Group was RM445 million, as disclosed in Note 10 to the financial statements.

The Group has impaired trade receivables of RMO.5 million during the financial year.

We determined this to be 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 performed included the following:

- (i) recomputed the probability of default using historical data and forward looking information adjustment applied by the Group;
- (ii) recomputed the correlation coefficient between forward looking factors and historical credit losses to determine the appropriateness of the forward-looking information of the Group; and
- (iii) inquiries of management to assess the rationale underlying the relationship between the forward-looking information and expected credit losses.

We have determined that there are no key audit matters to communicate in our auditors' report in respect of the audit of the financial statements of the Company.

Information Other than the Financial Statements and Auditors' Report Thereon

The Directors of the Company are responsible for the other information. The other information comprises the 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 or 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.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF C.I. HOLDINGS BERHAD (Incorporated in Malaysia) (cont'd)

Information Other than the Financial Statements and Auditors' Report Thereon (continued)

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements of the Group and of the Company as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with approved standards on auditing in Malaysia and International Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- (a) Identify and assess the risks of material misstatement of the financial statements of the Group and of the Company, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- (b) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the 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 the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the ability of the Group or of the Company 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 the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF C.I. HOLDINGS BERHAD (Incorporated in Malaysia)

(cont'd)

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 8 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 15 September 2020 Rejeesh A/L Balasubramaniam 02895/08/2022 J Chartered Accountant

STATEMENTS OF FINANCIAL POSITION AS AT 30 JUNE 2020

		Gro	ир	Comp	pany
	Note	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
ASSETS					
NON-CURRENT ASSETS					
Property, plant and equipment	5	77,375	84,951	46	445
Right-of-use assets	6	21,704	-	2,197	_
Intangible assets	7	11,261	11,261	_	_
Investments in subsidiaries	8	_	-	54,500	46,300
Other investment	9	10	10	10	10
Trade and other receivables	10			4,278	15,572
		110,350	96,222	61,031	62,327
CURRENT ASSETS					
Trade and other receivables	10	468,739	303,675	7,157	12,749
Inventories	11	58,586	46,327	-	-
Derivative financial assets	12	664	1,711	-	-
Current tax assets		1,315	5,889	200	124
Cash and bank balances	13	165,422	120,145	64,952	52,598
		694,726	477,747	72,309	65,471
TOTAL ASSETS		805,076	573,969	133,340	127,798
EQUITY AND LIABILITIES					
Equity attributable to owners of the parent					
Share capital	14	95,147	95,147	95,147	95,147
Reserves	15	132,516	115,245	34,925	31,476
		227,663	210,392	130,072	126,623
Non-controlling interests	8(e)	40,134	31,733		
TOTAL EQUITY		267,797	242,125	130,072	126,623

STATEMENTS OF FINANCIAL POSITION AS AT 30 JUNE 2020

(cont'd)

		Gro	oup	Com	oany
	Note	2020 RM'000	2019 RM'000	2020 RM′000	2019 RM'000
LIABILITIES					
NON-CURRENT LIABILITIES					
Borrowings	16	9,021	16,709	_	260
Lease liabilities	6	6,642	_	1,616	_
Deferred tax liabilities	20	999	1,145	_	_
Retirement benefit obligations	21	538	500		
		17,200	18,354	1,616	260
CURRENT LIABILITIES					
Trade and other payables	22	138,947	122,134	1,096	857
Derivative financial liabilities	12	12,185	5,330	_	-
Borrowings	16	366,115	185,348	_	58
Lease liabilities	6	2,405	_	556	-
Current tax liabilities		427	678	_	_
		520,079	313,490	1,652	915
TOTAL LIABILITIES		537,279	331,844	3,268	1,175
TOTAL EQUITY AND LIABILITIES		805,076	573,969	133,340	127,798

STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE FINANCIAL YEAR ENDED 30 JUNE 2020

		Gro	oup	Company		
	Note	2020 RM'000	2019 RM′000	2020 RM'000	2019 RM′000	
Revenue	24	2,572,493	2,272,914	20,713	16,600	
Cost of sales	25	(2,415,178)	(2,164,416)			
Gross profit		157,315	108,498	20,713	16,600	
Other income		11,914	9,865	1,960	2,219	
Selling and distribution costs		(16,933)	(17,740)	_	_	
Administrative expenses		(81,467)	(50,427)	(5,985)	(5,389)	
Other expenses		(7,245)	(4,262)	(45)	(44)	
Finance costs		(10,517)	(12,640)	(73)	(16)	
Profit before tax	26	53,067	33,294	16,570	13,370	
Tax expense	27	(7,756)	(6,220)	(161)	(300)	
Profit for the financial year		45,311	27,074	16,409	13,070	
Other comprehensive income, net of tax: Items that may be reclassified subsequently to profit or loss Foreign currency translations Items that will not be reclassified subsequently to profit or loss		195	35	-	-	
Re-measurement of defined benefit liability	21	_	113	_	_	
Total comprehensive income	21	45,506	27,222	16,409	13,070	
Profit attributable to:						
Owners of the parent		30,114	19,037	16,409	13,070	
Non-controlling interests		15,197	8,037	_	_	
		45,311	27,074	16,409	13,070	
Total comprehensive income attributable to:		20.001	10171	1/ 400	10.070	
Owners of the parent		30,231	19,171	16,409	13,070	
Non-controlling interests		15,275 45,506	<u>8,051</u> <u>27,222</u>	16,409	13,070	
Earnings per ordinary share attributable to equity holders of the Company (sen):		10,000	27,222	10,107	10,07	
Basic	28	18.59	11.75			
Diluted	28	18.59	11.75			

The accompanying notes form an integral part of the financial statements.

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2020

		Share capital	Non-distributable Exchange translation reserve	Distributable Retained earnings	Total attributable to owners of the parent	Non- controlling interests	Total equity
Group	Note	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Balance as at 1 July 2019		95,147	39	115,206	210,392	31,733	242,125
Profit for the financial year		_	_	30,114	30,114	15,197	45,311
Foreign currency translation		_	117	_	117	78	195
Total comprehensive income		_	117	30,114	30,231	15,275	45,506
Transactions with owners							
Dividend paid	29	_	_	(12,960)	(12,960)	_	(12,960)
Dividend paid to non-controlling interest of a subsidiary	8(f)	_	_	_	_	(6,874)	(6,874)
Balance as at 30 June 2020		95,147	156	132,360	227,663	40,134	267,797
Balance as at 1 July 2018		95,147	18	112,256	207,421	29,732	237,153
Profit for the financial year		75,147		19,037	19,037	8,037	27,074
Foreign currency translation		_	21	-	21	14	35
Re-measurement of defined benefit liability		_		113	113	_	113
Total comprehensive income		_	21	19,150	19,171	8,051	27,222
Transactions with owners							
Dividend paid	29	_	_	(16,200)	(16,200)	-	(16,200)
Dividend paid to non- controlling interest of a subsidiary	8(f)	_	_	_	_	(6,050)	(6,050)
Balance as at 30 June 2019		95,147	39	115,206	210,392	31,733	242,125

STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2020

Company	Note	Share capital RM′000	Distributable Retained earnings RM'000	Total equity RM'000
Balance as at 1 July 2018		95,147	34,606	129,753
Profit for the financial year		_	13,070	13,070
Other comprehensive income, net of tax		_	-	_
Total comprehensive income		-	13,070	13,070
Transaction with owners				
Dividend paid	29		(16,200)	(16,200)
Balance as at 30 June 2019		95,147	31,476	126,623
Profit for the financial year		_	16,409	16,409
Other comprehensive income, net of tax		_	_	_
Total comprehensive income		_	16,409	16,409
Transaction with owners				
Dividend paid	29		(12,960)	(12,960)
Balance as at 30 June 2020		95,147	34,925	130,072

STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 30 JUNE 2020

		Gro	ир	Comp	any
	Note	2020 RM′000	2019 RM'000	2020 RM'000	2019 RM′000
CASH FLOWS FROM OPERATING ACTIVITIES					
Profit before tax		53,067	33,294	16,570	13,370
Adjustments for:					
Bad debts written off		6,757	744	_	_
Depreciation of property, plant and equipment	5	8,282	8,674	17	46
Depreciation of right-of-use asset	6	3,879	_	583	_
Dividend income	24	_	_	(17,113)	(13,000)
Fair value adjustments on derivative instruments	12	7,902	2,873	_	_
Impairment losses on:					
- amounts owing by subsidiaries	10	_	_	44	44
- trade receivables	10	476	646	_	_
Interest expense		10,517	12,640	73	16
Interest income		(1,885)	(2,036)	(1,960)	(2,144)
Inventories written down	11	11	100	_	_
Inventories written back	11	(76)	(138)	_	_
Loss/(Gain) on disposal of:					
- property, plant and equipment		2	(108)	_	(75)
- right-of-use asset		(132)	_	_	_
Property, plant and equipment written off	5	2	2	-	_
Provision for retirement benefit obligations	21	112	75	_	_
Reversal of impairment loss on trade and other receivables	10	(3,474)	(585)	-	_
Unrealised loss/(gain) on foreign exchange	26	942	(737)		
Operating profit/(loss) before changes in working capital		86,382	55,444	(1,786)	(1,743)
Changes in working capital:					
Inventories		(12,194)	(4,218)	_	_
Trade and other receivables		(167,896)	15,268	33	111
Trade and other payables		16,041	27,718	239	(194)
Cash (used in)/from operations		(77,667)	94,212	(1,514)	(1,826)
Tax paid		(6,995)	(7,929)	(237)	(245)
Tax refunded		3,416	25	_	_
Contributions paid for retirement benefit	21	(74)	(244)	_	_
Net cash (used in)/from operating activities		(81,320)	86,064	(1,751)	(2,071)

STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 30 JUNE 2020

(cont'd)

CASH FLOWS FROM INVESTING ACTIVITIES Repayment from/(Advances to) subsidiaries Addition of interest in a subsidiary Dividend received from a subsidiary Withdrawal/(Placement) of deposits with maturity periods of more than 3 months Interest received Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b) Purchase of right-of-use assets	5,000 1,885 1 200 (14,728)	2019 RM'000	2020 RM'000 16,809 (8,200) 17,113 5,000 1,960 - (6) -	2019 RM'000 (2,792) - 13,000 (12,900) 2,144 75 - (83)
Repayment from/(Advances to) subsidiaries Addition of interest in a subsidiary Dividend received from a subsidiary Withdrawal/(Placement) of deposits with maturity periods of more than 3 months Interest received Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b)	5,000 1,885 1 200 (14,728) b) (3,526)	2,036 118 - (22,670)	(8,200) 17,113 5,000 1,960 -	13,000 (12,900) 2,144 75
Addition of interest in a subsidiary Dividend received from a subsidiary Withdrawal/(Placement) of deposits with maturity periods of more than 3 months Interest received Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b)	5,000 1,885 1 200 (14,728) b) (3,526)	2,036 118 - (22,670)	(8,200) 17,113 5,000 1,960 -	13,000 (12,900) 2,144 75
Dividend received from a subsidiary Withdrawal/(Placement) of deposits with maturity periods of more than 3 months Interest received Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b)	5,000 1,885 1 200 (14,728) b) (3,526)	2,036 118 - (22,670)	17,113 5,000 1,960 - -	(12,900) 2,144 75
Withdrawal/(Placement) of deposits with maturity periods of more than 3 months Interest received Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b)	1,885 1 200 b) (14,728) b) (3,526)	2,036 118 - (22,670)	5,000 1,960 - -	(12,900) 2,144 75
of more than 3 months Interest received Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b)	1,885 1 200 b) (14,728) b) (3,526)	2,036 118 - (22,670)	1,960	2,144 75 -
Proceeds from disposal of property, plant and equipment Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b)	1 200 (14,728) b) (3,526)	(22,670)		75 -
Proceeds from disposal of right-of-use asset Purchase of property, plant and equipment 5(b	b) (14,728) b) (3,526)	(22,670)	(6) —	_
Purchase of property, plant and equipment 5(b	b) (14,728) b) (3,526)	_	(6) —	(83)
	b) (3,526)	_	(6)	(83)
Purchase of right-of-use assets		_	_	_
Total account of the control of the	(11,168)			
Net cash (used in)/from investing activities		(33,416)	32,676	(556)
CASH FLOWS FROM FINANCING ACTIVITIES				
Dividend paid to shareholders	(12,960)	(16,200)	(12,960)	(16,200)
Dividend paid to non-controlling interests in a subsidiary	(6,874)	(6,050)	_	_
Drawdowns/(Repayments) of borrowings:				
- term loan	(4,798)	10,617	_	_
– bankers' acceptance	(39,188)	(50,286)	_	_
- islamic term financing	221,578	2,606	_	_
- hire purchase creditors	-	(4,579)	_	(130)
Interest paid	(10,227)	(12,640)	(11)	(16)
Payments of lease liabilities	(2,815)	_	(600)	_
Net cash from/(used in) financing activities	144,716	(76,532)	(13,571)	(16,346)
Net increase/(decrease) in cash and cash equivalents	52,228	(23,884)	17,354	(18,973)
Effect of exchange rate changes on cash and cash equivalents	(1,632)	3,383	-	-
Cash and cash equivalents at beginning of financial year	99,826	120,327	32,598	51,571_
Cash and cash equivalents at end of financial year 13(g	(g) 150,422	99,826	49,952	32,598

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020

1. CORPORATE INFORMATION

C.I. Holdings Berhad ("the Company") is a public limited liability company, incorporated and domiciled in Malaysia, and is listed on the Main Market of Bursa Malaysia Securities Berhad.

The registered office and principal place of business of the Company are located at Suite A-11-1, Level 11, Hampshire Place Office, 157 Hampshire, No. 1, Jalan Mayang Sari, 50450 Kuala Lumpur.

The consolidated financial statements for the financial year ended 30 June 2020 comprise the Company and its subsidiaries. These 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 ("RM'000"), unless otherwise stated.

The financial statements were authorised for issue in accordance with a resolution by the Board of Directors on 15 September 2020.

2. PRINCIPAL ACTIVITIES

The principal activities of the Company are that of investment holding and the provision of management services to its subsidiaries. The principal activities and the details of the subsidiaries are set out in Note 8 to the financial statements. There have been no significant changes in the nature of these activities during the financial year.

3. 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 MFRSs during the financial year. The new MFRSs and Amendments to MFRSs adopted during the financial year are disclosed in Note 35.1 to the financial statements.

The Group and the Company applied MFRS 16 *Leases* for the first time during the current financial year, using the cumulative effect method as at 1 July 2019. Consequently, the comparative information were not restated and are not comparable to the financial information of the current financial year.

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.

4. OPERATING SEGMENTS

C.I. Holdings Berhad has arrived at three (3) reportable segments that are organised and managed separately according to the business segments, which requires different business and marketing strategies. The reportable segments are summarised as follows:

Edible oil Selling, packing and marketing of all types of edible oil.

2. Tap-ware and sanitary ware Manufacture and trading of household fittings and appliances such as water taps, plumbing accessories and sanitary wares.

3. Investment holdings Investment activities.

Others mainly comprised subsidiaries that have ceased operations and remained inactive.

The Group evaluates performance on the basis of profit or loss from operations before tax not including non-recurring losses, such as restructuring costs and goodwill impairment.

The Directors are of the opinion that all inter-segment transactions have been entered into in the normal course of business and are based on negotiated and mutually agreed terms.

Segment assets exclude tax assets.

Segment liabilities exclude tax liabilities and retirement benefit obligations. Even though loans and borrowings arise from financing activities rather than operating activities, they are allocated to the segments based on relevant factors (e.g. funding requirements).

Inter-segment revenue is priced along the same lines as sales to external customers and is eliminated in the consolidated financial statements. These policies have been applied consistently throughout the current and previous financial years.

Details are provided in the reconciliations from segment assets and liabilities to the position of the Group.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

4. OPERATING SEGMENTS (continued)

2020	Edible oil RM'000	Tap-ware and sanitary ware RM'000	Investment holdings RM'000	Others RM'000	Total RM′000
Revenue					
Total revenue	2,788,389	20,672	20,713	_	2,829,774
Inter-segment revenue	(236,529)	(39)	(20,713)	_	(257,281)
Revenue from external customers	2,551,860	20,633		_	2,572,493
Interest income	157	53	1,675	_	1,885
Finance costs	(10,388)	(56)	(73)		(10,517)
Net finance (expense)/income	(10,231)	(3)	1,602	_	(8,632)
Depreciation of property, plant and equipment	8,089	175	18	_	8,282
Depreciation of rights-of-use assets	3,045	252	582	_	3,879
Segment profit/(loss) before tax	58,023	(1,100)	(3,841)	(15)	53,067
Other material non-cash items:					
– Bad debts written off	6,757	_	_	_	6,757
- Fair value adjustment on derivative instruments	7,902	_	_	_	7,902
- Impairment losses on trade receivables	412	64	_	_	476
 Reversal of impairment losses on trade receivables 	(3,399)	(75)	_	_	(3,474)
- Unrealised loss on foreign exchange	942	_	_	_	942
Additions to non-current assets other than financial instruments and deferred tax assets	22,328	17	6	-	22,351
Segment assets	693,442	31,605	78,714	_	803,761
Segment liabilities	528,519	3,510	3,280	6	535,315

NOTES TO THE FINANCIAL STATEMENTS 30 JUNE 2020

(cont'd)

4. OPERATING SEGMENTS (continued)

2019	Edible oil RM'000	Tap-ware and sanitary ware RM'000	Investment holdings RM'000	Others RM'000	Total RM′000
Revenue					
Total revenue	2,441,306	36,519	16,600	-	2,494,425
Inter-segment revenue	(204,697)	(214)	(16,600)		(221,511)
Revenue from external customers	2,236,609	36,305	_	_	2,272,914
Interest income	275	29	1,732	_	2,036
Finance costs	(12,560)	(64)	(16)		(12,640)
Net finance (expense)/income	(12,285)	(35)	1,716	_	(10,604)
Depreciation of property, plant and equipment	8,424	204	46	-	8,674
Segment profit/(loss) before tax	32,161	762	385	(14)	33,294
Other material non-cash items:					
– Bad debts written off	744	_	_	_	744
- Fair value adjustment on derivative instruments	2,873	_	_	_	2,873
- Impairment losses on trade receivables	211	435	_	_	646
 Reversal of impairment losses on trade receivables 	(481)	(104)	_	_	(585)
- Unrealised gain on foreign exchange	(737)	_	-	_	(737)
Additions to non-current assets other than financial instruments and deferred tax assets	22,611	27	401	-	23,039
Segment assets	469,280	34,207	64,593	_	568,080
Segment liabilities	323,476	4,851	1,188	6	329,521

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

4. OPERATING SEGMENTS (continued)

Reconciliations of reportable segment profit or loss, assets and liabilities to the corresponding amounts of the Group are as follows:

	2020 RM′000	2019 RM′000
Profit for the year		
Total profit for reportable segments	53,067	33,294
Tax expense	(7,756)	(6,220)
Profit for the financial year of the Group per consolidated statement of profit or loss and other comprehensive income	45,311	27,074
Assets		
Total assets for reportable segments	803,761	568,080
Current tax assets	1,315	5,889
Assets of the Group	805,076	573,969
Liabilities		
Total liabilities for reportable segments	535,315	329,521
Deferred tax liabilities	999	1,145
Current tax liabilities	427	678
Retirement benefit obligations	538	500
Liabilities of the Group	537,279	331,844

Geographical information

The manufacturing facilities and sales offices of the Group are based in Malaysia.

In presenting information on the basis of geographical areas, segment revenue is based on the geographical location of customers.

	2020 RM'000	2019 RM′000
Revenue from external customers		
Malaysia	73,758	77,919
Africa	1,879,114	1,584,594
Asia	535,913	533,921
Other regions	83,708	76,480
	2,572,493	2,272,914

NOTES TO THE FINANCIAL STATEMENTS 30 JUNE 2020

(cont'd)

5. PROPERTY, PLANT AND EQUIPMENT

Group 2020	Balance as at 1 July 2019 RM'000	Effect on adoption of MFRS 16 (Note 35.1) RM'000	Additions RM'000	Disposal RM'000	Written off RM'000	Reclassifications RM'000	Depreciation charge for the financial year RM'000	Exchange differences RM'000	Balance as at 30 June 2020 RM'000
Carrying amount									
Buildings	23,645	_	873	_	_	2,013	(938)	_	25,593
Freehold land	15,194	_	5	_	_	_	_	_	15,199
Leasehold land	8,451	(8,451)	_	_	_	_	_	_	_
Plant and machinery	26,034	(4,247)	<i>7</i> 21	_	-	7,776	(6,180)	_	24,104
Office furniture and equipment	1,465	(7)	135	(3)	(2)	58	(500)	1	1,147
Renovation	5,932	_	226	_	_	_	(475)	1	5,684
Motor vehicles	1,567	(1,318)	_	_	_	_	(189)	4	64
Construction -in-progress	2,663		12,768		_	(9,847)		_	5,584
	84,951	(14,023)	14,728	(3)	(2)		(8,282)	6	77,375

		At 30 June 2020					
	Cost RM'000	Accumulated depreciation RM'000	Carrying amount RM'000				
Buildings	31,736	(6,143)	25,593				
Freehold land	15,199	_	15,199				
Plant and machinery	56,963	(32,859)	24,104				
Office furniture and equipment	4,870	(3,723)	1,147				
Renovation	8,580	(2,896)	5,684				
Motor vehicles	1,845	(1,781)	64				
Construction-in-progress	5,584		5,584				
	124,777	(47,402)	77,375				

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

5. PROPERTY, PLANT AND EQUIPMENT (continued)

Group 2019	Balance as at 1 July 2018 RM'000	Additions RM'000	Disposal RM'000	Written off RM′000	Reclassifications RM'000	Depreciation charge for the financial year RM'000	Exchange differences RM'000	Balance as at 30 June 2019 RM'000
Carrying amount								
Buildings	12,255	3,490	_	_	8,094	(710)	_	23,129
Freehold land	11,041	4,152	_	_	_	_	_	15,193
Leasehold land	5,368	4,011	_	_	_	(411)	_	8,968
Plant and machinery	18,338	4,363	(10)	_	9,178	(5,836)	1	26,034
Office furniture and equipment	1,274	216	*	(2)	452	(477)	2	1,465
Renovation	5,460	610	_	_	310	(449)	1	5,932
Motor vehicles	1,833	514	*	_	_	(791)	11	1,567
Construction -in-progress	15,014	5,683			(18,034)		_	2,663
	70,583	23,039	(10)	(2)	_	(8,674)	15	84,951

	At 30 June 2019					
	Cost RM'000	Accumulated depreciation RM'000	Carrying amount RM'000			
Buildings	28,330	(5,201)	23,129			
Freehold land	15,193	_	15,193			
Leasehold land	10,934	(1,966)	8,968			
Plant and machinery	55,686	(29,652)	26,034			
Office furniture and equipment	4,578	(3,113)	1,465			
Renovation	8,349	(2,417)	5,932			
Motor vehicles	5,041	(3,474)	1,567			
Construction-in-progress	2,663		2,663			
	130,774	(45,823)	84,951			

^{*} Disposal of property, plant and equipment with a less than RM1,000 and Nil carrying amount.

Company 2020	Balance as at 1 July 2019 RM'000	Effect on adoption of MFRS 16 (Note 35.1) RM'000	Additions RM'000	Written off RM'000	Depreciation charge for the financial year RM'000	Balance as at 30 June 2020 RM'000
Carrying amount						
Office furniture and equipment	51	_	6	*	(16)	41
Motor vehicles	394	(388)	_	_	(1)	5
	445	(388)	6	*	(17)	46

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

5. PROPERTY, PLANT AND EQUIPMENT (continued)

	At 30 June 2020						
	Cost RM'000	Accumulated depreciation RM'000	Carrying amount RM'000				
Office furniture and equipment	866	(825)	41				
Renovation	413	(413)	_				
Motor vehicles	9	(4)	5				
	1,288	(1,242)	46				

Company 2019	Balance as at 1 July 2018 RM'000	Additions RM'000	Disposal RM'000	Written off RM'000	Depreciation charge for the financial year RM'000	Balance as at 30 June 2019 RM'000
Carrying amount						
Office furniture and equipment	60	7	-	*	(16)	51
Renovation	22	_	_	_	(22)	_
Motor vehicles	8	394	*	_	(8)	394
	90	401	*	*	(46)	445

	At 30 June 2019						
	Cost RM'000	Accumulated depreciation RM'000	Carrying amount RM'000				
Office furniture and equipment	865	(814)	51				
Renovation	413	(413)	_				
Motor vehicles	402	(8)	394				
	1,680	(1,235)	445				

- * Disposal of property, plant and equipment with less than RM1,000 carrying amount.
- (a) All items of property, plant and equipment are initially recorded at cost. After initial recognition, property, plant and equipment except for freehold land and construction-in-progress are stated at cost less any accumulated depreciation and accumulated impairment losses, if any.

Depreciation is calculated to write down the cost of the assets to their residual values on a straight line basis over their estimated useful lives. The estimated useful lives represent common life expectancies applied in the various business segments of the Group operates. The principal depreciation period and annual rates used are as follows:

Buildings	2% - 13%
Leasehold land	over the lease period up to 99 years
Plant and machinery	2% - 33%
Office furniture and equipment	8% - 40%
Renovation	10% - 20%
Motor vehicles	20% - 25%

Freehold land has unlimited useful life and is not depreciated. Construction-in-progress represents machinery and office equipment under installation and is stated at cost. Construction-in-progress is not depreciated until such time when the asset is ready for use.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

5. PROPERTY, PLANT AND EQUIPMENT (continued)

(b) During the financial year, the Group and the Company made the following cash payments to purchase property, plant and equipment:

	Group		Con	npany
	2020 RM'000	2019 RM'000	2020 RM′000	2019 RM′000
Purchase of property, plant and equipment	14,728	23,039	6	401
Financed by finance lease		(369)	_	(318)
Cash payments on purchase of property, plant and equipment	14,728	22,670	6	83

- (c) In the previous financial year, the Group had assessed and classified land use rights of the Group as finance leases based on the extent to which risks and rewards incidental to ownership of the land resides with the Group arising from the lease term. Consequently, the Group had classified the unamortised upfront payment for land use rights as finance leases in accordance with MFRS 117 Leases.
- (d) In the previous financial year, included in the property, plant and equipment of the Group and of the Company were assets acquired under finance lease obligations at the end of each reporting period as follows:

	Group	Company
	2019 RM′000	2019 RM′000
Motor vehicles	1,399	394
Plant and machinery	4,247	_
Office equipment	7	
	5,653	394

Details of terms and condition of the hire purchase arrangements are disclosed in Note 16 and Note 18 to the financial statements.

(e) The carrying amounts of property, plant and equipment of the Group pledged to licensed banks for banking facilities granted to certain subsidiaries at the end of the reporting period as disclosed in Note 16, Note 17 and Note 19 to the financial statements are as follows:

	Group		
	2020 RM′000	2019 RM′000	
Buildings	17,981	18,406	
Freehold land	15,199	15,193	
Leasehold land	_	2,097	
Plant and machinery	9,944	13,050	
	43,124	48,746	

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

6. LEASES

The Group as a lessee

Right-of-use assets

Carrying amount	Balance as at 1.7.2019 RM'000	Effects on adoption of MFRS 16 (Note 35.1) RM'000	Additions RM'000	Disposal RM'000	Depreciation charge for the financial year RM'000	Foreign exchange differences RM'000	Balance as at 30.6.2020 RM'000
Land		8,451	-	_	(489)	-	7,962
Buildings	_	3,590	6,238	_	(983)	_	8,845
Machineries	_	4,653	_	_	(1,616)	_	3,037
Office equipment	_	7	-	_	(6)	_	1
Motor vehicles	_	1,318	1,385	(68)	(785)	9	1,859
	_	18,019	7,623	(68)	(3,879)	9	21,704

Lease liabilities

Carrying amount	Balance as at 1.7.2019 RM'000	Effects on adoption of MFRS 16 (Note 35.1) RM'000	Additions RM'000	Payments of lease liabilities RM'000	Payments of lease interest RM'000	Accretion of interest RM'000	Foreign exchange differences RM'000	Balance as at 30.6.2020 RM′000
Buildings	_	3,558	2,969	(724)	(85)	85	_	5,803
Machineries	_	2,843	_	(1,179)	(130)	130	_	1,664
Office equipment	_	7	_	(7)	*	_	_	_
Motor vehicles		1,142	1,128	(615)	(75)	75	(75)	1,580
		7,550	4,097	(2,525)	(290)	290	(75)	9,047

^{*} The payments of lease interest is insignificant.

The Company as a lessee

Right-of-use assets

Carrying amount	Balance as at 1.7.2019 RM'000	Effects on adoption of MFRS 16 (Note 35.1) RM'000	Depreciation charge for the financial year RM'000	Balance as at 30.6.2020 RM′000
Buildings	_	2,392	(504)	1,888
Motor vehicles	_	388	(79)	309
	_	2,780	(583)	2,197

Lease liabilities

Carrying amount	Balance as at 1.7.2019 RM'000	Effects on adoption of MFRS 16 (Note 35.1) RM'000	Payments of lease liabilities RM'000	Payments of lease interest RM'000	Accretion of interest RM'000	Balance as at 30.6.2020 RM'000
Buildings	_	2,392	(482)	(49)	49	1,910
Motor vehicles		318	(56)	(13)	13	262
		2,710	(538)	(62)	62	2,172

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

6. LEASES (continued)

	Group 2020 RM'000	Company 2020 RM'000
Represented by:		
Current liabilities	2,405	556
Non-current liabilities	6,642	1,616
	9,047	2,172

(a) 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.

After initial recognition, right-of-use assets are stated 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:

Land	up to 99 years
Buildings	5 years
Machineries	5 years
Office equipment	5 years

(b) During the financial year, the Group made the following cash payments to purchase of right-of-use assets:

	Group		
	2020 RM′000	2019 RM′000	
Purchase of right-of-use assets	7,623	_	
Financed by finance lease	(4,097)		
Cash payments on purchase of right-of-use assets	3,526	_	

- (c) The Group has certain leases of office equipment and office building with lease term of 12 months or less, and low value leases of office equipment of RM20,000 and below. The Group applies the "short-term lease" and "lease of low-value assets" exemptions for these leases.
- (d) The following are the amounts recognised in profit or loss:

	Group	Company
	2020 RM′000	2020 RM'000
Depreciation charge of right-of-use assets (included in cost of sales and administrative expenses)	3,879	583
Interest expense on lease liabilities (included in finance costs)	290	61
Expense relating to short-term leases (included in administrative expenses)	529	_
Expense relating to leases of low-value assets (included in administrative expenses)	4,712	644

(e) Certain land of the Group with a carrying amount of RM2,072,000 have been pledged as securities to banks for loans and borrowings granted to the Group as disclosed in Note 16 and Note 19 to the financial statements.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

6. LEASES (continued)

(f) 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 that are exposed to interest rate risk:

	Weighted average incremental borrowing rate per annum %	Within one (1) year RM'000	One (1) to five (5) years RM'000	More than five (5) years RM'000	Total RM′000
Group 30 June 2020					
Lease liabilities					
Floating rates	4.22%	2,405	3,872	2,770	9,047
Company 30 June 2020					
Lease liabilities					
Floating rates	2.28%	556	1,616	_	2,172

(g) 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:

	Within one (1) year RM'000	One (1) to five (5) years RM'000	More than five (5) years RM'000	Total RM'000
Group 30 June 2020				
Lease liabilities	2,591	4,120	3,086	9,797
Company 30 June 2020				
Lease liabilities	602	1,672	_	2,274

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

6. LEASES (continued)

(h) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's and the Company's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the statements of cash flows of the Group and of the Company as cash flows from financing activities.

	Lease liabilities	
	Group RM'000	Company RM'000
At 1 July 2019	_	_
Effect on adoption of MFRS 16	7,550	2,710
At 1 July 2019, as restated	7,550	2,710
Additions	4,097	_
Cash flows	(2,815)	(600)
Non-cash flows:		
- Unwinding of interest	290	62
- Effect of foreign exchange	(75)	_
At 30 June 2020	9,047	2,172

7. INTANGIBLE ASSETS

Group 2020	Balance as at 1 July 2019/30 June 2020 RM'000
Carrying amount	
Goodwill	11,242
Trademark	19
	11,261

		At 30 June 2020		
	Cost RM'000	Accumulated impairment loss RM'000	Carrying amount RM'000	
Goodwill	11,242	-	11,242	
Trademark	19	_	19	
	11,261	_	11,261	

30 JUNE 2020 (cont'd)

7. INTANGIBLE ASSETS (continued)

Group 2019	Balance as at 1 July 2018/30 June 2019 RM'000
Carrying amount	
Goodwill	11,242
Trademark	19
	11,261

	At 30 June 2019		
	Cost RM'000	Accumulated impairment loss RM'000	Carrying amount RM'000
Goodwill	11,242	_	11,242
Trademark	19	_	19
	11,261	_	11,261

(a) Goodwill

Goodwill is initially measured at cost. After initial recognition, goodwill is measured at cost less accumulated impairment losses, if any. Goodwill is not amortised but instead tested for impairment annually or more frequently if events or changes in circumstances indicate that the carrying amount could be impaired.

The recoverable amount of the goodwill associated with the acquisition of Continental Resources Sdn. Bhd. (the "cash generating unit" or "CGU") has been determined based on value in use calculations using a cash flow forecast and projections from financial budgets approved by management covering a five-year period. The pre-tax discount rate applied to the cash flow forecast and projections, the forecasted growth rates used to extrapolate cash flows for the five-year period, and the calculations of value in use for the CGUs are most sensitive to the following assumptions:

(i) Growth rates

The forecasted average annual revenue growth rate from 2021 to 2025 is 2.0%. The average annual revenue growth rate used in 2019 was 4.0%.

(ii) Pre-tax discount rates

The pre-tax discount rate used was 3.5% (2019: 5.1%). In determining the appropriate discount rate due consideration has been given to the weighted average cost of capital of the Group and reflect specific risks relating to the relevant CGLI

A reasonably possible change in the assumptions above would not cause any impairment loss on goodwill.

The Group determines whether goodwill on consolidation is impaired at least on an annual basis. This requires an estimation of the value-in-use of a subsidiary to which goodwill is allocated. Estimating a value-in-use amount requires management to make an estimate of the expected future cash flows from the subsidiary and also to choose a suitable discount rate in order to calculate the present value of those cash flows.

(b) Other intangible assets are recognised only when the identifiability, control and future economic benefits probability are met. The other intangible assets are initially measured at cost. After initial recognition, other intangible assets are measured at cost less accumulated impairment losses, if any.

30 JUNE 2020 (cont'd)

8. INVESTMENTS IN SUBSIDIARIES

	Company	
	2020 RM′000	2019 RM′000
Unquoted shares, at cost	155,230	147,030
Less: Accumulated impairment losses	(100,730)	(100,730)
	54,500	46,300

(a) Investments in subsidiaries, which are eliminated on consolidation, are stated in the separate financial statements of the Company at cost less impairment losses, if any.

All components of non-controlling interests shall be measured at their acquisition-date fair values, unless another measurement basis is required by MFRSs. The choice of measurement basis is made on a combination-by-combination basis. Subsequent to initial recognition, the carrying amount of non-controlling interests is the amount of those interests at initial recognition plus the non-controlling interests' share of subsequent changes in equity.

(b) Details of the subsidiaries are as follows:

	Country of Effective equity interest			
Name of company	incorporation	2020 %	2019 %	Principal activities
Continental Resources Sdn. Bhd.	Malaysia	100	100	Selling, manufacturing and packing of edible oils
Doe Industries Sdn. Bhd.	Malaysia	100	100	Manufacture and selling of water taps, showers and other plumbing fittings
C.I. Building Industries Sdn. Bhd.	Malaysia	100	100	Investment holding
C.I. Engineering Sdn. Bhd.	Malaysia	100	100	Investment holding
C.I. Management Sdn. Bhd.	Malaysia	100	100	Inactive
C.I. Construction Sdn. Bhd.	Malaysia	100	100	Inactive
C.I. Marketing Sdn. Bhd.	Malaysia	100	100	Inactive
C.I. Halla Environmental Technology Sdn. Bhd.	Malaysia	100	100	Inactive

30 JUNE 2020 (cont'd)

8. INVESTMENTS IN SUBSIDIARIES (continued)

(b) Details of the subsidiaries are as follows (continued):

	Country of	Effective eq	uity interest	
Name of company	incorporation	2020 %	2019 %	Principal activities
Subsidiary of Continental Resources Sc	ln. Bhd.			
Palmtop Vegeoil Products Sdn. Bhd.	Malaysia	60	60	Selling and packing of edible oils
Subsidiaries of Palmtop Vegeoil Produ	cts Sdn. Bhd.			
PNC Oil Factory (Malaysia) Sdn. Bhd.	Malaysia	60	60	Selling and packing of edible oils
Continental Palms Pte. Ltd.*	Singapore	60	60	Selling and marketing of edible oils
Tradekey PT Foods Nigeria Limited *	Nigeria	60	60	Inactive
Cebon Pte Ltd *	Singapore	60	-	General wholesale trade, including general importers and exporters, and trading on various commodities
Palmtop Fze Ω^*	Dubai	60	-	Inactive
Subsidiaries of Doe Industries Sdn. Bho	ł.			
Doe Marketing Sdn. Bhd.	Malaysia	100	100	Dealership and distribution of household fittings and appliances
Potex Industries Sdn. Bhd.	Malaysia	100	100	Manufacturing and trading of ceramic sanitary wares and related products
Elegant Flow Sdn. Bhd.	Malaysia	100	100	Trading of sanitary wares and related products
Subsidiary of C.I. Building Industries S	dn. Bhd.			
C.I. Quarries Sdn. Bhd.	Malaysia	100	100	Investment holding
Subsidiaries of C.I. Quarries Sdn. Bhd.				
Capital Aim Sdn. Bhd.	Malaysia	100	100	Investment holding
C.I. Damansara Quarry Sdn. Bhd.	Malaysia	65	65	Inactive
Subsidiary of Capital Aim Sdn. Bhd.				
C.I. Quarries (Nilai) Sdn. Bhd.	Malaysia	100	100	Inactive
Subsidiary of C.I. Engineering Sdn. Bh	d.			
C.I. Auto Services Sdn. Bhd.	Malaysia	51	51	Inactive

 $^{^{\}star}$ Subsidiary not audited by BDO PLT or member firms of BDO International.

 $[\]Omega$ Incorporated during the financial year and audited financial statements have not been prepared

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

8. INVESTMENTS IN SUBSIDIARIES (continued)

(c) Addition of interest in a subsidiary during the financial year ended 30 June 2020

On February 2020, the Group subscribed 8,200,000 ordinary shares in Continental Resources Sdn. Bhd. ("CRSB") for a total cash consideration of RM8,200,000.

- (d) Acquisition of subsidiaries during the financial year ended 30 June 2020
 - (i) Cebon Pte Ltd ("Cebon")

On 18 September 2019, Palmtop Vegeoil Products Sdn. Bhd. ("Palmtop"), 60%-owned subsidiary of the Group, incorporated a subsidiary Cebon Pte Ltd ("Cebon") in Singapore with an issued and paid-up share capital of SGD10,001 (equivalent to RM30,561) comprising 10,001 ordinary shares of SGD1.00 each. The principal activity of Cebon Pte Ltd is general wholesale trade, including general importers and exporters, and trading on various commodities.

(i) Palmtop FZE

On 29 June 2020, Palmtop Vegeoil Products Sdn. Bhd. ("Palmtop"), 60%-owned subsidiary of the Group, incorporated a subsidiary Palmtop FZE in Dubai with an issued and paid-up share capital of AED50,000 (equivalent to RM58,329) comprising 50 ordinary shares of AED1,000 each. The intended principal activity of Palmtop FZE is general wholesale trading of vegetable oil related products.

(e) Subsidiaries of the Group that have material non-controlling interests ("NCI") are as follows:

	Palmtop Vegeoil Products Sdn. Bhd. and its subsidiaries RM'000	Other individually immaterial subsidiaries RM'000	Total RM′000
2020			
NCI percentage of ownership interest and voting interest (%)	40%		
Carrying amount of NCI	40,310	(176)	40,134
Profit/(Loss) allocated to NCI	15,200	(3)	15,197
Total comprehensive income allocated to NCI	15,278	(3)	15,275
	Palmtop Vegeoil Products Sdn. Bhd.	Other individually immaterial	
	and its subsidiaries RM'000	subsidiaries RM'000	Total RM'000
<u>2019</u>			
2019 NCI percentage of ownership interest and voting interest (%)			
NCI percentage of ownership interest and voting	RM′000		
NCI percentage of ownership interest and voting interest (%)	RM'000 40%	RM′000	RM′000

30 JUNE 2020 (cont'd)

8. INVESTMENTS IN SUBSIDIARIES (continued)

(f) Summarised financial information before intra-group elimination of a subsidiary that has material NCI as at the end of each reporting period are as follows:

	Palmtop Vegeoil Products Sdn. Bhd. and its subsidiaries	
	2020 RM'000	2019 RM'000
Assets and liabilities		
Non-current assets	35,013	24,606
Current assets	411,535	302,085
Non-current liabilities	(1,277)	(1,705)
Current liabilities	(344,496)	(245,221)
Net assets	100,775	79,765
Results		
Revenue	1,974,654	1,864,803
Profit for the financial year	38,000	20,101
Total comprehensive income	38,195	20,136
Cash flows (used in)/from operating activities	(55,937)	64,881
Cash flows used in investing activities	(14,487)	(15,053)
Cash flows from/(used in) financing activities	75,852	(51,122)
Net increase/(decrease) in cash and cash equivalents	5,428	(1,294)
Dividend paid to NCI	(6,874)	(6,050)

9. OTHER INVESTMENT

	Group and Company	
	2020 RM′000	2019 RM′000
Non-current		
Club membership	10	10

- (a) The club membership were classified as financial assets at fair value through profit or loss pursuant to MFRS 9 Financial Instruments.
- (b) The fair value of club membership of the Group and of the Company is categorised as Level 3 in the fair value hierarchy. There is no transfer between levels in the hierarchy during the financial year.
- (c) The club membership is held by the Company under a subsidiary Director's name.

30 JUNE 2020 (cont'd)

10. TRADE AND OTHER RECEIVABLES

	Group		Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Non-current				
Other receivables				
Amounts due from subsidiaries		_	4,278	15,572
Current				
Trade receivables				
Trade receivables	447,760	293,033	_	_
Less: Impairment losses	(2,768)	(5,765)	_	_
	444,992	287,268	_	_
Other receivables				
Other receivables	9,028	9,670	66	77
Deposits	1,101	924	162	162
Amounts due from subsidiaries	_	_	10,927	16,442
	10,129	10,594	11,155	16,681
Less: Impairment losses				
- Other receivables	(385)	(385)	_	_
- Amounts due from subsidiaries			(4,026)	(3,982)
	9,744	10,209	7,129	12,699
	454,736	297,477	7,129	12,699
Prepayments	14,003	6,198	28	50
	468,739	303,675	7,157	12,749

- (a) Trade and other receivables, excluding prepayments, are classified as financial assets measured at amortised cost.
- (b) The normal trade credit terms granted by the Group in respect of trade receivables ranged from 14 to 90 days (2019: 14 to 90 days) from the date of invoice. They are recognised at their original invoice amounts which represent their fair values on initial recognition.
- (c) Amounts owing by subsidiaries represent advances and payments made on behalf, which are unsecured, interest-free and payable in cash and cash equivalents, except for an amount owing by a subsidiary amounting to RM4,500,000 (2019: RM15,200,000), which was unsecured, subject to fixed interest rate of 4.0% (2019: 4.0%) per annum and payable in cash and cash equivalents. The amounts due from subsidiaries under non-current are receivable after twelve (12) months.

30 JUNE 2020 (cont'd)

10. TRADE AND OTHER RECEIVABLES (continued)

(d) Impairment for trade receivables that do not contain a significant financing component are recognised based on the simplified approach using the lifetime expected credit losses.

The Group has established a provision matrix that is based on its historical credit loss experience, adjusted to reflect current and forward looking information such as consumer price index, unemployment rate, inflation rate, producer price index and gross domestic product ("GDP") of the countries which it sells its goods to be the most relevant factor, affecting the ability of the consumers to settle the receivables.

During this process, the probability of non-payment by the trade receivables is adjusted by forward looking information and multiplied by the amount of the expected loss arising from default to determine the lifetime expected credit loss for the trade receivables. For trade receivables, which are reported net, such impairments are recorded in a separate impairment account with the loss being recognised in the consolidated statements of profit or loss and other comprehensive income. On confirmation that the trade receivable would not be collectible, the gross carrying value of the asset would be written off against the associated impairment.

It requires management to exercise significant judgement in determining the probability of default by trade receivables and appropriate forward looking information.

(e) The loss allowance for trade receivables of the Group is determined as follows:

Group	Current RM′000	1 - 90 days past due RM'000	More than 90 days past due RM'000	Total RM'000
2020				
Expected loss rate	0.23%	0.75%	12.71%	
Gross carrying amount				
- trade receivables	315,049	124,014	8,697	447,760
Loss allowance	(738)	(925)	(1,105)	(2,768)
	314,311	123,089	7,592	444,992
2019				
Expected loss rate	0.02%	0.32%	17.7%	
Gross carrying amount				
- trade receivables	142,208	120,218	30,607	293,033
Loss allowance	(37)	(394)	(5,334)	(5,765)
	142,171	119,824	25,273	287,268

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

10. TRADE AND OTHER RECEIVABLES (continued)

(f) The reconciliation of movements of the impairment loss for trade and other receivables at the end of each reporting period are as follows:

Group	Lifetime ECL allowance RM'000	Individually impaired RM'000	Total RM'000
Trade receivables			
As at 1 July 2019	4,963	802	5,765
Charge for the financial year	476	_	476
Reversal of impairment loss	(3,437)	(37)	(3,474)
Exchange differences	1		1
As at 30 June 2020	2,003	<i>7</i> 65	2,768
As at 1 July 2018	4,832	2,013	6,845
Charge for the financial year	235	411	646
Reversal of impairment loss	(104)	(481)	(585)
Written off		(1,141)	(1,141)
As at 30 June 2019	4,963	802	5,765

Group	Lifetime ECL- not credit impaired RM'000	Lifetime ECL- credit impaired RM'000	Total RM′000
Other receivables and deposits			
As at 1 July 2019	*	385	385
Charge for the financial year	*		*
As at 30 June 2020	*	385	385
As at 1 July 2018	*	385	385
Charge for the financial year	*		*
As at 30 June 2019	*	385	385

30 JUNE 2020 (cont'd)

10. TRADE AND OTHER RECEIVABLES (continued)

(f) The reconciliation of movements of the impairment loss for trade and other receivables at the end of each reporting period are as follows (continued):

Company	Lifetime ECL- not credit impaired RM'000	Lifetime ECL- credit impaired RM'000	Total RM'000
Other receivables and deposits			
As at 1 July 2019	*	_	*
Charge for the financial year	*		*
As at 30 June 2020	*	_	*
As at 1 July 2018	*	_	*
Charge for the financial year	*		*
As at 30 June 2019	*	_	*
Amounts due from subsidiaries			
As at 1 July 2019	*	3,982	3,982
Charge for the financial year	*	44	44
As at 30 June 2020	*	4,026	4,026
As at 1 July 2018	*	3,938	3,938
Charge for the financial year	*	44	44
As at 30 June 2019	*	3,982	3,982

^{*} The effects of expected credit loss is insignificant

Individually impaired refers to debtors who have defaulted on payments and are in significant financial difficulties as at the end of the reporting period.

(g) Impairment for other receivables and amounts due from subsidiaries are recognised based on the general approach within MFRS 9 using the forward looking expected credit loss model. The methodology used to determine the amount of the impairment is based on whether there has been a significant increase in credit risk since initial recognition of the financial asset. 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. As at the end of the reporting period, the Group and the Company assess whether there has been a significant increase in credit risk for financial assets by comparing the risk for default occurring over the expected life with the risk of default since initial recognition. For those that are determined to be credit impaired, lifetime expected credit losses along with interest income on a net basis are recognised.

The probabilities of non-payment by other receivables and amounts due from subsidiaries are adjusted by forward looking information such as gross domestic product ("GDP") and multiplied by the amount of the expected loss arising from default to determine the twelve month or lifetime expected credit loss for other receivables and amounts due from subsidiaries.

It requires management to exercise significant judgement in determining the probabilities of default by other receivables and amounts due from subsidiaries, appropriate forward looking information and significant increase in credit risk. The Group defined significant increased in credit risk based on past due information, i.e. overdue amounts more than twelve (12) months.

(h) At the end of each reporting period, the Group has no significant concentration of credit risk except for trade receivable from one (1) customer constituting 9% (2019: 9%) of total receivables of the Group. The Group does not anticipate the carrying amounts recorded at the end of each reporting period to be significantly different from the values that would eventually be received.

30 JUNE 2020 (cont'd)

10. TRADE AND OTHER RECEIVABLES (continued)

(i) The currency exposure profile of receivables excluding prepayments is as follows:

	Gro	ир	Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Euro ("EUR")	109,729	57,164	_	_
United States Dollar ("USD")	309,044	205,267	_	_
Singapore Dollar ("SGD")	219	1,082	_	_
Chinese Renminbi ("RMB")	31	_	_	_
RM	35,713	33,964	11,407	28,271
	454,736	297,477	11,407	28,271

(j) Sensitivity analysis of RM against foreign currencies at the end of the reporting period, assuming that all other variables remain constant, are as follows:

	Gro	υр	Company		
	2020 RM'000	2019 RM′000	2020 RM′000	2019 RM'000	
Effects of 3% changes to RM against foreign currencies					
Profit after tax					
– USD/RM – strengthen	7,046	4,680	_	_	
- USD/RM - weaken	(7,046)	(4,680)	_	_	
- EUR/RM - strengthen	2,502	399	_	_	
- EUR/RM - weaken	(2,502)	(399)			

The exposures to the other currencies are not significant, hence the effects of the changes in the exchange rates are not presented.

30 JUNE 2020 (cont'd)

11. INVENTORIES

	Gro	оир
	2020 RM′000	2019 RM′000
At cost		
Raw materials	16,361	11,544
Work-in-progress	375	295
Finished goods	41,848	34,483
	58,584	46,322
At net realisable value		
Raw materials	2	5
	58,586	46,327

- (a) Inventories are stated at the lower of cost and net realisable value and cost is determined using the weighted average formula.
- (b) Inventories of the Group recognised as cost of sales amounted to RM2,255,120,000 (2019: RM1,985,215,000) and inventories written back amounted to RM76,000 (2019: RM138,000), which was recognised in other income.
- (c) During the financial year, inventories written down amounted to RM11,000 (2019: RM100,000), which is recognised as other expenses in the statements of profit or loss of the Group.

12. DERIVATIVE FINANCIAL INSTRUMENTS

	Group					
		2020			2019	
	Contract/ Notional amount RM'000	Assets RM'000	Liabilities RM'000	Contract/ Notional amount RM'000	Assets RM'000	Liabilities RM'000
Forward foreign exchange contracts	<i>77</i> 1,011	_	(9,262)	471,172	185	(2,995)
Commodity forward contracts	(18,986)	664	(2,923)	(321)	1,526	(2,335)
		664	(12,185)		1,711	(5,330)

- (a) Derivative financial instruments are classified as fair value through profit or loss and measured at fair value, categorised as Level 2 of the fair value hierarchy. There is no transfer between levels in the hierarchy during the financial year.
- (b) The forward foreign exchange contracts were entered into with the objective of managing the exposure of the Group to currency risk for receivables, which are denominated in a currency other than the functional currency of the Group.
- (c) The commodity forward contracts were entered into with the objective of managing the exposure of the edible oil segment of the Group to adverse price movements in vegetable oil commodity.
- (d) The above derivatives are initially recognised at fair value on the date the derivative contract is entered into and are subsequently re-measured at fair value through profit and loss. The resulting loss from the re-measurement of RM7,902,000 (2019: loss of RM2,873,000) is recognised in profit or loss.

30 JUNE 2020 (cont'd)

12. DERIVATIVE FINANCIAL INSTRUMENTS (continued)

(e) The unexpired foreign currency forward contracts, which have been entered into by the Group for its trade receivables and trade payables as at end of each reporting period are as follows:

Group	Contractual amount in Foreign Currency ("FC'000")	Equivalent amount in Ringgit Malaysia ("RM'000")	Average contractual rate RM/FC	Expiry dates
2020				
USD	134,420	569,296	4.24	1.7.2020 to 4.1.2021
EUR	42,200	201,715	4.78	17.7.2020 to 18.12.2020
2019				
USD	85,496	351,879	4.12	3.7.2019 to 31.12.2019
EUR	25,200	119,293	4.73	18.9.2019 to 29.12.2019

(f) The Group's financial instruments which are subject to price risk along with their contract values and mark-to-market fair value on closing, plus fair value recognised over the financial year are as follows:

	Contract and notional value	Fair value attributed to price changes at period closing
Group	<1 year RM'000	<1 year RM'000
2020		
Commodity based		
Forward sales contracts	29,747	664
Forward purchase contracts	(48,733)	(2,923)
		(2,259)
2019		
Commodity based		
Forward sales contracts	(41,925)	1,526
Forward purchase contracts	41,604	(2,335)
		(809)

The exposure of the Group to price volatility was solely derived from palm products. If the price of palm products changes by 3%, profit after tax for the Group would have equally increased or decreased by approximately RM433,000 (2019: RM7,000).

30 JUNE 2020 (cont'd)

13. CASH AND BANK BALANCES

	Gro	ир	Com	pany
	2020 2019 RM′000 RM′000		2020 RM′000	2019 RM′000
Cash and bank balances	138,202	96,445	43,952	30,598
Deposits with licensed banks	27,220	23,700	21,000	22,000
	165,422	120,145	64,952	52,598

- (a) Cash and bank balances are classified as financial assets measured at amortised cost.
- (b) Deposits with licensed banks of the Group and of the Company are subject to fixed interest at rates ranging from 0.75% to 2.67% and 1.65% to 2.67% [2019: 1.95% to 3.45% and 2.70% to 3.45%] respectively.
- (c) Deposits with the licensed banks of the Group and of the Company as at the end of the reporting period have maturity periods ranging from 6 days to 154 days and 29 days to 154 days (2019: 6 days to 94 days and 28 days to 94 days) respectively.
- (d) Deposits with licensed banks of the Group and of the Company are fixed rate instruments. Sensitivity analysis at the end of the reporting period is not presented as fixed rate instrument is not affected by change in interest rates.
- (e) The currency exposure profile of cash and bank balances is as follows:

	Group		Comp	oany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
RM	98,422	65,222	64,952	52,598
USD	46,280	28,139	_	_
SGD	1,966	2,606	_	_
EUR	18,749	24,173	_	_
Others	5	5		
	165,422	120,145	64,952	52,598

(f) Sensitivity analysis of RM against foreign currencies at the end of each reporting period, assuming that all other variables remain constant, are as follows:

	Group		Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Effects of 3% changes to RM against foreign currencies				
Profit after tax				
- EUR/RM - strengthen	427	551	_	_
- EUR/RM - weaken	(427)	(551)	_	_
– USD/RM – strengthen	1,055	642	_	_
- USD/RM - weaken	(1,055)	(642)		

The exposures to the other currencies are not significant, hence the effects of the changes in the exchange rates are not presented.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

13. CASH AND BANK BALANCES (continued)

(g) For the purpose of the statements of cash flows, cash and cash equivalents comprise the following as at the end of each reporting period:

		Gro	Group		oany
	Note	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Cash and bank balances		138,202	96,445	43,952	30,598
Deposits with licensed banks		27,220	23,700	21,000	22,000
As reported in statements of financial position		165,422	120,145	64,952	52,598
Less: Deposits with maturity more than three (3) months		(15,000)	(20,000)	(15,000)	(20,000)
Less: Bank overdraft	16		(319)		
As reported in statements of cash flows		150,422	99,826	49,952	32,598

⁽h) No expected credit losses were recognised arising from the deposits with licensed banks because the probability of default by these licensed banks were negligible.

14. SHARE CAPITAL

	Group and Company				
	2020 2019				
	Number of shares '000	RM′000	Number of shares '000	RM′000	
Issued and fully paid					
As at 1 July/30 June	162,000	95,147	162,000	95,147	

The owners of the parent are entitled to receive dividends as and when declared by the Company and are entitled to one (1) vote per ordinary share at meetings of the Company. All ordinary shares rank pari passu with regard to the residual assets of the Company.

30 JUNE 2020 (cont'd)

15. RESERVES

	Gro	oup	Company		
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000	
Non-distributable:					
Exchange translation reserve	156	39	-	_	
Distributable:					
Retained earnings	132,360	115,206	34,925	31,476	
	132,516	115,245	34,925	31,476	

Exchange translation reserve

The 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 of the Group in foreign operations, where the monetary item is denominated in either the functional currency of the reporting entity or the foreign operation.

16. BORROWINGS

		Gro	пр	Com	pany
	Note	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Non-current liabilities					
Secured:					
Term loans		9,021	14,616	_	_
Hire purchase creditors	_		2,093		260
		9,021	16, <i>7</i> 09	_	260
Current liabilities					
Secured:					
Bank overdraft		_	319	_	_
Term loans		5,662	4,865	_	_
Bankers' acceptances		120,034	159,327	_	_
Islamic term financing		240,419	19,376	_	_
Hire purchase creditors	_		1,461		58
		366,115	185,348		58
Total borrowings					
Bank overdraft		_	319	_	_
Term loans	17	14,683	19,481	_	_
Bankers' acceptances		120,034	159,327	_	_
Islamic term financing	19	240,419	19,376	_	_
Hire purchase creditors	18		3,554		318
		3 <i>7</i> 5,136	202,057		318
	_				

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

16. BORROWINGS (continued)

- (a) Borrowings are classified as financial liabilities measured at amortised cost.
- (b) Bankers' acceptances are secured by first legal charges over land and buildings of certain subsidiaries as disclosed in Note 5 and Note 6 to the financial statements. In addition, bankers' acceptances are guaranteed by the following:
 - (i) corporate guarantee and indemnity by the Company and a negative pledge on the assets of certain subsidiaries; and (ii) individual guarantee issued by a Director of the Group.
- (c) The remaining maturities of borrowings as at the end of each reporting period are as follows:

	Gro	oup	Company		
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000	
Within one (1) year	366,115	185,348	_	58	
More than one (1) year and less than five (5) years	8,501	16,011	_	260	
More than five (5) years	520	698			
	375,136	202,057	_	318	

(d) The weighted average effective interest rates for the borrowings as at reporting date, are as follows:

	Gro	оир	Company		
	2020 %	2019 %	2020 %	2019 %	
Fixed rate					
Hire purchase creditors	_	5.55	_	4.33	
Floating rate					
Bank overdraft	_	8.06	_	_	
Term loans	4.83	5.50	_	_	
Bankers' acceptances	3.69	3.71	_	_	
Islamic term financing	2.73	4.81			

(e) At the end of the reporting period, the interest rate profile of the borrowings are as follows:

	Gro	оир	Company		
	2020 2019 RM'000 RM'000		2020 RM′000	2019 RM′000	
Fixed rate	_	3,554	_	318	
Variable rate	375,136	198,503	_		

(f) Sensitivity analysis of interest rate at the end of the reporting period, assuming that all other variables remain constant, are as follows:

	Gro	oup	Company		
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000	
Profit after tax					
- Increased by 1.0% (2019: 1.0%)	(2,851)	(1,509)	_	_	
- Decreased by 1.0% (2019: 1.0%)	2,851	1,509			

Sensitivity analysis for fixed rate borrowings at the end of reporting period is not presented as it is not affected by changes in interest rates.

30 JUNE 2020 (cont'd)

16. BORROWINGS (continued)

(g) The maturity profile of the Group's and Company's borrowings at the end of each reporting period based on contractual undiscounted repayment obligations is summarised in the table below:

Group	On demand or within one year RM'000	One to five years RM'000	Over five years RM'000	Total RM′000
As at 30 June 2020				
Financial liabilities				
Term loans	6,228	9,183	560	15,971
Bankers' acceptances	120,034	_	_	120,034
Islamic term financing	240,419	_	-	240,419
Total undiscounted financial liabilities	366,681	9,183	560	376,424
As at 30 June 2019				
Financial liabilities				
Bank overdraft	319	_	_	319
Term loans	5,828	15,013	769	21,610
Bankers' acceptances	159,327	_	_	159,327
Islamic term financing	19,376	_	_	19,376
Hire purchase creditors	1,632	2,205	-	3,837
Total undiscounted financial liabilities	186,482	17,218	769	204,469
Company	On demand or within one year RM'000	One to five years RM'000	Over five years RM'000	Total RM'000
As at 30 June 2019				
Financial liabilities				
Hire purchase creditors	71	283		354
Total undiscounted financial liabilities	71	283		354

30 JUNE 2020 (cont'd)

16. BORROWINGS (continued)

(h) The currency exposure profile of borrowings is as follows:

	Group		Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
USD	106,093	136	_	_
RM	269,043	201,921	_	318
	3 <i>7</i> 5,136	202,057	_	318

Sensitivity analysis of RM against foreign currency, USD as at the end of the reporting period, assuming that all other variables remain constant, are as follows:

	Gro	оир	Company		
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000	
Effects of 3% changes to RM against foreign currencies					
Profit after tax					
– USD/RM – strengthen	(2,419)	(2)	_	_	
- USD/RM - weaken	2,419	2			

(i) Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's and the Company's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the statements of cash flows of the Group and of the Company as cash flows from financing activities.

Group	Bankers' acceptances RM'000	Islamic term financing RM'000	Term loans RM'000	Hire purchase creditors RM'000	Total # RM′000
<u>As at 30 June 2020</u>					
At 1 July 2019	159,327	19,376	19,481	3,554	201,738
Effect on adoption of MFRS 16	_	-	-	(3,554)	(3,554)
At 1 July 2019, as restated	159,327	19,376	19,481	_	198,184
Cash flows	(39,188)	221,578	(4,798)	-	177,592
Non-cash flows:					
- Effect of foreign exchange	(105)	(535)			(640)
At 30 June 2020	120,034	240,419	14,683		375,136

30 JUNE 2020 (cont'd)

16. BORROWINGS (continued)

(i) Reconciliation of liabilities arising from financing activities (continued)

Group	Bankers' acceptances RM'000	Islamic term financing RM'000	Term loans RM'000	Hire purchase creditors RM'000	Total # RM′000
As at 30 June 2019					
At 1 July 2018	209,507	16,775	8,864	7,764	242,910
Cash flows	(50,286)	2,606	10,617	(4,579)	(41,642)
Non-cash flows:					
- Effect of foreign exchange	106	(5)	_	_	101
Other changes:					
Purchase of property, plant and equipment				369	369
At 30 June 2019	159,327	19,376	19,481	3,554	201,738

[#] Total borrowings excludes bank overdraft.

Company	Hire purchase creditors RM'000	Total RM′000
As at 30 June 2020		
At 1 July 2019	318	318
Effect on adoption of MFRS 16	(318)	(318)
At 1 July 2019, as restated	_	
As at 30 June 2019		
At 1 July 2018	130	130
Cash flows	(130)	(130)
Non-cash flows:		
Purchase of property, plant and equipment	318	318
At 30 June 2019	318	318

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

17. TERM LOANS

	Group	
	2020 RM′000	2019 RM′000
Term loan I	88	268
Term loan II	463	768
Term loan III	1,410	1,588
Term loan IV	477	1,003
Term loan V	2,867	3,873
Term loan VI	2,620	2,624
Term loan VII	5,684	7,235
Term Ioan VIII	1,074	2,122
	14,683	19,481

- (a) Term loans of the Group are secured by legal charges over the freehold land, building and plant and machinery of a subsidiary as disclosed in Note 5 to the financial statements.
 - In addition, the term loans of the Group are guaranteed by the Company and a negative pledge on the assets of a subsidiary.
- (b) Term Loan I is repayable in hundred and eighty (180) equal monthly instalments, which commenced June 2006 and has no fixed repricing period. The interest rate for the term loan is based on the Base Lending Rate ("BLR") plus 0.60% per annum. Interest rate charged during the financial year is 6.91% (2019: 7.41%).
- (c) Term Loan II is repayable in hundred and eighty (180) instalments, which commenced July 2007. The term loan carries interest at 3.00% per annum for the first year, BLR minus 1.00% per annum for the second year and thereafter at BLR plus 0.6% per annum. Interest rate charged during the financial year is 6.91% (2019: 7.41%).
- (d) Term Loan III is repayable hundred and eighty (180) equal monthly instalments, which commenced May 2013 and has no fixed repricing period. The interest rate for the term loan is based on the BLR minus 1.5% per annum. Interest rate charged during the financial year is 4.81% (2019: 5.60%).
- (e) Term Loan IV is repayable in sixty (60) equal monthly instalments, which commenced June 2016 and has no fixed repricing period. The interest rate for the term loan is based on the BLR plus 0.6% per annum. Interest rate charged during the financial year is 6.91% (2019: 7.26%).
- (f) Term Loan V is repayable in seventy-two (72) equal monthly instalments, which commenced January 2019 and has no fixed repricing period. The interest rate for the term loan is based on the bank's Cost of Funds ("COF") plus 1.80% per annum. Interest rate charged during the financial year is 5.00% (2019: 6.00%).
- (g) Term Loan VI is repayable in forty seven (47) equal monthly instalments, which commenced May 2020 and has no fixed repricing period. The interest rate for the term loan is based on the bank's COF plus 1.55% per annum. Average interest rate charged during the financial year is 4.93% (2019: 5.33%).
- (h) Term Loan VII is repayable in sixty (60) equal monthly instalments, which commenced March 2019 and has no fixed repricing period. The interest rate for the term loan is based on the bank's COF plus 1.55% per annum. Average interest rate charged during the financial year is 4.27% (2019: 5.33%).
- (i) Term Loan VIII is repayable in thirty six (36) equal monthly instalments, which commenced March 2019 and has no fixed repricing period. The interest rate for the term loan is based on the bank's COF plus 1.55% per annum. Average interest rate charged during the financial year is 5.33% (2019: 5.33%).
- (j) A covenant in relation to the secured term loans I, II, III, IV and V amounting to RM5,305,000 (2019: RM7,500,000) is that the gearing ratio of a subsidiary in the Group shall not exceed 1.75 times throughout the tenure of the facilities and to maintain Tangible Net Worth of at least RM43,500,000. A covenant in relation to the secured term loans VI, VII and VIII amounting to RM9,378,000 (2019: RM11,981,000) is that the subsidiary shall not declare or pay dividends of more than 80% of profit after tax.

30 JUNE 2020 (cont'd)

18. HIRE PURCHASE CREDITORS

	Group		Comp	any
	2020 RM'000	2019 RM′000	2020 RM′000	2019 RM′000
Minimum hire purchase payments:				
- not later than one (1) year	_	1,632	_	71
- later than one (1) year but not later than five (5) years	_	2,205	_	283
Total minimum hire purchase payments	_	3,837		354
Less: Future interest charges	_	(283)	_	(36)
Present value of hire purchase creditors		3,554	_	318
Repayable as follows: Current liabilities:		1 4/1		
- not later than one (1) year	_	1,461	_	58
Non-current liabilities:				
 later than one (1) year but not later than five (5) years 		2,093	-	260
	_	3,554	-	318

(a) The carrying amounts of hire purchase creditors of the Group and of the Company as at the end of the reporting period that do not approximate their fair values are as follows:

	Group		Company	
	Carrying amount RM'000	Fair value RM'000	Carrying amount RM'000	Fair value RM'000
At 30 June 2019	3,554	3,322	318	297

The fair value of hire purchase creditors is categorised as Level 2 in the fair value hierarchy. There is no transfer between levels in the hierarchy during the financial year.

19. ISLAMIC TERM FINANCING

	Group		
	2020 RM′000	2019 RM′000	
Secured			
Islamic acceptance bills	149	690	
Islamic trade facilities	240,270	18,686	
	240,419	19,376	

- (a) Islamic acceptance bills of the Group are secured by first legal charge over the land and building of a subsidiary as disclosed in Note 5 and Note 6 to the financial statements.
- (b) Islamic acceptance bills and Islamic trade facilities of the Group are guaranteed by way of a corporate guarantee by the Company corporate guarantee and a negative pledge on the assets of certain subsidiaries as disclosed in Note 5 to the financial statements.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

20. DEFERRED TAX LIABILITIES

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

	Group		
	2020 RM′000	2019 RM′000	
As at 1 July 2019/2018	1,145	(814)	
Recognised in profit or loss (Note 27)	(146)	1,959	
As at 30 June 2020/2019	999	1,145	

(b) The components and movements of deferred tax liabilities during the financial year prior to offsetting are as follows:

Deferred tax liabilities of the Group

	Property, plant and equipment and rights-of- use asset RM'000	Unrealised gain on foreign exchange RM'000	Others RM'000	Total RM′000
Balance as at 1 July 2018	(878)	1,164	(1,100)	(814)
Recognised in profit or loss	3,125	(1,161)	(5)	1,959
Balance as at 30 June 2019/1 July 2019	2,247	3	(1,105)	1,145
Recognised in profit or loss	(950)	(3)	807	(146)
As at 30 June 2020	1,297		(298)	999

(c) Amounts of temporary differences for which no deferred tax assets have been recognised in the statements of financial position are as follows:

	Group		Com	oany
	2020 RM'000	2019 RM'000	2020 RM′000	2019 RM′000
Unabsorbed capital allowances	7,146	6,897	447	420
Unused tax losses	7,327	6,380	736	736
Other temporary differences	(4,068)	(1,738)	4,830	4,476
	10,405	11,539	6,013	5,632

Deferred tax assets of the Company have not been recognised in respect of these items as these items were derived from different business sources and it is not probable that taxable profits of the Company from the same business source would be available against which the deductible temporary differences could be utilised.

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

For the Malaysian entities, the unused tax losses for the year of assessment 2019 onwards will expire in 7 years.

30 JUNE 2020 (cont'd)

21. RETIREMENT BENEFIT OBLIGATIONS

The Group operates an unfunded defined benefit plan for non-executive staff who are entitled to a payment calculated by reference to their length of service and earnings. Provision for retirement benefit obligations is calculated based on the predetermined rate of basic salaries and length of service of the employees.

The amounts recognised in the statement of financial position are determined as follows:

	Group	
	2020 RM′000	2019 RM′000
Present value of unfunded retirement benefit obligations	538	500
Analysed as follows:		
Non-current liabilities		
- later than five (5) years	538	500

The total expenses recognised in profit or loss are as follows:

	Group	
	2020 RM′000	2019 RM′000
Current service cost	18	23
Past service cost	71	22
Interest cost	23	30
Expenses recognised in the statement of profit or loss and other comprehensive income included under administrative expenses	112	75

The movements during the financial year in the amounts recognised in the statement of financial position in respect of the retirement benefit obligations are as follows:

	Group	
	2020 RM′000	2019 RM′000
As at 1 July 2019/2018	500	782
Recognised in profit or loss	112	75
Re-measurement effects recognised in other comprehensive income	_	(113)
Contributions paid	(74)	(244)
As at 30 June 2020/2019	538	500

The principal actuarial assumptions used are as follows:

	Group		
	2020 %	2019 %	
Discount rates	4.5	4.5	
Expected rates of salary increases	5.0	5.0	
Price inflation	2.5	2.5	

30 JUNE 2020 (cont'd)

22. TRADE AND OTHER PAYABLES

	Gro	up	Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Trade payables	81,858	82,759	_	_
Other payables	27,905	17,959	2	6
Accruals	29,184	21,416	1,094	851
	57,089	39,375	1,096	857
	138,947	122,134	1,096	857

- (a) Trade and other payables of the Group and of the Company are classified as financial liabilities measured at amortised cost.
- (b) Trade payables are non-interest bearing and the normal credit terms granted to the Group in respect of trade payables ranged from 4 to 120 days (2019: 4 to 120 days) from the date of invoice.
- (c) The maturity profile of the Group and of the Company's trade and other payables at the end of each reporting period based on contractual undiscounted repayment obligations is summarised in the table below:

	On demand or within one year RM	One to five years RM	Over five years RM	Total RM
Group				
As at 30 June 2020	138,947	_	_	138,947
As at 30 June 2019	122,134	_	_	122,134
Company				
As at 30 June 2020	1,096	_	_	1,096
As at 30 June 2019	857	_		857

(d) The currency exposure profile of payables is as follows:

	Group		Comp	oany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
EUR	14,010	1	_	_
USD	28,696	32,950	_	_
SGD	3,557	3,443	_	_
RM	92,620	85,569	1,096	857
Renminbi ("RMB")	64	171		
	138,947	122,134	1,096	857

30 JUNE 2020 (cont'd)

22. TRADE AND OTHER PAYABLES (continued)

(e) Sensitivity analysis of RM against foreign currencies at the end of the reporting period, assuming that all other variables remain constant, are as follows:

	Group		Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Effects of 3% changes to RM against foreign currency				
Profit after tax				
– USD/RM – strengthen	(654)	(751)	_	_
– USD/RM – weaken	654	<i>7</i> 51	_	_
- EUR/RM - strengthen	(319)	(1)	_	_
- EUR/RM - weaken	319	1		

The exposures to the other currencies are not significant, hence the effects of the changes in the exchange rates are not presented.

23. COMMITMENTS

(a) Operating lease commitments - the Group and the Company as a lessee

The Group and the Company had entered into non-cancellable lease agreements for office, equipment, leasehold land and factory and staff housing, resulting in future rental commitments which can, subject to certain terms in the agreements, be revised annually based on prevailing market rates.

	Group		Com	pany
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Future minimum lease payments:				
- not later than one (1) year	_	1,696	_	531
- later than one (1) year but not later				
than five (5) years		888		398
		2,584	_	929

(b) Capital commitments

	Gro	оир
	2020 RM′000	2019 RM′000
Capital expenditure in respect of purchase of property, plant and equipment:		
- Approved but not contracted for	326	14,491
- Approved and contracted for	3,086	_
	3,412	14,491

30 JUNE 2020 (cont'd)

24. REVENUE

	Group		Comp	any
	2020 RM'000	2019 RM′000	2020 RM'000	2019 RM'000
Revenue from contracts with customers				
- Sale of goods	2,572,493	2,272,914	_	_
- Management fee from subsidiaries			3,600	3,600
	2,572,493	2,272,914	3,600	3,600
Revenue from other sources				
– Dividend income from subsidiaries			17,113	13,000
	2,572,493	2,272,914	20,713	16,600
Timing of revenue recognition				
Transferred at a point in time	2,572,493	2,272,914	_	_
Transferred over time			3,600	3,600
Revenue from contract with customers	2,572,493	2,272,914	3,600	3,600

Disaggregation of revenue from contracts with customers

Revenue from contracts with customers is disaggregated by primary geographical market, major products and service lines and timing of revenue recognition as disclosed in Note 4 to the financial statements.

(a) Sale of goods

Revenue from sale of goods are recognised at a point in time when the goods have been transferred to the customer and coincides with the delivery of goods and acceptance by customers.

There is no material right of return and warranty provided to the customers on the sale of goods.

There is no significant financing component in the revenue arising from sale of goods as the sales are made on the normal credit terms not exceeding twelve (12) months.

(b) Management fees

Management fees is recognised on a straight-line basis when subsidiaries simultaneously receives and consumes the benefits.

(c) Dividend income

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

25. COST OF SALES

Cost of sales of the Group represents cost of inventories sold and other related expenses.

30 JUNE 2020 (cont'd)

26. PROFIT BEFORE TAX

Other than those disclosed elsewhere in the financial statements, profit before tax is arrived at:

	Group		Com	pany
	2020 RM'000	2019 RM′000	2020 RM′000	2019 RM'000
After charging:				
Auditors' remuneration to BDO PLT:				
- Statutory audit	274	266	62	61
- Non-statutory audit	13	13	13	13
Other auditors' remuneration:				
- statutory audit	55	31	_	_
Bad debts written off	6,757	744	_	_
Fair value adjustment on derivative instruments	7,902	2,873	_	_
Property, plant and equipment written off	2	2	_	_
Interest expense on:				
– bank overdraft	12	10	9	10
- term loans	938	712	_	_
– bankers' acceptances	4,372	10,003	_	_
- hire purchase creditors	_	297	_	4
- islamic term financing	4,870	1,566	_	_
- lease liabilities	290	_	61	_
- others	35	52	3	2
Loss on disposal of property, plant and equipment	2	_	_	_
Net loss on foreign exchange:				
- unrealised	942	_	_	_
- realised	8,520	_	_	_
And crediting:				
Interest income received from:				
– deposits with licensed banks	525	809	524	809
- short term investments	1,279	1,098	1,151	923
- subsidiaries	_	_	285	412
- others	81	129	_	_
Gain on disposal of property, plant and equipment	_	108	_	75
Gain on disposal of right-of-use asset	132	_	_	_
Net gain on foreign exchange:				
- realised	14	7,696	_	_
- unrealised		737		

30 JUNE 2020 (cont'd)

27. TAX EXPENSE

	Group		Comp	any
	2020 RM'000	2019 RM′000	2020 RM′000	2019 RM'000
Malaysian income tax:				
Current tax expense based on profit for the financial year	8,250	4,572	203	314
Over-provision in prior years	(562)	(988)	(42)	(14)
	7,688	3,584	161	300
Foreign income tax:				
Current tax expense based on profit for the financial year	124	677	_	_
Under-provision in prior year	90	_		_
	7,902	4,261	161	300
Deferred tax (Note 20):				
Relating to origination and reversal of temporary differences	226	1,020	-	_
(Over)/Under-provision in prior years	(372)	939	-	_
	(146)	1,959		_
	7,756	6,220	161	300

- (a) Malaysian income tax is calculated at the statutory tax rate of 24% (2019: 24%) of the estimated taxable profits for the fiscal year. Tax expense for other taxation authorities are calculated at the rates prevailing in those respective jurisdictions.
- (b) Certain subsidiaries of the Group have been awarded the following:
 - (i) Principal Hub status, which provides tax incentive to the subsidiary for a period of ten (10) years. The Principal Hub status commenced in the Year of Assessment 2017 under the Income Tax Act 1967.
 - (ii) Automation capital allowance, of which capital allowance of 200% will be provided on the first RM4,000,000 expenditure incurred within three (3) years of assessment from 2015 to 2020. The automation capital allowance commenced in the Year of Assessment 2018 under Income Tax Act 1967.

30 JUNE 2020 (cont'd)

27. TAX EXPENSE (continued)

(c) The numerical reconciliations between the tax expense and the product of accounting profit multiplied by the applicable tax rate of the Group and of the Company are as follows:

	Grou	Group		any
	2020 RM′000	2019 RM'000	2020 RM'000	2019 RM′000
Profit before tax	53,067	33,294	16,5 <i>7</i> 0	13,370
Tax at Malaysian statutory income tax rate of 24% (2019: 24%)	12,736	7,991	3,977	3,209
Tax effects in respect of:				
- non-allowable expenses	3,639	1,377	460	501
– non-taxable income	(246)	(606)	(4,325)	(3,355)
- different tax rates in foreign jurisdiction	(60)	(321)	_	_
- deferred tax assets not recognised	531	211	91	_
 utilisation of deferred tax assets previously unrecognised 	(803)	(317)	_	(41)
- tax incentives	(7,197)	(2,066)		
	8,600	6,269	203	314
Over-provision of income tax in prior years (Over)/Under-provision of deferred tax in	(472)	(988)	(42)	(14)
prior years	(372)	939	_	_
	7,756	6,220	161	300

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

Group	Before tax RM'000	Tax effect RM′000	After tax RM'000
2020			
Foreign currency translations	195		195
2019			
Foreign currency translations	35	_	35
Re-measurement of defined benefit liability	113	_	113

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

28. EARNINGS PER SHARE

(a) Basic

Basic earnings per ordinary share for the financial year is calculated by dividing the 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.

	Group	
	2020 RM′000	2019 RM′000
Profit attributable to equity holders of the parent	30,114	19,037
	Unit'000	Unit'000
Weighted average number of ordinary shares in issue	162,000	162,000
	Sen	Sen
Basic earnings per ordinary share	18.59	11.75

(b) Diluted

The Group has no potential ordinary shares in issue as at reporting date and therefore, the diluted earnings per ordinary share equals basic earnings per ordinary share.

29. DIVIDENDS

	Group and Company			
	20	20	20	19
	Dividend per share sen	Amount of dividend RM'000	Dividend per share sen	Amount of dividend RM'000
In respect of the financial year ended 30 June 2019:				
Final single-tier dividend, paid on 14 November 2019	8	12,960	-	-
In respect of the financial year ended 30 June 2018:				
Final single-tier dividend, paid on 14 November 2018			10	16,200

A final dividend in respect of the financial year ended 30 June 2020 of 10.0 sen per ordinary share, amounting to RM16,200,000 has been recommended by the Directors after the reporting period for shareholders' approval at the forthcoming Annual General Meeting. The financial statements for the current financial year do not reflect this proposed dividend. This dividend, if approved by shareholders, would be accounted for as appropriation of retained earnings in the financial year ending 30 June 2021.

30 JUNE 2020 (cont'd)

30. EMPLOYEE BENEFITS

	Group		Company	
	2020 RM'000	2019 RM′000	2020 RM′000	2019 RM′000
Salaries and wages	41,204	28,307	3,220	2,950
Social security contributions	238	188	15	15
Contributions to defined contribution plan	2,765	2,467	386	348
Defined benefits plan	112	75	_	_
Other benefits	712	750	172	205
	45,031	31,787	3,793	3,518

Included in employee benefits of the Group and of the Company is Executive Director's and other key management personnel's remuneration as disclosed in Note 31(c) to the financial statements.

31. 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 parties.

Related parties of the Group include the following:

- (i) Direct and indirect subsidiaries as disclosed in the Note 8 to the financial statements;
- (ii) Corporation in which the Directors of the Group have substantial financial interests; and
- (iii) Key management personnel are defined as those persons having the authority and responsibility for planning, directing and controlling the activities of the Group either directly or indirectly. The key management personnel include the Executive Directors of the Group.
- (b) In addition to the transactions and balances detailed elsewhere in the financial statements, the Group and the Company had the following transactions with related parties during the financial year:

	Group		Company	
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM′000
Subsidiaries				
Management fee income	_	_	3,600	3,600
Interest income	_	_	285	412
Dividend income			17,113	13,000
Related parties				
Advisory fee expense	_	150	_	150
Management fee expense	480	180	480	180

The related party transactions described above were carried out on agreed contractual terms and conditions and in the ordinary course of business between the related parties of the Group and the Company.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

31. RELATED PARTY DISCLOSURES (continued)

(c) Compensation of key management personnel

Key management personnel are those persons having the authority and responsibility for planning, directing and controlling the activities of the entity, directly and indirectly, including any Director (whether Executive or otherwise) of the Group and of the Company.

The remuneration of key management personnel during the financial year was as follows:

	Group		Company	
	2020 RM′000	2019 RM′000	2020 RM′000	2019 RM'000
Executive Directors:				
- salaries, bonus and allowances	11,024	5,447	1,090	960
- defined contribution plan	598	442	125	109
	11,622	5,889	1,215	1,069
Non-Executive Directors:				
- fees	435	458	225	238
- allowances	110	122	110	122
	545	580	335	360
Total Directors' remuneration	12,167	6,469	1,550	1,429
Other key management personnel of the subsidiaries:				
- salaries, bonus and allowances	2,894	1,656	_	-
- defined contribution plan	281	179	_	_
Total other key management personnel remuneration	3,175	1,835		
Total compensation of key management personnel	15,342	8,304	1,550	1,429

The estimated monetary value of benefits-in-kind received by the Directors otherwise than in cash from the Group and from the Company amounted to RM103,000 and RM32,000 respectively (2019: RM81,900 and RM29,000).

30 JUNE 2020 (cont'd)

32. FINANCIAL GUARANTEE CONTRACTS

	Company	
	2020 RM′000	2019 RM′000
Secured		
Financial guarantees given to financial institution for banking facilities granted to subsidiaries	749,342	532,771

Financial guarantee contracts are recognised as financial liabilities at the time the guarantees are issued. The liability is initially measured at fair value and subsequently at the higher of the amount determined in accordance with the expected loss model under MFRS 9 and the amount initially recognised less amortisation.

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

The financial guarantees have not been recognised since the fair value on initial recognition was not material as the financial guarantees provided by the Company did not contribute towards credit enhancement of the subsidiaries' borrowings in view of the securities pledged by the subsidiary companies as disclosed in Note 16, Note 17 and Note 19.

30 JUNE 2020 (cont'd)

33. CAPITAL AND FINANCIAL RISK MANAGEMENT

(a) Capital management

The primary objective of the capital management of the Group is to ensure that entities of the Group would be able to continue as a going concern whilst maximising return to shareholders through the optimisation of the debt and equity ratios.

The Group manages its capital structure and makes adjustments to it in response to changes in economic conditions. In order to maintain or adjust the capital structure, the Group may adjust the dividend payout to shareholders, issue new ordinary shares and redeem debts, where necessary. No changes were made in the objectives, policies or processes during the financial years ended 30 June 2019 and 30 June 2020.

The Group monitors capital using a gearing ratio, which is net debt divided by equity. The Group includes within net debt, borrowings, trade and other payables, other liabilities, less cash and bank balances. Equity represents equity attributable to the owners of the parent. The net debt-to-equity ratios as at 30 June 2019 and 30 June 2020 are as follows:

	Group		
	2020 RM'000	2019 RM′000	
Borrowings	375,136	202,057	
Trade and other payables	138,947	122,134	
Other liabilities	23,196	7,653	
Total liabilities	537,279	331,844	
Less: Cash and bank balances	(165,422)	(120,145)	
Net debt	371,857	211,699	
Equity	227,663	210,392	
Net debt to equity ratio	1.63	1.01	

Pursuant to the requirements of Practice Note No. 17/2005 of the Bursa Malaysia Securities, the Group is required to maintain a consolidated shareholders' equity equal to or not less than twenty-five percent (25%) of the issued and paid-up capital (excluding treasury shares, if any) and such shareholders' equity is not less than RM40.0 million. The Group has complied with this requirement during the financial year.

(b) Financial risk management objectives and policies

Exposure to credit risk, liquidity and cash flow risk, foreign currency risk, interest rate risk and price fluctuation risk arises in the normal course of the businesses of the Group. The overall financial risk management objective of the Group is to minimise potential adverse effects on the financial performance of the Group.

The overall business strategies of the Group, its tolerance of risk and its general risk management philosophy are determined by management in accordance with prevailing economic and operating conditions. Financial risk management is carried out through risk reviews, internal control systems and adherence to the financial risk management policies of the Group. The Group does not have any financial instruments for trading purposes.

The management policies of the Group for managing each of its financial risk are summarised below:

(i) Credit risk

Cash deposits and trade and other receivables could give rise to credit risk which requires the loss to be recognised if a counterparty fails to perform as contracted. Credit risk refers to the risk that a counterparty would default on its contractual obligations resulting in financial loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties. The exposure and the creditworthiness of the counterparties of the Group are continuously monitored and the aggregate value of transactions concluded is spread amongst approved counterparties.

30 JUNE 2020 (cont'd)

33. CAPITAL AND FINANCIAL RISK MANAGEMENT (continued)

- (b) Financial risk management objectives and policies (continued)
 - (i) Credit risk (continued)

The primary exposure of the Group and of the Company to credit risk arises through its trade receivables and other receivables. The carrying amount of financial assets as recorded in the financial statements, grossed up for any impairment losses, represents the maximum exposure to credit risk of the Group.

The credit risk concentration profiles have been disclosed in Note 10 to the financial statements.

(ii) Liquidity and cash flow risk

Liquidity risk is the risk that the Group is unable to service its cash obligations in the future. To mitigate this risk, management measures and forecasts its cash commitments, monitors and maintains a level of cash and cash equivalents deemed adequate to finance the operations and development activities of the Group.

Based on management's assessment, it is not probable that the counterparties to financial guarantee contracts will claim under the contract. The analysis of financial instruments by remaining contractual maturities has been disclosed in Note 16 and Note 21 to the financial statements respectively.

(iii) Foreign currency risk

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

The Group is subject to foreign exchange fluctuations through the import of raw materials and packaging materials and export of finished goods. The Group monitors the movement in foreign currency exchange rates closely to ensure its foreign currency risk is minimised.

The foreign currency profile and sensitivity analysis have been disclosed in Note 10, Note 12, Note 13, Note 16 and Note 22 to the financial statements respectively.

(iv) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the financial instruments of the Group and of the Company would fluctuate because of changes in market interest rates.

The exposure of the Group to interest rates risk arises primarily from their borrowings and deposits placed with licensed banks of the Group. The Group does not use derivative financial instruments to hedge this risk.

The interest rate profile and sensitivity analysis of interest rate risk have been disclosed in Note 13 and Note 16 to the financial statements respectively.

(v) Price fluctuation risk

The edible oil segment of the Group is inversely exposed to price fluctuation risk on sales and purchases of palm oil commodities. This segment enters into commodity forward contracts with the objective of managing and hedging their respective exposures to price volatility in the commodity markets.

The objective of the Group on price risk management is to limit the exposure of the Group to fluctuations in market prices and to achieve expected margins on revenue.

The Group manages its price fluctuation risk by having policies and procedures governing forward positions.

30 JUNE 2020 (cont'd)

34. SIGNIFICANT EVENT DURING THE FINANCIAL YEAR

The World Health Organisation declared the 2019 Novel Coronavirus infection ("COVID-19") a pandemic on 11 March 2020. This was followed by the Government of Malaysia issuing a Federal Government Gazette on 18 March 2020, imposing a Movement Control Order ("MCO") effective from 18 March 2020 to 31 March 2020 arising from the COVID-19 pandemic. The MCO was subsequently extended until 12 May 2020, followed by Conditional MCO until 9 June 2020 and then, Recovery MCO until 31 December 2020.

Based on the assessment and information available at the date of authorisation of the financial statements, the Group has sufficient cash flows and undrawn facilities to meet its liquidity needs in the next 12 months after the end of the reporting period. The Group does not anticipate significant supply disruptions and would continuing monitor its fund and operational needs.

35. ADOPTION OF NEW MFRSs AND AMENDMENTS TO MFRSs

35.1 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
MFRS 16 Leases	1 January 2019
IC Interpretation 23 Uncertainty over Income Tax Treatments	1 January 2019
Amendments to MFRS 128 Long-term Interests in Associates and Joint Ventures	1 January 2019
Amendments to MFRS 9 Prepayment Features with Negative Compensation	1 January 2019
Amendments to MFRS 3 Annual Improvements to MFRS Standards 2015 - 2017 Cycle	1 January 2019
Amendments to MFRS 11 Annual Improvements to MFRS Standards 2015 - 2017 Cycle	1 January 2019
Amendments to MFRS 112 Annual Improvements to MFRS Standards 2015 - 2017 Cycle	1 January 2019
Amendments to MFRS 123 Annual Improvements to MFRS Standards 2015 - 2017 Cycle	1 January 2019
Amendments to MFRS 119 Plan Amendment, Curtailment or Settlement	1 January 2019
Amendments to MFRS 16 Covid-19 – Related Rent Concessions	1 June 2020 (early adopted)

Adoption of the above Standards did not have any material effect on the financial performance or position of the Group and of the Company except for the adoption of MFRS 16 as described in the following sections.

MFRS 16 Leases

MFRS 16 supersedes MFRS 117 Leases, IFRIC 4 Determining whether an Arrangement contains a Lease, SIC-15 Operating Leases-Incentives and SIC-27 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. MFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to recognise most leases on the financial statements.

Lessor accounting under MFRS 16 is substantially unchanged from MFRS 117. Lessors would continue to classify leases as either operating or finance leases using similar principles as in MFRS 117. Therefore, MFRS 16 does not have a material impact for leases for which the Group is the lessor.

The Group and the Company applied MFRS 16 using the modified retrospective approach, for which the cumulative effect of initial application is recognised in retained earnings as at 1 July 2019. Accordingly, the comparative information presented is not restated.

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

35. ADOPTION OF NEW MFRSs AND AMENDMENTS TO MFRSs (continued)

35.1 New MFRSs adopted during the financial year (continued)

MFRS 16 Leases (continued)

On adoption of MFRS 16, the Group and the Company recognised lease liabilities in relation to leases which had previously been classified as "operating leases" under the principles of MFRS 117. These liabilities were measured at the present value of the remaining lease payments, discounted using the incremental borrowing rate of the Group and the Company as of 1 July 2019. The range of incremental borrowing rates of the Group and the Company applied to the lease liabilities on 1 July 2019 ranged from 2.28% to 5.51% and 2.28% respectively.

In order to compute the transition impact of MFRS 16, a significant data extraction exercise was undertaken by management to summarise all property and equipment lease data such that the respective inputs could be uploaded into management's model. The incremental borrowing rate method has been adopted where the implicit rate of interest in a lease is not readily determinable.

For leases previously classified as finance leases, the Group and the Company recognised the carrying amount of the lease asset and lease liability immediately before transition as the carrying amount of the right of use asset and the lease liability respectively at the date of initial application. The measurement principles of MFRS 16 are only applied after that date.

In applying MFRS 16 for the first time, the Group and the Company have used the following practical expedients permitted by the standard:

- (a) applying a single discount rate to a portfolio of leases with reasonably similar characteristics;
- (b) relying on previous assessments on whether leases are onerous as an alternative to performing an impairment review there were no onerous contracts as at 1 July 2019;
- (c) accounting for operating leases with a remaining lease term of less than 12 months as at 1 July 2019 and do not contain a purchase option as short-term leases;
- (d) excluding initial direct costs for the measurement of the right-of-use asset at the date of initial application; and
- (e) using hindsight in determining the lease term where the contract contains options to extend or terminate the lease.

On transition to MFRS 16, the Group and the Company recognised right-of-use assets and lease liabilities. The impact on transition is summarised below:

	Note	As at 30.6.2019 RM'000	Impact RM'000	As at 1.7.2019 RM'000
Group				
Property, plant and equipment		84,951	(14,023)	70,928
Right-of-use assets	(i)	_	18,019	18,019
Lease liabilities	(ii)	_	7,550	7,550
Hire purchase creditors		3,554	(3,554)	
Company				
Property, plant and equipment		445	(388)	57
Right-of-use assets	(i)	_	2,780	2,780
Lease liabilities	(ii)	_	2,710	2,710
Hire purchase creditors		318	(318)	

⁽i) The associated right-of-use assets for property leases were measured on a cumulative effect basis as if the new rules had always been applied. Other right-of-use assets were measured at the amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments relating to that lease recognised in the financial statements as at 30 June 2019.

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NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

35. ADOPTION OF NEW MFRSs AND AMENDMENTS TO MFRSs (continued)

35.1 New MFRSs adopted during the financial year (continued)

(ii) Lease liabilities are measured as follows:

	Group RM'000	Company RM'000
Operating lease commitments as at 30 June 2019 as disclosed under MFRS 117	2,584	929
Incremental borrowing rates as at 1 July 2019	2.28% to 5.51%	2.28%
Discounted operating lease commitments as at 1 July 2019	2,494	908
Recognition exemption for leases of low-value assets	(41)	_
Recognition exemption for leases with less than 12 months of lease term at transition	(623)	-
Extension options reasonably certain to be exercised	2,166	1,484
Contracts reassessed pursuant to MFRS 16	3,554	318
Lease liabilities recognised at 1 July 2019	7,550	2,710

35.2 New MFRSs that have been issued, but only effective for annual periods beginning on or after 1 January 2020

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
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
Amendments to MFRS 4 Insurance Contract - Extension of the Temporary Exemption from Applying MFRS 9	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, Amendments and Interpretation since the effects would only be observable in future financial years.

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NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2020 (cont'd)

36. FINANCIAL REPORTING UPDATE

IFRIC Agenda Decision - An assessment of the lease term (IFRS 16)

The IFRS Interpretations Committee ("IFRIC") issued a final agenda decision on 26 November 2019 regarding 'Lease term and useful life of leasehold improvements (IFRS 16 and IAS 16)'.

The submission to the IFRIC raised a question pertaining the determination of the lease term of a cancellable lease or a renewable lease based on the requirements of IFRS 16.B34.

Based on the final agenda decision, the IFRIC concluded that the determination of the enforceable period of a lease and the lease term itself shall include broad economic circumstances beyond purely commercial terms.

The Group has implemented the requirements of this final agenda decision during the financial year ended 30 June 2020.

LIST OF PROPERTIES HELD BY THE GROUP AS AT 30 JUNE 2020 110

Tenure	Location	Approximate land area (sq ft)	Approximate age of buildings (year)	Description	Date of acquisition	2020 Carrying amount RM'000
Negeri Sembila	n Darul Khusus					
Leasehold 99 years expiring 2077	Land with building at HS(D) 658 PT 1342, Senawang Industrial Estate, Seremban, Negeri Sembilan.	130,680 (Built-up Area)	40	Factory for Manufacturing Tap wares	10/06/1978	719
Freehold (2 individual lots)	Land at HS (D) 14031 PT 3272, HS (D) 14036 PT 3277, Mukim Si Rusa, Daerah Port Dickson, Negeri Sembilan Darul Khusus.	43,594 48,115	-	Bungalow Land for Future Development of Orchard and Building	03/01/1999	-
Melaka						
Leasehold 99 years expiring 2101	Land with building at Lot No. 6672 – 6674 PM No. 567 – 569 Lot No. 6667 – 6669 PM No. 571 – 573 Mukim Sungei Baru Tengah, Daerah Alor Gajah, Melaka.	93,099 (Built-up Area)	24	Factory for Manufacturing Sanitary wares	03/11/1995	4,872
Selangor Darul	Ehsan					
Freehold land	Land with building at GM 2514, Lot 2239, 9th Mile Telok Lot 2239, Jalan Rajawali, Batu 9, Kampung Kebun Baru, 42500 Telok Panglima Garang, Kuala Langat, Selangor Darul Ehsan.	175,602	15	Industrial land	20/09/2005	13,417
Freehold land	Land with building at GM 4406, Lot 11202, Mukim Teluk Panglima Garang, Lot 11202, Jalan Rajawali, Batu 9, Kampung Kebun Baru, 42500 Telok Panglima Garang, Kuala Langat, Selangor Darul Ehsan.	88,016	7	Industrial land	30/12/2012	11,958
Freehold land	Land with building at GM6505, Lot 11203, Mukim Teluk Panglima Garang, Lot 11203, Jalan Rajawali, Batu 9, Kampung Kebun Baru, 42500 Telok Panglima Garang, Kuala Langat, Selangor Darul Ehsan.	89,984	2	Agricultural	15/3/2019	4,281

LIST OF PROPERTIES HELD BY THE GROUP AS AT 30 JUNE 2020

(cont'd)

Tenure	Location	Approximate land area (sq ft)	Approximate age of buildings (year)	Description	Date of acquisition	2020 Carrying amount RM'000
Johor Darul Tak	zim					
Leasehold 60 years expiring 2055	Land with building at PTD 115556, HSD 221665, Mukim of Plentong, District of Johor Bahru, Johor Darul Takzim PLO 470, Jalan Keluli 1, 81700 Pasir Gudang, Johor Darul Takzim.	87,120	12	Industrial land	20/02/2008	4,622
Leasehold 60 years expiring 2052	Land with building at PTD 110329, HSD 200231, Mukim Plentong, Daerah Johor Bahru, No.18, Jalan Pekeliling, Taman Perindustrian Pasir Gudang, 81700 Pasir Gudang, Johor Darul Takzim.	99,876	2	Industrial land	30/04/2019	8,885
						48,754

ANALYSIS OF SHAREHOLDINGS 112

AS AT 28 AUGUST 2020

Issued and fully paid-up share capital: 162,000,000 ordinary shares

Class of shares : Ordinary shares

Voting rights by show of hand : One vote for every member Voting rights by poll : One vote for every share held

ANALYSIS BY SIZE OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	%	No. of Shares	%
1 - 99	151	6.48	1,728	0.00
100 - 1,000	827	35.46	664,350	0.41
1,001 - 10,000	1,023	43.87	4,102,402	2.53
10,001 - 100,000	268	11.49	8,093,210	5.00
100,001 to less than 5% of issued shares	60	2.57	72,301,210	44.63
5% and above of issued shares	3	0.13	76,837,100	47.43
Total	2,332	100.00	162,000,000	100.00

SUBSTANTIAL SHAREHOLDERS AS PER THE REGISTER OF SUBSTANTIAL SHAREHOLDERS

No.	Name	Direct No. of Shares Held	%	Indirect No. of Shares Held	%
1	JAG Capital Holdings Sdn Bhd	53,400,000	32.96	-	-
2	Continental Theme Sdn Bhd	12,922,100	7.98	-	_
3	Lee Cheang Mei	10,515,000	6.49	-	_
4	Fung Heen Choon	10,300,000	6.36	_	_
5	Datuk Seri Johari Bin Abdul Ghani	_	_	53,400,000	32.961
6	Datin Mariam Prudence Binti Yusof	_	_	34,344,900	21.202

Deemed interest by virtue of his substantial shareholding in JAG Capital Holdings Sdn Bhd.

DIRECTORS' SHAREHOLDINGS AS PER THE REGISTER OF DIRECTORS' SHAREHOLDINGS

No.	Name	Direct No. of Shares Held	%	Indirect No. of Shares Held	%
1	Megat Joha Bin Megat Abdul Rahman	1,000,000	0.62	_	_
2	Dato' Sukumaran s/o Ramasamy	2,143,200	1.32	_	_
3	Lee Cheang Mei	10,515,000	6.49	_	-
4	Fung Heen Choon (Alternate Director to Lee Cheang Mei)	10,300,000	6.36	_	_
5	Datuk Seri Johari Bin Abdul Ghani	_	-	53,400,000	32.961
6	Datin Mariam Prudence Binti Yusof	_	-	34,344,900	21.202
7	Teh Bee Tein	_	-	230,900	0.143

Notes:

Deemed interest by virtue of his substantial shareholding in JAG Capital Holdings Sdn Bhd.

Deemed interest through Du Ain Sdn Bhd, Duclos Sdn Bhd, Syed Ibrahim Sdn Bhd, Leasing Corporation Sdn Bhd, Sisma Water Technology Sdn Bhd and Continental Theme Sdn Bhd.

3 Indirect interest through shareholdings held by spouse.

Deemed interest through Du Ain Sdn Bhd, Duclos Sdn Bhd, Syed Ibrahim Sdn Bhd, Leasing Corporation Sdn Bhd, Sisma Water Technology Sdn Bhd and Continental Theme Sdn Bhd.

ANALYSIS OF SHAREHOLDINGS AS AT 28 AUGUST 2020

(cont'd)

LIST OF THIRTY (30) LARGEST SHAREHOLDERS

No.	Name	No. of Shares	%
1	Cimsec Nominees (Tempatan) Sdn Bhd CIMB Bank for JAG Capital Holdings Sdn Bhd	53,400,000	32.96
2	Cimsec Nominees (Tempatan) Sdn Bhd CIMB Bank for Continental Theme Sdn Bhd	12,922,100	7.98
3	Lee Cheang Mei	10,515,000	6.49
4	Fung Heen Choon	6,300,000	3.89
5	Duclos Sdn Bhd	5,360,000	3.31
6	Leasing Corporation Sdn Bhd	4,686,400	2.89
7	Casa Biz Sdn Bhd	4,654,810	2.87
8	Syed Ibrahim Sdn Bhd	4,540,000	2.80
9	Maybank Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Fung Heen Choon	4,000,000	2.47
10	MIDF Amanah Investment Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Syarifah Anita Ibrahim	3,669,500	2.27
11	MIDF Amanah Investment Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Syarifah Aminah Ibrahim Binti Syed Ibrahim	3,646,400	2.25
12	MIDF Amanah Investment Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Azril Akmar Bin Attan Akmar	3,624,400	2.24
13	Maybank Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Erwin Selvarajah a/l Peter Selvarajah	3,580,000	2.21
14	Sisma Water Technology Sdn Bhd	3,507,400	2.17
15	Du Ain Sdn Bhd	3,329,000	2.05
16	Tiger Vest Sdn Bhd	3,009,300	1.86
17	AllianceGroup Nominees (Tempatan) Sdn Bhd Pledged Securities Account for Erwin Selvarajah a/l Peter Selvarajah	2,400,800	1.48
18	Dato' Sukumaran s/o Ramasamy	2,143,200	1.32
19	HSBC Nominees (Asing) Sdn Bhd Exempt An for Bank Vontobel AG	1,582,700	0.98
20	MIDF Amanah Investment Nominees (Tempatan) Sdn Bhd Pledged Securities Account for RDS Network Sdn Bhd	1,106,600	0.68
21	Megat Joha Bin Megat Abdul Rahman	1,000,000	0.62
22	Yip Kean Sung	880,800	0.54
23	Azri Bin Abdul Ghani	746,100	0.46
24	UOB Kay Hian Nominees (Asing) Sdn Bhd Exempt an for UOB Kay Hian Pte Ltd	637,700	0.39
25	Teh Cheong Hua	562,000	0.35
26	UOB Kay Hian Nominees (Tempatan) Sdn Bhd Exempt An for UOB Kay Hian Pte Ltd	511,600	0.32
27	HSBC Nominees (Asing) Sdn Bhd Exempt An for Bank Julius Baer & Co. Ltd.	500,000	0.31
28	HSBC Nominees (Asing) Sdn Bhd Exempt An for Credit Suisse	412,800	0.25
29	Tan Sri Abdul Ghani Bin Abdul Aziz	360,000	0.22
30	Lim Tow Kuang	272,300	0.17
		143,860,910	88.80

ADDITIONAL COMPLIANCE INFORMATION

UTILISATION OF PROCEEDS RAISED FROM CORPORATE PROPOSALS

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

AUDIT FEES

The total amount of audit and non-audit fees paid/payable to the external auditors and their associated companies by the Group and the Company for the financial year ended 30 June 2020 were tabulated as follows:

	Audit Fees		Non-Audit Fees		
	Group RM	Company RM	Group RM	Company RM	
i) BDO PLT	274,000	62,500	12,500	12,500	
ii) BDO Tax Services Sdn Bhd	_	-	34,100	5,000	
	274,000	62,500	46,600	17,500	

MATERIAL CONTRACTS

There were no material contracts entered into by the Company and its subsidiaries involving Directors' and major shareholders' interests, either still subsisting at the end of the financial year ended 30 June 2020 or entered into since the end of the previous financial year.



CDS Account No.	
No. of Shares Held	

FORM OF PROXY

(Incorporated in Malaysia under the	TAD (Company No.: 197801000889 (37918-A)) e Companies Act, 1965)	No. of Shares Held	<u> </u>		
/We					
⊃ f	(Full name in block letters, NRI	IC No. / Passport No. / Company No.)		
		Address			
	pers of C.I. HOLDINGS BERHAD , he				
Full Name (in block le	etters)	NRIC No. / Passport No.		ion of Shareh If Shares	oldings %
Telefon No.	Email Address	I	140. 0	1 Siluies	76
Address					1
and/or (delete as appro	opriate)		,		
Full Name (in block le	•	NRIC No. / Passport No.	Proporti	ion of Shareh	oldings
			No. o	of Shares	%
Telefon No.	Email Address				
Address					
the Company, to be hel	hairman as *my/our proxy to vote for *m d on a fully virtual basis at the broadcast ari, 50450 Kuala Lumpur on Wednesdo	t venue at Suite A-11-1, Level 11, Ho	ampshire Place	e Office, 157 l	Hampshire
RESOLUTION NO.	ORDINARY BUSINESS		ı	FOR AC	GAINST
Ordinary Resolution 1	To declare final single-tier dividend f	for the financial year end 30 June 2	020		
Ordinary Resolution 2	To approve the payment of Directors' f	,			
Ordinary Resolution 3	To approve the Directors' benefits until the next Annual General Meet	for the period from 1 November ing to be held in 2021	2020		
Ordinary Resolution 4	To re-elect Datin Mariam Prudence	binti Yusof as Director			
Ordinary Resolution 5	To re-elect Datuk Haji Ariffin bin Ima	at as Director			
Ordinary Resolution 6	To re-elect Ms. Teh Bee Tein as Dir	rector			
Ordinary Resolution 7	To re-appoint Messrs BDO PLT as A	auditors of the Company			
	SPECIAL BUSINESS			FOR AC	GAINST
Ordinary Resolution 8	Authority for Directors to issue and 76 of the Companies Act, 2016				
Ordinary Resolution 9	To retain Encik Nor Hishammud Independent Non-Executive Director		as an		
Ordinary Resolution 10	To retain Ms. Teh Bee Tein as an l	ndependent Non-Executive Directo	or		
Ordinary Resolution 11	To retain Mr. Kasinathan a/l Tulasi c	as an Independent Non-Executive D	Pirector		
proxy will vote or abstain as	in the appropriate box whether you wish your he thinks fit.)		ion. In the abse	nce of specific d	irection, you
əigiled iilisad	y oi		Signaturala	of Shareholde	or/Attorna
Boardroom Share Registrar remotely via RPV facilities. 2. The venue of the 42 nd AGN	nducted on a virtual basis through live streaming is Sdn Bhd at http://web.lumiagm.com. Please follow. A is strictly for the purpose of complying with Section reholders/proxylies] shall be physically present at	ow the procedures as set in the Administration 327(2) of the Companies Act 2016 whic	poration, this part cipation and Votin ve Guide in order	t should be execute ng ("RPV") facilities to register, partici	ed under seal s provided b pate and vote

- 3. For the purpose of determining a member who shall be entitled to attend the Meeting, the Company will be requesting Bursa Malaysia Depository Sdn. Bhd. in accordance with Clause 72 of the Company's Constitution to issue a General Meeting Record of Depositors as at 21 October 2020. Only a member whose name appears in the Record of Depositors as at 21 October 2020 shall be entitled to attend the Meeting and to speak and vote thereat.
- 4. A member of the Company who is entitled to attend and vote at the Meeting is entitled to appoint a proxy or proxies to attend and vote in his(her) stead. A proxy need not be a member of the Company. A proxy appointed to attend and vote at the Meeting shall have the same rights as the member to speak at the Meeting.
- 5. A member of the Company may appoint a proxy or proxies to attend the Meeting. Where a member appoints two or more proxies, he(she) shall specify the proportion of his(her) shareholdings to be represented by each proxy
- 6. The instrument appointing a proxy shall be in writing under the hands of the appointor or of his(her) attorney duly authorised in writing or if the appointor is a corporation either under its common seal or under the hand of its officer or its duly authorised attorney.
- Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991, it may appoint at least one proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- Where a member of the Company is an exempt authorised nominee which holds ordinary shares in the Company for multiple beneficial owners in one securities account
- ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds. The appointment of multiple proxies shall not be valid unless the proportion of its shareholdings represented by each proxy is specified.

 To be valid, the Form of Proxy must be completed, signed and deposited at the Company's registered office at Suite A-11-1, Level 11, Hampshire Place Office, 157 Hampshire, No. 1, Jalan Mayang Sari, 50450 Kuala Lumpur not less than forty-eight (48) hours before the time set for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote and in the case of a poll, not less than twenty-four (24) hours before the time appointed in taking of the poll, and in default the instrument of proxy shall be treated as invalid. Alternatively, the Form of Proxy can be deposited electronically through Boardroom Smart Investor Portal at https:// www.boardroomlimited.my before the Form of Proxy lodgement cut-off time as mentioned above
- 10. Pursuant to Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in the Notice will be put to vote on a poll. Independent Scrutineers will be appointed to observe the polling process and to verity the results of the poll respectively.

 Fold this flap for sealing			
 Then fold here			
		STAMP	
	The Company Secretary C.I. HOLDINGS BERHAD		
	(Company no. 197801000889 (37918-A))		
	Suite A-11-1, Level 11,		
	Hampshire Place Office, 157 Hampshire,		
	No. 1, Jalan Mayang Sari,		
	50450 Kuala Lumpur		
 1.(111			
1st fold here			

