

RESOURCEFUL GROWTH DIVERSIFICATION

ANNUAL REPORT 2020

Riding opportunities in Indonesia's growing demand for **coal** and **domestic coal shipping**



With a track record of consistent quality services and timely delivery, coupled with our long-standing relationships with customers, we have established a reputation as a reliable coal trader and coal shipping company in Indonesia.

RESOURCES GLOBAL DEVELOPMENT LIMITED

Our history of being involved in the coal industry can be traced back to around 2005 in South Kalimantan, Indonesia. Over the years, our business has evolved and today, we have established a reputation as a reliable **coal trader** and **coal shipping company** in Indonesia.

We procure thermal coal from coal mines located in South Kalimantan for domestic and export sales. We also provide chartering services of tugboats, barges and bulk carrier to transport coal within the Indonesian territories.

Led by an experienced management team, and with the depth and diversity of their technical and operational expertise, we are positioned to tap the opportunities presented by the coal industry in Indonesia and the region.

Resources Global Development Limited (the "Company" or "RGD") was listed on the Catalist board of the Singapore Exchange Securities Trading Limited ("SGX-ST") on 31 January 2020 (SGX: QSD).





This annual report has been prepared by the Company and its contents have been reviewed by the Company's sponsor, ZICO Capital Pte. Ltd. (the "Sponsor"), in accordance with Rule 226(2)(b) of the SGX-ST Listing Manual Section B: Rules of Catalist.

This annual report has not been examined or approved by the SGX-ST and the SGX-ST assumes no responsibility for the contents of this annual report including the correctness of any of the statements or opinions made or reports contained in this annual report.

The contact person for the Sponsor is Ms Alice Ng, Director of Continuing Sponsorship, ZICO Capital Pte. Ltd. at 8 Robinson Road, #09-00 ASO Building, Singapore 048544, telephone (65) 6636 4201.

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OUR TWO BUSINESS PILLARS

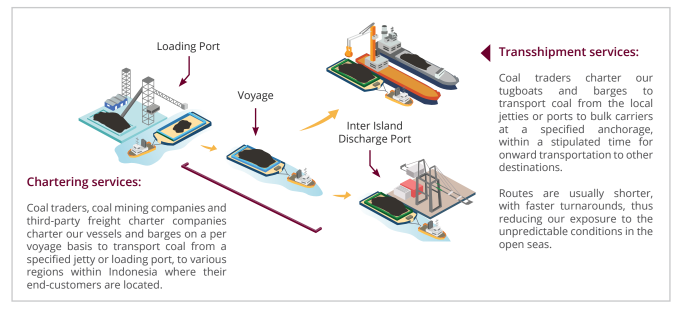
COAL TRADING BUSINESS

Our Coal Trading Business is carried out mainly through our subsidiary, PT Deli Niaga Sejahtera ("PT DNS"). We procure our supply of thermal coal from coal mines located in South Kalimantan, Indonesia for domestic and export sales. Customers for our Coal Trading Business are mainly coal traders, who procure coal for domestic end-users operating in various industries, including nickel smelting and cement manufacturing.

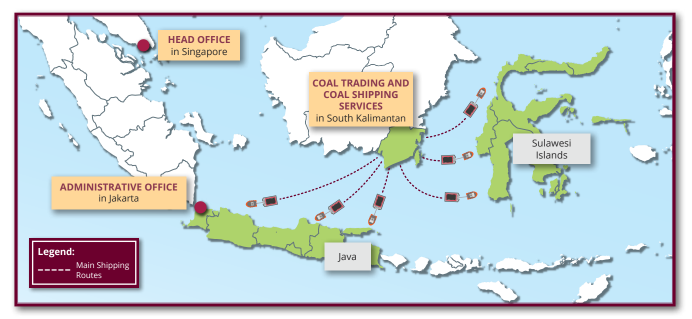
PT DNS does not engage in coal futures or derivatives trading and does not maintain any coal stockpiles. It minimises trading risks by sourcing for coal only after securing confirmed sales contracts, i.e. it will typically enter into back-to-back coal sale and purchase contracts with its customers and suppliers respectively.

COAL SHIPPING SERVICES

We operate our Coal Shipping Services through our subsidiary, PT Deli Pratama Angkutan Laut ("PT DPAL"), which covers domestic shipping routes mainly between coal mines located in South Kalimantan, to the Java and Sulawesi islands in Indonesia. Our Coal Shipping Services comprise (i) chartering services; and (ii) transshipment services. As at 31 December 2020, PT DPAL owns a fleet of nine (9) Indonesian-flagged vessels, comprising eight (8) tugboats (and including eight (8) accompanying barges) as well as one (1) bulk carrier, with an aggregate estimated fleet capacity of 116,000 metric tonnes.



OUR MAIN SHIPPING ROUTES

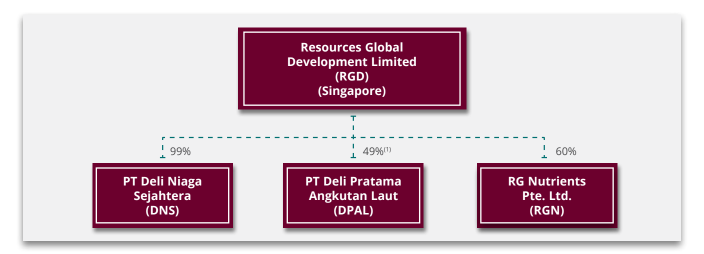


OUR FLEET



In accordance with the relevant cabotage laws in Indonesia, sea transportation activities within Indonesia waters can only be done by Indonesian-flagged vessels manned by Indonesian crew.

CORPORATE STRUCTURE



Subsidiaries	Country of incorporation	Business Scope	Customers	Non-controlling Shareholders
DNS	Indonesia	Coal Trading Business	Indonesia and China	1% - PT Deli Indonesia Raya (f.k.a. PT Deli Indonesia Sejahtera)
DPAL	Indonesia	Coal Shipping Services	Indonesia	48% - PT Deli Indonesia Raya (Class A Shares) ⁽¹⁾ 3% - PT Karya Niaga Gemilang (Class B Shares) ⁽²⁾
RGN	Singapore	Fertiliser Trading Business	N.A. (Dormant)	25% - Mr Francis Lee 15% - Ms Ma Thandar Yin

Notes:

⁽¹⁾ Class A Shares: Ordinary Shares with voting rights

⁽²⁾ Class B Shares: Ordinary Shares with no voting rights

OUR GROWTH JOURNEY

2020

• Successfully listed on the Catalist board of the Singapore Exchange on 31 January 2020



- Established our fertiliser trading subsidiary, RG Nutrients Pte. Ltd., in Singapore
 - Expanded our coal trading business to China



- PT DPAL acquired two (2) new tugboats and three (3) new barges
- PT DPAL acquired a pre-owned bulk carrier with a carrying capacity of 50,000 metric tonnes ("Bulk Pacific")



2017

PT DNS was granted the Specific Operation Production Mining Business Licence for Transportation and Trading of Coal (IUP-OPK) in Indonesia

2013

• Established our coal trading subsidiary, PT Deli Niaga Sejahtera ("PT DNS"), in Indonesia



2011

• PT DPAL granted the Business Licence for Shipping Companies (SIUPAL) in Indonesia

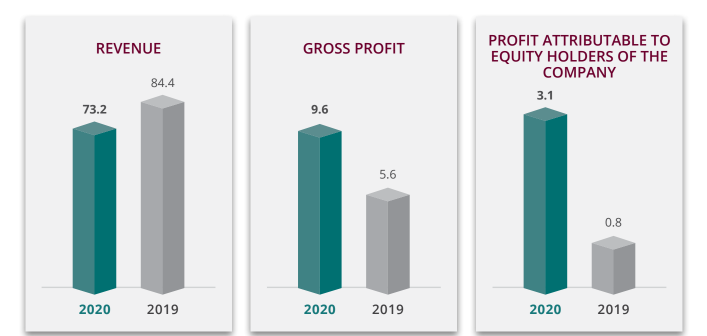
2010

• Established our coal shipping subsidiary, PT Deli Pratama Angkutan Laut ("PT DPAL"), in Indonesia

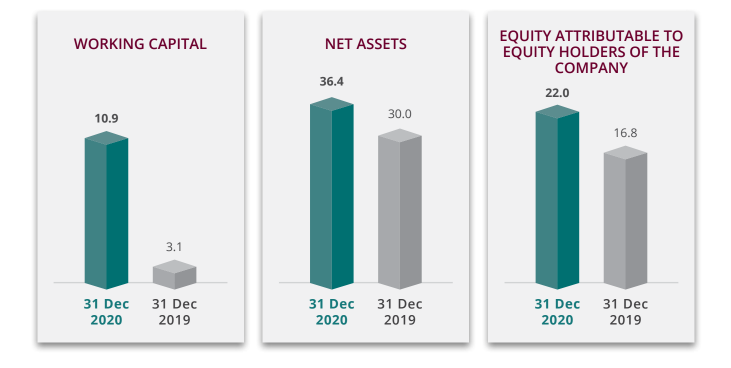


FINANCIAL HIGHLIGHTS

GROUP PROFIT & LOSS (S\$ MILLION)



GROUP BALANCE SHEETS (S\$ MILLION)



CEO STATEMENT

The strength of our business model lies in our trading and logistics capabilities which are complementary in nature. We believe this places the Group in good stead to tap opportunities in Indonesia's coal supply chain.

DEAR SHAREHOLDERS,

All of us will probably not forget year 2020. The COVID-19 pandemic has widely impacted the global economy and the extent of economic damage is expected to reverberate in the months to come.

The coal industry was not spared. Amid subdued orders from buyers and a global oversupply of coal, in the first nine months of 2020, demand fell to an extent that the Indonesian benchmark coal price hit a five-year low in September 2020. Some Indonesian mines were forced to shut down as a result.

Thankfully, the Indonesian benchmark coal price, which picked up since October 2020, has now shown signs of firming.

With the uncertainties surrounding the pandemic, customers in our Coal Trading Business adopted a cautious approach and trimmed their orders in 2020. For our Coal Shipping Business, routes were changed due to port restrictions or congestions. Some projects in our pipeline were also put on hold as a result of the pandemic.

Notwithstanding these challenges, we are thankful that the impact on the Group's operations was contained, with improved profitability in the financial year ended 31 December ("FY") FY2020.

FY2020 FINANCIAL PERFORMANCE

The Group rounded FY2020 with a marked improvement in net profit, from S\$1.0 million in FY2019 to S\$4.5 million in FY2020. Gross profit increased 72.3% to S\$9.6 million, while gross margin improved by 6.5 percentage points to 13.1% in FY2020.

Higher profitability was achieved despite a 13.2% dip in the Group's revenue to S\$73.2 million in FY2020. The decline in revenue was mainly due to the lower average selling price of coal that had negatively impacted the entire coal industry.

Revenue from our Coal Trading Business decreased by 19.9% to S\$59.6 million in FY2020, and this was partially offset by a 35.9% increase in revenue from our Coal Shipping revenue Business to S\$13.7 million.

To better manage risks, it has always been our intention to achieve a more balanced revenue mix from our twin business pillars. From a nearly 90:10 revenue mix a year ago, we shifted the proportion in FY2020, with almost 80% and 20% of the Group's revenue generated by Coal Trading Business and Coal Shipping Business, respectively. Going forward, we will continue to explore ways in balancing the revenue contribution from these two businesses.

BUILDING STRENGTH IN OUR OPERATIONS

Our Coal Shipping Business recorded the first full year contribution from the newly added vessels, comprising a bulk carrier, as well as three tugboats and accompanying barges. Together, they lifted our total fleet size to nine vessels of an estimated fleet capacity of 116,000 metric tonnes.

Our Coal Trading Business added new customers and widened income streams. We extended our geographical coverage beyond Indonesia by recording our first three shipments to China, specifically to one of the largest state-owned enterprises in the power generation sector. The Group looks forward to deepening the relationship with this customer.

Additionally, risks were mitigated through the renewal of fixed term coal purchase contracts at more favourable terms, and a formula-based pricing strategy – all of which had cushioned the Group from the impact of market downswings.

STAYING NIMBLE AND FOCUSED

While the Group is blessed with a positive showing in FY2020, we are mindful that our operating landscape is vulnerable to the uncertainties that lie ahead in the COVID-19 vaccine rollouts, and the unpredictability of global economies.

It is important to remain nimble, and constantly fine-tune our strategies in response to the changing market conditions. We are also cognizant that the Group is starting from a low base. The challenge is therefore sustaining growth in the mid to longer term.

To strengthen the quality of our revenue streams and diversification remains a key focus of the Group.

For our Coal Trading Business, we will explore ways to grow our customer base and widen supply sources. For our Coal Shipping Business, we aim to expand the range of sectors and geographical coverage, while raising operational efficiency through better management and scheduling for our fleet of vessels.

We are also upbeat about China's commitment to import coal from Indonesia in the next three years. The trade deal inked in November 2020 between the Indonesian Coal Mining Association and the China Coal Transportation and Distribution Association signals opportunities for coal industry players in Indonesia.

Additionally, the Group plans to add more synergistic income pillars in the next few years.

In June 2020. we incorporated a new subsidiary, RG Nutrients Pte. Ltd, to distribute fertiliser products to new frontiers in Asia. Unlike the typical trading business, we share a

principal-agent relationship with the supplier who will extend its support. However, with the disruption caused by the COVID-19 pandemic and the recent political crisis in Myanmar, we remain cautious and will only kickstart this business when the environment stabilises in Myanmar.

DOING OUR PART AS A RESPONSIBLE CORPORATE CITIZEN

As an intermediary in the coal supply chain, we will continue to do our part for the environment by ensuring that we observe all applicable environmental laws and regulations, and prevent the occurrence of environmental pollution originating from our vessels. As a firm-wide practice, we require our suppliers and the shipyards that we work with to comply with regulatory standards, and observe best practices.

In response to the COVID-19 pandemic, proactive steps have been taken to protect the well-being of our staff and crew, while ensuring minimal disruptions to our operations and customers.

DEMISE OF CHAIRMAN MR GOUW ENG SENG

We are saddened by the demise of our former Chairman Mr Gouw Eng Seng on 12 January 2021. The Board of Directors and all staff of Resources Global Development would like to express our deepest condolences to Mr Gouw's family.

As Chairman, he was a supportive leader and a pillar of strength to the Group. We miss him dearly and will always be thankful for his invaluable contributions.

REDESIGNATION OF INDEPENDENT DIRECTOR

Ms Alice Yan has been redesignated from Independent Non-Executive Director to Independent Non-Executive Chairman on 1 April 2021. Ms Yan has contributed immensely to our Board since listing and we look to her guidance in driving the Group forward.

NEW INDEPENDENT DIRECTOR

We would like to welcome our new board member, Mr Petrus Sucipto, who was appointed as an Independent Non-Executive Director of the Company on 1 April 2021.

Mr Sucipto has more than 30 years of experience in the field of engineering for different types of minerals, including coal, bauxites and nickel. With the depth and breadth of his expertise, we are confident that Mr Sucipto will add new perspectives, skills and knowledge to the Board of Directors.

APPRECIATION

In sum, FY2020 was a tough year for everyone in the Group. We had to unlearn and relearn to tackle the COVID-19 pandemic and adapt to the new normal at work. We would like to express our heartfelt gratitude to our staff for their resilience and hard work, to customers and business partners for their support, and to our fellow board members for the guidance.

Most importantly, we would like to thank our valued shareholder, for placing their trust in the Group.

MR FRANCIS LEE

FINANCIAL REVIEW



REVIEW OF CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME OF THE GROUP

Revenue

Group revenue decreased by S\$11.2 million from S\$84.4 million in FY2019 to S\$73.2 million in FY2020, mainly due to the decrease in the revenue generated from our Coal Trading Business in FY2020.

Coal Trading Income

Revenue from our Coal Trading Business decreased by S\$14.8 million, from S\$74.4 million in FY2019 to S\$59.6 million in FY2020. The decrease was mainly due to the decrease in the average selling price from S\$47.20 per metric ton ("mt") in FY2019 to S\$37.80 per mt in FY2020, while total sales volume remained largely unchanged at about 1.6 million mt in FY2019 and FY2020.

Coal Shipping Services Income

Revenue from our Coal Shipping Services increased by S\$3.6 million, from S\$10.1 million in FY2019 to S\$13.7 million in FY2020, mainly due to to the increased shipping capacity from the full year contribution of the newly added three tugboats (with accompanying barges) and a bulk carrier in FY2020.

Gross Profit

The Group's overall gross profit increased by S\$4.0 million, from S\$5.6 million in FY2019 to S\$9.6 million in FY2020 and the gross profit margin increased from 6.6% in FY2019 to 13.1% in FY2020, mainly due to (i) increase of gross profit margin from the Coal Trading Business as a result of fixed term coal contracts renewed with suppliers on more favorable terms, coupled with lower freight charges on transshipment with third-party service providers; and (ii) increase of gross profit margin from the Coal Shipping Services due to the increase in sales activities contributed by this segment in FY2020, coupled with a decrease in operation costs.

Interest income

Interest income, which comprised interest from bank and fixed deposit, decreased by S\$0.1 million, from S\$0.2 million in FY2019 to S\$0.1 million in FY2020. The decrease was mainly due to lower cash amounts placed with financial institutions for time deposits in FY2020.

Other income

Other income in FY2020 mainly relates to a one-off S\$0.2 million listing grant from the Monetary Authority if Singapore pursuant to the Company's successful IPO in January 2020, together with the wage support grant from the Singapore government under the Jobs Support Scheme.

Administrative expenses

Administrative expenses increased by \$\$0.6 million, from \$\$3.6 million in FY2019 to \$\$4.2 million in FY2020. The increase was mainly due to the foreign exchange loss of \$\$1.2 million incurred in FY2020 which was due to the conversion of the Group's US\$ to IDR as working capital when IDR strengthened against the US\$; and partially offset by decrease in IPO expenses by S\$0.2 million as the bulk of IPO expenses had been recognised in FY2019 and decrease in staff costs by S\$0.2 million as no staff bonus was declared in FY2020.

Finance costs

Finance costs increased by S\$0.2 million, from S\$0.4 million in FY2019 to S\$0.6 million in FY2020, mainly due to interest expenses incurred on an interest-bearing loan obtained in the fourth quarter of FY2019.

Profit before tax

As a result of the above, profit before tax increased by S\$3.4 million, from S\$1.8 million in FY2019 to S\$5.2 million in FY2020.

Tax expense

Tax expense decreased by S\$0.1 million, from S\$0.8 million in FY2019 to S\$0.7 million in FY2020. The decrease was mainly due to the lower taxable profit recorded for the Coal Trading Business in FY2020 and a lower corporate income tax in Indonesia from 25% in FY2019 to 22% in FY2020.

Profit for the financial year

As a result of the above, profit for the financial year increased from S\$1.0 million in FY2019 to S\$4.5 million in FY2020.

REVIEW OF STATEMENTS OF FINANCIAL POSITION OF THE GROUP

Non-current assets

Non-current assets decreased by S\$4.4 million, from S\$35.1 million as at 31 December 2019 to S\$30.7 million as at 31 December 2020, mainly due to the depreciation charges recognised in FY2020.

Current assets

Current assets increased by \$\$3.5 million, from \$\$16.0 million as at 31 December 2019 to \$\$19.5 million as at 31 December 2020, mainly due to increase in inventories, trade and other receivables, contract assets and offset by the decrease in cash and cash equivalents.

Inventories amounted to S\$2.0 million as at 31 December 2020 (31 December 2019: S\$38,000), which mainly comprised inventoryin-transit loaded onto our barges awaiting customer's appointed bulk carrier, which was delayed to few days after year end.

Trade and other receivables increased by \$\$3.5 million, from \$\$7.8 million as at 31 December 2019 to \$\$11.3 million as at 31 December 2020. The increase was mainly attributable to an increase in trade receivables balance on sales occurred towards the end of the year, mainly in respect of our Coal Trading Business.

Contract assets increased by \$\$0.2 million, from \$\$0.2 million as at 31 December 2019 to \$\$0.4 million as at 31 December 2020. The increase was mainly due to an increase in services rendered but not yet billed at year end, mainly in respect of our Coal Shipping Services.

Cash and cash equivalents decreased by S\$2.2 million, from S\$8.0 million as at 31 December 2019 to S\$5.8 million as at 31 December 2020. The decrease was mainly due to partial repayment of the bank loan, repayment to vendors in FY2020 and a refund of deposits to a customer in FY2020.

Non-current liabilities

Non-current liabilities decreased by S\$3.0 million, from S\$8.2 million as at 31 December 2019 to S\$5.2 million as at 31 December 2020, mainly due to partial repayment of the bank loan in FY2020.

Current liabilities

Current liabilities decreased by S\$4.4 million, from S\$13.0 million as at 31 December 2019 to S\$8.6 million as at 31 December 2020, mainly due to decrease in trade and other payables, contract liabilities and borrowings.

Trade and other payables decreased by S\$4.1 million, from S\$10.5 million as at 31 December 2019 to S\$6.4 million as at 31 December 2020. The decrease was mainly due to payments made to the vendors and a refund of deposits to a customer in FY2020.

Contract liabilities decreased by S\$0.2 million, from S\$1.8 million as at 31 December 2019 to S\$1.6 million as at 31 December 2020. The contract liabilities as at 31 December 2019 was mainly due to an advance billing for future deliveries of services in respect of Coal Shipping Services at year end. The contract liabilities as at 31 December 2020 was mainly due to an advance billing of S\$1.3 million for future deliveries of coal in respect of Coal Trading Business at year end and a shipping services in progress of S\$0.3 million in respect of Coal Shipping Services.

Borrowings, which comprised bank loans and lease liabilities, decreased by S\$0.1 million, from S\$0.2 million as at 31 December 2019 to S\$0.1 million as at 31 December 2020. The decrease was mainly attributable to repayment made during FY2020.

Working capital position

As a result of the above, the working capital of the Group improved from \$\$3.1 million as at 31 December 2019, to \$\$10.9 million as at 31 December 2020.

9

OUR BOARD OF DIRECTORS AND KEY MANAGEMENT



MS ALICE YAN Independent Non-Executive Chairman Ms Alice Yan was appointed to our Board on 27 December 2019 and appointed as the Independent Non-Executive Chairman on 1 April 2021. She has over 20 years of experience in the financial services industry.

Ms Yan worked as a consultant for Santa Monica College, California, USA, while studying there, where she establishes the International Student Recruitment Program for the school to recruit students in Asia in 1986. After graduating she interned at Carmichael International Customs House Broker, Los Angeles, the USA from 1988 to 1989 as the assistant to the general manager. She started her career with Citibank Jakarta from 1990 to 2004. She was a Vice President in Citibank Jakarta and serves in various roles in the bank: fund transfer, cash management, and relationship management for multinational companies and SMEs. Ms. Yan was a Director in Citigroup Private Bank (Singapore) from 2004 to 2005 before moving to Merrill Lynch International Bank Limited (Merchant Bank) (Singapore) as a Director in the Private Bank, from 2005 to 2011. Subsequently, she joined Standard Chartered Bank (Singapore) from 2011 to 2013 as a Director in Private Bank and a Director at Julius Baer (Singapore) from 2013 to 2014. From 2014 to 2016, Ms. Yan was appointed as the Executive Vice-President and Consumer Banking Group Head at PT Bank ICBC Indonesia. Since 2019, she co-founded and is the Chief Executive Officer of Kode 101, an education company in the business of franchising computer science curriculums and learning programs catered to young learners. Ms. Yan is also a member of the Singapore Institute of Directors.

Ms Yan graduated from the California State University of Los Angeles, USA with a Bachelor of Science degree, majoring in Business Administration in 1988.

OUR BOARD OF DIRECTORS AND KEY MANAGEMENT

Mr Francis Lee was appointed to our Board on 15 July 2019. Mr Lee is responsible for the overall management, strategic planning and development, and the expansion and growth of our Group. Mr Lee has over 25 years of experience and expertise in managing companies in the trading, shipping, investment holding and agriculture sectors.

Mr Lee started his career as an auditor in Coopers & Lybrand Singapore, now known as PricewaterhouseCoopers, from 1991 to 1995. From 1995 to 1997, he was the General Manager of Coopers & Lybrand Hla Tun Consultants in Yangon, Myanmar. From 1997 to 1998, Mr Lee joined Kuok (Singapore) Ltd. as the Assistant General Manager in Myanmar. Subsequently from 1998 to 2000, he was transferred to Pacific Carrier Ltd, a subsidiary of Kuok (Singapore) Ltd, where he acted as Group Financial Controller. From 2001 to 2003, he was appointed as Group Financial Controller of Kuok (Singapore) Ltd. From 2004 to 2015, Mr Lee was appointed the General Manager of the fertilizer department at NewQuest (Trading) Pte Ltd (now known as Agrifert Holdings Pte. Ltd.), a subsidiary of Kuok (Singapore) Ltd. As part of his various appointments in the Kuok group of companies, Mr Lee has also held various positions, such as Chairman of NewQuest Vietnam Company Ltd (now known as Agrifert Vietnam Ltd), a Vietnamese subsidiary of Agrifert Holdings Pte. Ltd. from 2011 to 2019, as General Manager of KSM Strategic Pte Ltd, a subsidiary in the Kuok group of companies from 2014 to 2015, and as Managing Director in Agri Malar Company Limited (Myanmar) from 2007 to 2019. From 2016 to 2019, he served as the General Manager and Director of Agrifert Trading Pte. Ltd.

Mr Lee previously served as an alternative nonexecutive director on the board of Beng Kuang Marine Ltd, a company listed on the Main Board of the SGX-ST from 2013 to 2016.

Mr Lee graduated from Monash University, Melbourne, Australia with a Bachelor of Economics (Honours), majoring in accounting and computer science in 1992. He is a member of the CPA Australia.



MR FRANCIS LEE Executive Director and Chief Executive Officer

OUR BOARD OF DIRECTORS AND KEY MANAGEMENT





MR SALIM LIMANTO *Executive Director and Chief Operating Officer*

Mr Salim Limanto was appointed to our Board on 12 December 2018. Mr Limanto is responsible for the overall operations and business development activities of our Group. Mr Limanto has over 11 years of management and business development experience in the coal mining, transportation and trading industries, and has been involved in our Group's business since the inception of PT DNS and PT DPAL in 2013 and 2010, respectively.

Mr Limanto started his career in PT Sinar Deli, which was previously one of the domestic coal trading entities of the Deli Coal Group, where he was head of sales and shipping from 2006 to 2018. He is the director of our subsidiaries, PT DNS and PT DPAL.

Mr Limanto obtained a Bachelor of Economics, majoring in Accountancy, from Universitas Tarumanagara, Jakarta, Indonesia in 2006. He is the eldest son of Mr Djunaidi Hardi and a nephew of Mr Juhadi, Mr Arifin Ang and Mr Limas Ananto, all of whom are the founding shareholders of our Company. MR HEW KOON CHAN Independent Non-Executive Director

Mr Hew Koon Chan was appointed to our Board on 27 December 2019.

Mr Hew began working as a process engineer in 1986 for Texas Instruments Singapore Pte Ltd, a company specialising in the manufacturing and sale of memory integrated circuits. In 1988, he was employed as an investment analyst and rose through the ranks to become Investment Director at Seavi Venture Services Pte Ltd, a venture capital firm established in the South East Asian region, which is affiliated with Advent International (a global private equity firm headquartered in Boston). Thereafter, he established Integer Capital Pte Ltd in 2004 and carried out the role as the Managing Director, providing business consultancy services on corporate mergers and acquisitions.

Mr Hew presently sits on the board of directors of three (3) public listed companies, namely Far East Group Limited, shopper360 Limited and ecoWise Holdings Limited. He was previously appointed as director of several public listed companies such as Brilliant Manufacturing Limited (now known as Nidec Component Technology Co., Ltd.), Speedy-Tech Electronics Ltd., Action Asia Limited, Roxy-Pacific Holdings Limited, Nordic Group Limited and DeClout Limited (now known as DeClout Pte. Ltd.).

Mr Hew graduated from the National University of Singapore with a Bachelor of Engineering (Mechanical) in 1986. In 1987, he graduated from the Singapore Institute of Management with a Graduate Diploma in Financial Management and obtained his Certified Diploma in Accounting and Finance from the Chartered Association of Certified Accountants (UK) in 1988.





MR PETRUS SUCIPTO Independent Non-Executive Director

Mr Petrus Sucipto was appointed to our Board on 1 April 2021.

Mr Sucipto has over 33 years of experience in the coal and minerals industry, dealing with a range of minerals, including coal, bauxite, nickel. He started his career in PT Aerotopografia as a Junior Geodetic involved in surveying and mapping works, before moving to PT United Tractors as a Supervisor. He later joined a few of the largest mining contractor companies in Indonesia. From 1993 to 2006, he was the Engineering Production Department Head and subsequently, Engineering Expert Specialist at PT Pamapersada Nusantara. Between 2006 and 2007, he was a Senior Engineering Manager at PT Bukit Makmur Mandiri. From 2009 to 2018, he was a Technical Service Manager, and then General Manager Engineering at PT Kalimantan Prima Persada. Mr Sucipto is currently the Engineering Director of PT Batara (Bahtera Putera Nusantara) – a role he has assumed since 2019.

Mr Sucipto graduated from the Gadjah Mada University, Indonesia, in 1987, with a bachelor degree in Geodetic Engineering. MR YEO TZE KHERN THOMAS Chief Financial Officer

Mr Yeo Tze Khern Thomas is the Chief Financial Officer of our Company and is responsible for the accounting and financial functions of our Group.

Mr Yeo started his career as an auditor in Ernst & Young (Singapore) from 1999 to 2002. From 2002 to 2005, he was an audit manager in Ernst & Young Hua Ming (Beijing, China). Subsequently Mr Yeo joined Lehmanbrown International Accounting (Shanghai, China) as a senior manager from 2005 to 2007. From 2007 to 2009, he was a Director at PKF International Accounting (Shanghai, China). From 2009 to 2018, Mr Yeo acted as the Chief Financial Officer and company secretary of China Mining International Limited, a company listed on the Main Board of the SGX-ST. In 2018, Mr Yeo joined Resources International Development Pte. Ltd. as the Chief Financial Officer, before he was subsequently transferred to our Company. He is the commissioner of our subsidiaries, PT DNS and PT DPAL.

Mr Yeo graduated with a Bachelor of Business (Marketing) from Monash University, Australia in 1997 and obtained a Master of Practising Accounting from Monash University, Australia in 1999. He is a Chartered Accountant and a member of the Institute of Singapore Chartered Accountants, and fellows of CPA Australia and the Hong Kong Institute of Certified Public Accountants. Mr Yeo is also a member of the Singapore Institute of Directors.

CORPORATE INFORMATION

BOARD OF DIRECTORS

Alice Yan Independent Non-Executive Chairman

Francis Lee Executive Director and Chief Executive Officer

Salim Limanto Executive Director and Chief Operating Officer

Hew Koon Chan Independent Non-Executive Director

Petrus Sucipto Independent Non-Executive Director

AUDIT COMMITTEE

Hew Koon Chan, Chairman Petrus Sucipto Alice Yan

NOMINATING COMMITTEE

Alice Yan, Chairman Hew Koon Chan Petrus Sucipto

REMUNERATION COMMITTEE

Petrus Sucipto, Chairman Hew Koon Chan Alice Yan

COMPANY SECRETARIES

Leong Chuo Ming Yeo Tze Khern Thomas

REGISTERED OFFICE

80 Raffles Place #25-01 UOB Plaza 1, Singapore 048624

Tel: +65-6289 6588 Fax: +65-6243 6612 Email address: Info@rgd.sg Corporate website: www.rgd.sg

PRINCIPAL PLACES OF BUSINESS

Singapore 144 Robinson Road #07-01 Robinson Square Singapore 068908

Indonesia Grand ITC Permata Hijau Lantai 8 Suite B-7/8 Kec. Grogol Utara Jakarta 12210 Indonesia

SHARE TRANSFER AGENT'S OFFICE

B.A.C.S Private Limited 8 Robinson Road #08-00 ASO Building Singapore 048544

INDEPENDENT AUDITOR

Baker Tilly TFW LLP 600 North Bridge Road #05-01 Parkview Square Singapore 188778 Partner-in-charge: Mr Khor Boon Hong Appointed since 2018

INTERNAL AUDITOR

RSM Risk Advisory Pte. Ltd. 8 Wilkie Road #03-08 Wilkie Edge Singapore 228095

SPONSOR

ZICO Capital Pte. Ltd. 8 Robinson Road #09-00 ASO Building Singapore 048544

The board of directors (the "**Board**" or the "**Directors**") of Resources Global Development Limited (the "**Company**", and together with its subsidiaries, the "**Group**") is committed to maintaining high standards of corporate governance and places importance on its corporate governance processes and systems so as to ensure greater transparency, accountability and maximisation of long-term shareholder value.

In accordance with Rule 710 of the Singapore Exchange Securities Trading Limited ("**SGX-ST**") Listing Manual Section B: Rules of Catalist ("**Catalist Rules**"), this report sets out the Group's corporate governance practices for the financial year ended 31 December 2020 ("**FY2020**") with specific reference made to the principles and the provisions of the Code of Corporate Governance 2018 (the "**Code**") issued on 6 August 2018.

The Company confirms that during FY2020 it has complied in all material respects with the principles of the Code to the extent possible, as well as the provisions of the Code (except where otherwise explained). In areas where the Company's practices vary from any provisions of the Code, the Company has stated herein the provision from which it has varied, and appropriate explanations are provided for the variation, and how the practices the Company had adopted are consistent with the intent of the relevant principle of the Code. The Company will continue to assess its needs and implement appropriate practices accordingly.

A. BOARD MATTERS

PRINCIPLE 1: THE BOARD'S CONDUCT OF AFFAIRS

The Company is headed by an effective Board which is collectively responsible and works with Management for the long-term success of the Company.

Provision 1.1

The Board's principal roles include promoting long-term shareholder value, ensuring that the businesses of the Group are effectively managed and properly conducted by management of the Company ("**Management**") and ensuring proper observance of corporate governance practices, which include putting in place a code of conduct and ethics, setting appropriate tone-from-the-top and desired organisational culture, and ensuring proper accountability within the Group.

The Company has in place policies and procedures for dealing with conflicts of interest. Where the Director faces a conflict of interest, he or she is required to excuse himself or herself from discussions and decision involving the said issue of conflict.

Provision 1.2

Directors understand the Company's business as well as their directorship duties (including their roles as Executive, Non-Executive and Independent Directors). The Company does not have a formal training program for the Directors but all newly appointed Directors will undergo an orientation programme where the Directors will be briefed on the Group's strategic direction, governance practices, business and organisation structure as well as the expected duties of a director of a listed company. To get a better understanding of the Group's business, the Directors will also be given the opportunity to visit the Group's operational facilities and meet with key management personnel. The Company will also arrange for first-time Directors to attend relevant training on the roles and responsibilities of a director of a listed issuer as prescribed by the SGX-ST and, if necessary, in areas such as accounting, legal and industry specific knowledge as appropriate. The training of Directors will be arranged and funded by the Company. Upon appointment, a newly appointed Director will be provided a formal letter setting out his/her duties and obligations.

Save for Mr Francis Lee and Mr Hew Koon Chan, our Directors do not have prior experience as directors of public listed companies in Singapore ("**First Time Directors**"). Pursuant to Rule 406(3)(a) of the Catalist Rules, the First Time Directors are required to attend the training courses set out in Practice Note 4D of the Catalist Rules within one year from the listing date of the Company on the Singapore Exchange. Each of the First Time Directors (other than Mr Petrus Sucipto who was appointed as Director on 1 April 2021) has completed the prescribed training courses set out in Practice Note 4D of the Catalist Rules during FY2020.

The external auditor also briefed the members of the Audit Committee on the developments in accounting standards (where applicable) during the Audit Committee meetings, whilst the Company Secretary and the Sponsor will periodically update the Board on any changes in the requirements of the Companies Act (Chapter 50) of Singapore ("**Companies Act**"), the Catalist Rules and corporate governance in Singapore as well as those pertaining to the roles and responsibilities of a director of a listed company.

Provision 1.3

All Directors have objectively discharged their duties and responsibilities as fiduciaries and taken decisions in the best interests of the Group at all times.

In addition to statutory duties and responsibilities, the Board's duties, including the matters to be approved by the Board, are set out as follows:

- a) supervise and approve strategic direction of the Group;
- b) review the business practices and risk management of the Group;
- c) review the management performance of the Group;
- d) review and approve half yearly and full year annual results announcements;
- e) review and approve the annual report and audited financial statements;
- f) review and approve the dividend policy;
- g) review and approve interested person transactions;
- h) review and approve major transactions including but not limited to corporate restructuring, mergers and acquisitions, investments, acquisitions and disposals of assets;
- i) review and approve major corporate policies on key areas of operations;
- j) ensure that there are policies and safeguards in the system of internal controls to preserve the integrity of assets; and
- k) consider sustainability issues such as environmental and social factors as part of its strategic plans.

Provision 1.4

The Board has set up three committees to assist in the execution of the Board's responsibilities. These committees include the Nominating Committee ("**NC**"), the Remuneration Committee ("**RC**") and the Audit Committee ("**AC**") (collectively, the "**Board Committees**" and each a "**Board Committee**"). Each Board Committee carries out its functions within clear written terms of its respective terms of reference ("**TOR**"). The composition and description of each Board Committee are set out in this report. Any change to the TOR for any Board Committee requires the specific written approval of the Board.

All the Board Committees are actively engaged and play an important role in ensuring good corporate governance in the Company and within the Group. The Board Committees report its activities regularly to the Board. Minutes of the Board Committees are regularly provided to the Board and are available to all Board members. The Board acknowledges that while these various Board Committees have the authority to examine particular issues and report back to the Board with their decisions and recommendations, the ultimate responsibility on all matters lies within the Board. The Board Committees have explicit authority to investigate any matter within their TOR, have full access to and co-operation of Management, have resources to enable them to discharge their functions properly and full discretion to invite any Director or senior Management to attend their meetings.

Provision 1.5

Formal Board meetings are held at least half yearly and ad-hoc meetings are convened when required. The Board Committees meet at certain time periods in accordance with their respective TOR or as and when needed. The Company's constitution ("Constitution") allows a Board meeting to be conducted through electronic means such as telephone and video conferences. The Directors can meet the Management in person or discuss via email. Where a decision has to be made before a meeting of the Board or Board Committee is convened, Directors' resolutions in writing are circulated in accordance with the Constitution and the Directors are also provided with all relevant information and documents to allow them to make informed decisions.

The attendance of each Director at meetings of the Board and Board Committees during FY2020 as well as the frequency of such meetings held is set out in the table below:

	Board	AC	NC	RC	
Number of Meetings Held	5	5	1	1	
Name of Director	Number of Meetings Attended				
Mr Gouw Eng Seng (deceased) ⁽¹⁾	5	5	1	1	
Mr Francis Lee	5	5*	1*	1*	
Mr Salim Limanto	5	5*	1*	1*	
Mr Hew Koon Chan	5	5	1	1	
Ms Alice Yan	5	5	1	1	

* By invitation

Note:

(1) Late Mr Gouw Eng Seng (Independent Non-Executive Chairman) passed away on 12 January 2021.

Where a Director has multiple listed company board representations, and in considering the nomination of Directors for appointment, the NC will evaluate whether or not the Director is able to and has been adequately carrying out his or her duties as a Director, taking into consideration the Director's number of listed company board representations and other principal commitments. The Board does not limit the maximum number of listed company board representation its Board members may hold as long as each of the Board members is able to commit his or her time and attention to the affairs of the Company. The Board believes that each individual Director is best placed to determine and ensure that he or she is able to devote sufficient time and attention to discharge his or her duties and responsibilities as a Director of the Company, bearing in mind his or her other commitments. The Board and the NC will review the requirement to determine the maximum number of listed Board representations as and when they deem fit.

Provision 1.6

In order to ensure that the Board is able to contribute in a meaningful manner during Board meetings, the Management provides the members of the Board with relevant information and documents relating to the items of business to be discussed at each Board meeting, such as copies of disclosure documents, budgets and forecasts before the scheduled meeting. Key information relating to the Company's operations and finances are also circulated to the Board via email so that the Directors may monitor with ease, the Company's performance as well as the Management's fulfilment of goals and objectives set by the Board.

The Directors are also regularly briefed by the Management on the business activities of the Company. The Directors are responsible for the Company's strategic directions as well as its corporate practices and are accordingly briefed by the Management on the day-to-day implementation of such strategic directions and corporate practices.

Provision 1.7

The Directors have separate and independent access to the Management and the Company Secretary at all times. The Directors have unrestricted access to the Company's records and information, and should the Directors, whether as a group or individually, need independent professional advice in furtherance of their duties and responsibilities, they may appoint such professional adviser to render the appropriate professional advice. The cost of such professional advice will be paid for by the Company.

The Independent Non-Executive Directors are available to provide guidance to the Management on business issues and in areas which they specialize in.

The Company Secretary and/or representatives from the Company Secretary's office attends all meetings of the Board and the Board Committees and prepares the minutes of such meetings. The minutes of such meetings are then circulated to the Board and the Board Committees, as the case may be.

The Company Secretary also advises the Board on governance matters and ensures that the procedures for such meetings are in accordance with the Constitution and the TOR, and all applicable rules and regulations (including the requirements of the Companies Act and the Catalist Rules) are complied with. Further to the above, the Company Secretary helps to facilitate communications within the Board and the Board Committees and between Management and the Directors. The appointment and removal of the Company Secretary is a matter for the Board's consideration as a whole.

PRINCIPLE 2: BOARD COMPOSITION AND GUIDANCE

The Board has an appropriate level of independence and diversity of thought and background in its composition to enable it to make decisions in the best interests of the Company.

Provision 2.1

The NC considers an "independent" Director as one who is independent in conduct, character and judgement, and has no relationship with the Company, its related corporations, its substantial shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of such Director's independent business judgement with a view to the best interests of the Group. The independence of each Director is assessed and reviewed by the NC on an annual basis, based on the provisions provided by the Code as well as Rule 406(3)(d) of the Catalist Rules. As at the date of this report, none of the Independent Non-Executive Directors has served on the Board for more than nine (9) years since the date of his or her first appointment.

Provisions 2.2 and 2.3

During FY2020, the Board comprises five (5) Directors, three (3) of whom (including the Chairman of the Board) are Independent and Non-Executive Directors. Accordingly, the Company complies with the relevant provision of the Code which requires non-executive directors to comprise a majority of the Board.

Provision 2.4

As at the date of this report, the respective compositions of the Board and the Board Committees are as follows:

		Board Committee Membership		
Name of Director	Designation	Audit Committee	Nominating Committee	Remuneration Committee
Mr Francis Lee	Executive Director and Chief Executive Officer	_	-	_
Mr Salim Limanto	Executive Director and Chief Operating Officer	-	-	-
Ms Alice Yan ⁽¹⁾	Independent Non-Executive Chairman	Member	Chairman	Member
Mr Petrus Sucipto ⁽²⁾	Independent Non-Executive Director	Member	Member	Chairman
Mr Hew Koon Chan	Independent Non-Executive Director	Chairman	Member	Member

Notes:

(1) Ms Alice Yan was appointed as Independent Non-Executive Chairman on 1 April 2021.

(2) Mr Petrus Sucipto was appointed as Independent Non-Executive Director on 1 April 2021.

The Company does not have a Board diversity policy but it consists of professionals from various disciplines. Nevertheless, in reviewing the diversity of the Board, the NC takes into consideration whether the Board comprises an appropriate balance of skills, knowledge, experience and diversity of perspectives relevant to the businesses of the Group so as to ensure that the Group benefits from a wide range of perspectives and talent. The composition of the Board is reviewed on an annual basis by the NC to ensure that the Board has the appropriate mix of expertise and experience, and collectively possesses the necessary core competencies for effective functioning and informed decision-making. The NC also considers all aspects of diversity, including diversity of background, experience, gender, age and other relevant factors.

Given the current nature and scope of the Group's operations, the Board, in concurrence with the NC, considers the current Board size and the existing composition of the Board Committees to be adequate to facilitate effective decision making in terms of gender diversity. The Board includes one female Director, being Ms Alice Yan. The NC is also of the view that the Board and the Board Committees have an appropriate balance and diversity of expertise and business experience, and collectively possess the necessary core competence to lead and govern the Group effectively. Each Director has been appointed on the strength of his/her calibre, experience and stature. Each Director is expected to bring valuable range of experience and expertise to contribute to the development of the Group's strategy and the performance of its business.

Key information on each Director is set out in the "**Board of Directors and Key Management**" section of this Annual Report.

Provision 2.5

The Independent Non-Executive Directors also set aside time to meet without the presence of Management, when required, and will provide feedback to the Board where appropriate. During FY2020, the Independent Non-Executive Directors communicated among themselves without the presence of the Management as and when the need arose.

PRINCIPLE 3: CHAIRMAN AND CHIEF EXECUTIVE OFFICER

There is a clear division of responsibilities between the leadership of the Board and Management, and no one individual has unfettered powers of decision-making.

Provision 3.1

The roles of the Chairman of the Board and the Chief Executive Officer ("**CEO**") are separate in order to provide an appropriate balance of power and authority, increased accountability and greater capacity of the Board for independent decision making. As at the date of this report, the Chairman of the Board is Ms Alice Yan (who is an Independent Non-Executive Director) and the CEO is Mr Francis Lee (who is an Executive Director). The Chairman of the Board and the CEO are not related to each other and did not have any business relationship between them.

Provision 3.2

The Chairman leads the Board, ensures that the Directors receive accurate, timely and clear information; encourages constructive relations between the Board and Management, as well as between Board members; facilitates contributions from Board members, including Independent Non-Executive Directors; ensures effective communication with shareholders of the Company ("**Shareholders**"), and endeavours to promote a high standard of corporate governance. The Chairman also ensures that Board meetings are held regularly and on an ad hoc basis where required and, when necessary, sets the Board meeting agendas in consultation with the Management and the Company Secretary. The Chairman presides over each Board meeting and ensures full discussion of agenda items. Management, as well as external experts who can provide additional insights into the matters to be discussed, are invited, when necessary, to attend Board meetings at relevant times.

The CEO has full executive responsibilities in the business direction and operation efficiency of the Group. He oversees execution of the Group's corporate and business strategies and is responsible for the day-to-day running of the business of the Group.

Provision 3.3

As the Chairman of the Board is an Independent Non-Executive Director, the Board did not appoint a lead independent director. The Chairman of the Board, who is an independent Director, is available to the Shareholders when they have concerns and for which contact through the normal channels of communication with the Management are inappropriate or inadequate.

PRINCIPLE 4: BOARD MEMBERSHIP

The Board has a formal and transparent process for the appointment and re-appointment of Directors, taking into account the need for progressive renewal of the Board.

Provision 4.1

The NC carries out its duties in accordance with a set of TOR which include, amongst others, the following:-

- (a) recommending to the Board on relevant matters relating to (i) the review of board succession plans for Directors, in particular, the appointment and/or replacement of the Chairman, the CEO and key management personnel; (ii) the development process and criteria evaluation of the performance of the Board, its Board Committees and Directors; (iii) evaluation of the performance of the Board, its Board Committees and Directors; (iv) the appointment and re-appointment of Directors (including alternate directors, if any); and (v) the appointment and termination of the board of directors and board of commissioners of PT Deli Pratama Angkutan Laut (a subsidiary of the Company);
- (b) review and determine annually, and as when circumstances require, if a Director is independent, in accordance with the Code and any other salient factors;
- (c) in respect of a Director who has multiple board representations on various companies, to review and decide whether or not such Director is able to and has been adequately carrying out his duties as a Director, having regard to the competing time commitments that are faced by the Director when serving on multiple boards and discharging his duties towards other principal commitments;
- (d) review potential conflicts of interests in respect of each member of the Board;
- (e) develop a process to assess the effectiveness of the Board as a whole and to assess the contribution of each Director to the effectiveness of the Board;
- (f) review and approve any new employment and the proposed terms of employment of persons related to Directors, Executive Officers or controlling Shareholders; and
- (g) review training and professional developments programmes for the Board.

The NC meets at least once a year and at other times as required, in accordance with its TOR. The Chairman of the NC reports formally to the Board on its proceedings after each meeting on all matters within its duties and responsibilities.

Provision 4.2

As at the date of this report, the NC comprises three (3) members, all of whom (including the NC Chairman) are Non-Executive and Independent Directors. The members of the NC⁽¹⁾ are as follows:

Ms Alice Yan ⁽²⁾	Chairman	Independent Non-Executive Chairman
Mr Petrus Sucipto	Member	Independent Non-Executive Director
Mr Hew Koon Chan	Member	Independent Non-Executive Director

Notes:

- (1) In FY2020, the NC was chaired by the late Mr Gouw Eng Seng (former Independent Non-Executive Chairman) who passed away on 12 January 2021.
- (2) Ms Alice Yan was appointed as the Chairman of the NC on 1 April 2021.

Provision 4.3

The NC has in place a formal process for the selection, appointment and re-appointment of directors to the Board. In sourcing for new directors, the NC will tap on recommendations from existing Directors and the Company's professional advisers. In the selection process, the NC considers attributes such as balance and diversity of skills vis-à-vis existing Board members, industry knowledge, requirements of the Group and time commitment ability. Background checks are also carried out on the shortlisted candidates. The NC meets with the shortlisted Board candidates to assess their suitability and availability before making recommendations to the Board for its consideration and approval.

The Company's Constitution provides that every Director shall retire from office at least once every three years and submit themselves for re-election at the annual general meeting of the Company ("**AGM**"). Rule 720(4) of the Catalist Rules also provides that all Directors must submit themselves for re-nomination and re-appointment at least once every three (3) years. Accordingly, at each AGM, one-third of the Directors (or, if their number is not a multiple of three, the number nearest to but not less than one-third) shall retire from office by rotation. The retiring Directors are eligible to offer themselves for re-election. The Company's Constitution further states that new directors appointed by the Board shall hold office until the next AGM and shall then be eligible for re-election.

In determining the nomination of a Director for re-election, the NC takes into account the composition and progressive renewal of the Board, and the competency, performance and contribution of the Director including his or her attendance, preparedness and participation at Board and Board Committees meetings. A Director's time and effort accorded to the Company's business and affairs will also be considered.

At the forthcoming AGM, Mr Francis Lee and Mr Hew Koon Chan, will retire by rotation pursuant to Regulation 103 of the Company's Constitution, while Mr Petrus Sucipto will retire pursuant to Regulation 109 of the Company's Constitution (collectively, the "**Retiring Directors**"). The Retiring Directors, being eligible, have offered themselves for re-election at the forthcoming AGM.

Mr Francis Lee will, upon re-election as a Director, remain as the Executive Director and Chief Executive Officer. Mr Hew Koon Chan will, upon re-election as a Director, remain as the Chairman of the AC, a member of the NC and RC, and will be considered by the Board to be independent for the purpose of Rule 704(7) of the Catalist Rules. Mr Petrus Sucipto will, upon re-election as a Director, remain as the Chairman of the RC, a member of the AC and the NC, and will be considered by the Board to be independent for the purpose of Rule 704(7) of the Catalist Rules.

Please refer to the Notice of AGM for the resolutions put forth in relation to the respective re-elections of the Retiring Directors, as well as detailed information on each of the Retiring Directors (including directorships and principal commitments) as set out in the section entitled "Information on Directors nominated for re-election – Appendix 7F of the Catalist Rules" of this report.

Each member of the NC shall abstain from voting, approving or making a recommendation on any resolutions of the NC in which he/she has a conflict of interest in the subject matter under consideration.

There is no alternate director appointed to the Board as at the date of this report.

Provision 4.4

The NC determines annually, and as and when circumstances require, whether a Director is independent, taking into consideration the disclosures by the Directors of any relationships with the Company, its related corporations, its substantial shareholders or its officers, and the confirmation of independence form completed by each Independent Director to confirm his or her independence. Such form is drawn up based on Principle 2 of the Code, as well as Rule 406(3)(d) of the Catalist Rules. Having completed its review, the NC is of the view that Ms Alice Yan, Mr Hew Koon Chan and Mr Petrus Sucipto have satisfied the criteria for independence.

Provision 4.5

The NC has determined that the Directors have been adequately discharging their duties as Directors, notwithstanding that some of the Directors have multiple listed company board representations. The Company does not have a formal guideline on the maximum number of listed company board representations which any Director may hold, as the NC and the Board consider such a number may not fairly reflect whether a Director can timely and diligently attend to the Company's matters and discharge his/her duties as a Director.

Please refer to the sections entitled "**Board of Directors and Key Management**" for information on the listed company directorships and principal commitments of each Directors.

PRINCIPLE 5: BOARD PERFORMANCE

The Board undertakes a formal annual assessment of its effectiveness as a whole, and that of each of its Board Committees and individual Directors.

Provisions 5.1 and 5.2

A formal assessment process is in place to assess the effectiveness of the Board as a whole and its Board Committees, and for assessing the contribution by the Chairman and each individual Director to the effectiveness of the Board.

The NC conducts a formal review of the Board performance annually, by way of a Board assessment checklist which is circulated to the Board members for completion. The results of the evaluation are used constructively by the NC to identify areas of improvements and to recommend to the Board the appropriate action. The evaluation serves to assess the effectiveness of the Board as a whole on the following parameters:

- (a) Board composition;
- (b) Board information;
- (c) Board process;
- (d) Board accountability;
- (e) CEO or top management; and
- (f) standards of conduct.

The evaluation of the Board is to be performed annually by having all members complete the Board and individual Directors' evaluation questionnaires individually based on the above assessment parameters. The NC will collate and review the responses and results of the questionnaire, and discuss collectively with other Board members to address or recommend any areas for improvement and follow-up actions. The review of the effectiveness of the Board as a whole, its Board Committees and each individual Director has been undertaken collectively by the Board for FY2020 without the engagement of an external facilitator.

For FY2020, the Board is satisfied that each individual Director has allocated sufficient time and attention to the affairs of the Company, and is of the view that the effectiveness of the Board as a whole and of each of the Board Committees, as well as the contribution of each Director to the effectiveness of the Board and Board Committees has been satisfactory.

B. REMUNERATION MATTERS

PRINCIPLE 6: PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

The Board has a formal and transparent procedure for developing policies on Director and executive remuneration, and for fixing the remuneration packages of individual Directors and key management personnel. No Director is involved in deciding his or her own remuneration.

Provision 6.1

The primary function of the RC is to advise the Board on compensation issues. In particular, in relation to the remuneration of Directors and key management personnel, a portion of the compensation should be contingent upon the financial performance of the Company, in order to foster the creation of long-term shareholder value.

The RC carries out its duties in accordance with a set of TOR which include, amongst others, the following:

(a) to review and submit its recommendations for endorsement by the entire Board, a general framework of remuneration for the Board, the specific remuneration packages and terms of employment (where applicable) for each Director, the CEO (if CEO is not a Director) and key management personnel;

- (b) to review, recommend and determine specific remuneration packages for each Director and key management personnel including but not limited to directors' fees, salaries, allowances, bonuses, options, share-based incentives and awards, and benefits-in-kind;
- (c) to review and to recommend to the Board the terms of renewal of service contracts of executive Directors and key management personnel;
- (d) to review the Company's obligations arising in the event of termination of the executive Directors and key management personnel and to ensure termination clauses entailed in the service contracts contain fair and reasonable termination clauses which are not overly generous;
- (e) to review and recommend to the Board the terms of share options, shares award plans or any long term incentive schemes which may be set up from time to time, in particular to review whether Directors, key management personnel or such employee should be eligible for such schemes and also to evaluate the costs and benefits of such schemes and to do all acts necessary in connection therewith;
- (f) to function as the committee referred to in the RGD Employee Share Option Scheme ("**RGD ESOS**") and RGD Performance Share Plan ("**RGD PSP**"), and have all the powers as set out in the RGD ESOS and RGD PSP; and
- (g) to carry out such other duties in the manner that it deems expedient, subject always to any regulations or restrictions as may be conferred by the Board to the RC.

The RC meets at least once a year and at other times as required, in accordance with its TOR. The Chairman of the RC reports formally to the Board on its proceedings after each meeting on all matters within its duties and responsibilities.

Provision 6.2

As at the date of this report, the RC comprises three (3) members, all of whom, including the RC Chairman, are Non-Executive and Independent Directors. The members of the RC⁽¹⁾ are as follows:

Mr Petrus Sucipto ⁽²⁾	Chairman	Independent Non-Executive Director
Ms Alice Yan	Member	Independent Non-Executive Chairman
Mr Hew Koon Chan	Member	Independent Non-Executive Director

Notes:

- (1) In FY2020, the late Mr Gouw Eng Seng (former Independent Non-Executive Chairman) was a member of the RC.
- (2) Mr Petrus Sucipto was appointed as the Chairman of the RC on 1 April 2021.

Provision 6.3

The RC reviews and recommends to the Board the remuneration packages or policies for the Executive Directors, the CEO and the key management personnel based on the performance of the Group, the individual Director, CEO and key management personnel. No Director individually decides or is involved in the determination of his or her own remuneration. The RC's recommendations are submitted for endorsement by the Board.

The RC will also review the Company's obligations under the service agreement entered into with the Executive Directors and key management personnel that would arise in the event of termination of these service agreements. This is to ensure that such service agreements contain fair and reasonable termination clauses which are not overly generous. The RC aims to be fair and avoid rewarding poor performance.

Provision 6.4

The RC did not engage any remuneration consultant for FY2020 and will continue to monitor the need to engage external remuneration consultant going forward, and where applicable, will review the independence of the external firm before any engagement.

PRINCIPLE 7: LEVEL AND MIX OF REMUNERATION

The level and structure of remuneration of the Board and key management personnel are appropriate and proportionate to the sustained performance and value creation of the Company, taking into account the strategic objectives of the Company.

Provisions 7.1 and 7.3

Executive Directors do not receive Directors' fees. The remuneration for Executive Directors and key management personnel comprise a fixed and variable component. The variable component is performance-related and is linked to the Group's performance, as well as the performance of each individual Executive Director and key management personnel. The Company does not use contractual provisions to allow the Company to reclaim incentive components of remunerations from Executive Directors and key management personnel in exceptional circumstances of misstatement of financial results or misconduct resulting in financial loss to the Company. As the Executive Directors owe a fiduciary duty to the Company, the Company should be able to avail itself to remedies against the Executive Directors in the event of such breach of fiduciary duties. If so proposed, the RC will review such contractual provisions as and when necessary.

The RC ensures that the remuneration packages for the Executive Directors and key management personnel are fair. The RC is of the view that the current remuneration structure for the Executive Directors, Independent Directors and key management personnel are appropriate to attract, retain and motivate the Directors to provide good stewardship of the Company and key management personnel to successfully manage the Company for the long-term.

Provision 7.2

The Management, together with the RC, recommends the compensation for Independent Non-Executive Directors, taking into account factors such as time spent and the responsibilities of the Directors, the current market circumstances, long-term interest and risk policies of the Company, and the need to attract directors of experience and standing. The Independent Non-Executive Directors' fees are compared against market standards to ensure that they are in line with market norms and to ensure that their independence are not compromised. The Company has in place long-term incentive schemes such as the RGD ESOS and the RGD PSP, as set out in the Company's offer document dated 14 January 2020 ("**Offer Document**"), which are administered by the RC. No share awards or share options have been granted under the RGD ESOS and the RSD PSP, since their commencement.

Independent Non-Executive Directors receive basic Directors' fees and additional fees for serving as a Chairman of a Board Committee, where applicable. The members of the RC do not participate in any decisions concerning their own remuneration. The Directors' fees are endorsed by the RC and recommended by the Board for Shareholders' approval at the AGM of the Company. Directors' fees of S\$95,000 for FY2021 (to be paid quarterly in arrears) have been recommended by the Board and will be subject to the approval of Shareholders at the forthcoming AGM of the Company. Shareholders approved payment of Directors' fees of S\$95,000 for FY2020 at the previous AGM held on 21 May 2020. The RC and the Board are of the view that the fees of the current Independent Non-Executive Directors are adequate and not excessive.

Each member of the RC shall abstain from voting on any resolutions and making any recommendations and/or participating in any deliberations of the RC in respect of his/her remuneration package.

PRINCIPLE 8: DISCLOSURE ON REMUNERATION

The Company is transparent on its remuneration policies, level and mix of remuneration, the procedure for setting remuneration, and the relationships between remuneration, performance and value creation.

Provision 8.1

On 22 April 2019 and 1 January 2019, the Company entered into separate service agreements ("**Service Agreements**") with Mr Francis Lee (Executive Director and CEO), and Mr Salim Limanto (Executive Director and Chief Operating Officer ("**COO**")), respectively. Each of the Service Agreements is valid for an initial period of three years taking effect from the date of admission of the Company to the Catalist of the SGX-ST on 31 January 2020. For further details of the Service Agreements which set out information on the remuneration of Mr Francis Lee and Mr Salim Limanto, please refer to the section entitled "Directors, Executive Officers and Employees – Service Agreements" in the Company's Offer Document.

Disclosure on Directors' Fees and Remuneration

The breakdown of the total remuneration of Directors for FY2020 is set out below:

Name of Director	Directors' Fees	Salary	Bonus	Other Benefits	Total
	(%)	(%)	(%)	(%)	(%)
S\$250,001 to S\$500,000					
Mr Francis Lee ⁽¹⁾	-	100.0	-	-	100.0
Up to S\$250,000					
Mr Salim Limanto	-	100.0	-	-	100.0
Mr Gouw Eng Seng (deceased)	100.0	-	-	-	100.0
Mr Hew Koon Chan	100.0	-	-	-	100.0
Ms Alice Yan	100.0	_	-	_	100.0
Mr Petrus Sucipto ⁽²⁾	-	-	-	-	-

Notes:

(1) Mr Francis Lee is also the CEO of the Company.

(2) Mr Petrus Sucipto was appointed as an Independent Non-Executive Director on 1 April 2021.

There are no termination, post-employment and retirement benefits that may be granted to the Directors and the CEO.

After careful deliberation, the Board is of the view that full disclosure of the specific remuneration of each individual Director is not in the best interests of the Company and the Board has decided to disclose the remuneration of each individual Director in the bands of S\$250,000 with further breakdown in percentage of his or her remuneration package. In arriving at this decision, the Board took into consideration, inter alia, the confidential nature of remuneration matters, the relative size of the Group, the competitive business environment in which the Group operates in, and the negative impact such disclosures may have on the Group.

Disclosure on Key Management Personnel's Remuneration

As at 31 December 2020 and as the date of this report, the Company has only one key management personnel (who is not a Director, CEO or COO) within the Group. The breakdown of the total remuneration of the key management personnel of the Group (who are not Directors, the CEO or the COO) for FY2020 is set out below:

Name of key management personnel	Fees	Salary	Bonus	Other Benefits	Total
	(%)	(%)	(%)	(%)	(%)
Up to \$\$250,000					
Yeo Tze Khern Thomas	-	100.0	-	-	100.0

After careful deliberation, the Board is of the view that full disclosure of the aggregate remuneration of the key management personnel is not in the best interests of the Company in view of, inter alia, the Company having only one key management personnel and the confidential nature of remuneration matters.

There are no termination and retirement benefits that may be granted to the key management personnel.

Provision 8.2

Save for Mr Salim Limanto (Executive Director and COO), who is the son of Mr Djunaidi Hardi and the nephew of Mr Juhadi and Mr Arifin Ang (all of whom are substantial shareholders of the Company), there are no other employees who are substantial shareholders or immediate family members of the CEO, the Directors or substantial shareholder of the Company whose remuneration exceed S\$100,000 for FY2020.

Provision 8.3

Please refer to Principle 7 of this report, and the section titled "Directors' Statement" of the Annual Report for information on the RGD ESOS and the RGD PSP adopted by the Company. As at the date of this report, no options have been granted under the RGD ESOS and no awards have been granted under the RGD PSP by the Company.

C. ACCOUNTABILITY AND AUDIT

PRINCIPLE 9: RISK MANAGEMENT AND INTERNAL CONTROLS

The Board is responsible for the governance of risk and ensures that Management maintains a sound system of risk management and internal controls, to safeguard the interests of the Company and its Shareholders.

Provision 9.1

The Board acknowledges that it is responsible for the overall risk management and internal control framework. The Board also recognises that all risk management and internal control systems contain inherent limitations, and that no cost-effective internal control system will preclude all errors and irregularities, as a system is designed to manage rather than eliminate the risks of failure to achieve business objectives, and can only provide reasonable but not absolute assurance against misstatements or losses.

As the Group does not have a risk management committee, the AC assumes the responsibility of the risk management function.

Management is responsible for designing, implementing and monitoring the risk management and internal control systems within the Group. Management regularly reviews the Group's business and operational activities to identify areas of significant risks as well as appropriate measures to control and mitigate these risks. Any significant matters are highlighted to the Board and the AC for their deliberation.

Provision 9.2

The Board has also received assurance from the CEO, COO and CFO:

- (a) that the financial records have been properly maintained and the financial statements give a true and fair view of the Group's operations and finances; and
- (b) on the adequacy and the effectiveness of the Group's risk management and internal control systems (including financial, operational, compliance and information technology controls).

Taking into account the Company's corporate structure and scope of operations and based on the internal controls established and maintained by the Group, works performed by the external and internal auditors, and reviews performed by Management, the Board, with the concurrence of the AC, is of the opinion that the Company's internal controls, addressing financial, operations, compliance and information technology risks, and risk management systems were adequate and effective as at 31 December 2020.

PRINCIPLE 10: AUDIT COMMITTEE

The Board has an AC which discharges its duties objectively.

Provision 10.1

The AC carries out its duties in accordance with a set of TOR which include, amongst others, the following:

- (a) review the relevance and consistency of the accounting standards, the significant financial reporting issues, recommendations and judgements made by the external auditors so as to ensure the integrity of the financial statements of the Group and any announcements relating to the Group's financial performance;
- (b) assist the Board in the discharge of its responsibilities on financial and reporting matters;
- (c) review the assurance from the CEO, the COO and the CFO on the financial records and financial statements;
- (d) review with the external auditor, the audit plans (including scope), their evaluation of the system of internal controls, their audit report, their management letter and the management's response, and results of the audit compiled by the external auditor;
- (e) review with the internal auditor, the internal audit plans (including scope) and their evaluation of the adequacy of the Company's internal controls, risk management framework and accounting system before submission of the results of such review to the Board for approval (where necessary);
- (f) monitor the implementation of rectification measures proposed by the internal and external auditors;
- (g) review and report to the Board, at least annually, the adequacy and effectiveness of the Group's internal controls and procedures addressing financial, operational, compliance and information technology risks, and risk management systems, and ensure coordination between the internal auditors and external auditor and our management, and review the assistance given by the Management to the internal and external auditor, and discuss problems and concerns, if any, and any matters which the internal and external auditor may wish to discuss (in the absence of the Management where necessary);
- (h) review the relevant policy and procedures, and the scope and adequacy thereof, in respect to the Group's ongoing compliance with the requirements of the Specific Operation Production Mining Business Licence for transportation and trading of coal (Izin Usaha Pertambangan Operasi Produksi Khusus);
- (i) review the periodic financial statements and results announcements before submission to the Board for approval, focusing in particular, on changes in accounting policies and practices, major risk areas, significant adjustments resulting from the audit, the going concern statement, compliance with financial reporting standards as well as compliance with the Catalist Rules and any other statutory and/or regulatory requirements;
- (j) review and discuss with the external and internal auditors any suspected fraud or irregularity, or suspected infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial position, and the Management's response;
- (k) review the independence and objectivity of the external auditor and recommend their appointment or reappointment, remuneration and terms of engagement;
- (l) review the Group's compliance with such functions and duties as may be required under the relevant statutes or the Catalist Rules, including such amendments made thereto from time to time;
- (m) review and approve interested person transactions and transactions falling within the scope of Chapter 9 and Chapter 10 of the Catalist Rules (if any);
- (n) review reports prepared by the internal auditor on compliance with the guidelines and procedures for interested person transactions;

- (o) review potential conflicts of interests (if any) and to set out a framework to resolve or mitigate any potential conflicts of interest, and to propose additional measures where appropriate;
- (p) assess and supervise the Company's, PT Deli Indonesia Raya's (f.k.a. PT Deli Indonesia Sejahtera) and PT Karya Niaga Gemilang's ongoing compliance with the terms set out in the PT Deli Pratama Angkutan Laut Shareholders' Agreement;
- (q) appraise the performance of the Chief Financial Officer on an annual basis;
- (r) review the key financial risk areas, with a view to providing an independent oversight on the Group's financial reporting, the outcome of such review to be disclosed in the annual reports or if the findings are material, immediately announced via SGXNET;
- (s) review and approve all hedging policies and instruments implemented by the Group and conduct periodic review of foreign exchange transactions and hedging policies and procedures;
- (t) undertake such other reviews and projects as may be requested by the Board and report to the Board its findings from time to time on matters arising and requiring the attention of the AC;
- (u) review arrangements by which concerns about possible improprieties in matters of financial reporting or other matters can be raised and to ensure that arrangements are in place for the independent investigations of such matter and for appropriate follow-up; and
- (v) generally to undertake such other functions and duties as may be required by statute or the Catalist Rules, and by such amendments made thereto from time to time.

The Chairman of the AC reports formally to the Board on its proceedings after each meeting on all matters within its duties and responsibilities.

The AC has the authority to investigate any matters within its TOR, full access to and co-operation by Management, full discretion to invite any Director or executive officer to attend its meetings, and avail itself to reasonable resources to enable it to discharge its functions properly. The AC can seek professional advice, where necessary, and at the Company's expense.

Whistle Blowing Policy

The Company has implemented a Whistle Blowing Policy which provides the mechanism for which staff of the Company may in confidence, raise concerns about possible improprieties of financial reporting or other matters. The AC oversees the administration of the policy. Where a complaint has been made, a report will be submitted to the AC for investigation and follow-up. There was no whistle-blowing report received by the AC in FY2020.

Provision 10.2

As at the date of this report, the AC comprises three (3) members, all of whom are Independent and Non-Executive Directors. The members of the AC⁽¹⁾ are as follows:

Mr Hew Koon Chan	Chairman	Independent Non-Executive Director
Ms Alice Yan	Member	Independent Non-Executive Chairman
Mr Petrus Sucipto ⁽²⁾	Member	Independent Non-Executive Director

Notes:

(1) In FY2020, the late Mr Gouw Eng Seng (former Independent Non-Executive Chairman) was a member of the AC.

(2) Mr Petrus Sucipto was appointed as a member of the AC on 1 April 2021.

At least two members, including the AC Chairman, possess the necessary accounting or related financial management experience in discharging their duties. The Board is of the view that the AC consists of members who are appropriately qualified and that they have sufficient accounting or related financial management expertise and experience to discharge their duties and responsibilities of the AC.

Provision 10.3

No former partner or director of the Company's existing auditing firm is a member or has acted as a member of the AC, and the members of the AC also confirmed that they have no financial interest in the Company's existing auditing firm.

Provision 10.4

Internal Audit

The Company has outsourced its internal audit function to RSM Risk Advisory Pte. Ltd. to assist the Company in reviewing the design and effectiveness of key internal controls which address financial, operational, compliance and information technology risks, and the Company's risk management policy and system as a whole. The AC will review and approve the annual internal audit plan and the appointment and remuneration of the internal auditor. The internal auditor reports directly to the AC on audit matters and to the CEO on administrative matters. For FY2020, the AC has reviewed the internal auditor's audit plan and their evaluation of the system of internal controls. The AC also evaluated the internal auditor's audit findings and Management's responses to those findings.

The internal auditor carries out its function according to the International Standards for the Professional Practice of Internal Auditing set by the Institute of Internal Auditors. The internal auditor has unfettered access to all the Group's documents, records, properties and personnel, including access to the AC.

The AC approves the hiring, removal, evaluation and compensation of the independent professional consultancy firm to which the internal audit function is outsourced. The AC is satisfied that the outsourced internal audit function is independent, adequately resourced, effective and has the appropriate standing within the Group. The AC is also of the view that the outsourced internal audit function is adequately staffed with persons with the relevant qualifications and experience and adheres to professional standards.

External Audit

Baker Tilly TFW LLP ("**Baker Tilly**") was appointed as the Group's external auditor at the AGM held on 21 May 2020 until the conclusion of the forthcoming AGM. The aggregate amount of expenses paid or payable to Baker Tilly for FY2020 are as follows:

Description of Services Amount Percentage

Description of Services	Amount (S\$'000)	Percentage
Audit fees	122	100.0%
Non-audit fees	_	_
Total	122	100.0%

There was no non-audit services provided by Baker Tilly in FY2020 (FY2019: S\$30,000). The Board, with the concurrence of the AC is of the opinion that the independence and objectivity of Baker Tilly have not been affected.

The AC recommends to the Board on the proposals to the Shareholders on the appointment, re-appointment and removal of external auditor and approval of the remuneration of the external auditor. After considering the resources and experience of Baker Tilly and the audit engagement manager assigned to the audit, Baker Tilly's other audit engagements, the size and complexity of the audit for the Group, as well as the number and experience of the staff assigned by Baker Tilly for the audit, the AC has recommended to the Board the nomination and reappointment of Baker Tilly as the external auditor for the Company's audit obligations for the financial year ending 31 December 2021, at the forthcoming AGM. The Company confirms that Rule 712 and Rule 715 of the Catalist Rules have been complied with in appointing audit firms for the Group.

The external auditor briefs the AC members on the developments in accounting standards (where applicable) during AC meetings to keep the AC members abreast of changes to the accounting standards and issues which have a direct impact on financial statements. The AC has full access to the external auditor without the presence of Management, and is authorised to have full and unrestricted access to Management and all personnel, records, operations, properties, and other informational sources of the Company as required or desirable to properly discharge its responsibilities.

Key Audit Matters

The revenue recognition represents the key audit matter ("**KAM**") due to its financial significance and the underlying different revenue recognition policies in the various business segments. The COVID-19 pandemic has not affected the revenue recognition processes. The AC has reviewed the KAM and concurred and agreed with the external auditor and Management on their assessment on the KAM reported by the external auditor.

The AC also reviewed and concurred with the external auditor and Management on their assessment on the expected credit losses on its trade and other receivables that no impairment was required as there was subsequent full settlement by the customers with no incidence of bad debts.

Provision 10.5

The AC will meet with the external auditor and internal auditor without the presence of the Management, at least once annually, and as and when necessary, to review the adequacy of audit arrangement, with emphasis on the scope and quality of their audit, the independence, objectivity and observations of the external auditor and internal auditor. In respect of FY2020, the AC has met the external auditor and internal auditor, without the presence of Management.

D. SHAREHOLDER RIGHTS AND ENGAGEMENT

PRINCIPLE 11: SHAREHOLDER RIGHTS AND CONDUCT OF GENERAL MEETINGS

The Company treats all shareholders fairly and equitably in order to enable them to exercise shareholders' rights and have the opportunity to communicate their views on matters affecting the Company. The Company gives shareholders a balanced and understandable assessment of its performance, position and prospects.

Provision 11.1

Shareholders are encouraged to attend the general meetings of the Company to ensure a high level of accountability by the Board and Management, and to stay informed of the Group's strategies and growth plans. All the Directors will endeavour to attend the AGM and extraordinary general meetings, and Shareholders are given the opportunity to participate, voice their views or opinions and to raise questions regarding the Company.

The notices of general meetings setting out the agenda are despatched to Shareholders with the annual reports, explanatory notes and if necessary, letters to shareholders on the items of special businesses, at least fourteen (14) days before general meetings are called to pass ordinary resolutions, or twenty-one (21) days before general meetings are called to pass special resolutions, in compliance with the Companies Act, the Catalist Rules and the Company's Constitution.

If any Shareholder is unable to attend, the Shareholder is allowed to appoint up to two (2) proxies to attend, speak and vote on his/her behalf at the general meeting through proxy form sent in advance, at least seventy-two (72) hours before the time of the meeting. The Company's Constitution allows corporations which are considered "relevant intermediary" to appoint more than two proxies to attend, speak and vote at the general meeting.

For FY2020, due to the COVID-19 outbreak and the circuit breaker put in place by the Singapore Government, the Company's AGM on 21 May 2020 was held by way of electronic means, through "live webcast" and "live audio stream". The notice of AGM was not published on the newspaper, but was instead disseminated to Shareholders through publication on SGXNET and the Company's website, in accordance with the alternative arrangements for holding of the AGM approved by the relevant authorities. The Company had also published a letter to Shareholders, together with the notice of AGM, detailing the alternative arrangements for the AGM held on 21 May 2020, during the COVID-19 pandemic. Shareholders participated in the AGM via electronic means, and their questions (if any) in relation to any resolution set out in the notice of AGM were sent to the Company in advance of the AGM, and responses to the queries were provided via announcement on SGXNET and the Company's website. The Company did not receive any queries from Shareholders before the AGM held on 21 May 2020.

Provision 11.2

Matters which requires Shareholders' approval are presented and proposed as a separate resolution. The Company practises having separate resolutions at general meetings for each distinct issue. Each item of special business in the notice of general meeting is accompanied by an explanatory note, where appropriate. Proxy form is also sent with the notice of general meeting to all Shareholders.

In compliance with Rule 730A(2) of the Catalist Rules, resolutions tabled at general meetings of Shareholders will be put to vote by poll, using polling slips, the procedures of which will be explained by the appointed scrutineer(s) at general meetings. All votes will be counted and announced immediately at the meeting, and announcement of the detailed results of the number of votes cast for and against each resolution and the respective percentages are announced via SGXNET after the conclusion of the general meeting on the same day.

For FY2019, as the AGM on 21 May 2020 was held by electronic means, voting at the AGM was by proxy only. Shareholders who wish to vote on any or all of the resolutions at the AGM, have appointed the Chairman of the AGM as their proxy by completing the proxy form for the AGM, and submitted the proxy form by post or by email to the Company seventy-two (72) hours before the AGM.

Provision 11.3

The chairpersons and/or members of the Board, the AC, the NC and the RC will be available at the AGM to address any relevant queries from Shareholders. The external auditor will also be present at the AGM to address Shareholders' queries about the conduct of the audit and the preparation and content of the auditor's report.

All Directors were present at the last AGM held by electronic means on 21 May 2020. Save for the last AGM held on 21 May 2020, there were no other general meetings of the Company held during FY2020.

Provision 11.4

As the authentication of Shareholder identity information and other related security issues remain a concern, the Company has decided, for the time being, not to implement voting in absentia by mail, e-mail or fax.

Provision 11.5

The proceedings of the annual general meeting and extraordinary general meeting (if any) are properly recorded, including all comments or queries raised by shareholders relating to the agenda of the meeting and responses from the Board and Management. All minutes of general meetings are available to Shareholders upon their request. For the AGM held on 21 May 2020, the Company had published the minutes of the AGM on its corporate website and the SGXNet within one month from the conclusion of the AGM.

Provision 11.6

The Company does not have a fixed dividend policy. The form, frequency and amount of dividends will depend on the Company's earnings, general financial condition, results of operations, capital requirements, cash flow, general business conditions, development plans and other factors as the Directors may deem appropriate.

As the Board deemed it more appropriate to conserve cash for the Group's business operations and growth, no dividend has been declared or recommended by the Board for FY2020.

Any future dividends that the Board may recommend or declare in respect of any particular financial year or period will be subject to the factors outlined below as well as other factors deemed relevant by the Board:

- (a) the level of the Group's cash and retained earnings;
- (b) the Group's actual and projected financial performance;
- (c) the Group's projected levels of capital expenditure and other investment plans;
- (d) the ability of our subsidiaries to make dividend payments to the Company;
- (e) the Group's working capital requirements and general financing condition; and
- (f) restrictions on payment of dividends imposed on the Company by the Group's financing arrangements (if any).

PRINCIPLE 12: ENGAGEMENT WITH SHAREHOLDERS

The Company communicates regularly with its Shareholders and facilitates the participation of Shareholders during general meetings and other dialogues to allow Shareholders to communicate their views on various matters affecting the Company.

Provisions 12.1, 12.2 and 12.3

Information is communicated to Shareholders on a timely basis. Where disclosure is inadvertently made to a selected group, the Company will make the same disclosure publicly as soon as practicable for it to do so.

The Group's corporate communication is made through:

- (a) annual reports to Shareholders (which includes notices of general meetings) are prepared and issued to all Shareholders by post and published on the SGXNET within the mandatory period;
- (b) annual and half-yearly financial statements announcements containing a summary of the financial information and affairs of the Group for the period;
- (c) notices and explanatory memoranda for general meetings;
- (d) disclosures to the SGX-ST and the Shareholders by releasing announcements via SGXNET;
- (e) circulars or letters to Shareholders to provide the Shareholders with more information on its major transactions; and
- (f) press releases.

The Company does not have an investor relations policy in place. However, the Board's policy is that all Shareholders should be informed simultaneously in an accurate and comprehensive manner regarding all material developments that impact the Group via SGXNET on an immediate basis, in line with the Group's disclosure obligations pursuant to the Catalist Rules and the Companies Act. There is no dedicated investor relations team in place as the Board was of the view that the current communication channels are sufficient and cost-effective.

E. MANAGING STAKEHOLDERS RELATIONSHIPS

PRINCIPLE 13: ENGAGEMENT WITH STAKEHOLDERS

The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of the Company are served.

Provisions 13.1 and 13.2

The Company has arrangements in place to identify and engage with its material stakeholder groups and to manage its relationships with such groups. The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to secure the long-term future of the Company. The Company's efforts on sustainability are focused on creating sustainable value for our key stakeholders, which include communities, customers, staff, regulators, shareholders and vendors.

The Company was listed on the Catalist board of the SGX-ST on 31 January 2020. Pursuant to paragraph 6.5 of Practice Note 7F of the Catalist Rules, for an issuer listed on or after 1 January 2017, sustainability reporting ("SR") will be required from its first full financial year of listing. As such, the Company will be issuing its first SR for the financial year ended 31 December 2021. In addition, under the Catalist Rules, the Company will be granted a 12-month grace period to produce its first SR from its first full financial year of listing by 31 December 2022.

Provision 13.3

Shareholders and the public can access information on the Group via its website at https://rgd.sg. Stakeholders of the Company may also send feedback to the Company at info@rgd.sg.

DEALING IN SECURITIES

The Company has adopted an internal compliance code to provide guidance to the Directors, officers and all employees of the Group with regard to dealing in the Company's securities, pursuant to Rule 1204(19) of the Catalist Rules. The Company, Directors and its officers shall not deal in the Company's shares during the period commencing one (1) month prior to each announcement of half-year and full-year financial results by the Company, ending on the date of the announcement of the relevant results. Directors and officers are also expected to observe insider-trading laws at all times even when dealing in securities within permitted trading periods or when they are in possession of unpublished price-sensitive information, and they are not to deal in the Company's securities on short-term considerations.

The Board confirms that, as at the date of this Report, the Company has complied with Rule 1204(19) of the Catalist Rules.

INTERESTED PERSON TRANSACTIONS

The Group has obtained a general mandate from Shareholders of the Company for interested person transactions ("**IPTs**") in respect of the purchase of coal by the Group from PT Angsana Jaya Energi ("**PT AJE**") and PT Akbar Mitra Jaya ("**PT AMJ**"). The aggregate values of the respective IPTs (above S\$100,000) entered into during FY2020 are as follows:

Name of interested person	Nature of relationship	Aggregate value of all IPTs (excluding transactions less than S\$100,000 and transactions conducted under shareholders' mandate pursuant to Rule 920) (S\$'000)	Aggregate value of all IPTs conducted under shareholders' mandate pursuant to Rule 920 (excluding transactions less than S\$100,000) (S\$'000)
PT AJE	A coal mining company incorporated in Indonesia. Up to 13 August 2020, PT AJE is an associated company of PT Deli Coal ⁽¹⁾ . With effect from 14 August 2020, PT AJE ceased to be an interested person of the Group ⁽³⁾	-	9,847
PT AMJ	A coal mining company incorporated in Indonesia. Up to 1 October 2020, PT AMJ is an associated company of PT Deli Coal ⁽¹⁾ . With effect from 2 October 2020, PT AMJ ceased to be an interested person of the Group ⁽³⁾	-	19,049
Ever Grace International Trading Limited	An investment holding company incorporated in Hong Kong, which is indirectly wholly-owned by Ms Lenny Limanto ⁽²⁾	500	-

Notes:

- (1) PT Deli Coal is indirectly owned by certain Founding Shareholders⁽⁴⁾ (namely Mr Djunaidi Hardi, Mr Arifin Ang, Mr Juhadi and Mr Arifin Tan) and their associates (namely Mdm Ratih Anggaraini and Mdm Lai Hong).
- (2) Ms Lenny Limanto is the daughter of Mr Djunaidi Hardi, sister of Mr Salim Limanto (Executive Director and CEO), and niece of Mr Arifin Ang, Mr Juhadi and Mr Limas Ananto. Each of Mr Djunaidi Hardi, Mr Arifin Ang, Mr Juhadi and Mr Limas Ananto is a Founding Shareholder⁽⁴⁾.
- (3) Each of PT AJE and PT AMJ ceased to be an interested person of the Group with effect from 14 August 2020 and 2 October 2020, respectively, as the equity interest of the Founding Shareholders in PT AJE and PT AMJ fell below 30% and consequently, PT AJE and PT AMJ ceased to be an associate of the Founding Shareholders.
- (4) Founding Shareholders refer to Mr Juhadi, Mr Arifin Tan, Mr Djunaidi Hardi, Mr Arifin Ang and Mr Limas Ananto. The Founding Shareholders are deemed to be interested in the shares of the Company held by Deli International Resources Pte. Ltd. (the controlling shareholder of the Company).

RISK MANAGEMENT

The Management regularly reviews the Company's business and operational activities to identify areas of significant business risks as well as appropriate measures to manage and mitigate these risks. The Management reviews all the significant control policies and procedures and highlights all significant findings to the Directors and the AC.

NON-SPONSORHIP FEES

The Company was listed on the Catalist board of the SGX-ST on 31 January 2020, and ZICO Capital Pte. Ltd. ("**ZICO Capital**") was the Sponsor and Issue Manager of the Company in respect of the IPO. Pursuant to the IPO, Sponsor and Issue Manager fees of S\$250,000 (excluding GST) were paid/payable in FY2019, and S\$285,000 (excluding GST) were paid/payable upon completion of the IPO in FY2020, to ZICO Capital. Save as disclosed above, with reference to Rule 1204(21) of the Catalist Rules, no non-sponsor fees were paid to the Company's Sponsor, ZICO Capital, for FY2019, FY2020 and up to the date of this Annual Report.

USE OF IPO PROCEEDS

The Company received gross proceeds from the IPO of S\$3.0 million (the "**Gross Proceeds**"). As announced by the Company on 26 February 2021, the Gross Proceeds have been fully utilised as follows:

	Amount on a re- allocated basis (as announced on 27 March 2020) (\$\$'000)	Amount utilised as at 12 January 2021 ⁽¹⁾ (S\$'000)	Amount utilised from 13 January 2021 up to 26 February 2021 ⁽²⁾ (\$\$'000)	Balance as at 26 February 2021 ⁽²⁾ (S\$'000)
General working capital	1,830	(1,716)	(114) ⁽³⁾	-
Listing expenses:				
Professional fees	950	(950)	_	-
Placement commission	200	(200)	_	_
Listing and application fees	20	(20)	-	-
Gross Proceeds	3,000	(2,886)	(114)	-

Notes:

- (1) As announced by the Company on 12 January 2021.
- (2) As announced by the Company on 26 February 2021.
- (3) The breakdown of the usage of the Gross Proceeds for general working capital is as follows:

	S\$'000
Staff costs and Directors' fees	61
Professional fees	33
Operating expenses	20
Total	114

The use of Gross Proceeds is in accordance with the Amended Allocation as announced on 27 March 2020.

MATERIAL CONTRACTS

Save as disclosed in the section entitled "Material Contracts" in the Offer Document, there were no material contracts (including loans) entered into by the Company or any of its subsidiaries involving the interest of the CEO, any Director or controlling shareholder which are either still subsisting as at the end of FY2020 or if not then subsisting, entered into since the end of the previous financial year ended 31 December 2019.

Information on Directors nominated for re-election - Appendix 7F of the Catalist Rules

Pursuant to Rule 720(5) of the Catalist Rules, the information as set out in Appendix 7F of the Catalist Rules on Mr Francis Lee, Mr Hew Koon Chan and Mr Petrus Sucipto, being the Directors who are retiring in accordance with the Company's Constitution and seeking re-appointment as Directors at the forthcoming AGM is set out below:

Name of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto	
Date of appointment	15 July 2019	27 December 2019	1 April 2021	
Date of last re-appointment (if applicable)	21 May 2020	21 May 2020	Not Applicable	
Age	52	60	58	
Country of principal residence	Singapore	Singapore	Indonesia	
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The re-election of Mr Francis Lee as Executive Director and CEO was recommended by the NC and the Board has accepted the recommendation, after taking into consideration Mr Lee's qualifications, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.	The re-election of Mr Hew Koon Chan as Independent Non-Executive Director was recommended by the NC and the Board has accepted the recommendation, after taking into consideration Mr Hew's qualifications, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.	The re-election of Mr Petrus Sucipto as an Independent Non- Executive Director was recommended by the NC and the Board has accepted the recommendation, after taking into consideration of Mr Sucipto's qualifications, expertise and past experiences.	
Whether appointment is executive, and if so, the area of responsibility	Executive. Mr Lee is responsible for the overall management of the Group, as well as the strategic planning and development of the Group's business, and spearheading the expansion and growth of the Group.	Non-Executive.	Non-Executive.	
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Executive Director and Chief Executive Officer	Independent Non- Executive Director, Chairman of the AC and a member of the NC and the RC	Independent Non- Executive Director, Chairman of the RC and a member of the AC and the NC	
Professional qualifications	 Bachelor of Economics (Honours) Member, CPA Australia 	 Bachelor of Engineering (Mechanical) Graduate Diploma in Financial Management Certified Diploma in Accounting & Finance 	Bachelor of Engineering (Geodetic)	

Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto		
July 2019 – Present: Company – Executive Director and Chief Executive Officer	December 2004 - Present: Integer Capital Pte Ltd - Managing Director (Founder & Owner)	2019 – Present: PT Batara (Bahtera Putera Nusantara) –Engineering Director		
October 2015 – June 2019: Agrifert Trading Pte Ltd – General Manager and Director		2013 – 2018: PT Kalimantan Prima Persada – General Manager Engineering		
2011 – 2019: NewQuest Vietnam Company Ltd – Executive Chairman		2009 – 2013: PT Kalimantan Prima Persada – Technical Service Manager		
2007 – 2019: Agri Malar Company Limited (Myanmar) – Managing Director				
2013 – 2016: Beng Kuang Marine Ltd - Alternate Non-Executive Director				
2014 – 2015: KSM Strategic Pte Ltd – General Manager				
2004 – 2015: NewQuest (Trading) Pte Ltd - General Manager of the Fertiliser Department				
Nil	Nil	Nil		
No	No	No		
Nil	Nil	Nil		
Yes	Yes	Yes		
	July 2019 - Present: Company - Executive Director and Chief Executive Officer October 2015 - June 2019: Agrifert Trading Pte Ltd - General Manager and Director 2011 - 2019: NewQuest Vietnam Company Ltd - Executive Chairman 2007 - 2019: Agri Malar Company Limited (Myanmar) - Managing Director 2013 - 2016: Beng Kuang Marine Ltd - Alternate Non-Executive Director 2014 - 2015: KSM Strategic Pte Ltd - General Manager 2004 - 2015: NewQuest (Trading) Pte Ltd - General Manager of the Fertiliser Department Nil No	July 2019 - Present: Company - Executive Director and Chief Executive OfficerDecember 2004 - Present: Integer Capital Pte Ltd - Managing Director (Founder & Owner)October 2015 - June 2019: Agrifert Trading Pte Ltd - General Manager and DirectorDecember 2004 - Oresent: Integer Capital Pte Ltd - Managing Director 2011 - 2019: NewQuest Vietnam Company Ltd - Executive ChairmanDecember 2004 - Present: Integer Capital Pte Ltd - (Founder & Owner)2007 - 2019: Agri Malar Company Limited (Myanmar) - Managing Director2013 - 2016: Beng Kuang Marine Ltd - Alternate Non-Executive Director2014 - 2015: KSM Strategic Pte Ltd - General ManagerStrategic Pte Ltd - General Manager2004 - 2015: NewQuest (Trading) Pte Ltd - General Manager of the Fertiliser DepartmentNilNilNilNoNo		

Other Principal Commitments* Including Directorships#

*"Principal Commitments" has the same meaning as defined in the Code - "principal commitments" includes all commitments which involve significant time commitment such as full-time occupation, consultancy work, committee work, non-listed company board representations and directorships and involvement in non-profit organisations.

These fields are not applicable for announcements of appointments pursuant to Listing Rule 704(8)

Name of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto
Past (for the last 5 years)	 Agrifert Malar Company Limited (Myanmar) Agrifert Trading Pte. Ltd. Agrifert Vietnam Co. Ltd. (formerly known as NewQuest Vietnam Company Ltd) Beng Kuang Marine Limited Foodprints Investments Pte. Ltd. Foodprints Summit Pte. Ltd. Hoe Seng F&B Enterprise Pte. Ltd. Setia Holding Pte. Ltd. 	 Declout Pte. Ltd. (formerly known as DeClout Limited) Livingstone Health Ltd. (formerly known as Ardmore Medical Group Limited) Nordic Group Limited Plasmotech Pte Ltd Roxy-Pacific Holdings Limited Tai Icon Sdn Bhd. 	Nil
Present (a) Whether at any time during t	Tacit Pte. Ltd. Alfra Resources Pte. Ltd. Belle Tech Pte. Ltd. Granfill Pte. Ltd.	 ecoWise Holdings Limited Integer Capital Pte. Ltd. SEA Family Trust Pte. Ltd. shopper360 Limited SP Manufacturing Pte. Ltd. 	Bahtera Putera Nusantara
(a) Whether at any time during to last 10 years, an application a petition under any bankrup law of any jurisdiction w filed against him or against partnership of which he was partner at the time when he w a partner or at any time within years from the date he ceas to be a partner?	or cy as a a as 2		

Nar	ne of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto
(b)	Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	No	No	No
(C)	Whether there is any unsatisfied judgment against him?	No	No	No
(d)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such purpose?	No	No	No
(e)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No	No	No

Nai	me of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto
(f)	Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No	No	No
(g)	Whether he has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust?	No	No	No
(h)	Whether he has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or business trust?	No	No	No
(i)	Whether he has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him from engaging in any type of business practice or activity?	No	No	No

Nam	ne of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto
(j)	Whether he has ever, to his knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of:-	No	No	No
	 any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or 			
	 (ii) any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or 			
	 (iii) any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or 			
	(iv) any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere in connection with any matter occurring or arising during that period when he was so concerned with the entity or business trust?			

Nam	ne of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto
(k)	Whether he has been the subject of any current or past investigation or disciplinary proceedings, or has been reprimanded or issued any warning, by the Monetary Authority of Singapore or any other regulatory authority, exchange, professional body or government agency, whether in Singapore or elsewhere?	No	Yes. During his tenure as an independent director of DeClout Limited (now known as DeClout Pte. Ltd., a company which was previously listed on the Catalist Board of SGX-ST), Mr Hew sold 200,000 shares in DeClout Limited in the public market. Although the shares were sold on 8 March 2017 (Wednesday), he only received the contract statement from his broker on 11 March 2017 (Saturday) and he subsequently informed DeClout Limited on 13 March 2017 (Monday). The notification made on 13 March 2017 (Monday) was more than 2 business days from the date of change of his interest on 8 March 2017. On 28 April 2017, he was held by the Monetary Authority of Singapore (" MAS ") to be in breach of Section 133 of the Securities and Futures Act (Cap. 289) (" SFA ") which, inter alia, requires directors of a corporation to notify the corporation of any change of their interest in the shares of the corporation within 2 business days from their becoming aware of such change of interest.	No
			MAS has not taken any regulatory action against Mr Hew in respect of this matter, except to remind him of the obligations to comply with Section 133 of the SFA and other applicable laws and regulations at all times, and that MAS may take this contravention into account when considering actions to be taken against him for any future violations. Accordingly, this matter has been concluded.	

Name of Director	Mr Francis Lee	Mr Hew Koon Chan	Mr Petrus Sucipto	
Any prior experience as a director of an issuer listed on the Exchange? (Yes/No)	Yes.	Yes.	No.	
If yes, please provide details of prior experience. If no, please state if the director has attended or will be attending training on the roles and responsibilities of a director of a listed issuer as prescribed by the Exchange.	Mr Lee was a director of Beng Kuang Marine Limited, a company listed on Mainboard of the SGX-ST.	Mr Hew is currently a director of several companies listed on the SGX-ST. Please refer to the list of directorship disclosed above, in this table.	The Company will arrange for Mr Sucipto to attend the relevant briefing and training in relation to the roles and responsibilities of a director of a Singapore Public Listed Company conducted by the Singapore Institute of Directors.	
Please provide details of relevant experience and the nominating committee's reasons for not requiring the director to undergo training as prescribed by the Exchange (if applicable).	Not applicable, this is a re- election of a director.	Not applicable, this is a re- election of a director.	Not applicable. Mr Sucipto will undergo training as prescribed by the Exchange.	

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Proxy Form



DIRECTORS' STATEMENT

The directors are pleased to present their statement to the members together with the audited consolidated financial statements of Resources Global Development Limited (the "Company") and its subsidiaries (the "Group") and the statement of financial position and statement of changes in equity of the Company for the financial year ended 31 December 2020.

In the opinion of the directors:

- (i) the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company as set out on pages 50 to 90 are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2020 and of the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the financial year then ended in accordance with the provisions of the Companies Act, Chapter 50 (the "Act") and Singapore Financial Reporting Standards (International); and
- (ii) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

Directors

The directors in office at the date of this statement are:

Ms Alice Yan Mr Francis Lee Mr Salim Limanto Mr Hew Koon Chan Mr Petrus Sucipto (Appointed on 1 April 2021)

Arrangement to enable directors to acquire benefits

Neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose objects are, or one of whose objects is, to enable the directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Directors' interest in shares or debentures

The directors of the Company holding office at the end of the financial year and at 21 January 2021 had no interests in the shares or debentures of the Company and related corporations as recorded in the Register of Directors' Shareholdings kept by the Company under Section 164 of the Act.

DIRECTORS' STATEMENT

Share options

The RGD Employee Share Option Scheme (the "RGD ESOS") of the Company was approved and adopted on 23 December 2019. The committee administering the RGD ESOS is the Remuneration Committee, which comprises three directors, Ms Alice Yan, Mr Petrus Sucipto and Mr Hew Koon Chan.

Information regarding the RGD ESOS is set out below:

- a) The exercise price of the options is determined at the Remuneration Committee's discretion, and set at a price (the "Market Price") equal to the average of the last dealt prices for a Share on the official list of the SGX-ST for the five (5) consecutive market days immediately preceding the date on which an offer to grant an Option is made or at discount to the Market Price (subject to a maximum discount of 20%).
- b) Options which are fixed at the Market Price may be exercised after the first anniversary of the date on which an offer to grant that option is made, while options exercisable at a discount to the Market Price may be exercised after the second anniversary from the date on which an offer to grant that option is made. Options granted will have a life span of up to 10 years. Under the rules of the RGD ESOS, while there are no fixed periods for the grant of options, the RGD ESOS shall continue in operation for a maximum duration of 10 years and may be continued for any further period thereafter with the approval of the Shareholders by ordinary resolution in general meeting and of any relevant authorities which may then be required. As such, offers of the grant of options may be made at any time from time to time at the discretion of our Remuneration Committee as long as the RGD ESOS is in operation.

Since the commencement of the RGD ESOS till the end of the financial year:

- a) no options have been granted to directors or controlling shareholders of the Company and their associates;
- b) no participant under the RGD ESOS has received 5% or more of the total options available under the RGD ESOS; and
- c) no options have been granted under the RGD ESOS.

Audit Committee

The members of the Audit Committee at the date of this statement are:

Mr Hew Koon Chan (Chairman) Ms Alice Yan Mr Petrus Sucipto

The Audit Committee carried out its functions in accordance with Section 201B(5) of the Singapore Companies Act. Their functions are detailed in the Corporate Governance Report section of the 2020 Annual Report.

In performing its functions, the Audit Committee met with the Company's independent external and internal auditors to discuss the scope of their work, the results of their examination and evaluation of the Company's internal accounting control system.

The Audit Committee is satisfied with the independence and objectivity of the independent auditors and has recommended to the Board that Baker Tilly TFW LLP be nominated for re-appointment as independent auditor of the Company at the forthcoming Annual General Meeting.

DIRECTORS' STATEMENT

Independent auditor

The independent auditor, Baker Tilly TFW LLP, has expressed its willingness to accept re-appointment.

On behalf of the Board of Directors

Salim Limanto Director Francis Lee Director

1 April 2021

INDEPENDENT AUDITOR'S REPORT

To the members of Resources Global Development Limited

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Resources Global Development Limited (the "Company") and its subsidiaries (the "Group") as set out on pages 50 to 90, which comprise the statements of financial position of the Group and of the Company as at 31 December 2020, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows of the Group and the statement of changes in equity of the Company for the financial year then ended and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2020 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and the changes in equity of the Company for the financial year ended on that date.

Basis for Opinion

We conducted our audit in accordance with Singapore Standards on Auditing ("SSAs"). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Group in accordance with the Accounting and Corporate Regulatory Authority (ACRA) *Code of Professional Conduct and Ethics for Public Accountants and Accounting Entities* (ACRA Code) together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the ACRA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

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 current year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Revenue recognition

(Refer to Notes 2(d), 4 and 14 to the financial statements)

Description of key audit matter

Revenue is one of the key elements in the financial statements used as a measure of financial performance of an entity. The Group's revenue totalled \$73,246,735 for the financial year ended 31 December 2020 from coal trading and coal shipping services (Note 4). The accounting policy for revenue recognition is set out in Note 2(d) to the financial statements. We identified revenue recognition as a key audit matter because revenue is one of the Group's key performance indicators and a significant audit risk which requires significant amount of our attention during the audit.

Our audit procedures to address key audit matter:

We obtained an understanding of the revenue recognition process and evaluated the design of the relevant internal controls and performed walkthrough of the controls for the significant class of revenue transactions. We performed substantive procedures, which include test of details on a sample basis to address the risk of material misstatement over recognition of revenue. We performed cut-off procedures by reviewing management's estimation on data such as shipping schedules, departure dates and arrival dates for vessel voyages in progress at year end to ensure that the revenue is accurately recorded in the correct financial period. We also assessed the adequacy and appropriateness of the disclosures made in the financial statements.

INDEPENDENT AUDITOR'S REPORT

To the members of Resources Global Development Limited

Report on the Audit of the Financial Statements (cont'd)

Other Information

Management is responsible for the other information. The other information comprises the information included in the Annual Report, but does not include the financial statements and our auditor's report thereon.

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements 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 Management and Directors for the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with the provisions of the Act and SFRS(I), and for devising and maintaining a system of internal accounting controls sufficient to provide a reasonable assurance that assets are safeguarded against loss from unauthorised use or disposition; and transactions are properly authorised and that they are recorded as necessary to permit the preparation of true and fair financial statements and to maintain accountability of assets.

In preparing the financial statements, management is responsible for assessing the Group'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 management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The directors' responsibilities include overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's 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 SSAs 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 SSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, 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.
- 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 internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.

INDEPENDENT AUDITOR'S REPORT

To the members of Resources Global Development Limited

Report on the Audit of the Financial Statements (cont'd)

Auditor's Responsibilities for the Audit of the Financial Statements (cont'd)

- Conclude on the appropriateness of management's 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 ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements 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 auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. 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, related safeguards.

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 current period and are therefore the key audit matters. We describe these matters in our auditor's 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 our opinion, the accounting and other records required by the Act to be kept by the Company and by those subsidiary corporations incorporated in Singapore of which we are the auditors have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditor's report is Khor Boon Hong.

Baker Tilly TFW LLP Public Accountants and Chartered Accountants Singapore

1 April 2021

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the financial year ended 31 December 2020

		Group		
		2020	2019	
	Note	\$	\$	
Revenue	4	73,246,735	84,425,363	
Cost of sales and services		(63,664,534)	(78,863,269)	
Gross profit		9,582,201	5,562,094	
Interest income		128,027	230,559	
Other income	5	279,669	269	
Expenses				
Administrative expenses		(4,155,873)	(3,572,978)	
Finance costs	6	(618,626)	(393,324)	
Profit before tax	7	5,215,398	1,826,620	
Tax expense	9	(692,028)	(819,582)	
Profit for the financial year		4,523,370	1,007,038	
Other comprehensive (loss)/income <i>Item that may be reclassified subsequently to profit or loss:</i> Currency translation differences arising from consolidation		(552,246)	430,222	
Item that will not be reclassified subsequently to profit or loss:				
Remeasurement of post-employment benefits liabilities, net of tax		(18,611)	(7,867)	
Currency translation differences arising from consolidation		(406,227)	355,528	
Other comprehensive (loss)/income for the financial year, net of tax		(977,084)	777,883	
Total comprehensive income for the financial year		3,546,286	1,784,921	
Profit for the financial year attributable to:				
Equity holders of the Company		3,080,953	764,135	
Non-controlling interests		1,442,417	242,903	
		4,523,370	1,007,038	
Total comprehensive income attributable to:				
Equity holders of the Company		2,512,862	1,188,503	
Non-controlling interests		1,033,424	596,418	
-		3,546,286	1,784,921	
Earnings per share attributable to equity holders of the Company (cents per share)				
Basic and diluted	10	3.5	1.0	

STATEMENTS OF FINANCIAL POSITION

As at 31 December 2020

		Group		Comp	any
		2020	2019	2020	2019
	Note	\$	\$	\$	\$
Non-current assets					
Property, plant and equipment	11	30,652,759	35,100,035	143,759	241,169
Deferred tax assets		8,387	7,618	-	, _
Investment in subsidiaries	12	-	_	2,061,028	1,701,028
Other receivables	13	2,557	2,636	-	-
		30,663,703	35,110,289	2,204,787	1,942,197
Current assets					
Contract assets	14	390,026	201,951	45,949	_
Inventories	15	1,990,903	37,804	-	_
Trade and other receivables	13	11,272,365	7,824,013	4,006,433	169,394
Cash and cash equivalents		5,845,187	7,971,299	1,378,759	262,155
	-	19,498,481	16,035,067	5,431,141	431,549
Total assets		50,162,184	51,145,356	7,635,928	2,373,746
Non-current liabilities					
Liabilities for post-employment benefits	16	336,585	230,598	-	-
Borrowings	17	4,816,076	7,990,915	43,455	128,643
		5,152,661	8,221,513	43,455	128,643
Current liabilities					
Trade and other payables	18	6,409,550	10,459,973	4,018,588	1,191,226
Contract liabilities	14	1,617,592	1,807,550	-	-
Borrowings	17	115,989	220,647	85,187	83,202
Tax payable		426,182	483,011	-	-
		8,569,313	12,971,181	4,103,775	1,274,428
Total liabilities		13,721,974	21,192,694	4,147,230	1,403,071
Net assets		36,440,210	29,952,662	3,488,698	970,675
Equity					
Share capital	19	5,701,262	3,000,000	5,701,262	3,000,000
Retained earnings/(accumulated losses)		17,451,319	14,386,211	(2,212,564)	(2,029,325)
Currency translation reserve		(1,138,229)	(585,983)	-	-
Equity attributable to equity holders of	-				
the Company		22,014,352	16,800,228	3,488,698	970,675
Non-controlling interests		14,425,858	13,152,434	-	-
Total equity	:	36,440,210	29,952,662	3,488,698	970,675

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the financial year ended 31 December 2020

	Attributa	able to equity h	Company			
Group	Share capital \$	Retained earnings \$	Currency translation reserve \$	Total \$	Non- controlling interests \$	Total equity \$
2020 Balance at 1 January 2020	3,000,000	14,386,211	(585,983)	16,800,228	13,152,434	29,952,662
Profit for the financial year Other comprehensive loss		3,080,953	-	3,080,953	1,442,417	4,523,370
Currency translation differences arising from consolidation Remeasurement of post-employment	_	-	(552,246)	(552,246)	(406,227)	(958,473)
benefits liabilities	-	(15,845)	-	(15,845)	(2,766)	(18,611)
Other comprehensive loss for the financial year, net of tax	_	(15,845)	(552,246)	(568,091)	(408,993)	(977,084)
Total comprehensive income/(loss) for the financial year	-	3,065,108	(552,246)	2,512,862	1,033,424	3,546,286
Issuance of new shares	3,000,000	-	-	3,000,000	240,000	3,240,000
Share issue expenses Balance at 31 December 2020	(298,738) 5,701,262	- 17,451,319	(1,138,229)	(298,738) 22,014,352	- 14,425,858	(298,738) 36,440,210
Balance at 51 December 2020	5,701,202	17,451,519	(1,136,229)	22,014,352	14,425,050	50,440,210
2019						
Balance at 1 January 2019	3,000,000	13,515,043	(1,016,205)	15,498,838	12,438,524	27,937,362
Profit for the financial year Other comprehensive (loss)/income	_	764,135	-	764,135	242,903	1,007,038
Currency translation differences arising from consolidation	_	-	430,222	430,222	355,528	785,750
Remeasurement of post-employment benefits liabilities		(5,854)	-	(5,854)	(2,013)	(7,867)
Other comprehensive (loss)/income for the financial year, net of tax	_	(5,854)	430,222	424,368	353,515	777,883
Total comprehensive income for the financial year	-	758,281	430,222	1,188,503	596,418	1,784,921
Fair value gain on loan from a shareholder		112,887	_	112,887	117,492	230,379
Balance at 31 December 2019	3,000,000	14,386,211	(585,983)	16,800,228	13,152,434	29,952,662

STATEMENT OF CHANGES IN EQUITY

For the financial year ended 31 December 2020

	Share capital \$	Accumulated losses \$	Total equity \$
Company			
Balance at 1 January 2019	3,000,000	(424,210)	2,575,790
Loss for the financial year	-	(1,605,115)	(1,605,115)
Balance at 31 December 2019	3,000,000	(2,029,325)	970,675
Loss for the financial year	_	(183,239)	(183,239)
Issuance of new shares	3,000,000	_	3,000,000
Share issue expenses	(298,738)	-	(298,738)
Balance at 31 December 2020	5,701,262	(2,212,564)	3,488,698

CONSOLIDATED STATEMENT OF CASH FLOWS

For the financial year ended 31 December 2020

	Group	
	2020	2019
	\$	\$
Cach flows from encroting activities		
Cash flows from operating activities Profit before tax	5,215,398	1,826,620
	5,215,596	1,020,020
Adjustments for:		
Depreciation of property, plant and equipment	4,123,114	2,875,761
Post-employment benefits	122,449	186,622
Interest income	(128,027)	(230,559)
Interest expense	618,626	393,324
Property, plant and equipment written off	-	2,788
Operating cash flows before working capital changes	9,951,560	5,054,556
Change in operating assets and liabilities:		
Inventories	(1,953,099)	(6,597)
Receivables and contract assets	(3,636,349)	(738,779)
Payables and contract liabilities	(1,749,185)	5,755,328
Currency translation difference	(247,574)	484,198
Cash generated from operations	2,365,353	10,548,706
Interest received	128,027	230,559
Taxes paid	(731,980)	(864,450)
Net cash generated from operating activities	1,761,400	9,914,815
Cash flows from investing activity		
Purchases of property, plant and equipment, representing net cash used in		
investing activity (Note 11(b))	(2,718,642)	(20,510,280)
Cash flows from financing activities		
Proceeds from issuance of shares	3,000,000	-
Proceeds from issuance of shares to non-controlling interest	240,000	_
Transaction costs directly attributable to issue of shares	(298,738)	_
Interest paid	(618,626)	(162,945)
Advances received from a related party	-	500,000
Loan from a shareholder	-	7,656,964
Proceeds from a bank loan	-	7,714,877
Repayment of bank loans	(2,775,900)	(576,924)
Repayment of advances from a related party	(500,000)	-
Repayment of loan from a shareholder	-	(7,807,200)
Repayment of lease liabilities	(215,679)	(88,775)
Net cash (used in)/generated from financing activities	(1,168,943)	7,235,997
Net decrease in cash and cash equivalents	(2,126,185)	(3,359,468)
Effect of exchange rate changes on cash and cash equivalents	73	4,095
Cash and cash equivalents at beginning of financial year	7,971,299	11,326,672
Cash and cash equivalents at end of financial year	5,845,187	7,971,299
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For the financial year ended 31 December 2020

These notes form an integral part of and should be read in conjunction with the accompanying financial statements.

1 Corporate information

Resources Global Development Limited (the "Company") (Co. Reg. No. 201841763M) is incorporated on 12 December 2018 and domiciled in Singapore. On 31 January 2020, the Company was listed on the Catalist Board of Singapore Exchange Securities Trading Limited ("SGX-Catalist").

The principal place of business of the Company is located at 144 Robinson Road, #07-01 Robinson Square, Singapore 068908.

The principal activity of the Company is that of investment holding. The principal activities of the subsidiaries are disclosed in Note 12.

The Company's immediate and ultimate holding company is Deli International Resources Pte. Ltd., incorporated in Singapore.

2 Summary of significant accounting policies

a) Basis of preparation

The financial statements of the Group, expressed in Singapore dollar ("\$"), have been prepared in accordance with the provisions of the Companies Act, Chapter 50 and Singapore Financial Reporting Standards (International) ("SFRS(I)"). The financial statements have been prepared under the historical cost convention except as disclosed in the accounting policies below.

The preparation of financial statements in conformity with SFRS(I) requires the use of 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 financial year. Although these estimates are based on management's best knowledge of current events and actions and historical experiences and various other factors that are believed to be reasonable under the circumstances, actual results may ultimately differ from those estimates.

Use of estimates and judgements

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

The areas involving a higher degree of judgement in applying accounting policies, or areas where assumptions and estimates have a significant risk of resulting in material adjustment within the next financial year are disclosed in Note 3.

The carrying amounts of cash and cash equivalents, trade and other current receivables and payables (other than lease liabilities) approximate their respective fair values due to the relatively short-term maturity of these financial instruments.

New and revised standards that are adopted

In the current financial year, the Group has adopted all the new and revised SFRS(I) and SFRS(I) Interpretations ("SFRS(I) INT") that are relevant to its operations and effective for the current financial year. In addition, the Group has also early adopted the Amendment to SFRS(I) 16 *COVID-19 - Related Rent Concessions*. Changes to the Group's accounting policies have been made as required, in accordance with the transitional provisions in the respective SFRS(I) and SFRS(I) INT.

The adoption of these new/revised SFRS(I) and SFRS(I) INT did not have any material effect on the financial results or position of the Group and the Company.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

a) Basis of preparation (cont'd)

New and revised standards not yet effective

Except as disclosed above, new standards, amendments to standards and interpretations that have been issued at the end of the reporting period but are not yet effective for the financial year ended 31 December 2020 have not been applied in preparing these financial statements. None of these are expected to have a significant effect on the financial statements of the Group and the Company.

b) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as at the end of the reporting period. Subsidiaries are consolidated from the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

The financial statements of the subsidiaries are prepared for the same reporting date as the parent company. Consistent accounting policies are applied for like transactions and events in similar circumstances.

Intragroup balances and transactions including income, expenses and dividends, are eliminated in full. Profits and losses resulting from intragroup transactions that are recognised in assets, such as inventory and property, plant and equipment, are eliminated in full.

Business combinations involving entities or businesses under common control are accounted for by applying the pooling of interest method.

The financial statements of the Group were prepared by applying the pooling of interest method. Under this method, the Company has been treated as the holding company of the subsidiaries for the financial period presented. Accordingly, the results of the Group include the results of the subsidiaries for the entire period under review. Such manner of presentation reflects the economic substance of the companies, which were under common control throughout the relevant period, as a single economic enterprise, although the legal parent-subsidiary relationships were not established.

Pursuant to this:

- assets and liabilities are reflected at their existing carrying amounts;
- no adjustments are made to reflect the fair values on the date of combination or recognise any new assets or liabilities;
- no amount is recognised for goodwill;
- any difference between the consideration paid by the Company and the share capital of the subsidiaries is reflected within the equity of the Group as merger reserve;
- prior to the issue of shares by the Company, the aggregate paid-up capital and retained earnings of the subsidiaries held directly by the Company is shown as the Group's share capital and retained earnings for financial period under review; and
- non-controlling interests are measured at the non-controlling interests proportionate share of the entities' net assets.

Other business combinations are accounted for using acquisition method. The consideration transferred for the acquisition of a subsidiary or business comprises the fair value of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred also includes the fair value of any contingent consideration arrangement and the fair value of any pre-existing equity interest in the subsidiary. Acquisition-related costs are recognised as expenses as incurred. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

b) Basis of consolidation (cont'd)

Any excess of the fair value of the consideration transferred in the business combination, the amount of any non-controlling interest in the acquiree (if any) and the fair value of the Group's previously held equity interest in the acquiree (if any), over the fair value of the net identifiable assets acquired is recorded as goodwill. In instances where the latter amount exceeds the former and the measurement of all amounts has been reviewed, the excess is recognised as gain from bargain purchase in profit or loss on the date of acquisition.

Non-controlling interest are that part of the net results of operations and of net assets of a subsidiary attributable to the interests which are not owned directly or indirectly by the equity holders of the Company. They are shown separately in the consolidated statement of comprehensive income, statement of changes in equity and statement of financial position. Total comprehensive income is attributed to the non-controlling interests based on their respective interests in a subsidiary, even if this results in the non-controlling interests having a deficit balance.

For non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the acquiree's net assets in the event of liquidation, the Group elects on an acquisition-by-acquisition basis whether to measure them at fair value, or at the non-controlling interests' proportionate share of the acquiree's net identifiable assets, at the acquisition date. All other non-controlling interests are measured at acquisition-date fair value or, when applicable, on the basis specified in another standard.

Changes in the Company's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions (i.e. transactions with owners in their capacity as owners). The carrying amount of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary. Any difference between the amount by which the non-controlling interest is adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributable to owners of the Company.

c) Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity.

In the Company's statement of financial position, investment in subsidiaries are accounted for at cost less accumulated impairment losses, if any. On disposal of the investments, the difference between disposal proceeds and the carrying amount of the investments are recognised in profit or loss.

d) Revenue recognition

Sale of coal

Revenue is recognised at a point in time when the goods are delivered to a contractually agreed location where the control over the goods are passed to the customer. The amount of revenue recognised is the amount of transaction price allocated to the satisfied performance obligation ("PO") as per specified in the contract with no element of financing deemed present. The transaction price determined is the amount of consideration in the contract to which the Group expects to be entitled in exchange for satisfying the PO.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

d) Revenue recognition (cont'd)

Coal shipping services

Revenue from coal shipping services is recognised over time as the customer simultaneously receives and consumes the benefits provided by the Group, by reference to the voyage progress as at the end of the reporting period. Revenue is recognised evenly over the duration of each voyage as the performance obligation is satisfied.

The Group has a right to invoice the consideration to a customer in an amount that corresponds directly to the period of chartering in the form of fixed fee at contract inception.

A contract asset is recognised when the Group has performed under the contract but has not yet billed the customer. Advances received from customer for future deliveries of services is classified as contract liability. Contract assets are transferred to receivables when the rights to consideration becomes unconditional. Contract liabilities are recognised as revenue as (or when) the Group satisfies the performance obligation under its contract.

Interest income

Interest income is recognised on a time proportion basis using the effective interest method.

e) Employee benefits

Employee leave entitlement

Employee entitlements to annual leave and long service leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave and long-service leave as a result of services rendered by employees up to the reporting date.

Defined contribution plans

Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into separate entities such as the Central Provident Fund in Singapore, and will have no legal or constructive obligation to pay further contributions once the contributions have been paid. Contributions to defined contribution plans are recognised as an expense in the period in which the related service is performed.

Post-employment benefits

Long-term and post-employment benefits, such as pension, severance pay, service pay and other benefits are calculated in accordance with the "Company Regulation" of the subsidiaries in Indonesia which is in line with Labor Law No. 13/2003 in Indonesia.

The obligation for post-employment benefits recognised in the consolidated statements of financial position is calculated at present value of estimated future benefits that the employees have earned in return for their services in the current and prior years, deducted by any plan assets. The calculation is performed by an independent actuary using the Projected Unit Credit method.

When the benefits of a plan change, the portion of the increased or decreased benefits relating to past services by employees is charged or credited to the profit or loss using the straight-line method over the average remaining service period until the benefits become vested. To the extent that the benefits vest immediately, the expense is recognised immediately in the profit or loss. Actuarial gain or loss arising from experience adjustments and changes in actuarial assumptions are recognised in other comprehensive income or loss.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

f) Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

The Group applies a single recognition and measurement approach for all leases, except for short-term leases (i.e. for leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option) and leases of low-value assets (e.g. leases of small items of office equipment). For these exempted leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

Lease liabilities

The lease liabilities are initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liabilities comprise fixed lease payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. The lease payments also include the exercise price of a purchase option reasonably certain to be exercised by the Group and payments of penalties for terminating the lease, if the lease term reflects the Group exercising the option to terminate. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

The lease liabilities are presented within "borrowings" in the statements of financial position.

The lease liabilities are subsequently measured by increasing the carrying amount to reflect interest on the lease liabilities using the effective interest method, and reducing the carrying amount to reflect the lease payments made.

The Group remeasures the lease liabilities (and makes a corresponding adjustment to the related right-of-use asset) whenever there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments) or a change in the assessment of an option to purchase the underlying asset.

Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). The right-of-use assets comprise the initial measurement of the corresponding lease liabilities, lease payments made at or before the commencement date, initial direct costs, less any lease incentives received.

Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, a provision is recognised and measured under SFRS(I) 1-37 *Provisions, Contingent Liabilities and Contingent Assets.* To the extent that the cost relates to a right-of-use asset, the costs are included in the related right-of-use asset, unless those costs are incurred to produce inventories.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

f) Leases (cont'd)

Right-of-use assets (cont'd)

Right-of-use assets are subsequently measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. Right-of-use assets are depreciated on a straight-line basis over the shorter period of the lease term and useful lives of the underlying assets. If ownership of the leased asset transfers to the Group at the end of the lease term or the cost reflects the exercise of a purchase option, depreciation is calculated using the estimated useful life of the asset. The depreciation starts at the commencement date of the lease.

The right-of-use assets are presented within "Property, plant and equipment" in the statements of financial position.

The Group applies SFRS(I) 1-36 *Impairment of Assets* to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss as described in Note 2(j).

As a practical expedient, SFRS(I) 16 *Leases* permits a lessee not to separate non-lease components, and instead account for any lease and associated non-lease component as a single arrangement. The Group has applied this practical expedient to all its leases of office premises.

g) Income taxes

Income tax on the profit or loss for the year comprises current and deferred tax. Current and deferred tax are recognised in profit or loss except to the extent that they relate to items recognised outside profit or loss, either in other comprehensive income or directly in equity in which the tax is also recognised outside profit or loss (either in other comprehensive income or directly in equity respectively).

Current tax is the expected tax payable or recoverable on the taxable income for the current year, using tax rates enacted or substantively enacted at the end of the reporting period, and any adjustment to tax payable or recoverable in respect of previous years. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

Deferred tax is provided using the liability method, on all temporary differences at the end of the reporting period arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements except where the deferred tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination, and at the time of the transaction, affects neither the accounting nor taxable profit or loss.

Deferred tax liability is provided on all taxable temporary differences arising on investments in subsidiaries, 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.

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on currently enacted or substantively enacted tax rates at the end of the reporting period.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

h) Property, plant and equipment

Property, plant and equipment are initially recognised at cost and subsequently carried at cost less accumulated depreciation and any impairment in value.

The cost of property, plant and equipment initially recognised includes its purchase price and any cost that is directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.

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.

The cost of replacing a component of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the component will flow to the Group, and its cost can be measured reliably. The carrying amount of the replaced component is derecognised.

No depreciation is provided on land. Depreciation of other property, plant and equipment is calculated on a straight-line basis to allocate the depreciable amounts of other property, plant and equipment over their estimated useful lives. The estimated useful lives are as follows:

	Years
Buildings	20
Vessels and barges	10 - 20
Dry docking	2
Motor vehicles	5 - 8
Vessel equipment	4
Office premises under leases	3
Office equipment	3 - 8
Renovation	2

The residual values, estimated useful lives and depreciation method of property, plant and equipment are reviewed, and adjusted as appropriate, at the end of each reporting period. The effects of any revision are recognised in profit or loss when the changes arise.

Fully depreciated assets are retained in the financial statements until they are no longer in use.

Subsequent expenditure relating to property, plant and equipment that has already been recognised is added to the carrying amount of the asset when it is probable that future economic benefits, will flow to the Group and the cost can be reliably measured. Other subsequent expenditure is recognised as an expense during the financial year in which it is incurred.

Capital work-in-progress represents assets in the course of construction for production, or administrative purposes, or for purposes not yet determined, are carried at cost, less any recognised impairment loss until construction or development is completed. Cost includes professional fees and, for qualifying assets, borrowing costs capitalised in accordance with the Group's accounting policies. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use.

Upon acquisition of a vessel, the components of the vessel which are required to be replaced at the next dry-docking are identified and their costs are depreciated over the period to the next estimated dry-docking date, which is generally 2 to 2.5 years. Costs incurred on subsequent dry-docking of vessels are capitalised and depreciated over the period to the next estimated dry-docking date. When significant dry-docking costs incurred prior to the expiry of the depreciation period, the remaining costs of the previous dry-docking are written off immediately.

On disposal of a property, plant and equipment, the difference between the net disposal proceeds and its carrying amount is recognised in profit or loss.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

i) Inventories

Inventories are stated at the lower of cost and net realisable value. Costs of spare parts are determined using the weighted average method. Costs of coal-in-transit are determined on a first-in, first-out basis.

j) Impairment of non-financial assets excluding goodwill

At the end of each reporting period, the Group assesses the carrying amounts of its non-financial assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is recognised in other comprehensive income up to the amount of any previous revaluation.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A previously recognised impairment loss for an asset other than goodwill is only reversed if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. A reversal of an impairment loss is recognised immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

k) Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents comprise cash on hand and deposits with financial institutions which are subject to an insignificant risk of change in value.

l) Financial assets

Recognition and derecognition

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

Financial assets are initially measured at fair value. Transaction costs that are directly attributable to the acquisition of financial assets (other than financial assets at fair value through profit or loss) are added to the fair value of the financial assets on initial recognition. Transaction costs directly attributable to acquisition of financial assets at fair value through profit or loss are recognised immediately in profit or loss. Trade receivables without a significant financing component is initially measured at transaction prices.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

l) Financial assets (cont'd)

Classification and measurement

All financial assets are classified at amortised cost. The classification is based on the entity's business model for managing the financial asset and the contractual cash flow characteristics of the financial assets. The Group reclassifies financial assets when and only when its business model for managing those assets changes.

Subsequent measurement

Debt instruments include cash and cash equivalents and trade and other receivables (excluding advance payment to suppliers, prepayments, VAT recoverable, prepaid taxes and grant receivable). These are subsequently measured at amortised cost based on the Group's business model for managing the asset and cash flow characteristics of the asset.

The Group measures financial assets at amortised cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specific dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest rate ("EIR") method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired. Interest income from these financial assets is included in interest income using the EIR method.

Impairment

The Group recognises an allowance for expected credit losses ("ECL") for financial assets carried at amortised cost. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate.

The impairment methodology applied depends on whether there has been a significant increase in credit risk. For credit exposures for which there has not been a significant increase in credit risk since initial recognition, ECLs are provided for credit losses that result from default events that are possible within the next 12-months (a "12-month ECL"). For those credit exposures for which there has been a significant increase in credit risk since initial recognition, a loss allowance is required for credit losses expected over the remaining life of the exposure, irrespective of the timing of the default (a "lifetime ECL").

For trade receivables and contract assets that do not have a significant financing component, the Group applies a simplified approach to recognise a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted as appropriate for current conditions and forward-looking factors specific to the debtors and the economic environment.

If the Group has measured the loss allowance for a financial asset at an amount equal to lifetime ECL in the previous reporting period, but determines at the current reporting date that the conditions for lifetime ECL are no longer met, the Group measures the loss allowance at an amount equal to 12-month ECL at the current reporting date.

The Group recognises an impairment gain or loss in profit or loss for all financial assets with a corresponding adjustment to their carrying amount through a loss allowance account.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

I) Financial assets (cont'd)

Offset

Financial assets and liabilities are offset and the net amount presented on the statements of financial position when, and only when the Group has a legal right to offset the amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

m) Financial liabilities

Financial liabilities include trade and other payables (excluding deferred grant income) and borrowings. Financial liabilities are recognised on the statements of financial position when, and only when, the Group becomes a party to the contractual provisions of the financial instruments. Financial liabilities are initially recognised at fair value plus directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

A financial liability is derecognised when the obligation under the liability is extinguished. Gains and losses are recognised in profit or loss when the liabilities are derecognised and through the amortisation process.

n) Functional and foreign currencies

Functional and presentation currency

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

Transactions and balances

Transactions in a currency other than the functional currency ("foreign currency") are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Currency translation gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss, except for currency translation differences on net investment in foreign operations and borrowings and other currency instruments qualifying as net investment hedges for foreign operations, which are included in the currency translation reserve within equity in the consolidated financial statements. The currency translation reserve is reclassified from equity to profit or loss of the Group on disposal of the foreign operation.

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

Translation of Group entities' financial statements

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

- Assets and liabilities are translated at the closing rates at the end of the reporting period;
- Income and expenses are translated at average exchange rates (unless the average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated using the exchange rates at the dates of the transactions); and
- All resulting exchange differences are recognised in the currency translation reserve within equity.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

n) Functional and foreign currencies (cont'd)

Translation of Group entities' financial statements (cont'd)

On consolidation, exchange differences arising from the translation of the net investment in foreign operations (including monetary items that, in substance, form part of the net investment in foreign entities), and of borrowings and other currency instruments designated as hedges of such investments, are taken to the foreign currency translation reserve.

On disposal of a foreign group entity, the cumulative amount of the currency translation reserve relating to that particular foreign entity is reclassified from equity and recognised in profit or loss when the gain or loss on disposal is recognised.

o) Share capital

Proceeds from issuance of ordinary shares are recognised as share capital in equity. Incremental costs directly attributable to the issuance of ordinary shares are deducted against share capital.

p) Provisions for other liabilities

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past event, and it is probable that an outflow of economic resources will be required to settle that obligation and that the amount can be estimated reliably. Provisions are measured at management's best estimate of the expenditure required to settle the obligation at the end of reporting period. Where the effect of the time value of money is material, the amount of the provision shall be discounted to present value using a pre-tax discount rate that reflects the current market assessment of the time value of money and risks specific to the obligation.

When discounting is used, the increase in the provision due to passage of time is recognised as a finance cost in profit or loss.

q) Borrowing costs

Borrowing costs, which comprise interest and other costs incurred in connection with the borrowing of funds, 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 expenditures and borrowing costs are incurred. Borrowing costs are capitalised until the assets are substantially completed for their intended use or sale. All other borrowing costs are recognised in the profit or loss using the effective interest method.

r) Dividend

Interim dividends are recorded during the financial year in which they are declared payable.

Final dividends are recorded in the Group's financial statements in the period in which they are approved by the Company's shareholders.

s) Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. Where the grant relates to an asset, the fair value is recognised as deferred capital grant on the statements of financial position and is amortised to profit or loss over the expected useful life of the relevant asset by equal annual instalments.

When the grant relates to an expense item, it is recognised in profit or loss over the period necessary to match them on a systematic basis to the costs that it is intended to compensate.

For the financial year ended 31 December 2020

2 Summary of significant accounting policies (cont'd)

t) Segment reporting

An operating segment is a component of the Group that engages in business activities from which it may earn revenue and incurs expenses, including revenues and expenses that relate to transactions with other components of the Group. Operating segments are reported in a manner consistent with the internal reporting provided to the Group's chief operating decision maker for making decision about allocating resources and assessing performance of the operating segments.

3 Critical accounting judgements and key sources of estimation uncertainty

The preparation of the financial statements requires management to make judgements, estimates and assumptions that affect the reported amounts of revenues, expenses, assets and liabilities, and the disclosure of contingent liabilities at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the asset or liability affected in the future.

Critical judgements made in applying the Group's accounting policies

In the process of applying the Group's accounting policies, which are described in Note 2, management has made the following judgement that has the most significant effect on the amounts recognised in the financial statements (apart from those involving estimations, which are dealt in the preceding paragraphs):

Functional currency

The Group measures foreign currency transactions in the respective functional currencies of the Company and its subsidiaries. In determining the functional currencies of the entities in the Group, judgement is required by management to determine the primary economic environment in which the entities operate, the entities' process of determining sales prices and the currency of the country whose competitive forces and regulations mainly influences the prices of its goods and services. Management has assessed that prices are mainly denominated and settled in the respective local currency of the entities of the Group. In addition, most of the entities' cost base is mainly denominated in their respective local currency. Therefore, management concluded that the functional currency of the entities of the Group is their respective local currency.

Key sources of estimation uncertainty

The key assumption concerning the future, and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, is discussed below.

Estimated useful lives of property, plant and equipment

The useful life of each of the items of the Group's property, plant and equipment is estimated based on the period over which the assets are expected to be available for use. Such estimation is based on internal technical evaluations and experience with similar assets.

The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the assets. It is possible, however, that future results of the operations could be materially affected by changes in the amounts and timing of recorded expenses brought about by changes in the factors mentioned above.

A change in the estimated useful life of any item of property, plant and equipment would affect the recorded depreciation expense and carrying values of the assets. The carrying amounts of property, plant and equipment at the end of the reporting period are disclosed in Note 11.

For the financial year ended 31 December 2020

4 Revenue

	Gro	Group	
	2020	2019	
	\$	\$	
Coal trading	59,569,066	74,361,462	
Coal shipping services	13,677,669	10,063,901	
	73,246,735	84,425,363	

The following table provides a disaggregation disclosure of the Group's revenue by primary geographical market and timing of revenue recognition.

	Coal trading	Coal shipping services	Total
	\$	\$	\$
2020			
Primary geographical markets			
Indonesia	53,737,429	13,677,669	67,415,098
China	5,831,637	-	5,831,637
	59,569,066	13,677,669	73,246,735
Timing of revenue recognition			
At a point in time	59,569,066	-	59,569,066
Over time	-	13,677,669	13,677,669
	59,569,066	13,677,669	73,246,735
2019 Primary geographical markets			
Indonesia	74,361,462	10,063,901	84,425,363
Timing of revenue recognition			
At a point in time	74,361,462	-	74,361,462
Over time	-	10,063,901	10,063,901
	74,361,462	10,063,901	84,425,363

The Group applies the practical expedient in SFRS(I) 15 and does not disclose information about its remaining performance obligation if:

- The performance obligation is part of a contract that has an original expected duration of one year or less; or
- The Group has a right to invoice a customer in an amount that corresponds directly with its performance to date, and it recognises revenue in that amount.

For the financial year ended 31 December 2020

5 Other income

	Group	
	2020	2019
	\$	\$
Government grant income	274,294	_
Others	5,375	269
	279,669	269

Government grant income consists of Grant for Equity Market Singapore Scheme ("GEMS"), Jobs Support Scheme ("JSS") and property tax rebates.

GEMS is a listing grant provided by the Singapore Government to encourage potential issuers to list on the Singapore Exchange (SGX) by co-funding part of the eligible expenses. The Group received \$200,000 (2019: \$Nil) in relation to the grant.

Government grant income of \$72,350 (2019: \$Nil) was recognised during the financial year under the JSS. Under the JSS, the Singapore Government will co-fund gross monthly wages paid to each local employee through cash subsidies with the objective of helping employers retain local employees during the period of economic uncertainty. In determining the recognition of the JSS grant income, management has evaluated and concluded that the period of economic uncertainty commenced in April 2020 when the COVID-19 pandemic started affecting the Group's operations.

6 Finance costs

	Gro	Group	
	2020	2019	
	\$	\$	
Interest expense on:			
- bank loans	591,989	140,637	
- loans from a shareholder	-	230,379	
- lease liabilities	26,637	22,308	
	618,626	393,324	

For the financial year ended 31 December 2020

7 Profit before tax

	Gro	Group	
	2020	2019	
	\$	\$	
This is arrived at after charging:			
Included in cost of sales and services:			
Coal purchases	48,132,163	66,818,913	
Depreciation of vessels and vessel equipment	3,865,918	2,754,639	
Freight charter	4,366,921	2,672,142	
Fuel expenses	1,740,088	2,126,210	
Insurance expenses	314,140	218,888	
Loading/discharging expenses	1,239,643	748,594	
Mooring and anchoring expenses	36,045	289,349	
Repair and maintenance	513,723	472,876	
Staff costs	1,514,820	1,243,326	
Included in administrative expenses: Audit fees paid/payable to: - auditor of the Company	88,000	95,000	
- other auditor*	33,584	34,234	
Non-audit fees paid/payable to:		- / -	
- other auditors*	-	29,895	
Depreciation of property, plant and equipment	257,196	121,122	
Insurance expenses	28,543	23,555	
Licensing fee	20,007	81,151	
Lease expenses – short term leases	-	34,301	
Loss on foreign currency exchange, net	1,161,324	101,242	
Office supplies	85,417	130,007	
Professional fees	626,449	806,324	
Property, plant and equipment written off	-	2,788	
Repair and maintenance	15,415	41,003	
Staff costs	1,701,648	1,854,408	

* Includes independent member of Baker Tilly International network.

8 Staff costs

	Group	
	2020	2019
	\$	\$
Directors: - Salaries and related costs	589,341	498,666
Other key management personnel (non-directors): - Salaries and related costs	246,838	200,521
Total key management personnel compensation	836,179	699,187
Other personnel: - Salaries and related costs	2,257,840	2,211,925
- Post-employment benefits (Note 16)	122,449	186,622
	3,216,468	3,097,734

For the financial year ended 31 December 2020

9 Tax expense

	Group	
	2020	2019
	\$	\$
Tax expense attributable to profits is made up of:		
Current income tax provision	689,240	823,943
Current deferred tax	2,788	(4,361)
	692,028	819,582

The income tax expense on the results of the financial year varies from the amount of income tax determined by applying the domestic rates applicable in the countries where the Group entities operate due to the following factors:

	Group	
	2020	2019
	\$	\$
Profit before tax	5,215,398	1,826,620
Tax calculated at domestic rate in the countries in which the Group entities		
operate	1,156,714	585,063
Expenses not deductible for tax purposes	82,984	252,336
Income not subject to tax	(46,300)	_
Singapore statutory stepped income exemption	(5,182)	_
Effect of income subject to Final Income Tax on revenue from coal shipping		
services	(489,742)	(17,817)
Others	(6,446)	-
	692,028	819,582

The corporate income tax rate applicable to the Company is 17% (2019: 17%). The corporate income tax rate applicable to the subsidiaries in Indonesia is 22% (2019: 25%).

For revenue earned through coal shipping services provided by a subsidiary in Indonesia, the Final Income Tax payable is 1.2% (2019: 1.2%) on its revenue.

At 31 December 2020, the aggregate amount of temporary differences associated with undistributed earnings of subsidiaries for which deferred tax liabilities have not been recognised is \$1,900,000 (2019: \$1,600,000). No liability has been recognised in respect of these differences because the Group is in a position to control the timing of the reversal of the temporary differences and it is probable that such differences will not reverse in the foreseeable future.

For the financial year ended 31 December 2020

10 Earnings per share

The calculation of the basic and diluted earnings per share attributable to the ordinary equity holders of the Company is based on the following data:

	Gro	bup
	2020	2019
	\$	\$
Profit for the financial year attributable to equity holders of the Company	3,080,953	764,135
	Number of or	dinary shares
	2020	2019
Weighted average number of ordinary shares outstanding for basic and diluted earnings per share	88,811,475 ⁽²⁾	75,000,000 ⁽¹⁾

⁽¹⁾ The basic and diluted earnings per share for 2019 is calculated by dividing the profit for the financial year attributable to equity holders of the Company over the total number of shares in issue of 75,000,000 ordinary shares as at 31 December 2019, before the placement of 15,000,000 shares on 30 January 2020.

⁽²⁾ The basic and diluted earnings per share for 2020 is calculated by dividing the profit for the financial year attributable to equity holders of the Company over the weighted average number of ordinary shares, adjusted for the issuance and allotment of new shares pursuant to the initial public offering ("IPO").

Diluted earnings per share are the same as basic earnings per share as there were no potential dilutive ordinary shares during the financial year.

For the financial year ended 31 December 2020

Group Cost At 1 January 2019 1,485,509 1 Additions Write-off Reclassification Exchange difference - 42,204 Additions	199,542 - 5,671 205,213 (6,157) 199,056	15,234,838 19,193,519 - 622,578 564,775 35,615,710 -	1,255,464 2,991,349 - 53,475 4,300,288 592,114 (133,801)	293,669 25,257 -	44,628 84,767 -				
anuary 2019 1,485,509 1 ions – . -off – . ssification – . ange difference	199,542 5,671 205,213 (6,157) 199,056	15,234,838 19,193,519 - 622,578 564,775 35,615,710 -	1,255,464 2,991,349 - 53,475 53,475 592,114 (133,801)	293,669 25,257 -	44,628 84,767 -				
1,485,509 1 ⁻ - - - 019 <u>1,527,713 2</u> ce (45,826)	199,542 - 5,671 205,213 (6,157) 199,056	15,234,838 19,193,519 - 622,578 564,775 35,615,710 -	1,255,464 2,991,349 - 53,475 4,300,288 592,114 (133,801)	293,669 25,257 -	44,628 84,767 -				
- - 42,204 1,527,713 2 (45,826)	- - 5,671 205,213 (6,157) (6,157)	19,193,519 - 622,578 564,775 35,615,710 -	2,991,349 - 53,475 4,300,288 592,114 (133,801)	25,257 -	84,767 -	622,578	I	14,975	19,151,203
- - 42,204 1,527,713 2 (45,826)	- 5,671 205,213 - (6,157) 199,056	- 622,578 564,775 35,615,710 -	- 53,475 4,300,288 592,114 (133,801)	I	I	I	382,354	264,812	22,942,058
- 42,204 1,527,713 2 -	- 5,671 205,213 - (6,157) 199,056	622,578 564,775 35,615,710 -	- 53,475 4,300,288 592,114 (133,801)			I	I	(4,377)	(4,377)
42,204 1,527,713 2 - (45,826)	5,671 205,213 - (6,157) 199,056	564,775 35,615,710 -	53,475 4,300,288 592,1114 (133,801)	I	I	(622,578)	I	I	I
1,527,713 2 - (45,826)	205,213 - (6,157) 199,056	35,615,710 -	4,300,288 592,114 (133,801)	8,493	1,773	I	773	1,665	678,829
- (45.826)	- (6,157) 199,056	I	592,114 (133,801)	327,419	131,168	I	383,127	277,075	42,767,713
(45.826)	(6,157) 199,056		(133,801)	I	71,816	26,393	I	4,152	694,475
	199,056	(1,068,362)		(9,821)	(4,518)	(214)	(3,913)	(7,138)	(1,279,750)
20 1,481,887		34,547,348	4,758,601	317,598	198,466	26,179	379,214	274,089	42,182,438
Accumulated depreciation									
I	23,280	3,753,654	720,910	97,445	44,628	I	I	4,821	4,644,738
Depreciation charge	10,200	1,561,464	1,183,726	46,940	9,450	I	42,119	21,862	2,875,761
- Write-off	I	I	I	I	I	I	I	(1,589)	(1,589)
Exchange difference	722	115,940	27,528	3,049	1,324	I	I	205	148,768
1	34,202	5,431,058	1,932,164	147,434	55,402	I	42,119	25,299	7,667,678
Depreciation charge	10,034	2,237,700	1,601,281	45,558	26,937	I	126,748	74,856	4,123,114
Exchange difference	(1,107)	(181,072)	(70,957)	(4,790)	(1,877)	I	(344)	(996)	(261,113)
At 31 December 2020	43,129	7,487,686	3,462,488	188,202	80,462	ı	168,523	99,189	11,529,679
Net carrying value At 31 December 2019 1.527,713 1	171,011	30,184,652	2,368,124	179,985	75,766	I	341,008	251.776	35,100,035
1 101 001 1 100 100 100 100 100 100 100	166 007	77 AEQ 667	1 206 112	200 001	110 004	02130	210.601	174 000	20 657 750
-	176'001	700'600'17	CI1,0C2,1	060'671	1 10,004	6/1/2	1 60'01 7	1/4,300	6C1'7C0'0C

11 Property, plant and equipment

For the financial year ended 31 December 2020

11 Property, plant and equipment (cont'd)

	Office equipment \$	Renovation \$	Office premises under leases \$	Total \$
Company				
Cost				
At 1 January 2019	3,440	_	_	3,440
Additions	17,230	22,795	252,714	292,739
Write-off	(4,377)	-	-	(4,377)
At 31 December 2019	16,293	22,795	252,714	291,802
Additions	4,152	-	-	4,152
At 31 December 2020	20,445	22,795	252,714	295,954
Accumulated depreciation				
At 1 January 2019	96	-	-	96
Depreciation charge	4,308	5,699	42,119	52,126
Write-off	(1,589)	-	-	(1,589)
At 31 December 2019	2,815	5,699	42,119	50,633
Depreciation charge	5,927	11,397	84,238	101,562
At 31 December 2020	8,742	17,096	126,357	152,195
Net carrying value				
At 31 December 2019	13,478	17,096	210,595	241,169
At 31 December 2020	11,703	5,699	126,357	143,759

a) The Group's leasing activities comprise the following:

- i) The Group leases motor vehicles from non-related parties. The leases have an average tenure of 5 years; and
- ii) The Group and the Company lease various offices from non-related parties. The leases have an average tenure of 3 years.

The Group has options to purchase certain motor vehicles for a nominal amount at the end of the lease term. The Group's obligations are secured by the lessors' title to the leased assets for such leases. No restrictions are imposed on dividends or further leasing.

The maturity analysis of the lease liabilities is disclosed in Note 21(b).

Information about leases for which the Group and the Company are lessees is presented below:

	Gro	oup	Com	pany
	2020	2019	2020	2019
	\$	\$	\$	\$
Carrying amount of right-of-use assets				
Classified within property, plant and equipment				
Motor vehicles	126,029	165,576	-	-
Office premises under leases	210,691	341,008	126,357	210,595
-	336,720	506,584	126,357	210,595

For the financial year ended 31 December 2020

11 Property, plant and equipment (cont'd)

a) The Group's leasing activities comprise the following (cont'd):

Information about leases for which the Group and the Company are lessees is presented below (cont'd):

	Grou	ір
	2020	2019
	\$	\$
Amounts recognised in profit or loss		
Depreciation charge for the financial year		
Motor vehicles	34,860	33,334
Office premises under leases	126,748	42,119
	161,608	75,453
Lease expenses not included in the measurement of lease liabilities		
Lease expenses - short term leases (Note 7)		34,301
Interest expenses on lease liabilities (Note 6)	26,637	22,308

During the financial year, total cash flow for leases amounted to \$242,316 (2019: \$144,759).

b) Non-cash transactions:

	Gr	oup
	2020	2019
	\$	\$
Aggregate cost of property, plant and equipment acquired	694,475	22,942,058
Less: Additions to right-of-use assets	-	(407,611)
Less: Unpaid portion of the construction of vessels (Note 18)	-	(2,024,167)
Add: Paid for construction of vessels	2,024,167	-
Net cash outflow for purchase of property, plant and equipment	2,718,642	20,510,280

12 Investment in subsidiaries

	Com	pany
	2020	2019
	\$	\$
Unquoted shares, at cost		
Balance at beginning of financial year	1,701,028	1,701,028
Addition	360,000	-
Balance at end of financial year	2,061,028	1,701,028

On 22 June 2020, the Company incorporated a 60% owned subsidiary, RG Nutrients Pte. Ltd., in Singapore for a consideration of \$360,000. The non-controlling interests of the subsidiary are Mr Francis Lee, Executive Director and Chief Executive Officer of the Group, and a third party.

For the financial year ended 31 December 2020

12 Investment in subsidiaries (cont'd)

At the end of the reporting period, the Group has the following subsidiaries:

Name of subsidiary (Country of incorporation)	Principal activity	Ownership int held by the G	
		2020 %	2019 %
PT Deli Niaga Sejahtera ⁽¹⁾ (Indonesia) ("PT DNS")	Coal Trading	99*	99*
PT Deli Pratama Angkutan Laut (1) (Indonesia) ("PT DPAL")	Coal Shipping	49#	49#
RG Nutrients Pte. Ltd. ⁽²⁾ (Singapore)	Fertiliser Trading	60	-

⁽¹⁾ Audited by Johan Malonda Mustika & Rekan, an independent member firm of Baker Tilly International.

- ⁽²⁾ Exempted from audit under Section 205B of the Companies Act.
- * The non-controlling interest of the subsidiary is PT Deli Indonesia Raya (f.k.a. PT Deli Indonesia Sejahtera) ("PT DIR"), an entity controlled by the controlling shareholders of the Company.
- # The non-controlling interests of the subsidiary are PT DIR, holding 48% equity interests (voting) and PT Karya Niaga Gemilang, holding 3% equity interest (non-voting). Effectively, the Company holds 50.5% of the voting rights in PT DPAL, and therefore PT DPAL is deemed to be controlled by the Company.

a) Summarised financial information of a subsidiary with material non-controlling interests ("NCI")

The Group has the following subsidiary that has NCI that is considered by management to be material to the Group:

Name of subsidiary	Principal place of business/ Country of incorporation	Ownership interests held by NCI		
		2020 %	2019 %	
PT DPAL	Indonesia	51	51	

The following is the summarised financial information of the Group's subsidiary with NCI that is considered by management to be material to the Group. This financial information includes consolidation adjustments but before inter-company eliminations.

Summarised Statement of Financial Position

	2020 \$	2019 \$
Non-current assets	30,345,304	34,628,466
Current assets	3,347,985	5,401,234
Non-current liabilities	5,038,057	8,000,328
Current liabilities	969,212	6,338,165
Net assets	27,686,020	25,691,207
Net assets attributable to NCI	14,119,870	13,102,516

For the financial year ended 31 December 2020

12 Investment in subsidiaries (cont'd)

a) Summarised financial information of a subsidiary with material non-controlling interests ("NCI") (cont'd)

Summarised Statement of Comprehensive Income

Net decrease in cash and cash equivalents

	2020 \$	2019 \$
Revenue	13,677,669	10,063,901
Profit before tax	2,953,225	554,336
Income tax expense	(159,969)	(120,767)
Profit after tax	2,793,256	433,569
Other comprehensive (loss)/income	(798,442)	691,466
Total comprehensive income	1,994,814	1,125,035
Total comprehensive income allocated to NCI	1,017,355	573,768
Summarised Cash Flows		
	2020	2019
	\$	\$
Cash flows generated from operating activities	3,815,703	5,190,915
Cash flows used in investing activities	(2,648,168)	(18,842,251)
Cash flows (used in)/generated from financing activities	(2,906,570)	7,146,744

(1,739,035)

(6,504,592)

13 Trade and other receivables

	Gro	oup	Comp	any
	2020	2019	2020	2019
	\$	\$	\$	\$
Current				
Trade receivables	10,801,771	7,391,690	3,962,425	_
Other receivables	46,874	40,979	770	_
Advance payment to suppliers	69,013	48,607	-	_
Deposits	14,929	16,103	14,150	15,300
Grant receivable	8,960	-	8,960	_
Prepaid taxes	38,114	21,536	-	_
Prepayments	172,437	305,098	20,128	154,094
VAT receivables	120,267	-	-	_
	11,272,365	7,824,013	4,006,433	169,394
Non-current				
Other deposits	2,557	2,636		

For the financial year ended 31 December 2020

14 Contract assets and contract liabilities

The Group receives payments from customers based on services rendered, as established in contracts. Contract assets relate to the Group's rights to consideration for work completed but not billed at the reporting date on the Group's services. Contract liabilities relate to advance consideration received from customers and billing in excess of revenue recognised to-date. Contract liabilities are recognised as revenue as (or when) the Group satisfies the performance obligations under its contract.

The following table provides information about contract assets and contract liabilities from contracts with customers.

	2020	2019	1.1.2019
	\$	\$	\$
Group			
Trade receivables from contracts with customers	10,801,771	7,391,690	5,517,245
Contract assets	390,026	201,951	_
Contract liabilities	1,617,592	1,807,550	40,298
Company			
Trade receivables from contracts with customers	3,962,425	_	_
Contract assets	45,949	_	-

15 Inventories

	Grou	qı
	2020	2019
	\$	\$
At cost		
Spare parts	123,936	37,804
Coal-in-transit	1,866,967	_
	1,990,903	37,804

Inventories included as an expense in cost of sales amounted to \$48,496,300 (2019: \$67,160,435).

16 Liabilities for post-employment benefits

The Group's subsidiaries recognised liabilities for post-employment benefits based on the actuarial calculation by an independent actuary. The actuarial calculation in regard to the compensation cost adheres to the current value principle from the total payment of compensation due to retirement, demise and disability. The calculation of current value is obtained from the use of various actuarial assumptions, not only based on the level of interest but also based on salary increment, mortality, disability and resignation levels.

The present value of the defined benefit obligation, and the related current service cost and past service cost, were measured using the projected unit credit method. No funding has been made for this defined benefit scheme.

For the financial year ended 31 December 2020

16 Liabilities for post-employment benefits (cont'd)

The principal assumptions used in determining post-employment benefits as at the end of the reporting period were as follows:

	2020	2019
Normal retirement age	56 years old	56 years old
Salary increment rate per annum	10%	10%
Discount rate per annum	7.15% to 7.55%	8.10% to 8.20%
Mortality rate	TMI 3 2011 and TMI 4 2019	TMI 3 2011
Disability level	10% x TMI	10% × TMI
Resignation level per annum	10% until age 25 and	10% until age 25 and
	decreasing to 1% at age 55	decreasing to 1% at age 55

If the discount rate had been 1 percent higher with all other variables held constant, the present value of defined benefits obligation would have been \$454,231 (2019: \$331,667) lower. If the discount rate had been 1 percent lower, the present value of defined benefits obligation would have been \$600,058 (2019: \$440,947) higher.

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

2020 20	10
2020 20	19
\$ \$	Þ
Present value of defined benefit obligations 520,522 381,	,244
Fair value of plan assets (183,937) (150,	,646)
336,585 230,	,598
Movements in the account are as follows:	
At beginning of the financial year 230,598 182,	,537
Remeasurement recognised in other comprehensive (loss)/income, gross of	
tax 22,406 9,	,200
Contribution of plan assets (31,026) (152,	,627)
Post-employment benefits expense (Note 8) 122,449 186,	,622
Actual benefit payment – ((573)
Exchange difference (7,842) 5,	,439
At end of the financial year 336,585 230,	,598

The following table summarises the components of defined post-employment benefits expense recognised in consolidated statement of comprehensive income:

	Group		
	2020 20		
	\$	\$	
Current service cost	105,145	82,631	
Interest cost on defined benefit obligation	15,926	17,106	
Adjustment due to recognition of past services	1,378	86,885	
Post-employment benefits expense	122,449	186,622	

For the financial year ended 31 December 2020

16 Liabilities for post-employment benefits (cont'd)

Defined post-employment benefits expense is recognised in the "Administrative expenses" line item in the consolidated statement of comprehensive income.

The following table summarises the changes in liabilities for post-employment benefits recognised in consolidated statement of comprehensive income:

	Group	
	2020 20	
	\$	\$
At beginning of the financial year	20,049	10,497
Other comprehensive loss, gross of tax	22,406	9,200
Exchange difference	(783)	352
At end of the financial year	41,672	20,049

The remeasurement of post-employment benefits recognised in the other comprehensive (loss)/income is as follows:

	Group		
	2020 201		
	\$	\$	
Gross amount of remeasurement	22,406	9,200	
Less tax	(3,795)	(1,333)	
Amount net of tax	18,611	7,867	

Management has reviewed the assumptions used and agreed that these assumptions are adequate. Management believes that the liabilities for post-employment benefits are sufficient to cover the Group's liability for its employee benefits.

17 Borrowings

	Group		Comp	any
	2020	2019	2020	2019
	\$	\$	\$	\$
Current Lease liabilities	115,989	220,647	85,187	83,202
Non-current				
Bank loan	4,705,000	7,760,800	-	_
Lease liabilities	111,076	230,115	43,455	128,643
	4,816,076	7,990,915	43,455	128,643
	4,932,065	8,211,562	128,642	211,845

For the financial year ended 31 December 2020

17 Borrowings (cont'd)

The bank loan of the Group is unsecured, has a 3-year tenure and is repayable on 2 October 2022. Interest is payable at 8% (2019: 8%) per annum.

Based on the discounted cash flow analysis using a discount rate based upon market lending rate for similar borrowings which the directors expect would be available to the Group at the end of the reporting period, the fair value of the fixed rate borrowings at the end of the reporting period approximate their carrying values as there are no significant changes in the market lending interest rates available to the Group at the end of the reporting period. This fair value measurement for disclosure purpose is categorised in Level 3 of the fair values hierarchy.

Reconciliation of movements of liabilities to cash flows arising from financing activities:

	Bank loans \$	Loan from a shareholder \$	Finance lease liabilities \$	Lease liabilities \$	Advances from related parties \$	Total \$
Balance at 1.1.2019	564,325	_	127,661	_	_	691,986
Adoption of SFRS(I) 16	-	-	(127,661)	127,661	-	-
Changes from financing cash flows:						
- Proceed	7,714,877	7,656,964	-	-	500,000	15,871,841
- Repayment	(576,924)	(7,807,200)	-	(88,775)	-	(8,472,899)
- Interest paid	(140,637)	-	-	(22,308)	-	(162,945)
Non-cash changes:						
- Interest expenses	140,637	230,379	-	22,308	-	393,324
- Additional leases	-	_	-	407,611	-	407,611
- Exchange difference	58,522	150,236	-	4,265	-	213,023
 Reclassification of the fair value gain on the loan from a shareholder 	_	(230,379)	_	_	_	(230,379)
Balance at 31.12.2019	7,760,800	_	-	450,762	500,000	8,711,562
Changes from financing cash flows:						
- Repayment	(2,775,900)	-	-	(215,679)	(500,000)	(3,491,579)
- Interest paid	(591,989)	-	-	(26,637)	-	(618,626)
Non-cash changes:						
- Interest expenses	591,989	_	-	26,637	-	618,626
- Rent concession	_	-	-	(1,944)	-	(1,944)
- Exchange difference	(279,900)	-	-	(6,074)	-	(285,974)
Balance at 31.12.2020	4,705,000	-	-	227,065	-	4,932,065

For the financial year ended 31 December 2020

18 Trade and other payables

	Group		Company	
	2020	2019	2020	2019
	\$	\$	\$	\$
Trade payables				
- third parties	5,638,307	4,623,105	3,770,203	-
- related parties	-	500,813	-	-
Other payables				
- third parties	358,098	601,542	605	551,544
 payable for construction of vessels (Note 11(b)) 	-	2,024,167	-	_
Advances received from a related party	-	500,000	-	500,000
Accrued operating expenses	398,585	270,146	233,220	139,682
Refundable deposits received from a customer	-	1,940,200	-	_
Deferred grant income	14,560	_	14,560	_
	6,409,550	10,459,973	4,018,588	1,191,226

The advances received from a related party are non-trade in nature, unsecured, interest-free and repayable on demand.

19 Share capital

	2020		201	9
	No. of ordinary shares	\$	No. of ordinary shares	\$
At beginning of the financial year Issuance of ordinary shares pursuant to the IPO ⁽¹⁾	75,000,000 15,000,000	3,000,000 3,000,000	3,000,000	3,000,000
Transaction costs directly attributable to issue of shares Sub-division of 1 ordinary share to 25	-	(298,738)	-	-
ordinary shares ⁽²⁾	-	-	72,000,000	-
	90,000,000	5,701,262	75,000,000	3,000,000

⁽¹⁾ On 30 January 2020, the Company had issued and allotted 15,000,000 new ordinary shares at \$0.20 through a placement exercise.

⁽²⁾ On 23 December 2019, 3,000,000 ordinary shares in the capital of the Company were sub-divided into 75,000,000 ordinary shares.

The ordinary shares of the Company have no par value. The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. The ordinary shares carry one vote per share without restriction.

For the financial year ended 31 December 2020

20 Significant related party transactions

In addition to information disclosed elsewhere in the consolidated financial statements, the following significant transactions took place between the Group and the related parties at terms agreed by the parties:

	Group		
	2020	2019	
	\$	\$	
With shareholders			
Loan from	-	7,656,964	
Interest charged by		230,379	
With other related parties			
Purchases from	28,895,130	24,102,475	
Repayment of advances	500,000	-	
Advances from		500,000	

Other related parties comprise companies in which the controlling shareholders or their close family members have controlling or substantial interests.

21 Financial instruments

a) Categories of financial instruments

Financial instruments at their carrying amounts as at the end of the reporting period are as follows:

	Group		Com	pany
	2020	2020 2019 2020		2019
	\$	\$	\$	\$
Financial assets	46 744 240	15 422 707	5 256 404	
At amortised costs	16,711,318	15,422,707	5,356,104	277,455
Financial liabilities				
At amortised cost	11,327,055	18,671,535	4,132,670	1,403,071

b) Financial risk management objectives and policies

The Group and the Company are exposed to financial risks arising from their operations and the use of financial instruments. The key financial risks include foreign currency risk, interest rate risk, credit risk and liquidity risk. The policies for managing each of these risks are summarised below. The directors review and agree policies and procedures for the management of these risks.

There has been no change to the Group's and the Company's exposures to these financial risks or the manner in which the Group and the Company manage and measure financial risk.

For the financial year ended 31 December 2020

21 Financial instruments (cont'd)

b) Financial risk management objectives and policies (cont'd)

Interest rate risk

Interest rate risk is the risk that the fair value or future cash flow of the Group's and the Company's financial instruments will fluctuate because of changes in market interest rates. The Group's and the Company's income and operating cash flows are substantially independent on changes in market interest rates as the Group and the Company have no significant interest-bearing assets and liabilities, except for borrowings (Note 17).

Interest rate risk is managed by the Group and the Company on an on-going basis with the primary objective of limiting the extent to which net interest expense could be impacted from an adverse movement in interest rate. Surplus funds are placed with reputable banks.

Sensitivity analysis for interest rate risk is not disclosed as the effect on the profit or loss is considered not significant.

Foreign currency risk

Foreign currency risk arises on certain transactions that are denominated in currencies other than the functional currency of the entities in the Group. The Group's and the Company's foreign currency risk mainly arose from United States Dollar ("USD").

The Group's and the Company's overall risk management strategy seeks to minimise adverse effects from these financial risks on the Group's and Company's financial performance.

The Group's and the Company's foreign currency exposures based on the information provided by key management are as follows:

	2020 \$	2019 \$
Group Denominated in USD: <i>Financial assets</i> Trade and other receivables Cash and cash equivalents	3,962,425 180,162	4,840,515 324,644
<i>Financial liabilities</i> Trade and other payables Net exposure	(4,219,174) (76,587)	(48,373) 5,116,786
Company Denominated in USD: <i>Financial assets</i> Trade and other receivables Cash and cash equivalents	3,962,425 139,887	- -
<i>Financial liabilities</i> Trade and other payables Net exposure	(3,888,061) 214,251	-

For the financial year ended 31 December 2020

21 Financial instruments (cont'd)

b) Financial risk management objectives and policies (cont'd)

Foreign currency risk (cont'd)

If the USD changes against the functional currency of the Group entities by 5% with all other variables including tax rate being held constant, the effects arising from the net financial (liabilities)/assets denominated in foreign currency are as follows:

	(Decrease)/increase in profit after tax	
	2020	2019
	\$	\$
Group USD/IDR		
- strengthened 5% (2019: 5%)	(13,197)	218,666
- weakened 5% (2019: 5%)	13,197	(218,666)
USD/SGD - strengthened 5% (2019: 5%) - weakened 5% (2019: 5%)	9,924 (9,924)	-
Company USD/SGD - strengthened 5% (2019: 5%)	9,156	_
- weakened 5% (2019: 5%)	(9,156)	

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. The Group and the Company manage these risks by monitoring credit collection and limiting the aggregate risk to any individual counterparty.

The following sets out the Group's and the Company's internal credit evaluation practices and basis for recognition and measurement of expected credit losses ("ECL"):

Description of evaluation of financial assets	Basis for recognition and measurement of ECL
Counterparty has a low risk of default and does not have any past due amounts	12-month ECL
Contractual payments are more than 30 days past due or where there has been a significant increase in credit risk since initial recognition	Lifetime ECL - not credit-impaired
Contractual payments are more than 90 days past due or there is evidence of credit impairment	Lifetime ECL - credit-impaired
There is evidence indicating that the Group has no reasonable expectation of recovery of payments such as when the debtor has been placed under liquidation or has entered into bankruptcy proceedings	Write-off

For the financial year ended 31 December 2020

21 Financial instruments (cont'd)

b) Financial risk management objectives and policies (cont'd)

Credit risk (cont'd)

Significant increase in credit risk

In assessing whether the credit risk on a financial asset has increased significantly since initial recognition, 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 a default occurring on the financial asset as at the date of initial recognition. In making this assessment, the Group and the Company consider both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information, such as future economic and industry outlook, that is available without undue cost or effort.

In particular, the Group and the Company consider the following information when assessing whether credit risk has increased significantly since initial recognition:

- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results/key financial performance ratios of the debtor;
- significant increases in credit risk on other financial instruments of the same debtor; and
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

The Group and the Company regularly monitor the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Regardless of the evaluation of the above factors, the Group and the Company presume that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group and the Company have reasonable and supportable information that demonstrates otherwise.

The Group and the Company also assume that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial asset is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if it has an internal or external credit rating of "investment grade" as per globally understood definition, or the financial asset has a low risk of default; the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

Definition of default

The Group and the Company consider the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet the following criteria are generally not recoverable. Information developed internally or obtained from external sources indicates that the debtor (without taking into account any collaterals held by the Group and the Company) is in significant financial difficulty such as that it will have insufficient liquid assets to pay its creditors including the Group and the Company, in full, including loss of sale or primary source of recurring income by the debtor.

For the financial year ended 31 December 2020

21 Financial instruments (cont'd)

b) Financial risk management objectives and policies (cont'd)

Credit risk (cont'd)

Definition of default (cont'd)

Irrespective of the above analysis, the Group and the Company consider that default has occurred when a financial asset is more than 90 days past due unless the Group and the Company have reasonable and supportable information to demonstrate that a more lagging default criterion is more appropriate.

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred such as evidence that the borrower is in significant financial difficulty; there is a breach of contract such as default or past due event; there is information that it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; the disappearance of an active market for that financial asset because of financial difficulties; or the purchase or origination of a financial asset at a deep discount that reflects the incurred credit losses.

Estimation techniques and significant assumptions

There has been no change in the estimation techniques or significant assumptions made during the current financial year for recognition and measurement of credit loss allowances.

At the end of the reporting period, the Group's and the Company's trade receivables comprise 2 debtors and 1 debtor respectively (2019: 2 debtors and Nil debtor respectively) that individually represented at least 37% - 45% and 100% (2019: 33% - 66% and Nil%) of the trade receivables respectively.

As the Group and the Company do not hold any collateral, the maximum exposure to credit risk is the carrying amount of each class of the financial instruments presented on the statements of financial position.

The credit loss for cash and cash equivalents and other receivables are immaterial as at 31 December 2020 and 31 December 2019.

Trade receivables and contract assets

The Group and the Company have applied the simplified approach by using a provision matrix to measure the lifetime expected credit loss allowance for trade receivables and contract assets.

The contract assets relate to unbilled work-in-progress, which have substantially the same risk characteristics as the trade receivables for the same type of contracts. The Group and the Company have therefore concluded that the expected loss rates for trade receivables are a reasonable approximation of the loss rates for the contract assets. Trade receivables and contract assets that shared the same credit risk characteristics and days past due are grouped together in measuring the expected credit losses.

The Group and the Company estimate the expected credit loss rates for each category of past due status of the debtors based on historical credit loss experience adjusted as appropriate to reflect current conditions and forecasts of future economic conditions.

There has been no change in the estimation techniques or significant assumptions made during the current financial year.

Based on the Group's and the Company's historical credit loss experience and having considered current and forecasts of future conditions, the Group and the Company assessed the credit loss exposure for trade receivables and contract assets to be insignificant and concluded that no credit loss allowance is required to be recognised.

For the financial year ended 31 December 2020

21 Financial instruments (cont'd)

b) Financial risk management objectives and policies (cont'd)

Liquidity risk

Liquidity risk is the risk that the Group or the Company will encounter difficulty in meeting financial obligations due to shortage of funds. The Group's and the Company's exposures to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities. The Group's and the Company's objective is to maintain a balance between continuity of funding and flexibility through the use of stand-by credit facilities. In managing its liquidity, management monitors and reviews the Group's and the Company's forecast of liquidity reserves (comprise cash and bank balances and available credit facilities) on the basis of expected cash flows of the respective operating companies of the Group.

The table below summarises the maturity profile of the Group's and the Company's non-derivative financial liabilities at the reporting date based on contractual undiscounted repayment obligations.

\$ \$ \$ Group At 31 December 2020 - 6,394,990 - 6,394,990 Bank loan 381,628 5,022,849 5,404,477 Lease liabilities 131,245 122,089 253,334 6,907,863 5,144,938 12,052,801 At 31 December 2019 - 10,459,973 - 10,459,973 Trade and other payables 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 5 - 4,004,028 - 4,004,028 At 31 December 2020 - - 4,004,028 - 4,004,028 Trade and other payables 8,7,312 43,656 130,968 - 4,004,028 - 4,004,028 - - 1,191,226 - 1,191,226 - 1,191,226 - 1,191,226 - 1,191,226 - <		On demand or within 1 year	Within 2 to 5 years	Total
At 31 December 2020 Frade and other payables 6,394,990 - 6,394,990 Bank Ioan 381,628 5,022,849 5,404,477 Lease liabilities 131,245 122,089 253,334 6,907,863 5,144,938 12,052,801 At 31 December 2019 - 10,459,973 - 10,459,973 Trade and other payables 10,459,973 - 10,459,973 Bank Ioan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 Company At 31 December 2020 - 4,004,028 - 4,004,028 Trade and other payables 4,004,028 - 4,004,028 130,968 Lease liabilities 4,091,340 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - 1,191,226 - 1,191,226 - 1,191,226 At 31 December 2019 - 1,191,226 - 1,191,226 - 1,191,226 Trade and other payables		\$	\$	\$
Trade and other payables 6,394,990 - 6,394,990 Bank loan 381,628 5,022,849 5,404,477 Lease liabilities 131,245 122,089 253,334 6,907,863 5,144,938 12,052,801 At 31 December 2019 - 10,459,973 - 10,459,973 Trade and other payables 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 Company At 31 December 2020 - 4,004,028 - 4,004,028 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - 1,191,226 - 1,191,226 - 1,191,226 Trade and other payables 1,191,226 - 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226 218,372 </td <td>Group</td> <td></td> <td></td> <td></td>	Group			
Bank loan 381,628 5,022,849 5,404,477 Lease liabilities 131,245 122,089 253,334 6,907,863 5,144,938 12,052,801 At 31 December 2019 - 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 Company At 31 December 2020 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 1,191,226 - 1,191,226 At 31 December 2019 1,191,226 - 1,191,226 At 31 December 2019 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226	At 31 December 2020			
Lease liabilities 131,245 122,089 253,334 6,907,863 5,144,938 12,052,801 At 31 December 2019 10,459,973 - 10,459,973 Trade and other payables 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 Company At 31 December 2020 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 4,091,340 43,656 130,968 At 31 December 2019 1,191,226 - 1,191,226 At 31 December 2019 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226	Trade and other payables	6,394,990	-	6,394,990
6,907,863 5,144,938 12,052,801 At 31 December 2019 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 Company At 31 December 2020 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 4,091,340 43,656 130,968 At 31 December 2019 1,191,226 - 1,191,226 At 31 December 2019 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226	Bank loan	381,628	5,022,849	5,404,477
At 31 December 2019 Trade and other payables 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 At 31 December 2020 - 4,004,028 - 4,004,028 Lease liabilities 4,004,028 - 4,004,028 - 4,004,028 Lease liabilities 4,091,340 43,656 130,968 - At 31 December 2019 - 1,191,226 - 1,191,226 At 31 December 2019 - 1,191,226 - 1,191,226 Lease liabilities 1,191,226 - 1,191,226	Lease liabilities	131,245	122,089	253,334
Trade and other payables 10,459,973 - 10,459,973 Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 4 044,028 - At 31 December 2020 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 130,968 - At 31 December 2019 1,191,226 - 1,191,226 Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 131,062 218,372		6,907,863	5,144,938	12,052,801
Bank loan 620,864 8,873,181 9,494,045 Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 4 9,130,150 20,452,056 4 9,130,150 20,452,056 4 9,130,150 20,452,056 4 9,130,150 20,452,056 4 9,130,150 20,452,056 4 9,130,150 20,452,056 Trade and other payables Lease liabilities 4,004,028 - 4,004,028 At 31 December 2019 43,656 4,134,996 Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 131,062 218,372	At 31 December 2019			
Lease liabilities 241,069 256,969 498,038 11,321,906 9,130,150 20,452,056 At 31 December 2020 - 4,004,028 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - 1,191,226 - Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 131,062 218,372	Trade and other payables	10,459,973	-	10,459,973
11,321,906 9,130,150 20,452,056 Company At 31 December 2020 - 4,004,028 - 4,004,028 Trade and other payables 4,004,028 - 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 - - 4,134,996 At 31 December 2019 Trade and other payables 1,191,226 - - 1,191,226 Lease liabilities 87,310 131,062 218,372 - - 1,191,226	Bank loan	620,864	8,873,181	9,494,045
Company At 31 December 2020 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - 1,191,226 Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 87,310 131,062 218,372	Lease liabilities	241,069	256,969	498,038
At 31 December 2020 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - 1,191,226 Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 87,310 131,062 218,372		11,321,906	9,130,150	20,452,056
At 31 December 2020 Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - 1,191,226 Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 87,310 131,062 218,372				
Trade and other payables 4,004,028 - 4,004,028 Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 1,191,226 - 1,191,226 Lease liabilities 87,310 131,062 218,372				
Lease liabilities 87,312 43,656 130,968 4,091,340 43,656 4,134,996 At 31 December 2019 - - Trade and other payables 1,191,226 - Lease liabilities 87,310 131,062	At 31 December 2020			
4,091,340 43,656 4,134,996 At 31 December 2019 1,191,226 - 1,191,226 Lease liabilities 87,310 131,062 218,372	Trade and other payables	4,004,028	-	4,004,028
At 31 December 2019 Trade and other payables Lease liabilities 87,310 131,062 218,372	Lease liabilities	87,312	43,656	130,968
Trade and other payables 1,191,226 - 1,191,226 Lease liabilities 87,310 131,062 218,372		4,091,340	43,656	4,134,996
Lease liabilities 87,310 131,062 218,372	At 31 December 2019			
	Trade and other payables	1,191,226	_	1,191,226
1,278,536 131,062 1,409,598	Lease liabilities	87,310	131,062	218,372
		1,278,536	131,062	1,409,598

For the financial year ended 31 December 2020

22 Fair values of assets and liabilities

The Group classifies fair value measurement using a fair value hierarchy that reflects the significance of the inputs used in making measurements. The fair value hierarchy have the following levels:

- a) Level 1 quoted prices (unadjusted) in active markets for identical assets or liabilities;
- b) Level 2 inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly (i.e. derived from prices); and
- c) Level 3 inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The basis of determining fair value of the non-current borrowings for disclosure at the end of the reporting period is disclosed in Note 17.

The carrying amounts of other financial assets and liabilities (excluding lease liabilities) of the Group are reasonable approximation of their fair values due to relatively short-term maturity of these financial instruments.

23 Capital management

The primary objective of the Group's capital management is to safeguard the Group's ability to continue as a going concern and to maintain optimal capital structure so as to maximise shareholder value.

In order to maintain or achieve an optimal capital structure, the Group may issue new shares, obtain new borrowings or additional funding from shareholders.

Management monitors capital based on a gearing ratio. The gearing ratio is calculated as net debt divided by total capital. Net debt is calculated as borrowings plus trade and other payables less cash and cash equivalents. Total capital is calculated as equity plus net debt.

	Group		Company		
	2020	2019	2020	2019	
	\$	\$	\$	\$	
Net debt	5,496,428	10,700,236	2,768,471	1,140,916	
Total equity	36,440,210	29,952,662	3,488,698	970,675	
Total capital	41,936,638	40,652,898	6,257,169	2,111,591	
Gearing ratio	13%	26%	44%	54%	

24 Segment information

Inter-segment revenue are eliminated on consolidation. There is no inter-segment revenue during the current and previous financial year.

Inter-segment assets and liabilities are eliminated to arrive at the total assets and liabilities reported in the consolidated statement of financial position.

Segment results

Management monitors the operating results of its operating segments separately for the purpose of making decisions about resource allocation and performance assessment. Income taxes are managed on a group basis and operating results of the investment holding company are not allocated to operating segments. Sales between operating segments are on terms agreed by the group companies concerned.

For the financial year ended 31 December 2020

24 Segment information (cont'd)

Segment assets

The amounts provided to the management with respect to total assets are measured in a manner consistent with that of the financial statements. Management monitors the assets attributable to each segment for the purposes of monitoring segment performance and for allocating resources between segments. All assets are allocated to reportable segment except for deferred tax assets, prepaid taxes and assets of the Singapore entities. These assets are classified as unallocated assets.

Segment liabilities

The amounts provided to the management with respect to total liabilities are measured in a manner consistent with that of the financial statements. All liabilities are allocated to the reportable segments based on the operations of the segments other than tax payable and liabilities of the Singapore entities. These liabilities are classified as unallocated liabilities.

Geographical information

Revenue and non-current assets information based on the geographical location of customers and assets respectively are as follows:

	Sales to external customers		Non-curre	ent assets
	2020	2020 2019		2019
	\$	\$	\$	\$
Singapore	-	_	143,759	241,169
Indonesia	67,415,098	84,425,363	30,509,000	34,858,866
China	5,831,637	-	-	-
	73,246,735	84,425,363	30,652,759	35,100,035

Non-current assets information presented above are non-current assets as presented on the consolidated statement of financial position excluding financial instruments and deferred tax assets.

Information about major customer

Revenue is derived from two (2019: one) external customers who individually contributed 10% or more of the Group's revenue and attributable to the coal trading segment as detailed below:

	Gro	oup
	2020	2019
	\$	\$
Customer 1	42,166,824	70,274,868
Customer 2	9,884,001	-
	52,050,825	70,274,868

The Group is organised into business units based on its products and services for management purposes. The reportable segments are coal trading and coal shipping. Management monitors the operating results of its business units separately for making decisions about allocation of resources and assessment of performances of each segment.

For the financial year ended 31 December 2020

24 Segment information (cont'd)

The segment information provided to management for the reportable segments are as follows:

	Coal Tra	ading	Coal Shipping		Per consolidate	d statements
	2020	2019	2020	2019	2020	2019
	\$	\$	\$	\$	\$	\$
Revenue:						
External customers	59,569,066	74,361,462	13,677,669	10,063,901	73,246,735	84,425,363
Total revenue	59,569,066	74,361,462	13,677,669	10,063,901	73,246,735	84,425,363
Segment profit:	3,698,484	2,795,452	3,492,519	796,277	7,191,003	3,591,729
Interest income	66,614	95,102	61,403	135,442	128,017	230,544
Finance costs	(13,818)	(13,155)	(600,697)	(377,383)	(614,515)	(390,538)
Unallocated corporate expenses	_	_	_	_	(1,489,107)	(1,605,115)
Profit before tax	3,751,280	2,877,399	2,953,225	554,336	5,215,398	1,826,620
Income tax expense	5,751,200	2,077,072	2,555,225	554,550	(692,028)	(819,582)
Profit for the financial year					4,523,370	1,007,038
r tone for the financial year					4,525,570	1,007,030
Assets						
Segment assets	14,262,425	10,435,319	33,690,009	40,008,165	47,952,434	50,443,484
Unallocated assets					2,209,750	701,872
Total assets					50,162,184	51,145,356
Liabilities						
Segment liabilities	7,186,553	5,002,419	5,850,071	14,304,193	13,036,624	19,306,612
Unallocated liabilities					685,350	1,886,082
Total liabilities					13,721,974	21,192,694
Other segment						
information						
Capital expenditure	-	109,752	690,323	22,481,020	690,323	22,590,772
Unallocated capital						
expenditure					4,152	351,286
					694,475	22,942,058
Depreciation	60,276	25,352	3,961,276	2,798,283	4,021,552	2,823,635
Unallocated corporate	00,270	20,002	3,301,270	2,190,203	7,021,332	2,020,000
depreciation					101,562	52,126
					4,123,114	2,875,761
Other non-cash expenses	15,322	115,658	107,127	70,964	122,449	186,622
' ' '	•	,	•	,	-	,

25 Authorisation of consolidated financial statements

The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company for the financial year ended 31 December 2020 were authorised for issue in accordance with a resolution of the directors dated 1 April 2021.

STATISTICS OF SHAREHOLDINGS

As at 16 March 2021

ISSUED AND FULLY PAID-UP CAPITAL	:	S\$6,000,000
NO. OF SHARES ISSUED	:	90,000,000
CLASS OF SHARES	:	ORDINARY SHARES
VOTING RIGHTS	:	1 VOTE PER SHARE
NO. OF TREASURY SHARES AND SUBSIDIARY HOLDINGS	:	NIL

SIZE OF SHAREHOLDINGS	NO. OF SHAREHOLDERS	%	NO. OF SHARES	%
1 - 99	0	0.00	0	0.00
100 - 1,000	9	30.00	8,100	0.01
1,001 - 10,000	11	36.67	61,500	0.07
10,001 - 1,000,000	8	26.67	1,120,000	1.24
1,000,001 & ABOVE	2	6.66	88,810,400	98.68
TOTAL	30	100.00	90,000,000	100.00

TOP TWENTY SHAREHOLDERS

	NAME OF SHAREHOLDERS	NO. OF SHARES	% OF SHARES
1	DELI INTERNATIONAL RESOURCES PTE LTD	75,000,000	83.33
2	UOB KAY HIAN PTE LTD	13,810,400	15.34
3	NG KIAN ANN @ ANTHONY WIJAYA	500,000	0.55
4	OCBC SECURITIES PRIVATE LTD	180,000	0.20
5	JONSON SOFIAN TEO	100,000	0.11
6	LIANG MEI ANG	100,000	0.11
7	RATIH ANGGARAINI	100,000	0.11
8	TAN SONG KAR	80,000	0.09
9	ANG POON BENG	40,000	0.04
10	YEO TZE KHERN (YANG ZHIQIN)	20,000	0.02
11	ONG MENG HUAT	10,000	0.01
12	SURIATI	10,000	0.01
13	MERDA SURYA	8,000	0.01
14	CHAN KIM HOO	5,000	0.01
15	DEVIKA DARMIN	5,000	0.01
16	DEWIKA DARMIN	5,000	0.01
17	TING BEE HWA	5,000	0.01
18	VINNY SIA	5,000	0.01
19	YEAN SIEW SIAH	5,000	0.01
20	LAI PHECK YEEN	2,000	0.00
	TOTAL:	89,990,400	99.99

STATISTICS OF SHAREHOLDINGS

As at 16 March 2021

SUBSTANTIAL SHAREHOLDERS

(As recorded in the Register of Members and Depository Register)

		Direct Inter	rest	Deemed Interest		
No.	Name of Shareholder	No. of shares	%	No. of shares	%	
1	Deli International Resources Pte Ltd (1)	75,000,000	83.33	-	_	
2	Juhadi ^{(1) (2)}	-	-	75,000,000	83.33	
3	Arifin Tan ⁽¹⁾	-	-	75,000,000	83.33	
4	Djunaidi Hardi ^{(1) (2)}	-	-	75,000,000	83.33	

Notes

- (1) Deli International Resources Pte. Ltd. ("DIR") is the controlling shareholder of the Company. DIR is a private limited company incorporated in Singapore on 5 September 2006. The shareholders of DIR are Mr Arifin Tan (25.0%), Mr Djunaidi Hardi (25.0%), Mr Juhadi (20.0%), Mr Limas Ananto (15.0%) and Mr Arifin Ang (15.0%). Mr Juhadi, Mr Arifin Tan and Mr Djunaidi Hardi are deemed to be interested in the Shares owned by DIR by virtue of Section 4 of the Securities and Future Act (Chapter 289) of Singapore.
- (2) Mr Juhadi and Mr Djunaidi Hardi are siblings.

PUBLIC FLOAT

Based on information available to the Company as at 16 March 2021, approximately 16.67% of the issued ordinary shares of the Company are held in the hands of the public. Accordingly, Rule 723 of the Listing Manual Section B: Rules of Catalist of the Singapore Exchange Securities Trading Limited has been complied with which requires at least 10% of a listed issuer's equity securities to be held by the public.

NOTICE IS HEREBY GIVEN that the Annual General Meeting of **RESOURCES GLOBAL DEVELOPMENT LIMITED** (the **"Company**") will be held by way of electronic means on Monday, 26 April 2021 at 2.00 p.m., for the following purposes:

AS ORDINARY BUSINESS

- 1. To receive and adopt the Audited Financial Statements of the Company for the financial year ended 31 December 2020, together with the Directors' Statement and the Auditor's Report thereon. **(Resolution 1)**
- 2. To re-elect the following directors of the Company ("**Directors**") retiring pursuant to Regulation 103 of the Company's Constitution and who, being eligible, offered themselves for re-election as a Director:
 - i. Mr Francis Lee [See Explanatory Note (1)]
 - ii. Mr Hew Koon Chan [See Explanatory Note (2)]
- 3. To re-elect the Mr Petrus Sucipto who is retiring pursuant to Regulation 109 of the Company's Constitution and who, being eligible, offered himself for re-election as a Director.

[See Explanation Note (3)]

- 4. To approve the payment of Directors' fees of S\$95,000 for the financial year ending 31 December 2021 (31 December 2020: S\$95,000), payable quarterly in arrears. (Resolution 5)
- 5. To re-appoint Messrs Baker Tilly TFW LLP as the Auditors of the Company and to authorise the Directors to fix their remuneration. (Resolution 6)
- 6. To transact any other ordinary business which may properly be transacted at an annual general meeting of the Company.

AS SPECIAL BUSINESS

To consider and, if thought fit, to pass the following resolutions as Ordinary Resolutions, with or without any modifications:

7. Authority to allot and issue shares in the capital of the Company

That pursuant to Section 161 of the Companies Act, Chapter 50 of Singapore (the "**Companies Act**") and Rule 806 of the Listing Manual Section B: Rules of Catalist (the "**Catalist Rules**") of the Singapore Exchange Securities Trading Limited (the "**SGX-ST**"), authority be and is hereby given to the Directors to:

- (a) (i) allot and issue shares in the capital of the Company ("**shares**") whether by way of rights, bonus or otherwise; and/or
 - (ii) make or grant offers, agreements or options (collectively, "**Instruments**") that might or would require shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into shares,

at any time and upon such terms and conditions and for such purposes and to such persons as the Directors may, in their absolute discretion, deem fit; and

(b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of the Instruments made or granted by the Directors while this Resolution was in force,

(Resolution 3)

(Resolution 2)

(Resolution 4)

provided that:

- (1) the aggregate number of shares to be issued pursuant to this Resolution (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) shall not exceed one hundred per cent. (100%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) (as calculated in accordance with sub-paragraph (2) below) or such other limit as may be prescribed by the Catalist Rules, as at the date this Resolution is passed, of which the aggregate number of shares to be issued other than on a pro-rata basis to existing shareholders of the Company ("Shareholders") (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) shall not exceed fifty per cent. (50%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) (as calculated in accordance with sub-paragraph (2) below) or any such other limit as may be prescribed by the Catalist Rules as at the date this Resolution is passed;
- (2) (subject to such manner of calculation and adjustments as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares (including shares to be issued pursuant to the Instruments) that may be issued under sub-paragraph (1) above, the percentage of issued shares shall be based on the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) at the time this Resolution is passed, after adjusting for:
 - (a) new shares arising from the conversion or exercise of the Instruments or any convertible securities outstanding at the time this Resolution is passed;
 - (b) (where applicable) new shares arising from exercise of share options or vesting of share awards, provided that such share options or share awards (as the case may be) were granted in compliance with Part VIII of the Catalist Rules; and
 - (c) any subsequent bonus issue, consolidation or subdivision of shares,

adjustments in accordance with sub-paragraph (2)(a) or sub-paragraph (2)(b) above are only to be made in respect of new shares arising from convertible securities, share options or share awards which were issued and outstanding or subsisting at the time of the passing of this Resolution;

- (3) in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Catalist Rules for the time being in force (unless such compliance has been waived by the SGX-ST), all applicable legal requirements under the Companies Act, the Company's Constitution for the time being in force; and
- (4) the authority conferred by this Resolution shall, unless revoked or varied by the Company in a general meeting, continue to be in force (i) until the conclusion of the next annual general meeting of the Company or the date by which the next annual general meeting of the Company is required by law to be held, whichever is earlier, or (ii) in the case of shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution, until the issuance of such shares in accordance with the terms of the Instruments.

[See Explanatory Note (4)]

(Resolution 7)

8. **Renewal of the Shareholders' General Mandate for Interested Person Transactions**

That:

(a) approval be and is hereby given for the purposes of Chapter 9 of the Catalist Rules, for the Company, its subsidiaries and associated companies that are considered to be "entities at risk" under Chapter 9 of the Catalist Rules, or any of them, to enter into any of the transactions falling within the types of interested person transactions described in paragraph 2.6 of the Appendix to the Notice of Annual General Meeting dated 9 April 2021 ("Appendix"), with any party who is of the class of interested persons described in paragraph 2.5 of the Appendix, provided that such transactions are made on normal commercial terms, will not be prejudicial to the interests of the Company and its minority Shareholders, and in accordance with the guidelines and review procedures of the Company for such interested person transactions as set out in the Appendix (the "IPT General Mandate");

- (b) the IPT General Mandate shall, unless revoked or varied by the Company in a general meeting, continue in force until the conclusion of the next annual general meeting of the Company;
- (c) the Audit Committee of the Company be and is hereby authorised to take such action as it deems proper in respect of the procedures and/or to modify or implement such procedures as may be necessary to take into consideration any amendments to Chapter 9 of the Catalist Rules which may be prescribed by the SGX-ST from time to time; and
- (d) the Directors be and are hereby authorised to complete and do all such acts and things (including without limitation, executing all such documents as may be required) as they may consider expedient or necessary or in the interests of the Company to give effect to the IPT General Mandate and/or the transactions contemplated by this Resolution.

[See Explanatory Note (5)]

(Resolution 8)

9. Authority to allot and issue shares under the Resources Global Development Limited Employee Share Option Scheme ("RGD ESOS")

That pursuant to Section 161 of the Companies Act, authority be and is hereby given to the Directors to:

- (a) grant share options from time to time in accordance with the provisions of the RGD ESOS; and
- (b) allot and issue from time to time such number of shares in the capital of the Company as may be required to be issued pursuant to the exercise of the share options granted under the RGD ESOS (including but not limited to allotment and issuance of shares in the capital of the Company at any time, whether during the continuance of such authority or thereafter, pursuant to share options made or granted by the Company whether granted during the subsistence of this authority or otherwise),

provided always that the aggregate number of shares to be issued pursuant to the RGD ESOS when aggregated together with shares issued and/or issuable in respect of all share options granted under the RGD ESOS, all other existing share schemes or share plans of the Company for the time being shall not exceed fifteen per cent. (15%) of the total number of issued shares of the Company (excluding treasury shares and subsidiary holdings, if any) from time to time, and such authority shall, unless revoked or varied by the Company in a general meeting, continue in force until the conclusion of the next annual general meeting of the Company is required by law to be held, whichever is earlier.

[See Explanatory Note (6)]

(Resolution 9)

10. Authority to allot and issue shares under the Resources Global Development Limited Performance Share Plan ("RGD PSP")

That pursuant to Section 161 of the Companies Act, authority be and is hereby given to the Directors to:

- (a) grant share awards from time to time in accordance with the provisions of the RGD PSP; and
- (b) allot and issue from time to time such number of shares in the capital of the Company as may be required to be issued pursuant to the vesting of share awards under the RGD PSP (including but not limited to allotment and issuance of shares in the capital of the Company at any time, whether during the continuance of such authority or thereafter, pursuant to share awards made or granted by the Company whether granted during the subsistence of this authority or otherwise,

provided always that the aggregate number of shares to be issued pursuant to the RGD PSP when aggregated together with shares issued and/or issuable in respect of all share awards granted under the RGD PSP, all other existing share schemes or share plans of the Company for the time being shall not exceed fifteen per cent. (15%) of the total number of issued shares of the Company (excluding treasury shares and subsidiary holdings, if any) from time to time, and such authority shall, unless revoked or varied by the Company in a general meeting, continue in force until the conclusion of the next annual general meeting of the Company is required by law to be held, whichever is earlier.

BY ORDER OF THE BOARD

Leong Chuo Ming Company Secretary 9 April 2021

EXPLANATORY NOTES:

- (1) Mr Francis Lee will, upon re-election as a Director, remain as an Executive Director and Chief Executive Officer of the Company. Further detailed information on Mr Francis Lee can be found under the sections entitled "Board of Directors and Key Management" and "Corporate Governance Report - Information on Directors nominated for re-election - Appendix 7F of the Catalist Rules" of the 2021 Annual Report.
- (2) Mr Hew Koon Chan will, upon re-election as a Director, remain as an Independent Non-Executive Director, the Chairman of the Audit Committee, and a member of the Nominating Committee and the Remuneration Committee. There are no relationships (including family relationships) between Mr Hew Koon Chan and the other Directors, the Company, its related corporation, its officer or its substantial shareholders, which may affect his independence. The Board considers Mr Hew Koon Chan to be independent for the purpose of Rule 704(7) of the Catalist Rules. Further detailed information on Mr Hew Koon Chan can be found under the sections entitled "Board of Directors and Key Management" and "Corporate Governance Report Information on Directors nominated for re-election Appendix 7F of the Catalist Rules" of the 2021 Annual Report.
- (3) Mr Petrus Sucipto will, upon re-election as a Director, remain as an Independent Non-Executive Director, the Chairman of the Remuneration Committee, and a member of the Audit Committee and the Nominating Committee. There are no relationships (including family relationships) between Mr Petrus Sucipto and the other Directors, the Company, its related corporation, its officer or its substantial shareholders, which may affect his independence. The Board considers Mr Petrus Sucipto to be independent for the purpose of Rule 704(7) of the Catalist Rules. Further detailed information on Mr Petrus Sucipto can be found under the sections entitled "Board of Directors and Key Management" and "Corporate Governance Report Information on Directors nominated for re-election Appendix 7F of the Catalist Rules" of the 2021 Annual Report.
- (4) Ordinary Resolution 7 proposed in item 7 above, if passed, will empower the Directors from the date of this Annual General Meeting until the date of the next annual general meeting of the Company, or the date by which the next annual general meeting of the Company is required by law to be held, or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to allot and issue shares, make or grant Instruments convertible into shares and to issue shares pursuant to such Instruments. The aggregate number of shares (including shares to be made in pursuance of Instruments made or granted pursuant to this Resolution) which the Directors may allot and issue, shall not exceed, in total, one hundred per cent. (100%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any), of which the total number of shares issued other than on a pro-rata basis to existing shareholders of the Company, shall not exceed fifty per cent. (50%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any).

For the purpose of determining the aggregate number of shares that may be issued, the percentage of issued shares will be calculated based on the total number of issued shares (excluding treasury shares subsidiary holdings, if any) at the time Resolution 7 is passed after adjusting for new shares arising from the conversion or exercise of any convertible securities, the exercise of share options or the vesting of share awards outstanding or subsisting at the time when Resolution 7 is passed and any subsequent consolidation or subdivision of shares.

- (5) Pursuant to Rule 920(1)(b)(vii) of the Catalist Rules, Deli International Resources Pte. Ltd. will abstain, and has undertaken to ensure that their associates will abstain from voting, and shall decline appointment to act as proxies to vote, on Ordinary Resolution 8 proposed in item 8 above, in relation to the proposed renewal of the IPT General Mandate, unless specific instructions have been given in the Proxy Form by the relevant Shareholder appointing them on how he/she wishes his/ her votes to cast. Further detailed information on the proposed renewal of the IPT General Mandate will be set out in the Appendix.
- (6) Ordinary Resolution 9 proposed in item 9 above, if passed, will empower the Directors of the Company, from the date of this Annual General Meeting until the next annual general meeting of the Company, or the date by which the next annual general meeting of the Company is required by law to be held, or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue shares in the Company pursuant to the exercise of share options granted under the RGD ESOS and all other share based incentive schemes of the Company up to a number not exceeding in aggregate (for the entire duration of the scheme) fifteen per cent. (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) in the capital of the Company from time to time.

(7) Ordinary Resolution 10 proposed in item 10 above, if passed, will empower the Directors of the Company, from the date of this Annual General Meeting until the date of the next annual general meeting of the Company, or the date by which the next annual general meeting of the Company is required by law to be held, or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to grant share awards under the RGD PSP in accordance with the provisions of the RGD PSP and to issue from time to time such number of fully paid shares as may be required to be issued pursuant to the vesting of the share awards subject to the maximum number of shares prescribed under the terms and conditions of the RGD PSP. The aggregate number of shares which may be issued pursuant to the RGD PSP and any other share-based schemes (if applicable) shall not exceed in aggregate (for the entire duration of the scheme) fifteen per cent. (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) in the capital of the Company from time to time.

Notes:

- The AGM of the Company (the "Meeting") is being convened, and will be held, by way of electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Printed copies of this Notice of AGM will not be sent to Shareholders. Instead, this Notice of AGM will be sent to Shareholders by electronic means via publication on (i) the SGX-ST's website at https://www.sgx.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (ii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (iii) the Company's corporate website at https://www.sgy.com/securities/company-announcements; and (iii) the company's corporate website at <a href="https://www.sgy.com/securities/company-announc
- 2. The AGM arrangements relating to, among others, attendance, submission of questions in advance and/or voting by proxy at the Meeting are set out in the Company's announcement dated 9 April 2021 (the "Announcement"), which has been uploaded together with the Notice of AGM on SGXNET on the same day. The Announcement may also be accessed at https://rgd.sg/newsroom-press-release/. For the avoidance of doubt, the Announcement is circulated together with and forms part of the Notice of AGM in respect of the Meeting.
- 3. The Company will not be arranging for a physical meeting, accordingly, a member of the Company will not be able to attend the Meeting in person. If a member of the Company (whether individual or corporate) wishes to exercise his/her/its voting rights at the Meeting, he/she/it must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the Meeting. In appointing the Chairman of the Meeting as proxy, a member of the Company (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting, in the form of proxy, failing which the appointment will be treated as invalid.
- 4. The Chairman of the Meeting, as proxy, need not be a member of the Company.
- 5. The instrument appointing the Chairman of the Meeting as proxy, together with the power of attorney or other authority under which it is signed (if applicable) or a notarial certified copy thereof, must:
 - (a) if sent personally or by post, be lodged at the office of the Company at 144 Robinson Road, #07-01 Robinson Square, Singapore 068908; or
 - (b) if submitted by email, be received by the Company at <u>info@rgd.sg</u>.

in either case, by 02.00 p.m. on 23 April 2021 (being not less than seventy-two (72) hours before the time appointed for holding the Meeting) (or at any adjournment thereof) and in default the instrument of proxy shall not be treated as valid.

In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members of the Company to submit completed proxy forms by post, members of the Company are strongly encouraged to submit completed proxy forms electronically via email.

- 6. The instrument appointing the Chairman of the Meeting as proxy must be under the hand of the appointor or on his/her attorney duly authorised in writing. Where the instrument appointing the Chairman of the Meeting as proxy is executed by a corporation, it must be executed either under its common seal or under the hand of its attorney or duly authorised officer, failing which the instrument of proxy may be treated as invalid.
- 7. A corporation which is a member may authorise by resolution of its director or other governing body such person as it thinks fit to act as its representative at the Meeting, in accordance with Section 179 of the Companies Act.

Personal Data Privacy

By (a) submitting an instrument appointing the Chairman of the Meeting as proxy to vote at the Meeting and/or any adjournment thereof, or (b) submitting details for the registration to observe the proceedings of the Meeting via LIVE WEBCAST or LIVE AUDIO STREAM, or (c) submitting any question prior to the Meeting in accordance with this Notice of AGM, a member of the Company consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the following purposes:

- processing and administration by the Company (or its agents) of proxy forms appointing the Chairman of the Meeting as proxy for the Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, proxy lists, minutes and other documents relating to the Meeting (including any adjournment thereof);
- processing of the registration for purpose of granting access to members (or their corporate representatives in the case of members which are legal entities) to the LIVE WEBCAST or LIVE AUDIO STREAM to observe the proceedings of the Meeting and providing them with any technical assistance where necessary;
- (iii) addressing relevant and substantial questions from members received before the Meeting and if necessary, following up with the relevant members in relation to such questions;
- (iv) preparation and compilation of the attendance list, proxy lists, minutes and other documents relating to the Meeting (including any adjournment thereof); and
- (v) enabling the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines by the relevant authorities.

Photographic, sound and/or video recordings of the Meeting may be made by the Company for record keeping and to ensure the accuracy of the minutes prepared of the Meeting. Accordingly, the personal data of a member of the Company (such as his name, his presence at the Meeting and any questions he may raise or motions he propose/ second) may be recorded by the Company for such purpose.

This notice has been prepared by the Company and its contents have been reviewed by the Company's sponsor ("**Sponsor**"), ZICO Capital Pte. Ltd., in accordance with Rule 226(2)(b) the Singapore Exchange Securities Trading Limited ("**SGX-ST**") Listing Manual Section B: Rules of Catalist.

This notice has not been examined or approved by the SGX-ST and the SGX-ST assumes no responsibility for the contents of this notice, including the correctness of any of the statements or opinions made, or reports contained in this notice.

The contact person for the Sponsor is Ms Alice Ng, Director of Continuing Sponsorship, ZICO Capital Pte. Ltd. at 8 Robinson Road, #09-00 ASO Building, Singapore 048544, telephone (65) 6636 4201.

RESOURCES GLOBAL DEVELOPMENT LIMITED	IMPORTANT:			
(Company Registration Number: 201841763M) (Incorporated in the Republic of Singapore) PROXY FORM – ANNUAL GENERAL MEETING	 The AGM arrangements relating to, among others, attendance, submission of questions in advance and/or voting by proxy at the AGM (as defined herein) are set out in the Company's announcement dated 9 April 2021 (the "Announcement"), which has been uploaded together with the Notice of AGM dated 9 April 2021 on SGXNET on the same day. The Announcement may also be accessed at the Company's corporate website at <u>https://rgd.sg/newsroom-press-release/</u>. For the avoidance of doubt, the Announcement is circulated together with and forms part of the Notice of AGM dated 9 April 2021 in respect of the AGM. 			
(Please see notes overleaf before completing this Form) This proxy form has been made available on SGXNET and the Company's corporate website at https://rgd.sg/newsroom-press-release/. A printed copy of this proxy form will NOT be despatched to members of the Company.	 The Company will not be arranging for a physical meeting, accordingly, a member of the Company will not be able to attend the AGM in person. If a member of the Company (whether individual or corporate) wishes to exercise his/her/its voting rights at the AGM, he/she/it must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM. In appointing the Chairman of the AGM as proxy, a member of the Company (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting, in the form of proxy, failing which the appointment will be treated as invalid. Please read the notes to this proxy form. 			
*I/We	(Name)			

(NRIC/Passport No./Company Registration No.)

of ____

(Address)

being a *member/members of **RESOURCES GLOBAL DEVELOPMENT LIMITED** (the "**Company**", and together with its subsidiaries, the "**Group**") hereby appoints the Chairman of the annual general meeting of the Company (the "**AGM**"), as *my/our proxy to vote for *me/us on *my/our behalf at the AGM to be held by way of electronic means on Monday, 26 April 2021 at 2.00 p.m. and at any adjournment thereof. *I/We direct the Chairman of the AGM to vote for or against, or abstain from voting on the Resolutions to be proposed at the AGM as indicated hereunder. If no specific direction as to voting is given or in the event of any other matter arising at the AGM and at any adjournment thereof, the appointment of the Chairman of the AGM as *my/our proxy will be treated as invalid.

No.		No. of votes		
	Resolution relating to		Against**	Abstain**
1.	Adoption of the Audited Financial Statements of the Company for the financial year ended 31 December 2020, together with the Directors' Statement and the Auditors' Report thereon.			
2.	Re-election of Mr Francis Lee as a Director of the Company.			
3.	Re-election of Mr Hew Koon Chan as a Director of the Company.			
4.	Re-election of Mr Petrus Sucipto as a Director of the Company.			
5.	Approval of the payment of Directors' fees of S\$95,000 for the financial year ending 31 December 2021, payable quarterly in arrears.			
6.	Re-appointment of Messrs Baker Tilly TFW LLP as Auditors of the Company and to authorise the Directors to fix their remuneration.			
7.	Authority to allot and issue shares in the capital of the Company.			
8.	Renewal of the Shareholders' General Mandate for Interested Person Transactions.			
9.	Authority to allot and issue Shares under the Resources Global Development Limited Employee Share Option Scheme.			
10.	Authority to allot and issue Shares under the Resources Global Development Limited Performance Share Plan.			

** Voting will be conducted by poll. If you wish to appoint the Chairman of the Meeting as your proxy to exercise all your votes "For" or "Against" the relevant resolution, please mark an "X" in the relevant box provided in respect of that resolution. Alternatively, please indicate the number of votes "For" or "Against" in the relevant box provided in respect of that resolution. If you mark an "X" in the abstain box for a particular resolution, you are directing your proxy, who is the Chairman of the Meeting, not to vote on that resolution.

Dated this _____ day of _____ 2021.

Total no. of shares in	No. of shares		
(a) Depository Register			
(b) Register of Members			

Signature(s) of Member(s) or Common Seal of Corporate Member(s)

* Delete where inapplicable

NOTES TO PROXY FORM:

- 1. Please insert the total number of shares in the capital of the Company ("**Shares**") held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act (Chapter 289) of Singapore), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members of the Company, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing the Chairman of the AGM as proxy shall be deemed to relate to all the Shares held by you.
- 2. The AGM of the Company is being convened, and will be held, by way of electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. The Company will not be arranging for a physical meeting, accordingly, a member of the Company will not be able to attend the AGM in person. If a member of the Company (whether individual or corporate) wishes to exercise his/her/its voting rights at the AGM, he/she/it must appoint the Chairman of the AGM as his/ her/its proxy to attend, speak and vote on his/her/its behalf at the AGM. In appointing the Chairman of the AGM as proxy, a member of the Company (whether individual or corporate) must give specific instructions as to voting, or abstentions from voting, in the form of proxy, failing which the appointment will be treated as invalid.
- 3. This instrument appointing the Chairman of the AGM as proxy must:
 - (a) if sent personally or by post, be lodged at the office of the Company at 144 Robinson Road, #07-01 Robinson Square, Singapore 068908; or
 - (b) if submitted by email, be received by the Company at info@rgd.sg.

in either case, **by 2.00 p.m. on 23 April 2021** (being not less than seventy-two (72) hours before the time appointed for holding the AGM) (or at any adjournment thereof) and in default the instrument of proxy shall not be treated as valid.

In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members of the Company to submit completed proxy forms by post, members of the Company are strongly encouraged to submit completed proxy forms electronically via email.

- 4. This proxy form must be under the hand of the appointor or of his/her/its attorney duly authorised in writing.
 - (i) Where this proxy form is executed by a corporation, it must be executed either under its common seal (or otherwise in accordance with its constitution) or under the hand of an officer or attorney duly authorised.
 - (ii) Where this proxy form is executed by an attorney on behalf of the appointor, the letter or the power of attorney or a duly certified true copy thereof must be lodged with this proxy form, failing which the instrument of proxy may be treated as invalid.
- 5. A corporation which is a member of the Company may authorise, by resolution of its directors or other governing body, such person as it thinks fit to act as its representative at the AGM, in accordance with Section 179 of the Companies Act (Chapter 50) of Singapore, the person so authorised shall upon production of a copy of such resolution certified by a director of the corporation to be a true copy, be entitled to exercise the powers on behalf of the corporation so represented as the corporation could exercise in person if it were an individual.
- 6. For investors who hold Shares under the Supplementary Retirement Scheme ("**SRS Investors**"), this proxy form is not valid for their use and shall be ineffective for all intents and purposes if used or purported to be used by them. SRS Investors who wish to appoint the Chairman of the AGM to act as their proxy should approach their respective SRS Operators to submit their votes at least seven (7) working days before the AGM **by 2:00 p.m. on 19 April 2021**.

General:

The Company shall be entitled to reject this proxy form if it is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in this proxy form. In addition, in the case of Shares entered in the Depository Register, the Company may reject any proxy form lodged if the member, being the appointor, is not shown to have Shares entered against his/her/its name in the Depository Register as at seventy-two (72) hours before the time appointed for holding the AGM (or at any adjournment thereof), as certified by The Central Depository (Pte) Limited to the Company.

Personal Data Privacy:

By submitting this proxy form, the member of the Company accepts and agrees to the personal data privacy terms as set out in the Notice of AGM dated 9 April 2021.



RESOURCES GLOBAL DEVELOPMENT LIMITED

144 Robinson Road, #07-01 Robinson Square, Singapore 068908 www.rgd.sg