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Proxy Form

A global Oil & Gas and Industrial Services group that develops our portfolio of businesses into world class standards

VISION





CORPORATE PROFILE

A Rising Global Energy Service Provider

Once a medium-sized Malaysian enterprise, Wah Seong Corporation Berhad incorporated on 9 October 1999, has evolved into an international Oil & Gas and Industrial Services group. Listed on the Main Market of Bursa Malaysia Securities Berhad, we have established footprints in more than 14 countries worldwide.

As a globally integrated energy infrastructure group, we have positioned our Oil and Gas Division and Industrial Services Division to be our main strategic business pillars.

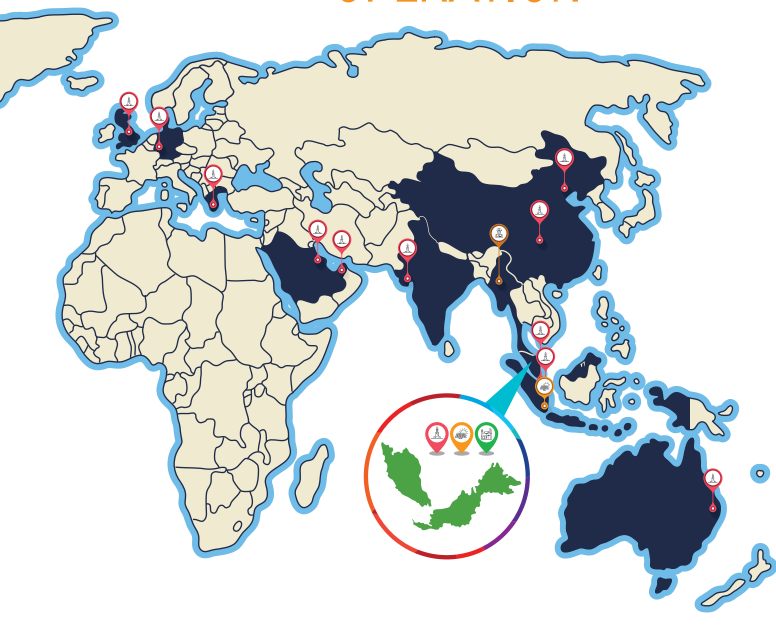
Our Oil & Gas Division provides world-class specialised pipe coating, corrosion protection services, EPC, fabrication and rental of gas compressors and process equipment, as well as various E&P products and services for the international oil and gas sector. Meanwhile, our Industrial Services Division is involved in renewable energy, agriculture development and infrastructure materials. Through this Division, we have grown to be one of the leading service providers of process equipment in Asia, serving the plantations, oleo-chemical, petrochemical and power generation industries. We are also one of the top distributors of infrastructure and building materials in Malaysia.

Seeing no limits to the future, we aim to grow through innovation and productivity to be a world class and profitable, integrated energy infrastructure Group. We endeavour to serve the needs of both our internal and external stakeholders by enhancing our corporate values that is driven by our uniqueness and capabilities.



Alongside this, we manage both our local and global operations with interests for health, safety and the environment. Fulfilling our corporate responsibility by according the highest priorities to these principles are prerequisites for the success of our business while also demonstrating our commitment to sustainable development and the communities which we serve.

WORLDWIDE OPERATION



A Rising Global Energy Service Provider



OIL & GAS



RENEWABLE ENERGY



INDUSTRIAL TRADING & SERVICES



OTHERS

CORPORATE INFORMATION

DIRECTORS

DATO' SERI ROBERT TAN CHUNG MENG

Non-Independent
Non-Executive Chairman

CHAN CHEU LEONG

Managing Director/
Group Chief Executive Officer

GIANCARLO MACCAGNO

Deputy Managing Director

HALIM BIN HAJI DIN

Independent
Non-Executive Director

PROFESSOR TAN SRI LIN SEE YAN

Senior Independent Non-Executive Director

TAN JIAN HONG, AARON

Non-Independent Non-Executive Director

TAN SRI SAW CHOO BOON

Independent Non-Executive Director

GROUP COMPANY SECRETARY

Woo Ying Pun (MAICSA 7001280) SSM PC No. 201908002179

AUDITORS

PricewaterhouseCoopers PLT (LLP0014401 – LCA & AF 1146) Chartered Accountants Level 10, 1 Sentral Jalan Rakyat

Kuala Lumpur Sentral 50706 Kuala Lumpur

Malaysia

SOLICITORS

Rahmat Lim & Partners Raja Seelan & Associates

PRINCIPAL BANKERS

CIMB Group HSBC Bank Group Malayan Banking Berhad OCBC Bank Group RHB Bank Berhad

PRINCIPAL ADVISERS

CIMB Investment Bank Berhad RHB Investment Bank Berhad

SHARE REGISTRAR

Agriteum Share Registration Services Sdn Bhd 2nd Floor Wisma Penang Garden 42 Jalan Sultan Ahmad Shah 10050 Penang

Tel: 604-228 2321 Fax: 604-227 2391

Malaysia

Email: agriteumshareg@gmail.com

REGISTERED OFFICE AND PRINCIPAL PLACE OF BUSINESS

Suite 19.01, Level 19 The Gardens North Tower Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur Malaysia

Tel : 603-2685 6800 Fax : 603-2685 6999

Email : wsc.enquiry@wahseong.com

Website: www.wahseong.com

STOCK EXCHANGE LISTING

Main Market of Bursa Malaysia Securities Berhad

DATE OF LISTING

9 July 2002

CATEGORY

Sector: Energy

Sub-Sector: Energy Infrastructure,

Equipment & Services

STOCK CODE

5142

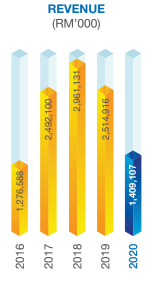
STOCK NAME

WASEONG

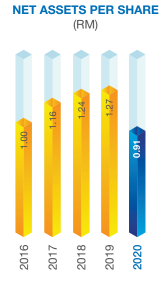
COMMITTEE	AUDIT COMMITTEE	NOMINATION COMMITTEE	REMUNERATION COMMITTEE
Chairman	Halim Bin Haji Din	Professor Tan Sri Lin See Yan	Tan Sri Saw Choo Boon
Member	Professor Tan Sri Lin See Yan	Dato' Seri Robert Tan Chung Meng	Halim Bin Haji Din
Member	Tan Jian Hong, Aaron	Halim Bin Haji Din	Professor Tan Sri Lin See Yan
Member	Tan Sri Saw Choo Boon	Tan Sri Saw Choo Boon	

FINANCIAL HIGHLIGHTS

		2016	2017	2018	2019	2020
OPERATING RESULTS						
Revenue	RM'000	1,276,588	2,492,100	2,961,131	2,514,916	1,409,107
EBITDA/(LBITDA)	RM'000	(72,001)	298,286	347,396	212,581	(118,078)
EBIT/(LBIT)	RM'000	(204,913)	156,842	139,341	55,222	(228,879)
Profit/(Loss) before tax	RM'000	(225,864)	122,605	107,088	5,562	(268,024)
Net profit/(loss)	RM'000	(234,554)	114,643	59,862	13,567	(306,702)
Net profit/(loss) attributable to owners of the Company	RM'000	(228,302)	113,021	64,797	24,136	(295,149)
KEY BALANCE SHEET DATA						
Total assets	RM'000	2,605,241	3,170,377	2,765,935	2,665,350	2,267,822
Paid-up capital	RM'000	387,444	547,690	547,690	547,690	547,690
Capital and reserves attributable to owners of the Company	RM'000	775,891	894,161	955,726	979,946	703,725
VALUATION						
Per share						
Basic earnings/(loss)	sen	(29.54)	14.63	8.39	3.13	(38.17)
Gross dividend		-				
- Cash dividend	sen	0.50	-	-	-	0.40
- Share dividend	sen	-	-	-	-	0.60
Net assets	RM	1.00	1.16	1.24	1.27	0.91
PROFITABILITY RATIOS						
Return on total assets	%	(8)	5	5	2	(10)
Return on capital employed	%	(21)	9	12	4	(26)
GEARING RATIO						
Net debt to capital and reserves attributable to owners of the Company	Times	1.18	0.75	0.64	0.82	0.91







CORPORATE CALENDAR

JANUARY

15 January

Welspun Wasco Coatings Private Limited ("Welspun Wasco"), the joint venture of WSC, completed coatings work for EPIC Development Project, Oil & Natural Gas Corporation Limited (ONGC), India.

FEBRUARY

14 February

WS Engineering Technologies Pte. Ltd., an indirect subsidiary of WSC, was awarded US\$11.0 million (equivalent to RM44.3 million) contract for the supply of a power generation module on procurement and construction basis for ONGC DWN 98/2 FPSO Project.

18 February

4QFY2019 Results Announcement.

21 February

Wasco Coatings Europe B.V., an indirect wholly-owned subsidiary of WSC, completed concrete weight coating of pipes for Corinth Pipeworks S.A. Project.

MARCH

10 March

Petro-Pipe (Sabah) Sdn. Bhd. ("PPS"), an indirect subsidiary of WSC, completed the external protective epoxy coating of steel pipe piles for Liquid Bulk Terminal (LBT5) Approach Trestle and Associated Works for the Westport Malaysia in Klang, Selangor - Malaysia.

APRIL

6 April

Jutasama Sdn. Bhd., a direct wholly-owned subsidiary of WSC, was awarded RM64.1 million offshore Sarawak job "Kasawari Gas Development Project" by Honeywell UOP group for the supply of 14 units S&T HEX and 16 units High-Pressure vessels with wall thickness of up to 148mm for the material ranging from SS316L cladding, Duplex to HIC and etc.

8 April

Distribution of WSC Single Tier share dividend on the basis of one (1) Treasury Share for every two hundred (200) ordinary shares held.

MAY

20 May

1QFY2020 Results Announcement.

21 May

PPS was awarded US\$10.2 million (equivalent to RM41.1 million) contract by Jabatan Kerja Raya ("JKR") Sarawak, to supply and deliver approximately 13,200MT of coated steel casing to Grade S355 EN10025, with an external protective coating of high build epoxy 450 microns located at Pusa, Sarawak - Malaysia.

27 May

Wasco (Australia) Pty Ltd ("Wasco Australia"), an indirect subsidiary of WSC, was awarded US\$4.6 million (equivalent to RM18.5 million) contract by Jemena Northern Gas Pipeline Pty Ltd to partially supply and construct Power System Upgrade including Battery Energy Storage System for Phillip Creek Compression Facility Power Upgrade project.

JUNE

3 June

Welspun Wasco completed the concrete weight coating of pipes for NOC Block 5 Al Shaheen Field Development - Debottlenecking Pipeline Project (DBNPP) for Subsea 7 in Qatar.

23 June

WSC 20th Annual General Meeting.

JULY

1 July

Wasco Coatings HK Limited, an indirect wholly-owned subsidiary of WSC, was awarded US\$12.1 million (equivalent to RM48.8 million) contract by McDermott Australia Pty Ltd for the Provision of Linepipe Coating Services for Itchys LNG project.

8 July

PPS delivered its final load out of coated steel pipes for Steadfast Engineering & Construction Pte. Ltd. from PPS private Jetty, Kota Kinabalu, Sabah to Jurong Island, Singapore.



CORPORATE CALENDAR

21 July

PT. Wasco Engineering Indonesia ("PT.WEI"), an indirect subsidiary of WSC, delivered its first load out of substation for TCO Future Growth Project Tengizchevroil, Kazakhstan from Batam yard to Schneider Electric France SAS.

AUGUST

27 August

2QFY2020 Results Announcement.

SEPTEMBER

1 September

WS Engineering & Fabrication Pte. Ltd., an indirect wholly-owned subsidiary of WSC, was awarded US\$48.2 million (equivalent to RM194.3 million) contract to design, fabricate, assemble 14 Pre-Fabricated Electrical Substation ("PESB") buildings, including HVAC & Fire Suppression system, supply & installation of free issue equipment, testing and yard acceptance testing.

1 September

Wasco Australia was awarded US\$3.9 million (equivalent to RM15.5 million) contract by Jemena Asset Management Pty Ltd to partially supply and construct the Western Sydney Green Gas project featuring a 500kW Hydrogen PEM Electrolyser, buffer storage pipeline and local gas network hydrogen injection facility.

OCTOBER

13 October

PT.WEI was awarded US\$8.6 million (equivalent to RM34.7 million) contract to fabricate TP Wings, Work Access Platform and TP Internal Cage for the Neart NA Gaoithe Offshore Wind Farm Project in United Kingdom.

NOVEMBER

18 November

Syn Tai Hung Trading Sdn. Bhd., an indirect whollyowned subsidiary of WSC, had disposed its 70% ordinary shareholdings in Spirolite (M) Sendirian Berhad to Lesso Malaysia Holdings Sdn. Bhd..

24 November

3QFY2020 Results Announcement.

DECEMBER

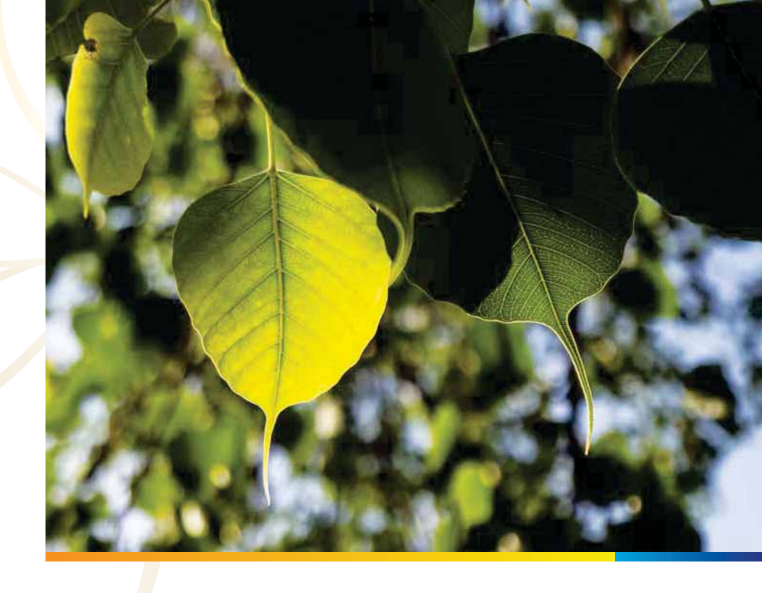
3 December

Wasco Coatings Malaysia Sdn. Bhd., an indirect subsidiary of WSC, has received a Certificate of Accreditation from Skim Akreditasi Makmal Malaysia (SAMM), the Laboratory Accreditation Scheme of Malaysia.

11 December

Wasco Australia was awarded US\$3.1 million (equivalent to RM12.5 million) contract by North Queensland Pipeline Pty Ltd to design, supply and construct Gas Pressure Regulation Station and Lateral Gas Pipeline connection as a component of the Dyno Nobel NQGP Moranbah Connection project.





The Company is pleased to present the Sustainability Report, which outlines the Company's commitment towards being a sustainable organisation that continuously strives for improvements across the three aspects of sustainability in Economic, Environmental, and Social ("EES") considerations.

Whilst governance is also a key component of sustainability, governance will not be discussed in this section of the Annual Report but discussed separately on pages 54 to 68 as part of the disclosure requirements for corporate governance in the Listing requirements, as well as the Malaysian Code on Corporate Governance 2017 and the Corporate Governance Guide.

This report discloses the material sustainability matters and impacts arising from the activities of the Company during FY2020. The Company recognises that business decisions may potentially impact the surrounding communities and environment that the Company operates. Therefore, the material sustainability matters disclosed in this report was identified and strategic measurement and actions were taken to manage the subject matter.

The Company focuses on driving sustainable growth to pursue its objectives and is committed to engaging its stakeholders and operates with the highest degree of integrity and transparency. The Company will continue to integrate sustainability elements into its daily operations and communicate its initiatives at all levels within the organisation.



SUSTAINABILITY GOVERNANCE

The role of Sustainability Reporting in Wah Seong Corporation Berhad ("WSC") has been consolidated under the Investor Relations, Corporate Communications and Sustainability Department ("IRCSD"). In 2017, the Head of IRCSD had been appointed as a member of the Risk Management Committee ("RMC") of WSC where the sustainability agenda is discussed and reported every quarter. The committee which reports directly to the Board of Directors of WSC has amended its charter to include sustainability as referenced on pages 10 to 24 of the Annual Report.



SUSTAINABILITY REPORTING SCOPE AND BOUNDARY

During the year, the committee has presented and has obtained the Board's approval to scope WSC's Sustainability Reporting for the reporting period of 1st January 2020 to 31st December 2020 to its oil and gas division "WASCO" being the single largest business segment of the Company. Moving forward, the committee shall make its recommendations to the Board for the scoping of Sustainability Reporting to cover the entire organisation and its subsidiaries, which include quantitative and qualitative data relevant for sustainability reporting. The Company adopts the principle guidelines of Sustainability Reporting provided by Bursa Malaysia.



SUSTAINABILITY POLICY

In WASCO, sustainability is about delivering value for all our stakeholders in a responsible manner and our sustainability focus are summarised below:



Governance

To comply with and exceed where practicable, all relevant legislation, regulations and codes of corporate conduct and practice.



Economic Responsibility

To ensure our organisation and our shareholders garner long-term and mutually beneficial economic value from our business operations.



Environmental Stewardship

To constantly measure and efficiently manage our environmental footprint in every aspect of our operations.



Health and Safety

To ensure our work does not compromise stakeholder health or safety and to explore opportunities to promote and continuously improve the safety and health of our employees, contractors and the communities we operate in.



Operational Efficiency

To ensure improvements are continuously made to our operations and our supply chain in line with the highest global standards of efficiency.



People Empowerment

To create effective, conducive and empowering workplace best practices so that our employees can be the best they can be.



Strategic Engagement

To strengthen relationships with all stakeholders to ensure the sustainable development of our business, employees, communities, business partners and customers while strengthening shareholder value.



Product & Service Innovation

To continually create new products, services, and processes that elevate the customer service experience, enable us to keep our competitive standing and help shape our market segments.



Advocacy & Social Responsibility

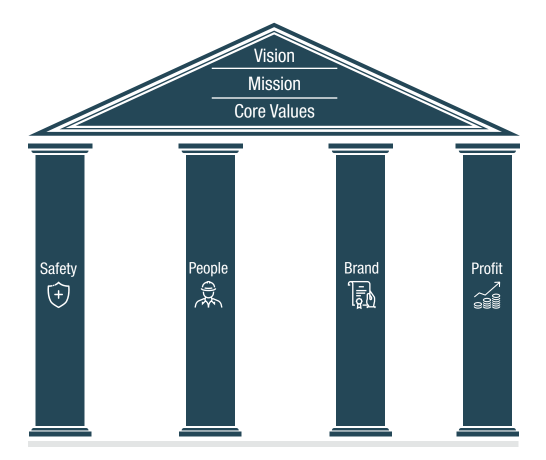
To ensure we contribute in a positive and tangible manner to the markets that we serve by aligning with national and global development goals and principles.

SUSTAINABILITY APPROACH AT "WASCO"

While a formal policy has been in place since 2012, the sustainability practice has been apparent in WASCO's day-to-day operations even before this date. The Chief Executive Officer of WASCO champions the sustainability agenda and ensures that each of WASCO's global operations abides by the policy. The implementation is formally tracked and measured for each operation via a robust MyGoals performance management system.

WASCO conducts its materiality review every year to identify the sustainability matters that are important and relevant to the Company and its stakeholders. The result would help WASCO to address and manage the material sustainability matters.

WASCO's identifies its materiality matters based on its strategic priorities as set out in the following diagram:



Based on the strategic pillars, material topic as an "EES" issues of critical importance both to stakeholders and the long term success of WASCO is identified and are aligned with internal governance processes and operational imperatives and are therefore managed as part of internal processes and procedures that answer to both regulatory requirements and also internal Key Performance Indicator ("KPI").

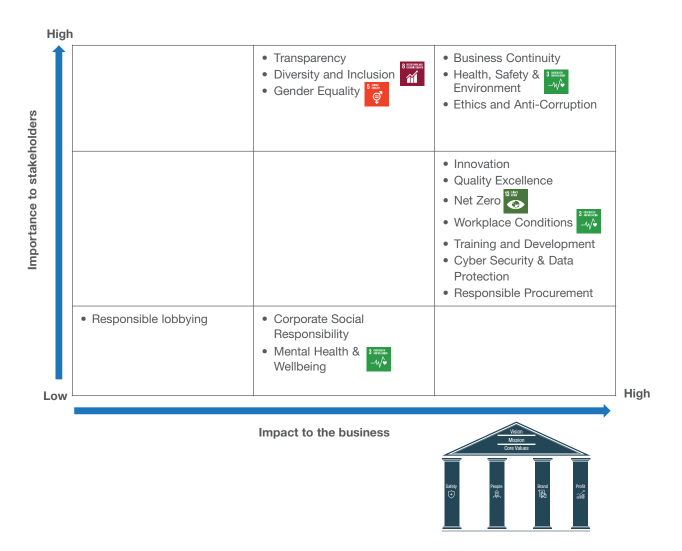
STAKEHOLDER ENGAGEMENT

Regarding sustainable development, WASCO believes stakeholders' inputs are essential in shaping the roadmap and strategy to strengthen the EES management and actively engage in different platforms to communicate with its various stakeholders.

Stakeholder	Engagement Platform
Employees	 Workplace Meetings and Employee Briefing Intranet and Bulletins Town Halls Employee Surveys MyGoals Performance Reviews
Customers	 Quality Certification Audits Regulatory Site Visits and Audits Social Media Official Website Marketing Events Customer Satisfaction Surveys
Shareholders & Investors	 Annual and Quarterly Reports Annual and Quarterly Results Announcements Annual General Meeting ("AGM") Extraordinary General Meeting ("EGM") Announcements on Bursa Malaysia Investor relations section of the Company's website Press release and coverage
Regulators & Authorities	 Emails/Letters Dialogues with the authorities Workshops and trainings organised by the relevant regulatory authorities
Vendors/Suppliers	 Negotiations with vendors/suppliers Supplier periodical performance evaluation New vendor evaluation and registration
Media	 Ongoing engagement sessions and interviews AGM and EGM Press release and coverage Press conference

SUSTAINABILITY MATERIALITY MATRIX

WASCO conducted its materiality assessment in 2020 to continue to prioritise, refine and streamline the Company's sustainability work and reporting.



As a result of the assessment, three (3) of which were regarded as high materiality topics in 2020:

- Business Continuity
- Health, Safety and Environment
- Ethics and Anti-Corruption

MATERIALITY MATTERS

Business Continuity

A "Business Continuity Plan" ("BCP") is vital to ensure that WASCO's delivery of products and services remains uninterrupted even during emergencies or crisis. We have developed a robust BCP that has allowed us to prepare and respond well that has allowed our operations to function during an emergency or crisis. Our goal is to ensure that we reduce losses and minimise recovery time when a crisis or emergency arises. Analysing and managing the threats posed by any emergency or crisis is critical for our business survival.

Our BCP is comprehensive and details our business's risk management strategies and business impact analysis. It describes how our company intends to respond to an incident, specification of a recovery plan and defined policies and procedures for managing our employees and communication during the crisis.

During the year, we activated our "Global Pandemic Preparedness Response Team" ("GPPRT") to respond to the COVID-19 Outbreak, which is aligned to the Disease Outbreak Response System Condition ("DORSCON") Control Level.



List of preventive and recovery measures to manage the $\ensuremath{\mathsf{COVID}\text{-}19}$ pandemic

No.	Activities							
1	Setting up of Pandemic Preparedness Response Team ("PPRT")							
2	Health Declaration and Screening							
3	Use of hand sanitisers at entry points							
4	Travel restrictions							
5	Education and communication							
6	Hand washing and sanitization/increased locations for hand sanitizers							
7	Common areas with increased cleaning and sanitization							
8	Social Distancing at work place							
9	Acquisition, Stocking and Replenishment of Personal Protective Equipment ("PPE")							
10	Documentation of Plans and Procedures							
11	Management of Infected Staff and Contacts							
12	Dedicated quarantine areas							
13	Deceased staff							
14	Vaccination/Prophylaxis/Antivirals							
15	Minimum Manning							
16	Supply chain disruptions							
17	Staying Motivated							

Level	People	Workplace	Travel
Level 1 When public health agencies have not declared to be a serious threat at a local level.	Provide guidance on basic hygiene precautions.	 Ensure basic hygiene measures in facilities. Provide relevant, updated information. 	Apply restrictions as suggested at organisational level
Level 2 When there is a perceived public health threat at a local level as declared by local or international public health agencies.	All measures mentioned in LEVEL 1 and in addition Close monitoring and support of 'individuals at high risk of infection'. Trigger action consequent to 'abnormal health situation'. Cancellation of face to face, if applicable.	 All measures mentioned in LEVEL 1 and in addition Information and guidance to teams and managers. Elements of advanced hygiene protocols. Added disinfection measures for employees. Advanced disinfection and cleaning protocols of premises. Ensure adequate ventilation of premises, as practicable. Encourage practice of social distancing. Ensure availability of appropriate PPEs. May consider screening of visitors and employees. May consider Monitoring, Evaluation and Research ("MER") plan deployment. 	Apply restrictions/ guidance as suggested at organisational level
Level 3 When it is a declared public health emergency at local level demanding advanced protocols.	All measures mentioned in LEVEL 2 and in addition • Quarantine of suspected exposure case. • Isolation procedures for infected persons as applicable. • Guidance for caregivers.	 All measures mentioned in LEVEL 2 and in addition Elements of advanced hygiene protocols or Shut down of premises for business as per business decision Restrictions of access to premises or complete ban Depending on decision taken at organisational level - Standard Work Time ("SWT") / Work From Home ("WFH") Deployment of MERP 	Apply restrictions/ guidance as suggested at organisational level

Health, Safety and Environment

An excellent Health, Safety and Environment ("HSE") performance is central to the responsible delivery of WASCO's products and services.

Ensuring that everyone goes home safe from our workplace is our number one priority. We have "zero harm" to people, property and environment goals in all of WASCO's operations. We strive to achieve the "zero harm" goals to people, property and environment in all Wasco's operations, prevent any damage to our assets and continuously mindful of the impact of our activities on the environment.

We manage HSE risk across our global operations through clear standards, control and compliance systems combined with a behavioural safety-focused culture.

Our Group standards and operating procedures define the controls and physical barriers we require to prevent incidents. We regularly inspect, test and maintain these barriers to ensure they meet our standards. We also routinely prepare and practice our emergency response to potential incidents such as a chemical spill or a fire. Plus, we are also working closely with local services and regulatory agencies in testing our plans and procedures. These tests continually improve our readiness to respond. If an incident does occur, we investigate to identify the root cause, put in place controls to prevent recurrences and share lessons learned across the Group. We also have procedures in place to reduce the impact on people and the environment. We continue to strengthen the safety culture among our employees and contractors. We are committed to workplace improvement and environmental safety, consistent with international best practices. HSE is deeply embedded within our business culture as we prioritise continuous improvement in HSE by reducing accidents, occupational injuries and work-related illness rates.

We expect everyone working for us to intervene and stop work that may appear to be unsafe. In addition to our ongoing safety awareness programs, we hold annual safety days to give employees and contractors time to reflect on how to prevent incidents.

The full list of HSE Statistics is provided in the following section of the Sustainability Reporting Disclosure on page 17.

Ethics and Anti-Corruption

Our various stakeholders depend on us to be a transparent and compliant partner. We also expect the same of our partners and suppliers to carry out business responsibly.

WASCO is committed to conducting business dealings with ethics and integrity. This means avoiding practices of bribery and corruption of all forms in the Group's daily operations. The Group has adopted a zero-tolerance approach against all forms of bribery and corruption and takes a strong stance against such acts. Employees will not suffer discrimination or disciplinary action for refusing to participate in any activity reasonably judged there to be involved bribery and corruption but not mitigated by the Group.

During the year, WASCO rolled out its Anti-Bribery and Corruption Policy to all its operations. Having a clear and unambiguous Policy statement on Wasco's position regarding bribery and corruption forms the cornerstone of an effective integrity management system. This Wasco's Anti-Bribery and Corruption Policy elaborates upon those principles, guiding employees concerning dealing with improper solicitation, bribery and other corrupt activities and issues that may arise in the business affairs.

The Anti-Bribery and Corruption Policy was developed as part of WASCO's Anti-Bribery Management System ("ABMS"), which aligns with the requirements set out in the ISO 37001:2016. WASCO intends to get its ABMS certified by SIRIM in 2021.

Indicators relating to Anti-Bribery and Corruption is reported in the following section of the Sustainability Reporting Disclosure on page 21.

SAFETY - OIL & GAS DIVISION



The full list of HSE Statistics is provided as below for the WASCO operations:

- Wasco Coatings Malaysia Sdn. Bhd. ("WCM")
- Wasco Lindung Sdn. Bhd. ("WLSB")
- Petro-Pipe (Sabah) Sdn. Bhd. ("PPS")
- WS Engineering & Fabrication Pte. Ltd. ("WSEF")
- PT. Wasco Engineering Indonesia ("PT.WEI")
- Wasco Engineering International Ltd. ("WEIL")

GROUP HSE PERFORMANCE KPIs – LAGGING INDICATORS JANUARY – DECEMBER 2020

Business Unit	WCM	WLSB	PPS	WSEF	PT. WEI	WEIL	Group Total		
Man-hours Worked	446,503	48,965	362,648	105,180	1,957,877	117,587	3,038,760		
Reportable Cases									
Fatality	0	0	0	0	0	0	0		
Loss Time Injury (LTI)	0	0	0	0	0	0	0		
Reportable Occupational Illness	0	0	0	0	0	0	0		
Restricted Work Case (RWC)	0	0	1	0	0	0	1		
Medical Treatment Case (MTC)	0	0	0	0	1	0	1		
Total Reportable Cases	0	0	1	0	1	0	2		
Other Cases (Recordable)	Other Cases (Recordable)								
First Aid Case (FAC)	6	0	2	0	4	0	12		
Near Miss (NM)	6	0	2	0	3	0	11		
Statutory Notice/Fine	0	0	0	0	0	0	0		
Dangerous Occurrence	0	0	0	0	0	0	0		
Fire/Explosion	1	0	0	0	1	0	2		
Property Damage (PD)	8	1	1	0	0	0	10		
Effluent Pollution	0	0	0	0	0	0	0		
Spill Incident	2	0	0	0	0	0	2		
HSE Performance									
Man-hours Lost	0	0	0	0	0	0	0		
Man-days Lost	0	0	0	0	0	0	0		
Lost Time Incident Frequency (LTI F)	0	0	0	0	0	0	0		
Total Reportable Occupational Illness Frequency (TROIF)	0	0	0	0	0	0	0		
Total Reportable Incident (TRIF)	0	0	2.76	0	0.51	0	0.66		
Incident Free Man-hours Worked since last LTI	6,682,187	1,192,877	2,380,014	1,119,624	22,968,317	7,507,962	41,850,981		

WASCO COATINGS MALAYSIA SDN. BHD. & WASCO LINDUNG SDN. BHD.

Safety Scorecard as per previous section

Energy Management

YEAR	2020	2019	2018	2017	2016
All Plant (kw/h)	6,842,603	3,001,028	6,489,626	15,105,290	6,143,696
Total Man-hours	495,216	234,584	425,771	1,478,078	572,577
(kw/h)/Man-hours	13.82	12.79	15.24	10.22	10.73

Water Management

YEAR	2020	2019	2018	2017	2016
All Plant (m³)	193,994	51,515	148,481	237,677	176,604
Total Man-hours	495,216	236,170	425,771	1,478,078	572,577
(m³)/Man-hours	0.39	0.22	0.35	0.16	0.31

PETRO-PIPE (SABAH) SDN. BHD.

Energy Management

YEAR	2020	2019	2018	2017	2016
All Plant (kw/h)	1,303,897	1,701,435	992,081	1,456,034	1,723,400
Total Man-hours	362,648	377,160	386,857	453,774	521,526
(kw/h)/Man-hours	3.60	4.51	2.56	3.21	3.30

Water Management

YEAR	2020	2019	2018	2017	2016
All Plant (m³)	15,235	17,188	16,987	17,491	17,610
Total Man-hours	362,648	377,160	386,857	453,774	521,526
(m³)/Man-hours	0.042	0.046	0.044	0.04	0.03

WS ENGINEERING & FABRICATION PTE. LTD.

Energy Management

YEAR	2020	2019	2018	2017	2016
All Plant (kw/h)	214,095	261,990	201,465	187,155	187,125
Total Man-hours	105,180	83,258	70,986	67,864	91,336
(kw/h)/Man-hours	2.03	3.15	2.84	2.76	2.05

Water Management

YEAR	2020	2019	2018	2017	2016
All Plant (m³)	1,606	951	1,563	1,128	1,848
Total Man-hours	105,180	83,258	70,986	67,864	91,336
(m³)/Man-hours	0.0152	0.0114	0.0220	0.0166	0.0202

PT. WASCO ENGINEERING INDONESIA

Energy Management

YEAR	2020	2019	2018	2017	2016
All Plant (kw/h)	2,608,456	1,991,640	4,113,980	2,591,557	3,002,153
Total Man-hours	1,957,877	1,253,335	2,560,234	1,172,174	1,774,125
(kw/h)/Man-hours	1.33	1.59	1.61	2.21	1.69

Water Management

YEAR	2020	2019	2018	2017	2016
All Plant (m³)	6,049	6,432	10,779	8,647	14,786
Total Man-hours	1,957,877	1,253,335	2,560,234	1,172,174	1,774,125
(m³)/Man-hours	0.0030	0.0051	0.0042	0.0073	0.0083

WASCO ENGINEERING INTERNATIONAL LTD.

Energy Management

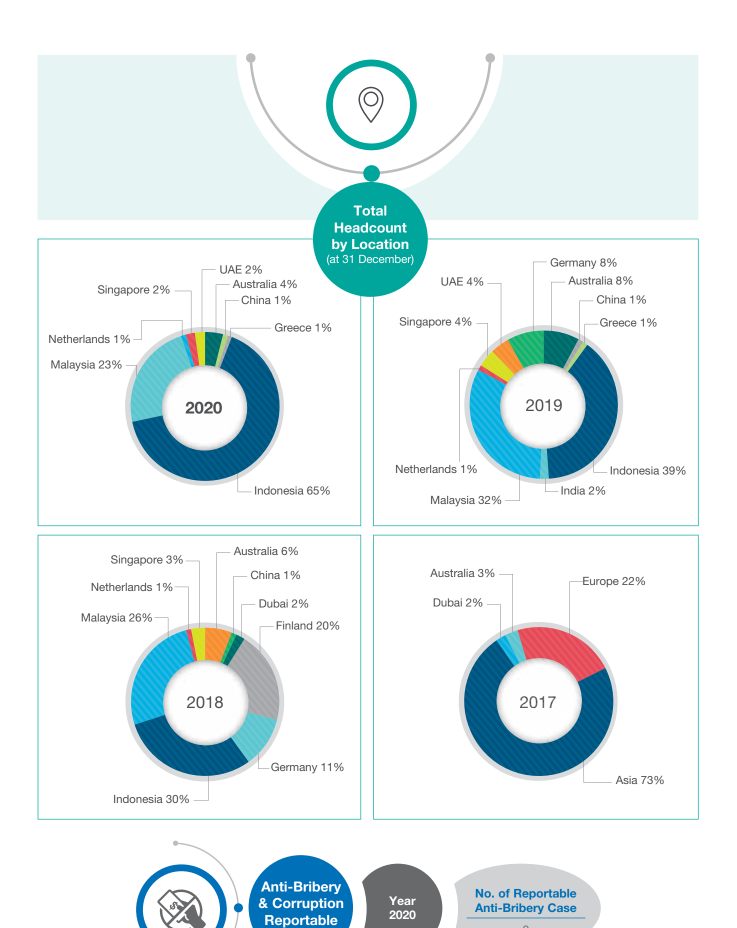
YEAR	2020	2019	2018	2017	2016
All Plant (kw/h)	107,477	67,678	76,224	66,289	47,975
Total Man-hours	117,587	320,072	480,934	105,331	106,856
(kw/h)/Man-hours	0.91	0.21	0.16	0.63	0.44

Water Management

YEAR	2020	2019	2018	2017	2016
All Plant (m³)	209	335	230	275	279
Total Man-hours	117,587	320,072	480,934	105,331	106,856
(m³)/Man-hours	0.0017	0.0010	0.0004	0.0026	0.0026







Case

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CERTIFICATIONS []



Wasco Coatings Malaysia Sdn. Bhd.

- ISO 9001:2015
- ISO 14001:2015
- ISO 45001:2018

PT. Wasco Engineering Indonesia

- ISO 45001:2018
- ISO 14001:2015

Wasco Engineering International Limited (Dubai Branch)

- ISO 14001:2015
- ISO 45001:2018
- ISO 45001:2018

Petro-Pipe (Sabah) Sdn. Bhd.

• ISO 45001:2018





WASCO COATINGS MALAYSIA SDN. BHD.

NO.	YEAR	CLIENT/ORGANISATION	AWARDS & RECOGNITIONS
1	2020	CHEVRON	In recognition of completing the Gorgon Stage 2 Project without any incident
2	2018	STATOIL	In recognition of the coating of 36,200 pipes and performing 1,601,164 Safe Man-hours without Lost Time Injury ("LTI")
3	2017	STATOIL	In recognition of completing 1,000,000 Safe Man-hours without LTI
4	2015	PCSB	Outstanding Vendor Award Project Development Category
5	2014	PCSB	In appreciation for hosting Q3 2014 Projects & Engineering PCSB HSE Contractors Conference
6	2014	PetroVietnam	In recognition for excellent performance in Pipeline Coating Application of Dai Hung Gas Gathering Project – Merit Award
7	2013	PCSB	Offshore Installation (DCI) Most Outstanding Unsafe Act (UAUC) reporting in 2013

WS ENGINEERING & FABRICATION PTE. LTD.

NO.	YEAR	CLIENT/ORGANISATION	AWARDS & RECOGNITIONS
1	2019	TengizChevroil/Kazakh PJV/ Schneider Electric/Siemens	Achieved 3,000,000 Man-hours worked without Loss Time Injury ("LTI") in TCO Future Growth Project (TCO Area, TCO Gathering & TCO HV)
2	2018	Schneider Electric and Siemens	Achieved 2,000,000 Man-hours worked without LTI in TCO Future Growth Project (TCO Area, TCO Gathering & TCO HV)
3	2018	TengizChevroil/Kazakh PJV/ Schneider Electric/Siemens	Achieved more than 2,000,000 LTI free Man-hours in TCO Future Growth Project
4	2017	Schneider Electric	Achieved 500,000 LTI free Man-hours in TCO Future Growth Project
5	2016	Yinson/Kongsberg	PT. WEI received Construction of Excellence Certificate from Yinson for achieving 1,100,000 Man-hours without any LTI for Ghana OCTP FPSO Development Project in 2016
6	2016	Wartsila/Bumi Armada	Received Appreciation Certificate from Wartsila for achieving 2,000,000 Man-hours without any LTI in M70A/B Power Generation Packages, Armada Kraken Project
7	2016	Bumi Armada	1,000,000 Man-hours worked without LTI for M70A/B Power Generation Packages Armaden Kraken Project
8	2016	Total/Saipem	Achieved 1,000,000 Man-hours without LTI in Total E&P Angola Block 32 Kaombo Project

COMMUNITY OUTREACH PROGRAM CALENDAR



WASCO ENERGY LTD

Date Program

05-05-2020

Wasco Coatings Malaysia Sdn. Bhd. and Wasco Lindung Sdn. Bhd. have donated a COVID-19 screening booth to the International Islamic University Medical Centre of Malaysia ("IIUMMC") for the usage of IIUMMC healthcare front line workers for the screening of suspected COVID-19 patients and to protect them from having direct contact with suspected patients without changing their Personal Protective Equipment ("PPE").



22-12-2020

Wasco held a donation drive among the employees and delivered food essentials to Pertubuhan Pengurusan Pusat Jagaan 1 Malaysia ("PPPJ1M") in Ipoh, Perak. PPPJ1M is a non-profit organisation that takes on itself the responsibility to take care of the children (some are orphans) who have nowhere else to go. PPPJ1M has been accepting, protecting and raising these kids, regardless of their background, race or religion.



PT. WASCO ENGINEERING INDONESIA

Program

Date

29-05-2020

PT. Wasco Engineering Indonesia has donated 300-food aide to the local community badly affected by the COVID-19 Pandemic outbreak in Batam, Indonesia. The food aide includes food essentials such as rice, cooking oil and sugar. Present to receive the food aide packages on behalf of the local community was the District Head of Tanjung Uncang. The event was attended by WASCO employees, members of the local community, government officials of the Tanjung Uncang district and the police chief. Wasco also distributed approximately 3,800 pieces of reusable facemasks to our employees and their family members. The distribution of face masks is part of our effort to prevent COVID-19 transmission and keep our employees and their families safe.

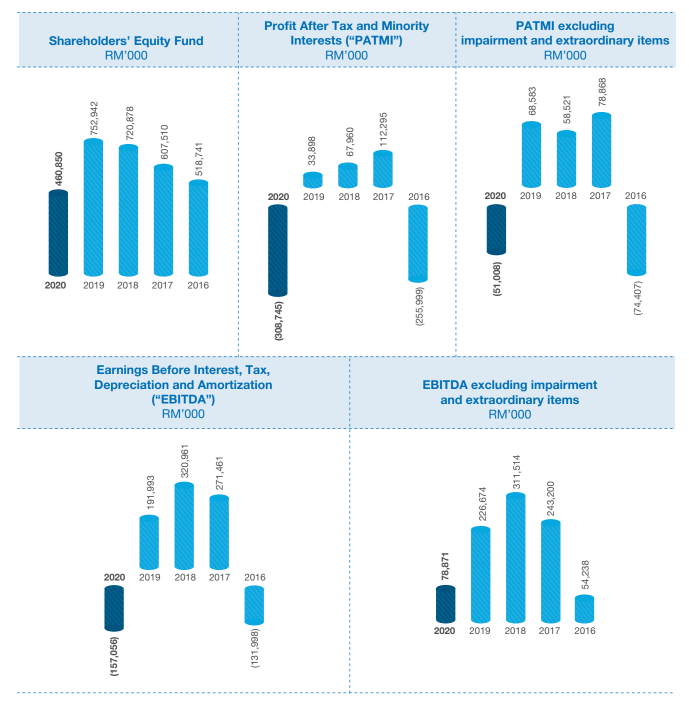


YAYASAN WAH SEONG

pandemic.

Date	Program
April – May	Yayasan Wah Seong ("YWS") donated
2020	Personal Protection Equipment (PPE) worth
	RM160,190.88 to various government
	hospitals in Selangor, Johor, Pulau Pinang,
	Perak and Sabah due to the COVID-19





OVERVIEW OF THE GROUP'S BUSINESS AND OPERATIONS, ITS OBJECTIVES AND STRATEGIES

Wah Seong Corporation Berhad ("WSC" or "the Company") is an investment holding company with business interest in three distinct business segments, namely, oil and gas, renewable energy and industrial trading and services (collectively referred to as the "Group").



MANAGEMENT DISCUSSION AND ANALYSIS

2020 was an unprecedented year as the world economy experienced a sharp slowdown as a result of the prolonged COVID-19 outbreak. It was a bleak start to 2020 for the Group due to the pandemic and the collapse of oil prices during the first half of 2020. This has resulted in the deferment of many planned projects and reduction in capital spending by oil majors which adversely impacted our Group.

Over the past twenty years, the Group has managed to safely ride through several economic downturns and financial turmoils. Guided by our past experience, management took the necessary actions to ensure the Group can navigate through the challenging 2020 landscape. This was carried out without compromising the quality products and services to our clients while maintaining the good safety record and keeping our people and operations safe.

During the year, the Group continued working on improving efficiencies and implemented stringent cost mitigation initiatives to strengthen the Group's financials. As part of our cost rationalisation, management took a voluntarily pay cut. The Group also took steps to demobilise sites where no immediate projects were anticipated. This has allowed the Group to preserve its cash flows and ensure its business resilience while becoming leaner, healthier and more competitive in the challenging economic environment.

Discussion on Key Financial Performance

In 2020, the Group achieved a revenue of RM1.4 billion, a decrease of RM1.1 billion or 44% compared with the previous year's revenue, affected largely by the sudden suspension of operations in the middle of March 2020 to comply with lockdown measures imposed by respective governments in countries where the Group has a presence. The lower level of activity recorded in FY2020 was also partially due to the completion of a large oil and gas project in the previous year, which resulted in the substantial decline, year on year basis.

The Group had an order backlog of RM1.2 billion at the end of 2020 compared with RM0.9 billion the previous year, contributed mainly by an order backlog of RM870.2 million from the oil and gas segment ("WASCO"), RM251.8 million from the renewable energy segment ("RE") and RM28.8 million from industrial trading and services ("ITS").

In line with the disclosure of business segments in the financial statements and the discussion and analysis presented the previous years, factors affecting the Company's performance and risk will be deliberated by segments.



OIL AND GAS ("WASCO")

Discussion of strategies, operational capabilities to achieve the desired business objectives and results

During the year, WASCO's earnings were driven by smaller projects secured as backlogs at the end of 2019. WASCO's pipe coating, pipe manufacturing and engineering fabrication yard were impacted by the series of lockdown and measures imposed by the respective governments. This resulted in a slowdown of operations during the first half of the year.

WASCO's construction of a coating facility in Qatar also experienced delays as the kingdom went into lockdown and restriction was only relaxed in the second half of 2020. While initially planned to be commissioned in the third quarter of 2020, it is now expected to be ready in 2021.

While the year presented WASCO with many challenges, it was also a year that revealed potential business opportunities. During the year, WASCO made several breakthroughs in its energy transitioning strategy to capture new business opportunities as more of its clients began working towards their net-zero carbon emissions target.

In September, WASCO signed a Memorandum of Understanding ("MOU") with MAN Energy Solutions to promote and commercialise Power-to-X (PtX) projects in South-East Asia. This technology converts electricity into carbon-neutral synthetic fuels, gas or liquid for a clean carbon-neutral energy source.

During the year, WASCO Australia was awarded its first renewable energy construction contract for Jemena's Western Green Gas Project. The project will convert solar and wind power into hydrogen gas via electrolysis, which will then be stored for use across the Jemena Gas Network in New South Wales, the most extensive gas distribution network in Australia. The project's success will potentially put WASCO in a good position to capture further expansion activities across New South Wales. This achievement also marks WASCO's first foray into the promising hydrogen market.



Discussion on Key Financial and Operational Indicators for the segment

For the year under review, the oil and gas segment recorded revenue of RM577.0 million and a segment loss of RM286.8 million. This is due to deferment of new capital expenditure by project owners while the pandemic impact is fully understood. The results were also affected by impact of the completion of Nord Stream 2 project in the previous year. The losses were mainly contributed by one-off adjustments of RM235.9 million. Despite the challenging times, the segment still generated an EBITDA of RM78.9 million excluding one-off adjustments. The quarter-on-quarter operational results also showed improvement reflecting the opening of economic activities worldwide with the segment generating a segmental profit of RM12.2 million and EBITDA of RM29.1 million in Quarter 4 of FY2020.

The oil and gas segment had an order backlog of RM576.0 million at the beginning of 2020 and ended the year with RM870.2 million. This is expected to have a positive impact on the segment in FY2021.

The oil and gas segment recorded 41,850,981 Man-hours without Loss Time Injury ("LTI") in 2020. WASCO recorded other positive indicators reflecting the effectiveness of the safety culture instituted by the Group. Discussions of Health, Safety and Environment ("HSE") are set out separately in the Sustainability Development section of the Annual Report on page 16.

Discussion of anticipated or known risks that may have a material effect on, among others, the sustainability of the group's results or operations, financial condition or liquidity

The resurgence of COVID-19 cases worldwide and fresh lockdown will negatively impact the global economy, triggering a prolonged economic crisis. This largely remains beyond WASCO's control. Delays on project awards at final investment decision ("FID") stage and the lack of funding for project owners remain key risks for the industry. Industry players remain cautious and continue to assess the outlook before committing to further investments. WASCO's Pipeline Unit and Engineering Services are independent of each other and have different target markets in the oil and gas value chain. This, in itself, is a conscious strategic decision made by WASCO to mitigate the risk of being overly reliant on a specific market. The management team conducted strategy meetings and business strategies reviews during the year to ensure operational sustainability. WASCO continues to hold engagement sessions with customers and partners to identify new opportunities. Steps are also undertaken to pre-qualify WASCO in new markets to establish a competitive presence.

The risk related to the COVID-19 outbreak is still closely monitored at each business operation. WASCO has a pandemic preparedness plan as part of its business continuity. Apart from the HSE risk, the Group also recognises risks related to operational and supply disruption by the COVID-19 outbreak. To date, WASCO has implemented several risk mitigation strategies that focus on split working teams and alternative sourcing strategies to minimise the impact of supply disruptions. Early notifications are given to clients should there be material impact on the contractual terms for ongoing secured projects.

WASCO places a strong emphasis on HSE. Non-compliance to standards or a major HSE incident in its operations would affect the Group's business and its reputation. In mitigation of the risk, policies and procedures are established, communicated and implemented at all our operations. Audits and inspections are conducted periodically to ensure compliance. Awareness campaigns and on-going training are conducted and management does safety walkabout regularly at the sites. Target Key Performance Indicators ("KPI") are also set to create greater accountability.

WASCO today is operational in 17 offices and 10 plants/ yards worldwide. The Division's business could be exposed to the risk of litigation action by customers, vendors and other parties. Such litigation actions may have a material effect on the Company's result. To mitigate this risk, the Company has a robust system to review contracts and agreements to govern all parties' contractual obligations.



ZERO LTI

The Oil & Gas segment recorded 41,850,981 Man-hours without Loss Time Injury in 2020

Discussion on expectations of future results

The International Energy Agency ("IEA") forecast that the world oil demand is expected to rise by 5.5 mb/d in 2021. The Brent oil price rose to USD60/bbl, reflecting a boost in demand during colder winter in Europe and Asia, with OPEC's continued supply cuts. As for natural gas, IEA forecast that the market is expected to recover progressively in 2021 as consumption returns to pre-pandemic levels. IEA also expects that global vaccine rollout will put the demand for oil and gas on a stronger trajectory to recovery during the year. This will have a positive impact on industry players as a whole in 2021 and beyond.

Over the years, the projects secured by WASCO has been predominantly driven by gas development. This trend is expected to continue as more countries introduce policies to push forward the climate change agenda by supporting cleaner energy aspirations. Energy demand will also grow significantly in Asia, led by China and India. WASCO believes that it is positioned strategically in these markets to capture future gas development opportunities.

As more oil and gas companies announced their decarbonisation targets, WASCO sees opportunity in the short term. These companies invest in upgrading their existing operations with more energy-efficient pumps and compressors, installing LIDAR systems and vapor recovery units and expanding petrochemical production. This will increase the demand for WASCO's products and services using our existing resources and core capabilities in many instances.

In the more developed markets, the push for alternative and renewable energy has opened up a new market opportunity for WASCO. The early engagement and positioning of capabilities for the past three years has enabled WASCO to win projects related to wind energy and hydrogen. WASCO anticipates that this new market will grow steadily over the years.







RENEWABLE ENERGY ("RE")

Discussion of strategies, operational capabilities to achieve the desired business objectives and results

During the year, RE business was adversely affected by COVID-19 pandemic lockdown in ASEAN and worldwide. Many planned projects were deferred or delayed.

Despite the challenges and restrictions imposed due to the pandemic, the RE process equipment unit managed to complete the supply of significant packages to Honeywell UOP for their Calcasieu Pass LNG Export Project located in the USA. This achievement has demonstrated RE's ability to deliver on time and budget despite the challenges presented during the year. It has placed RE in a good position to succeed in the subsequent phases of this mega-development which is expected to be rolled out in 2021 and beyond. During the year, Jutasama Sdn. Bhd. moved its entire process equipment operations to the new waterfront location at Teluk Panglima Garang fabrication facility. This enables the Group to manufacture larger size and higher value process equipments.



With its technical know-how and close collaboration with the team of Steam Engineers, the RE steam solution unit successfully developed a new single-pass high tower compact boiler capable of burning demanding Empty Fruit Bunch ("EFB") biomass fuel. The 60 tons @ 55 Barg @ 430 degrees Celsius steam boiler system has recorded more than 80% EFB mix on a stable and continuous long hours operation mode. Many additions have been incorporated to lengthen the operating life of the boiler. This new range of utility-grade boiler rollout has addressed the long quest for a reliable and cost-competitive solution in the EFB-fired power plant applications.

In line with its strategy to strengthen its presence in the fast growing Indonesia market, RE's agro-based business established two new workshops cum service centers in Medan and Banjarbaru, both located in Indonesia. These facilities sustained RE's servicing business due to the workshop's proximity to the customer's mills, resulted in shorter response time to customers' needs. Plans have been developed to allocate more resources to increase our presence in Indonesia which offers excellent growth potential in the agro-based industries. In line with RE strategy of further enhancing its competitiveness in the agro-based products, PMT Industries Sdn. Bhd. will be actively increasing its local content in the manufacturing of steam turbines and other agro-based products.

During the year, RE's agro-based also completed the installation of solar panels at its facility in Shah Alam, Malaysia. The system capable of generating 500 kWp of electricity is expected to reduce its energy bill costs significantly, as it is one of its significant cost components. This will not only allow the company to be more competitive but also as an initiative to power sustainable growth in RE.

RE continues to place great emphasis on HSE. Audits and inspection are conducted periodically to ensure compliance.

Discussion on key Financial and Operational Indicators for the segment

For the year under review, the RE segment recorded revenue of RM357.4 million and a segment profit of RM27.7 million. The segment generated an EBITDA of RM37.7 million in the year. RE has been generating positive operating cash flows and dividend streams to the Group consistently and is expected to remain a significant contributor to the Group's revenue and bottomline in the years ahead.

The RE segment had an order backlog of RM309.3 million at the beginning of 2020 and ended the year with an order backlog of RM251.8 million. The decline in order book is mainly due to deferment of award of new projects in the market due to current economic situation and COVID-19 pandemic lockdown worldwide.

Discussion of anticipated or known risks that may have a material effect on, among others, the sustainability of the group's results or operations, financial condition or liquidity

RE's performance is driven mainly by project awards. Delay in project awards results in lower order intake and causes fluctuation to earnings. RE has been actively building up its recurring income business stream to cushion negative impact of project cycles. RE has broadened its customer base and diversified its products and services range across a few industries to avoid being overly reliant on a particular sector.



Risks related to the COVID-19 outbreak are closely monitored at each business operation. The Group also recognises risk related to supply chain disruption. To date, RE has implemented several risk mitigation strategies that focus on alternative sourcing strategies to minimise this impact. Another risk identified in its servicing business is its logistics, especially during lockdowns, limiting teams' movement to service their customers. Focusing on setting up workshops closer to the plantations will significantly reduce the impact of this risk in the future.

As global economy is expected to recover in 2021 and beyond, rising logistic and material costs will be a key challenge. At the same time currency volatility is to be expected. Constant monitoring and actions are taken to minimise these exposure risks in the overall business operations.



Discussion on expectations of future results

For RE's industrial engineering business, 2021 outlook appears positive as more gas development projects take off and activities pick up in the general manufacturing sector, albeit a slower start in 2021 due to the resurgence of new COVID-19 cases and fresh lockdown. With the vaccine immunisation plan rolling out and the expected global economic recovery in 2021, RE projects the market to recover during the year, although at levels lower than pre-pandemic period.

According to S&P Global Platts analysis, palm oil's demand and price is expected to increase due to lower supply and production in the first quarter of 2021. The Indonesian government's stance on B30 biodiesel also helped support the price and the higher prices of competing vegetable oils.

The Group anticipates that there will be strong demand for its products and services coming from the Indonesian market for RE's agro-based business in 2021. Its recent operational expansion in Indonesia would position the Group's agro-business favorably. In 2021, the Group expects to strengthen further and grow its position in Indonesia and other ASEAN destinations. Outlook for agro-based business remains positive in 2021 and beyond due to rising palm oil prices which is likely to stimulate a recovery in investment and capital expenditure in the plantation sector.





INDUSTRIAL TRADING & SERVICES ("ITS")

Discussion of strategies, operational capabilities to achieve the desired business objectives and results

ITS saw a significant drop in its trading sales volume as the Malaysian construction industry came to a complete halt due to the COVID-19 containment measures. While the sector was one of the earlier industries that were approved to operate, shortages of foreign workers and a series of COVID-19 cases at construction sites across the country resulted in significant intermittent disruptions at job sites. Nevertheless, despite the extreme challenges, all ITS business units quickly rebounded when the lockdown was relaxed to resume deliveries of goods and services to the market.

ITS remained resilient during the year due to its earlier streamlining exercise, strategically taken before 2020 to operate on a lighter cost structure. During the year, its construction equipment and power generation business also managed to reduce its inventory level by 30% during the second half of 2020.

In August, ITS successfully sold 70% of its stake in the Spirolite HDPE pipe business to Lesso Malaysia Holdings Sdn. Bhd., a China Lesso Group subsidiary ("Lesso") for a total sales consideration of RM30.37 million. Lesso is one of the world's market leaders in PVC and HDPE pipe manufacturing with advanced technologies, capabilities and access to global markets. This strategic disposal will allow ITS to collaborate with Lesso to accelerate Spirolite's business growth in Malaysia and the ASEAN region.







Discussion on key Financial and Operational Indicators for the segment

The ITS segment recorded revenue of RM301.1 million for the year under review and a segment profit of RM20.0 million, including a one-off gain from the above-mentioned disposal. The segment generated an EBITDA of RM5.6 million, excluding a one-off gain in the year.

ITS had an order backlog of RM43.6 million at the beginning of 2020 and ended the year with RM28.8 million.

Discussion on anticipated or known risks that may have a material effect on, among others, the sustainability of the group's results or operations, financial condition or liquidity

The impact of the COVID-19 outbreak on the Malaysian economy and the volatility in the market's credit environment continue to be significant risk factors for ITS. Prudent measures were taken to manage its credit exposures and its customer portfolio is generally resilient with a satisfactory financial track record. This prudent action has also allowed ITS to manage its cash flow and meet its trade finance obligations accordingly.

Discussion of expectations of future results

Malaysia's pump-priming initiatives for the construction industry, including significant large-scale public infrastructure projects, are expected to improve the sector's outlook in the second half of 2021. Increased demand for natural resources fueled by global economic recoveries post COVID-19 will encourage growth in the mining and logistics sectors, thereby spurring market requirements for the ITS construction and industrial equipment portfolio of products. Efforts to further digitalise Malaysia via initiatives such as MYDIGITAL will encourage more investment in data centres - a core market segment of the ITS power system division.

Nonetheless, there remains much uncertainty in the aftermath of the pandemic, which may further impact investment decisions and result in project delays. ITS therefore, remains cautiously optimistic on its business outlook for 2021, and expects it to be another challenging year.





Non-Independent Non-Executive Chairman

Dato' Seri Robert Tan, a Malaysian, male, aged 68, was appointed Chairman of Wah Seong Corporation Berhad ("WSC") on 22 May 2002.

Dato' Seri Robert Tan has vast experience in property development, hotel construction, retail design and development as well as corporate management with more than 30 years' experience in the property and hotel industries. After studying Business Administration in the United Kingdom, he was attached to a firm of Chartered Surveyor for a year. He had also developed a housing project in Central London before returning to Malaysia. His stint in the property industry began with IGB Corporation Berhad ("IGB Corp") in 1995 when he was appointed Joint Managing Director and subsequently Group Managing Director in 2001.

Dato' Seri Robert Tan was involved in various development projects carried out by IGB Group, in particular Mid Valley City. From inception to the realisation of Mid Valley Megamall ("MVM") and The Gardens Mall ("TGM"), he was actively involved in every stage of their developments. He is instrumental to the development and success of MVM and TGM, and more importantly, in retaining their positions as prime shopping hotspots in the Klang Valley.

Following the de-listing of IGB Corp from the Official List of Bursa Malaysia Securities Berhad, Dato' Seri Robert Tan was appointed as Group Chief Executive Officer of IGB Berhad on 30 March 2018 and retains his position as Group Managing Director of IGB Corp, Managing Director of IGB REIT Management Sdn. Bhd. (the Manager of IGB Real Estate Investment Trust), a Director of Tan & Tan Developments Berhad (a property division of IGB Corp), and a Trustee of Yayasan Tan Kim Yeow. He also sits on the Board of several private limited companies.



CHAN CHEU LEONG

Managing Director/Group Chief Executive Officer

Mr Chan, a Malaysian, male, aged 70, is the Managing Director and Group Chief Executive Officer of WSC. He was appointed to the Board of WSC on 22 May 2002. He is responsible for the overall business and management operations of the WSC Group.

Mr Chan attained a Bachelor of Science (Hon) Degree in Engineering Production in 1974 from the University of Birmingham under a Colombo Plan Award and began his career by joining the Singapore Administrative Service. He left the Ministry of Finance, Singapore in 1976 to pursue his Master in Business Administration from the London Business School.

Upon successful completion of the same, he joined ESSO Production Malaysia Incorporated as their Senior Financial Analyst before joining Tractors Malaysia Berhad as their Group Treasurer in 1981. Thereafter, he left to become the Group Executive Director for General Corporation Berhad from 1984 to 1990 before assuming the position of Managing Director of Tan & Tan Developments Berhad from 1990 to 1995. In 1994, he established Wah Seong Industrial Holdings Sdn. Bhd. and subsequently formed WSC, which was listed on the Main Market of Bursa Malaysia Securities Berhad on 9 July 2002. He has extensive experience in the property, manufacturing and financial fields. Mr Chan is a Trustee of Yayasan Wah Seong and former member of Sustainable Energy Development Authority (SEDA) Malaysia (retired on 31 January 2019). He is also a member of the Advisory Council of Federation of Malaysian Manufacturers (FMM). He also sits on the Board of several other private limited companies.



GIANCARLO MACCAGNO

Deputy Managing Director

Mr Maccagno, an Italian, male, aged 57, was first appointed as an Executive Director of WSC on 1 June 2004 and subsequently promoted to be the Deputy Managing Director on 1 January 2007. Mr Maccagno is also the Chief Executive Officer of the Wasco Energy Group of Companies. He is responsible for the overall business and management operations of the Wasco Group.

Mr Maccagno attained his Bachelor in Business Administration from Tecnico Commerciale Maddalena Adria (RO) Italy in 1982, after which he worked with Socotherm S.R.L, Italy from 1984 to 1987 as a Trainee in Production and Project Management. He was appointed as Project Manager for Socotherm S.R.L in Nigeria from 1987 to 1990 and was briefly seconded to Petro-Pipe Industries (M) Sdn. Bhd. ("PPI") in 1990 to assist in the setting up of PPI's coating plant in Kuantan, Malaysia. After serving as Country Manager for Socotherm S.R.L in Taiwan from 1991 to 1992, he returned to Malaysia in 1993 to be the General Manager of Wasco Coatings Malaysia Sdn. Bhd. in Kuantan, Malaysia. He has vast experience in the global pipe coating business and the Oil and Gas business in general.

Mr Maccagno is a Director of Petra Energy Berhad. He also sits on the Board of several other private limited companies.



HALIM BIN HAJI DIN

Independent Non-Executive Director

Encik Halim, a Malaysian, male, aged 74, was appointed to the Board of WSC on 22 May 2002.

Encik Halim is a Chartered Accountant who spent more than thirty (30) years working for multinational corporations and international consulting firms. He accumulated eighteen (18) years of experience working in the Oil and Gas Industry - six (6) years of which as a Board member of Caltex/Chevron, responsible for financial management before engaging in the consulting business. Prior to his appointment as a Board member of Caltex Malaysia, Encik Halim served as Regional Financial Advisor for Caltex Petroleum Corporation Dallas, Texas overseeing the investment viability of the Corporation's Asian subsidiaries.

Encik Halim also had extensive experience in corporate recovery when he worked for Ernst & Whinney, London, United Kingdom in mid 1980's. He was appointed as Managing Partner of the Consulting Division of Ernst & Young Malaysia in 1995. He later became the Country Advisor of Cap Gemini Ernst & Young Consulting when Cap Gemini of France merged with Ernst & Young Consulting. In 2003, he with two (2) partners took over the consulting business of Cap Gemini Ernst & Young Malaysia through a management buyout and rebranded it as Innovation Associates, currently known as The IA Group, where he is currently the Chairman of the Group.

Encik Halim was also a Council member of the Malaysian Institute of Certified Public Accountants from 1994 to 2003.

Encik Halim also served as a Board member of Employees Provident Fund (KWSP) for four (4) years from April 2009 till May 2013.

Encik Halim is a Board member of IGB REIT Management Sdn. Bhd. and Kwasa Land Sdn. Bhd. Encik Halim had on 22 March 2020 retired from the Board of BNP Paribas Malaysia Berhad. He is also a Director of several other private limited companies.





Senior Independent Non-Executive Director

Professor Tan Sri Lin, a Malaysian, male, aged 81, was appointed to the Board of WSC on 20 July 2004.

Professor Tan Sri Lin, a British Chartered Scientist, is a Harvard educated economist. Qualified as Malaysia's first Chartered Statistician, he graduated from the University of Malaya in Singapore and Harvard University (where he received three (3) degrees, including a PhD in Economics). He is Pro-Chancellor, Universiti Teknologi Malaysia; Pro-Chancellor & Research Professor at Sunway University; Professor of Economics (Adjunct), Universiti Utara Malaysia; and an Eisenhower Fellow.

Prior to 1998, he was Chairman/President and Chief Executive Officer of Pacific Bank and for fourteen (14) years previously, Deputy Governor of Bank Negara Malaysia, having been a central banker for thirty four (34) years. Professor Tan Sri Lin continues to serve the public interest, including member of a number of key Committees at Ministry of Higher Education; Member, Asian Shadow Financial Regulatory Committee; Economic Advisor, Associated Chinese Chambers of Commerce and Industry of Malaysia; Governor, Asian Institute of Management, Manila; Board Director, Sunway University; and Chairman Emeritus, Harvard Graduate School Alumni Council at Harvard University in Cambridge (USA) as well as President, Harvard Club of Malaysia.

Professor Tan Sri Lin advises and sits on the Boards of a number of publicly listed and private businesses in Malaysia. He is also a Director of Ancom Berhad, Sunway Berhad, IGB REIT Management Sdn. Bhd. and Nylex (Malaysia) Berhad.



TAN JIAN HONG, AARON

Non-Independent Non-Executive Director

Mr Tan Jian Hong, Aaron, a Malaysian, male, aged 37, was appointed to the Board of WSC on 25 May 2015.

Mr Tan holds a Bachelor of Arts in Economics from Johns Hopkins University, Baltimore, Maryland, USA.

Mr Tan began his career as a Financial Advisor Associate with UBS Financial Services, Inc from 2008 to 2010. He was promoted to become a Branch Analyst, specializing in private wealth management in 2010. In 2011, he returned to Malaysia and joined Hong Leong Investment Bank as a Client Relationship Executive until 2013. In 2013, he moved on to join Wasco Energy Ltd Group, an international Oil and Gas and Industrial Services Group as Project and Operations Senior Manager. Mr Tan sat on the Board of Yi-Lai Berhad (YLB) from 2014 to 2020. He was responsible for the strategic business direction of the YLB Group and played an active role in the overall management.

Mr Tan was appointed as an Alternate Director to Mr Tony Tan Choon Keat on the Board of IGB Corporation Berhad from November 2016 till April 2018.

He also sits on the Board of several private limited companies.



TAN SRI SAW CHOO BOON Independent Non-Executive Director

Tan Sri Saw Choo Boon, a Malaysian, male, aged 74, was appointed to the Board of WSC on 6 April 2018.

Tan Sri Saw holds a Bachelor of Science (Chemistry) Honours from the University of Malaya. He joined Shell Malaysia in 1970 and served in various capacities in Manufacturing, Supply, Trading and Planning in Malaysia, Singapore and Netherlands.

He was appointed Managing Director of Shell MDS (Middle Distillate Synthesis) Sdn. Bhd. in 1996. In 1998 he became the Managing Director of Shell Malaysia Trading Sdn. Bhd., Shell Timur Sdn. Bhd. and Shell Refining (FOM) Berhad, responsible for Shell Malaysia's Downstream business.

In 1999, with the globalisation of the Shell Oil Products business, he assumed the role of Vice-President of the Commercial business in the Asia-Pacific region and in 2005, he managed Shell's Marine Oil Products business globally.

He was appointed Chairman of Shell Malaysia in 2006 till his retirement in 2010 after 40 years of continuous service.

Currently, Tan Sri Saw is the Senior Non-Executive Independent Director of Digi.Com Berhad and Chairman of MRCB Quill Management Sdn Bhd. He is also a Board member of Socio-Economic Research Centre Sdn. Bhd. of Associated Chinese Chambers of Commerce and Industry Malaysia and a Council Member of the Federation of Malaysian Manufacturers. Tan Sri Saw has on 31 May 2020 retired from the Board of RHB Bank Berhad and RHB Insurance Bhd.

Notes:-

Family relationship with Directors and/or major shareholders

- 1. Dato' Seri Robert Tan Chung Meng and Mr Tony Tan Choon Keat are siblings.
- Mr Tan Jian Hong, Aaron is the son of Mr Tony Tan Choon Keat and nephew of Dato' Seri Robert Tan Chung Meng.
- 3. Dato' Seri Robert Tan Chung Meng and Mr Tony Tan Choon Keat are deemed major shareholders of WSC and their interest in the securities of WSC are set out in the Analysis of Shareholdings of this Annual Report.

Saved as disclosed herein, none of the Directors have any family relationship with any Directors and/or major shareholders of WSC.

Conflict of interest

None of the Directors have any conflict of interest with WSC.

Convicted of offences

None of the Directors have been convicted for any offence within the past five (5) years other than possible traffic offences.

ALAN LEW KOK CHEONG

Male Malaysian 53 years of age Mr Lew Kok Cheong is the Head Group Treasury of Wah Seong Corporation Berhad since 1 June 2008. He assumed the role as the Head of Corporate Finance Industrial Services Division in Wah Seong Corporation Berhad with effect from 1 January 2016.

He attained his Bachelor of Economics from Monash Australia and has also read law holding a LLB (Honours) from the University of London. He is a fellow member of CPA Australia and a member of the Malaysian Institute of Accountants.

He began his career as a Senior Finance Manager in Wah Seong Corporation Berhad since 2005. He has assumed the current group treasury lead since 2008 in addition to various other support roles from Finance, Tax and Legal for the past 15 years.

Mr Lew also sits on the Board of a number of subsidiaries within the Group.

BERNARD YEAP CHEW SOON

Male Malaysian 66 years of age Mr Yeap Chew Soon currently holds the position as Senior Director, Industrial Services Division.

During his tenure with the Group, he has also held various positions namely, the Group Financial Controller and Head, Risk Management. Prior to joining the Group, he served several years with Coopers & Lybrand (n.k.a PricewaterhouseCoopers). He has more than 30 years of post-qualifying experience in finance & accounting, taxation, management information systems and operational auditing in public listed and multi-national organisations, including companies such as Island & Peninsular Berhad and Philips Group of Companies.

Mr Yeap holds a fellowship with the Chartered Association of Certified Accountants, United Kingdom and is a member of both the Malaysian Institute of Certified Public Accountants and the Malaysian Institute of Accountants.

Mr Yeap also sits on the Board of a number of subsidiaries within the Group.

BILLY OOI GIAP HWA

Male Malaysian 48 years of age Mr Billy Ooi is the Head of Finance, Industrial Services Division in Wah Seong Corporation Berhad since 1 January 2020. Previously he held the position of Deputy Head of Finance in the same Division.

In 2000, he attained his CPA (Certified Public Accountant) from The Malaysian Institute of Certified Public Accountants. He is also a member of both the Malaysian Institute of Certified Public Accountants and the Malaysian Institute of Accountants.

Mr Billy Ooi has started his career in Wah Seong Corporation Berhad as Finance and Admin Manager back in 2003 and took up the role of Financial Controller, Renewable Energy Division in July 2007. In 2011, he took up additional responsibility as General Manager of Mackenzie Industries Sdn. Bhd., a subsidiary of Jutasama Sdn. Bhd. During his years of service from 2012 until July 2019, he was promoted from General Manager to Senior Vice President of Mackenzie Industries Sdn. Bhd. He is an indirect shareholder of Mackenzie Industries Sdn. Bhd. being a shareholder of Mackenzie Industries Sdn. Bhd. being a shareholder of Mackenzie Industries Sdn. Bhd.

Before starting his career with Wah Seong Corporation Berhad, he worked with Taliworks Corporation Berhad as Financial Accountant after 4 years professional articleship with an international accounting firm, BDO, of which he attained valuable technical and financial experience.

CHRIS WORTHINGTON

Male British 58 years of age Mr Chris Worthington is the Vice President, Operations (EMEA region) for the Pipeline Services Division. Previously for the Wasco Group of Companies, Mr Worthington has been the President/CEO of the Wasco Engineering Division, based in Singapore.

He attained his B.Sc. (Hons) in Mechanical Engineering from City University, London. Mr Worthington has over 25 years of experience in operations, of which the past 10 years have been in the oil and gas industry. He has filled various senior management positions in the Middle East, South East Asia and Europe.

EDGAR LEWIS

Male American 60 years of age Mr Edgar Lewis is the Vice President of Business Development for the Pipeline Services Division and the General Manager of Wasco Coatings Middle East QFZ LLC. He was previously the Executive Vice President of the Energy Services Division, prior to its integration into Pipeline Services.

He attained his B.A. in International Relations from the University of Southern California, is a Stanford University Certified Project Manager (SCPM) and a NACE Certified Coating Inspector – Level 3. Mr Lewis has over thirty years of experience in the oil and gas industry, with more than twenty of those years in senior leadership roles.

He was previously the Managing Director of Asia Pacific for Corrpro Companies, Inc. (Aegion Corporation) and the Manager of Pipeline Integrity (Far East Asia Pacific) for TD Williamson, Inc.

ERIK NUGTEREN

Male
Dutch
50 years of age

Mr Erik Nugteren is the Project Director for the Pipeline Services Division. He was previously the General Manager for Pipeline Services Division for the European region.

He attained his B.A. in Industrial Engineering from the Rotterdam Institute of Technology. Mr Nugteren has over 25 years of experience in the oil and gas industry, during which he has filled various management, commercial and operational roles around the world including the Far East, Africa, Australia, South-America and Europe.

Mr Nugteren also sits on the Board of a number of subsidiaries within the Group.

GOH ENG HOOI

Male Malaysian 40 years of age Mr Goh Eng Hooi is the Chief Executive Officer of the Industrial Trading & Services Division in Wah Seong Corporation Berhad since 1 May 2016.

He attained his Bachelor of Laws (Hons.) from the University of Melbourne, Australia in 2002. He has also completed the Stanford University NUS Executive Program (International Management) in 2012.

He began his career in Wah Seong Corporation Berhad in 2002 and undertook various responsibilities in corporate services, corporate communications, business development and investor relations before moving on to general management roles within the Group. He has also held operational roles within the Group and was appointed as Vice President Wasco Corrosion Services Sdn. Bhd., Wasco Coatings Malaysia Sdn. Bhd. and Senior Vice President of PMT Group and subsequently as CEO of Syn Tai Hung Trading Sdn. Bhd. in 2013.

Mr Goh sits on the Board of a number of subsidiaries within the Group as well as other private companies.

HONG CHING KIANG

Male Malaysian 67 years of age Mr Hong Ching Kiang is the Chief Executive Officer of PMT Industries Sdn. Bhd. ("PMTI") who is in-charge of the overall operation of PMTI. He has over 38 years of working experience, specifically in the installation, commissioning, overhauling/repairing and troubleshooting of Steam Turbo Generator, Sludge Separator, Decanter, Pump and other palm oil mill equipment and Steam Turbine sales (encompassing the selection, advisory of Turbine used in mini-power plant of palm oil mill, wood-based industries and other agro based industries). He acquired his technical training at Technical Institute Penang.

He also received overseas training pertaining to Steam Turbine in Japan, USA & Germany.

Mr Hong also sits on the Board of a number of subsidiaries within the Group.

LEE YEE CHONG

Male Malaysian 52 years of age Mr Lee Yee Chong is the Chief Executive Officer for the Industrial Engineering Unit since 1 March 2019.

He attained his Bachelor in Mechanical Engineering from University of Malaya in 1993. He started his career as project and commissioning engineer with ABB Industrial Systems Sdn. Bhd. and subsequently joined Jutasama Sdn. Bhd. as project engineer in 1996.

Mr Lee also sits on the Board of a number of subsidiaries within the Group.

DR. MARTYN WILMOTT

Male British/Canadian 59 years of age Dr. Wilmott is the Executive Vice President of Wasco Pipeline Services Group having rejoined the group in August of 2019. He was previously President of the Pipeline Services Division of the group from 2008 until 2014.

From 2014 until 2019, he held the position of Vice President of Tubular Product Technology with EVRAZ, the leading Steel and Pipe Manufacturing company in North America. He brings more than 25 years of energy, infrastructure and manufacturing experience to his new role having also held leadership positions with a number of global companies. Dr. Wilmott is based in Utrecht, The Netherlands.

He attained BSc, MSc and PhD degrees in chemistry from the University of Newcastle upon Tyne, England. He also holds an MBA from The University of Manchester Alliance Manchester Business School, England.

He is the holder of 11 patents and has published over 70 technical articles related to pipeline coatings and corrosion.

RAMANATHAN A/L P.R. SINGARAM

Male Malaysian 53 years of age Mr Ramanathan P.R. Singaram is the Chief Financial Officer of Wasco Energy Group of Companies, Oil & Gas Division of Wah Seong Corporation Berhad since 1 July 2013.

He attained his ACCA from the Association of Chartered Certified Accountants, United Kingdom in 1994. He is a Fellow of Association of Chartered Certified Accountants, United Kingdom and a member of Malaysian Institute of Accountants.

He began his career in Wah Seong Corporation Berhad as a Head of Group Internal Audit in June 2006 and took up the role of Group Financial Controller, Oil & Gas Division in June 2008. In 2009, he also took up additional responsibility for the regulatory reporting of Wah Seong Corporation Berhad. Mr Rama assumed his current role in July 2013.

Previously he worked with PricewaterhouseCoopers ("PwC"), Malaysia between 1995 and 2006 and was an Audit Senior Manager at the time of leaving PwC.

Mr Rama also sits on the Board of a number of subsidiaries, associates and jointly controlled companies within the Group.

SHAMUGAM KARUPIAH

Male Malaysian 51 years of age Mr Shamugam Karupiah is the Executive Vice President for the Engineering and Fabrication Division since 1 March 2016.

He attained Bachelor's Degree in Accounting from University Utara Malaysia in 1991. Soon after that started his career as an Assistant Accountant with Hong Leong Group, Malaysia. He served at various companies within Hong Leong Group and left in 1998 while serving as Finance Manager. He joined Trox, a German MNC as Finance Director in 1999 and went on to hold the positions of General Manager and Managing Director for their Asia Pacific operations. He returned to Hong Leong Group in 2004 to serve as Financial Controller at their listed affiliate, Southern Steel Berhad. He left Southern Steel Berhad in 2009 to join Wasco Energy as Senior Financial Controller for the Engineering and Fabrication Division. He was promoted to the position of Vice President – Operations in 2014 and assumed his current role as Executive Vice President, Engineering and Fabrication Division in April 2016.

Mr Shan also sits on the Board of a number of subsidiaries within the Group.

SIVARAMAYAH A/L SIVALINGAM

Male Malaysian 49 years of age Mr Sivaramayah A/L Sivalingam is the Head of Group Internal Audit of Wah Seong Corporation Berhad since 1 August 2019. He reports functionally to the Audit Committee and administratively to the Managing Director/Group Chief Executive Officer and Deputy Managing Director in assisting Wah Seong Corporation Berhad to accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance.

He attained his Bachelor in Accountancy (Hons.) from the Universiti Utara Malaysia and Master in Business Administration from Universiti Kebangsaan Malaysia. He is a member of both the Institute of Internal Auditors Malaysia ("IIAM") and the Malaysian Institute of Accountants ("MIA").

Mr Siva has over 20 years of experience where he assumed various responsibilities in internal auditing, external auditing, risk management, quality management, cost accounting and compliance in public listed companies and other esteemed organisations with more than 15 years in senior position handling internal audit in the Oil and Gas industry including companies such as Sapura Energy Berhad and Sumatec Resources Berhad.

WOO YING PUN, IRENE

Group Company Secretary (Please refer to her profile under Corporate Governance Overview Statement)

Notes:-

Directorship in public/public listed companies

None of the Key Senior Management ("KSM") members are holding any directorship in public/public listed companies.

Family relationship with Directors and/or major shareholders

None of the KSM members have any family relationship with any Directors and/or major shareholders of WSC.

Conflict of interest

Saved as disclosed herein, none of the KSM members have any conflict of interest with WSC.

Convicted of offences

None of the KSM members have been convicted for any offence within the past five (5) years other than possible traffic offences.

1. ROLE OF THE AUDIT COMMITTEE

The primary function of the Audit Committee ("AC") is to assist the Board of Directors ("the Board") in fulfilling the following oversight objectives on the Group's activities:-

- assess the Group's processes relating to its risks and control environment;
- oversee financial reporting; and
- evaluate the internal and external audit processes.

The Terms of Reference, including the duties and responsibilities of the AC are available on the Company's website at www.wahseong.com.

2. MEMBERS AND MEETINGS

The AC meets regularly at least five (5) times annually, with due notice of issues to be discussed and its conclusions duly recorded in the minutes by the Group Company Secretary who is the Secretary of the AC in attendance towards discharging of its duties and responsibilities. In the event the Secretary is unable to attend any of the meetings, an assistant or deputy Secretary may be appointed for that specific meeting. Additional meetings may be held at the request of the Board, the AC, the Management and the External or Group Internal Auditors.

Nonetheless, the Chairman and the AC members have free and direct access to consult, communicate and enquire with any Senior Management of the Group as well as the External Auditors at any time.

The Chief Financial Officer of Oil and Gas Division, the Head of Finance, Industrial Services Division and the Head of Group Internal Audit attend such AC Meetings and the representative of the External Auditors are encouraged to attend whenever possible. Other Directors may be invited to attend such AC Meetings when necessary. The AC will meet the External Auditors at least twice a year without the presence of any executive Board members and the Management.

Members and details of attendance of Directors at the AC Meetings of the Company for the financial year ended 31 December 2020 are as follows:-

Name of Director	Directorship	Date of Appointment	No. of Meetings Attended
Halim Bin Haji Din (Chairman)	Independent Non-Executive Director	22 May 2002	5/5
Professor Tan Sri Lin See Yan (Member)	Senior Independent Non-Executive Director	20 July 2004	5/5
Tan Jian Hong, Aaron (Member)	Non-Independent Non-Executive Director	3 June 2015	5/5
Tan Sri Saw Choo Boon (Member)	Independent Non-Executive Director	30 August 2018	5/5

3. SUMMARY OF ACTIVITIES

During the financial year under review, the AC conducted its activities in line with the Terms of Reference, as follows:-

3.1 Financial Reporting

a. In overseeing the Group's financial reporting, the AC reviewed quarterly reports and the annual audited financial statements of the Group before submission to the Board for consideration and approval.

The Quarterly Financial Statements for the fourth quarter of 2019 and first, second and third quarters of 2020, which were prepared in compliance with the Malaysian Financial Reporting Standard 134 Interim Financial Reporting, International Accounting Standards 34 Interim Financial Reporting and paragraph 9.22, including Appendix 9B of Bursa Malaysia Securities Berhad's Main Market Listing Requirements, were reviewed by the AC at the AC meetings held on 18 February 2020, 20 May 2020, 27 August 2020 and 24 November 2020 respectively.

On 18 February 2020, the AC reviewed the key findings by the External Auditors, PricewaterhouseCoopers PLT ("PwC"), for the financial year ended 31 December 2019 and subsequently on 8 April 2020, the AC reviewed the Audit Committee Report in respect of the significant audit, accounting and control matters in respect of the audit for the financial year ended 31 December 2019 as presented by PwC together with the Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2019.

The recommendations of the AC were presented to the Board for approval at the respective subsequent Board meetings.

b. The AC also reviewed the yearly group operating and capital expenditure budget prior to recommending the same to the Board for approval.

The Group Operating and Capital Expenditure Budget for the financial year 2020 were reviewed and deliberated by the AC at the AC meeting held on 18 February 2020 and were subsequently recommended to the Board for their approval.

3.2 Annual Report and Circular to Shareholders

- a. To ensure compliance with Bursa Malaysia Securities Berhad's Main Market Listing Requirements, the AC reviewed and approved the WSC Annual Report 2019 in particular the Management Discussion and Analysis, Sustainability Statement, Audit Committee Report, Remuneration Committee Report, Nomination Committee Report, Corporate Governance Overview Statement, Additional Compliance Information, Statement on Risk Management and Internal Control, Statement of Directors' Responsibilities and Summary of Significant Recurrent Related Party Transactions on 8 April 2020 and the same were recommended to the Board for their approval.
- b. The AC had via its Circular Resolution of the Audit Committee dated 26 March 2020 duly approved the Company's draft Circular for the proposed renewal of shareholders' mandate together with the proposed new shareholders' mandate for the new recurrent related party transactions and the same was submitted to Bursa Malaysia Securities Berhad on 27 March 2020 for their limited review and approval.
- c. On 8 April 2020, the AC reviewed the Company's Circular to Shareholders pertaining to the following, prior to the Circular to Shareholders being printed and published on the Company's website:-
 - Proposed renewal of shareholders' mandate for the existing recurrent related party transactions of a revenue or trading nature and provision of financial assistance between the Company and/or its subsidiaries; and
 - Proposed new shareholders' mandate for additional recurrent related party transactions of a revenue or trading nature and provision of financial assistance between the Company and/or its subsidiaries
- d. The AC reviewed the amendments to the Company's Constitution at the AC Meeting held on 8 April 2020 and the same was recommended to the Board of Directors for their review and approval for tabling at the AGM of the Company held on 23 June 2020.
- e. On 8 April 2020, the AC reviewed the Company's Share Buy-Back Statement and the proposed renewal of authority to buy-back its own shares by the Company.

3.3 External Auditors

- a. The AC at its meeting held on 18 February 2020, reviewed the annual assessment of the performance of PwC in respect of the financial year ended 31 December 2019 based on the following areas:-
 - Calibre of External Auditors;
 - Quality processes/performance;
 - Audit team;
 - Independence and objectivity;
 - Audit scope and planning;
 - Audit fees: and
 - Audit communications.

Being satisfied with their performance, technical competency and audit independence, the AC recommended the re-appointment of PwC as the External Auditors of the Group for the financial year ended 31 December 2020 to the Board for approval accordingly.

The Board had since tabled the same to the Company's shareholders for their approval at the Annual General Meeting ("AGM") of the Company held on 23 June 2020.

b. The AC had two (2) private meetings with the External Auditors on 18 February 2020 and 27 August 2020 respectively, without the presence of the Group Chief Executive Officer, the Executive Directors, Senior Management and Internal Auditors.

There were no areas of concern raised by PwC that need to be escalated to the Board.

- c. On 27 August 2020, the AC reviewed the Audit Plan prepared by the External Auditors for the financial year ended 31 December 2020 outlining the detailed terms and responsibilities of PwC and PwC's affirmation of their independence as External Auditors, areas of audit emphasis based on significant risks, scope of audit, audit reporting timeline, reliance and working with the Internal Auditors, Information Technology systems for Audit Support, Audit Innovation Tools, development in laws and regulations, new auditing and accounting standards and PwC's action plans on how to go about working efficiently and effectively and team work with the Management of the Group.
- d. On 27 August 2020 and 24 November 2020, the AC reviewed and deliberated on the audit and non-audit fees incurred for services provided by the External Auditors throughout their terms of engagement for the financial year under review.
- e. On 24 November 2020, the AC reviewed the WSC Group Interim Audit Report presented by PwC for the financial year ended 31 December 2020 which covered the scope of audit involving the tests of controls over Management's processes surrounding revenue and receivables, purchases and payables, treasury, payroll and inventory cycles and test of details performed on certain subsidiaries within the Group and PwC's confirmation of their audit independence.
- f. The AC had obtained confirmation from the External Auditors confirming their independence and that they were not aware of any non-audit services that had compromised their independence as External Auditors of the Group throughout their terms of engagement for the financial year under review.

3.4 Recurrent Related Party Transactions

a. On 18 February 2020, 20 May 2020, 27 August 2020 and 24 November 2020 respectively, the AC reviewed all related party transactions and recurrent related party transactions to ensure that they were within the mandate obtained from the shareholders of the Company.

- b. The AC at its meeting held on 8 April 2020 reviewed the following proposals of the Group for inclusion in the Circular to Shareholders pursuant to Bursa Malaysia Securities Berhad's Main Market Listing Requirements for the Board's approval:-
 - The proposed renewal of shareholders' mandate for the existing recurrent related party transactions of a revenue or trading nature and provision of financial assistance between the Company and/or its subsidiaries; and
 - The proposed new shareholders' mandate for additional recurrent related party transactions of a revenue or trading nature and provision of financial assistance between the Company and/or its subsidiaries.

3.5 Risk Management

- a. On 18 February 2020, 20 May 2020, 27 August 2020 and 24 November 2020 respectively, the AC reviewed and deliberated on the key and significant risks presented and discussed at the respective Risk Management Committee meetings held quarterly taking into consideration of the Group risks profile and risk appetite.
- b. On 18 February 2020 and 20 May 2020 respectively, the AC deliberated on the impact of the COVID-19 virus outbreak on the Group's operations and discussed on the necessary measures to be taken by the Group to mitigate the health risks including monitoring of employees' health condition and creating awareness on preventive measures, restriction of non-essential travel overseas and implementation of working from home in addition to complying with the Standard Operating Procedures and other regulations and directives as issued and enforced by the respective governmental and regulatory bodies.
- c. The AC had on 8 April 2020 and 20 May 2020 deliberated on the impact of the COVID-19 pandemic on the Group's business and financial performance which was further affected by the sharp decline in oil prices. As part of the Group's cost cutting initiatives, certain subsidiaries within the Group had undertaken rightsizing exercises and a salary cut of up to 20% across the Group's Management up to the level of Chief Executive Officer was implemented.
- d. On 18 February 2020, 8 April 2020 and 20 May 2020, the AC had deliberated on the establishment of adequate procedures on anti-bribery and anti-corruption in compliance with Section 17A of the Malaysian Anti-Corruption Commission ("MACC") Act 2009 including the establishment of the Anti-Bribery and Corruption Policy by the Group in line with Paragraph 15.29 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the implementation of training programs on anti-bribery and anti-corruption, the embedment of the bribery and corruption risk in the risk register and in the annual risk assessment of the Group, and the development and implementation of the ISO 37001 Anti-Bribery Management Systems ("ABMS") by the Group's Oil and Gas Division as prerequisite for ISO 37001:2016 Certification by SIRIM.

3.6 Internal Audit

- a. On 18 February 2020, 20 May 2020, 27 August 2020 and 24 November 2020 respectively, the AC reviewed the major findings in the Internal Audit Reports prepared by the Group Internal Audit together with the recommendations and the Management's response to the findings.
- b. On 24 November 2020, the AC reviewed the Group Internal Audit Plan for year 2021 encompassing the proposed financial year 2021 ("FY 2021") audit activities, risk assessment, key processes, COSO Framework, Quality Assurance Review ("QAR"), manpower planning, proposed entities and processes with scope of audit for FY 2021, proposed FY 2021 Key Performance Indicators and the proposed budget for FY 2021, as well as the performance review for the financial year 2020.

3.7 Capital Expenditure

On 18 February 2020, 20 May 2020, 27 August 2020 and 24 November 2020 respectively, the AC reviewed the capital expenditures on a quarterly basis to monitor and ensure that the expenditures were within the approved budget for 2019 and the budget being approved for the first, second and third quarters of 2020 respectively.

3.8 Others

- a. The AC had been progressively reviewing the strategic investments of the WSC Group during the financial year under review and in making the necessary decisions.
- b. The AC had been progressively reviewing the internal control issues of the WSC Group and the relevant improvements and recommendations as highlighted by both the External and Internal Auditors.
- c. The AC had reviewed the revised Internal Audit Manual of WSC Group at the AC Meeting held on 20 May 2020 and the same was recommended to the Board of Directors for their endorsement and approval.
- d. The AC reviewed and discussed on the adoption of the Anti-Bribery and Corruption Policy at the AC Meeting held on 18 February 2020 and the same was recommended to the Board of Directors for their review and approval.

4. INTERNAL AUDIT FUNCTION

The AC is assisted by the Group Internal Audit ("GIA") in providing independent and objective assurance to the Group to accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance. The Head of GIA has functional reporting to the Audit Committee and administratively reports to the Managing Director/Group Chief Executive Officer and the Deputy Managing Director.

The GIA had conducted risk-based audit engagements as stipulated in the Annual Audit Plan for financial year 2020 ("FY 2020"). Significant audit findings with regards to risk, control and governance covered various scope of review which had high impact were discussed with senior management, of which also including the agreed action plans committed by the line management. The audit reports were presented quarterly to the AC for deliberation. Follow up review on the audit engagements were also conducted particularly for findings with high impact to ensure proper and effective remedial actions have been taken by the line management to close control gaps highlighted by the GIA. All the internal audit activities and processes were performed as guided by the Internal Audit Charter and the GIA Standard Operating Procedure.

A summary of the Internal Audit activities performed during the financial year under review are as following:-

- completed 4 risk-based audit engagements and presented those reports to AC, of which focused on review
 of various scope including operations, support functions and business entities of the Group to ascertain the
 adequacy and effectiveness of risk, control and governance processes;
- b. performed follow-up review for findings with high impact to assess the adequacy, effectiveness and timeliness of actions taken by the line management;
- c. tabled the Annual Audit Plan and budget for FY 2021 to AC for review and approval; and
- d. presented the Internal Audit Charter to AC for annual review and approval.

The total costs incurred in FY 2020 for GIA amounted to RM732,157 (2019: RM526,709).

REMUNERATION COMMITTEE

1. MEMBERS AND MEETING

Members and details of attendance of Directors at the Remuneration Committee Meeting of the Company for the financial year ended 31 December 2020 are as follows:-

Name of Director	Directorship	Date of Appointment	No. of Meeting Attended
Tan Sri Saw Choo Boon (Chairman)	Independent Non-Executive Director	25 February 2019	1/1
Halim Bin Haji Din (Member)	Independent Non-Executive Director	22 May 2002	1/1
Professor Tan Sri Lin See Yan (Member)	Senior Independent Non-Executive Director	25 August 2014	1/1

2. ROLE OF THE REMUNERATION COMMITTEE

The Remuneration Committee ("RC") shall set the policies and procedures to determine the remuneration of the Company's Board of Directors and Senior Management, drawing from outside advice as necessary with the objective of ensuring:-

- a. that the Company's Executive Directors are fairly rewarded for their individual contributions to the Company's overall performance;
- b. that the levels of remuneration are sufficient to attract and retain the Directors needed to run the Company successfully; and
- c. that the level and composition of remuneration of Senior Management take into account the Company's intention to attract and retain the right talents to drive the Company's long-term objectives.

The determination of remuneration packages of Non-Executive Directors, including Non-Executive Chairman should be a matter for the Board as a whole.

The individuals concerned should abstain from discussion of their own remuneration.

3. TERMS OF REFERENCE

i. Composition

The RC shall be headed by a Non-Executive Chairman and its members shall comprise exclusively of Non-Executive Directors, a majority of whom are independent.

ii. Quorum of Meetings

A minimum of two (2) RC Members present in person shall constitute the quorum.

Any other person(s) may be invited or determined by the RC and/or the RC Chairman from time to time to attend the RC meeting.

iii. RC Members

The RC Members are as disclosed above.

iv. Majority Decision

All decisions of the RC shall be decided on the votes of the simple majority of those Members present.

Any decision or recommendation made at the RC shall be subject to the review and ultimate approval of the Company's Board of Directors.

REMUNERATION COMMITTEE

v. Casting Vote

In the event there be an equality of votes, then the Chairman of the meeting shall have a casting vote.

vi. Frequency of Meetings

The RC shall meet at least annually or at such other frequency as the Chairman may determine.

vii. Notice of Meetings

Minimum seven (7) days or such shorter notice as the RC may deem fit depending on the nature and prevailing circumstances at hand.

viii. Secretary

The Group Company Secretary shall be the Secretary for the RC. In the event that the Company Secretary is unable to attend, an assistant or deputy Secretary may be appointed for that specific meeting.

ix. Minutes of Meetings

The Secretary (which expression shall include the assistant or deputy Secretary appointed under item (viii)) shall table the Minutes of each RC Meeting and shall circulate the same for each Member's record. The Chairman's confirmation of the Minutes shall be taken as a correct record of the proceedings thereat.

The Chairman shall report on the outcome of the discussion and decision of each meeting to the Board.

x. Functions of the RC

Without prejudice to the generality of the foregoing, the RC shall:-

- a. Review, recommend and advise on all forms of Directors' remuneration e.g.:
 - Basic salary
 - Profit-sharing schemes (if any)
 - Share options
 - Any other benefits;
- To establish a fair, formal and transparent procedures for developing a policy for Board of Directors and Senior Management's remuneration and for fixing the remuneration packages of individual Directors and Senior Management;
- c. To structure the component parts of the Executive Directors' remuneration so as to link rewards to corporate and individual performance; whereas, in the case of Non-Executive Directors, the level of remuneration should reflect the experience and level of responsibilities undertaken by the particular Non-Executive Director concerned;
- d. Conduct continued assessment of individual Executive Directors to ensure that remuneration is directly related to performance over time.

In this regard, the review of Non-Executive Directors' fees may take place at a different time of the year from the review of Executive Directors' salaries;

- e. To monitor and assess the suitability of such proposed performance related formula (e.g. whether the formula is based on individual performance, company profit performance, earnings per share, etc.) and to see that awards under the Company's share option schemes are consistent with the Company's overall performance and provide an additional incentive to Management;
- f. To provide an objective and independent assessment of the benefits granted to Executive Directors;
- g. To ensure that there are adequate pension arrangements for the Executive Directors;

REMUNERATION COMMITTEE

- h. To consider, the extent of the details of the Board of Directors and Key Senior Management's remuneration to be reported in the Company's Annual Report in compliance with the Malaysian Code on Corporate Governance 2017 and the Listing Requirements of Bursa Malaysia Securities Berhad;
- i. Introduce any regulation which would enable the smooth administration and effective discharge of the RC's duties and responsibilities;
- j. To furnish a report to the Board of any findings of the RC;
- k. Engage or appoint such other competent and professional advisers/consultants as may be deemed fit to assist the RC in the smooth discharge of its duties herein;
- To establish a Remuneration Policy/Framework for the Board of Directors and Senior Management
 of the Group in order to attract and retain key personnel of requisite quality that increase productivity
 and profitability in the long run. The Remuneration Policy is available on the Company's website at
 www.wahseong.com;
- m. To review and determine the appropriate remuneration package for the Board of Directors and Key Senior Management of the Group as follows:-
 - Head Office Group Chief Executive Officer, Deputy Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Group Company Secretary;
- n. To review the salary increment or adjustment in the event of promotion or re-designation of Key Senior Management of the Group, where necessary;
- o. To review the annual increment and bonus payment for Key Senior Management of the Group basing on the performance of the Group and performance of the individuals, where necessary;
- p. To establish schemes, options and remuneration and compensation plans for the Board of Directors and Key Senior Management of the Group, where appropriate; and
- q. Generally, to decide and implement such other matters as may be delegated by WSC's Board of Directors from time to time.

xi. Variation

The above Terms of Reference may be determined and/or varied by the Board of Directors at any time and from time to time.

1. MEMBERS AND MEETING

Members and details of attendance of Directors at the Nomination Committee Meetings of the Company for the financial year ended 31 December 2020 are as follows:-

Name of Director	Directorship	Date of Appointment	No. of Meeting Attended	
Professor Tan Sri Lin See Yan (Chairman)	Senior Independent Non-Executive Director	25 August 2014	2/2	
Dato' Seri Robert Tan Chung Meng (Member)	Non-Independent Non-Executive Chairman	22 May 2002	2/2	
Halim Bin Haji Din (Member)	Independent Non-Executive Director	22 May 2002	2/2	
Tan Sri Saw Choo Boon (Member)	Independent Non-Executive Director	25 February 2019	2/2	

2. ROLE OF THE NOMINATION COMMITTEE

The Nomination Committee ("NC") is responsible for assessing and making recommendations on any new appointments to the Board and its various Board Committees.

The NC shall set the policy framework and:-

- a. Recommend to the Board, candidates for all directorships to be filled by the shareholders or the Board after considering the candidates':-
 - skills, knowledge, expertise and experience;
 - professionalism;
 - integrity; and
 - in the case of candidates for the position of Independent Non-Executive Directors, to evaluate the candidates' ability to discharge such responsibilities/functions as expected from the Independent Non-Executive Directors.
- Consider, in making its recommendations, candidates for directorships proposed by the Chief Executive
 Officer and within the bounds of practicability, by any other senior executive or any director or shareholder;
 and
- c. Recommend to the Board, directors to fill the seats on Board Committees.

The actual decision as to who shall be nominated shall be the responsibility of the full Board after considering the NC's recommendations.

The individuals concerned should abstain from discussion of their own nomination.

3. TERMS OF REFERENCE

i. Composition

The NC shall be headed by a Non-Executive Chairman and its members shall comprise exclusively of Non-Executive Directors, a majority of whom are independent.

ii. Quorum of Meetings

A minimum of two (2) NC Members present in person shall constitute the quorum.

Any other person(s) may be invited by the NC and/or the NC Chairman from time to time to attend the NC meeting.

iii. NC Members

The existing NC Members are as disclosed above.

iv. Majority Decision

All decisions of the NC shall be decided on the votes of the simple majority of those Members present.

Any decision or recommendation made by the NC shall be subject to the review and ultimate approval of the Company's Board of Directors.

v. Casting Vote

In the event there be an equality of votes, then the Chairman of the meeting shall have a casting vote.

vi. Frequency of Meetings

The NC shall meet at least annually or at such other frequency as the Chairman may determine.

vii. Notice of Meetings

Minimum seven (7) days or such shorter notice as the NC may deem fit depending on the nature and prevailing circumstances at hand.

viii. Secretary

The Group Company Secretary shall be the Secretary for the NC. In the event that the Company Secretary is unable to attend, an assistant or deputy Secretary may be appointed for that specific meeting.

ix. Minutes of Meetings

The Secretary (which expression shall include the assistant or deputy Secretary appointed under item (viii)) shall table the Minutes of each NC Meeting and shall circulate the same for each Members' record. The Chairman's confirmation of the Minutes shall be taken as a correct record of the proceedings thereat.

The Chairman shall report on the outcome and decision of each meeting to the Board.

x. Roles of the Chairman of NC

The Chairman of the NC shall review the succession plans for key officers of the Group including the future Chairman and Chief Executive Officer.

The Chairman shall also assess the Board's effectiveness and the contribution of each individual Director independently in the discharge of their duties and responsibilities.

xi. Roles and Functions of the NC

Without prejudice to the generality of the foregoing, the NC shall:-

- Determine the core competencies and skills required of Board members to best serve the business and operations of the Group as a whole and the optimum size of the Board to reflect the desired skills and competencies;
- b. To review and assess the skills, expertise, experience, gender, age, ethnicity, time commitment and independence of its Directors to ensure their relevance and the efficiencies and effectiveness of the Board as a whole including its effectiveness in promoting a diverse Board composition which includes appropriate number of woman Director(s);
- Review the size of Non-Executive participation, Board balance and determine if additional Board members are required and also to ensure that at least one-third (1/3) of the Board is independent;
- d. To assess the independency of the Independent Directors;

- e. Recommend to the Board on the appropriate number of Directors to compose the Board which should fairly reflect the investments of the minority shareholders in the Company, and whether the current Board representation satisfies this requirement;
- f. Recommend to the Board, candidates for directorships to be filled by the shareholders or the Board;
- g. Consider in making its recommendations, candidates for directorships proposed by the Chief Executive Officer and, within the bounds of practicability, by any other senior executive or any Director or shareholder;
- h. Recommend to the Board, Directors to fill the seats on Board Committees;
- i. Undertake an annual review of the required mix of skills and experience and other qualities of Directors, including core competencies which Non-Executive Directors should bring to the Board and to disclose this forthwith in every Annual Report;
- j. Assist the Board to introduce a criteria and to formulate and implement a procedure to be carried out by the NC annually for assessing the effectiveness of the Board as a whole, the Board Committees and for assessing the contributions of each individual Director;
- k. Introduce any regulation which would enable the smooth administration and effective discharge of the NC's duties and responsibilities;
- I. To furnish a report to the Board of any findings of the NC;
- To recommend to the Board for continuation or discontinuation in service of Directors as an Executive Director or Non-Executive Director;
- n. To recommend Directors who are retiring by rotation to be put forward for re-election;
- To recommend to the Board the employment of the services of such advisers as it deems necessary to fulfill the Board's responsibilities;
- p. To review the term of office and performance of the Audit Committee and each of its member annually;
- q. To review the appointment and termination of key officers of the Group as follows:-
 - Head Office Group Chief Executive Officer, Deputy Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Group Company Secretary;
- r. To review the appointment and resignation of Directors on the Board of subsidiaries, where necessary;
- s. To review the composition, quality, capacity, competencies and effectiveness of the Board of the subsidiaries, where necessary; and
- t. Generally, to decide and implement such other matters as may be delegated by the Company's Board of Directors from time to time

xii. Independent Director

The NC had at its meeting held on 23 February 2021 recommended the incorporation of the revised definition of Independent Director in its Terms of Reference pursuant to Paragraph 1.01 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa") to the Board of Directors for approval and endorsement. The Board of Directors had duly approved and endorsed the same on 23 February 2021 accordingly as follows:-

- (i) is not an executive director of the Company or its related corporation ("Corporation");
- (ii) is not, and has not been within the last 3 years, an officer (except as an independent director) of the Corporation. For this purpose, "officer" has the meaning given in Section 2 of the Companies Act 2016 and it includes any director, secretary or employee of the Corporation;
- (iii) is not a major shareholder of the Corporation;
- (iv) is not a family member of any executive director, officer or major shareholder of the Corporation;

- is not acting as a nominee or representative of any executive director or major shareholder of the Corporation;
- (vi) has not been engaged as an adviser by the Corporation, or is not presently a partner, director (except as an independent director) or major shareholder, of a firm or corporation which provides professional advisory services to the Corporation, under such circumstances as may be prescribed and varied by Bursa from time to time; or
- (vii) has not engaged in any transaction with the Corporation, or is not presently a partner, director or major shareholder, of a firm or corporation (other than subsidiaries of the Company) which has engaged in any transaction with the Corporation, under such circumstances as may be prescribed and varied by Bursa from time to time.

xiii. Variation

The above Terms of Reference may be determined and/or varied by the Company's Board of Directors at any time and from time to time.

The Terms of Reference including the roles and functions of the NC are available on the Company's website at www.wahseong.com.

4. BOARD DIVERSITY

With the establishment of the Diversity Policy by the Board which came into effect on 27 November 2018, the NC was tasked to review and assess the skills, expertise, experience, gender, age, ethnicity, time commitment and independence of its Directors to ensure their relevance and the efficiencies and effectiveness of the Board as a whole on an annual basis or as and when the need arises including its effectiveness in promoting a diverse Board composition which includes an appropriate number of woman Director(s). The Diversity Policy is available on the Company's website at www.wahseong.com.

5. BOARD'S EFFECTIVENESS ASSESSMENT

The NC conducted an annual assessment of the Board's effectiveness as a whole and the contribution of each individual Director in respect of the financial year ended 31 December 2020 using a set of customised self-assessment questionnaires to be completed by the Directors. The results of the self-assessment by Directors and the Board's effectiveness as a whole as compiled by the Group Company Secretary were tabled to the Board for review and deliberation.

The Board was satisfied with the results of the annual assessment and that the current size and composition of the Board is appropriate and well-balanced with the right mix of skills with the Board composition comprising individuals of high calibre, credibility and with the necessary skills and qualifications to enable the Board to discharge its responsibility effectively.

Assessment was also conducted on the Board Committees' effectiveness based on a set of questionnaires to be completed in respect of the financial year ended 31 December 2020 and the NC was pleased with the outcome of the said assessment.

The NC was satisfied with the existing Board composition with regards to the mix of skills, experience, expertise and independence in meeting the required needs of the Company taking into consideration the gender diversity and ethnicity of the members of the Board. The Board is supported by the core Management team having the relevant and appropriate qualifications, experience and competencies in their respective roles and functions.

6. INDEPENDENCE ASSESSMENT OF THE INDEPENDENT DIRECTORS

In line with the Malaysian Code on Corporate Governance 2017 ("MCCG 2017"), the NC had conducted an independence assessment of the Independent Directors in respect of the financial year ended 31 December 2020 and the NC was satisfied with the results whereby all the Independent Directors fulfilled the criteria for an Independent Director as prescribed under the Main Market Listing Requirements of the Bursa Malaysia Securities Berhad.

In conjunction with the above assessment, the NC considered and recommended to the Board of Directors the following retentions of Directors at the forthcoming Twenty-First Annual General Meeting of the Company:-

- (i) Professor Tan Sri Lin See Yan
- (ii) Encik Halim Bin Haji Din

All whom have served as Independent Non-Executive Directors of the Company for a cumulative terms of more than twelve (12) years, to continue to act as Independent Non-Executive Directors of the Company.

The NC and the Board taking cognisance of Practice 4.2 of the MCCG 2017 will continue to source for suitably qualified, credible and caliber candidates to assume the positions of the existing Independent Non-Executive Directors whom have exceeded the tenure of twelve (12) years. In the event that the NC and the Board failed to identify suitable candidates to assume the Independent Non-Executive Directorships, the Board will explain the departure from Practice 4.2 of the MCCG 2017 in the Corporate Governance Report which is required to be submitted to Bursa Malaysia Securities Berhad together with the Company's Annual Report.

7. REVIEW OF THE AUDIT COMMITTEE

Pursuant to Paragraph 15.20 of Chapter 15 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the NC had conducted a review of the terms of office and performance of the Audit Committee and each of the members annually and was of the opinion that the Audit Committee and each of the members have carried out their duties in accordance with their Terms of Reference.

8. FINANCIAL LITERACY OF AUDIT COMMITTEE MEMBERS

Pursuant to Practice 8.5 of the MCCG 2017, the NC had conducted the financial literacy assessment for each of the Audit Committee members based on a set of questionnaires to be completed in respect of the financial year ended 31 December 2020 and the NC was pleased with the outcome of the assessment.

9. EXTENSION OF THE CONTRACT OF EMPLOYMENT OF THE COMPANY'S MANAGING DIRECTOR/GROUP CHIEF EXECUTIVE OFFICER

At the NC Meeting held on 24 November 2020, the Contract of Employment of Mr Chan Cheu Leong ("Mr Chan"), the Company's Managing Director/Group Chief Executive Officer, was extended for another one (1) year term subject to the terms and conditions to be agreed upon between Mr Chan and the Chairman of the Company and was duly approved by the Board.

The Board of Directors ("the Board") of Wah Seong Corporation Berhad ("WSC" or "the Company") recognises the importance of practising and upholding good corporate governance in discharging its duties and responsibilities towards enhancing business prosperity, corporate accountability, sustainability and realising and creating ongoing values for its shareholders and stakeholders. Hence, the Board is pleased to present an overview of the extent of the application and compliance of WSC and its Group with the relevant principles and practices of the Malaysian Code on Corporate Governance ("MCCG 2017") issued by the Securities Commission Malaysia ("SC") in April 2017, the Guidelines on Conduct of Directors of Listed Corporations and Their Subsidiaries issued by SC on 30 July 2020 ("SC Guidelines on Conduct of Directors") as well as the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("MMLR").

1. BOARD OF DIRECTORS

1.1 Duties and Responsibilities of the Board

The Board is responsible for the strategic planning, overseeing the proper utilisation and management of its resources and operational conduct, financial and non-financial performance, identifying and implementing appropriate systems to mitigate and manage principal risks, reviewing the adequacy and integrity of its internal control, risks management and management information systems and ensuring that a management succession plan, a dedicated investor relation and shareholders' communication policy are in place in meeting the Company's goals and objectives.

The Board together with the Managing Director/Group Chief Executive Officer and the respective Management team(s), where applicable, developed the Group's corporate goals, objectives and policies and setting the appropriate limits of empowerment of its respective Management/Committees' authority, duties and responsibilities.

The Board exercises due care and diligence in discharging its fiduciary duties and responsibilities and in ensuring that high ethical standards are applied in practising and upholding good corporate governance and through the compliance with the relevant rules and regulations, directives and guidelines and the adoption of the relevant principles and practices of the MCCG 2017 and the SC Guidelines on Conduct of Directors in addition to acting in the best interest of the shareholders, stakeholders and the Group, taking into account diverse perspectives and insights.

The Board has established a Board Charter which sets out the Board's strategic intent and outlines the Board's roles and responsibilities including the key values, mission, principles and ethos of the Company. The Board Charter serves as a source of reference for Board members as well as a primary induction literature for new Board members in respect of their duties and responsibilities and the various legislations and regulations governing their conduct with the application of principles and practices of good corporate governance in their business conduct. The Board Charter would be reviewed and updated periodically as and when the need arises. The Board Charter was last reviewed by the Board on 23 February 2021.

The Board Charter clearly spells out the following principal roles and responsibilities of the Board in enhancing Board's effectiveness in the pursuit of corporate goals and objectives:

- reviewing and adopting the strategic plans and direction of the Group;
- overseeing and evaluating the conduct of the Group's businesses;
- reviewing, challenging and deciding on Management's proposals and recommendations and monitor their implementation where appropriate;
- identifying principal risks and ensuring that appropriate internal control and risk management and mitigation measures are implemented to manage these risks;
- succession planning including the implementation of appropriate systems for recruitment, training, determining compensation benefits and replacement of Senior Management staff;
- developing and implementing an investor relations programme to enable effective communications with the shareholders and stakeholders;
- supervising and assessing Management's performance in managing the businesses of the WSC Group;
- reviewing the adequacy and integrity of the internal control systems and management information systems which includes sound system of reporting and in ensuring regulatory compliance with applicable laws, regulations, rules, directive and guidelines;
- ensuring proper accounting and other records are kept to enable the preparation of true and fair financial statements;
- ensuring an adequate group wide framework is in place to facilitate oversight of group financial and non-financial performance, business strategy and priorities, risk management and corporate governance policies and practices of the Group; and
- ensuring the group wide framework is established on corporate governance to include code of conduct and ethics, policies and procedures on anti-corruption, whistleblowing, managing conflict of interest, managing material sustainability risks and board diversity including gender diversity.

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

Apart from the aforesaid principal roles and responsibilities of the Board, the Board also delegates certain responsibilities to its Board Committees with clearly defined terms of reference to assist the Board in discharging its responsibilities. While the Board Committees have their own functions and delegated roles, duties and responsibilities, they will report to the Board with their decisions and/or recommendations. Hence, the ultimate responsibility and decision on all matters lies with the Board.

As an effort to continuously observe high standard of ethical conducts, the Board has established the Company Directors' Code of Ethics on 27 November 2018. The Company Directors' Code of Ethics is available on the Company's website at www.wahseong.com.

The Directors are guided by the SC Guidelines on Conduct of Directors in the discharge of their fiduciary duties towards the Company and the shareholders. The SC Guidelines on Conduct of Directors covers the Conduct Requirements for Directors, Maintaining Proper Records and Accounts and Group Governance in promoting corporate governance practices among the listed corporations in Malaysia.

The Board of Directors has also established the Principles of Business Conduct as guidance for the conduct of the Group's business and on issues pertaining to conflict of interest and related parties which may affect any members of the Board.

The Principles of Business Conduct is available on the Company's website at www.wahseong.com.

The Board has devoted sufficient time in carrying out their duties and responsibilities. The schedule of meetings for the calendar year comprising Board meetings and other Committee meetings is prepared by the Group Company Secretary and sent to members of the Board three months prior to the commencement of the calendar year to notify the Board on the meetings scheduled ahead.

The Group Company Secretary besides overseeing the compliance matters and assisting the Chairman in overseeing the governance matters of the WSC Group, she also plays a pivotal advisory role to the Board and its Committees to ensure that they function effectively. The Group Company Secretary kept abreast with the latest amendments to the laws, acts, regulations, guidelines and codes by attending various relevant talks, seminars, conferences and workshops.

The Board also takes their own initiatives and liberty to regularly update their knowledge and enhance their skills by attending the relevant seminars and talks as listed under item 1.13 Directors' Training.

The members of the Board have maintained the number of other directorships comfortable and manageable by them in respect of time and commitment.

1.2 Board Composition and Balance

During the year under review, the Board is led by the Non-Executive Chairman, Dato' Seri Robert Tan Chung Meng and altogether, comprises of seven (7) members, which includes two (2) Executive Directors, two (2) Non-Independent Non-Executive Directors (including the Non-Executive Chairman) and three (3) Independent Non-Executive Directors.

The composition of the Board reveals their varied background as outlined on pages 32 to 35 of this Annual Report. The Board members are equipped with the relevant skills, knowledge and expertise required for the proper running of the Company's affairs. The effectiveness of the individual Directors and the Board as a whole are assessed annually by the Nomination Committee.

Generally, the Executive Directors along with the Management Team are responsible for making and implementing operational decisions. Non-Executive Directors play a key supporting role, contributing their skills, expertise and knowledge towards the formulation of the Group's strategic and corporate goals and objectives, policies and decisions. The Board collectively made decisions in the best interest of the Company.

1.3 Board Independence

The number of Independent Directors on the Board complies with Paragraph 15.02, Chapter 15 of the MMLR, which states that at least two (2) Directors or one-third (1/3) of the Board, whichever is higher, shall comprise of Independent Directors. The Independent Directors also fulfilled the criteria of independence as defined in the MMLR. Their presence provides a check and balance in the discharge of the Board function and the Independent Directors' views carry significant weight in all Board deliberations and decision-making.

All Independent Directors act independently of the Management and do not participate in any business dealings and are not involved in any other relationship with the WSC Group that may impair their independent judgement and decision-making.

Annual assessment on the independence of the Independent Directors is conducted annually.

Practice 4.2 of the MCCG 2017 requires the tenure of an Independent Director to not exceed a cumulative term limit of nine (9) years. However, the Nomination Committee and the Board have duly assessed, determined and resolved that the Independent Non-Executive Directors of the Company namely Encik Halim Bin Haji Din and Professor Tan Sri Lin See Yan, who have served on the Board for more than twelve (12) years, to remain as Independent Directors based on the following justifications as well as contributions from Encik Halim Bin Haji Din and Professor Tan Sri Lin See Yan, as members of the Board and also members of the respective Board Committees:

- (i) they have fulfilled the criteria of independence as per the definition set out under Chapter 1 of the MMLR;
- (ii) they have the required skill sets, experience and expertise;
- (iii) they understand the Company's industry well and are able to contribute to the effective oversight of the Company's business activities while monitoring their independence;
- (iv) they have performed their duties diligently and provided independent judgements and balanced assessments hence ensured effective check and balance in the proceedings of the Board and the respective Board Committees; and
- they have devoted sufficient time and attention to the duties and responsibilities as Independent Non-Executive Directors of the Company.

Hence, the Board would table the ordinary resolutions to the shareholders at the forthcoming Twenty-First Annual General Meeting to retain the aforesaid Independent Directors.

The Chairman of the Company and the Board is not an Independent Director. There are three (3) Independent Directors out of seven (7) Board members. The Board believes that its current Board composition provides the appropriate balance in terms of skills, knowledge and experience in creating, protecting and enhancing the interests and values of all shareholders and stakeholders and in overseeing the conduct of businesses and to properly run the WSC Group effectively. As the Chairman is also a shareholder who has substantial interest in the Company, he is well placed to act on behalf of shareholders and stakeholders and in their best interest and in providing Board leadership.

The Board believes in recognising and retaining high performance, talented and dedicated Board members, Senior Management and workforce regardless of gender, ethnicity and age with the required merits, knowledge, experience, expertise, competencies, professionalism, integrity and ability in discharging their responsibility and capability in contributing to the Board and the organisation. Hence, the Board has established a Diversity Policy which came into effect on 27 November 2018. The Diversity Policy is available on the Company's website at www.wahseong.com.

The Board through the Nomination Committee will continuously evaluate suitable candidates for Independent Directors to form at least half of the Board to comply with Practice 4.1 of the MCCG 2017. However, the process should be exercised with due care and careful assessment has to be made based on merits, skills, knowledge, appropriate experience and time commitment to ensure that the candidates would be able to contribute to the effectiveness of the Board.

Hence, the above process is also applicable in the selection and evaluation of suitable candidate for gender, ethnicity and age diversity on the Board.

1.4 Division of Roles and Responsibilities between the Chairman and the Managing Director/Chief Executive Officer

The Board is led by Dato' Seri Robert Tan Chung Meng as the Non-Independent Non-Executive Chairman and Mr Chan Cheu Leong as the Managing Director/Group Chief Executive Officer.

There is a clear separation between the Chairman's role and the Managing Director/Group Chief Executive Officer's role to ensure a division of responsibilities and a balance of control, power and authority.

The Chairman leads and manages the Board with a keen focus on governance and compliance. In turn, the Board monitors the functions of the Board Committees in accordance with their respective terms of reference, to ensure its own effectiveness, while the Managing Director/Group Chief Executive Officer manages the businesses and operations of the Group and implements and develops the Board's decisions, policies and strategies.

1.5 Senior Independent Non-Executive Director

The Board has identified Professor Tan Sri Lin See Yan as the Senior Independent Non-Executive Director of the Board, to whom concerns relating to the Group may be conveyed by shareholders and other stakeholders.

All concerns relating to the Group can be conveyed to him via his electronic mail address at seeyan.lin@wahseong.com.

1.6 Board Meetings

The Board meetings for each financial year are scheduled before the end of the preceding financial year, to enable the Directors to plan ahead and fit the year's meetings into their own schedules. The Board meets on a scheduled basis of at least four (4) times a year and has a formal schedule of matters specifically reserved for the Board to decide in order to ensure that the direction and control of the Company firmly rests in its hands, for example strategic financial and investment decisions. Additional or ad hoc Board meetings can be convened as and when necessary.

During the financial year ended 31 December 2020, the Board met five (5) times and the details of the attendance of the Board members are as follows:

Director	Directorship	Total Meetings Attended
Dato' Seri Robert Tan Chung Meng	Non-Independent Non-Executive Chairman	5/5
Chan Cheu Leong	Managing Director/Group Chief Executive Officer	5/5
Giancarlo Maccagno	Deputy Managing Director	5/5
Professor Tan Sri Lin See Yan	Senior Independent Non-Executive Director	5/5
Halim Bin Haji Din	Independent Non-Executive Director	5/5
Tan Jian Hong, Aaron	Non-Independent Non-Executive Director	5/5
Tan Sri Saw Choo Boon	Independent Non-Executive Director	5/5

To facilitate productive and meaningful deliberations, the proceedings of the Board meetings are conducted in accordance with a structured agenda with the supply of complete and timely information to enable the Board to discharge their responsibilities effectively and for them to make informed decisions. The Board reviews and deliberates on the Group's financial performance and results, business operations, budgets, reports of the various Board Committees, risks management, business plans, corporate exercises and strategic financials and investments decisions.

In the intervals between Board meetings, any matters requiring urgent Board decisions and/or approvals will be sought via circular resolutions which are supported with all the relevant information and explanations required for an informed decision to be made.

1.7 Supply of Information

The Board is briefed on a timely manner on all major financial, operational and corporate matters. In order to maintain confidentiality, meeting papers on issues or corporate proposals which are deemed highly confidential and sensitive, would only be distributed to the Directors at the Board meeting itself.

The Board stresses on having timely reports and has full access to quality information which is not just historical or bottom line and financial oriented but information that goes beyond assessing the quantitative performance of the Group and other performance factors e.g. customer satisfaction, product and service quality, market share, market reaction, environmental protection, etc.

The Directors have access to all information within the Company whether as a full Board or in their individual capacity, in furtherance of their duties. Through regular Board meetings, the Board receives updates, written reports and supporting/discussion documents on the development and business operations of the Group, as well as on potential corporate exercises, proposals, mergers and acquisitions. Minutes of the respective Board Committees' meetings are presented at Board meetings. The respective Board Committees' Chairman will brief the Board on major issues deliberated by each of the Board Committees.

The Board either collectively or individually is authorised to seek such independent professional advice as may be considered necessary in furtherance of their duties at the expense of the Company.

The Directors also have access to the advice and services of its qualified Group Company Secretary in the course of discharging their duties and responsibilities and in fulfilling their obligation to statutory requirements, the MMLR or other rules and regulations, either as a full Board or in their individual capacity.

1.8 Group Company Secretary

Ms Irene Woo Ying Pun, the Group Company Secretary of the WSC Group, is a Fellow Member of the Malaysian Institute of Chartered Secretaries and Administrators (MAICSA) and also a Council Member of MAICSA. She is a qualified Chartered Secretary and a Chartered Governance Professional. She heads the Group Corporate Secretarial Department of WSC and is a member of the key senior management team of the WSC Group. She was appointed to the position since 3 November 2008.

Ms Woo has close to 30 years of extensive relevant working experience in the corporate secretarial practice both as the in-house Group Company Secretary for large public listed groups as well as in large professional consultancy firms. She obtained her initial training of more than six years in Signet & Co. Sdn. Bhd., the Corporate Secretarial arm of Messrs. Ernst & Young.

Ms Woo does not hold any directorship and does not have any family relationship with any of the Directors or major shareholders of WSC and has no conflict of interest whatsoever with WSC.

She ensures that the Group complies with the Companies Act, 2016, MMLR, Capital Markets & Services Act, 2007 and all relevant acts, rules, regulations, codes and guidelines of the relevant authorities and governmental/regulatory bodies and their relevant updates and amendments from time to time. She assists the Board of Directors in overseeing and advising on the relevant aspects of the regulatory, compliance and corporate governance matters of the Group. She attends all meetings of the Board of Directors and all meetings of the Committees and Sub-Committees of the Board and captures all discussions and deliberations thereat comprehensively and accurately in her minutes. Her prompt and well written minutes and advices given to the members of the Board have so far assisted the Board of Directors in making informed decisions as well as for the Management to promptly act on decisions approved by the Board. The Board of Directors is satisfied with the competent performance and support rendered by the Group Company Secretary in the discharge of their duties and functions as members of the Board.

Ms Woo also assists in overseeing the Integrity function of WSC and the Industrial Services Division of the Group. She chairs the Integrity Committee meetings and assisted in the preparation of the Anti-Bribery and Corruption Policy and the Anti-Bribery and Corruption Framework and the establishment of the Anti-Bribery and Corruption Framework Handbook.

1.9 Appointments to the Board

The Nomination Committee is responsible for assessing and making recommendations on any new appointments to the Board and its various Board Committees.

In making these recommendations, due consideration is given to the composition, objective criteria, required mix of skills, expertise, knowledge, experience, professionalism and integrity that the proposed Directors shall bring to complement the Board.

The Directors would notify the Chairman of the Board before accepting any new directorships and the expected time to be spent on the new appointment.

1.10 Re-election of Directors

The Company's Constitution provides that all the Directors shall retire at least once (1) in every three (3) years and are eligible for re-election at each Annual General Meeting in compliance with the MMLR.

1.11 Board Committees

The Board delegates specific responsibilities to the respective Board Committees of the Board, each of which has clearly defined terms of reference and its own functions, delegated roles, duties and responsibilities. The Board reviews the functions and terms of reference of Board Committees from time to time to ensure that they are relevant and updated in line with the MCCG 2017, the MMLR and other related policies or regulatory requirements.

The Board Committees have the authority to examine specific issues and report to the Board with their proceedings, deliberations, findings and recommendations. The Board also reviews the minutes of the Board Committees' meetings presented at Board meetings.

During Board meetings, the Chairman of the various Committees provide summary reports of the decisions and recommendations made at the respective Board Committees' meetings, and highlight to the Board on any further deliberation and/or approval that is required at the Board level. The Board Committees shall deliberate and thereafter recommend their decisions to the Board for its approval. The relevant decisions and recommendations of the Board Committees are incorporated into the minutes of the Board meetings accordingly.

The Board has established four (4) principal Board Committees namely, Audit Committee, Nomination Committee, Remuneration Committee and Integrity Committee. The Risk Management Committee is a subcommittee of the Audit Committee.

(a) Audit Committee

The composition of the Audit Committee comprises of non-executive Directors i.e. three (3) Independent Non-Executive Directors and one (1) Non-Independent Non-Executive Director. The Terms of Reference, including the duties and responsibilities of the Audit Committee are available on the Company's website at www.wahseong.com. A summary of activities of the Audit Committee in the discharge of its functions and duties for the financial year ended 31 December 2020 are set out separately in the Audit Committee Report as laid out on pages 41 to 45 of this Annual Report.

i. Risk Management Committee

The Risk Management Committee comprised of the Executive Directors, Heads of Finance, Group Internal Audit Head and Heads of Business Units/Divisions. The Committee meets at least four (4) times a year to discuss, assess, manage and mitigate risks associated with the respective Business Units and Divisions and the Group as a whole. The Summarised Risk Registers compiled and confirmed by the respective Heads of the Business Units/Divisions and based on which WSC Group's key risks are identified for monitoring. Potential new investments are tabled to the Risk Management Committee for comprehensive risks assessment review and deliberation on the risks associated with the proposed investment before the said proposed investment is tabled to the Finance and Investment Committee for review, evaluation and financing needs assessment before tabling to the Audit Committee for their review and then to the Board for approval.

The Risk Management Committee has been expanded to cover the areas on Sustainability of the WSC Group instead of having to establish a separate Sustainability Committee.

The Risk Management Committee has embedded bribery and corruption risk in the risk register and in the annual risk assessment of WSC Group.

(b) Nomination Committee

The Nomination Committee has been established comprising exclusively of four (4) Non-Executive Directors, a majority of whom are Independent Directors. The Terms of Reference, including the roles and responsibilities of the Nomination Committee are available on the Company's website at www.wahseong.com. The activities of the Nomination Committee in the discharge of its duties for the financial year ended 31 December 2020 are set out on pages 49 to 53 of this Annual Report.

The Nomination Committee will conduct annual assessment of the Board's effectiveness as a whole and the contribution of each individual Director in every financial year using a set of customized self-assessment questionnaires to be completed by the Directors. The results of the self-assessment by Directors and the Board's effectiveness as a whole as compiled by the Group Company Secretary will be tabled to the Board for review and deliberation.

The Nomination Committee will also conduct the annual assessment on the Board Committees' effectiveness based on a set of questionnaires.

(c) Remuneration Committee

The Remuneration Committee has been established comprising solely of Independent Non-Executive Directors with the role of determining and recommending to the Board the remuneration of Executive Directors in all its forms, drawing from outside advice where necessary. The Executive Directors play no part in decisions on their own remuneration.

Determination of remuneration packages of Non-Executive Directors, including the Non-Executive Chairman is a matter of the Board as a whole. The individuals concerned will abstain from discussion of their own remuneration.

The Remuneration Committee also plays a role in determining the level and composition of remuneration of Senior Management taking into account the Company's intention to attract and retain the right talents to drive the Company's long term objectives.

The information on Remuneration Committee and its Terms of Reference including its functions are available on pages 46 to 48 of this Annual Report.

The Remuneration Policy and the Terms of Reference including the duties and responsibilities of the Remuneration Committee are available on the Company's website at www.wahseong.com.

(d) Integrity Committee

The Integrity Committee is established with members comprising Heads of various Divisions selected by the Group Managing Director. The Integrity Committee oversees the areas of anti-corruption and corporate liability for corruption and in ensuring that adequate and appropriate policies and procedures on anti-corruption are in place and in ensuring the Company's approach to anti-bribery and anti-corruption is in compliance.

The Committee meets at least four (4) times a year to review the adequacy of anti-bribery and anti-corruption compliance with Section 17A of the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act") by the Group and to deliberate and manage any complaints and allegations of bribery and act of corruption reported to the Committee. The proceedings of each meetings shall be minuted and a copy of the minutes will be circulated to the Board for their attention.

The Chairman of the Committee shall update and report formally to the Board and make any necessary recommendations to the Board during the quarterly Board meetings or as and when the need arises.

The Committee has oversight of policy making, design and implementation of the Anti-Bribery Management System ("ABMS") and/or Anti-Bribery and Corruption Framework ("ABCF"), and practices for compliance with the MACC Act.

1.12 Finance and Investment Committee

The Finance and Investment Committee ("FIC") is chaired by the Managing Director/Group Chief Executive Officer and comprised of the Executive Directors, Head of Group Treasury, Head of Finance of the Industrial Services Division and Chief Financial Officer of the Oil & Gas Division. The FIC meets quarterly or as and when required or at such frequency as the Chairman of FIC may deem appropriate.

The FIC undertakes periodic review of the overall Group's financial position with emphasis on group financial status and financing requirements, summary update on forward contracts position, group cash flows and receivables. The FIC also provides oversight of the investment functions of the Group to assist the Board of Directors in evaluating new investments, acquisitions, joint ventures, divestments and any other corporate proposals ("Investment Related Proposals") in which the Group engages as its business strategy from time to time. The respective business units/divisions strategic business activities and ventures are also updated at the FIC meetings.

Besides, the FIC also deliberates on the implication of the global economic sentiment and outlook on the Group's various business divisions and with this hindsight, actively reviews the overall business activities, capital expenditure requirements, financing requirements and forex strategies.

Both the Risk Management Committee and the FIC have the responsibility of assessing and reviewing all Investment Related Proposals.

Normally, the Risk Management Committee will perform the necessary risk assessment on the Investment Related Proposals and thereafter recommend the same to the FIC for their review. The FIC will then consider and evaluate the feasibility of the Investment Related Proposals by taking into account the comprehensive feasibility study, due diligence reports, valuation reports and/or other relevant reports in accordance with the standard operating procedures. A threshold limit of the value of the Investment Related Proposals is established to determine the relevant approvals required. The value of the Investment Related Proposals of up to RM5.0 million will be approved by the FIC and the Board of the investing company and thereafter to be endorsed by the Board of WSC. For value of the Investment Related Proposals of above RM5.0 million, the approval must be sought from the Board of WSC upon recommendation by the FIC.

1.13 Directors' Training

All members of the Board have attended the Mandatory Accreditation Programme as required under the MMLR.

The Directors do and will undergo such similar or continuing training and education programmes from time to time to equip and keep themselves abreast of the latest developments in order to discharge their duties and responsibilities more effectively.

During the financial year under review, the Directors had participated in various programmes, courses and forums which they have individually or collectively considered as relevant and useful in contributing to the effective discharge of their duties as Directors.

The lists of trainings/courses attended by the respective Directors are tabled to the Board at the respective Board meetings held every quarter for the Board's notation. Based on the results of the annual assessment of the individual Directors and the Board's effectiveness as a whole conducted by the Nomination Committee, the Board was satisfied with the trainings/courses attended by the respective Directors and that they are well equipped and updated on the industry knowledge and developments in enhancing their skills and in discharging their duties and responsibilities effectively.

A brief description of the type of trainings/courses attended by the Directors for the financial year under review is as set out below.

Directors	Date of Course/Name of Organiser	Title of Trainings/Courses Attended
Dato' Seri Robert Tan Chung Meng	22 July 2020 KPMG	Integrated Reporting Awareness Training
Professor Tan Sri Lin See Yan	20 February 2020 Leadership Institute of Sarawak State Civil Service, Sarawak	Speaker on "Trying Troubled Times Amid Trauma & Tumult"
	5 March 2020 Entrepreneurs' Organization ("EO")	Speaker on "Surviving Turbulent Times in the face of Turbulence, How Can CEOs Deliver Profit Growth and Ensure Strong Economic Returns?"
	8 August 2020 Association of Malaysian Economics Undergraduates ("AMEU") Economic Summit	Closing Keynote Speaker at a virtual event "Economics After Tomorrow"
Chan Cheu Leong	16 January 2020 Malayan Banking Berhad	Maybank Private Market Outlook 1H2020 "Navigating Challenging Currents"

Directors	Date of Course/Name of Organiser	Title of Trainings/Courses Attended	
Giancarlo Maccagno	3 July 2020 Credit Suisse	Credit Suisse Virtual Market Outlook Seminar	
	16 October 2020 Malaysian Institute of Corporate Governance	Webinar on Dialogue on Section 17A Corporate Liability & Adequate Procedures	
Halim Bin Haji Din	22 July 2020 KPMG	Integrated Reporting Awareness Training	
Tan Jian Hong, Aaron	13 August 2020 INSEAD	Cultivating Creativity in your Organisation	
	8 December 2020 YPO Southeast Asia	How to unleash your genius and live like Da Vinci in 2021	
Tan Sri Saw Choo Boon	20 February 2020 MIA	Reinventing Cybersecurity with Artificial Intelligence	
	5 May 2020 Financial Institutions Directors' Education ("FIDE")	Outthink the Competition: Excelling in a Post Covid-19 World	
	12 May 2020 PricewaterhouseCoopers	Rethinking Workforce Strategy: What needs to change to safeguard productivity	
	25 June 2020 The Iclif Leadership and Governance Centre ("ICLIF")	Force Majeure & Covid-19	
	25 June 2020 World Bank	Malaysia Economic Monitor: "Surviving the Storm"	
	8 July 2020 FIDE	Risks: A Fresh Look from the Board's Perspective	
	21 July 2020 FIDE	Managing Virtual Banking and Insurance Businesses	
	11 August 2020 Federation of Malaysian Manufacturers ("FMM")	Contracting in a Digital-First Economy	
	30 September 2020 Boardroom (Malaysia) Sdn Bhd	Demystifying the Future of Work	
	18 & 19 November 2020 SIDC	Business Foresight Forum 2020	
	1 December 2020 Malaysian REIT Managers Association ("MRMA")	Malaysian REITs: Managing the new Normal	

2. DIRECTORS' REMUNERATION

The remuneration of the Board Members is broadly categorised into those paid to Executive Directors and Non-Executive Directors.

The Executive Directors are remunerated in cash and in kind by way of salary, performance bonus and other benefits and entitlements; taking into consideration their experience, responsibilities, length of service, their individual performance and contribution as well as the overall performance of the Group and the Company. Non-Executive Directors are paid fees based on their experience and level of responsibilities.

The Remuneration Committee is responsible to make any recommendation to the Board on the remuneration package and benefits extended to the Executive Directors; whereas, Non-Executive Directors' remuneration is a matter to be decided by the Board as a whole. The individual concerned must abstain from deliberations and voting on decisions in respect of his individual remuneration.

The details of the remuneration of the Directors of the Company (including the remuneration for services rendered to the Company as a Group) received from the Company and received on a group basis during the financial year ended 31 December 2020 are as follows:

Company

				Benefits-in-kind	
	Directors' Fees (RM'000)	Salaries and Other Emoluments (RM'000)	Bonus^ (RM'000)	Leave Passage (RM'000)	Others* (RM'000)
Dato' Seri Robert Tan Chung Meng	100	21	-	-	11
Halim Bin Haji Din	90	39	-	-	-
Professor Tan Sri Lin See Yan	80	39	-	-	-
Tan Jian Hong, Aaron	60	30	-	-	-
Tan Sri Saw Choo Boon	80	39	-	-	-
Chan Cheu Leong	60	2,160	848	-	35
Giancarlo Maccagno	60	15	-	-	-
	530	2,343	848	-	46

Group

				Benefits	Benefits-in-kind	
	Directors' Fees (RM'000)	Salaries and Other Emoluments (RM'000)	Bonus^ (RM'000)	Leave Passage (RM'000)	Others* (RM'000)	
Dato' Seri Robert Tan Chung Meng	100	21	-	-	11	
Halim Bin Haji Din	90	39	-	-	-	
Professor Tan Sri Lin See Yan	80	39	-	-	-	
Tan Jian Hong, Aaron	60	30	-	-	-	
Tan Sri Saw Choo Boon	80	39	-	-	-	
Chan Cheu Leong	60	2,160	848	-	35	
Giancarlo Maccagno	60	3,751	1,277	-	137	
	530	6,079	2,125	-	183	

[^] In respect of financial year ended 2019 bonus declared in the financial year ended 2020.

In addition, the Group and the Company have made a provision of RM18,847,000 and RM1,042,000 respectively for amounts payable to Executive Directors at the end of their employment for their services rendered to the Group and the Company as part of their employment contract.

^{*} Others under benefits-in-kind include motor vehicles, club subscription, etc.

3. TOP FIVE KEY SENIOR MANAGEMENT'S REMUNERATION

Pursuant to Practice 7.2 of the MCCG 2017, the top five Key Senior Management's total remuneration inclusive of salary, bonus, benefits-in-kind and other emoluments in bands of RM50,000 are disclosed as follows:

	Total
RM800,000 to RM850,000	1
RM1,050,000 to RM1,100,000	1
RM1,100,001 to RM1,150,000	2
RM2,000,000 to RM2,050,000	1
Total	5

For purposes of security and to avoid poaching by other organisations, the names of the Top Five Key Senior Management are withheld and the detailed remuneration of each of the individuals are not presented because the Board of Directors is of the opinion that such information will not add significant value and understanding towards the evaluation of the Company's standard of Corporate Governance.

4. SHAREHOLDERS AND INVESTORS

4.1 Effective Communications Policy

Besides the various announcements and disclosures including information on the quarterly and annual results released to Bursa Malaysia Securities Berhad, the Board maintains an effective communications policy that enables the Board (in particular the Executive Board Members) to communicate effectively with its shareholders, stakeholders and the public in general.

As part of the Group's commitment towards having an effective investor relations and shareholders' communication policy, the following have been established:

- a) an interactive and dedicated website for the Group which can be accessed by the public at large at www.wahseong.com.
- b) the Company's Investor Relations and Communications Department attends to the Group's communication needs and whenever required, the services of an external public relations firm will be engaged to promote the Group's image and to create greater public awareness of the Group's products and services aside from fostering and maintaining closer relations with the press and other members of the media.
- c) internally, the Group Corporate Secretarial Department headed by the Group Company Secretary maintains most of the official correspondences with the various authorities.
- d) the Annual General Meeting provides an additional forum for shareholders' interaction and feedback with the Company.
- e) Media and Analyst Briefings are held by the Company to explain any major corporate exercises and/or to discuss the financial performance of the Group from time to time.

4.2 Dialogue between the Company and Investors

The Board values feedback and dialogues with its investors. The Company will hold open discussions with investors upon written request. Analyst Briefings are periodically held to introduce and update the investors on the Company's/the Group's undertakings and financial performance from time to time.

In this respect, the Board and the Company shall ensure that any information sought is disseminated in strict adherence to the disclosure requirements under the MMLR.

The Company's website at www.wahseong.com contains vital information concerning the Group. All investors are encouraged at all times to log on and visit the Company's website to be informed of the latest happenings and detailed information of the Group and all the announcements made to Bursa Malaysia Securities Berhad.

4.3 Annual General Meeting

The Annual General Meeting ("AGM") is one of the platforms for the Company's shareholders to meet and exchange views with the Board.

As part of the commitment to environmental sustainability and cost cutting initiative, the Company has leveraged on technology to enhance efficiency. Since year 2018, the Company has been uploading its Annual Report and Circular to Shareholders on its website at www.wahseong.com so that they could be accessible online.

An open Question and Answer Session will be held whereby any shareholder may seek further details and clarification regarding any proposed resolutions as well as matters relating to the Group's businesses and affairs.

The Chairman and the other members of the Board together with Management and the Company's External Auditors will be in attendance to provide explanations to all shareholders' queries.

Pursuant to Paragraph 8.29A(1), Chapter 8 of the MMLR, any resolution set out in the notice of any general meeting, or in any notice of resolution which may properly be moved and is intended to be moved at any general meeting, is required to be voted by poll.

At least one (1) scrutineer will be appointed to validate the votes cast at the general meeting. Such scrutineer must be independent of the person undertaking the polling process.

A summary of the key matters discussed at the AGM will be published on the Company's website as soon as practicable after the conclusion of the AGM.

5. ACCOUNTABILITY AND AUDIT

5.1 Financial Reporting

The Board aims to provide and present a balanced and meaningful assessment of the Group's financial position, performance and prospects at the end of the financial year primarily through the audited financial statements, annual report as well as the quarterly announcements of results to shareholders.

The Board is responsible for ensuring that the financial statements prepared are drawn up in accordance with the provisions of the Companies Act, 2016 and applicable approved accounting standards in Malaysia. In presenting the financial statements, the Company has used appropriate accounting policies, consistently applied and supported by reasonable and prudent judgements and estimates. The Board assisted by the Audit Committee, oversees the financial reporting processes and the quality of the financial reporting by the Group. The Audit Committee scrutinises information prior to their disclosure to ensure their timeliness, accuracy and adequacy. The quarterly financial results and audited financial statements are reviewed by the Audit Committee and approved by the Board before being released to Bursa Malaysia Securities Berhad.

The Statement of Directors' Responsibility in respect of the audited financial statements of the Company and the Group is set out on page 73 of this Annual Report.

5.2 Internal Control

The Board has overall responsibility for maintaining a sound system of internal control, which encompasses risk management, financial, organisational, operational and compliance controls necessary for the Group to achieve its objectives within an acceptable risk profile.

These controls can only provide reasonable but not absolute assurance against material misstatement, errors of judgment, loss or fraud.

Information on the Group's Internal Control is as set out in the Statement on Risk Management and Internal Control on pages 70 to 72 of this Annual Report.

The establishment of an Internal Audit Department since the Group first commenced operations followed by the formation of the Risk Management Committee in 2009 are testimony of the dedication and commitment that the Board and the Company have in identifying and mitigating potential risks which affect the Group.

5.3 Whistle Blowing Policy

The Company has disseminated its Whistle Blowing Policy and Procedures by which an employee or stakeholder can report or disclose in good faith, through the established channel, genuine concerns about unethical behaviour, malpractice, illegal act or failure to comply with regulatory requirements.

The Board of Directors will ensure that the Whistle Blowing Policy and Procedures are reviewed periodically, at least once every 3 years, to assess its effectiveness and to ensure its relevance.

The procedures of the Whistle Blowing Policy, in raising such genuine concerns to the established channels are available on the Company's website at www.wahseong.com.

5.4 Principles of Business Conduct

The Board is committed to achieving and maintaining high ethical standards with regards to behavior at work and hence the Principles of Business Conduct are established. The Principles of Business Conduct of the Group is a formal document which sets out the guiding principles and standards in which the employees and Directors shall adhere to in conducting the day to day duties and operations.

The Principles of Business Conduct is available on the Company's website at www.wahseong.com.

5.5 Relationship with Auditors

The Board has established a formal and transparent relationship with the External Auditors appointed by the Company and its subsidiaries within its fold.

The External Auditors are invited to attend the Audit Committee Meeting where the Group's annual financial results are considered, as well as at meetings to review and discuss the Group's audit findings, internal controls and accounting policies, whenever the need arises.

For the financial year under review, the Audit Committee had two (2) meetings with the External Auditors without the presence of Management, which has encouraged a greater exchange of independent, frank views and opinions/dialogue between both parties.

The Audit Committee obtains written confirmation from the External Auditors on their independence throughout their terms of engagement for the financial year in compliance with the requirements of the relevant professional and regulatory bodies and/or authorities.

The Board also reviews the External Auditors' annual audit plan and scope of work for each of the financial years and the External Auditors' audit review on the financial statements for each of the financial years together with their audit report.

The Annual Assessment Form for External Auditors is established to assess the annual performance of the External Auditors by the Audit Committee. During the financial year under review, the Audit Committee had reviewed the independence of the External Auditors by taking into consideration among other factors, the following:-

- rotation of the External Audit Partner-in-charge once in every five years in accordance with the relevant laws and requirements; and
- the professionalism, openness in communication and interaction with the External Auditors through private discussions which had demonstrated their independence.

The Audit Committee also assessed the suitability of the External Auditors by taking into consideration among other factors, the following:-

- size, sufficiency of the allocated resources and geographical coverage of the external audits being conducted;
- calibre, competency, requisite skills and expertise, including industry knowledge of the audit team to
 effectively audit the Company and the Group that meet the requirements;
- adequacy of audit scope and plan to address the accounting risks, audit risk and financial reporting risks faced by the Company and the Group;
- quality and effectiveness of the audit services provided by the External Auditors; and
- the External Auditors met their performance targets as expected of them.

Based on the results of the annual assessment on External Auditors carried out during the financial year under review, the Audit Committee was satisfied with the independence and suitability of the External Auditors and hence had recommended the re-appointment of the External Auditors for the Board's consideration.

The Board, upon the recommendation of the Audit Committee, concurred on the suitability and independence of the External Auditors and had therefore agreed to table the resolution for the re-appointment of the External Auditors to the Shareholders at the forthcoming Twenty-First AGM for their approval.

Further information on the role of the Audit Committee with the External Auditors is stated in the Audit Committee Report on pages 41 to 45 of this Annual Report.

5.6 Internal Audit Function

The internal audit function is performed by the Group Internal Audit ("GIA"), where their primary responsibility is to provide independent and objective assurance in assisting the Group to accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance. The Head of GIA has functional reporting to the Audit Committee and administratively reports to the Managing Director/Group Chief Executive Officer and the Deputy Managing Director. All the internal audit activities and processes are performed as guided by the approved Internal Audit Charter and the GIA Standard Operating Procedure.

For more information pertaining to the internal audit activities, please refer to the Audit Committee Report on pages 41 to 45 of this Annual Report.

6. CORPORATE RESPONSIBILITY

Throughout 2020, the Group has undertaken various initiatives to create a positive and momentous impact on the lives of others, within the community and the environment in which it operates, as set out in the Sustainability Statement on pages 10 to 24 of this Annual Report.

7. SUSTAINABILITY

The Company has come a long way from a medium sized Malaysian enterprise to where the Group is today. It is through resilience and fortitude that the Group has been growing from strength to strength, meeting challenges along the way and succeeding in branching further aloft. As at today, the Group is a significant player in its core businesses and is sustaining growth on the global business landscape.

The Company develops, implements and maintains sound management systems for sustainable development and growth that drive continual improvement. While maintaining sustainable growth, the Company is committed to create an open, diverse, friendly and safe workplace which is part of the Group's core values. Besides, the Company places utmost priority and is fully committed to its Health, Safety and Environment policy and objectives with the aim of ensuring health and safety of our people as well as protection of the environment that the Group operates in by promoting and improving the health and welfare of the workforce, maintaining an accident-free work environment, eliminating occupational injuries, preventing pollutions by reducing carbon footprint, preventing wastages by promoting the efficient use of resources, recycling initiatives, optimising the use of natural resources and conserving energy.

The Group is dedicated in supporting the local communities within which it operates and through its corporate responsibility programmes, the Company will continue to implement initiatives to contribute back to the society and local communities.

A separate Statement on Sustainability is as set out on pages 10 to 24.

8. CORPORATE DISCLOSURE POLICIES AND PROCEDURES

The Board has established a Corporate Disclosure Policies and Procedures aiming at effectively handling and disseminating the corporate information timely and accurately to its shareholders, stakeholders, potential investors and the public in general as required by Bursa Malaysia Securities Berhad.

The Corporate Disclosure Policies and Procedures are available on the Company's website at www.wahseong.com.

9. GOVERNANCE MODEL DOCUMENT

The Governance Model Document is established as part of the Group wide framework for co-operation and communication between the Company and its subsidiaries, in compliance with the Group Governance under Chapter 5 of the SC Guidelines on Conduct of Directors.

The Board of Directors has approved and adopted the Governance Model Document on 23 February 2021. The Governance Model Document is available on the Company's website at www.wahseong.com.

10. ANTI-CORRUPTION MEASURES

The Company published the Anti-Bribery and Corruption Policy ("ABC Policy") on the Company's website in compliance with the MMLR which took effect from 1 June 2020. The Board of Directors has approved and adopted the Anti-Bribery and Corruption Framework ("ABC Framework") established for the Group based on the T.R.U.S.T. principles of the Guidelines on Adequate Procedures of the MACC Act. The ABC Framework Handbook serves to inform the Group's directors, employees and its business associates about the Group's core values and expectations, as well as the policies and procedures pertaining to the handling of bribery and corruption matters within the Group. The ABC Framework Handbook also serves as a preventive tool and guidance to assist the Group's directors, employees and business associates in recognizing, preventing and detecting potential corrupt practices.

The Board of Directors is committed to ensuring that the policies and procedures on anti-corruption and bribery are reviewed periodically, at least once every 3 years to assess its effectiveness in addressing and mitigating corruption risks

The Board of Directors is assisted by the Integrity Committee in the oversight of policy-making, implementation of an effective regulatory framework and practices and to ensure that the approach of the Group on anti-bribery and anti-corruption is in compliance with the MACC Act while the Risk Management Committee captures such risks in the risk register and in the annual risk assessment of the WSC Group.

The Oil and Gas Division of the WSC Group under the championship of Wasco Management Services Shd Bhd, the indirect wholly-owned subsidiary of WSC, has appointed Elite Consultants & Training Plt ("ECT") to provide advisory services for the establishment, development and implementation of the ISO 37001 Anti-Bribery Management Systems which would eventually lead to the ISO 37001:2016 Certification by SIRIM. SIRIM has since completed the Stage 2 Audit as at the date of this Annual Report.

11. CORPORATE GOVERNANCE REPORT

Please refer to the Company's Corporate Governance Report on the extent of the Company and its Group's application and compliance with the MCCG 2017 and the relevant explanations for the deviations which can be downloaded from the Company's website at www.wahseong.com.

ADDITIONAL COMPLIANCE INFORMATION

1. UTILISATION OF PROCEEDS RAISED FROM CORPORATE PROPOSALS

There are no proceeds raised from corporate proposals during the financial year ended 31 December 2020.

2. RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE AND PROVISION OF FINANCIAL ASSISTANCE

The details of significant recurrent related party transactions conducted during the financial year ended 31 December 2020 pursuant to the shareholders' mandate are disclosed in the Summary of Significant Recurrent Related Party Transactions as set out on pages 193 to 194 of this Annual Report.

3. MATERIAL CONTRACTS

There are no material contracts (not being contracts entered into in the ordinary course of business), entered into by the Company and its subsidiaries, involving the interests of the Directors, Chief Executive who is not a Director or major shareholders during the financial year ended 31 December 2020.

4. AUDIT AND NON-AUDIT FEES

- (a) The amount of audit fees paid and payable to the Company's External Auditors i.e. PricewaterhouseCoopers PLT Malaysia ("PwC") for the services rendered to the Company and the Group for the financial year under review are RM83,000 and RM964,000 respectively. While the amount of audit fees paid and payable to PwC's affiliates for services rendered to the Group for the financial year under review are RM1,101,000.
- (b) The amount of non-audit fees paid and payable to PwC and its affiliates for the services rendered to the Company and the Group for the financial year under review are RM12,000 and RM2,185,000 respectively.
- (c) The summary of the aforesaid audit and non-audit fees for the services rendered to the Company and the Group paid and payable to PwC and its affiliates for the financial year under review are as follows:-

	Company (RM)	Group (RM)
Audit Fees	83,000	2,065,000
Non-Audit Fees*	12,000	2,185,000
Total	95,000	4,250,000

- * Included in fees for non-audit services are fees payable to PwC for the Company and the Group of RM12,000 and RM1,088,000 respectively.
- * The non-audit fees incurred for the Company and the Group during the financial year under review amounted to RM2,185,000, constituting approximately 51.4% of the total amount of audit and non-audit fees of RM4,250,000 paid and payable to PwC and its affiliates for the services rendered to the Company and the Group. The non-audit services are mainly related to statutory tax compliance/advisory and project advisory.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

BOARD RESPONSIBILITY

The Board of Directors ("Board") recognizes the importance of sound risk management and internal control practices for good corporate governance. The Board affirms its responsibility for ensuring the Group's system is able to adequately and effectively manage significant risks.

The Group has in place an ongoing process for identifying, evaluating and managing significant risks through a framework, which includes a reporting structure. This is supported through a Risk Management Committee ("RMC") that meets quarterly, receiving risk management updates and taking necessary actions to ensure that risks are managed within the acceptance levels of the company within which they reside.

The Group's system of internal control is designed to manage and mitigate risks appropriately, rather than eliminate the risk of failure to achieve business objective. Due to the inherent limitations in all control systems, these control systems can only provide reasonable and not absolute assurance.

The Board has received reports from the RMC that the Group's risk management and internal control system is operating adequately and effectively in all material aspects based on the existing risk management and internal control system of the Group in financial year 2020 ("FY 2020").

Based on the reports received from the RMC and the reports from various sources (including internal auditors), the Board is of the view that the system of risk management and internal control are in place for FY 2020 and up to the date of approval of this statement is adequate and effective to safeguard shareholders' interest in the Group, interest of customers, regulators, employees and the Group's assets.

In addition, the Board also received assurances from the Group Chief Executive Officer, Chief Financial Officer of the Oil & Gas Division and Head of Finance from the Industrial Services Division that the Group's risk management and internal control system are operating adequately and effectively in all material aspects, based on the risk management model adopted by the Group.

RISK MANAGEMENT COMMITTEE

The RMC being the sub-committee of the Audit Committee ("AC") was established by the Board towards ensuring a sound system of risk management framework is embedded into the culture, processes and structures of the Group. The RMC provides oversight on the effectiveness of the Group's policies and processes in identifying, evaluating and managing the Group's risks.

The RMC is headed by the Deputy Managing Director and made up of the Heads/CEOs of the Group's business divisions.

The principal responsibilities of the RMC include:-

- Reviewing the Group Risk Management Framework, as and when necessary, for approval by the AC and the Board;
- Ensuring that the processes to identify, assess, treat, monitor and report on all material business risks are functioning as designed;
- Maintaining and reviewing both the Group's top risks and divisional/business unit risk profiles with the assistance from the Group Risk Management every quarter;
- Providing guidance and direction to the Business Units on the adequacy and effectiveness of internal control system for the identification and mitigation of material business risks; and
- Undertaking any other risk management tasks as may be delegated to the committee by the Board.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

KEY ELEMENTS AND PROCESSES ON RISK MANAGEMENT AND INTERNAL CONTROLS

The key elements and processes that have been established in reviewing the adequacy and effectiveness of the risk management and internal control system include the following:-

Risk Management

The Group Risk Management Framework, which is embedded in the management system of the Group, clearly defines the authority and accountability in implementing the risk management process and internal control system. The Management assisted the Board in implementing the process of identifying, evaluating and managing significant risks applicable to their respective areas of business and in formulating suitable internal controls to mitigate and control these risks.

The Group has adopted a Risk Management Guidelines which is based on ISO 31000, the international guideline for managing risk, to ensure that risk management process is consistent across the Group. Risk owners across the business divisions of the Group defined, highlighted, reported and managed various risks, including business and operational risks anticipated by them.

All business divisions or major departments across the Group had conducted risk assessments to identify the risks relating to their areas of supervision, analyzed the likelihood of these risks occurring, the impact if they do occur, evaluated the risk level, as well as determined the existing controls and actions to be taken to manage these risks to an acceptable level. The risk profiles measures determined from this process were documented in risk registers with each business or operations area having its respective risk register. The overall process was facilitated by the Group Risk Management, which is dedicated to this role.

The risk assessment report was tabled to the RMC every quarter. During the quarterly meeting, the significant risk of business units were presented to the RMC for their deliberation. The RMC reports to the AC on any significant changes in the business and external environment, which affect key risks.

The Board has approved via the RMC, the Risk Management Framework, which highlighted the governance arrangements as well as assigned responsibilities to the relevant levels of management and operations. The implementation of the Framework is ultimately the responsibility of the top management (Managing Director/Group Chief Executive Officer and Group Chief Financial Officer) and members of the Wah Seong Group Management Committee. Evidence of implementation can be seen in the appropriate risk management practices integrated into the relevant business processes, which facilitated the decision making aimed at achieving the Group's objectives.

Internal Audit Function

The internal audit function is performed by the Group Internal Audit ("GIA"), where their primary responsibility is to provide independent and objective assurance in assisting the Group to accomplish its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control and governance. The Head of GIA has functional reporting to the AC and administratively reports to the Managing Director/Group Chief Executive Officer and the Deputy Managing Director.

The audit engagements were carried out based on the Annual Audit Plan. In FY 2020, the GIA had completed 4 risk-based audit engagements and presented the reports to the AC. They focused on review of various scope including operations, support functions and business entities of the Group. High impact audit findings with regards to risk, control and governance coupled with recommendation for further improvement were escalated to the attention and scrutiny of the senior management and subsequently tabled to the AC on a quarterly basis. Follow up review on audit engagements were also conducted for findings with high impact to ensure proper and effective remedial actions have been taken by the line management to close control gaps highlighted by the GIA. All the internal audit activities and processes performed in FY 2020 were guided by the Internal Audit Charter and the GIA Standard Operating Procedure.

OTHER KEY ELEMENT ON INTERNAL CONTROL SYSTEM

Internal control processes, which are embedded for effective Group's operations include:-

- Clear organisational structure and financial authorisation limits are clearly defined;
- Group policies, including Principles of Business Conduct and Whistle Blowing Policy and Standard Operating Procedures to ensure compliance with internal controls, relevant laws and regulations;
- Annual business plans of all Business Units are reviewed and approved by the respective Divisional Executive Committee;
- Group budgets are reviewed and approved by the Board;

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

- Regular Executive Committee meetings at Business Units are held to review the operational and key performance indicators against the approved budget;
- Utilisation of contract tendering and evaluation process for large projects; and
- Weekly report on Group's cash position is monitored by Group Treasury.

Periodic site visits to operating units are undertaken by the members of the Executive Committee and/or the members of the Board whenever deemed appropriate.

The Group's system of risk management and internal control applies principally to Wah Seong Corporation Berhad and its subsidiaries. Associate companies and joint ventures have been excluded because the Group does not have full management control and/or majority Board representation.

This statement is duly approved by the Board via a directors' circular resolution dated 19 April 2021.

RISK MANAGEMENT FRAMEWORK

The RMC principally develops, executes and maintains the risk management system to ensure that the Group's corporate objectives and strategies are achieved within the acceptable risk appetite of the Group. Its reviews cover responses to significant risks identified including non-compliance with applicable laws, rules, regulations and guidelines, changes to internal controls and management information systems, and output from monitoring processes as well as continual review process of identified risks and effectiveness of mitigation strategies and controls.

Risk Management Process Step 1: Establish the Context Key objectives for risk management Risk Appetite Communication and **Review and Monitoring** Step 5: Risk Treatment Step 2: Risk Identification Accept Identify internal and Avoid external significant risk Transfer Recognise risk areas Reduce Likelihood **Risk Categories** and/or Impact Consultation Step 3: Risk Assessment Step 4: Risk Evaluation Gross Risk Assessment Evaluate acceptable or unacceptable risks Net Risk Assessment Prioritise risks for Likelihood, Impact and treatment Risk Matrix

REVIEW OF THIS STATEMENT

As required by Paragraph 15.23, Chapter 15 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the external auditors have reviewed this Statement on Risk Management and Internal Control. Their limited assurance review was performed in accordance with Audit and Assurance Practice Guides ("AAPG") 3 issued by the Malaysian Institute of Accountants. AAPG 3 does not require the external auditors to form an opinion on the adequacy and effectiveness of the risk management and internal control systems of the Group.

STATEMENT OF DIRECTORS' RESPONSIBILITY

The Directors are responsible for ensuring that the annual audited financial statements of the Group and the Company are drawn up in accordance with the Malaysian Financial Reporting Standards, International Financial Reporting Standards, the requirements of the Malaysian Companies Act, 2016 and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.

The Directors are also responsible for ensuring that the annual audited financial statements of the Group and the Company are prepared with reasonable accuracy from the accounting records of the Group and the Company so as to give a true and fair view of the state of affairs of the Group and the Company as at 31 December 2020, and of the results of their operations and cash flows for the financial year ended on that date.

In preparing the annual audited financial statements, the Directors have applied the appropriate and relevant accounting policies on a consistent basis; made judgements and estimates that are reasonable and prudent; and prepared the annual audited financial statements on a going concern basis.

The Directors are also responsible for taking reasonable steps to safeguard the assets of the Group and the Company to prevent and detect fraud and other irregularities.

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

PRINCIPAL ACTIVITIES

The principal activities of the Company are investment holding and provision of management services to its subsidiaries.

The principal activities of the Group consist of specialised pipe coating and corrosion protection services; Engineering, Procurement and Construction ("EPC") of gas compressors and process equipment; renewable energy and infrastructure materials and services.

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

FINANCIAL RESULTS

	Group	Company
	RM'000	RM'000
Net loss for the financial year attributable to:		
- Owners of the Company	295,149	98,670
- Non-controlling interests	11,553	-
Net loss for the financial year	306,702	98,670

DIVIDENDS

The dividends paid or declared since the end of previous financial year were as follows:

In respect of financial year ended 31 December 2020:

On 18 February 2020, the Directors declared a first interim dividend of 1.00 sen per share comprising:

- a) Single tier cash dividend of 0.40 sen per share amounting to RM3,081,845; and
- b) Single tier share dividend of 3,849,884 treasury shares distributed to the shareholders of Wah Seong Corporation Berhad ("WSC") on the basis of one (1) WSC treasury share for every two hundred (200) existing WSC ordinary shares held at the entitlement date on 12 March 2020. Based on the share price of WSC shares of RM1.20 each as at 31 December 2019, the value of the share dividend per WSC share was equivalent to a gross cash dividend of 0.60 sen per share.

The first interim dividend was paid/credited into the entitled shareholders' securities accounts on 8 April 2020.

The Directors did not recommend the payment of any final dividend in respect of the financial year ended 31 December 2019 and 31 December 2020.

RESERVES AND PROVISIONS

All material transfers to or from reserves and provisions during the financial year are shown in the financial statements.

ISSUE OF SHARES AND DEBENTURES

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

TREASURY SHARES

During the financial year, the Company did not purchase any of its issued share capital from the open market on Bursa Malaysia Securities Berhad ("Bursa Malaysia").

As at 31 December 2020, the total number of treasury shares held by the Company was 577,054 shares.

Details of the treasury shares are set out in Note 25 to the financial statements.

DIRECTORS

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

Dato' Seri Robert Tan Chung Meng Chan Cheu Leong Giancarlo Maccagno Halim Bin Haji Din Professor Tan Sri Lin See Yan Tan Jian Hong, Aaron Tan Sri Saw Choo Boon

The names of Directors of subsidiaries are set out in the respective subsidiaries' statutory accounts and the said information is deemed incorporated herein by such reference and made part thereof.

DIRECTORS' INTERESTS IN SHARES AND DEBENTURES

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

		Number of	f ordinary share	es .
	As at 1.1.2020	Acquired	Disposed	As at 31.12.2020
The Company				
Dato' Seri Robert Tan Chung Meng				
- direct interest	11,761,308	166,006^	-	11,927,314
- deemed interest#	310,511,267	1,552,555 [@]	-	312,063,822
Chan Cheu Leong				
- direct interest	20,575,062	102,874 [®]	-	20,677,936
- deemed interest*	43,683,127	348,864 ^{&}	-	44,031,991
Giancarlo Maccagno				
- direct interest	17,147,777	311,576%	(15,000,000)	2,459,353

By virtue of his interests of more than 20% in the shares of the Company, Dato' Seri Robert Tan Chung Meng is deemed to be interested in the shares of all the subsidiaries to the extent that the Company has an interest.

- # Deemed interest held through Wah Seong Enterprises Sdn. Bhd., Wah Seong (Malaya) Trading Co. Sdn. Bhd. and Tan Kim Yeow Sendirian Berhad pursuant to Section 8 of the Companies Act, 2016 ("the Act").
- * Deemed interest held through Midvest Asia Sdn. Bhd. and Midvest Properties Sdn. Bhd. pursuant to Section 8 of the Act and includes interests of his spouse and children.
- @ Derived from the distribution by Wah Seong Corporation Berhad ("WSC") of a First Interim Single Tier Share Dividend on the basis of one (1) WSC treasury share for every two hundred (200) ordinary shares held in WSC, fractions of treasury shares were disregarded ("First Interim Single Tier Share Dividend").

DIRECTORS' INTERESTS IN SHARES AND DEBENTURES (CONTINUED)

- Out of 166,006 shares, 58,806 shares were derived from the distribution by WSC of a First Interim Single Tier Share Dividend.
- & Out of 348,864 shares, 218,864 shares were derived from the distribution by WSC of a First Interim Single Tier Share Dividend.
- % Out of 311,576 shares, 10,743 shares were derived from the distribution by WSC of a First Interim Single Tier Share Dividend.

DIRECTORS' BENEFITS

Since the end of the previous financial year, no Director has received or become entitled to receive a benefit (other than the benefits shown under Directors' Remuneration in Note 41 and related party transaction in Note 39) by reason of a contract made by the Company or by a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest.

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

DIRECTORS' REMUNERATION

Details of Directors' remuneration are set out in Note 41 to the financial statements.

INDEMNITY GIVEN TO DIRECTORS AND OFFICERS

During the financial year, the total amount of indemnity coverage and insurance premium paid for the Directors and officer of the Group and the Company was RM187,853.

OTHER STATUTORY INFORMATION

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

OTHER STATUTORY INFORMATION (CONTINUED)

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

SUBSIDIARIES

Details of subsidiaries are set out in Note 9 to the financial statements.

AUDITORS' REMUNERATION

Details of auditors' remuneration are set out in Note 32 to the financial statements.

AUDITORS

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

This report was approved by the Board of Directors on 19 April 2021. Signed on behalf of the Board of Directors:

CHAN CHEU LEONG DIRECTOR HALIM BIN HAJI DIN DIRECTOR

Kuala Lumpur

STATEMENT BY DIRECTORS

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

We, Chan Cheu Leong and Halim Bin Haji Din, two of the Directors of Wah Seong Corporation Berhad, do hereby state that, in the opinion of the Directors, the accompanying financial statements set out on pages 86 to 192 are drawn up so as to give a true and fair view of the financial position of the Group and the Company as at 31 December 2020 and financial performance of the Group and the Company for the financial year ended 31 December 2020 in accordance with the Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 2016 in Malaysia.

Signed on behalf of the Board of Directors in accordance with a resolution of the Directors dated 19 April 2021.

CHAN CHEU LEONG DIRECTOR

HALIM BIN HAJI DIN DIRECTOR

Kuala Lumpur

STATUTORY DECLARATION

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

I, Ramanathan A/L P.R. Singaram, the officer primarily responsible for the financial management of Wah Seong Corporation Berhad, do solemnly and sincerely declare that, the financial statements set out on pages 86 to 192 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.

RAMANATHAN A/L P.R. SINGARAM

CA16937

Subscribed and solemnly declared by the abovenamed at Kuala Lumpur in the Federal Territory on 19 April 2021.

Before me:

COMMISSIONER FOR OATHS

TO THE MEMBERS OF WAH SFONG CORPORATION BERHAD

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Our opinion

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

What we have audited

We have audited the financial statements of the Group and of the Company, which comprise the statements of financial position as at 31 December 2020 of the Group and of the Company, and the statements of profit or loss, statements of 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 86 to 192.

Basis for opinion

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

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

Independence and other ethical responsibilities

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

Our audit approach

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

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

TO THE MEMBERS OF WAH SEONG CORPORATION BERHAD

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Key audit matters

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

Key audit matters	How our audit addressed the key audit matters
1.0 Impairment assessment for goodwill of CGU A and CGU B	
Refer to Note 2.10(a) for the accounting policy and Note 7 to the financial statements.	Audit procedures performed over this key audit matter were as follows:
As at 31 December 2020, the Group's goodwill totalled RM142.1 million which is allocated to the following cash generating units ("CGU"): Specialised Pipe Coating and Corrosion Protection Services (CGU A); and EPC, Fabrication and Rental of Gas Compressors and Process Equipment (CGU B). We focused on this area due to the size of the goodwill and because the recoverable amounts of the CGUs are determined based on value in use ("VIU") calculations which involve significant judgements in determining key assumptions on the future cash flows generated.	 Involved valuation specialist to assess the appropriateness of the valuation methodology used by management; Tested the mathematical accuracy of the VIU calculations prepared by management; Compared forecasted revenues to past performance records, future market outlook and management's expectation of market developments; Compared terminal growth rates to external macroeconomic sources of data and industry specific trends; Compared costs to approved budget and historical performance; Involved valuation specialist to evaluate the appropriateness of the discount rates used for CGU A and CGU B. This involved consideration of inputs from comparable industries and peer companies, adjusted for business risk and marketability; Assessed the reasonableness of probabilities of occurrence assigned to base and worst case scenario; and We also considered the adequacy of the disclosures made in the financial statements on key assumptions and the sensitivity analysis for the respective CGUs. We considered the sensitivity of the recoverable amounts of CGU A and B by varying the key assumptions within reasonably possible ranges. Based on the procedures performed, no material exception
	was noted.
2.0 Impairment assessment on investment in associate and joint venture	
Refer to Note 2.5 and Note 2.6 for the accounting policies as well as Note 10 and Note 11 to the financial statements. As at 31 December 2020, the carrying amount of investments in Petra Energy Berhad ("PEB") and ALAM-PE Holdings (L) Inc ("ALAM-PE") were RM102.9 million and RM60.1 million respectively. PEB is accounted for as an investment in associate, and ALAM-PE is accounted for as an investment in joint venture.	 Audit procedures performed over this key audit matter were as follows: Involved valuation specialist to assess the appropriateness of the valuation methodology used by management; Tested the mathematical accuracy of the VIU calculations prepared by management; Compared forecasted revenues and average utilisation rate to past performance records, future market outlook and management's expectation of market developments; Compared current year profit margin to historical profit

margins;

TO THE MEMBERS OF WAH SERVIC CORPORATION RERHAD

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Key audit matters (continued)

Key audit matters

Impairment indicators exist due to the following:

- The fair value of quoted PEB shares was RM91.7 million, which was lower than the carrying value of the investment as at 31 December 2020; and
- ALAM-PE was loss making at RM31.6 million for the financial year ended 31 December 2020

In assessing the recoverable amount of these investments, value-in-use ("VIU") method was used.

We focused on this area due to the size of the carrying amount of the investments and because the recoverable amounts of the investments are determined based on value in use ("VIU") calculations, which involve significant judgements in determining key assumptions on the future cash flows generated.

3.0 Impairment of property, plant and equipment

Refer to Note 2.7 for the accounting policy and Note 4 to the financial statements.

The Group has RM172.0 million of building, plant and equipment ("PPE") in Europe related to a pipe coatings project. The end of the project during the financial year and no secured project to utilise the building, plant and equipment were impairment indicators. Accordingly, management performed impairment assessments on the building, plant and equipment.

In assessing the recoverable amount of plant and equipment, management engaged an independent expert, where the valuation methodology used was fair value less costs to disposal. Management has recognised an impairment loss of RM130.1 million in relation to the above plant and equipment.

The recoverable amount of a building was determined using the fair value less cost to disposal in a sales and purchase agreement. Management recognised an impairment loss of RM3.4 million.

Management also assessed the recoverable amount of other plant and equipment with carrying value of RM28.0 million of which no future projects were available to utilise these plant and equipment and there was no resale value. Management recognised an impairment loss of RM28.0 million.

We focused on this area due to the carrying amount of the building, plant and equipment. The valuation of the recoverable amount involves significant judgment in determining the appropriate valuation methodology to be used, and its underlying assumptions.

How our audit addressed the key audit matters

- Compared terminal growth rates to external macroeconomic sources of data and industry specific trends:
- Involved valuation specialist to evaluate the appropriateness of the discount rates used. This involved consideration of inputs from comparable industries and peer companies;
- Assessed the reasonableness of probabilities of occurrence assigned to base and worst case scenario;

We also considered the adequacy of the disclosures made in the financial statements on key assumptions and the sensitivity analysis for the investments. We considered the sensitivity of the recoverable amount of the investments by varying the key assumptions within reasonably possible ranges.

Based on the procedures performed, no material exception was noted.

Audit procedures performed over this key audit matter were as follows:

- Evaluated management's assessment of impairment indicators for the building, plant and equipment;
- Evaluated the competence and objectivity of the independent expert engaged by management;
- Assessed the appropriateness of the valuation methodology used by the independent expert in relation to the plant and equipment that were examined;
- Evaluated the reasonableness of the valuation by checking the assumptions used by the independent expert;
- Reviewed the sales and purchase agreement of the building;
- Reviewed management's impairment assessment on other plant and equipment; and

We also considered the adequacy of the disclosures made in the financial statements.

Based on the procedures performed, no material exception was noted.

TO THE MEMBERS OF WAH SEONG CORPORATION BERHAD

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Key audit matters (continued)

Key audit matters	How our audit addressed the key audit matters
4.0 Expected credit loss on amounts owing by joint ventures and other receivables	
Refer to Note 2.17(d) for the accounting policy and Note 16 and Note 19(a) to the financial statements.	Audit procedures performed over this key audit matter were as follows:
As at 31 December 2020, the gross amounts owing by joint ventures is RM51.0 million and other receivables is RM75.1 million. Impairment loss totalling RM24.7 million and RM17.1 million were recognised respectively in the financial year ended 31 December 2020. We focused on this area because significant judgement and estimates were used in applying the expected credit loss models.	 Discussed with management to understand the underlying assumptions used in the general 3-stage approach for amount owing by joint ventures and other receivables; Tested key assumptions and checked mathematical accuracy of the expected credit loss models; Assessed the reasonableness of management judgment on multiple scenarios with different default rate and probabilities assigned to each of the scenarios; and We also considered the adequacy of the Group's disclosures made in the financial statements.
	Based on the procedures performed, no material exception was noted.
5.0 Recognition of deferred tax assets for unutilised tax losses	
Refer to Note 2.25(b) for the accounting policy and Note 8 to the financial statements.	Audit procedures performed over this key audit matter were as follows:
As at 31 December 2020, the Group recognised deferred tax assets amounted to RM26.7 million from unused tax losses. In order to determine the extent of deferred tax assets to be recognised as at 31 December 2020, management prepared a taxable profit projection, to be utilised against the unused tax losses within the expiry period.	 Reviewed appropriateness of the key assumptions used by management in the taxable profit projection to support the recoverability of deferred tax assets; Tested mathematical accuracy of management's taxable profit projection; and
We focused on this area because significant judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits.	We also considered the adequacy of the disclosures made in the financial statements. Based on the procedures performed, no material exception was noted.

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

Information other than the financial statements and auditors' report thereon

The Directors of the Company are responsible for the other information. The other information comprises the Directors' Report, Statement on Risk Management and Internal Control and other sections of Annual Report 2020, but does not include the financial statements of the Group and of the Company and our auditors' report thereon.

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

TO THE MEMBERS OF WAH SFONG CORPORATION BERHAD

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

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

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

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

Responsibilities of the Directors for the financial statements

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

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

Auditors' responsibilities for the audit of the financial statements

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

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

- (a) Identify and assess the risks of material misstatement of the financial statements of the Group and of the Company, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- (b) Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's and of the Company's internal control.
- (c) Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Directors.
- (d) Conclude on the appropriateness of the Directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's or on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditors' report to the related disclosures in the financial statements of the Group and of the Company or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Group or the Company to cease to continue as a going concern.
- (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.

TO THE MEMBERS OF WAH SEONG CORPORATION RERHAD

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

Auditors' responsibilities for the audit of the financial statements (continued)

(f) Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the financial statements of the Group. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with the Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

From the matters communicated with the Directors, we determine those matters that were of most significance in the audit of the financial statements of the Group and of the Company for the current financial year and are therefore the key audit matters. We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

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 9 to the financial statements.

OTHER MATTERS

This report is made solely to the members of the Company, as a body, in accordance with Section 266 of the Companies Act, 2016 in Malaysia and for no other purpose. We do not assume responsibility to any other person for the content of this report.

PRICEWATERHOUSECOOPERS PLT

LLP0014401-LCA & AF 1146 Chartered Accountants

Kuala Lumpur 19 April 2021 TAN CHIN YEE 03380/06/2022 J Chartered Accountant

STATEMENTS OF FINANCIAL POSITION

AS AT 31 DECEMBER 2020

			Group	Coi	mpany
	Note	2020	2019	2020	2019
		RM'000	RM'000	RM'000	RM'000
NON-CURRENT ASSETS					
Property, plant and equipment	4	423,825	672,852	1,881	1,873
Right-of-use assets	5(a)	242,904	314,428	-	-
Investment properties	6	9,324	9,340	22,519	22,792
Goodwill and other intangible assets	7	142,336	144,014	-	-
Deferred tax assets	8	35,364	52,567	3,605	2,455
Investment in subsidiaries	9	-	-	782,597	763,597
Investment in associates	10	231,133	207,827	-	-
Investment in joint ventures	11	81,083	111,627	-	-
Amount owing by joint ventures	19(a)	26,240	-	-	-
Finance lease receivables	12	-	5,474	-	-
Contract assets	13	74,242	88,738	-	-
Amounts owing by a subsidiary	17(a)	-	-	-	64,945
Investment in equity instruments	14	5	6	-	-
		1,266,456	1,606,873	810,602	855,662
CURRENT ASSETS					
Inventories	15	195,665	267,078	-	-
Contract assets	13	149,441	119,373	-	-
Trade and other receivables	16	359,553	439,848	768	6,069
Amounts owing by subsidiaries	17(a)	-	-	25,269	104,192
Amounts owing by associates	18(a)	17,480	20,386	-	26
Amounts owing by joint ventures	19(a)	186	47,803	-	-
Finance lease receivables	12	5,397	12,352	-	-
Tax recoverable		4,879	3,071		-
Derivative financial assets	20	2,256	1,101	-	-
Time deposits	21	83,883	52,765	5,948	5,323
Cash and bank balances	22	155,647	94,700	772	1,260
		974,387	1,058,477	32,757	116,870
Assets classified as held for sale	23	26,979	-	-	-
TOTAL ASSETS		2,267,822	2,665,350	843,359	972,532

STATEMENTS OF FINANCIAL POSITION

AS AT 31 DECEMBER 2020

			Group	Coi	mpany
	Note	2020	2019	2020	2019
		RM'000	RM'000	RM'000	RM'000
EQUITY AND LIABILITIES					
CAPITAL AND RESERVES ATTRIBUTABLE TO OWNERS OF THE COMPANY					
Share capital	24	547,690	547,690	547,690	547,690
Treasury shares	25	(624)	(4,779)	(624)	(4,779)
Exchange translation reserves		14,296	(4,595)	-	-
Retained profits		142,363	441,630	135,431	241,338
		703,725	979,946	682,497	784,249
Non-controlling interests		49,838	61,252	-	-
TOTAL EQUITY		753,563	1,041,198	682,497	784,249
NON-CURRENT AND DEFERRED LIABILITIES					
Deferred tax liabilities	8	9,746	11,915	_	_
Lease liabilities	5(b)	197,728	220,717	-	-
Trade and other payables	26	26,789	7,674	-	_
Loans and borrowings	27	103,106	217,959	-	-
		337,369	458,265	-	-
CURRENT LIABILITIES					
Lease liabilities	5(b)	12,657	14,047	-	-
Contract liabilities	13	70,645	62,916	-	-
Trade and other payables	26	246,245	291,746	15,921	14,997
Provision for warranties	28	9,844	9,061	-	-
Amounts owing to subsidiaries	17(b)	-	-	17,216	20,592
Amounts owing to associates	18(b)	1,560	33	-	-
Amounts owing to joint ventures	19(b)	5,139	5,546	-	-
Loans and borrowings	27	774,950	730,136	126,759	152,217
Dividend payable		22,109	21,904	-	-
Current tax liabilities		33,642	28,638	966	477
Derivative financial liabilities	20	99	1,860	-	-
		1,176,890	1,165,887	160,862	188,283
TOTAL LIABILITIES		1,514,259	1,624,152	160,862	188,283
TOTAL EQUITY AND LIABILITIES		2,267,822	2,665,350	843,359	972,532

STATEMENTS OF PROFIT OR LOSS

			Group	Cor	npany
	Note	2020	2019	2020	2019
		RM'000	RM'000	RM'000	RM'000
Gross revenue	29	1,409,107	2,514,916	36,999	20,939
Cost of sales	30	(1,229,435)	(2,206,858)	-	-
Gross profit		179,672	308,058	36,999	20,939
Other operating income		64,186	36,528	3,695	2,001
Selling and distribution expenses		(31,951)	(32,389)	-	-
Administrative and general expenses		(213,104)	(189,193)	(11,483)	(7,658)
Impairment of non-financial assets		(164,045)	(34,684)	(46,000)	-
Impairment of financial assets		(48,818)	(23,439)	(74,860)	(6,753)
Other gains/(losses) - net	31	2,958	(896)	-	-
(Loss)/Profit from operations	32	(211,102)	63,985	(91,649)	8,529
Finance costs	33	(43,391)	(54,652)	(6,081)	(9,070)
Share of results of associates		12,942	27,156	-	-
Share of results of joint ventures		(26,473)	(30,927)	-	-
(Loss)/Profit before tax		(268,024)	5,562	(97,730)	(541)
Tax (expense)/credit	34	(38,678)	8,005	(940)	(2,245)
Net (loss)/profit for the financial year		(306,702)	13,567	(98,670)	(2,786)
Net (loss)/profit for the financial year attributable to:					
Owners of the Company		(295,149)	24,136	(98,670)	(2,786)
Non-controlling interests		(11,553)	(10,569)	-	-
Net (loss)/profit for the financial year		(306,702)	13,567	(98,670)	(2,786)
(Loss)/Earnings per share computed based on the net (loss)/profit for the financial year attributable to the owners of the Company:					
- basic and diluted (sen)	35	(38.17)	3.13		

STATEMENTS OF OTHER COMPREHENSIVE INCOME

		G	roup	Con	npany
	Note	2020	2019	2020	2019
		RM'000	RM'000	RM'000	RM'000
Net (loss)/profit for the financial year		(306,702)	13,567	(98,670)	(2,786)
Other comprehensive income:					
Items that may be subsequently reclassified to profit or loss:					
Foreign currency translation differences for foreign operations		18,778	1,130	_	_
Share of other comprehensive expense of an associate, net of tax		(121)	(170)	_	_
Share of other comprehensive income/(expense) of joint ventures, net of tax		447	(854)	-	_
Other comprehensive income for the financial year, net of tax		19,104	106	-	-
Total comprehensive (expense)/income for the financial year		(287,598)	13,673	(98,670)	(2,786)
Total comprehensive (expense)/income for the financial year attributable to:					
Owners of the Company		(276,187)	24,220	(98,670)	(2,786)
Non-controlling interests		(11,411)	(10,547)	-	-
Total comprehensive (expense)/income for the financial year		(287,598)	13,673	(98,670)	(2,786)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

			Attributable t	Attributable to owners of the Company	Company			
	Note	Share capital	Treasury shares	Exchange translation reserves	Retained profits	Total	Non- controlling interests	Total equity
		RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
At 1 January 2020		547,690	(4,779)	(4,595)	441,630	979,946	61,252	1,041,198
Net loss for the financial year			•		(295,149)	(295,149)	(11,553)	(306,702)
Other comprehensive income for the financial year		1	•	18,962	ı	18,962	142	19,104
Total comprehensive income/(expense) for the financial year				18,962	(295,149)	(276,187)	(11,411)	(287,598)
Transactions with owners:								
Cash dividends paid to owners of the Company	36		•		(3,082)	(3,082)		(3,082)
Share dividends distributed to owners of the Company	25, 36		4,155	•	(4,155)	•	•	1
Total contributions by and distributions to owners		•	4,155	1	(7,237)	(3,082)		(3,082)
Total transactions with owners		•	4,155	•	(7,237)	(3,082)	•	(3,082)
Effect of disposal		•	•	(71)	3,119	3,048	(3)	3,045
At 31 December 2020		547,690	(624)	14,296	142,363	703,725	49,838	753,563

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

		Attributable t	Attributable to owners of the Company	Company			
	Share capital	Treasury shares	Exchange translation reserves	Retained profits	Total	Non- controlling interests	Total equity
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
At 1 January 2019	547,690	(4,779)	(4,679)	417,494	955,726	81,118	1,036,844
Net profit/(loss) for the financial year	1	1	1	24,136	24,136	(10,569)	13,567
Other comprehensive income for the financial year	ı	1	84	ı	84	22	106
Total comprehensive income/(expense) for the financial year	ı	1	84	24,136	24,220	(10,547)	13,673
Transactions with owners:							
Dividend paid/payable to non-controlling interests	1	1	1	1	1	(10,881)	(10,881)
Total contributions by and distributions to owners	ı	ı	ı	ı	ı	(10,881)	(10,881)
Incorporation of a new subsidiary	1	1		1	1	247	247
Issuance of new shares to non-controlling interests of existing subsidiaries	1	1	•	•	•	1,690	1,690
Acquisition of shares in existing subsidiary from non-controlling interests	1	ı	1	1	ı	(1)	(1)
Liquidation of a subsidiary	1	1	ı	1	1	(374)	(374)
Total changes in ownership interest in subsidiaries that did not result in a loss of control	1	1	1	1	ı	1,562	1,562
Total transactions with owners	ı	ı	1	ı	1	(9,319)	(9,319)
At 31 December 2019	547,690	(4,779)	(4,595)	441,630	979,946	61,252	1,041,198

COMPANY STATEMENT OF CHANGES IN EQUITY

	Note	Share capital RM'000	Treasury shares RM'000	Retained profits RM'000	Total equity RM'000
At 1 January 2020		547,690	(4,779)	241,338	784,249
Total comprehensive expense for the financial year Transactions with owners:		-	-	(98,670)	(98,670)
Transactions with owners.	Г				
Cash dividends paid to owners of the Company	36	-	-	(3,082)	(3,082)
Share dividends distributed to owners of the Company	25, 36	_	4,155	(4,155)	-
Total contributions by and distributions to owners		-	4,155	(7,237)	(3,082)
At 31 December 2020		547,690	(624)	135,431	682,497
At 1 January 2019		547,690	(4,779)	244,124	787,035
Total comprehensive expense for the financial year		-	-	(2,786)	(2,786)
At 31 December 2019		547,690	(4,779)	241,338	784,249

STATEMENTS OF CASH FLOWS

		G	roup	Cor	npany
	Note	2020	2019	2020	2019
		RM'000	RM'000	RM'000	RM'000
CASH FLOWS FROM OPERATING ACTIVITIES					
(Loss)/Profit before tax		(268,024)	5,562	(97,730)	(541)
Adjustments for:					
Property, plant and equipment:					
- Depreciation charge		75,493	131,634	116	98
- Impairment charge		164,045	34,684	-	_
- Written off		1,282	22	1	_
- Net (gain)/loss on disposal		(6,735)	5,728	-	_
Investment properties:					
- Depreciation charge		103	137	273	273
- Impairment charge		30	-	-	-
- Net gain on disposal		-	(6,961)	-	_
Right-of-use assets:					
- Depreciation charge		21,704	21,817	-	_
Inventories:					
- Allowance for obsolescence		6,347	_	-	_
- Write back of allowance for obsolescence		(18)	(4,105)	_	_
- Written off		672	626	_	_
Share of results of associates		(12,942)	(27,156)	_	_
Share of results of joint ventures		26,473	30,927	-	_
Net gain on disposal of subsidiaries	37	(18,987)	_	_	_
Trade and other receivables:					
- Net impairment charge		23,941	18,174	5,614	6,753
- Written off		209	228	10	_
Impairment loss on:					
- amount owing by joint ventures		23,314	2,200	_	_
- amount owing by an associate		158	_	38	_
- amount owing by a subsidiary		_	_	69,208	_
- investment in a subsidiary		_	_	46,000	_
Net provision for warranties		871	235	-	_
Net unrealised loss/(gain) on foreign exchange		1,717	3,950	(2,323)	128
Dividend income		_	_	(27,414)	(7,965)
Interest income		(4,246)	(4,992)	(8,884)	(12,274)
Interest expense		43,391	54,652	6,081	9,070
Fair value (gain)/loss on:					
- derivative financial instruments	31	(2,959)	896	_	_
- investment in equity instruments	31	1	_	_	_
		75,840	268,258	(9,010)	(4,458)
Changes in working capital:					
Inventories		62,878	63,531	_	_
Receivables		32,437	(29,591)	3,731	(6,107)
Payables		(10,911)	(35,356)	254	1,294
Cash generated from/(used in) operations		160,244	266,842	(5,025)	(9,271)
Interest received		4,246	4,992	8,884	12,274
Interest received		(43,391)			
Tax paid			(54,652) (10,178)	(6,081) (1,602)	(9,070)
		(15,120)	(10,178)	(1,602)	(1,369)
Net cash generated from/(used in) operating activities		105,979	207,004	(3,824)	(7,436)
		,		(-,)	(.,.50)

STATEMENTS OF CASH FLOWS

			Group	Coi	Company	
	Note	2020	2019	2020	2019	
		RM'000	RM'000	RM'000	RM'000	
CASH FLOWS FROM INVESTING ACTIVITIES						
Purchase of property, plant and equipment		(52,829)	(62,282)	(125)	(81)	
Purchase of investment properties		(117)	-	-	-	
Proceeds from disposal of:						
- property, plant and equipment		75,051	32,116	-	-	
- investment properties		14,105*	-	-	-	
Transfer to deposits and short term investment		(712)	(5,816)	(19)	(14)	
Dividends received from:						
- subsidiaries		-	-	27,414	7,965	
- a joint venture		6,692	21	-	-	
- an associate		1,731	1,735	-	(07.570)	
Advances to subsidiaries		-	-	(11,475)	(27,576)	
Repayments from subsidiaries		- (4 500)	-	18,038	27,979	
Additional investment in an associate		(1,500)	(4.040)	-	-	
Net advances to joint ventures		(921)	(1,018)	-	-	
Net advances from/repayment from associates Net cash inflow from disposal of subsidiaries	27	1,700	703	-	-	
·	37	22,914		-		
Net cash generated from/(used in) investing		00.444	(0.4.5.44)	00.000	0.070	
activities		66,114	(34,541)	33,833	8,273	
CASH FLOWS FROM FINANCING ACTIVITIES						
Drawdown from term loans		7,373	179,113	-	_	
Repayments of term loans		(61,014)	(122,485)	-	-	
Drawdown of fixed rate notes		-	19,583	-	-	
Repayments of fixed rate notes		-	(9,027)	-	-	
Drawdown from other bank borrowings		504,085	1,252,488	50,000	610,322	
Repayments of other bank borrowings		(516,111)	(1,210,265)	(74,085)	(627,689)	
Advances from subsidiaries		-	-	27,200	21,810	
Repayments to subsidiaries		-	-	(29,905)	(8,700)	
Proceeds received from non-controlling						
interests on issuance of shares by subsidiaries		-	1,690	-	-	
Dividends paid to owners of the Company		(3,082)	- (2.2.2)	(3,082)	-	
Dividends paid to non-controlling interests		-	(2,980)	-	-	
Utilisation of advances from customer		-	(357,464)	-	-	
Lease repayment (principal portion)		(12,822)	(12,141)	-		
Net cash used in financing activities		(81,571)	(261,488)	(29,872)	(4,257)	
NET CHANGES IN CASH AND CASH		00 500	(00,005)	407	(0.400)	
EQUIVALENTS		90,522	(89,025)	137	(3,420)	
CASH AND CASH EQUIVALENTS AT BEGINNING OF THE FINANCIAL YEAR		124,172	215,259	5,960	9,354	
EFFECTS OF EXCHANGE RATE CHANGES		832	(2,062)	(19)	26	
CASH AND CASH EQUIVALENTS AT END OF						
THE FINANCIAL YEAR		215,526	124,172	6,078	5,960	

STATEMENTS OF CASH FLOWS

		Group		Company	
	Note	2020	2019	2020	2019
		RM'000	RM'000	RM'000	RM'000
Represented by:					
TIME DEPOSITS	21	83,883	52,765	5,948	5,323
CASH AND BANK BALANCES	22	155,647	94,700	772	1,260
		239,530	147,465	6,720	6,583
LESS:					
TIME DEPOSITS WITH MATURITY MORE					
THAN 3 MONTHS	21	(23,362)	(22,670)	-	-
SHORT TERM INVESTMENTS	21	(642)	(623)	(642)	(623)
CASH AND CASH EQUIVALENTS		215,526	124,172	6,078	5,960

^{*} Proceeds from disposal of investment properties amounting to RM14,105,000 received in the financial year ended 31 December 2020 relates to the disposal in prior financial year.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

1 GENERAL INFORMATION

The Company is a public limited liability company, incorporated and domiciled in Malaysia, and listed on the Main Market of Bursa Malaysia Securities Berhad. The address of its registered office and principal place of business are as follows:

Registered office and principal place of business: Suite 19.01, Level 19 The Gardens North Tower Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur

The principal activities of the Company are investment holding and provision of management services to its subsidiaries.

The principal activities of the Group consist of specialised pipe coating and corrosion protection services; Engineering, Procurement and Construction ("EPC") of gas compressors and process equipment; renewable energy and infrastructure materials and services.

The financial statements are presented in Ringgit Malaysia ("RM"), which is also the Company's functional currency. Unless otherwise indicated, the amounts in these financial statements have been rounded to the nearest thousand.

These financial statements were authorised for issue by the Directors on 19 April 2021.

2 SIGNIFICANT ACCOUNTING POLICIES

Unless otherwise stated, the following accounting policies have been applied consistently in dealing with items that are considered material in relation to the financial statements.

2.1 Basis of preparation

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

The financial statements have been prepared under the historical cost convention unless otherwise indicated in this summary of significant accounting policies.

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

The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in Note 3 to the financial statements.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Changes in accounting policies and disclosures

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

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

- The Conceptual Framework for Financial Reporting (Revised 2018)
- Amendments to MFRS 101 and MFRS 108 'Definition of Material'
- Amendments to MFRS 3 'Definition of a Business'

The adoption of the revised standards and amendments that are applicable from the financial year beginning on 1 January 2020 did not have any significant impact on the financial position and results of the Group and the Company.

- (b) Standards, amendments to published standards and interpretations to existing standards that are applicable to the Group and Company but not yet effective
 - Amendments to MFRS 3 'Reference to Conceptual Framework' (effective 1 January 2022) replace
 the reference to Framework for Preparation and Presentation of Financial Statements with 2018
 Conceptual Framework. The amendments did not change the current accounting for business
 combinations on acquisition date.

The amendments provide an exception for the recognition of liabilities and contingent liabilities should be in accordance with the principles of MFRS 137 'Provisions, contingent liabilities and contingent assets' and IC Interpretation 21 'Levies' when falls within their scope. It also clarifies that contingent assets should not be recognised at the acquisition date.

The amendments shall be applied prospectively.

Amendments to MFRS 116 'Proceeds before intended use' (effective 1 January 2022) prohibit an
entity from deducting from the cost of a property, plant and equipment the proceeds received from
selling items produced by the property, plant and equipment before it is ready for its intended use.
The sales proceeds should instead be recognised in profit or loss.

The amendments also clarify that testing whether an asset is functioning properly refers to assessing the technical and physical performance of the property, plant and equipment.

The amendments shall be applied retrospectively.

• Amendments to MFRS 137 'Onerous contracts—cost of fulfilling a contract' (effective 1 January 2022) clarify that direct costs of fulfilling a contract include both the incremental cost of fulfilling the contract as well as an allocation of other costs directly related to fulfilling contracts. The amendments also clarify that before recognising a separate provision for an onerous contract, impairment loss that has occurred on assets used in fulfilling the contract should be recognised.

The amendments shall be applied retrospectively.

Annual Improvements to MFRS 9 'Fees in the 10% test for derecognition of financial liabilities'
(effective 1 January 2022) clarifies that only fees paid or received between the borrower and the
lender, including the fees paid or received on each other's behalf, are included in the cash flow of
the new loan when performing the 10% test.

An entity shall apply the amendment to financial liabilities that are modified or exchanged on or after the beginning of the annual reporting period in which the entity first applies the amendment.

The Group and the Company will apply these amendments from financial year beginning on 1 January 2022.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Changes in accounting policies and disclosures (continued)

- (b) Standards, amendments to published standards and interpretations to existing standards that are applicable to the Group and Company but not yet effective (continued)
 - Amendments to MFRS 101 'Classification of liabilities as current or non-current' (effective 1 January 2023) clarify that a liability is classified as non-current if an entity has a substantive right at the end of the reporting period to defer settlement for at least 12 months after the reporting period. If the right to defer settlement of a liability is subject to the entity complying with specified conditions (for example, debt covenants), the right exists at the end of the reporting period only if the entity complies with those conditions at that date. The amendments further clarify that the entity must comply with the conditions at the end of the reporting period even if the lender does not test compliance until a later date.

The assessment of whether an entity has the right to defer settlement of a liability at reporting date is not affected by expectations of the entity or events after the reporting date.

The amendments will be applied retrospectively.

The Group and the Company will apply these amendments from financial year beginning on 1 January 2023.

The Group and the Company are in the process of assessing the full impact of the above amendments to published standards on the financial statements of the Group and the Company in the financial year of initial application.

2.3 Subsidiaries

Subsidiaries are those corporations, partnerships or other entities (including special purpose entities) over which the Group has power to exercise control over variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the relevant activities of the entity. Potential voting rights are considered when assessing control only when such rights are substantive.

In the Company's separate financial statements, investments in subsidiaries are stated at cost less accumulated impairment losses, if any. Where an indication of impairment exists, the carrying amount of the investment is assessed and written down immediately to its recoverable amount. See accounting policy 2.13 on impairment of non-financial assets.

Subsidiaries acquired from other companies within Wah Seong Corporation Berhad Group as part of the restructuring scheme is accounted for under the "Predecessor Accounting" method as these were entities under common control. Under the predecessor method of accounting, the subsidiaries are consolidated as if the subsidiaries have always been part of Wah Seong Corporation Berhad Group. Assets and liabilities acquired are not restated to their respective fair values and are recognised as the carrying amounts. The difference between any consideration given and the aggregate carrying amounts of the assets and liabilities of the acquired entity is recognised as an adjustment to equity. No additional goodwill is recognised.

Other subsidiaries are consolidated using the acquisition method of accounting. Under the acquisition method of accounting, subsidiaries are fully consolidated from the date on which control is transferred to the Group and are de-consolidated from the date that control ceases. The cost of an acquisition is measured as the fair value of the assets given, equity interests issued and liabilities incurred or assumed at the date of exchange. Acquisition-related costs are expensed to profit or loss as and when incurred. The cost of acquisition includes the fair value of any asset or liability resulting from a contingent consideration. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, measured initially at their fair values at the date of acquisition. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired at the date of acquisition is reflected as goodwill in the statement of financial position – see accounting policy 2.10(a) on goodwill. If the cost of acquisition is less than the fair value of the Group's share of identifiable net assets of the subsidiary acquired, the difference is recognised directly in the profit or loss.

If a business combination achieved in stages, the previously held equity interest in the acquiree is remeasured to its fair value on the date it becomes a subsidiary and the resulting gain or loss is recognised in profit or loss.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.3 Subsidiaries (continued)

All intercompany transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred. When necessary, amounts reported by subsidiaries have been adjusted to conform with the Group's accounting policies.

Non-controlling interests represent that portion of the profit or loss, other comprehensive income and net assets of a subsidiary attributable to equity interests that are not owned, directly or indirectly through subsidiaries, by the Company. It is measured at the non-controlling's share of the fair value of the subsidiaries' identifiable assets and liabilities at the date of acquisition and the non-controlling's share of changes in the subsidiaries' equity since that date.

All earnings and losses of the subsidiary are attributed to the parent and non-controlling interest, even if the attribution of losses to the non-controlling interest results in a debit balance.

The gain or loss on disposal of a subsidiary, which is the difference between net disposal proceeds and the Group's share of its net assets as of the date of disposal, including the cumulative amount of any exchange differences that relate to the subsidiary, is recognised in the consolidated profit or loss.

2.4 Transactions with non-controlling interests

The Group applies a policy of treating transactions with non-controlling interests as transactions with equity owners of the Group. Effects of transactions with non-controlling interests are directly recognised in equity to the extent that there is no change in control. The difference between the fair value of any consideration paid/received and the carrying amount of the share of net assets acquired/sold are recorded in equity. Accordingly, such transactions will no longer result in goodwill or gains and losses upon disposal.

2.5 Associates

An associate is an entity in which the Group has significant influence and that is neither a subsidiary nor an interest in a joint venture. Significant influence is the power to participate in the financial and operating policy decisions of the investee, but not control or joint control over those policies.

Investment in associates is accounted for in the consolidated financial statements using the equity method of accounting. Under the equity method, investment in associates is initially recognised at cost and adjusted thereafter for post-acquisition changes in the Group's share of net assets of the associates.

The Group's share of the associate's post-acquisition profit or loss and other comprehensive income are recognised in the consolidated profit or loss and other comprehensive income respectively. The cumulative post-acquisition movements are adjusted against the carrying amounts of the investments. Dividends received or receivable from an associate are recognised as a reduction in the carrying amount of the investment.

An investment in an associate is accounted for using the equity method from the date on which the Group obtains significant influence until the date the Group ceases to have significant influence over the associate.

Goodwill relating to an associate is included in the carrying value of the investment and is not tested for impairment separately.

Any excess of the Group's share of the net fair value of the associate's identifiable assets, liabilities and contingent liabilities over the cost of the investment is excluded from the carrying amount of the investment and is instead included as income in the determination of the Group's share of the associate's profit or loss for the financial period in which the investment is acquired.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred. Where necessary, adjustments are made to the financial statements of associates to ensure consistency of accounting policies with those of the Group.

Equity accounting is discontinued when the carrying amount of the investment in an associate diminishes by virtue of losses to zero, unless the Group has incurred legal or constructive obligations or made payments on behalf of the associate. If the associate subsequently reports profits, the Group resumes recognising its share of those profits only after its share of the profits equals the share of losses not recognised.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.5 Associates (continued)

For incremental interest in an associate, the date of acquisition is the purchase date at each stage and goodwill is calculated at each purchase date based on the fair value of assets and liabilities identified. There is no "step up to fair value" of net assets of the previously acquired stake and the share of profits and equity movements for the previously acquired stake is recorded directly through equity.

The Group determines at each reporting date whether there is any objective evidence that the investment in associates is impaired. Where an indication of impairment exists, the carrying amount of the investment is assessed and written down immediately to its recoverable amount. See accounting policy 2.13 on impairment of non-financial assets.

On disposal, the difference between the net disposal proceeds and the net carrying amount of the associate disposed is taken to the profit or loss.

In the Company's separate financial statements, investment in associates is stated at cost less impairment loss.

2.6 Joint arrangements

A joint arrangement is an arrangement of which there is contractually agreed sharing of control by the Group with one or more parties, where decisions about the relevant activities relating to the joint arrangement require unanimous consent of the parties sharing control. The classification of a joint arrangement as a joint operation or a joint venture depends upon the rights and obligations of the parties to the arrangement. A joint venture is a joint arrangement whereby the joint venturers have rights to the net assets of the arrangement. A joint operation is a joint arrangement whereby the joint operators have rights to the assets and obligations for the liabilities, relating to the arrangement.

The Group has interests in joint venture, which are accounted for in the consolidated financial statements using the equity method of accounting after initially being recognised as cost. Equity accounting involves recognising the Group's share of the post-acquisition profit or loss and other comprehensive income within consolidated profit or loss and other comprehensive income respectively. The cumulative post-acquisition movements are adjusted against the cost of investment and include goodwill on acquisition (net of accumulated impairment loss). Dividends received or receivable from a joint venture are recognised as a reduction in the carrying amount of the investment.

When the Group's share of losses in a joint venture equals or exceeds its interest in the joint venture, including any long term interests that, in substance, form part of the Group's net investment in the joint venture, the Group does not recognise further losses unless it has incurred legal or constructive obligations or made payments on behalf of the joint venture.

The Group recognises the portions of gains or losses on the sale of assets by the Group to the joint venture that is attributable to other venturers. The Group does not recognise its share of profits or losses from the joint venture that result from the purchase of assets by the Group from the joint venture until it resells the assets to an independent party. However, a loss on the transaction is recognised immediately if the loss provides evidence of a reduction in the net realisable value of assets or an impairment loss.

The Group determines at each reporting date whether there is any objective evidence that the investment in joint ventures is impaired. Where an indication of impairment exists, the carrying amount of the investment is assessed and written down immediately to its recoverable amount. See accounting policy 2.13 on impairment of non-financial assets.

Unrealised gains on transactions between the Group and its joint ventures are eliminated to the extent of the Group's interest in the joint ventures. Unrealised losses are also eliminated unless the transaction provides evidence of impairment of the asset transferred. Where necessary, adjustments are made to the financial statements of joint ventures to ensure consistency of accounting policies with those of the Group.

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

In the Company's separate financial statements, investment in joint ventures is stated at cost less accumulated impairment loss.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.7 Property, plant and equipment

(a) Measurement basis

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any.

The cost of property, plant and equipment initially recognised includes purchase price, import duties, non-refundable purchase taxes and any expenditure that is directly attributable to the acquisition of the assets.

Cost also includes borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset. See accounting policy 2.24 on borrowing costs. Items such as spare parts are recognised when they meet the definition of property, plant and equipment. Otherwise, such items are classified as inventory. Dismantlement, removal or restoration costs are included as part of the cost of property, plant and equipment if the obligation for dismantlement, removal or restoration is incurred as a consequence of acquiring or using the asset.

Subsequent costs are included in the asset's carrying amount when it is probable that future economic benefits associated with the asset will flow to the Group and the Company and the cost of the asset can be measured reliably. The carrying amount of the replaced part is derecognised. All other repair and maintenance costs are charged to the profit or loss during the financial year in which they are incurred.

At each reporting date, the Group and the Company assess whether there is any indication of impairment. Where an indication of impairment exists, the carrying value of the asset is assessed and written down immediately to its recoverable amount. See accounting policy 2.13 on impairment of non-financial assets.

Property, plant and equipment are derecognised upon disposal or when no future economic benefits are expected from their use. Gains and losses on disposals are determined by comparing proceeds with carrying amounts and are included in the profit or loss in the financial year the asset is derecognised.

(b) Depreciation

Freehold land is not depreciated as it has an indefinite life. Depreciation on capital work-in-progress commences when the assets are ready for their intended use.

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

Buildings	10 - 50 years
Plant, machinery, tools and equipment	2 - 25 years
Electrical installations, computer and office equipment, furniture and fittings	3 - 10 years
Motor vehicles	3 - 5 years
Renovation, vard development and store extension	2 - 50 years

Assets under construction included in plant and equipment are not depreciated as these assets are yet to be available for use.

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at the end of each financial year.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Leases

The Group recognises leases as right-of-use asset and a corresponding liability at the date on which the leased asset is available for use (i.e. the commencement date).

Accounting as lessee

(a) Lease term

The Group leases various offices, warehouses and motor vehicles. Rental contracts are typically made for fixed periods of 2 to 17 years, but may have extension options.

Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants other than the security interests in the leased assets that are held by the lessor. Leased assets may not be used as security for borrowing purposes.

Extension and termination options are included in a number of property leases across the Group. These are used to maximise operational flexibility in terms of managing the assets used in the Group's operations. The majority of extension and termination options held are exercisable only by the Group and not by the respective lessor.

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

The Group reassess the lease term upon the occurrence of a significant event or change in circumstances that is within the control of the Group and affects whether the Group is reasonably certain to exercise an option not previously included in the determination of lease term, or not to exercise an option previously included in the determination of lease term. A revision in lease term results in remeasurement of the lease liabilities – see accounting policy 2.8(d).

(b) Right-of-use assets

Right-of-use assets are initially measured at cost comprising the following:

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

Right-of-use assets are subsequently measured at cost, less accumulated depreciation and impairment loss. The right-of-use assets are depreciated over the shorter of the asset's useful life and the lease term on a straight line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life. In addition, the right-of-use assets are adjusted for certain remeasurement of the lease liabilities.

Right-of-use assets are depreciated over the remaining period of the respective leases ranging from 1 to 95 years (2019:1 to 96) years.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Leases (continued)

Accounting as lessee (continued)

(c) Lease liabilities

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

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

Lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, the lessee's incremental borrowing rate is used.

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

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

(d) Reassessment of lease liabilities

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

Short-term leases and leases of low-value assets

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

Accounting as lessor

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

(a) Finance leases

The Group leases its compressors under finance leases to non-related parties, where the Group transfers substantially all the risks and rewards incidental to ownership.

When assets are leased out under a finance lease, the present value of the lease payments is recognised as a receivable. The receivable is subject to MFRS 9 impairment (See accounting policy 2.17(d) on impairment of financial assets). The difference between the gross receivable and the present value of the receivable is recognised as unearned finance income.

Lease income is recognised over the term of the lease using the net investment method so as to reflect a constant periodic rate of return. The Group revises the lease income allocation if there is a reduction in the estimated unguaranteed residual value.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Leases (continued)

Accounting as lessor (continued)

(b) Operating leases

The Group and the Company lease its investment properties under operating leases to non-related parties. The Group also leases its plant and equipment under operating leases to an associate.

Leases of investment properties and equipment, where the Group and the Company retain substantially all risks and rewards incidental to ownership, are classified as operating leases. Rental income from operating leases is recognised in profit or loss on a straight line basis over the lease term. Contingent rents are recognised as revenue in the period in which they are earned.

During the financial year, operating lease income from lease contracts in which the Group and the Company act as a lessor is RM21,896,000 (2019: RM19,842,000) and RM1,474,000 (2019: RM1,629,000) respectively.

Minimum lease receivables on investment properties and equipment are as follows:

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Not later than 1 year	13,165	19,220	1,476	1,529
Later than 1 year and not later than 2 years	1,765	13,018	213	602
Later than 2 years and not later than 3 years	-	1,586	-	12
	14,930	33,824	1,689	2,143

2.9 Investment properties

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

(a) Measurement basis

Investment properties are stated at cost less accumulated depreciation and accumulated impairment losses, if any.

The cost of investment properties includes expenditure that is directly attributable to the acquisition of the asset.

Subsequent costs are included in the asset's carrying amount when it is probable that future economic benefits associated with the asset will flow to the Group and the Company and the cost of the asset can be measured reliably. All other repair and maintenance costs are charged to the profit or loss during the financial year in which they are incurred.

At each reporting date, the Group and the Company assess whether there is any indication of impairment. Where an indication of impairment exists, the carrying value of the investment property is assessed and written down immediately to its recoverable amount. See accounting policy 2.13 on impairment of non-financial assets.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.9 Investment properties (continued)

(a) Measurement basis (continued)

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

Transfers are made to or from investment property only when there is a change in use. Transfers from investment property to owner-occupied property are made at the carrying amount as at the date of change in use. For a transfer from owner-occupied property to investment property, the property is accounted for in accordance with the accounting policy for property, plant and equipment as set out in accounting policy 2.7 up to the date of change in use.

(b) Depreciation

Freehold land is not depreciated. Freehold and leasehold buildings are depreciated over the shorter of their estimated useful lives of 50 years or lease term.

Depreciation is calculated to write off the depreciable amount of other investment properties on a straight line basis over their estimated useful lives. Depreciation amount is determined after deducting the residual value from the cost of the investment properties.

The residual values, useful lives and depreciation methods are reviewed, and adjusted if appropriate, at the end of each financial year.

2.10 Intangible assets

Intangible assets acquired separately are measured initially at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial acquisition, intangible assets are measured at cost less any accumulated amortisation and accumulated impairment losses.

Intangible assets with finite useful lives are amortised over the estimated useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. See accounting policy 2.13 on impairment of non-financial assets. The amortisation period and the amortisation method are reviewed at least at each financial year end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortisation period or method, as appropriate, and are treated as changes in accounting estimates. The amortisation expense on intangible assets with finite lives is recognised in profit or loss.

Intangible assets with indefinite useful lives or not yet available for use are tested for impairment annually, or more frequently if the events and circumstances indicate that the carrying value may be impaired either individually or at the cash-generating unit level. See accounting policy 2.13 on impairment of non-financial assets. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite useful life is reviewed annually to determine whether the useful life assessment continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss when the asset is derecognised.

(a) Goodwill

Goodwill represents the excess of the cost of acquisition of subsidiaries, joint ventures and associates over the fair value of the Group's share of the identifiable net assets at the date of acquisition.

Goodwill on acquisition of subsidiaries is tested annually for impairment and carried at cost less accumulated impairment losses. Impairment losses on goodwill are not reversed. Gains and losses on the disposal of an entity include the carrying amount of goodwill relating to the entity sold.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.10 Intangible assets (continued)

(a) Goodwill (continued)

Goodwill on acquisition of subsidiaries is allocated to cash-generating units for the purpose of impairment testing. The allocation is made to those cash-generating units or groups of cash-generating units that are expected to benefit from the synergies of the business combination in which the goodwill arose.

Goodwill on acquisitions of joint ventures and associates is included in the carrying amounts of investments in joint ventures and associates respectively. Such goodwill is tested for impairment as part of the overall balance.

Where goodwill forms part of a cash-generating unit and part of the operation within that cash-generating unit is disposed off, the goodwill associated with the operation disposed off is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed off in this circumstance is measured based on the relative fair values of the operations disposed off and the portion of the cash-generating unit retained.

(b) Trademarks

Separately acquired trademarks are shown at historical cost. Trademarks acquired in a business combination are recognised at fair value at the acquisition date. Trademarks have an infinite useful life and are carried at cost less accumulated impairment.

(c) Technical know-how

Separately acquired technical know-how is shown at historical costs. Technical know-how acquired in a business combination is recognised at fair value at the acquisition date. Technical know-how has a finite useful life and is carried at cost less accumulated amortisation. Amortisation is calculated using the straight line method to allocate the cost of technical know-how over its estimated useful lives of 5 years.

(d) Intellectual property

Expenditure on acquired intellectual property is capitalised and amortised using the straight line method over their estimated useful life, not exceeding a period of 20 years.

2.11 Inventories

Inventories are stated at the lower of cost and net realisable value. Cost is determined on the first in, first out basis. In the case of finished goods and work in progress, cost comprises materials, direct labour, other direct charges and an appropriate proportion of factory overheads.

Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs to completion and selling expenses.

Where necessary, allowance is provided for damaged, obsolete and slow moving items to adjust the carrying value of inventories to the lower of cost and net realisable value.

2.12 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, deposits held at call with financial institutions, other short term, highly liquid investments with original maturities of 3 months or less that are readily convertible to known amounts of cash and which are subject to insignificant risk of changes in value. For the purpose of the statements of cash flows, cash and cash equivalents are presented net of bank overdrafts and exclude fixed deposits pledged to secure banking facilities.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Impairment of non-financial assets

Assets that have an indefinite useful life, for example goodwill or intangible assets not ready to use, are not subject to amortisation or depreciation and are tested annually for impairment. The Group also assesses goodwill, intangible assets with indefinite useful life and other assets that are subject to amortisation or depreciation for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and value-in-use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). Non-financial assets other than goodwill that suffered impairment are reviewed for possible reversal of the impairment at each reporting date. Impairment losses are recognised in profit or loss within 'impairment of assets'.

2.14 Provision for warranties

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is probable that an outflow of resources will be required to settle the obligation; and a reliable estimate of the amount can be made. Provisions are not recognised for future operating losses.

The Group recognises the estimated liability to repair or replace products when the underlying products or services are sold. The provision is calculated based on historical warranty data and specific circumstances related to products or services sold, after considering the various possible outcomes against their associated probabilities.

2.15 Share capital

(a) Issue of shares

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

(b) Dividend distribution

Dividend distribution to owners of the Company is debited directly to equity and the corresponding liability is recognised in the period in which the dividends are approved.

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

Treasury shares

When share capital recognised as equity is repurchased, the amount of the consideration paid, including directly attributable costs, is recognised as a deduction from equity. Repurchased shares that are not subsequently cancelled are classified as treasury shares and are presented as a deduction from equity attributable to owners of the Company. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of treasury shares. When treasury shares are reissued by resale, any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to owners of the Company.

An amount equivalent to the original purchase cost of the treasury shares will be deducted from retained earnings upon the distribution of any treasury shares as share dividends.

2.16 Foreign currencies

(a) Functional and presentation currencies

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.16 Foreign currencies (continued)

(b) Transactions and balances

Transactions in foreign currencies are translated into the functional currency at the rate of exchange ruling at the dates of the transactions.

Monetary items denominated in foreign currencies at the reporting date are translated at the foreign currency exchange rates ruling at that date.

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

Foreign exchange gains and losses arising on the settlement of monetary items and the translation of monetary assets and liabilities denominated in foreign currencies are recognised in the profit or loss, except when deferred in other comprehensive income as qualifying cash flow hedges.

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

(c) Translation of foreign operations

On consolidation, all assets and liabilities of foreign operations that have a functional currency other than Ringgit Malaysia, including goodwill and fair value adjustments arising on acquisition, are translated at the exchange rates ruling at the reporting date.

Income and expense items are translated at average exchange rates.

All exchange differences arising from the translation of the financial statements of foreign operations are taken to other comprehensive income. Upon disposal of a foreign operation, the exchange translation differences relating to those foreign operations that were recorded within other comprehensive income are recognised in the profit or loss as part of the gain or loss on disposal.

In the case of a partial disposal that does not result in the Group losing control over a foreign operation, the proportionate share of accumulated exchange differences based on effective equity interest are reattributed to non-controlling interests and are not recognised in profit or loss.

2.17 Financial assets

(a) Classification

The Group and the Company classify its financial assets in the following measurement categories: at fair value through profit or loss and at amortised cost. The classification depends on the nature of the entity's business model for managing the financial assets and the contractual terms of the cash flows.

The Group and the Company reclassify debt investments when and only when its business model for managing those assets changes.

(b) Recognition and initial measurement

Regular way purchases and sales of financial assets are recognised on the trade date. The trade date refers to the date on which the Group and the Company commit to purchase or sell the asset.

Financial assets are initially recognised at fair value plus transaction cost that are directly attributable to the acquisition of the financial assets except for financial assets at fair value through profit or loss. Transaction costs for financial assets measured at fair value through profit or loss are recognised immediately as expenses within profit or loss.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.17 Financial assets (continued)

(c) Subsequent measurement

(i) Debt instruments at amortised cost

After initial recognition, financial assets that are held for collection of contractual cash flows where those cash flows represent solely payment of principal and interest are measured at amortised cost using the effective interest method. Any gain or loss arising on derecognition is recognised directly in profit or loss. Impairment losses are recognised in profit or loss within 'cost of sales' or 'administrative and general expenses'.

(ii) Debt instruments at fair value through profit or loss

Subsequent to initial recognition, financial assets that do not meet the criteria for amortised cost or fair value through other comprehensive income are measured at fair value through profit or loss. Any gains or losses arising from changes in fair value are recognised in profit or loss within 'other gains/(losses) - net'. Exchange differences, interest and dividend income on financial assets at fair value through profit or loss are recognised separately in profit or loss.

(iii) Equity instruments

The Group and the Company subsequently measure all equity investments at fair value. Where the Group's and the Company's management have elected to present fair value gains and losses on equity investments in other comprehensive income, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's and the Company's right to receive payments is established. Changes in the fair value of financial assets at fair value through profit or loss are recognised in profit or loss within 'other gains/ (losses) - net'.

(d) Impairment of financial assets

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

The financial assets of the Group and the Company that are subject to the ECL model are trade and other receivables, contract assets, lease receivables and loans to subsidiaries. While cash and cash equivalents are also subject to the impairment requirements of MFRS 9, the impairment loss is immaterial.

ECL represent a probability-weighted estimate of the difference between present value of cash flows according to contract and present value of cash flows the Group and the Company expect to receive, over the remaining life of the financial instrument.

The measurement of ECL reflects:

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.17 Financial assets (continued)

(d) Impairment of financial assets (continued)

(i) General 3-stage approach for other receivables, loans to subsidiaries and financial guarantee contracts

At each reporting date, the Group and the Company measure ECL through loss allowance at an amount equal to 12 month ECL if credit risk on a financial instrument or a group of financial instruments has not increased significantly since initial recognition. For all other financial instruments, a loss allowance at an amount equal to lifetime ECL is required.

The Group and the Company consider the probability of default upon initial recognition of financial asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period. To assess whether there is a significant increase in credit risk, the Group and the Company compare the risk of a default occurring on the financial asset as at the reporting date with the risk of default as at the date of initial recognition. Available, reasonable and supportable forward-looking information are also considered.

The Group and the Company define a financial instrument as default, which is fully aligned with the definition of credit-impaired, when it meets one or more of the following criteria:

- when the counterparty fails to make contractual payment as they fall due
- the debtor is in breach of financial covenants
- concessions have been made by the lender relating to the debtor's financial difficulty
- it is becoming probable that the debtor will enter bankruptcy or other financial reorganisation
- the debtor is insolvent

Financial instruments have been grouped based on shared credit risk characteristics and the days past due in measuring ECL.

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

(ii) Simplified approach for trade receivables, contract assets and lease receivables

The Group and the Company apply the MFRS 9 simplified approach to measure ECL which uses a lifetime ECL for all trade receivables, contract assets and lease receivables. Individual assessment is made to these financial assets which are in default or credit-impaired.

(e) Write-off

Financial assets are written off when the Group and the Company have exhausted all practical recovery efforts and have concluded that there is no reasonable expectation of recovery. Indicator of no reasonable expectation of recovery include failure of a debtor to engage in a repayment plan with the Group and the Company. The Group and the Company may write-off financial assets that are still subject to enforcement activity.

Impairment losses are presented as net impairment losses within 'impairment of financial assets'. Write-offs are recognised in profit or loss within 'administrative and general expenses'. Subsequent recoveries of amounts previously written off are credited against the same line item.

(f) De-recognition

Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group and the Company have transferred substantially all the risks and rewards of ownership.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.18 Financial liabilities

(a) Classification

Financial liabilities are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability.

(i) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities held for trading include derivatives entered into by the Group and the Company that do not meet the hedge accounting criteria. Liabilities in this category are classified within current liabilities if they are either held for trading or are expected to be settled within 12 months after the reporting date. Otherwise, they are classified as non-current.

(ii) Other financial liabilities

The Group's and the Company's other financial liabilities include trade payables, other payables, intercompany payables, dividend payable and loans and borrowings. Loans and borrowings are classified as current liabilities unless the Group and the Company have an unconditional right to defer settlement of the liability for at least 12 months after the reporting date.

(b) Recognition and de-recognition

A financial liability is recognised when, and only when, the Group or the Company becomes a party to the contractual provisions of the financial instrument.

A financial liability is derecognised when the obligation under the liability is extinguished. When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a de-recognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

(c) Initial and subsequent measurement

Derivative financial liabilities are initially measured at fair value and subsequently stated at fair value, with any resulting gains or losses recognised in profit or loss. Net gains or losses on the derivatives include exchange differences.

Trade and other payables are recognised initially at fair value net off directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

Loans and borrowings are recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

For other financial liabilities, gains and losses are recognised in profit or loss when the liabilities are derecognised.

2.19 Offsetting financial instruments

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

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.20 Derivative financial instruments

A derivative financial instrument is initially recognised at its fair value on the date the contract is entered into and is subsequently carried at its fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. Gains or losses on derivatives that are not designated as a hedging instrument are recognised in profit or loss within 'other gains/(losses) - net'. The Group currently does not hedge any of its derivative financial instruments.

2.21 Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due.

The Company has issued corporate guarantees to banks for borrowings of certain subsidiaries. These guarantees are financial guarantees as they require the Company to reimburse the banks if the subsidiaries fail to make principal or interest payments when due in accordance with the terms of their borrowings.

Financial guarantee contracts are recognised initially as a liability at fair value. Subsequent to initial recognition, the liability is measured at the higher of the amount determined in accordance with the ECL model under MFRS 9 'Financial Instruments' and the amount initially recognised less cumulative amount of income recognised in accordance with the principles of MFRS 15 'Revenue from Contracts with Customers', where appropriate.

ECL is the difference between the expected payments to reimburse the holder of the guaranteed debt instruments less any amounts that the Company expects to receive from the holder, the debtor or any other party. See accounting policy 2.17(d) on impairment under ECL model.

2.22 Revenue recognition

Revenue from contracts with customers

Revenue from contracts with customers is recognised by reference to each distinct performance obligation in the contract with customer. Revenue from contracts with customers is measured at its transaction price, being the amount of consideration which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, net of goods and service tax, returns, rebates and discounts. Transaction price is allocated to each performance obligation on the basis of the relative standalone selling prices of each distinct good or services promised in the contract. Depending on the substance of the contract, revenue is recognised when the performance obligation is satisfied, which may be at a point in time or over time.

Contract asset is the right to consideration for goods or services transferred to the customers. Where the cumulative revenue earned exceed progress billings, the balance is presented as 'contract assets' within current assets.

Contract liability is the obligation to transfer goods or services to customer for which the Group has received the consideration or has billed the customer. Where progress billings exceed the cumulative revenue earned, the balance is presented as 'contract liabilities' within current liabilities.

Specific revenue recognition criteria for each of the Group's activities are as described below:

Contract revenue

Contract revenue with customers include contracts relating to pipe coating, manufacturing of boilers and steam turbines as well as engineering and fabrication services.

These contracts may include multiple performance obligations as they are not highly integrated. Hence, the transaction price will be allocated to each performance obligation based on the standalone selling price.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.22 Revenue recognition (continued)

(a) Revenue from contracts with customers (continued)

(i) Contract revenue (continued)

Where the contracts are highly integrated, they are recognised as a single performance obligation. Revenue is recognised progressively based on the progress towards complete satisfaction of the performance obligation.

Revenue are recognised over time when control of the asset is transferred over time when the Group's performance:

- creates and enhances an asset that the customer controls as the services are being performed; or
- does not create an asset with an alternative use to the Group and the Group has an
 enforceable right to payment for performance completed to date.

The progress towards complete satisfaction of the performance obligation is measured based on one of the following methods that best reflect the Group's performance in satisfying the performance obligation:

- direct measurements of the value transferred by the Group to the customer (eg. surveys of performance completed to date); or
- the Group's efforts or inputs to the satisfaction of the performance obligation (eg. by reference
 to cost incurred up to the end of the reporting period as a percentage of total estimated costs
 for complete satisfaction of the contract).

(ii) Sales of goods

The Group manufactures and sells a range of pipes for industrial use. The Group is also involved in the business of selling building materials, construction equipment, and power generators.

Revenue from sales of goods are recognised at a point in time when control of the good is transferred to the customer upon delivery.

(iii) Management fee

Management fee is recognised on an accrual basis when service is rendered.

(b) Revenue from other sources

(i) Rental income

Rental income is recognised on a straight line basis over the lease term.

(ii) Dividend income

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

(iii) Interest income

Interest income is recognised on a time proportion basis, taking into account the principal outstanding and the effective interest rate applicable.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.23 Government grants

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

Government grants related to income are recognised in profit or loss as 'other operating income' over the periods to match the related costs for which the grants are intended to compensate.

2.24 Borrowing costs

Borrowing costs are capitalised as part of the cost of a qualifying asset if they are directly attributable to the acquisition, construction or production of that asset. Capitalisation of borrowing costs commences when the activities to prepare the asset for its intended use or sale are in progress and the expenditure and borrowing costs are incurred. Capitalisation of borrowing costs is suspended or ceased when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or completed.

All other borrowing costs are recognised in profit or loss using the effective interest method in the period they are incurred. Borrowing costs consist of interest and other costs that the Group and the Company incurred in connection with the borrowing of funds.

2.25 Income taxes

(a) Current tax

Current tax expense is determined according to the tax laws of each jurisdiction in which the Group and the Company operate and include all taxes based upon the taxable profits after taking into consideration available tax incentives.

Current taxes are recognised in profit or loss except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity.

(b) Deferred tax

Deferred tax is recognised in full, using the liability method, on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts in the financial statements. Deferred tax liabilities are recognised for all taxable temporary differences. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which the deductible temporary differences or unused tax losses can be utilised.

Deferred tax is not recognised if the temporary difference arises from goodwill or from the initial recognition of an asset or liability in a transaction which is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable profit.

Deferred tax is recognised on temporary differences arising on investments in subsidiaries, associates and joint ventures, except where the timing of the reversal of the temporary difference can be controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future. Generally the Group is unable to control the reversal of the temporary difference for associates. Only where there is an agreement in place that gives the Group the ability to control the reversal of the temporary difference, the deferred tax liability is not recognised.

Deferred tax assets on any unutilised portion of tax incentives are recognised to the extent that it is probable that future taxable profits will be available against which the unutilised tax incentives can be utilised.

The initial recognition exemption in MFRS 112 'Income Taxes' is applied on the temporary differences related to the right-of-use asset and lease liability. The Group does not recognise any deferred tax asset or liability arising from a lease contract.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.25 Income taxes (continued)

(b) Deferred tax (continued)

Deferred tax is measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on tax rates that have been enacted or substantively enacted at the reporting date.

Deferred tax is recognised in the profit or loss, except when it arises from a transaction which is recognised directly in equity, in which case the deferred tax is also charged or credited directly to equity, or when it arises from a business combination that is an acquisition, in which case the deferred tax is included in the resulting goodwill.

Deferred tax assets and liabilities are offset when the enterprise has a legally enforceable right to offset and intends to settle either on a net basis or to realise the asset and settle the liability simultaneously.

2.26 Employee benefits

(a) Short term benefits

Salaries, wages, bonuses and social security contributions are recognised as an expense in the financial year in which the services are rendered by employees. Short term accumulating compensated absences such as paid annual leave are recognised when services are rendered by employees that increase their entitlements to future compensated absences, and short term non-accumulating compensated absences such as sick leave are recognised when the absences occur. Non-monetary benefits such as medical care, housing and other staff related expenses are charged to the profit or loss as and when incurred.

(b) Post-employment benefits

The Group has post-employment benefit schemes in accordance with local conditions and practices in the countries in which it operates. These post-employment benefit schemes are defined contribution plans.

A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity (a fund) and will have no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employee benefits relating to employee services in the current and prior periods.

As required by law, the Company and its subsidiaries in Malaysia make contributions to the Employees Provident Fund ("EPF") which is a defined contribution plan, whereas subsidiaries in other countries make their respective local contributions, if required by law.

Such contributions are recognised as an expense in the profit or loss in the financial year to which they relate.

2.27 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The Group Chief Executive Officer has been identified as the chief operating decision-maker as he is responsible for allocating resources and assessing performance of the Group's operating segments.

2.28 Assets classified as held for sale

Assets classified as held for sale are classified as assets/liabilities held for sale of the carrying amount is to be recovered principally through a sale transaction and a sale is considered highly probable. They are stated at the lower of carrying amount and fair value less costs to sell. Property, plant and equipment, right-of-use assets and intangible assets once classified as held for sale are not depreciated or amortised.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

2 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.28 Assets classified as held for sale (continued)

An impairment loss is recognised for any initial or subsequent write-down of the asset to fair value less costs to sell. A gain is recognised for any subsequent increases in fair value less costs to sell of an asset, but not in excess of any cumulative impairment loss previously recognised. A gain or loss not previously recognised by the date of the sale of the non-current asset is recognised at the date of derecognition.

2.29 Contingent liabilities

The Group and the Company do not recognise a contingent liability but discloses its existence in the financial statements. A contingent liability is a possible obligation that arises from past events whose existence will be confirmed by the occurrence or non-occurrence of one or more uncertain future events beyond the control of the Group and the Company or a present obligation that is not recognised because it is not probable that an outflow of resources will be required to settle the obligation. A contingent liability also arises in the extremely rare case where there is a liability that cannot be recognised because it cannot be measured reliably.

Contingent liability is not recognised on the statement of financial position of the Group, except for contingent liability assumed in a business combination that is a present obligation and which the fair values can be reliably determined.

3 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS

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

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, rarely equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are outlined below.

(a) Impairment of goodwill

The Group tests goodwill for impairment annually in accordance with the accounting policy 2.10(a) and whenever events or changes in circumstances indicate that the goodwill may be impaired. For the purposes of assessing impairment, goodwill is allocated to cash-generating units that are expected to benefit from the synergies of the business combination in which the goodwill arose. The estimation of the present value of future cash flows generated by the cash-generating units or groups of cash-generating units are based on management's judgement of the developments in the market and the expected future performance, taking into account the impact of Covid-19 pandemic.

These discounted cash flow calculations use five-year projections that are based on financial forecast. Cash flow projections take into account past experience and represent management's best estimate about future developments. Cash flows after the five-year period are extrapolated to perpetuity using terminal growth rates. Key assumptions on which management has based its determination of recoverable value include estimated revenue amount and weighted average cost of capital adjusted for specific risks associated with the cash-generating units. Due to the uncertainty of the impact from Covid-19 pandemic, management developed the base case and worst case scenario of cash flow projections. Probabilities of occurrence were assigned to each scenario to arrive at a single set of cash flow projection. The assumptions used in both scenarios and the probabilities of occurrence assigned required management's judgement.

Changes in assumptions could affect the results of the Group's test for impairment of goodwill. Further details of the carrying amount and the key assumptions applied in the impairment assessment of goodwill are given in Note 7.

(b) Impairment of non-financial assets

The Group assesses whether there is any indication that non-financial assets are impaired at the end of each reporting period. Impairment is measured by comparing the carrying amount of an asset with its recoverable amount. Recoverable amount is measured at the higher of the fair value less cost to sell for that asset and its value-in-use. For the purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows which are largely independent of the cash inflows from other assets or groups of assets (cash-generating units).

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

3 CRITICAL ACCOUNTING ESTIMATES AND JUDGEMENTS (CONTINUED)

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

For investments in associates and joint ventures, the recoverable amount was determined using their value-in-use. The value-in-use is the net present value of the projected future cash flows to be derived from that asset. Projected future cash flows are calculated based on historical sector and industry trends, general market and economic conditions, changes in technology and other available information. Due to the uncertainty of the impact from Covid-19 pandemic, management developed the base case and worst case scenario of cash flow projections. Probabilities of occurrence were assigned to each scenario to arrive at a single set of cash flow projection. The assumptions used in both scenarios and the probabilities of occurrence assigned required management's judgement.

For certain plant and equipment, fair value less cost to sell is determined based on estimates prepared by an independent expert. The fair value is estimated based on comparison of market transacted price for similar plant and equipment, and where necessary, adjusted for age, usage and conditions of the plant and equipment and expectation of future market outlook of the industry due to the Covid-19 pandemic.

Changes to any of these assumptions could affect the amount of impairment. Details of the carrying amount and the key assumptions applied in the impairment assessment of property, plant and equipment, investments in associates and joint ventures are in Note 4, Note 10 and Note 11 to the financial statements. During the financial year, there is an impairment charge of RM164,045,000 to the property, plant and equipment. Details are in Note 4.

(c) Impairment of financial assets

The Group and the Company assess on a forward-looking basis the expected credit loss ("ECL") on financial assets at the end of each reporting period. The loss allowance for financial assets is determined using the ECL model which includes assumptions on forward looking information and their associated impact on probability of default, loss given default and exposure at default. Management uses judgement in making these assumptions and selecting the inputs to the loss allowance calculation, based on the Group's and the Company's past history, existing market conditions as well as forward-looking estimates at the end of each reporting period. By varying the assumptions of the ECL model, multiple scenarios (a range of possible outcomes) were factored into the computation of the ECL model and the probabilities of occurrence were assigned to each scenario to arrive at a single loss allowance. The assumptions used in the multiple scenarios and the probabilities of occurrence assigned required management's judgement.

(d) Revenue recognised from customers on contracts

Revenue is recognised when or as the control of the asset is transferred to the customers and, depending on the terms of the contract and the applicable laws governing the contract, control of the asset may transfer over time or at a point in time. If control of the asset transfers over time, revenue is recognised over the period of the contract by reference to the progress, based on the extent of contract costs incurred.

Significant judgement is required in the estimation of the progress towards complete satisfaction of a performance obligation based on the extent of contract costs incurred over the estimated budget cost and the recoverability of the construction contracts. The estimated contract costs to completion is based on estimated and approved budgets, which require assessment and judgements to be made on changes in, for example, work scope, costs and costs to completion. In making these judgements, management relies on past experience.

(e) Deferred tax assets

Deferred tax assets are recognised for all unused tax losses, unabsorbed capital allowances and other deductible temporary differences to the extent that it is probable that taxable profit will be available against which the tax losses, capital allowances and other deductible temporary differences can be utilised. Significant judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits. Assumptions about generation of future taxable profits depend on the Group's estimate of projected future cash flows. These judgements and assumptions are subject to risks and uncertainty, hence there is a possibility that changes in circumstances will alter expectations, which may impact the amount of deferred tax assets recognised in the statements of financial position and the amount of unused tax losses, unabsorbed capital allowances and unutilised temporary differences that remain unrecognised. Deferred tax assets is disclosed in Note 8.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

Group	Freehold land and buildings RM'000	Buildings RM'000	Plant, machinery, tools and equipment RM'000	Electrical installations, computer and office equipment, furniture and fittings	Motor vehicles RM'000	Renovation, yard development and store extension RM'000	Capital work in progress RM'000	Total RM'000
2020								
Cost								
At 1 January	134,242	311,716	1,278,078	96,245	16,060	70,137	28,728	1,935,206
Additions	108	2,199	12,125	2,057	483	211	35,646	52,829
Disposals	1	(45,083)	(119,135)	(1,829)	(420)	(791)	1	(167,288)
Write-offs	1	1	(76,429)	(187)	•	(1,053)	1	(21,669)
Reclassification	9,468	(1,387)	2,043	3,973	29	306	(14,432)	•
Transfer to inventories	1	1	(1,009)	•	1	1	1	(1,009)
Disposal of a subsidiary	(22)	(3,724)	(12,432)	(834)	(22)	(663)	1	(17,767)
Effect of exchange rate changes	163	296	16,807	(178)	20	3,226	(1,119)	19,515
At 31 December	143,924	264,317	1,100,048	99,247	16,085	71,373	48,823	1,743,817
Accumulated depreciation and impairment loss								
At 1 January	10,686	175,147	894,386	86,117	13,666	64,094	18,258	1,262,354
Depreciation charge for the financial year	1,575	11,193	55,577	4,619	828	1,671	1	75,493
Impairment charge for the financial year	1	5,998	158,047	•	•	1	1	164,045
Disposals	1	(32,899)	(58,779)	(1,744)	(442)	(132)	1	(986,86)
Write-offs	1	ı	(75,915)	(169)	•	(303)	1	(76,387)
Reclassification	•	(1,387)	(216)	1,851	•	(248)	1	•
Transfer to inventories	1	1	(899)	•	1	1	1	(899)
Disposal of a subsidiary	(83)	(1,892)	(11,643)	(101)	(22)	(232)	1	(14,608)
Effect of exchange rate changes	•	390	5,663	(208)	8	3,163	(257)	8,759
At 31 December	12,178	151,550	966,452	89,765	14,033	68,013	18,001	1,319,992
Carrying amount at 31 December	131,746	112,767	133,596	9,482	2,052	3,360	30,822	423,825

(57,670)(35,214)

62,282

6,100

2,288

1,998,462

27,474

69,994

(5,268)

(179)(297)

(4,370)

(587)

(27,386)

(1,558)

(818)

(20,721)1,278,078

(3,860)

(42)

Effect of exchange rate changes

At 31 December

Transfer to inventories

311,716

134,242

(5,089)

1,935,206

28,728

70,137

16,060

96,245

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

Total

progress

work in

and store extension

Capital

RM'000

RM'000

RM'000

development Renovation, (497)vehicles 1,123 RM'000 15,487 Motor (15,590)(409)(158)and fittings 3,291 **Electrical** computer and office equipment, furniture RM'000 109,929 installations, (56,764)Plant, 19,960 36,351 equipment 1,338,804 (34,463)tools and RM'000 machinery, Buildings 1,175 9 314,407 RM'000 buildings 11,954 RM'000 122,367 PROPERTY, PLANT AND EQUIPMENT (CONTINUED) Freehold land and Reclassification At 1 January Disposals Write-offs Additions Group 2019 Cost

and impairment loss								
At 1 January	9,335	142,318	830,340	93,214	13,272	59,917	18,479	1,166,875
Depreciation charge for the financial year	1,351	12,015	105,298	5,720	946	6,304	1	131,634
Impairment charge for the financial year	1	22,893	11,791	1	ı	ı	1	34,684
Disposals	1	ı	(18,933)	(396)	(497)	1	1	(19,826)
Write-offs	1	(9)	(34,463)	(136)	1	(587)	1	(35, 192)
Reclassification	1	ı	11,692	(11,692)	ı	ı	1	ı
Transfer to inventories	1	ı	(120)	1	ı	ı	1	(120)
Effect of exchange rate changes	ı	(2,073)	(11,219)	(263)	(52)	(1,540)	(221)	(15,701)
At 31 December	10,686	175,147	894,386	86,117	13,666	64,094	18,258	1,262,354
Carrying amount at 31 December	123,556	136,569	383,692	10,128	2,394	6,043	10,470	672,852

The carrying amount of the Group's property, plant and equipment amounting to RM32,933,000 (2019: RM42,119,000) are subject to operating leases and are classified under plant, machinery, tools and equipment.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

4 PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

1,850 - - 1,850	735 108 (41) 802	769 17 (3) 783	708 - - 708	4,062 125 (44) 4,143
- - 1,850	108 (41) 802	17 (3) 783	708	125 (44)
- - 1,850	108 (41) 802	17 (3) 783	708	125 (44)
1,850	(41) 802	(3) 783	708	(44)
1,850	802	783	708	
				4,143
146	650			
146	650	225		
		685	708	2,189
20	66	30	-	116
-	(41)	(2)	-	(43)
166	675	713	708	2,262
1,684	127	70	-	1,881
1,850	677	767	708	4,002
-	78	3	-	81
-	(20)	(1)	-	(21)
1,850	735	769	708	4,062
126	629	649	708	2,112
20	<i>/</i> 11	27	_	98
-				(21)
146	650	685	708	2,189
1,704	85	QΛ		1,873
	1,850 1,850 1,850 146	20 66 - (41) 166 675 1,684 127 1,850 677 - 78 - (20) 1,850 735 126 629 20 41 - (20) 146 650	20 66 30 - (41) (2) 166 675 713 1,684 127 70 1,850 677 767 - 78 3 - (20) (1) 1,850 735 769 126 629 649 20 41 37 - (20) (1) 146 650 685	20 66 30 - - (41) (2) - 166 675 713 708 1,684 127 70 - 1,850 677 767 708 - 78 3 - - (20) (1) - 1,850 735 769 708 126 629 649 708 20 41 37 - - (20) (1) - 146 650 685 708

Impairment of building, plant and equipment

Due to the end of a significant pipe coating project in Europe and the adverse impact of Covid-19 pandemic to the pipe coatings market in Europe, impairment indicators exist for the building, plant and equipment in Europe.

The Group has performed an impairment assessment on the carrying value of the buildings, plant and equipment used in the pipe coating projects in Europe. The recoverable amount of plant and equipment is fair value less cost of disposal, which is RM5,099,000. Management has measured the recoverable amount of fair value less cost of disposal based on estimation by an independent expert using the market approach where the fair value is estimated based on comparison of market transacted price for similar plant and equipment, and where necessary, adjusted for age, usage and conditions of the plant and equipment and expectation of future market outlook due to the Covid-19 pandemic. The recoverable amount is classified as Level 3 in the fair value hierarchy. Accordingly, RM130,070,000 of impairment loss was recognised for the plant and equipment in the profit or loss.

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4 PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Impairment of building, plant and equipment (continued)

The recoverable amount of the building is determined using the fair value less costs of disposal based on the sales and purchase agreement transacted on arm's length basis, which is RM7,183,000. Accordingly, RM3,362,000 of impairment loss was recognised for the building in the profit or loss. The building was disposed before 31 December 2020.

Due to the poor market outlook as a result of Covid-19 pandemic, management has also assessed the recoverable amount of other plant and equipment with carrying value of RM27,977,000. The recoverable amount is determined to be nil as there are no future projects available to utilise these plant and equipment and there are no resale value. Accordingly, an impairment loss of RM27,977,000 was recognised in the profit or loss.

The impairment losses on building, plant and equipment are presented as part of the Oil & Gas segment in Note 43.

Assets pledged as security

During the financial year ended 31 December 2019, the net book value of the Group's property, plant and equipment amounting to RM226,152,000 were pledged as security for a pipe coatings project. The pledge on the assets was released during the financial year ended 31 December 2020 upon completion of the project.

5 LEASES

(a) Right-of-use assets

		Land and buildings	Plant and machineries	Motor vehicles	Total
Group	Note	RM'000	RM'000	RM'000	RM'000
2020					
Cost					
At 1 January		348,338	-	1,154	349,492
Additions		-	1,677	569	2,246
Disposal of a subsidiary	37	(13,031)	-	-	(13,031)
Transfer to assets held for sale	23	(32,806)	-	-	(32,806)
Derecognition		(21,278)	-	-	(21,278)
Increase due to remeasurement		5,485	-	-	5,485
Effect of exchange rate changes		631	126	139	896
At 31 December		287,339	1,803	1,862	291,004
Accumulated depreciation					
At 1 January		34,985	-	79	35,064
Depreciation charge for the financial year		21,173	30	501	21,704
Disposal of a subsidiary	37	(1,340)	-	-	(1,340)
Transfer to assets held for sale	23	(5,827)	_	_	(5,827)
Derecognition	20	(1,256)	_		(1,256)
Effect of exchange rate changes		(291)	2	44	(245)
At 31 December		47,444	32	624	48,100
Carrying amount at 31 December		239,895	1,771	1,238	242,904

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

LEASES (CONTINUED) 5

(a) Right-of-use assets (continued)

	Land and buildings	Motor vehicles	Total
Group	RM'000	RM'000	RM'000
<u>2019</u>			
Cost			
At 1 January	323,036	-	323,036
Additions	25,940	1,159	27,099
Effect of exchange rate changes	(638)	(5)	(643)
At 31 December	348,338	1,154	349,492
Accumulated depreciation			
At 1 January	13,366	-	13,366
Depreciation charge for the financial year	21,737	80	21,817
Effect of exchange rate changes	(118)	(1)	(119)
At 31 December	34,985	79	35,064
Carrying amount at 31 December	313,353	1,075	314,428

The title deeds to certain leasehold land of the Group stated at a total carrying amount of approximately RM18,756,000 (2019: RM28,692,000) have yet to be issued by the relevant authorities. Leasehold land with carrying amount of RM9,615,000, for which the title deed have yet to be issued by the relevant authorities, has been classified as asset held for sale as at 31 December 2020.

(b) Lease liabilities

		Group
	2020	2019
	RM'000	RM'000
Total cash outflow for leases for the financial year	23,676	23,893

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INVESTMENT PROPERTIES

	G	roup	Cor	mpany
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Cost				
At 1 January	12,179	19,478	24,750	24,750
Additions	117	-	-	-
Disposals	-	(7,299)	-	-
At 31 December	12,296	12,179	24,750	24,750
Accumulated depreciation and impairment loss				
At 1 January	2,839	2,857	1,958	1,685
Depreciation charge for the financial year	103	137	273	273
Impairment charge for the financial year	30	-	-	-
Disposals	-	(155)	-	-
At 31 December	2,972	2,839	2,231	1,958
Carrying amount at 31 December	9,324	9,340	22,519	22,792
Fair value	49,042	49,419	36,499	37,172

The carrying amount of the Group's and the Company's investment properties amounting to RM4,760,000 and RM18,561,000 respectively (2019: RM18,786,000 and RM4,880,000) are subject to operating leases.

Fair value of investment properties is categorised as follows:

	Level 1	Level 2	Level 3	Total
	RM'000	RM'000	RM'000	RM'000
Group				
2020				
Land	-	-	16,158	16,158
Buildings	-	-	32,884	32,884
	_	-	49,042	49,042
2019				
Land	-	-	16,158	16,158
Buildings	-	-	33,261	33,261
	-	-	49,419	49,419
Company				
2020				
Buildings	-	-	36,499	36,499
2019				
Buildings		-	37,172	37,172

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

6 INVESTMENT PROPERTIES (CONTINUED)

Level 1 fair value is derived from quoted price in active markets for identical investment properties that the entity can access at the measurement date.

Level 2 fair value is estimated using inputs other than quoted price included within Level 1 that are observable for the investment properties, either directly or indirectly.

Level 3 fair value is estimated using unobservable inputs for the investment properties. The unobservable input relates to the price per square feet. The fair value of investment properties were estimated using the comparison method.

During the financial year, the Group and the Company carried out a review and noted there was no significant change to the fair value of these properties.

7 GOODWILL AND OTHER INTANGIBLE ASSETS

	Goodwill	Trademark	Technical know-how	Intellectual property	Total
Group	RM'000	RM'000	RM'000	RM'000	RM'000
2020					
Cost					
At 1 January	143,803	211	112	3,314	147,440
Disposal of a subsidiary	(79)	-	-	-	(79)
Effect of exchange rate changes	(1,596)	(3)	-	(44)	(1,643)
At 31 December	142,128	208	112	3,270	145,718
Accumulated amortisation and impairment loss					
At 1 January	-	-	112	3,314	3,426
Effect of exchange rate changes	-	-	-	(44)	(44)
At 31 December	-	-	112	3,270	3,382
Carrying amount at 31 December	142,128	208	-	-	142,336
2019					
Cost					
At 1 January	145,191	213	112	3,353	148,869
Effect of exchange rate changes	(1,388)	(2)	-	(39)	(1,429)
At 31 December	143,803	211	112	3,314	147,440
Accumulated amortisation and impairment loss					
At 1 January	_	_	112	3,353	3,465
Effect of exchange rate changes	-	-	-	(39)	(39)
At 31 December	-	-	112	3,314	3,426
Carrying amount at 31 December	143,803	211	_	-	144,014

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

7 GOODWILL AND OTHER INTANGIBLE ASSETS (CONTINUED)

Impairment testing of goodwill

Goodwill arising from business combination has been allocated to the Group's cash-generating units ("CGU") identified according to operating divisions. The carrying amounts of goodwill allocated to the respective CGUs are as follows:

	G	roup
	2020	2019
	RM'000	RM'000
Cash-generating units		
Specialised Pipe Coating and Corrosion Protection Services (CGU A)	76,659	77,483
EPC, Fabrication and Rental of Gas Compressors and Process Equipment (CGU B)	65,469	66,320
	142,128	143,803

The recoverable amounts of the CGUs are determined based on value-in-use calculations. These calculations use pre-tax cash flow projections based on financial budgets approved by management covering a period of 5 years (2019: 5 years) based on past performance and their expectations of the market development. Terminal value is estimated at the end of the 5-year period.

Value-in-use was determined by discounting the future cash flows generated from the CGUs based on the following key assumptions on the premise that there will be no material changes in the Group's principal activities. The discount rates used reflect the weighted average cost of capital adjusted for specific risks associated with the CGUs of the Group.

Due to the uncertainty of the impact from Covid-19 pandemic, management developed the base case and worst case scenario of cash flow projections. Probabilities of occurrence were assigned to each scenario to arrive at a single set of cash flow projection. The assumptions used in both scenarios and the probabilities of occurrence assigned required management's judgement.

The key assumptions used in the cash flow projections for CGU A and CGU B under the base case and worst case scenarios are as follows:

CGU A

- (a) The revenue forecast for CGU A is supported by management's expected projects, which is in line with past performance records, future market outlook and management's expectation of market developments. A reduction to the revenue forecast was applied for the worst case scenario;
- (b) Pre-tax discount rate of 14.3% was applied for both scenarios, benchmarked against comparable companies at the date of assessment (2019: 12.5%); and
- (c) A terminal growth rate of 1.5% was applied to the base case scenario while no terminal growth was applied to the worst case scenario (2019: 1.5%).

CGU B

- (a) The revenue forecast for CGU B is supported by management's expected projects, which is in line with past performance records, future market outlook and management's expectation of market developments. A reduction to the revenue forecast was applied for the worst case scenario;
- (b) Pre-tax discount rate of 17.0% was applied for both scenarios, benchmarked against comparable companies at the date of assessment (2019: 19.1%); and
- (c) No terminal growth rate was applied to both scenarios (2019: 1.5%).

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7 GOODWILL AND OTHER INTANGIBLE ASSETS (CONTINUED)

Sensitivity

CGU A

As at 31 December 2020, the recoverable amount of CGU A is estimated to exceed the carrying amounts and is not sensitive to any reasonable change in the key assumptions.

As at 31 December 2019, the recoverable amounts of CGU A is estimated to exceed the carrying amounts. The recoverable amounts of CGU A would equal its carrying amount if the key assumptions were to change as disclosed below.

		2019
	From	То
Revenue growth rate for 5 years	7.1%	6.5%
Pre-tax discount rate	12.5%	12.9%
Growth rate for terminal value	1.5%	<0%

Reasonably possible changes to the key assumptions would have decreased the carrying amounts of CGU A as follows:

	Group
	2019
	RM'000
Revenue growth rate (1% decrease)	12,012
Pre-tax discount rate (0.5% increase)	16,055

There are no reasonably possible changes in the terminal growth rate that would have changed the carrying amounts of CGU A.

CGU B

As at 31 December 2020 and 31 December 2019, the recoverable amount of CGU B is estimated to exceed the carrying amounts and is not sensitive to any reasonable change in the key assumptions.

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8 **DEFERRED TAX ASSETS/(LIABILITIES)**

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when the deferred taxes relate to the same tax authority. The following amounts, determined after appropriate offsetting, are shown in the statements of financial position:

	G	Group		Company	
	2020	2019	2020	2019	
	RM'000	RM'000	RM'000	RM'000	
Deferred tax assets	35,364	52,567	3,605	2,455	
Deferred tax liabilities	(9,746)	(11,915)	-	-	
	25,618	40,652	3,605	2,455	
At 1 January	40,652	29,540	2,455	2,423	
Credited/(Charged) to profit or loss (Note 34):					
- Unused tax losses	(15,574)	14,833	-	-	
- Property, plant and equipment	(6,987)	(3,223)	(138)	127	
- Provisions and accruals	3,424	583	1,288	(95)	
- Unrealised foreign exchange	798	(12)	-	-	
- Others	(637)	(845)	-	-	
	(18,976)	11,336	1,150	32	
Disposal of subsidiaries	3,507	-	-	-	
Effect of exchange rate changes	435	(224)	-	-	
At 31 December	25,618	40,652	3,605	2,455	
Subject to income tax					
Deferred tax assets (before offsetting)					
- Unused tax losses	26,665	42,069	-	-	
- Property, plant and equipment	272	6,783	-	120	
- Provisions and accruals	11,278	7,659	3,623	2,335	
- Unrealised foreign exchange losses	230	198	-	-	
- Others	838	704	-	-	
	39,283	57,413	3,623	2,455	
Offsetting	(3,919)	(4,846)	(18)	-	
Deferred tax assets (after offsetting)	35,364	52,567	3,605	2,455	
Deferred tax liabilities (before offsetting)					
- Property, plant and equipment	(9,367)	(12,648)	(18)	-	
- Unrealised foreign exchange gains	(74)	(612)	-	-	
- Others	(4,224)	(3,501)	-	-	
	(13,665)	(16,761)	(18)	_	
Offsetting	3,919	4,846	18	-	
Deferred tax liabilities (after offsetting)	(9,746)	(11,915)	-	-	

The Group concluded that the deferred tax assets will be recoverable using the estimated future taxable income of the subsidiaries of the Company. There are secured project and unsecured project with high probabilities which contributed to the future taxable income at the subsidiaries.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

8 DEFERRED TAX ASSETS/(LIABILITIES) (CONTINUED)

The Group did not recognise deferred tax assets arising from the following temporary differences of certain subsidiaries as it is not probable that future taxable profit will be available against which the deferred tax assets can be utilised in these subsidiaries.

	Group	
	2020	2019
	RM'000	RM'000
Deductible temporary differences on:		
- Unused tax losses	284,599	228,202
- Unabsorbed capital allowances	151,262	118,623
- Provisions and accruals	31,831	10,787
- Others	66,798	64,554
	534,490	422,166
Deferred tax assets not recognised is based on respective countries tax rate	116,862	96,066

Under the Malaysia Finance Act 2018, the Group's accumulated unused tax losses, for which no deferred tax assets were recognised on, can be carried forward for another 7 consecutive years of assessment (YA) as follows:

		G	Group	
		2020	2019	
Unused tax losses	Expiring in	RM'000	RM'000	
- YA2018	YA2025	75,472	63,656	
- YA2019	YA2026	43,453	2,579	
- YA2020	YA2027	23,121	-	
		142,046	66,235	

9 INVESTMENT IN SUBSIDIARIES

	Company	
	2020	2019
	RM'000	RM'000
Unquoted shares, at cost	923,730	858,730
Accumulated impairment losses	(173,526)	(127,526)
	750,204	731,204
Advances to subsidiaries (net investment)	32,393	32,393
	782,597	763,597

Advances to subsidiaries for long term working capital purposes represent an extension of capital to the subsidiaries and are as such net investment.

During the financial year, an amount due by a subsidiary amounting to RM65,000,000 has been capitalised as investment in subsidiary.

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9 INVESTMENT IN SUBSIDIARIES (CONTINUED)

The movements in the allowance for impairment losses of investment in subsidiaries during the financial year are as follows:

	Col	mpany
	2020	2019 RM'000
	RM'000	
At 1 January	127,526	127,526
Impairment loss recognised	46,000	-
	173,526	127,526

Due to the negative impact of Covid-19 pandemic, the investment in a subsidiary of the Company is not expected to be recovered. The recoverable amount is RM3,000,000, determined through the higher of value in use or fair value less cost to sell. As a result, impairment loss of RM46,000,000 was charged.

Details of subsidiaries are as follows:

		Group's effective interest				
		2020 %	2019 %	Country of incorporation	Principal activities	
	Wasco Energy Ltd.	100	100	Bermuda	Investment holding	
	Wasco Management Services Sdn. Bhd.	100	100	Malaysia	Provision of management support services	
*	Wasco Capital Pte. Limited	100	100	Singapore	Investment and management of treasury activities	
~	Wasco (Australia) Pty. Ltd.	60	60	Australia	Provision of construction services for the oil and gas industry	
#	Wasco Coatings Limited	100	100	Hong Kong, SAR	Investment holding	
*	Wasco Coatings UK Ltd.	100	100	England and Wales	Investment holding	
*	Wasco Management Services S.R.L.	_m	100	Italy	Dormant (Dissolved)	
*	Wasco Coatings Singapore Pte. Ltd.	100	100	Singapore	Investment holding	
~	Turn Key Pipeline Services B.V.	100	100	The Netherlands	Provision of engineering design, construction, installation services and supply of equipment for pipe coating plant and facilities for the oil and gas industry	
	Wasco CPM Sdn. Bhd.	51	51	Malaysia	Engineering, procurement and construction of onshore and near shore of hydrocarbon, water and slurry pipelines and associated facilities	
*	Eco Consortium Sdn. Bhd.	48π	48 ^e	Malaysia	Dormant	

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9 **INVESTMENT IN SUBSIDIARIES (CONTINUED)**

Details of subsidiaries are as follows (continued):

			effective rest		
		2020 %	2019 %	Country of incorporation	Principal activities
*	Wasco Coatings Middle East QFZ LLC	60	60 ^k	State of Qatar	Provision of anti-corrosion and concrete weight coating of pipelines to the oil and gas industry
	Wasco Coatings Services Sdn. Bhd.	100	100	Malaysia	Provision of pipe coating and related services to the oil and gas industry
#	Wasco Coatings Norway AS	100	100	Norway	Dormant
~	Wasco Coatings Europe B.V.	100	100	The Netherlands	Provision of pipe coating and related services to the oil and gas industry
~	Wasco-PAP Services Ghana Limited	_i	_i	The Republic of Ghana	Provision of services for the oil and gas sector
#	Wasco Coatings Germany GmbH	100	100	Germany	Provision of pipe coating and related services to the oil & gas industry
#	Wasco Coatings Germany (Plant and Equipment) GmbH	100	100	Germany	Provision of pipe coating and related services to the oil & gas industry and the leasing of land, building and coating equipment
#	Wasco Coatings Finland Oy	100	100	Finland	Provision of pipe coating and related services to the oil & gas industry
#	Wasco Coatings Finland (Plant and Equipment) Oy	100	100	Finland	Provision of pipe coating and related services to the oil & gas industry and the leasing of land, building and coating equipment
	PPSC Industrial Holdings Sdn. Bhd.	100	100	Malaysia	Investment holding
	Wasco Resources Sdn. Bhd.	100	100	Malaysia	Property investment holding
	Wasco Coatings Malaysia Sdn. Bhd.	70	70	Malaysia	Coating of pipes for the oil and gas industry
	Wasco Coatings Insulation Sdn. Bhd.	70	70	Malaysia	Coating of pipes for the oil and gas industry
#	Wasco Coatings HK Limited	100	100	Hong Kong, SAR	Investment holding, construction of coating plants, marketing and provision of pipe coating and related services to the oil and gas industry.

industry

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INVESTMENT IN SUBSIDIARIES (CONTINUED)

		Group's effective interest			
		2020 %	2019 %	Country of incorporation	Principal activities
~	Wasco Energy De Mexico S.A.DE C.V.	ú	Li .	Mexico	Dormant (In Member's Voluntary Liquidation)
~	Wasco Kanssen Limited	100	100	British Virgin Islands	Investment holding and provision of pipe coating services
*	Jingzhou Wasco Kanssen Offshore Petroleum Engineering Co., Ltd.	100	100	People's Republic of China	Provision of pipe coating services
*	Kanssen (Yadong) Coating Services (Jingzhou) Company Limited	100	100	People's Republic of China	Provision of pipe coating services
*	PPSC China Limited	100	100	Hong Kong, SAR	Investment holding
	Wasco Oil Technologies Sdn. Bhd.	100	100	Malaysia	Investment holding and provision of management services
	Wasco Oilfield Services Sdn. Bhd.	49 ^π	49π	Malaysia	Investment holding
	Wasco Corrosion Services Sdn. Bhd.	63	63	Malaysia	Supply and installation of sacrificial anodes, provision of cathodic protection services and equipment, corrosion protection services, passive fire protection services, special paint coating services and provision of technical training services
	Wasco Lindung Sdn. Bhd.	48 ¹¹	48π	Malaysia	Manufacture, supply and installation of sacrificial anodes, provision of cathodic protection services and equipment, corrosion protection services, passive fire protection services, special paint coating services and provision of technical training services
*	PT. MPE Deepwater	_a	_a	Indonesia	Dormant (Liquidated)
	Asiana Emas Sdn. Bhd.	100	100	Malaysia	Investment holding
	Petro-Pipe (Sabah) Sdn. Bhd.	70	70 ^d	Malaysia	Manufacturing and sales of spiral welded pipes for the oil and gas industry
	Wasco Engineering Group Limited	100	100	British Virgin Islands	Investment holding

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9 **INVESTMENT IN SUBSIDIARIES (CONTINUED)**

		Group's effective interest			
		2020 %	2019 %	Country of incorporation	Principal activities
#	Wasco Engineering International Ltd.	100	100	British Virgin Islands	Leasing of compressors and power generators, designing, engineering and fabrication and sale of gas processing and compression systems and gas based power generators; and servicing and selling parts of oil and gas processing and compression systems
*	WEGL Services India Private Limited	100	100 ^h	India	Dormant
*	PT Wasco Engineering International	100	100	Indonesia	Consulting services, rental, repair and maintenance of natural gas industry equipment
*	WS Engineering & Fabrication Pte. Ltd.	100	100	Singapore	Design, engineering and fabrication of oil and gas processing and compression systems and equipment
~	Wasco Engineering Australia Pty. Ltd.	100	100	Australia	Dormant
*	WS Engineering Equipment Pte. Ltd.	100	100	Singapore	Leasing of equipment and provision of operation and maintenance, and other related services to the oil and gas industry
~	Mackenzie Hydrocarbons (Australia) Pty. Ltd.	100	100	Australia	Provision of engineering consultancy and fabrication services
*	WS Engineering Technologies Pte. Ltd.	92	92	Singapore	Engineering and fabrication of oil and gas systems and equipment
#	PT. Wasco Engineering Indonesia	87	87	Indonesia	Provision of engineering, design, fabrication and construction services for oil and gas industry
*	Wasco E&P Services Limited	100	100	Hong Kong, SAR	Investment holding
*	WSN Investments Limited	100	100	Hong Kong, SAR	Dormant
*	Wasco China International Limited	100	100	Hong Kong, SAR	Investment holding

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INVESTMENT IN SUBSIDIARIES (CONTINUED)

		Group's effective interest				
		2020 %	2019 %	Country of incorporation	Principal activities	
*	Ashburn Offshore Oil & Gas Equipment & Engineering (Tianjin) Co. Ltd.	65	65	People's Republic of China	Design and manufacturing of products to the oil and gas industry	
*	Ashburn International Trade (Tianjin) Co. Ltd.	65	65	People's Republic of China	International trade, processing and assembling, storage of bonded goods and development of high technological products and consultancy services	
	Jutasama Sdn. Bhd.	100	100	Malaysia	Contracting of industrial engineering projects	
	Mackenzie Industries Sdn. Bhd.	60	60	Malaysia	Undertaking of steam boilers and energy system projects in both local and overseas markets	
	Jutasama Jaya Sdn. Bhd.	100	100	Malaysia	Dormant	
	VI Energy Ltd	_n	100	Federal Territory of Labuan, Malaysia	Dormant	
	PMT Energy Sdn. Bhd.	_n	_ 9	Malaysia	Dormant (In Member's Voluntary Winding Up)	
~	P.M.T.I. Energy (Cambodia) Co. Ltd.	_n	75	Kingdom of Cambodia	Dormant	
	PMT Industries Sdn. Bhd.	100	100	Malaysia	Manufacturing and supplying of spare parts, equipment and provision of maintenance services for palm oil and other agricultural industries	
	PMT Industries (Labuan) Ltd.	100	100	Federal Territory of Labuan, Malaysia	Supply of equipment for palm oil and other agricultural industries	
	PMT-Phoenix Industries Sdn. Bhd.	_c	_c	Malaysia	Dormant (In Member's Voluntary Winding Up)	
	PMT-Dong Yuan Industries Sdn. Bhd.	100	100	Malaysia	Fabrication, assembly and supply of machinery and equipment to palm oil industry	
*	PT. PMT Industri	100	100	Indonesia	Supply of spare parts, equipment, provision of maintenance services and engineering consultation for palm oil and other agricultural industries	

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9 **INVESTMENT IN SUBSIDIARIES (CONTINUED)**

		•	,		
		Group's effective interest			
		2020 %	2019 %	Country of incorporation	Principal activities
	Peakvest Sdn. Bhd.	100	100	Malaysia	Letting of properties
	PMT Saito Sdn. Bhd.	51	51	Malaysia	Manufacturing accessories and equipment under the brand of 'Saito', for disc bowl centrifuge for palm oil industry, manufacturing of decanters model SID550P and 580P for palm oil industry, and manufacturing and development of new products in any industry
	Petro-Pipe Industrial Corporation Sdn. Bhd.	100	100	Malaysia	Investment holding
	Petro-Pipe Industries (M) Sdn. Bhd.	100	100	Malaysia	Investment holding
	PPI Industries Sdn. Bhd.	100	100	Malaysia	Supplying and trading of steel pipes and related products and services
	Syn Tai Hung Trading Sdn. Bhd.	100	100	Malaysia	Trading and distribution of building materials
	Stellar Marketing Sdn. Bhd.	100	100	Malaysia	Dormant
~	Syn Tai Hung (Cambodia) Co. Ltd	100	100 ^f	Kingdom of Cambodia	Trading and warehousing of building materials
	Petro-Pipe Engineering Services Sdn. Bhd.	100	100	Malaysia	Trading and distribution parts and machineries and other ancillary materials and services
	WDG Resources Sdn. Bhd.	60	60	Malaysia	Trading, distribution, wholesale and retail, renting, leasing and service of industry machinery, equipment and parts
	Syn Tai Hung Marketing Sdn. Bhd.	60	60	Malaysia	Trading, distribution and service of industry machinery, equipment and spare parts; trading and distribution of building materials; marketing, distribution, service, maintenance and assembly of industrial and agricultural equipment
	STH Edaran Sdn. Bhd. (formerly known as LT Steam Energy Sdn Bhd)	60 ¹	-	Malaysia	Marketing, distribution, service, maintenance and assembly of industrial and agricultural equipment

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INVESTMENT IN SUBSIDIARIES (CONTINUED)

		Group's effective interest				
		2020 %	2019 %	Country of incorporation	Principal activities	
	Syn Tai Hung Borneo Sdn. Bhd.	70	70	Malaysia	Trading and distribution of building materials	
	Spirolite (M) Sendirian Berhad	_0	100	Malaysia	Manufacturing and trading of spiral pipes, straight pipes, tubes, tanks and containers	
	Spirolite Marketing Sdn. Bhd.	_0	-	Malaysia	Dormant (In Member's Voluntary Winding Up)	
*	Spirolite (Myanmar) Company Limited	_0	100	The Republic of the Union of Myanmar	Manufacturing and marketing of polyethylene pipes, fittings and tanks for related fluid conveyance products	
*	Wah Seong International Pte Limited	100	100	Hong Kong, SAR	Investment holding	
~	WSIPL Australia Pty. Ltd.	100	100	Australia	Dormant	
	Wah Seong Industrial Holdings Sdn. Bhd.	100	100	Malaysia	Investment and property holding and provision of management services	
	Syn Tai Hung Corporation Sdn. Bhd.	_b	_b	Malaysia	Dormant (Dissolved)	
	Wah Seong Management Services Sdn. Bhd.	100	100	Malaysia	Provision of management support services and business management consultancy services	
	WSC Capital Sdn. Bhd.	100	100	Malaysia	Treasury management centre providing services to its related companies within Malaysia and overseas which includes cash financing, debt management, investment services and financial risk management	
	Maple Sunpark Sdn. Bhd.	100	100	Malaysia	Letting of properties	
	Triple Cash Sdn. Bhd.	79	79	Malaysia	Investment and property holding	
	Sunrise Green Sdn. Bhd.	65	65	Malaysia	Investment and property holding	

Audited by a firm other than member firms of PricewaterhouseCoopers International Limited and PricewaterhouseCoopers PLT.

Audited by a member firm of PricewaterhouseCoopers International Limited which is a separate and independent legal entity from PricewaterhouseCoopers PLT.

Companies not required by their local laws to appoint statutory auditors.

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9 INVESTMENT IN SUBSIDIARIES (CONTINUED)

- o On 13 August 2020, Syn Tai Hung Trading Sdn. Bhd. ("STHT"), an indirect wholly-owned subsidiary of the Company, had diluted its 100% equity interest held to 30% by disposing 3,622,990 ordinary shares, representing 70% of equity interest in Spirolite (M) Sendirian Berhad ("Spirolite Malaysia") for a total cash consideration of RM30,369,000.
 - As a result of the disposal, Spirolite Malaysia and its subsidiaries namely Spirolite Marketing Sdn. Bhd. and Spirolite (Myanmar) Company Limited ceased to be subsidiaries and became associates of STHT and the Company accordingly. Refer to Note 37(b) for further details.
- on 30 July 2020, Jutasama Sdn. Bhd. ("JSB"), a wholly-owned subsidiary of the Company, had disposed 1,000 ordinary shares in the issued and paid-up share capital of VI Energy Ltd ("VI Energy"), representing 100% of the equity interest in VI Energy Ltd for a total cash consideration of USD1,000. As a result of the disposal, VI Energy and its subsidiaries namely P.M.T.I Energy (Cambodia) Co., Ltd. and PMT Energy Sdn. Bhd. ceased to be subsidiaries of JSB and the Company accordingly. Refer to Note 37(a) for further details.
- of the Company, had at its Shareholder Meeting, approved the resolution to voluntary liquidate and dissolve WMS SRL in accordance with the rules and regulations of the Companies Act in Italy. The liquidation certificate pertaining to the Member's Voluntary Liquidation of WMS SRL was received on 27 May 2020. As a result, the Group no longer controls the subsidiary and as such it was not consolidated.
- On 2 March 2020, Syn Tai Hung Marketing Sdn. Bhd. ("STH Marketing"), an indirect 60% owned subsidiary of the Company, had acquired 80 and 20 ordinary shares, representing 80% and 20% equity interest respectively in the total number of issued and paid-up share capital of STH Edaran Sdn. Bhd. (formerly known as LT Steam Energy Sdn Bhd) ("STH Edaran") for a total cash consideration of RM100. Upon completion of the acquisition of STH Edaran shares, STH Edaran became an indirect 60% owned subsidiary of the Company, held through STH Marketing.
- On 28 November 2019, Wasco Coatings Middle East QFZ LLC ("WC Middle East") was incorporated in the State of Qatar. WC Middle East has an initial issued and paid-up share capital of QR200,000 divided into 2,000 shares of QR100 each. WC Middle East became an indirect 60% owned subsidiary of the Company, held through Wasco Coatings Limited, an indirect wholly-owned subsidiary of the Company and Medgulf Construction Company W.L.L., with equity interest of 60% and 40% respectively.
- j On 22 November 2019, Wasco Coatings Europe B.V., an indirect wholly-owned subsidiary of the Company, had disposed of 770,000 ordinary shares in the issued and paid-up share capital of Wasco-PAP Services Ghana Limited ("WPSG"), representing 70% equity interest in WPSG to PAP Energy Limited, the existing shareholder of WPSG, for a total cash consideration of EUR1,000.
 - As a result of the disposal, WPSG ceased to be an indirect subsidiary of the Company.
- On 22 October 2019, Wasco Energy De Mexico S.A. DE C.V. ("WEDM"), an indirect wholly-owned subsidiary of the Company, had at its General Extraordinary Shareholders' Meeting, approved the resolution to voluntary liquidate WEDM in accordance with the rules and regulations of the General Corporations Law of Mexico. As a result, the Group no longer controls the subsidiary and as such it was not consolidated.
- h On 9 July 2019, WEGL Services India Private Limited ("WEGL Services India") was incorporated in India. WEGL Services India has an initial issued share capital of INR14,000,000 divided into 1,400,000 equity shares of INR10 each. WEGL Services India became an indirect wholly-owned subsidiary of the Company, held through Wasco Engineering Group Limited and Wasco Engineering International Ltd., both are an indirect wholly-owned subsidiaries of the Company, with equity interest of 99% and 1% respectively.
- On 8 July 2019, PMT Energy Sdn. Bhd. ("PMT Energy"), an indirect wholly-owned subsidiary of the Company, had at its Extraordinary General Meeting inter-alia, approved the special resolution to wind up PMT Energy by way of Member's Voluntary Winding Up. As a result, the Group no longer controls the subsidiary and as such it was not consolidated.

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9 INVESTMENT IN SUBSIDIARIES (CONTINUED)

- f On 24 June 2019, Syn Tai Hung Trading Sdn. Bhd. ("STHT"), an indirect wholly-owned subsidiary of the Company, had acquired 30,000 and 60,000 ordinary shares, representing 10% and 20% equity interest respectively in the issued and paid-up share capital of Syn Tai Hung (Cambodia) Co., Ltd. ("STH Cambodia") from Petro-Pipe Engineering Services Sdn. Bhd., an indirect wholly-owned subsidiary of the Company and Mr Okhna Ing Veasna for a total nominal consideration of USD100 and USD200 respectively.
 - Upon completion of the acquisition of STH Cambodia shares, STH Cambodia became an indirect wholly-owned subsidiary of the Company, held through STHT.
- e On 12 June 2019, Wasco CPM Sdn. Bhd. ("Wasco CPM"), an indirect 51% owned subsidiary of the Company, had acquired 9,500 ordinary shares, representing 95% of equity interest in the total number of issued and paid-up share capital of Eco Consortium Sdn. Bhd. ("ECSB"), for a total consideration of RM1. Upon completion of the acquisition of ECSB shares, ECSB became an indirect 48% owned subsidiary of the Company, held through Wasco CPM.
 - Although the Company does not own more than 50% of the equity shares of ECSB and consequently it does not control more than half of the voting power of those shares, it has the power to appoint and remove the majority of the Board of Directors of ECSB as such control of these entities is by the Company. Consequently, ECSB is controlled by the Company and is consolidated in these financial statements.
- On 28 February 2019, Asiana Emas Sdn. Bhd. ("AESB"), an indirect wholly-owned subsidiary of the Company, had increased its equity interest in Petro-Pipe (Sabah) Sdn. Bhd. ("PPS") from 60% to 70% following the Renounceable Rights Issue Exercise undertaken by PPS of 10,000,000 ordinary shares issued at RM2.00 each. The Renounceable Rights Issue shares was issued and allotted proportionately to PPS's existing shareholders, namely AESB and Sabah Energy Corporation Sdn. Bhd. ("SEC") which SEC had renounced in totality.
- c On 15 December 2017, PMT-Phoenix Industries Sdn. Bhd. ("PMT-Phoenix"), an indirect wholly-owned subsidiary of the Company had at its Extraordinary General Meeting inter-alia, approved the special resolution to wind up PMT-Phoenix by way of Member's Voluntary Winding Up. As a result, the Group no longer controls the subsidiary and as such it was not consolidated.
- b On 18 November 2015, Syn Tai Hung Corporation Sdn. Bhd. ("STHC"), an indirect wholly-owned subsidiary of the Company, had at its Extraordinary General Meeting inter-alia, approved the special resolution to wind up STHC by way of Member's Voluntary Winding Up. As a result, the Group no longer controls the subsidiary and as such it was not consolidated.
 - STHC had held its final meeting for the Member's Voluntary Winding Up and was fully dissolved.
- a On 7 March 2012, PT. MPE Deepwater ("PT. MD"), an indirect subsidiary of the Company, had at its Extraordinary General Meeting, inter-alia, approved the special resolutions to wind up the company by way of Member's Voluntary Winding Up. As a result, the Group no longer controls the subsidiary and as such it was not consolidated.
 - On 7 December 2020, PT. MD, had completed the voluntary liquidation in accordance with the rules and regulations of the Republic of Indonesia.
- p Although the Company does not own more than 50% of the equity shares of Wasco Oilfield Services Sdn. Bhd. ("WOS"), Wasco Lindung Sdn. Bhd. ("WL") and Eco Consortium Sdn. Bhd. ("ECSB"), and consequently it does not control more than half of the voting power of those shares, it has the power to appoint and remove the majority of the Board of Directors of WOS, WL and ECSB as such control of these entities is by the Company. Consequently, WOS, WL and WCSB are controlled by the Company and are consolidated in these financial statements

Subsequent event

On 4 March 2021, Wasco Management Services S.R.L., an indirect wholly-owned subsidiary of the Company, had completed the voluntary liquidation and was cancelled from the Chamber of Commerce of Milan Brianza Lodi, in accordance with the rules and regulations of the Companies Act in Italy.

On 11 February 2021, WSN Investments Limited, an indirect wholly-owned subsidiary of the Company, was deregistered pursuant to Section 751 of the Companies Ordinance in Hong Kong.

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INVESTMENT IN SUBSIDIARIES (CONTINUED) 9

Non-controlling interests in subsidiaries

The Group's subsidiaries that have material non-controlling interests ("NCI") are as follows:

	Mackenzie Industries Sdn. Bhd.	Wasco Coatings Malaysia Sdn. Bhd.	Petro- Pipe (Sabah) Sdn. Bhd.	Other individually immaterial subsidiaries	Total
Group	RM'000	RM'000	RM'000	RM'000	RM'000
2020					
NCI percentage of ownership interest and voting interest	40%	30%	30%		
Carrying amount of NCI	7,281	41,776	(4,361)	5,142	49,838
Net (loss)/profit allocated to NCI	(498)	(11,692)	1,034	(397)	(11,553)
Summarised financial information before intra-group elimination					
As at 31 December					
Non-current assets	6,293	192,117	64,414		
Current assets	65,950	165,682	65,751		
Non-current liabilities	-	(174,762)	-		
Current liabilities	(54,040)	(43,785)	(113,178)		
Net assets	18,203	139,252	16,987		
Financial year ended 31 December					
Revenue	87,497	22,452	108,071		
Net (loss)/profit	(1,244)	(38,973)	4,549		
Cash flows generated from/(used in) operating activities	7,138	3,284	53,569		
Cash flows (used in)/generated from investing activities	(420)	4,359	(1,146)		
Cash flows used in financing activities	(7,680)	(3,565)	(46,150)		
Net change in cash and cash equivalents	(962)	4,078	6,273		
Dividends paid/payable to NCI	-	-	-		

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9 **INVESTMENT IN SUBSIDIARIES (CONTINUED)**

Non-controlling interests in subsidiaries (continued)

The Group's subsidiaries that have material non-controlling interests ("NCI") are as follows (continued):

Group	Mackenzie Industries Sdn. Bhd. RM'000	Wasco Coatings Malaysia Sdn. Bhd. RM'000	Petro- Pipe (Sabah) Sdn. Bhd. RM'000	Other individually immaterial subsidiaries RM'000	Total RM'000
2019					
NCI percentage of ownership interest and voting interest	40%	30%	30%		
Carrying amount of NCI	7,779	53,399	(5,394)	5,468	61,252
Net (loss)/profit allocated to NCI	(2,882)	(8,776)	(1,284)	2,373	(10,569)
Summarised financial information before intra-group elimination					
As at 31 December					
Non-current assets	6,229	213,418	75,810		
Current assets	78,127	230,930	92,371		
Non-current liabilities	-	(178,745)	-		
Current liabilities	(64,909)	(87,606)	(155,742)		
Net assets	19,447	177,997	12,439		
Financial year ended 31 December					
Revenue	109,814	5,553	84,167		
Net (loss)/profit	(7,204)	(29,253)	2,714		
Cash flows used in operating activities	(3,266)	(28,036)	(56,463)		
Cash flows generated from/(used in) investing activities	8,671	25,202	(677)		
Cash flows (used in)/generated from financing activities	(3,197)	3,178	65,666		
Net change in cash and cash equivalents	2,208	344	8,526		
Dividends paid/payable to NCI	480	10,200	-		

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10 INVESTMENT IN ASSOCIATES

	Group	
	2020	2019
	RM'000	RM'000
Quoted shares in Malaysia	130,114	130,114
Unquoted shares	97,414	84,076
Share of post-acquisition results and reserves	3,605	(6,363)
	231,133	207,827
Share of net assets of associates	231,133	207,827
Quoted shares in Malaysia at fair value	91,743	117,708

Quoted shares - Petra Energy Berhad

As at 31 December 2020 and 31 December 2019, the fair value of the Group's investment in quoted shares is based on Level 1 of the fair value hierarchy.

The market value of the Group's interest in quoted shares, representing its fair value as at 31 December 2020, was approximately RM91,743,000 (2019: RM117,708,000). This fair value is approximately RM11,139,000 below the carrying value, giving rise to an impairment indicator on the carrying value of the investment of RM102,882,000 (2019: RM15,027,000 above the carrying value, with no impairment indicator).

As the fair value less costs of disposal is lower than the value-in-use of the investment, the Group has determined the recoverable amount of the investment using discounted cash flows expected to be generated from the investment. The calculations use pre-tax cash flow projections based on financial budgets approved by the Group covering a period of 5 years (2019: 5 years) based on past performance and management's expectations of market development. Terminal value is estimated at the end of the 5-year period.

Due to the uncertainty of the impact from Covid-19 pandemic, management developed the base case and worst case scenario of cash flow projections. Probabilities of occurrence were assigned to each scenario to arrive at a single set of cash flow projection. The assumptions used in both scenarios and the probabilities of occurrence assigned required management's judgement.

The key assumptions used in the cash flow projections for the investment under the base case and worst case scenarios are as follows:

- (a) The revenue forecast is supported by management's expected projects, which is in line with past performance records, future market outlook and management's expectation of market developments. A reduction to the revenue forecast was applied for the worst case scenario;
- (b) Pre-tax discount rate of 15.0% was applied for both scenarios, benchmarked against comparable companies at the date of assessment; and
- (c) A terminal growth rate of 2.0% was applied across both scenarios.

The value-in-use is above the carrying value of the Group's investment in quoted shares. As such, no impairment loss is deemed necessary to be recognised in the financial year ended 31 December 2020.

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10 INVESTMENT IN ASSOCIATES (CONTINUED)

Sensitivity

As at 31 December 2020, the recoverable amounts of the investment in an associate is estimated to exceed the carrying amount. The recoverable amount of the investment would equal its carrying amount if the key assumptions were to change as follows:

		2020	
	From	То	
Pre-tax discount rate	15.0%	16.2%	
Growth rate for terminal value	2.0%	0.7%	

There are no reasonably possible changes in the key assumptions that would have changed the carrying amount of the investment.

Details of associates are as follows:

	Country of incorporation	Group's effective interest		Principal activities
		2020 %	2019 %	
WS Integrasi Sdn. Bhd.	Malaysia	49	49	Trading, distribution, sales and marketing of the Group's product and services in the oil & gas, renewable energy, engineering, industrial and property (including land acquisitions) industries as well as undertaking other external business services opportunities
Petra Energy Berhad	Malaysia	27	27	Investment holding
Evraz Wasco Pipe Protection Corporation	Canada	49	49	Provision of pipe coating services
Syarikat Beka Sdn. Bhd.	Malaysia	48	48	Dormant
Wah Seong Boustead Company Limited	Myanmar	50	50	Property development, trading and provision of auxiliary services
Spirolite (M) Sendirian Berhad	Malaysia	30ª	-	Manufacturing and trading of spiral pipes, straight pipes, tubes, tanks and containers

a On 13 August 2020, Syn Tai Hung Trading Sdn. Bhd. ("STHT"), an indirect wholly-owned subsidiary of the Company, had diluted its 100% equity interest held to 30% by disposing 3,622,990 ordinary shares, representing 70% of equity interest in Spirolite (M) Sendirian Berhad ("Spirolite Malaysia") for a total cash consideration of RM30,369,000.

As a result, Spirolite Malaysia and its subsidiaries namely Spirolite Marketing Sdn. Bhd. and Spirolite (Myanmar) Company Limited ceased to be subsidiaries and became associates of STHT and the Company accordingly. Refer to Note 37(b) for further details.

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10 INVESTMENT IN ASSOCIATES (CONTINUED)

The following table summarises the information of the Group's material associates and reconciles the information to the carrying amount of the Group's interest in the associates. The information has been adjusted to reflect the equity method of accounting, including fair value adjustments:

	Petra Energy Berhad	Evraz Wasco Pipe Protection Corporation	Other individually immaterial associates	Total
Group	RM'000	RM'000	RM'000	RM'000
2020				
Summarised financial information				
As at 31 December				
Non-current assets	283,384	188,290		
Current assets	346,183	81,204		
Non-current liabilities	(4,425)	-		
Current liabilities	(242,680)	(38,421)		
Net assets	382,462	231,073		
Financial year ended 31 December				
Revenue	426,958	152,638		
Net profit	14,069	18,101		
Other comprehensive expense	(449)	-		
Total comprehensive income	13,620	18,101		
Reconciliation of net assets to carrying amount				
As at 31 December				
Group's share of net assets	102,882	113,226	9,187	225,295
Goodwill	-	-	5,759	5,759
Reclass to other payables	-	-	79	79
Carrying amount in statement of financial position	102,882	113,226	15,025	231,133
Group's share of results				
Financial year ended 31 December				
Group's share of profit	3,785	8,869	288	12,942
Group's share of other comprehensive expense	(121)	-	-	(121)
Dividend receivable/received	3,462	-	-	3,462

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10 INVESTMENT IN ASSOCIATES (CONTINUED)

The following table summarises the information of the Group's material associates and reconciles the information to the carrying amount of the Group's interest in the associates. The information has been adjusted to reflect the equity method of accounting, including fair value adjustments (continued):

	Petra Energy Berhad	Evraz Wasco Pipe Protection Corporation	Other individually immaterial associates	Total
Group	RM'000	RM'000	RM'000	RM'000
2019				
Summarised financial information				
As at 31 December				
Non-current assets	283,384	203,124		
Current assets	345,434	46,736		
Non-current liabilities	(4,425)	-		
Current liabilities	(242,680)	(35,726)		
Net assets	381,713	214,134		
Financial year ended 31 December				
Revenue	584,276	79,954		
Net profit	68,271	17,838		
Other comprehensive expense	(632)	-		
Total comprehensive income	67,639	17,838		
Reconciliation of net assets to carrying amount				
As at 31 December				
Group's share of net assets	102,681	104,926	152	207,759
Goodwill	-	-	68	68
Carrying amount in statement of financial position	102,681	104,926	220	207,827
Group's share of results				
Financial year ended 31 December				
Group's share of profit	18,365	8,741	50	27,156
Group's share of other comprehensive expense	(170)	-	-	(170)
Dividend receivable/received	3,462	-	-	3,462

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020.

11 INVESTMENT IN JOINT VENTURES

	G	Group		
	2020	2019		
	RM'000	RM'000		
Unquoted shares	165,241	165,429		
Share of post-acquisition results and reserves	(75,308)	(44,843)		
	89,933	120,586		
Less: Accumulated impairment loss	(8,850)	(8,959)		
	81,083	111,627		
Share of net assets of joint ventures	81,083	111,627		

Unquoted shares - Alam-PE Holdings (L) Inc.

During the current and previous financial year, the Group reviewed the recoverable amount of its investment in a joint venture, Alam-PE Holdings (L) Inc. The Group has determined the recoverable amount of the investment using discounted cash flows expected to be generated from the investment. The discounted cash flows are derived using pre-tax cash flow projections based on financial budgets approved by the Group covering a period of 5 years (2019: 5 years) based on past performance and their expectations of the market development. Terminal value is estimated at the end of the 5-year period.

Due to the uncertainty of the impact from Covid-19 pandemic, management developed the base case and worst case scenario of cash flow projections. Probabilities of occurrence were assigned to each scenario to arrive at a single set of cash flow projection. The assumptions used in both scenarios and the probabilities of occurrence assigned required management's judgement.

The key assumptions used in the cash flow projections for the investment under the base case and worst case scenarios are as follows:

- (a) An average vessel utilisation rate for 5 years of 63.0% was applied to the base case scenario while 61.1% average vessel utilisation rate for 5 years was applied to the worst case scenario (2019: 61.0%). The average utilisation rate is affected by the timing of vessels completing their dry docking. Most vessels were sent or completed their dry docking during the financial year ended 31 December 2020;
- (b) Pre-tax discount rate of 12.5% was applied for both scenarios, benchmarked against comparable companies at the date of assessment (2019: 12.7%); and
- (c) A terminal growth rate of 3.0% was applied to the base case scenario while 2.0% terminal growth rate was applied to the worst case scenario (2019: 2.0%).

Based on management's value-in-use calculation, no impairment loss is deemed necessary to be recognised for the financial year ended 31 December 2020 and 31 December 2019.

Sensitivity

The recoverable amount of the investment in a joint venture would equal its carrying amount if the key assumptions were to change as follows:

			2019		
	From	То	From	То	
Pre-tax discount rate	12.5%	12.6%	12.7%	12.8%	
Growth rate for terminal value	-	-	2.0%	1.9%	

The recoverable amount is not sensitive to the growth rate for terminal value for the financial year ended 31 December 2020.

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11 INVESTMENT IN JOINT VENTURES (CONTINUED)

Sensitivity (continued)

Reasonably possible changes to the key assumptions would have decreased the carrying amount of the investment in a joint venture as follows:

		Group
	2020	2019
	RM'000	RM'000
Pre-tax discount rate (1% increase)	4,300	7,400
Terminal growth rate (1% decrease)	-	5,300

Impairment of investment in joint ventures

The movements for allowance for impairment loss on investment in joint ventures during the financial year are as follows:

		Group
	2020	2019
	RM'000	RM'000
At 1 January	8,959	8,930
Effect of exchange rate changes	(109)	29
At 31 December	8,850	8,959

Details of joint ventures are as follows:

	Country of incorporation		effective rest	Principal activities
		2020 %	2019 %	
Boustead Wah Seong Sdn. Bhd.	Malaysia	50	50	Investment holding activities and businesses in property development and management; provision of general fabrication, engineering and oil and gas services; trading and marketing activities and any other businesses or projects as shall be mutually agreed from time to time in Myanmar
Socotherm Shashi Pipe Coating Co. Ltd.	People's Republic of China	50	50	Provision of pipe coating services
Socotherm PPSC Ningbo (Daxie) Pipe Coating Co. Limited	People's Republic of China	50	50	Marketing and provision of pipe coating services to the oil and gas industry
Sichuan Chuanshi Kanssen (Yadong) Coating Services Company Limited	People's Republic of China	51	51	Provision of pipe coating services
Shaanxi Yadong Anti-Corrosion Company Limited	People's Republic of China	55	55	Provision of pipe coating services
Bayou Wasco Insulation, LLC	United States of America	49	49	Provision of thermal insulation coating services to pipes or pipelines

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11 INVESTMENT IN JOINT VENTURES (CONTINUED)

Details of joint ventures are as follows (continued):

	Country of incorporation	Group's effective interest		Principal activities	
		2020 %	2019 %		
PMT SHINKO Turbine Sdn. Bhd.	Malaysia	49	49	Assembly and supply of equipment for palm oil and other agricultural industries	
Welspun Wasco Coatings Private Limited	India	49	49	Provision of pipe coating services	
Alam-PE Holdings (L) Inc.	Federal Territory of Labuan, Malaysia	49	49	Investment holding	

The following table summarises the information of the Group's material joint ventures and reconciles the information to the carrying amount of the Group's interest in the joint ventures. The information has been adjusted to reflect the equity method of accounting, including fair value adjustments:

Group	Alam-PE Holdings (L) Inc. RM'000	Bayou Wasco Insulation, LLC RM'000	Boustead Wah Seong Sdn. Bhd. RM'000	Welspun Wasco Coatings Private Limited RM'000	Other individually immaterial joint ventures RM'000	Total RM'000
2020						
Summarised financial information						
As at 31 December						
Non-current assets	92,219	73,691	22,528	23,323		
Current assets	21,416	33,150	20,498	8,282		
Cash and cash equivalents	1,046	2,546	14,168	2,776		
Non-current liabilities	-	(63,822)	(2,224)	(18,433)		
Current liabilities	(16,530)	(43,462)	(14,970)	(21,493)		
Non-controlling interest	-	-	(19,322)	-		
Net assets/(liabilities)	98,151	2,103	20,678	(5,545)	-	
Financial year ended 31 December						
Net loss	(31,627)	(13,030)	(3,199)	(11,583)		
Other comprehensive income	-	-	674	558		
Total comprehensive expense	(31,627)	(13,030)	(2,525)	(11,025)	-	
Included in the total comprehensive expense are:						
Revenue	2,227	11,559	9,491	10,401		
Interest income	_,	-	1,504	-		
Depreciation and amortisation	(10,997)	(7,244)	(3,818)	(2,134)		
Interest expense	=	(1,048)	(748)	(2,769)		
Tax expense	(1)	-	(545)	-		

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11 INVESTMENT IN JOINT VENTURES (CONTINUED)

The following table summarises the information of the Group's material joint ventures and reconciles the information to the carrying amount of the Group's interest in the joint ventures. The information has been adjusted to reflect the equity method of accounting, including fair value adjustments (continued):

		Bayou		Welspun Wasco	Other individually	
	Alam-PE	Wasco	Boustead Wals Cooper	Coatings	immaterial	
	Holdings (L) Inc.	Insulation, LLC	Wah Seong Sdn. Bhd.	Private Limited	joint ventures	Total
Group	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
2020 (continued)						
Reconciliation of net assets to carrying amount						
As at 31 December						
Group's share of net assets	48,094	1,030	10,339	(2,717)	18,277	75,023
Goodwill	11,989	-	-	-	1,234	13,223
Less: Accumulated impairment loss	_	-	_	_	(8,850)	(8,850)
Less: Elimination of unrealised profits	_	(1,154)	_	_	_	(1,154)
Reclass to other payables	-	124	-	2,717	-	2,841
Carrying amount in statement of financial position	60,083	-	10,339	-	10,661	81,083

The Group is committed to make good its share of losses of the investment in joint ventures. Accordingly, other payables related to the losses are recognised.

Group's share of results

Financial year ended 31 December

Group's share of loss/(profit)	(15,497)	(6,385)	(751)	(5,676)	1,836	(26,473)
Group's share of other comprehensive income	-	-	174	273	-	447
Dividend receivable/received	-	-	6,692	-	-	6,692

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

11 INVESTMENT IN JOINT VENTURES (CONTINUED)

The following table summarises the information of the Group's material joint ventures and reconciles the information to the carrying amount of the Group's interest in the joint ventures. The information has been adjusted to reflect the equity method of accounting, including fair value adjustments (continued):

Group	Alam-PE Holdings (L) Inc. RM'000	Bayou Wasco Insulation, LLC RM'000	Boustead Wah Seong Sdn. Bhd. RM'000	Welspun Wasco Coatings Private Limited RM'000	Other individually immaterial joint ventures RM'000	Total RM'000
2019						
Summarised financial information						
As at 31 December						
Non-current assets	103,935	78,990	32,454	36,359		
Current assets	32,132	11,992	44,564	2,835		
Cash and cash equivalents	1,401	10,674	12,694	4,486		
Non-current liabilities	_	(69,782)	(3,257)	(34,497)		
Current liabilities	(7,689)	(17,715)	(16,151)	(3,249)		
Non-controlling interest	_	-	(35,088)	_		
Net assets	129,779	14,159	35,216	5,934	-	
Financial year ended 31 December					•	
Net loss	(46,656)	(7,663)	(3,032)	(6,413)		
Other comprehensive expense	-	(414)	(865)	(998)		
Total comprehensive expense	(46,656)	(8,077)	(3,897)	(7,411)	-	
Included in the total comprehensive expense are:						
Revenue	14,698	44,220	9,010	6,233		
Interest income	-	-	137	319		
Depreciation and amortisation	(11,066)	(7,138)	(7,108)	(3,307)		
Interest expense	-	(1,057)	-	(2,596)		
Tax (expense)/credit	(96)		1,512	-		
Reconciliation of net assets to carrying amount						
As at 31 December						
Group's share of net assets	63,592	6,938	17,608	2,908	16,300	107,346
Goodwill	11,989	-	-	_	1,251	13,240
Less: Accumulated impairment loss	_	-	-	_	(8,959)	(8,959)
Carrying amount in statement of financial position	75,581	6,938	17,608	2,908	8,592	111,627

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

11 INVESTMENT IN JOINT VENTURES (CONTINUED)

The following table summarises the information of the Group's material joint ventures and reconciles the information to the carrying amount of the Group's interest in the joint ventures. The information has been adjusted to reflect the equity method of accounting, including fair value adjustments (continued):

	Alam-PE Holdings (L) Inc.	Bayou Wasco Insulation, LLC	Boustead Wah Seong Sdn. Bhd.	Welspun Wasco Coatings Private Limited	Other individually immaterial joint ventures	Total
Group	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
2019 (continued)						
Group's share of results						
Financial year ended 31 December						
Group's share of loss	(22,861)	(3,755)	(702)	(3,142)	(467)	(30,927)
Group's share of other comprehensive						
(expense)/income	-	(203)	(220)	(489)	58	(854)
Group's share of total comprehensive expense	(22,861)	(3,958)	(922)	(3,631)	(409)	(31,781)
Dividend receivable/received	-	-	-	-	21	21

12 FINANCE LEASE RECEIVABLES

	Group		
	2020	2019	
	RM'000	RM'000	
Minimum lease receivables:			
Not later than 1 year	5,472	12,942	
Later than 1 year and not later than 2 years	-	5,550	
	5,472	18,492	
Less: Future finance income	(75)	(666)	
Present value of finance lease assets	5,397	17,826	
Present value of finance lease receivables:			
Not later than 1 year	5,397	12,352	
Later than 1 year and not later than 2 years	-	5,474	
Present value of finance lease assets	5,397	17,826	

The effective interest rate of the Group's finance lease receivables is 5.08% (2019: 5.08%).

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12 FINANCE LEASE RECEIVABLES (CONTINUED)

	Group	
	2020	2019 RM'000
	RM'000	
At 1 January	17,826	32,422
Finance lease income recognised	607	1,270
Lease payments received	(13,309)	(15,668)
Effect of exchange rate changes	273	(198)
At 31 December	5,397	17,826

13 CONTRACT ASSETS/(LIABILITIES)

Net carrying amount of contract assets/(liabilities) is analysed as follows:

	G	roup
	2020	2019
	RM'000	RM'000
At 1 January		
- Contract assets	208,111	95,869
- Contract liabilities	(62,916)	(52,792)
	145,195	43,077
Over time		
Revenue recognised in the current financial year		
- that was included in the contract liabilities at 1 January	28,674	23,996
- from additional contract assets and contract liabilities during the financial year	702,382	563,732
Less: Billings during the financial year	(729,192)	(609,828)
	1,864	(22,100)
Point in time		
Revenue recognised in the current financial year		
- that was included in the contract liabilities at 1 January	19,283	18,200
- from additional contract assets and contract liabilities during the financial year	53,150	217,649
Less: Billings during the financial year	(70,603)	(115,942)
	1,830	119,907
Effect of exchange rate changes	4,149	4,311
At 31 December	153,038	145,195
At 31 December		
- Contract assets	223,683	208,111
- Contract liabilities	(70,645)	(62,916)
	153,038	145,195

Revenue relating to performance obligations that are unsatisfied or partially unsatisfied as at 31 December 2020 amounting to RM1,151,000,000 (2019: RM929,587,000) are expected to be recognised within the next 12 to 24 months (2019: within the next 12 to 24 months).

51.2% of the contract asset balances are related to a single customer.

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14 INVESTMENT IN EQUITY INSTRUMENTS

Investment in equity instruments is in relation to quoted shares in Malaysia held by the Group.

Gains or losses arising from fair value changes of investment in equity instruments

During the financial year, the Group recognised a loss of RM1,000 (2019: nil) in the profit or loss arising from fair value changes of its investment in equity instruments. The method and assumptions applied in determining the fair value of financial assets are disclosed in Note 46.

15 INVENTORIES

	Group	
	2020	2019 RM'000
	RM'000	
Raw materials	74,416	100,498
Work-in-progress	33,391	67,702
Manufactured and trading goods	62,876	63,171
Consumables	18,482	29,780
Goods in transit	6,500	5,927
	195,665	267,078

16 TRADE AND OTHER RECEIVABLES

Group		Company		
2020	2020 2	2019	2020	2019
RM'000	RM'000	RM'000	RM'000	
300,653	333,912	-	_	
(28,421)	(21,386)	-	-	
272,232	312,526	-	-	
75,123	114,550	12,593	13,724	
(46,479)	(32,881)	(12,110)	(7,862)	
28,644	81,669	483	5,862	
35,771	25,100	-	_	
13,533	12,571	51	48	
9,373	7,982	234	159	
359,553	439,848	768	6,069	
	2020 RM'000 300,653 (28,421) 272,232 75,123 (46,479) 28,644 35,771 13,533 9,373	2020 2019 RM'000 RM'000 300,653 333,912 (28,421) (21,386) 272,232 312,526 75,123 114,550 (46,479) (32,881) 28,644 81,669 35,771 25,100 13,533 12,571 9,373 7,982	2020 2019 2020 RM'000 RM'000 RM'000 300,653 333,912 - (28,421) (21,386) - 272,232 312,526 - 75,123 114,550 12,593 (46,479) (32,881) (12,110) 28,644 81,669 483 35,771 25,100 - 13,533 12,571 51 9,373 7,982 234	

Value added tax receivables amounting to RM3,465,000 (2019: RM15,885,000) are included within 'gross other receivables'.

The other receivables are considered performing except for amount of RM32,825,000 (2019: RM32,745,000) which is deemed underperforming and hence an ECL allowance of RM17,092,000 (2019: RM16,117,000) was made during the financial year.

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16 TRADE AND OTHER RECEIVABLES (CONTINUED)

Credit risk concentration profile

The Group determines concentration of credit risk by monitoring the business segment of its trade receivables on an ongoing basis. The credit risk concentration profile of the Group's trade receivables at the reporting date is as follows:

		Group
	2020	2020 2019
	RM'000	RM'000
Oil & Gas	106,368	81,531
Renewable Energy	77,741	113,434
Industrial Trading & Services	88,123	117,561
Total	272,232	312,526

Concentration of credit risk exists within the Oil & Gas segment which primarily trades with oil majors.

There is no concentration of credit risk within the Renewable Energy and Industrial Trading & Services segments as the balances are distributed over a large number of customers.

The following table contains an analysis of the credit risks exposure for which expected credit loss is recognised:

	Gross trade receivables	Expected credit loss	Net trade receivables
	RM'000	RM'000	RM'000
2020			
Not past due	145,093	-	145,093
1 to 30 days overdue	79,085	(174)	78,911
31 to 60 days overdue	21,887	(46)	21,841
61 to 90 days overdue	6,174	(57)	6,117
91 to 180 days overdue	8,322	(165)	8,157
181 to 365 days overdue	7,502	(2,061)	5,441
More than 365 days overdue	32,590	(25,918)	6,672
Total	300,653	(28,421)	272,232
2019			
Not past due	131,707	_	131,707
1 to 30 days overdue	77,830	(153)	77,677
31 to 60 days overdue	36,815	(157)	36,658
61 to 90 days overdue	18,732	(162)	18,570
91 to 180 days overdue	30,717	(479)	30,238
181 to 365 days overdue	6,227	(750)	5,477
More than 365 days overdue	31,884	(19,685)	12,199
Total	333,912	(21,386)	312,526

Trade receivables that are individually determined to be impaired at the reporting date relate to debtors that are in significant financial difficulties and have defaulted on payments. These receivables are not secured by any collateral.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

16 TRADE AND OTHER RECEIVABLES (CONTINUED)

Receivables that are neither past due nor impaired

Trade and other receivables of the Group and the Company that are not impaired are in respect of creditworthy debtors with reliable payment records and have a low risk of default. Most of the Group's trade receivables arise from customers with more than 5 years of experience with the Group.

None of the Group's trade receivables that are neither past due nor impaired have been renegotiated during the financial year.

The movements in the allowance for impairment loss of trade receivables during the financial year are as follows:

	Group	
	2020	2019
	RM'000	RM'000
At 1 January	21,386	23,546
Impairment loss recognised	8,254	5,122
Impairment loss reversed	(786)	(3,213)
Bad debts written off	(296)	(4,073)
Effect of exchange rate changes	(137)	4
At 31 December	28,421	21,386

Trade receivables that are individually determined to be impaired at the reporting date relate to balances for which recoveries are doubtful. These receivables are not secured by any collateral.

The movements in the Group's and the Company's allowance for impairment loss of other receivables during the financial year are as follows:

	Group		Company		
	2020	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000	
At 1 January	32,881	16,845	7,862	1,109	
Impairment loss recognised	17,092	16,117	5,614	6,753	
Impairment loss reversed	(619)	-	-	-	
Bad debts written off	(2,590)	(33)	(1,094)	-	
Effect of exchange rate changes	(285)	(48)	(272)	-	
At 31 December	46,479	32,881	12,110	7,862	

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16 TRADE AND OTHER RECEIVABLES (CONTINUED)

The Group's trade receivables exposure to foreign currency (a currency which is other than the functional currency of the Group entities) risk were:

	Group	
	2020	2019
	RM'000	
Gross trade receivables		
- United States Dollar	29,169	62,750
- Singapore Dollar	1,647	551
- Japanese Yen	189	1,895
- Indonesian Rupiah	167	15
- Euro Dollar	157	4,712
	31,329	69,923

The Group's and the Company's other receivables, deposits and prepayments exposure to foreign currency (a currency which is other than the functional currency of the Group entities and the Company) risk were:

	Group		Company								
	2020	2020	2020	2020	2020	2020	2020	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000							
Gross other receivables, deposits and prepayments											
- United States Dollar	29,456	40,019	12,095	12,266							
- Euro Dollar	12,210	593	-	-							
- British Pound	5,210	2,338	-	-							
- Ringgit Malaysia	1,803	1,801	-	-							
- Singapore Dollar	1,081	1,353	-	-							
- Indonesian Rupiah	310	341	-	-							
- China Renminbi	-	710	-	-							
- Norwegian Kroner	-	376	-	-							
	50,070	47,531	12,095	12,266							

17 AMOUNTS OWING BY/(TO) SUBSIDIARIES

(a) Amounts owing by subsidiaries

	Company	
	2020	2019 RM'000
	RM'000	
Interest bearing loans (unsecured)	24,309	201,864
Interest free advances (unsecured)	960	10,379
	25,269	212,243
Less: Allowance for impairment loss	-	(43,106)
	25,269	169,137

The effective interest rate of interest bearing loans as at 31 December 2020 ranges between 4.00% to 6.83% (2019: 4.25% to 8.85%) per annum. The loans and advances are recoverable on demand.

During the financial year, an amount owing by a subsidiary amounting to RM65,000,000 was capitalised as investment in subsidiary.

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17 AMOUNTS OWING BY/(TO) SUBSIDIARIES (CONTINUED)

(a) Amounts owing by subsidiaries (continued)

The movements in the Company's allowance for impairment loss of amount owing by subsidiaries during the financial year are as follows:

	Cor	Company	
	2020	0 2019	
	RM'000	RM'000	
At 1 January	43,106	43,106	
Impairment loss recognised	69,208	-	
Bad debts written off	(110,752)	-	
Effect of exchange rate changes	(1,562)	-	
At 31 December	-	43,106	

The amounts owing by subsidiaries are considered performing except for certain interest bearing loans and interest free advances owing by a subsidiary of RM110,752,000 (2019: nil), which is deemed not performing, of which RM41,544,000 was impaired in prior years and was further impaired by RM69,208,000 during the financial year due to the negative impact of Covid-19 pandemic. Hence, the total amount of RM110,752,000 was subsequently written off during the financial year.

The Company's amounts owing by subsidiaries exposure to foreign currency (a currency which is other than the functional currency of the Company) risk were:

	C	Company
	2020	2019
	RM'000	RM'000
- United States Dollar	-	52,745

(b) Amounts owing to subsidiaries

	Company		
	2020	2019	
	RM'000	RM'000	
Interest bearing loans (unsecured)	14,258	16,963	
Non-trade accounts	2,958	3,629	
	17,216	20,592	

The effective interest rate of interest bearing loans as at 31 December 2020 ranges between 4.08% to 4.46% (2019: 4.75% to 4.77%) per annum. The loans are denominated in Ringgit Malaysia and are repayable on demand.

Non-trade accounts are denominated in Ringgit Malaysia, unsecured, interest free and repayable on demand.

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18 AMOUNTS OWING BY/(TO) ASSOCIATES

(a) Amounts owing by associates

	Group		Company	
	2020	2020 2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Trade accounts	14,115	16,848	-	_
Advances	3,523	3,538	38	26
	17,638	20,386	38	26
Less: Allowance for impairment loss	(158)	-	(38)	-
	17,480	20,386	-	26

Trade accounts are unsecured, interest free and recoverable within the normal credit period. The advances are unsecured, interest free and recoverable on demand.

The movements in the Group's and the Company's allowance for impairment loss of amount owing by associates during the financial year are as follows:

	Group		Company		
	2020	2020 2019	2020 2019 2020	0 2019 2020 2019	2019
	RM'000	RM'000	RM'000	RM'000	
At 1 January	-	-	-	_	
Impairment loss recognised	158	-	38	-	
At 31 December	158	-	38	-	

The Group has no significant exposure to foreign currency risk for the amounts owing by associates.

The Company's amounts owing by associates is non-trade in nature, unsecured, interest free and recoverable on demand. As at 31 December 2020 and 31 December 2019, the Company has no exposure to foreign currency risk for the amounts owing by associates.

(b) Amounts owing to associates

The Group's amounts owing to associates is non-trade in nature, unsecured, interest free and repayable on demand.

The Group has no significant exposure to foreign currency risk for the amounts owing to associates.

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19 AMOUNTS OWING BY/(TO) JOINT VENTURES

(a) Amounts owing by joint ventures

	G	roup
	2020	2019
	RM'000	RM'000
Current		
Trade accounts	-	1,990
Interest bearing loans	-	46,074
Advances	186	1,939
	186	50,003
Less: Allowance for impairment loss	-	(2,200)
	186	47,803
Non-current		
Trade accounts	1,268	_
Interest bearing loans	45,431	-
Advances	4,282	-
	50,981	-
Less: Allowance for impairment loss	(24,741)	-
	26,240	-

The amounts owing by joint ventures are considered performing except for certain trade account, interest bearing loans and advances owing by joint ventures of RM50,981,000 (2019: RM31,439,000) which is deemed underperforming and hence an ECL allowance of RM23,314,000 (2019: RM2,200,000) was made during the financial year.

Trade accounts are unsecured and interest free.

The Group's effective interest rate of interest bearing loans as at 31 December 2020 is between 3.26% to 3.75% (2019: 3.26% to 3.75%) per annum. The loans and advances are unsecured and recoverable on demand.

The movements in the allowance for impairment loss on the Group's amounts owing by joint ventures during the financial year are as follows:

		Group
	2020	2019
	RM'000	RM'000
At 1 January	2,200	_
Impairment loss recognised	23,314	2,200
Effect of exchange rate changes	(773)	-
At 31 December	24,741	2,200

The Group has no significant exposure to foreign currency risk for the amounts owing by joint ventures except for an amount of RM16,433,000 (2019: RM33,131,000) denominated in United States Dollar.

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19 AMOUNTS OWING BY/(TO) JOINT VENTURES (CONTINUED)

(b) Amounts owing to joint ventures

		Group
	2020	2019 RM'000
	RM'000	
Trade accounts	4,745	5,311
Non-trade accounts	394	235
	5,139	5,546

Trade accounts are unsecured, interest free and repayable within 30 to 90 days. Non-trade accounts are unsecured, interest free and repayable on demand.

The Group's amounts owing to joint ventures exposure to foreign currency (a currency which is other than the functional currency of the Group entities) risk were:

		Group
	2020	2019
	RM'000	RM'000
- Japanese Yen	4,745	5,311
- China Renminbi	-	235
	4,745	5,546

20 DERIVATIVE FINANCIAL ASSETS/(LIABILITIES)

	Contract/ notional amount	Assets	Liabilities
Group	amount	RM'000	RM'000
2020			
Current			
Non-hedging derivatives			
Financial instruments at fair value through profit or loss			
- Forward currency contracts	USD19,088,636	2,256	(99)
2019			
Current			
Non-hedging derivatives			
Financial instruments at fair value through profit or loss			
- Forward currency contracts	USD35,623,440	1,101	(1,860)

The Company did not hold any derivative financial instruments as at 31 December 2020 (2019: nil).

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20 DERIVATIVE FINANCIAL ASSETS/(LIABILITIES) (CONTINUED)

Non-hedging derivatives

The Group uses forward currency contracts to manage some of the transaction exposures and limit its exposure to adverse fluctuation in foreign currency. These contracts are not designated as cash flow or fair value hedges.

Forward currency contracts

The Group enters into foreign currency forward contracts to protect the Group from movements in exchange rates by establishing the rate at which a foreign currency asset or liability will be settled. Forward currency contracts are mainly used to hedge certain trade receivables and trade payables denominated in United States Dollar (2019: United States Dollar) for which firm commitments existed at the reporting date, extending to September 2021 (2019: December 2020).

Gains or losses arising from fair value changes of its financial assets and financial liabilities

During the financial year, the Group recognised a gain of RM2,959,000 (2019: loss of RM896,000) in the profit or loss arising from fair value changes of its derivative financial assets and liabilities. The method and assumptions applied in determining the fair value of derivatives are disclosed in Note 46.

21 TIME DEPOSITS

	Group		Company	
	2020	2020 2019	2020 2019 2020	2019
	RM'000	RM'000	RM'000	RM'000
Time deposits placed with licensed banks in Malaysia	59,879	29,472	5,306	4,700
Time deposits with maturity more than 3 months	23,362	22,670	-	_
Short term investments	642	623	642	623
	83,883	52,765	5,948	5,323

Short term investments are liquid investments held for investment purposes.

As at 31 December 2020 and 31 December 2019, the Group and the Company have no exposure to foreign currency risk for time deposits and short term investments.

The effective interest rates of time deposits of the Group and the Company are as follows:

		Group		Company	
	2020	2020 2019	2020 2019	2020	2019
	%	%	%	%	
Time deposits	1.00 – 4.00	2.40 – 3.31	2.90 – 3.20	2.50	

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22 CASH AND BANK BALANCES

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Cash and bank balances	155,647	94,700	772	1,260

The Group's and the Company's cash and cash equivalents exposure to foreign currency (a currency which is other than the functional currency of the Group entities and the Company) risk were:

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
- Euro Dollar	29,054	2,043	-	_
- United States Dollar	9,756	10,328	84	194
- Singapore Dollar	4,746	3,659	112	111
- Japanese Yen	2,645	2,356	-	-
- Ringgit Malaysia	1,291	107	-	-
- China Renminbi	298	285	-	-
- Indonesian Rupiah	244	693	-	-
- Australian Dollar	22	20	22	20
- Norwegian Kroner	-	36	-	-
	48,056	19,527	218	325

Cash and bank balances are deposits held at call with banks and earn no interest.

23 ASSETS CLASSIFIED AS HELD FOR SALE

(a) On 23 December 2020, the Company's wholly-owned subsidiary, Petro-Pipe Industries (M) Sdn. Bhd. entered in to a sale and purchase agreement for the disposal of leasehold land for a consideration of RM27,791,000.

The completion of the disposal is subject to fulfilment of the condition precedent as stipulated in the sales and purchase agreement.

Pursuant to MFRS 5 'Non-current Assets Held for Sales and Discontinued Operations', the carrying amount of the leasehold land has been classified as assets held for sale and is presented as part of the Industrial Trading & Services segment in Note 43.

(b) On 26 February 2021, the Company's 70% owned subsidiary, Petro-Pipe (Sabah) Sdn. Bhd. entered into a sale and purchase agreement for the disposal of leasehold land for a consideration of RM21,562,000.

The completion of the disposal is subject to fulfilment of the condition precedent as stipulated in the sales and purchase agreement.

Pursuant to MFRS 5 'Non-current Assets Held for Sales and Discontinued Operations', the carrying amount of the leasehold land has been classified as assets held for sale and is presented as part of the Oil & Gas segment in Note 43.

Details of the assets classified as held for sale are as follows:

		Group
	2020	2019
	RM'000	RM'000
Right-of-use assets	26,979	-

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24 SHARE CAPITAL

Group and Company

	The second secon				
	2020		20	2019	
	Number of shares '000	Carrying value	Number of shares '000	Carrying value RM'000	
		RM'000			
Issued and fully paid:					
Ordinary shares with no-par value at 1 January/ 31 December	774,888	547,690	774,888	547,690	

The holders of ordinary shares (except treasury shares) are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share and rank equally with regard to the Company's residual assets.

25 TREASURY SHARES

Group and Company

	2020		20	2019		
	Number of shares					Amount
	'000	RM'000	'000	RM'000		
At 1 January	4,427	4,779	4,427	4,779		
Share dividends distributed to owners of the Company	(3,850)	(4,155)	-	-		
At 31 December	577	624	4,427	4,779		

The shareholders of the Company had approved an ordinary resolution at the Twentieth Annual General Meeting held on 23 June 2020 for the Company to purchase its own ordinary shares of up to a maximum of 10% of the total number of issued shares of the Company. The Directors of the Company are committed to enhancing the value of the Company and believe that the purchase plan is being implemented in the best interest of the Company and its shareholders.

During the financial year, the Company had not purchased any of its issued ordinary shares from the open market on Bursa Malaysia. Pursuant to the provisions of Section 127 of the Companies Act, 2016 ("Act"), the Company may either retain the purchased shares as treasury shares or cancel the purchased shares or a combination of both. The Directors of the Company may treat the purchased shares held as treasury shares as follows pursuant to Section 127(7) of the Act:

- distribute the treasury shares as dividends to the shareholders, such dividend to be known as "share dividends";
- (ii) resell the treasury shares or any of the treasury shares in accordance with the relevant rules of Bursa Securities;
- (iii) transfer the treasury shares or any of the treasury shares for the purposes of or under an employees' share scheme:
- (iv) transfer the treasury shares or any of the treasury shares as purchase consideration;
- (v) cancel the treasury shares or any of the treasury shares; or
- (vi) sell, transfer or otherwise use the treasury shares for such other purposes as the Minister (as defined in the Act) may by order prescribe.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

25 TREASURY SHARES (CONTINUED)

As treasury shares, the rights attached as to voting, dividends and participation in other distribution, whether cash or otherwise, of the Company's assets including any distribution of assets upon winding up are suspended and the treasury shares shall not be taken into account in calculating the number or percentage of shares or of a class of shares for any purposes including substantial shareholdings, takeovers, notices, the requisitioning of meetings, the quorum for a meeting and the result of a vote on a resolution at a meeting.

On 8 April 2020, a total of 3,849,884 treasury shares were distributed to the shareholders on the basis of one (1) WSC treasury share for every two hundred (200) existing WSC ordinary shares held at the entitlement date on 12 March 2020 as single tier share dividend, being part of the first interim dividend of 1.00 sen per share in respect of the financial year ended 31 December 2020.

26 TRADE AND OTHER PAYABLES

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Current				
Trade payables	91,760	162,633	-	-
Other payables and accruals	113,405	110,099	5,361	5,479
Deposit from customers	30,520	9,496	-	-
Provision for gratuity	10,560	9,518	10,560	9,518
	246,245	291,746	15,921	14,997
Non-current				
Provision for gratuity	18,515	_	-	_
Other liabilities	8,274	7,674	-	-
	26,789	7,674	-	-

Value added tax payables amounting to RM5,071,000 (2019: RM2,122,000) are included within 'other payables and accruals'.

Provision for gratuity relates to gratuity provision for key management personnel. The movement of the provision during the financial year is as follows:

	Group		Company	
	2020 RM'000	2019	2020	2019
		RM'000	RM'000	RM'000
At 1 January	9,518	8,525	9,518	8,525
Additions	19,832	993	1,042	993
Effect of exchange rate changes	(275)	-	-	-
At 31 December	29,075	9,518	10,560	9,518

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

26 TRADE AND OTHER PAYABLES (CONTINUED)

The Group's trade payables exposure to foreign currency (a currency which is other than the functional currency of the Group entities) risk were:

	Group		
	2020	2019	
	RM'000	RM'000	
- Indonesian Rupiah	3,039	1,730	
- United States Dollar	3,035	19,949	
- Singapore Dollar	2,865	2,534	
- Japanese Yen	1,300	1,192	
- British Pound	773	210	
- Euro Dollar	212	1,337	
- Canadian Dollar	135	_	
- Australian Dollar	119	145	
- Swedish Krona	-	4,822	
	11,478	31,919	

The Group's other payables exposure to foreign currency (a currency which is other than the functional currency of the Group entities) risk were:

	Group		
	2020	2019	
	RM'000	RM'000	
- Euro Dollar	17,513	548	
- Singapore Dollar	5,220	1,468	
- United States Dollar	3,069	1,905	
- Indonesian Rupiah	1,747	667	
- Ringgit Malaysia	1,601	570	
- British Pound	221	-	
- China Renminbi	72	68	
	29,443	5,226	

Other payables and accruals balances of the Company are denominated in Ringgit Malaysia.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

27 LOANS AND BORROWINGS

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Current				
Unsecured				
Revolving credits	500,644	468,219	126,759	152,217
Trade financing	119,068	167,458	-	-
Term loans	136,184	75,135	-	-
Fixed rate notes	19,054	19,324	-	-
	774,950	730,136	126,759	152,217
Non-current				
Unsecured				
Term loans	103,106	217,959	-	-
	878,056	948,095	126,759	152,217

The remaining maturities of the loans and borrowings are as follows:

	Group		Company	
	2020	2019 2020	2020	2019
	RM'000	RM'000	RM'000	RM'000
Within 1 year	774,950	730,136	126,759	152,217
More than 1 year and less than 2 years	35,845	75,332	-	-
More than 2 years and less than 5 years	60,000	120,427	-	-
More than 5 years	7,261	22,200	-	-
	878,056	948,095	126,759	152,217

As at 31 December 2020 and 31 December 2019, there were no secured loans and borrowings held by the Group.

During the financial year ended 31 December 2020, a particular loan and revolving credit facility of a subsidiary received an indulgence from meeting a financial covenant from the bank. The indulgence was obtained after the balance sheet date up to 31 December 2021. This resulted in the non-current portion of the loan amounting to RM52,552,000 being reclassified from non-current liabilities to current liabilities as at the balance sheet date.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

27 LOANS AND BORROWINGS (CONTINUED)

The Group's and the Company's loans and borrowings exposure to foreign currency (a currency which is other than the functional currency of the Group entities and the Company) risk were:

	Group		Company	
	2020 RM'000	2019	2020	2019
		RM'000	RM'000	RM'000
- United States Dollar	110,869	173,525	96,759	102,217
- Euro Dollar	24,376	13,297	-	-
- Ringgit Malaysia	22,563	-	-	-
- Singapore Dollar	5,746	-	-	-
- British Pound	586	-	-	-
- Canadian Dollar	416	-	-	-
	164,556	186,822	96,759	102,217

The effective interest rates of loans and borrowings of the Group are as follows:

	Group		С	Company	
	2020	2019	2020	2019	
	%	%	%	%	
Revolving credits	0.97 - 4.91	1.19 – 5.04	2.39 - 4.91	3.94 – 4.91	
Term loans	2.26 - 6.05	4.01 - 6.05	-	-	
Trade financing	1.13 – 4.76	1.45 – 4.81	-	-	
Fixed rate notes	3.20	4.25	-	-	

The net exposure of loans and borrowings to cash flow risk and fair value risk in the periods in which they mature or reprice (whichever is earlier) are as follows:

	Total carrying amount	Fixed interest rate (Fair value risk)	FI	rate (Cash flow risk)		
		<1 year	<1 year	1 - 2 years	2 - 5 years	>5 years
2020	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Group						
Unsecured						
Revolving credits	500,644	-	500,644	-	-	-
Term loan	239,290	-	136,184	35,845	60,000	7,261
Trade financing	119,068	-	119,068	-	-	-
Fixed rate notes	19,054	19,054	-	-	-	-
	878,056	19,054	755,896	35,845	60,000	7,261
Company						
Unsecured						
Revolving credits	126,759	-	126,759	-	-	-

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

27 LOANS AND BORROWINGS (CONTINUED)

The net exposure of loans and borrowings to cash flow risk and fair value risk in the periods in which they mature or reprice (whichever is earlier) are as follows (continued):

	Total carrying amount	Fixed interest rate (Fair value risk)	FI	oating interest	rate (Cash flow	risk)
		<1 year	<1 year	1 - 2 years	2 - 5 years	>5 years
2019	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Group						
Unsecured						
Revolving credits	468,219	-	468,219	-	-	-
Term loan	293,094	-	75,135	75,332	120,427	22,200
Trade financing	167,458	-	167,458	-	-	-
Fixed rate notes	19,324	19,324	-	-	-	-
	948,095	19,324	710,812	75,332	120,427	22,200
Company						
<u>Unsecured</u>						
Revolving credits	152,217	-	152,217	-	-	-

28 PROVISION FOR WARRANTIES

	G	Group		
	2020	2019		
	RM'000	RM'000		
At 1 January	9,061	8,895		
Additions	5,100	5,207		
Utilisation	(26)	(22)		
Reversal	(4,203)	(4,950)		
Effect of exchange rate changes	(88)	(69)		
At 31 December	9,844	9,061		

The Group recognises the estimated liability to repair or replace products when the underlying products or services are sold. It is expected that most of these costs will be incurred over the warranty period which extends up to 4 years.

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29 GROSS REVENUE

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Revenue from contracts with customers				
Contract revenue	761,197	1,726,343	-	-
Sale of goods	625,445	767,824	-	-
Management fees	-	-	701	700
	1,386,642	2,494,167	701	700
Revenue from other sources				
Rental income	22,465	20,462	-	-
Dividend income	-	-	27,414	7,965
Interest income	-	287	8,884	12,274
	22,465	20,749	36,298	20,239
	1,409,107	2,514,916	36,999	20,939

Revenue from contracts with customers is represented by:

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Timing of revenue recognition				
- Over time	736,999	1,573,114	701	700
- At a point in time	649,643	921,053	-	-
	1,386,642	2,494,167	701	700

30 COST OF SALES

		Group		
	2020	2019		
	RM'000	RM'000		
Contract costs	670,498	1,516,461		
Cost of goods sold	539,497	673,089		
Direct operating costs relating to rental income	19,440	17,308		
	1,229,435	2,206,858		

31 OTHER GAINS/(LOSSES) - NET

	G	roup
	2020	2019
	RM'000	RM'000
Fair value gains/(losses) arising from fair value changes of:		
- Derivative financial instruments - Forward currency contracts	2,959	(896)
- Investment in equity instruments	(1)	-
	2,958	(896)

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32 (LOSS)/PROFIT FROM OPERATIONS

	Group		Coi	Company	
	2020	2019	2020	2019	
	RM'000	RM'000	RM'000	RM'000	
(Loss)/Profit from operations is stated after charging:					
Raw materials consumed	408,451	763,422	-	-	
Subcontracting cost	123,075	354,284	-	-	
Cost of trading goods and services	319,853	385,228	-	-	
Staff costs (Note 40)	256,247	389,044	5,691	5,981	
Auditors' remuneration:					
Fees for statutory audits					
- PricewaterhouseCoopers PLT	964	1,064	83	88	
- member firms of PricewaterhouseCoopers					
International Limited	1,101	1,962	-	-	
- others	555	573	-	-	
Fees for non-audit services					
- PricewaterhouseCoopers PLT*	1,088	1,578	12	12	
 member firms of PricewaterhouseCoopers International Limited 	1,097	1,373	_	_	
Depreciation charge of					
- property, plant and equipment	75,493	131,634	116	98	
- right-of-use assets	21,704	21,817	-	-	
Impairment loss on:					
- property, plant and equipment	164,045	34,684	-	-	
- trade receivables	8,254	5,122	-	-	
- other receivables	17,092	16,117	5,614	6,753	
- amount owing by joint ventures	23,314	2,200	-	-	
- amount owing by an associate	158	-	38	-	
- amount owing by a subsidiary	-	-	69,208	-	
- investment in a subsidiary	-	-	46,000	-	
Allowance on slow moving and obsolete inventories	6,347	-	-	-	
Loss on disposal of property, plant and equipment	563	6,701	-	-	
Loss on foreign currency exchange:					
- realised	3,995	2,134	-	-	
- unrealised	9,005	9,145	-	128	

Included in fees for non-audit services are fees payable to PricewaterhouseCoopers PLT and its local affiliates for the Group and the Company of RM1,088,000 (2019: RM1,578,000) and RM12,000 (2019: RM12,000) respectively.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

32 (LOSS)/PROFIT FROM OPERATIONS (CONTINUED)

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
and crediting:				
Gain on disposal of:				
- property, plant and equipment	7,298	973	-	-
- subsidiaries (Note 37)	19,203	-	-	-
- investment properties	-	6,961	-	-
Gain on foreign exchange:				
- realised	7,135	3,844	89	574
- unrealised	7,288	5,195	2,323	-
Interest income	4,246	4,992	8,884	12,274
Reversal of impairment loss on:				
- trade receivables	786	3,213	-	-
Reversal of allowance on slow moving and obsolete inventories	18	4,105	_	_
Government grants relating to income**	8,802	-	-	-

Government grants were introduced by the local government in various countries of which the Group operates from. This is a government subsidy granted to assist corporations who are economically impacted by the Covid-19 pandemic, with certain criteria to be met.

33 FINANCE COSTS

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Interest expense on:				
- loans and borrowings	32,537	42,900	6,081	9,070
- lease liabilities	10,854	11,752	-	-
	43,391	54,652	6,081	9,070

34 TAX EXPENSE/(CREDIT)

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Current tax:				
- Malaysian income tax	6,235	12,066	2,090	2,277
- Foreign taxation	13,467	(8,735)	-	-
	19,702	3,331	2,090	2,277
Deferred taxation (Note 8)	18,976	(11,336)	(1,150)	(32)
	38,678	(8,005)	940	2,245

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

34 TAX EXPENSE/(CREDIT) (CONTINUED)

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Current tax:				
- Current financial year	21,492	39,631	1,879	2,172
- (Over)/Under accrual in prior financial years	(1,790)	(36,300)	211	105
	19,702	3,331	2,090	2,277
Deferred taxation (Note 8)				
- Origination and reversal of temporary differences	18,976	(11,336)	(1,150)	(32)
Tax expense/(credit) recognised in profit or loss	38,678	(8,005)	940	2,245

For the financial year ended 31 December 2019, the overprovision of foreign tax in prior financial year includes reversal of tax provision following a re-estimation of certain tax position based on most recent information available.

The numerical reconciliation between the tax expense and the product of accounting profit multiplied by the statutory tax rate is as follows:

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
(Loss)/Profit before tax	(268,024)	5,562	(97,730)	(541)
Calculated at the Malaysian tax rate of 24%				
(2019: 24%) on (loss)/profit before tax	(64,326)	1,335	(23,455)	(130)
Expenses not deductible for tax purposes	70,926	27,579	30,763	2,432
Income not subject to tax	(11,094)	(10,009)	(6,579)	(162)
Utilisation of previously unrecognised tax losses and unabsorbed capital allowances	(3,301)	(4,433)	-	-
Current financial year deferred tax assets not recognised	8,713	3,369	-	_
Reversal of previously recognised deferred tax assets	20,781	1,310	-	-
Utilisation of tax incentives	(318)	(218)	-	-
Effect of different tax rates in other countries	15,604	8,117	-	_
(Over)/Under provision in prior financial years	(1,790)	(36,300)	211	105
Share of associates and joint ventures results	3,071	1,079	-	_
Others	412	166	-	-
Tax expense/(credit) recognised in profit or loss	38,678	(8,005)	940	2,245

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

35 (LOSS)/EARNINGS PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY

The basic earnings per share for the financial year has been calculated by dividing the Group's loss attributable to owners of the Company for the financial year of RM295,149,000 (2019: profit of RM24,136,000) by the weighted average number of ordinary shares in issue, after adjusting for movements in treasury shares during the financial year.

Weighted average number of shares

	Group	
	2020	2019
	'000	'000
Issued ordinary shares at 1 January	774,888	774,888
Effect of shares repurchased	(1,608)	(4,427)
Weighted average number of ordinary shares in issue	773,280	770,461
Basic earnings per ordinary share (sen)	(38.17)	3.13

As there are no potential ordinary shares issued by the Company, thus there is no dilution in earnings per share.

36 DIVIDENDS

	Group and Company	
	2020	2019
	RM'000	RM'000
In respect of financial year ended 31 December 2020:		
1st interim single tier cash dividend of 0.40 sen per share and share dividend of 0.60 sen per share (*), both paid on 8 April 2020	7,237	-

^(*) The share dividend distributed from the treasury shares of the Company was made on the basis of one (1) WSC treasury share for every two hundred (200) existing WSC ordinary shares held at the entitlement date on 12 March 2020, based on the share price of WSC shares of RM1.20 each as at 31 December 2019.

There were no dividends paid or declared in respect of the financial year ended 31 December 2019.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020.

37 DISPOSAL OF SUBSIDIARIES

Disposal of subsidiaries during the financial year

(a) On 30 July 2020, Jutasama Sdn. Bhd. ("JSB"), a wholly-owned subsidiary of the Company, had disposed 1,000 ordinary shares, representing 100% of the equity interest in VI Energy Ltd ("VI Energy") for a total cash consideration of USD1,000.

As a result of the disposal, VI Energy and its subsidiaries namely P.M.T.I Energy (Cambodia) Co., Ltd. and PMT Energy Sdn. Bhd. ceased to be subsidiaries of JSB and the Company accordingly.

At the date

Details of the disposal and the net cash flow on disposal are as follows:

	of disposal
	RM'000
Goodwill	79
Cash and bank balances	13
Trade and other payables	(9)
Non-controlling interests	(3)
Group share of net assets disposed	80
Net disposal proceeds	4
Net loss on disposal before reclassification of foreign currency translation reserve	(76)
Reclassification of foreign currency translation reserve to profit or loss	(140)
Net loss on disposal	(216)
Net disposal proceeds received	4
Less: Cash and bank balances of subsidiary disposed	(13)
Net cash outflow on disposal	(9)

Net loss on disposal was recognised in the profit or loss within 'administrative and general expenses'.

(b) On 13 August 2020, Syn Tai Hung Trading Sdn. Bhd. ("STHT"), an indirect wholly-owned subsidiary of the Company, had diluted its 100% equity interest held to 30% by disposing 3,622,990 ordinary shares, representing 70% of equity interest in Spirolite (M) Sendirian Berhad ("Spirolite Malaysia") for a total cash consideration of RM30,369,000.

As a result, Spirolite Malaysia and its subsidiaries namely Spirolite Marketing Sdn. Bhd. and Spirolite (Myanmar) Company Limited ceased to be subsidiaries and became associates of STHT.

Following the loss of control, Spirolite Malaysia has been accounted for as investment in associate.

On the same date as the sales and purchase agreement on 13 August 2020, STHT also entered into a put option agreement with Lesso Malaysia Holdings Sdn Bhd ("Lesso"). Lesso granted STHT the put option to dispose its remaining 30% shares in Spirolite Malaysia within 24 months after the completion date of the sales and purchase agreement. The option price is determined as the higher of:

- RM8.38 per share plus an interest of 8.0% per annum calculated from the completion date until date of option notice; or
- Latest audited net assets of Spirolite Malaysia and taking into account of revaluation reserve and goodwill at the time of exercising the put option.

The impact of the put option agreement is not material to the Group.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

37 **DISPOSAL OF SUBSIDIARIES (CONTINUED)**

Disposal of subsidiaries during the financial year (continued)

(b) Details of the disposal and the net cash flow on disposal are as follows:

	At the date of disposal
	RM'000
Property, plant and equipment	3,145
Right-of-use assets	11,691
Inventories	3,506
Trade and other receivables	7,429
Time deposits	4,000
Cash and bank balances	3,446
Deferred tax liabilities	(3,507)
Trade and other payables	(4,276)
Amount owing to holding company	(65)
Amount owing to related company	(1)
Current tax liabilities	(465)
Dividend payable	(500)
	24,403
Less: Fair value of remaining stake as an associate	(13,011)
Group share of net assets disposed	11,392
Net disposal proceeds	30,369
Net gain on disposal before reclassification of foreign currency translation reserve	18,977
Reclassification of foreign currency translation reserve to profit or loss	226
Net gain on disposal	19,203
Gain on disposal of net assets of subsidiary disposed	13,512
Fair value gain on remaining stake as an associate	5,691
Net gain on disposal	19,203
Net disposal proceeds received	30,369
Less: Time deposits and cash and bank balances of subsidiary disposed	(7,446)
Net cash inflow on disposal	22,923

Net gain on disposal was recognised in the profit or loss within 'other operating income'.

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38 RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

At 1 January	Group	Lease liabilities RM'000	Term loans RM'000	Fixed rate notes RM'000	Other bank borrowings RM'000	Total liabilities from financing activities RM'000
Cash flows (23,676) (53,641) - (12,026) (89,343) Derecognition (21,306) (21,306) 21,831 505 22,366 22,366 Effect of exchange rate changes (1,278) (668) (270) (3,939) (6,155) At 31 December 210,385 239,290 19,054 619,712 1,088,441 2019 At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) 37,803 23,803 6,628 (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company 16,963 152,217 169,180 66,180 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190 66,190	2020					
Derecognition (21,306) - - - (21,306) Non-cash item 21,881 505 - - 22,386 Effect of exchange rate changes (1,278) (668) (270) (3,939) (6,155) At 31 December 210,385 239,290 19,054 619,712 1,088,441 2019 At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) - - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company Italiabilities advances from subsidiaries whorrowings RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows 2,705 <td< td=""><td>At 1 January</td><td>234,764</td><td>293,094</td><td>19,324</td><td>635,677</td><td>1,182,859</td></td<>	At 1 January	234,764	293,094	19,324	635,677	1,182,859
Non-cash item 21,881 505 - - 22,386 Effect of exchange rate changes (1,278) (668) (270) (3,939) (6,155) At 31 December 210,385 239,290 19,054 619,712 1,088,441 2019 At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) - - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company RM'000 RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373)	Cash flows	(23,676)	(53,641)	-	(12,026)	(89,343)
Effect of exchange rate changes (1,278) (668) (270) (3,939) (6,155) At 31 December 210,385 239,290 19,054 619,712 1,088,441 2019 At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) - - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Total liabilities from subsidiaries from subsidiaries RM'000 RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,973) (1,973) At 1 January 3,853 170,011 173,864 Cash flows <	Derecognition	(21,306)	-	-	-	(21,306)
At 31 December 210,385 239,290 19,054 619,712 1,088,441 2019 At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (4,257) Effect of exchange rate changes - (427) (427)	Non-cash item	21,881	505	-	-	22,386
At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Total liabilities from subsidiaries Net advances from financing activities Company RM'000 RM'000 RM'000 RM'000 RM'000 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427) Effect of exchange rate chang	Effect of exchange rate changes	(1,278)	(668)	(270)	(3,939)	(6,155)
At 1 January 220,414 240,302 9,015 598,308 1,068,039 Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) - - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company RM'000 RM'000 RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	At 31 December	210,385	239,290	19,054	619,712	1,088,441
Cash flows (23,893) 56,628 10,556 42,223 85,514 Non-cash item 39,171 (1,368) - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company Net advances from subsidiaries Other bank borrowings activities Total liabilities from financing activities Company RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	2019					
Non-cash item 39,171 (1,368) - - 37,803 Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859	At 1 January	220,414	240,302	9,015	598,308	1,068,039
Effect of exchange rate changes (928) (2,468) (247) (4,854) (8,497) At 31 December 234,764 293,094 19,324 635,677 1,182,859 Company Net advances from subsidiaries Other bank borrowings activities Company RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	Cash flows	(23,893)	56,628	10,556	42,223	85,514
At 31 December 234,764 293,094 19,324 635,677 1,182,859 Net advances from subsidiaries subsidiaries Other bank borrowings activities Company RM'000 RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	Non-cash item	39,171	(1,368)	-	-	37,803
Net advances from subsidiaries Net from financing activities Company RM'000 RM'000 RM'000 2020 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	Effect of exchange rate changes	(928)	(2,468)	(247)	(4,854)	(8,497)
Net advances from subsidiaries Net from from subsidiaries Iliabilities from financing activities Company RM'000 RM'000 RM'000 2020 RM'000 RM'000 RM'000 At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	At 31 December	234,764	293,094	19,324	635,677	1,182,859
At 1 January 16,963 152,217 169,180 Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	Company			advances from subsidiaries	borrowings	liabilities from financing activities
Cash flows (2,705) (24,085) (26,790) Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	2020					
Effect of exchange rate changes - (1,373) (1,373) At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	At 1 January			16,963	152,217	169,180
At 31 December 14,258 126,759 141,017 2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	Cash flows			(2,705)	(24,085)	(26,790)
2019 At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	Effect of exchange rate changes			-	(1,373)	(1,373)
At 1 January 3,853 170,011 173,864 Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	At 31 December			14,258	126,759	141,017
Cash flows 13,110 (17,367) (4,257) Effect of exchange rate changes - (427) (427)	2019					
Effect of exchange rate changes - (427) (427)	At 1 January			3,853	170,011	173,864
	Cash flows			13,110	(17,367)	(4,257)
At 31 December 16,963 152,217 169,180	Effect of exchange rate changes			-	(427)	(427)
	At 31 December			16,963	152,217	169,180

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

39 SIGNIFICANT RELATED PARTY DISCLOSURES

For the purposes of these financial statements, parties are considered to be related to the Group if the Group or the Company 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 or the Company and the party are subject to common control or common significant influence. Related parties may be individuals or other entities.

Key management personnel are defined as those persons having authority and responsibility for planning, directing and controlling the activities of the Group either directly or indirectly.

In addition to related party disclosures mentioned elsewhere in the financial statements, set out below are other significant related party transactions. The transactions described below were carried out on agreed terms.

	G	iroup
	2020	2019
	RM'000	RM'000
Significant transactions with companies in which a Director of the Company, Dato' Seri Robert Tan Chung Meng, has interest		
Rental of premises paid/payable	1,049	1,041
Significant transactions with an associate		
Lease rental income of equipment	9,755	10,094
	Co	mpany
	2020	2019
	RM'000	RM'000
Significant transactions with subsidiaries		
Dividend income:		
- Petro-Pipe Industrial Corporation Sdn. Bhd.	16,319	-
- Jutasama Sdn. Bhd.	8,621	7,965
- Wah Seong Industrial Holdings Sdn. Bhd.	2,464	-
- Petro-Pipe Industries (M) Sdn. Bhd.	10	-
Interest income:		
- WSC Capital Sdn. Bhd.	4,520	6,204
- Maple Sunpark Sdn. Bhd.	3,055	3,906
- WDG Resources Sdn. Bhd.	541	590
- Wah Seong Management Services Sdn. Bhd.	324	231
- Triple Cash Sdn. Bhd.	182	231
- Sunrise Green Sdn. Bhd.	132	1,002
Management fees receivables:		
- PMT Industries Sdn. Bhd.	271	270
- Syn Tai Hung Trading Sdn. Bhd.	235	235
- Jutasama Sdn. Bhd.	162	162
- Mackenzie Industries Sdn. Bhd.	33	33
Management fees payables:		
- Wah Seong Management Services Sdn. Bhd.	3,776	-

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

SIGNIFICANT RELATED PARTY DISCLOSURES (CONTINUED)

	Cor	npany
	2020	2019
	RM'000	RM'000
Significant transactions with subsidiaries (continued)		
Advances to subsidiaries:		
- WSC Capital Sdn. Bhd.	6,011	6,300
- Wah Seong Management Services Sdn. Bhd.	5,218	1,538
- Sunrise Green Sdn. Bhd.	246	138
- WDG Resources Sdn. Bhd.	-	19,600
Repayments from subsidiaries:		
- Sunrise Green Sdn. Bhd.	(11,218)	_
- WSC Capital Sdn. Bhd.	(5,729)	(19,216)
- Wah Seong Management Services Sdn. Bhd.	(968)	(586)
- Maple Sunpark Sdn. Bhd.	(107)	_
- Wah Seong Industrial Holdings Sdn. Bhd.	(16)	_
- WDG Resources Sdn. Bhd.	-	(8,177)
Advances from subsidiaries:		
- Petro-Pipe Industries (M) Sdn. Bhd.	(17,200)	_
- Syn Tai Hung Trading Sdn. Bhd.	(10,000)	(18,800)
- PPI Industries Sdn. Bhd.	-	(3,010)
Repayments to subsidiaries:		
- Petro-Pipe Industries (M) Sdn. Bhd.	17,785	_
- PPI Industries Sdn. Bhd.	6,278	_
- Syn Tai Hung Trading Sdn. Bhd.	5,842	8,700

Significant outstanding balances with related parties at the financial year end are as follows:

	Company	
	2020	2019
	RM'000	RM'000
Amounts due from/(to) subsidiaries:		
- WDG Resources Sdn. Bhd.	11,482	11,536
- Triple Cash Sdn. Bhd.	5,225	5,039
- Wah Seong Management Services Sdn. Bhd.	4,346	4,737
- Maple Sunpark Sdn. Bhd.	3,492	67,011
- Sunrise Green Sdn. Bhd.	469	14,092
- Jutasama Sdn. Bhd.	213	1,652
- WSC Capital Sdn. Bhd.	-	64,945
- Syn Tai Hung Trading Sdn. Bhd.	(14,249)	(10,460)
- Wasco Management Services Sdn. Bhd.	(2,968)	(2,909)
- PPI Industries Sdn. Bhd.	-	(6,610)
- Petro-Pipe Industries (M) Sdn. Bhd.	-	(613)

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

39 SIGNIFICANT RELATED PARTY DISCLOSURES (CONTINUED)

Compensation of key management personnel are as follows:

	Group		Company								
	2020 RM'000	2020	2020	2020 2019	2020 2019 2020	2020 2019	2020 2019 2020	2020 2019 2020	2020 2019 2020	2020 2019 2020	2019
		RM'000	RM'000	RM'000							
Key management personnel:											
 short-term employee benefits (including monetary value of benefits-in kind) 	14,199	14,735	5,221	4,847							
- post-employment benefits	876	1,120	458	570							

In addition to the amounts disclosed above, the Group and the Company have made provisions of RM19,832,000 and RM1,042,000 (2019: RM993,000 and RM993,000) respectively for amounts payable to key senior management at the end of their employment for their services to the Group and the Company as part of their employment contract. With this, the total compensation to key management personnel (including unpaid gratuity provision) amounted to RM34,907,000 and RM6,721,000 (2019: RM16,848,000 and RM6,410,000) for the Group and the Company respectively.

40 STAFF COSTS

	Group		Company					
	2020	2020	2020 2019	2020 2019 2020	2020 2019 2020	2020 2019	2020	2019
	RM'000	RM'000	RM'000	RM'000				
Salaries, wages and bonus	244,208	369,377	5,133	5,403				
Defined contribution plan	12,039	19,667	2020 RM'000 5,133 558	578				
	256,247	389,044	5,691	5,981				

Included within staff costs are remuneration of Executive Directors of the Group and the Company (Note 41).

41 DIRECTORS' REMUNERATIONS

		Group		Company	
	2020	2019	2020	2019	
	RM'000	RM'000	RM'000	RM'000	
Executive Directors					
Salaries, wages and bonus	7,521	8,714	2,720	3,310	
Defined contribution plan	485	674	273	398	
Directors' fees	120	120	120	120	
Directors' allowances	30	24	30	24	
	8,156	9,532	3,143	3,852	
Non-Executive Directors					
Directors' fees	410	390	410	390	
Directors' allowances	168	129	168	129	
	578	519	578	519	
	8,734	10,051	3,721	4,371	

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

41 DIRECTORS' REMUNERATIONS (CONTINUED)

The estimated monetary value of benefits-in-kind received and receivable by Directors of the Group and the Company are RM183,000 (2019: RM545,000) and RM46,000 (2019: RM79,000) respectively.

In addition to the amounts disclosed above, the Group and the Company have made a provision of RM18,847,000 and RM1,042,000 (2019: RM993,000 and RM993,000) respectively for amounts payable to executive directors at the end of their employment for their services to the Group and the Company as part of their employment contract. With this, the total remuneration (including unpaid gratuity provision) amounted to RM27,581,000 and RM4,763,000 (2019: RM11,044,000 and RM5,364,000) for the Group and the Company respectively.

42 CAPITAL COMMITMENTS

Capital expenditure as at the reporting date is as follows:

	Group	
	2020	2019 RM'000
	RM'000	
Commitment to acquire property, plant and equipment not provided for in the financial statements:		
Approved and contracted	846	6,325

43 SEGMENTAL ANALYSIS

For management purposes, the Group is organised into business units based on their products and services.

The Group's operating segments comprise:

- (a) Oil & gas division: Pipe coating, pipe manufacturing for the oil and gas industry, building and operating offshore/onshore field development facilities and the provision of highly specialised equipment and services to the power generation, oleochemical and petrochemical industries.
- (b) Renewable energy division: Supplier and manufacturer of specialised equipment for biomass power plants; such as industrial fans, boilers and turbines that run primarily on biomass fuels.
- (c) Industrial trading & services division: Trading and distribution of building materials and the manufacturing and trading of industrial pipes for the construction industry.
- (d) Others: All other units within the Group that do not constitute a separately reportable segment.

Management monitors the operating results of its divisions separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on revenue and profitability measures as shown in the table below.

Transactions between segments were entered into in the normal course of business and were established on agreed terms. The effects of such inter-segmental transactions are eliminated on consolidation.

The assets are allocated based on the operations of the respective segments. The amounts provided to the Group Chief Executive Officer with respect to total assets are measured in a manner consistent with the disclosure of segment assets below.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

43 SEGMENTAL ANALYSIS (CONTINUED)

		Renewable	Industrial Trading &		
	Oil & Gas	Energy	Services	Others	Total
	RM'000	RM'000	RM'000	RM'000	RM'000
RESULTS					
Financial year ended 31 December 2020					
Revenue	579,466	357,446	301,113	173,921	1,411,946
Less: Inter segment revenue	(2,436)	-	-	(403)	(2,839)
External revenue	577,030	357,446	301,113	173,518	1,409,107
Segment (losses)/profits	(272,664)	26,547	19,769	4,193	(222,155)
Share of results of associates	12,653	_	293	(4)	12,942
Share of results of joint ventures	(26,833)	1,110	-	(750)	(26,473)
	(286,844)	27,657	20,062	3,439	(235,686)
Unallocated expenses relating to financing activities					(15,350)
Unallocated corporate expenses					(16,988)
Loss before tax					(268,024)
TOTAL ASSETS					
As at 31 December 2020					
Segment assets	1,160,733	420,213	179,737	74,682	1,835,365
Investment in associates	216,108	-	15,025	-	231,133
Investment in joint ventures	64,338	6,406	-	10,339	81,083
Assets classified as held for sale	9,590	-	17,389	-	26,979
	1,450,769	426,619	212,151	85,021	2,174,560
Unallocated corporate assets					
- Deferred tax assets					35,364
- Tax recoverable					4,879
- Cash and cash equivalents					27,202
- Short term investment					642
- Others					25,175

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

43 SEGMENTAL ANALYSIS (CONTINUED)

	Oil & Gas	Renewable Energy	Industrial Trading & Services	Others	Total
	RM'000	RM'000	RM'000	RM'000	RM'000
OTHER INFORMATION					
Financial year ended 31 December 2020					
Depreciation of:					
- Property, plant and equipment	66,558	5,117	2,133	1,685	75,493
- Investment properties	-	-	3	100	103
- Right-of-use assets	18,810	-	1,604	1,290	21,704
Additions of:					
- Property, plant and equipment	30,393	18,103	2,778	1,555	52,829
Impairment loss/(reversal of impairment loss) on:					
- Receivables	9,470	1,361	1,882	11,228	23,941
- Property, plant and equipment	164,045	-	_	_	164,045
- Amount owing by joint ventures	23,314	_	_	_	23,314
- Amount owing by an associate	-	-	-	158	158
Allowance on slow moving and obsolete inventories	5,647	722	(40)	-	6,329
Write-off on:					
- Receivables	65	_	82	62	209
- Property, plant and equipment	1,266	-	15	1	1,282
- Inventories	583	74	15	-	672
Interest income Interest expense	(2,509)	(519)	(1,075)	(143)	(4,246)
- Loans and borrowings	8,056	6,528	2,176	427	17,187
- Lease liabilities	10,538	-	165	151	10,854
Revenue comprise of:					
- Revenue from contracts with customers	556,013	357,446	299,690	173,493	1,386,642
- Revenue from other sources	21,017	_	1,423	25	22,465
	577,030	357,446	301,113	173,518	1,409,107
Revenue from contracts with customers is represented by:					
Timing of revenue recognition					
- Overtime	394,544	221,447	3,720	117,288	736,999
- At a point in time	161,469	135,999	295,970	56,205	649,643
	556,013	357,446	299,690	173,493	1,386,642

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

43 SEGMENTAL ANALYSIS (CONTINUED)

	0:1.9.000	Renewable Tradi		Otherne	s Total	
	Oil & Gas RM'000	Energy RM'000	Services RM'000	Others RM'000	RM'000	
RESULTS						
Financial year ended 31 December 2019						
Revenue	1,489,366	399,550	426,123	203,364	2,518,403	
Less: Inter segment revenue	(3,085)	-	-	(402)	(3,487)	
External revenue	1,486,281	399,550	426,123	202,962	2,514,916	
Segment profits/(losses)	15,619	23,962	(2,133)	9,693	47,141	
Share of results of associates	27,105	-	56	(5)	27,156	
Share of results of joint ventures	(31,790)	1,565	-	(702)	(30,927)	
	10,934	25,527	(2,077)	8,986	43,370	
Unallocated expenses relating to financing activities					(19,880)	
Unallocated corporate expenses					(17,928)	
Profit before tax					5,562	
TOTAL ASSETS						
As at 31 December 2019						
Segment assets	1,473,305	450,822	254,587	72,169	2,250,883	
Investment in associates	207,607	-	220	-	207,827	
Investment in joint ventures	88,723	5,296	-	17,608	111,627	
	1,769,635	456,118	254,807	89,777	2,570,337	
Unallocated corporate assets						
- Deferred tax assets					52,567	
- Tax recoverable					3,071	
- Cash and cash equivalents					7,986	
- Short term investment					623	
- Others					30,766	
Total assets					2,665,350	

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

43 SEGMENTAL ANALYSIS (CONTINUED)

	Oil & Gas RM'000	Renewable Energy RM'000	Industrial Trading & Services RM'000	Others RM'000	Total RM'000
OTHER INFORMATION					
Financial year ended 31 December 2019					
Depreciation of:					
- Property, plant and equipment	123,457	4,724	2,120	1,333	131,634
- Investment properties	-	-	3	134	137
- Right-of-use assets	19,508	-	1,736	573	21,817
Additions of:					
- Property, plant and equipment	36,723	18,527	5,556	1,476	62,282
Impairment loss/(reversal of impairment loss) on:					
- Receivables	(174)	(36)	4,879	13,505	18,174
- Property, plant and equipment	34,684	-	-	_	34,684
- Amount owing by a joint venture	2,200	-	-	-	2,200
Reversal of allowance on slow moving and obsolete inventories	(742)	(3,205)	(158)	-	(4,105)
Write-off on:					
- Receivables	158	26	44	-	228
- Property, plant and equipment	21	1	-	-	22
- Inventories	578	21	27	-	626
Interest income	(2,657)	(870)	(1,320)	(145)	(4,992)
Interest expense					
- Loans and borrowings	11,060	8,088	3,437	435	23,020
- Lease liabilities	11,474	-	192	86	11,752
Revenue comprise of:					
- Revenue from contracts with					
customers	1,466,752	399,550	425,216	202,649	2,494,167
- Revenue from other sources	19,529	-	907	313	20,749
	1,486,281	399,550	426,123	202,962	2,514,916
Revenue from contracts with customers is represented by:					
Timing of revenue recognition					
- Overtime	1,183,630	223,847	-	165,637	1,573,114
- At a point in time	283,122	175,703	425,216	37,012	921,053
	1,466,752	399,550	425,216	202,649	2,494,167

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43 SEGMENTAL ANALYSIS (CONTINUED)

Geographical information

Revenue and non-current assets information is based on the geographical location of customers and assets respectively as follows:

	Revenue		Non-current assets*	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Attributed to the country of domicile:				
Malaysia	565,209	669,929	666,251	728,553
Attributed to foreign countries:				
Europe	223,395	1,113,851	143,492	413,751
South East Asia excluding Malaysia	186,657	221,513	133,798	137,216
Australia	157,486	178,014	9,563	17,331
Canada	102,088	11,708	140,371	137,654
China	51,528	34,380	5,913	5,111
Africa	29,125	30,106	-	-
East Asia	17,613	16,015	-	-
Latin America	16,242	10,634	-	-
Middle East	11,507	159,327	101,976	104,003
India	1,504	4,158	9,287	3,140
Others	46,753	65,281	20,436	7,541
	1,409,107	2,514,916	1,231,087	1,554,300

Non-current assets other than investment in equity instruments and deferred tax assets.

44 FINANCIAL INSTRUMENTS BY CATEGORY

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Financial assets				
Financial assets measured at fair value through profit or loss – designated upon initial recognition:				
- Derivatives financial assets	2,256	1,101	-	-
- Short term investments	642	623	642	623
- Investment in equity instruments	5	6	-	-
Financial assets at amortised cost:				
- Trade and other receivables (excluding				
prepayments and value added tax receivables)	321,266	394,063	534	5,910
- Amounts owing by subsidiaries	-	-	25,269	169,137
- Amounts owing by associates	17,480	20,386	-	26
- Amounts owing by joint ventures	26,426	47,803	-	-
- Finance lease receivables	5,397	17,826	-	-
- Time deposits	83,241	52,142	5,306	4,700
- Cash and bank balances	155,647	94,700	772	1,260
	609,457	626,920	31,881	181,033
Total	612,360	628,650	32,523	181,656

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44 FINANCIAL INSTRUMENTS BY CATEGORY (CONTINUED)

	Group		Company	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Financial liabilities				
Financial liabilities measured at fair value through profit or loss – designated upon initial recognition:				
- Derivatives financial liabilities	99	1,860	-	-
Financial liabilities at amortised cost:				
 Trade and other payables (excluding employee benefits and value added tax payables) 	217,800	258,513	2,061	1,973
- Amounts owing to subsidiaries	-	-	17,216	20,592
- Amounts owing to associates	1,560	33	-	_
- Amounts owing to joint ventures	5,139	5,546	-	_
- Dividend payable	22,109	21,904	-	_
- Loans and borrowings	878,056	948,095	126,759	152,217
- Lease liabilities	210,385	234,764	-	-
	1,335,049	1,468,855	146,036	174,782
Total	1,335,148	1,470,715	146,036	174,782

45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group's and the Company's overall financial risk management objectives and policies are to ensure that the Group and the Company create value and maximise returns for its shareholders. Financial risk management is carried out through risk review, internal control systems, benchmarking to the industry's best practices and adherence to the Group's financial risk management policies.

The main risks arising from the financial instruments of the Group and the Company are credit risk, market risk, and liquidity risk. Management monitors the Group's and the Company's financial position closely with the objective to minimise potential adverse effects on the financial performance of the Group and of the Company.

The following sections provide details regarding the Group's and the Company's exposure to the above mentioned financial risks and the objectives, policies and processes for managing these risks.

Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group and the Company.

At the reporting date, the Group's and the Company's maximum exposure to credit risk is represented by the carrying amounts of each class of financial assets recognised in the statements of financial position, including derivative financial instruments with positive fair values.

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45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Credit risk (continued)

(a) Receivables

The Group's and the Company's exposure to credit risk is monitored on an ongoing basis. The Group and the Company have credit policies in place to manage the credit risk exposure. The risk is managed through the application of the Group's and the Company's credit management procedures which include the application of credit evaluations or approvals and follow up procedures.

The Group and the Company actively monitor the utilisation of credit limits to manage the risk of any material loss from the non-performance of its counterparties.

Simplified approach for finance lease receivables, trade receivables and contract assets (including intercompany trade balances)

The Group and the Company apply simplified approach to providing for ECL prescribed by MFRS 9, which permits the use of the lifetime expected loss provision for all finance lease receivables, trade receivables and contract assets. The Group and the Company account for its credit risk by appropriately providing for ECL on timely basis. In calculating credit loss rate, the finance lease receivables, trade receivables and contract assets have been assessed based on credit risk categories and the days past due and adjust for forward-looking information.

Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group and the Company. The Group and the Company categorise a receivable for write off when a debtor fails to make contractual payments and the recoverability of the receivables is remote. Where receivables have been written off, the Group and the Company continue to engage in enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognised in profit or loss.

General 3-stage approach for other debt instruments financial assets

ECL for other debt instruments financial assets at amortised costs, which include other receivables, non-trade intercompany balances, time deposits and cash and bank balances are measured using general 3-stage approach.

The Group and the Company use three categories to reflect their credit risk and how the loss allowance is determined for each of those categories. A summary of the assumptions underpinning the Group's and the Company's ECL model is as follows:

Category	Group's and Company's definition of category	Basis for recognising ECL
Performing	Debtors have a low risk of default and a strong capacity to meet contractual cash flows.	12 month ECL
Underperforming	Debtors for which there is a significant increase in credit risk or significant increase in credit risk is presumed if the forward-looking information and indicators available signify impairment to debtors' ability to repay.	Lifetime ECL
Not performing	Debtors' ability to repay or likelihood of repayment is determined as fully impaired when it meets one or more of the indicators in accounting policy 2.17(d).	Lifetime ECL (credit impaired)

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Credit risk (continued)

(a) Receivables (continued)

General 3-stage approach for other debt instruments financial assets (continued)

Based on the above, loss allowance is measured on either 12 month ECL or lifetime ECL using a PD x LGD x EAD methodology as follows:

- PD ("probability of default") the likelihood that the debtor would not be able to repay during the contractual period;
- LGD ("loss given default") the percentage of contractual cash flows that will not be collected if default happens; and
- EAD ("exposure at default") the outstanding amount that is exposed to default risk.

In deriving the PD and LGD, the Group and the Company consider available, reasonable and supportive forward-looking information, such as:

- significant changes in the expected performance and behaviour of the debtor, including changes in the payment status of debtor and changes in the business of the debtor; and
- debtor's past history and existing market conditions.

Loss allowance is measured at a probability-weighted amount that reflects the possibility that a credit loss occurs and the possibility that no credit loss occurs. No significant changes to estimation techniques or assumptions were made during the reporting period.

There is no loss allowance for other financial asset at amortised cost as at 31 December 2020, except for other receivables, amount owing by subsidiaries, amount owing by joint ventures and amount owing by associates.

For movement of allowance for impairment of trade and other receivables, amount owing by subsidiaries, amount owing by joint ventures and amount owing by associates, refer to Note 16, 17(a), 18(a) and 19(a) respectively.

(b) Intercompany balances

The Company provides unsecured loans and advances to subsidiaries. The Company monitors the results of its subsidiaries regularly.

As at 31 December 2020 and 31 December 2019, the maximum exposure to credit risk is represented by their carrying amounts in the statement of financial position.

Management has taken reasonable steps to ensure that intercompany receivables are stated at the realisable values. As at 31 December 2020, there is no loss allowance recognised on interest bearing loans to subsidiaries as all strategies indicate that the Company could fully recover the outstanding balance of the advances to subsidiaries, except for a subsidiary. For movement of allowance for impairment of amount owing by subsidiaries, refer to Note 17(a). As at 31 December 2019, there was no indication that the loans and advances extended to the subsidiaries are not recoverable.

Advances to subsidiaries

Advances to subsidiaries that are repayable on demand and interest-free are classified as amortised cost in the Company's financial statements because the Company's business model is to hold and collect the contractual cash flows and those cash flows represent solely payments of principal and interest. The Company applied the general 3-stage approach when determining ECL for these advances to subsidiaries.

There is no loss allowance recognised on these advances to subsidiaries as all strategies indicate that the Company could fully recover the outstanding balance of the advances to subsidiaries.

Advances to subsidiaries in the Company's separate financial statements are assessed on individual basis for ECL measurement, as credit risk information is obtained and monitored based on each advances to subsidiary.

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45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Credit risk (continued)

(c) Derivative financial instruments

Transactions involving derivative financial instruments are with approved financial institutions and reputable banks.

As at the end of the reporting period, the maximum exposure to credit risk arising from derivatives financial assets is represented by the carrying amounts in the statement of financial position.

In view of the counterparties being reputable licensed financial institutions, management does not expect any of the counterparties to fail to meet their obligations.

(d) Financial guarantees

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

The maximum exposure to credit risk amounts to RM294,422,000 (2019: RM208,483,000) representing banking facilities utilised by the subsidiaries as at the end of the financial year.

As at 31 December 2020 and 31 December 2019, there was no indication that any subsidiary would default on repayment.

Financial guarantees have not been recognised since the fair value on initial recognition was not material as the probability of the subsidiaries defaulting on its banking facilities is remote.

(e) Time deposits and cash and bank balances

Time deposits and cash and bank balances are placed with approved financial institutions and reputable banks. The likelihood of non-performance by these financial institutions is remote based on their high credit ratings.

Market risk

Market risk refers to the risk that changes in market prices, such as foreign exchange rates, interest rates and prices will affect the Group's and the Company's financial position and cash flows.

(a) Foreign currency risk

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

The Group has transactional currency exposures arising from sales and purchases that are denominated in a currency other than the functional currencies of the Group entities. The foreign currency in relation to these transactions is mainly denominated in United States Dollar.

The Group maintains a natural hedge, whenever possible, by maintaining receivables and payables in matching foreign currencies. Foreign exchange exposures in transactional currencies other than the functional currencies of the operating entities are kept to an acceptable level.

The Group also uses forward currency contracts to minimise exposure on currency fluctuations for which receipts or payments are anticipated more than one month after the Group has entered into a firm commitment for a sale or purchase. The forward currency contracts entered are in the same currency as the hedged item. It is the Group's policy to negotiate the terms of the forward currency contracts to match the terms of the hedged item to maximise its effectiveness.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Market risk (continued)

(a) Foreign currency risk (continued)

At the reporting date, the Group is mainly exposed to fluctuation in the United States Dollar exchange rate against the respective functional currencies of the Group entities. The Group considers a 5% strengthening or weakening of the United States Dollar as a possible change.

A 5% strengthening or weakening of the United States Dollar would result in profit or loss after tax and equity being approximately RM1,608,000 and RM4,229,000 (2019: RM2,455,000 and RM3,276,000) lower or higher for the Group and the Company accordingly.

The Group and the Company consider that the foreign currency risk attributable to currencies other than the United States Dollar to be insignificant.

(b) Cash flow and fair value interest rate risks

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market interest rates.

The Group's and the Company's exposure to interest rate risks relates primarily to the Group's and the Company's time deposits and interest bearing borrowings.

Surplus funds are placed with licensed financial institutions to earn interest income based on prevailing market rates. The Group and the Company manage its interest rate risks by placing such funds on short tenures of 12 months or less.

The Group and the Company generally borrow principally on a floating rate basis and ensure that interest rates obtained are competitive.

The interest rate profile of the Group's and the Company's significant interest-bearing financial instrument have been presented in Note 17, 19, 21 and 27.

Fair value sensitivity for fixed rate instruments

The Group does not account for any fixed rate financial assets and liabilities at fair value through profit or loss, and the Group does not designate derivatives as a fair value hedge. Therefore, a change in interest rates for these financial instruments at the end of the reporting period would not affect profit or loss.

Sensitivity analysis for variable rate instruments

At the reporting date, if interest rates had been 50 basis points lower/higher, with all other variables held constant, the Group's and the Company's profit or loss after tax and equity would have been approximately RM4,295,000 and RM634,000 (2019: RM4,644,000 and RM761,000) higher/lower, arising mainly as a result of lower/higher interest expense on floating rate borrowings. The assumed movement in basis points for interest rate sensitivity analysis is based on the currently observable market environment.

Liquidity risk

Liquidity risk is the risk that the Group or the Company will not be able to meet its financial obligations as they fall due. The Group's and the Company's exposure to liquidity risk arises principally from its payables and borrowings. The Group and the Company maintain a level of cash and cash equivalents and bank facilities deemed adequate by the management to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities when they fall due.

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45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Liquidity risk (continued)

As at 31 December 2020, there are sufficient facilities available that can be used to refinance borrowings, capital expenditure and general working capital requirements of the Group and the Company. Details of liquidity risk are disclosed in Note 27 to the financial statements.

All financial liabilities of the Group and the Company that will be due and payable within the next 12 months are classified within current liabilities. The contractual cash flows of derivative financial liabilities and non-derivative financial liabilities are presented below:

	Within 1 year	More than 1 year and less than 2 years	More than 2 years and less than 5 years	More than 5 years	Total contractual undiscounted cash flows	Total carrying amount
Group	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
2020						
Non-derivative financial liabilities						
Lease liabilities	22,647	19,244	49,734	222,189*	313,814	210,385
Trade and other payables	217,755	42	3	_	217,800	217,800
Amounts owing to associates	1,560	_	_	_	1,560	1,560
Amounts owing to joint ventures	5,139	_	_	_	5,139	5,139
Loans and borrowings	795,110	37,543	63,274	7,527	903,454	878,056
Dividend payable	22,109	-	-	-	22,109	22,109
	1,064,320	56,829	113,011	229,716	1,463,876	1,335,049
Derivative financial liabilities						
Forward currency contracts						
Gross settled						
- outflow	14,493	-	-	-	14,493	
- inflow	(14,394)	-	-	-	(14,394)	
	99	-	-	-	99	99
	1,064,419	56,829	113,011	229,716	1,463,975	1,335,148

^{*} Lease liabilities with maturity of more than 5 years comprise of lease terms up to 12 years.

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020

45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Liquidity risk (continued)

	Within 1 year	More than 1 year and less than 2 years	More than 2 years and less than 5 years	5 years	Total contractual undiscounted cash flows	Total carrying amount
Group	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
2019						
Non-derivative financial liabilities						
Lease liabilities	25,308	20,162	51,596	275,398*	372,464	234,764
Trade and other payables	258,426	63	24	-	258,513	258,513
Amounts owing to associates	33	_	_	_	33	33
Amounts owing to joint ventures	5,546	_	_	_	5,546	5,546
Loans and borrowings	758,077	73,687	127,622	29,631	989,017	948,095
Dividend payable	21,904	-	-	-	21,904	21,904
	1,069,294	93,912	179,242	305,029	1,647,477	1,468,855
Derivative financial liabilities						
Forward currency contracts						
Gross settled						
- outflow	80,037	-	-	-	80,037	
- inflow	(78,177)	-	-	-	(78,177)	
	1,860	-	-	-	1,860	1,860
	1,071,154	93,912	179,242	305,029	1,649,337	1,470,715

Lease liabilities with maturity of more than 5 years comprise of lease terms up to 39 years.

Company	Within 1 year RM'000	More than 1 year and less than 2 years RM'000	More than 2 years and less than 5 years RM'000	Total contractual undiscounted cash flows RM'000	Total carrying amount RM'000
2020					
Non-derivative financial liabilities					
Financial guarantees*	294,422	_	_	294,422	_
Other payables and accruals	2,061	-	-	2,061	2,061
Amounts owing to subsidiaries	17,216	-	-	17,216	17,216
Loans and borrowings	131,386	-	-	131,386	126,759
	445,085	-	-	445,085	146,036

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2020.

45 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Liquidity risk (continued)

Company	Within 1 year RM'000	More than 1 year and less than 2 years RM'000	More than 2 years and less than 5 years RM'000	Total contractual undiscounted cash flows RM'000	Total carrying amount RM'000
2019					
Non-derivative financial liabilities					
Financial guarantees*	208,483	_	_	208,483	_
Other payables and accruals	1,973	-	-	1,973	1,973
Amounts owing to subsidiaries	20,592	-	-	20,592	20,592
Loans and borrowings	159,251	-	-	159,251	152,217
	390,299	-	-	390,299	174,782

^{*} This represents the maximum exposure to the Company in the event that the financial guarantee contracts issued by the Company to its subsidiaries are called upon. These liabilities have been included in the consolidated statement of financial position of the Group and hence will not result in any additional liability to the Group.

46 FAIR VALUES OF FINANCIAL INSTRUMENTS

The carrying amounts of financial assets and liabilities classified within current assets and current liabilities respectively approximate their fair values due to the relatively short term nature of these financial instruments.

Fair value of quoted equity instruments and debts securities are determined by reference to their respective published market bid price as at 31 December 2020.

The fair values of forward exchange contracts are estimated by discounting the difference between the contractual forward price and the current forward price for the residual maturity of the contract using a risk-free interest rate.

Fair values of non-derivative financial liabilities are calculated based on the present value of future principal and interest cash flows, discounted at the market rate of interest at the end of the reporting period.

The carrying amount of financial liabilities measured at amortised cost approximates their respective fair values.

Fair value hierarchy

The table below summarises all financial instruments carried at fair value as at 31 December 2020 and 31 December 2019, based on a hierarchy that reflects the significance of the inputs used in measuring its respective fair values. The levels are defined as follows:

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

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46 FAIR VALUES OF FINANCIAL INSTRUMENTS (CONTINUED)

Fair value hierarchy (continued)

	Level 1 RM'000	Level 2 RM'000	Level 3 RM'000	Total RM'000
Group				
2020				
Financial assets/(liabilities)				
Investment in equity instruments	5	-	-	5
Derivative financial assets	-	2,256	-	2,256
Derivative financial liabilities	-	(99)	-	(99)
Short term investments	-	642	-	642
	5	2,799	-	2,804
2019				
Financial assets/(liabilities)				
Investment in equity instruments	6	-	-	6
Derivative financial assets	-	1,101	-	1,101
Derivative financial liabilities	-	(1,860)	-	(1,860)
Short term investments	-	623	-	623
	6	(136)	-	(130)
Company				
2020				
Financial assets				
Short term investments	-	642	-	642
2019				
<u>Financial assets</u>				
Short term investments	-	623	-	623

47 CAPITAL MANAGEMENT

The primary objective of the Group's capital management is to ensure that it maintains a strong credit rating and healthy capital structure in order to continue supporting its businesses, maximise shareholders' value and sustain future development of businesses within the Group. The Group strives to monitor and maintain an optimal gearing ratio. The gearing ratio is calculated as net debt divided by total capital. Net debt is calculated as loans and borrowings less time deposits, cash and bank balances. Total capital includes paid-up share capital and reserves attributable to owners of the Company. The Group's net gearing ratio is 0.91 times (2019: 0.82 times).

In addition to disclosure in Note 27, during the financial year ended 31 December 2020, other revolving credit facility of a subsidiary received an indulgence from meeting a specific financial covenant from the bank. The indulgence was obtained before the balance sheet date to 31 December 2021.

SUMMARY OF SIGNIFICANT RECURRENT RELATED PARTY TRANSACTIONS

A. Transactions of A Revenue or Trading in Nature

Interested Related Party	Provider of Products/ Services	Recipient of Products/ Services	Actual Value Transacted for the Financial Year Ended 31 December 2020	Nature of Transaction	
Dato' Seri Robert Tan Chung Meng; Pauline Tan Suat Ming; Tony Tan Choon Keat; Tan Chin	IGB Berhad Group of companies	Wasco Management Services Sdn. Bhd.	RM1,118,900.00	Rental of premise and related facilities	
Nam Sendirian Berhad; Tan Kim Yeow Sendirian Berhad; Wah Seong (Malaya) Trading Co. Sdn. Bhd.	Dato' Seri Robert Tan Chung Meng is the Group Chief Executive Officer and Director of IGB Berhad Group. He is also a Director of Wah Seong Corporation Berhad Group. He is a common indirect Major Shareholder of Wah Seong Corporation Berhad ("WSC") and IGB Berhad ("IGB"). His total direct and indirect shareholdings in WSC are 1.54% and 40.30% respectively. His total direct and indirect shareholdings in IGB are 0.32% and 29.80% respectively.				
	Pauline Tan Suat Ming is a common indirect Major Shareholder of WSC and IGB. Her indirect shareholding in WSC is 40.58%. Her total direct and indirect shareholdings in IGB are 0.04% and 29.80% respectively.				
	Tony Tan Choon Keat is a common indirect Major Shareholder of WSC and IGB. His indirect shareholding in WSC is 40.30%. His indirect shareholding in IGB is 29.80%. Tony Tan Choon Keat is the father of Tan Jian Hong, Aaron, a Director of WSC.				
	Tan Chin Nam Sendirian Berhad, Tan Kim Yeow Sendirian Berhad and Wah Seong (Malaya) Trading Co. Sdn. Bhd. are common Major Shareholders of WSC and IGB.				
	Tan Chin Nam Sendirian Berhad's total indirect shareholdings in WSC is 33.33% respectively. Tan Kim Yeow Sendirian Berhad's total direct and indirect shareholdings in WSC are 6.98% and 33.33% respectively. Wah Seong (Malaya) Trading Co. Sdn. Bhd.'s total direct and indirect shareholdings in WSC are 32.99% and 0.34% respectively.				
	Tan Chin Nam Sendirian Berhad's total direct and indirect shareholdings in IGB are 25.60% and 23.59% respectively. Tan Kim Yeow Sdn. Bhd.'s total direct and indirect shareholdings in IGB are 9.99% and 19.80% respectively. Wah Seong (Malaya) Trading Co. Sdn. Bhd.'s total direct and indirect shareholdings in IGB are 15.99% and 3.81% respectively.				

SUMMARY OF SIGNIFICANT RECURRENT RELATED PARTY TRANSACTIONS

B. Group Financial and/or Treasury Management

Interested Related Party	Lender	Borrower	Actual Value Transacted for the Financial Year Ended 31 December 2020	Nature of Transaction		
Chan Cheu Leong; Chan Wei Keat	Wah Seong Corporation Berhad	WDG Resources Sdn. Bhd.	RM11,461,447	Interest bearing advances for purpose of working capital requirement		
	WDG Resources S	Sdn. Bhd. ("WDG") i	s an indirect subsidiar	y of WSC.		
		a Director of WDG Chan Cheu Leong.	and holds 51,754 sh	nares in WSC. Chan Wei		
	Shareholder of 33		in ETSB via Midvest A	TSB") and a Substantial Asia Sdn. Bhd. ("MASB")		
			nareholder of 33.33% shareholding in WDG.	shareholding in ETSB via		
	Chan Cheu Leong is the Managing Director/Group Chief Exe a Substantial Shareholder of 5.67% shareholding in WSC via N Properties Sdn. Bhd. ("MPSB"). His direct shareholding in WS Cheu Leong is the father of Chan Wei Keat.					
Chan Cheu Leong; Chan Wei Keat; Goh Eng Hooi	Syn Tai Hung Trading Sdn. Bhd.	WDG Resources Sdn. Bhd.	RM20,000,000	Guarantee granted to undertake outstanding amount owing by WDG Resources Sdn. Bhd. in the event that WDG Resources Sdn. Bhd. failed to settle any debts owing to the suppliers		
	Syn Tai Hung Trading Sdn. Bhd. ("STHT") is the immediate holding company of WDG.					
	Goh Eng Hooi is a Director of STHT.					
	Chan Wei Keat is a Director of WDG and holds 51,754 shares in WSC. Chan Wei Keat is the son of Chan Cheu Leong.					
	Goh Eng Hooi is a Substantial Shareholder of 33.33% shareholding in ETSB via Go Hotels Sdn. Bhd. and in turn ETSB holds 40% shareholding in WDG.					
	Chan Wei Kiat is a Director of ETSB and a Substantial Shareholder of 33.33% shareholding in ETSB via MASB and in turn ETSB holds 40% shareholding in WDG.					
	Chan Cheu Leong is a Substantial Shareholder of 33.33% shareholding in ETSB via MASB and in turn ETSB holds 40% shareholding in WDG.					
	Chan Cheu Leong is the Managing Director/Group Chief Executive Officer and a Substantial Shareholder of 5.67% shareholding in WSC via MASB and MPSB. His direct shareholding in WSC is 2.67%. Chan Cheu Leong is the father of Chan Wei Keat.					

NOTE:

The Interested Related Party Relationships are as per Circular to Shareholders on Proposed Renewal of Shareholders' Mandate for the Existing Recurrent Related Party Transactions of a Revenue or Trading Nature and Provision of Financial Assistance; and Proposed New Shareholders' Mandate for Additional Recurrent Related Party Transactions of a Revenue or Trading Nature and Provision of Financial Assistance dated 18 May 2020 which was approved at the Annual General Meeting of Wah Seong Corporation Berhad held on 23 June 2020.

TOP 10 LIST OF PROPERTIES

AS AT 31 DECEMBER 2020

Title/Location	Description/ existing use	Approximate age of the building	Approximate land/ built-up area	Tenure	Audited NBV as at 31.12.2020 RM'000
Geran Mukim 2327, 2805, 2806, 2315, 2328 and 2323 Lot No 512, 513, 514, 515, 1284 and 2347 Mukim Teluk Panglima Garang Daerah Kuala Langat Selangor Darul Ehsan	Agricultural land	N/A	24 acres	Freehold	92,627
PT 15926, Jalan Bandar Lama 42500 Teluk Panglima Garang Selangor Darul Ehsan	Factory and office building	1 – 4 years	8 acres		
KKIP Timor, Industrial Zone 13 General Industrial Zone Kota Kinabalu Industrial Park Mile 15 Jalan Telipok, Telipok Kota Kinabalu, Sabah	Industrial land with factory and office building	13 years	22 acres (Land) 21,642 sq m (Building)	Leasehold 99 years expiring on 31 December 2098	55,404
No 5 Pandan Road Singapore 609299	Office buildings	4 years	13,723 sq m	Leasehold 28 years expiring on 30 December 2037	40,983
Geran No 339016, 339017, 32544, 32546 and 32547 Lot No 126527, 15844, 1930, 1944 and 1945	Industrial land with office and factory building	13 – 14 years	18 acres (Land) 34,537 sq m (Building)	Freehold	39,418
Geran No 32545, Lot No 1943 Daerah & Mukim of Klang Selangor Darul Ehsan	Industrial land	N/A	4 acres (Land)		
HS(D) Nos 62345, 62346 PT No 18 and 1554 Mukim 1, Seberang Perai Tengah, Pulau Pinang	Industrial land with office and factory building	15 – 32 years	50,557 sq m (Land) 24,009 sq m (Building)	Leasehold 99 years expiring on 15 March 2115	22,385
PKNP Land Lot Fiz Kawasan Perindustrian Fiz Tg Gelang, Mukim Sg. Karang Kuantan, Pahang Darul Makmur	Industrial land	N/A	36 acres	Leasehold 85 years expiring on 19 December 2096	18,756

TOP 10 LIST OF PROPERTIES

AS AT 31 DECEMBER 2020

Title/Location	Description/ existing use	Approximate age of the building	Approximate land/ built-up area	Tenure	Audited NBV as at 31.12.2020 RM'000
PN 4460, 4461, 4462, 4463, 37309 Lot No 487, 488, 489, 490, 476 Seksyen 90 Bandar Kuala Lumpur No 2 Jalan 1/75 Off Jalan Kampong Pandan Kuala Lumpur	Commercial	30 years	3,167 sq m	Leasehold 99 years expiring on 14 October 2076	10,243
No 59, The Boulevard Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur	Commercial	14 years	3,026 sq m	Leasehold 99 years expiring on 14 December 2100	5,149
CL075599469 & CL075599478 Lot 3 & 4, Mile 9, Labuk Road, Sandakan	Semi-detached 1 storey open shed workshop cum 2 storey office	6 years	2,354 sq m (land) 557 sq m (buildings)	Leasehold 99 years expiring on 31 December 2113	3,049
Im Fahrhafen 20, Fahrhafen Sassnitz-Mukran, 18546 Sassnitz, Deutschland	Land	N/A	10 acres	Freehold	2,432

ANALYSIS OF SHAREHOLDINGS

Ordinary Shares

Share Capital as at 31 March 2021

Issued and Fully Paid-up Capital : RM547,690,147.00 Class of Equity Securities : Ordinary Shares
Stock Name : WASEONG
Voting Rights : On a poll - one (1) vote per ordinary share held
Total Shareholders : 10,707

Distribution of Shareholders as at 31 March 2021

Size of Shareholdings	No. of Shareholders	%	No. of Shares	%
Less than 100	2,678	25.0117	85,184	0.0109
100 - 1,000	1,903	17.7734	650,776	0.0839
1,001 - 10,000	4,130	38.5729	16,281,211	2.1011
10,001 - 100,000	1,725	16.1110	46,941,219	6.0578
100,001 to less than 5% of total number of issued shares	268	2.5030	359,821,901	46.4353
5% and above of issued share capital	3	0.0280	351,108,003	45.3107
Total	10,707	100.0000	774,888,294	100.0000

List of Substantial Shareholders as at 31 March 2021

			No. of C	Ordinary Shares	
Naı	ne of Substantial Shareholders	Direct Interest	% (a)	Deemed Interest	% (a)
1.	Wah Seong (Malaya) Trading Co. Sdn. Bhd.	255,438,739	32.9892	2,601,648 ^(b)	0.3360
2.	Midvest Asia Sdn. Bhd.	41,645,829	5.3784	2,230,900 ^(h)	0.2881
3.	Tan Kim Yeow Sendirian Berhad	54,023,435	6.9770	258,040,387 ^(c)	33.3252
4.	Pauline Tan Suat Ming	-	-	314,230,683 ^(g)	40.5820
5.	Tan Chin Nam Sendirian Berhad	-	-	258,040,387 ^(c)	33.3252
6.	Tony Tan Choon Keat	-	-	312,063,822 ^(d)	40.3021
7.	Dato' Seri Robert Tan Chung Meng	11,927,314	1.5404	312,063,822 ^(d)	40.3021
8.	Chan Cheu Leong	20,677,936	2.6705	43,876,729 ^(e)	5.6665

Directors' Shareholdings as at 31 March 2021

		No. of Ordinary Shares				
Naı	ne of Directors	Direct Interest	% ^(a)	Deemed Interest	% (a)	
1.	Dato' Seri Robert Tan Chung Meng	11,927,314	1.5404	312,063,822 ^(d)	40.3021	
2.	Chan Cheu Leong	20,677,936	2.6705	44,031,991 ^(f)	5.6866	
3.	Halim Bin Haji Din	-	-	-	-	
4.	Giancarlo Maccagno	2,459,353	0.3176	-	-	
5.	Professor Tan Sri Lin See Yan	-	-	-	-	
6.	Tan Jian Hong, Aaron	-	-	-	-	
7.	Tan Sri Saw Choo Boon	-	_	-	-	

ANALYSIS OF SHAREHOLDINGS

Notes:

- Based on 774,311,240 ordinary shares (Total number of issued shares of 774,888,294 ordinary shares less Treasury Shares of 577,054).
- (b) Deemed interest held through Wah Seong Enterprises Sdn. Bhd. ("WSE") pursuant to Section 8 of the Companies Act, 2016 ("the Act") whereby Wah Seong (Malaya) Trading Co. Sdn. Bhd. ("WST") is the major shareholder of WSE.
- (c) Deemed interest held through WSE and WST pursuant to Section 8 of the Act.
- (d) Deemed interest held through WSE, WST and Tan Kim Yeow Sendirian Berhad ("**TKYSB**") pursuant to Section 8 of the Act.
- (e) Deemed interest held through Midvest Asia Sdn. Bhd. ("MASB") and Midvest Properties Sdn. Bhd. ("MPSB") pursuant to Section 8 of the Act.
- (f) Deemed interest held through MASB and MPSB pursuant to Section 8 of the Act and include interests of his spouse and children.
- (g) Deemed interest held through WSE, WST, TKYSB and PTSM Holdings Sdn. Bhd. pursuant to Section 8 of the Act.
- (h) Deemed interest held through MPSB pursuant to Section 8 of the Act.

Note:

- By virtue of his interests of more than 20% in the shares of the Company, Dato' Seri Robert Tan Chung Meng is also deemed to be interested in the shares of all its subsidiaries to the extent the Company has an interest.
- TKYSB and Tan Chin Nam Sendirian Berhad are the major shareholders of WST.

Thirty (30) Largest Shareholders as at 31 March 2021

No.	Name	No. of Shares	% ^(a)
1.	Wah Seong (Malaya) Trading Co. Sdn. Bhd.	251,472,770	32.4770
2.	Midvest Asia Sdn. Bhd.	41,645,829	5.3784
3.	Tan Kim Yeow Sendirian Berhad	39,350,435	5.0820
4.	Amanahraya Trustees Berhad Amanah Saham Bumiputera	38,364,800	4.9547
5.	Lembaga Tabung Angkatan Tentera	34,858,413	4.5019
6.	Karya Insaf (M) Sdn. Bhd.	16,130,675	2.0832
7.	Tan Kim Yeow Sendirian Berhad	14,673,000	1.8950
8.	Amanahraya Trustees Berhad Amanah Saham Bumiputera 2	13,750,912	1.7759
9.	HSBC Nominees (Asing) Sdn. Bhd. Exempt AN for Credit Suisse (SG BR-TST-ASING)	13,365,481	1.7261
10.	Cartaban Nominees (Tempatan) Sdn. Bhd. RHB Trustees Berhad for Manulife Investment Shariah Progressfund	13,259,400	1.7124
11.	Maybank Nominees (Tempatan) Sdn. Bhd. Pledged Securities Account for Chan Cheu Leong	12,126,999	1.5662
12.	Tokio Marine Life Insurance Malaysia Bhd As Beneficial Owner (PF)	11,104,800	1.4342
13.	Robert Tan Chung Meng	11,020,134	1.4232

ANALYSIS OF SHAREHOLDINGS

Thirty (30) Largest Shareholders as at 31 March 2021 (continued)

No.	Name	No. of Shares	% ^(a)
14.	HSBC Nominees (Tempatan) Sdn. Bhd. HSBC (M) Trustee Bhd for Affin Hwang Aiiman Growth Fund (4207)	7,938,357	1.0252
15.	Micasa Investments (S) Pte Ltd	7,279,564	0.9401
16.	Citigroup Nominees (Tempatan) Sdn. Bhd. Employees Provident Fund Board (PHEIM)	6,084,207	0.7858
17.	Citigroup Nominees (Tempatan) Sdn. Bhd. Urusharta Jamaah Sdn. Bhd. (AFFIN 2)	5,978,300	0.7721
18.	Amanahraya Trustees Berhad ASN Umbrella for ASN Imbang (Mixed Asset Balanced) 2	5,716,440	0.7383
19.	Amanahraya Trustees Berhad Amanah Saham Nasional	5,426,122	0.7008
20.	Ranjit Singh A/L Mahindar Singh	5,346,023	0.6904
21.	CIMSEC Nominees (Tempatan) Sdn. Bhd. CIMB Bank for Chan Cheu Leong (PB)	5,025,000	0.6490
22.	Tokio Marine Life Insurance Malaysia Bhd As Beneficial Owner (TMEF)	4,006,600	0.5174
23.	Wah Seong (Malaya) Trading Co. Sdn. Bhd.	3,965,969	0.5122
24.	Maybank Nominees (Tempatan) Sdn. Bhd. Maybank Trustees Berhad for Dana Makmur PHEIM (211901)	3,599,471	0.4649
25.	Amanahraya Trustees Berhad AmIttikal	3,429,000	0.4428
26.	DB (Malaysia) Nominee (Tempatan) Sendirian Berhad Exempt AN for Affin Hwang Asset Management Berhad (TSTAC/CLNT-T)	3,293,100	0.4253
27.	HSBC Nominees (Asing) Sdn. Bhd. Exempt AN for the Hongkong and Shanghai Banking Corporation Limited (HBAP- SGDIV-ACCL)	3,031,750	0.3915
28.	Maybank Securities Nominees (Asing) Sdn. Bhd. Maybank Kim Eng Securities Pte Ltd for TH Investments Pte Ltd	2,805,000	0.3623
29.	Goldhill Gardens Sdn. Bhd.	2,740,936	0.3540
30.	CIMB Group Nominees (Asing) Sdn. Bhd. Exempt AN for DBS Bank Ltd (SFS)	2,725,384	0.3520
		589,514,871	76.1341

Note:

(a) Based on 774,311,240 ordinary shares (Total number of issued shares of 774,888,294 ordinary shares less Treasury Shares of 577,054).

NOTICE IS HEREBY GIVEN THAT the Twenty-First Annual General Meeting of WAH SEONG CORPORATION BERHAD ("the Company") will be conducted through live streaming and online remote participation using Remote Participation and Voting ("RPV") Facilities as a fully virtual general meeting at the Broadcasting Venue to be held at Boardroom, Suite 19.01, Level 19, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur, Wilayah Persekutuan, Malaysia on Friday, 21 May 2021 at 11.00 a.m. for the following purposes:

AGENDA

As Ordinary Business

- To receive the Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2020 and the Reports of the Directors and Auditors thereon.
- 2. To approve the proposed increase in Directors' Meeting Allowances of up to RM250,000 payable for the financial year ended 31 December 2020 and subsequent financial years.

Ordinary Resolution 1

3. To approve the Directors' Fees of RM530,000 and Directors' Meeting Allowances of RM198,000 payable for the financial year ended 31 December 2020.

Ordinary Resolution 2

- To re-elect the following Directors who retire pursuant to Clause 116 of the Company's Constitution:
 - (i) Chan Cheu Leong
 - (ii) Tan Sri Saw Choo Boon
 - (iii) Tan Jian Hong, Aaron
- 5. To re-appoint PricewaterhouseCoopers PLT as Auditors of the Company for the ensuing year and to authorise the Directors to fix their remuneration.

Ordinary Resolution 3 Ordinary Resolution 4 Ordinary Resolution 5

Ordinary Resolution 6

As Special Business

To consider, and if thought fit, to pass the following Ordinary/Special Resolutions, with or without modifications thereto:

Ordinary Resolution Authority to Issue Shares by the Directors of the Company

Ordinary Resolution 7

"THAT, subject always to the Companies Act, 2016 ("the Act"), the Company's Constitution and approvals from the relevant governmental and/or regulatory bodies where such approvals shall be necessary, authority be and is hereby given to the Directors of the Company pursuant to Sections 75 and 76 of the Act and the Additional Temporary Relief Measures to Listed Issuers - Increased General Mandate Limit for New Issue of Securities issued by Bursa Malaysia Securities Berhad on 16 April 2020, to issue and allot shares in the share capital of the Company from time to time upon such terms and conditions and for such purposes as may be determined by the Directors of the Company to be in the interest of the Company provided always that the aggregate number of shares to be issued pursuant to this resolution does not exceed twenty per centum (20%) of the total number of issued shares (excluding treasury shares) of the Company for the time being AND THAT the Directors of the Company be also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad AND FURTHER THAT such authority shall continue to be in forced until 31 December 2021 and shall be reinstated to ten per centum (10%) of the total number of issued shares (excluding treasury shares) of the Company from 1 January 2022 until the conclusion of the next Annual General Meeting ("AGM") of the Company or the expiration of the period within which the next AGM is required by law to be held, whichever is the earlier; but an approval may be revoked or varied at any time by a resolution of the Company in general meeting."

7. Ordinary Resolution

Proposed Renewal of Authority to Buy-Back its Own Shares by the Company

Ordinary Resolution 8

"THAT, subject to the provisions of the Companies Act, 2016 ("the Act"), the Company's Constitution, the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities") and any other applicable laws, rules, orders, requirements, regulations and guidelines for the time being in force, the Directors of the Company be hereby unconditionally and generally authorised to purchase the Company's own ordinary shares ("WSC Shares") in the Company's total number of issued shares through Bursa Securities at any time and upon such terms and conditions and for such purposes as the Directors of the Company may, in their discretion deem fit, subject to the following:

- (i) the maximum number of WSC Shares which may be purchased and/or held by the Company shall be ten per centum (10%) of the total number of issued shares of the Company for the time being;
- (ii) the maximum fund to be allocated by the Company for the purpose of purchasing the WSC Shares shall not exceed the retained profits of the Company as at 31 December 2020 otherwise available for distribution as dividends;
- (iii) the authority conferred by this resolution will be effective immediately upon the passing of this resolution and will continue in force until:
 - (a) the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time the authority shall lapse, unless by ordinary resolution passed at the meeting, the authority is renewed, either unconditionally or subject to conditions;
 - (b) the expiration of the period within which the next AGM after that date is required by law to be held; or
 - revoked or varied by an ordinary resolution passed by the shareholders in a general meeting;

whichever is earlier but not so as to prejudice the completion of the purchase(s) made by the Company before the aforesaid expiry date and, in any event, in accordance with the provisions of the MMLR of Bursa Securities or any other relevant authorities;

(iv) upon completion of the purchase(s) of the WSC Shares by the Company, the Directors of the Company be hereby authorised to deal with the WSC Shares in accordance with the MMLR and the Companies Act, 2016.

AND THAT the Directors of the Company be and are hereby authorised to take all such steps that are necessary or expedient and/or appropriate to implement, finalise and to give full effect to the purchase(s) of WSC Shares with full power to assent to any conditions, variations, and/or amendments that may be imposed by the relevant authorities."

8. Ordinary Resolution

Proposed Renewal of Shareholders' Mandate for the Existing Recurrent Related Party Transactions and Provision of Financial Assistance

Ordinary Resolution 9

"THAT, subject to the provisions of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, approval be and is hereby given to the Company and/ or its subsidiaries ("WSC Group") to enter into recurrent related party transactions of a revenue or trading nature and the provision of financial assistance as specified in Section 2.5 of Part B of the Circular to Shareholders dated 22 April 2021 which transactions are necessary for the day-to-day operations in the ordinary course of business of WSC Group on terms not more favourable to the related parties than those generally available to the public and are not to the detriment of the minority shareholders of the Company and the shareholders' mandate is subject to annual renewal and disclosure is made in the Annual Report of the aggregate value of transactions conducted pursuant to the shareholders' mandate during the financial year and that such approval shall continue to be in force until:

- (i) the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time the proposed shareholders' mandate will lapse, unless renewed by a resolution passed at the meeting:
- (ii) the expiration of the period within which the next AGM of the Company after the date it is required to be held pursuant to Section 340(2) of the Companies Act, 2016 ("the Act") (but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or
- revoked or varied by resolution passed by the shareholders of the Company in a general meeting;

whichever is earlier.

AND THAT the Directors of the Company be and are hereby authorised to complete and to do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this resolution."

9. Ordinary Resolution

Proposed New Shareholders' Mandate for Additional Recurrent Related Party Transactions

Ordinary Resolution 10

"THAT, subject to the provisions of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, approval be and is hereby given to the Company and/or its subsidiaries ("WSC Group") to enter into new/additional recurrent related party transactions of a revenue or trading nature as specified in Section 2.5 of Part B of the Circular to Shareholders dated 22 April 2021 which transactions are necessary for the day-to-day operations in the ordinary course of business of WSC Group on terms not more favourable to the related parties than those generally available to the public and are not to the detriment of the minority shareholders of the Company and the shareholders' mandate is subject to annual renewal and disclosure shall be made in the Annual Report of the aggregate value of transactions conducted pursuant to the shareholders' mandate during the financial year and that such approval shall continue to be in force until:-

- the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time the proposed new shareholders' mandate will lapse, unless renewed by a resolution passed at the meeting;
- (ii) the expiration of the period within which the next AGM of the Company after the date it is required to be held pursuant to Section 340(2) of the Companies Act, 2016 ("the Act") (but shall not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or

(iii) revoked or varied by resolution passed by the shareholders of the Company in a general meeting;

whichever is earlier.

AND THAT the Directors of the Company be and are hereby authorised to complete and to do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this resolution."

10. Ordinary Resolutions

Retention of Independent Non-Executive Directors

(i) "THAT approval be and is hereby given to Halim Bin Haji Din who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than eighteen (18) years, to continue to act as an Independent Non-Executive Director of the Company in accordance with the Malaysian Code on Corporate Governance 2017."

Ordinary Resolution 12

Ordinary Resolution 11

(ii) "THAT approval be and is hereby given to Professor Tan Sri Lin See Yan who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than sixteen (16) years, to continue to act as an Independent Non-Executive Director of the Company in accordance with the Malaysian Code on Corporate Governance 2017."

Special Resolution 1

11. Special Resolution

Proposed Amendments to the Company's Constitution

"THAT the proposed amendments to the Company's Constitution, the contents as set out in Part C of the Company's Circular to Shareholders dated 22 April 2021 be and are hereby approved ("Proposed Amendments").

AND THAT the Directors of the Company be and are hereby authorised to give effect to the Proposed Amendments with full power to assent to any conditions, modifications, variations and/or amendments (if any) as may be imposed by any relevant authorities and to take all such steps as they may deem necessary or expedient in order to implement, finalise and give full effect to the Proposed Amendments."

12. To transact any other business that may be transacted at an Annual General Meeting of which due notice shall have been given in accordance with the Companies Act, 2016 and the Company's Constitution.

FURTHER NOTICE IS HEREBY GIVEN THAT for the purpose of determining a member who shall be entitled to attend this Twenty-First Annual General Meeting, the Company shall be requesting Bursa Malaysia Depository Sdn. Bhd., in accordance with Clause 88 of the Company's Constitution and Section 34(1) of the Securities Industry (Central Depositories) Act, 1991, to issue a Record of Depositors as at 17 May 2021 ("General Meeting Record of Depositors"). Only a Depositor whose name appears on the General Meeting Record of Depositors shall be regarded as a member entitled to attend, speak and vote at the Twenty-First Annual General Meeting or appoint proxies to attend, speak and vote on his/her behalf.

BY ORDER OF THE BOARD WOO YING PUN (MAICSA 7001280) SSM PC No. 201908002179 Group Company Secretary

Kuala Lumpur Dated: 22 April 2021

Notes:

- 1. A proxy may but need not be a Member of the Company. If a Member appoints more than one proxy, the appointments shall be invalid unless the Member specifies the proportion of the Member's shareholdings to be represented by each proxy.
- 2. Where a Member of the Company is an exempt authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991 ("SICDA") 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.
- 3. Where a Member of the Company is an authorised nominee as defined under SICDA, it may appoint at least one (1) proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 4. If the appointer is a corporation, the proxy form must be executed under the common seal or under the hand of its officer or attorney duly authorised in writing.
- 5. The Twenty-First Annual General Meeting ("21st AGM") will be conducted using RPV Facilities as a **fully virtual** general meeting by the Company's appointed agent, Tricor Investor & Issuing House Services Sdn. Bhd. The registration, participation and voting procedures are as detailed in the Administrative Guide which is available on the Company's website at www.wahseong.com.
- 6. Pursuant to Section 327(2) of the Companies Act, 2016, the Chairman will be present at the Broadcasting Venue being the main venue of the 21st AGM. Hence, **no shareholders/proxies/corporate representatives** from the public will be physically present.
- 7. A Member registered in the Record of Depositors as at 17 May 2021 who is entitled to attend and vote at the 21st AGM may appoint the Chairman of the meeting as his/her proxy.
- 8. In accordance with Section 334(3) of the Companies Act, 2016, the instrument appointing a proxy and the power of attorney or other authority, if any, under which is signed or a notarially certified copy of that power or authority shall be deposited as follows, not less than forty-eight (48) hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than twenty-four (24) hours before the time appointed for the taking of the poll at the 21st AGM. Pursuant to Paragraph 8.29A(1), Chapter 8 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in this notice are required to be voted by poll.
 - (a) Deposit Hardcopy of Proxy Form
 - To the Company's Registered Address at Suite 19.01, Level 19, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur, Wilayah Persekutuan, Malaysia.
 - (b) Deposit of Proxy Form Electronically
 - To Tricor Investor & Issuing House Services Sdn. Bhd. ("TIIH Online") at https://tiih.online.
 - (c) The above Proxy Forms must be deposited accordingly latest by Thursday, 20 May, 2021 by 11.00 a.m.

Explanatory Notes on Ordinary Business

1. Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2020 and the Reports of the Directors and Auditors thereon

The Audited Financial Statements of the Company and the Group for the financial year ended 31 December 2020 are to be laid at the 21st AGM in accordance with Section 340(1)(a) of the Companies Act, 2016 for discussion purpose only and do not require shareholders' approval.

2. Proposed increase in Directors' Meeting Allowances for the financial year ended 31 December 2020 and subsequent financial years

The proposed Ordinary Resolution 1 is to obtain shareholders' approval for the increase in Directors' Meeting Allowances in respect of the financial year ended 31 December 2020 and subsequent financial years, due to the increase in the number of scheduled Board and Committee meetings held during the financial year ended 31 December 2020 and the expected increase in Board and Committee meetings in the subsequent financial years.

3. Payment of Directors' Fees and Directors' Meeting Allowances for the financial year ended 31 December 2020

The proposed Ordinary Resolution 2 is to obtain shareholders' approval for the payment of Directors' Fees and Directors' Meeting Allowances in respect of the financial year ended 31 December 2020.

4. Re-election of Chan Cheu Leong, Tan Sri Saw Choo Boon and Tan Jian Hong, Aaron who retire pursuant to Clause 116 of the Company's Constitution

Pursuant to Clause 116 of the Company's Constitution, one-third of the Directors for the time being or the number nearest to one-third, shall retire from office at the Annual General Meeting. PROVIDED ALWAYS that all Directors shall retire from office at least once in every three (3) years but shall be eligible for re-election.

Hence, Mr Chan Cheu Leong, Tan Sri Saw Choo Boon and Mr Tan Jian Hong, Aaron are due to retire at the 21st AGM and being eligible, have offered themselves for re-election.

Explanatory Notes on Special Business

1. Authority to Issue Shares by the Directors of the Company

The Ordinary Resolution 7, if passed, will give authority to the Directors of the Company to issue and allot shares from the unissued share capital of the Company for such purposes as the Directors of the Company in their absolute discretion consider to be in the interest of the Company without having to convene a general meeting. The 20% general mandate shall continue to be in force until 31 December 2021 and shall be reinstated to 10% general mandate from 1 January 2022 until the conclusion of the next Annual General Meeting ("AGM") or the expiration of the period within which the next AGM is required by law to be held, whichever is the earlier; but any approval may be revoked or varied by a resolution of the Company in general meeting.

The Company has not issued any new shares pursuant to Sections 75 and 76 of the Companies Act, 2016 under the general mandate which was approved at the Twentieth AGM of the Company held on 23 June 2020 and which will lapse at the conclusion of the Twenty-First AGM. Hence, a renewal of this authority is being sought at the Twenty-First AGM.

The authority to issue shares pursuant to Sections 75 and 76 of the Companies Act, 2016 and the Additional Temporary Relief Measures to Listed Issuers – Increased General Mandate Limit for New Issue of Securities issued by Bursa Malaysia Securities Berhad on 16 April 2020, will provide flexibility and expediency to the Company for any possible fund raising involving the issuance or placement of shares to facilitate business expansion or strategic merger and acquisition opportunities involving equity deals or part equity or to fund future investment project(s) or for working capital and operational requirements, which the Directors of the Company consider to be in the best interest of the Company.

As such, any additional cost to be incurred or delay arising from the need to convene a general meeting to approve such issuance of shares could be eliminated.

2. Proposed Renewal of Authority to Buy-Back its Own Shares by the Company

The Ordinary Resolution 8, if passed, will allow the Directors of the Company to exercise the power of the Company to purchase and/or hold not more than ten per centum (10%) of the total number of issued shares of the Company for the time being. This authority will expire at the conclusion of the next Annual General Meeting unless earlier revoked or varied by ordinary resolution passed by shareholders at a general meeting.

Please refer to Part A of the Share Buy-Back Statement dated 22 April 2021, which is accessible online on the Company's website at www.wahseong.com, for information pertaining to Ordinary Resolution 8.

3. Proposed Renewal of Shareholders' Mandate for the Existing Recurrent Related Party Transactions and Provision of Financial Assistance

Proposed New Shareholders' Mandate for Additional Recurrent Related Party Transactions

The Ordinary Resolutions 9 and 10, if passed, will allow the Company and/or its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature with the related parties and the provision of financial assistance in the ordinary course of business which are necessary for the day-to-day operations based on terms which are not more favourable to the related parties than those generally available to the public and are not to the detriment of the minority shareholders of the Company.

Please refer to Part B of the Circular to Shareholders dated 22 April 2021, which is accessible online on the Company's website at www.wahseong.com, for information pertaining to Ordinary Resolutions 9 and 10.

4. Retention of Independent Non-Executive Directors of the Company in accordance with the Malaysian Code on Corporate Governance 2017

(i) Halim Bin Haji Din

The Board has assessed the independence of Halim Bin Haji Din, who has served the Company for more than eighteen (18) years, and recommended that he continues to act as an Independent Non-Executive Director of the Company based on the following justification:

- (a) He has met the criteria of an Independent Director as defined in Chapter 1 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.
- (b) He has performed his duties diligently and in the best interest of the Company and has provided independent judgement, broader views and balanced assessments to the proposals from the Management with his diverse experience and expertise.
- (c) His vast experience in the accounting, finance, corporate recovery and audit enables him to provide the Board with a diverse set of experience, expertise and independent judgement.
- (d) He understands the Company's industry well and is able to contribute to the effective oversight of the Company's business activities.
- (e) He consistently challenges the Management in an effective and constructive manner.
- (f) He maintains his independence where management oversight and monitoring are concerned in the execution of the Company's strategic plans.

(ii) Professor Tan Sri Lin See Yan

The Board has assessed the independence of Professor Tan Sri Lin See Yan, who has served the Company for more than sixteen (16) years, and recommended that he continues to act as an Independent Non-Executive Director of the Company based on the following justification:

- (a) He has met the criteria of an Independent Director as defined in Chapter 1 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.
- (b) He has performed his duties diligently and in the best interest of the Company and has provided independent judgement, broader views and balanced assessments to the proposals from the Management with his diverse experience and expertise.
- (c) His vast experience in the banking and finance industry coupled with his economics and corporate background enables him to provide the Board with a diverse set of experience, expertise and independent judgement.
- (d) He understands the Company's industry well and is able to contribute to the effective oversight of the Company's business activities.
- (e) He consistently challenges the Management in an effective and constructive manner.
- (f) He maintains his independence where management oversight and monitoring are concerned in the execution of the Company's strategic plans.

5. Special Resolution

Proposed Amendments to the Company's Constitution

The Proposed Amendments to the Company's Constitution are to be in line with the Companies Act, 2016, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the Guidelines on Conduct of Directors of Listed Corporations and Their Subsidiaries issued by Securities Commission Malaysia ("SC"), the Guidance Note on the Conduct of General Meetings for Listed Issuers issued by the SC currently in force and other prevailing statutory and regulatory requirements of the relevant regulatory authorities/bodies and to enhance the existing practices.

Please refer to Part C of the Circular to Shareholders dated 22 April 2021, which is accessible online on the Company's website at www.wahseong.com, for information pertaining to the Special Resolution.

STATEMENT ACCOMPANYING NOTICE OF TWENTY-FIRST ANNUAL GENERAL MEETING

1. Details of Individual who is standing for election as Director

No individual is seeking for election as a Director of the Company at the Twenty-First Annual General Meeting of the Company.

 There is a renewal of the general mandate for the issuance of securities to be sought in accordance with Paragraph 6.03(3) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, at the Twenty-First Annual General Meeting of the Company

No proceeds was raised from the previous mandate as the Company has not issued any new shares pursuant to Sections 75 and 76 of the Companies Act, 2016 under the general mandate which was approved at the Twentieth Annual General Meeting of the Company held on 23 June 2020.

The purpose for the general mandate being sought to issue shares pursuant to Sections 75 and 76 of the Companies Act, 2016 and the Additional Temporary Relief Measures to Listed Issuers – Increased General Mandate Limit for New Issue of Securities issued by Bursa Malaysia Securities Berhad on 16 April 2020, will provide flexibility and expediency to the Company for any possible fund raising involving the issuance or placement of shares to facilitate business expansion or strategic merger and acquisition opportunities involving equity deals or part equity or to fund future investment project(s) or for working capital and operational requirements, which the Directors of the Company consider to be in the best interest of the Company.

As such, any additional cost to be incurred or delay arising from the need to convene a general meeting to approve such issuance of shares could be eliminated.

3. Date, Time and Broadcasting Venue of the Twenty-First Annual General Meeting

Date : Friday, 21 May 2021

Time : 11.00 a.m.

Broadcasting Venue : Boardroom, Suite 19.01, Level 19, The Gardens North Tower, Mid Valley City, Lingkaran

Syed Putra, 59200 Kuala Lumpur, Wilayah Persekutuan, Malaysia

PROXY FORM



Number	of	Ordinary	Shares	held

I/We	(Full name in block letters)		
NRIC or Company No	CDS Account No		
of	(Full address)		
being a *member/memb	pers of WAH SEONG CORPORATION BERHAD [Registration No. 199901020946 (49	95846-A)] h	ereby appoin
	. Albre H		
	(Full name in block letters)		
of			
	(Full address)		
or failing *him/her,	(Full name in block letters) NRIC No		
of			
Meeting ("21st AGM") of and Voting ("RPV") Facilit Gardens North Tower, Mi	(Full address) hairman of the Meeting as *my/our proxy to vote for *me/us on *my/our behalf, at the Tv the Company to be conducted through live streaming and online remote participation u ies as a fully virtual general meeting at the Broadcasting Venue to be held at Boardroom, d Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur, Wilayah Persekutuan, Malaysia journment thereof in the manner indicated below.	sing Remot Suite 19.01	te Participation , Level 19, The
		FOR	AGAINST
Ordinary Resolution 1	To approve the proposed increase in Directors' Meeting Allowances of up to RM250,000 payable for the financial year ended 31 December 2020 and subsequent financial years.		
Ordinary Resolution 2	To approve the Directors' Fees of RM530,000 and Directors' Meeting Allowances of RM198,000 payable for the financial year ended 31 December 2020.		
Ordinary Resolution 3	To re-elect Chan Cheu Leong as Director who retires pursuant to Clause 116 of the Company's Constitution.		
Ordinary Resolution 4	To re-elect Tan Sri Saw Choo Boon as Director who retires pursuant to Clause 116 of the Company's Constitution.		
Ordinary Resolution 5	To re-elect Tan Jian Hong, Aaron as Director who retires pursuant to Clause 116 of the Company's Constitution.		
Ordinary Resolution 6	To re-appoint PricewaterhouseCoopers PLT as Auditors of the Company for the ensuing year and to authorise the Directors to fix their remuneration.		
Ordinary Resolution 7	To authorise the issuance of shares by the Directors of the Company.		
Ordinary Resolution 8	Proposed Renewal of Authority to Buy-Back its Own Shares by the Company.		
Ordinary Resolution 9	Proposed Renewal of Shareholders' Mandate for the Existing Recurrent Related Party Transactions and Provision of Financial Assistance.		
Ordinary Resolution 10	Proposed New Shareholders' Mandate for Additional Recurrent Related Party Transactions.		
Ordinary Resolution 11	To retain Halim Bin Haji Din as an Independent Non-Executive Director.		
Ordinary Resolution 12	To retain Professor Tan Sri Lin See Yan as an Independent Non-Executive Director.		
Special Resolution 1	Proposed Amendments to the Company's Constitution.		
	x" in the space provided above as to how you wish to cast your vote. If no specific directio from voting at his/her discretion.) applicable	n as to votil	ng is given, th
Signature of Member		Seal to be a	affixed here poration
Signed this:	day of 2021		
	·		
Email Address:			

Notes:

- 1. A proxy may but need not be a Member of the Company. If a Member appoints more than one proxy, the appointments shall be invalid unless the Member specifies the proportion of the Member's shareholdings to be represented by each proxy.
- 2. Where a Member of the Company is an exempt authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991 ("SICDA") 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.
- 3. Where a Member of the Company is an authorised nominee as defined under SICDA, it may appoint at least one (1) proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- 4. If the appointer is a corporation, the proxy form must be executed under the common seal or under the hand of its officer or attorney duly authorised in writing.



- 5. The 21st AGM will be conducted using RPV Facilities as a **fully virtual** general meeting by the Company's appointed agent, Tricor Investor & Issuing House Services Sdn. Bhd.. The registration, participation and voting procedures are as detailed in the Administrative Guide attached and which is also available on the Company's website at www.wahseong.com.
- Pursuant to Section 327(2) of the Companies Act, 2016, the Chairman will be present at the Broadcasting Venue being the main venue of the 21st AGM. Hence no shareholders/proxies/corporate representatives from the public will be physically present.
- 7. For the purpose of determining a member who shall be entitled to attend this 21st AGM, the Company shall be requesting Bursa Malaysia Depository Sdn. Bhd., in accordance with Clause 88 of the Company's Constitution and Section 34(1) of SICDA, to issue a Record of Depositors as at 17 May 2021 ("General Meeting Record of Depositors"). A Member registered in the General Meeting Record of Depositors who is entitled to attend and vote at the 21st AGM may appoint the Chairman of the meeting as his/her proxy.
- 8. In accordance with Section 334(3) of the Companies Act, 2016, the instrument appointing a proxy and the power of attorney or other authority, if any, under which is signed or a notarially certified copy of that power or authority shall be deposited as follows, not less than forty-eight (48) hours before the time for holding the meeting or adjourned meeting at which the person named in the instrument proposes to vote, or, in the case of a poll, not less than twenty-four (24) hours before the time appointed for the taking of the poll at the 21st AGM. Pursuant to Paragraph 8.29A(1), Chapter 8 of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in this notice are required to be voted by poll.
 - (a) Deposit Hardcopy of Proxy Form
 - To the Company's Registered Address at Suite 19.01, Level 19, The Gardens North Tower, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur, Wilayah Persekutuan, Malaysia.
 - (b) Deposit of Proxy Form Electronically
 - To Tricor Investor & Issuing House Services Sdn. Bhd. ("TIIH Online") at https://tiih.online.
 - (c) The above Proxy Forms must be deposited accordingly latest by Thursday, 20 May 2021 by 11.00 a.m.

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AFFIX STAMP

THE COMPANY SECRETARY WAH SEONG CORPORATION BERHAD

[REGISTRATION NO.: 199901020946 (495846-A)]

Registered Office:

Suite 19.01, Level 19, The Gardens North Tower Mid Valley City, Lingkaran Syed Putra 59200 Kuala Lumpur, Wilayah Persekutuan Malaysia

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WAH SEONG CORPORATION BERHAD

Registration no. 199901020946 (495846-A)

Suite 19.01, Level 19 The Gardens North Tower Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur, Malaysia

Tel: +603-2685 6800 Fax: +603-2685 6999

Website: www.wahseong.com