

Cat

S&P International Holding Limited 椰豐集團有限公司

•

OCONUL Spread

Santan

SOP

MAKA BEBAS KO

SOP

Santan

Santan Kelapa

Santan

Santan Kelapa

(Incorporated in the Cayman Islands with limited liability) (於開曼群島註冊成立的有限公司) Stock Code 股份代號:1695

> Annual Report 2021 ● 年報

OUR MISSION & VISION 我們的 使命與願景

Kerra

Spread

Santan

Santan Kelapa

Santar

Santan Kelapa

SAP

S&P Group is passionate to deliver quality coconut food products with its natural flavour and nutritional attributes in a convenient form to the world whilst committed to achieve superior returns and sharing the success with all involved. We want to be the preferred global supplier of coconut food products.

椰豐集團銳意向全球提供天然風味、營養豐富、方便易食的優 質椰類食品,同時致力取得優異回報,與所有參與方共享碩果。 我們期待成為備受青睞的全球椰類食品供應商。

1

目錄 CONTENTS

- Five-Year Financial Summary 五年財務摘要
- 3 Corporate Information 公司資料
- 6 Corporate Structure 公司架構
- 7 Chairman's Statement 主席報告
- 9 Profile of Directors and Senior Management 董事及高級管理層簡介
- 16 Environmental, Social and Governance Report 環境、社會及管治報告
- 57 Management Discussion and Analysis 管理層討論及分析
- 66 Corporate Governance Report 企業管治報告

- 88 Report of the Directors 董事會報告
- 112 Independent Auditors' Report 獨立核數師報告
- 118 Consolidated Statement of Profit or Loss and Other Comprehensive Income 綜合損益及其他全面收益表
- 119 Consolidated Statement of Financial Position 綜合財務狀況表
- 121 Consolidated Statement of Changes in Equity 綜合權益變動表
- 122 Consolidated Statement of Cash Flows 綜合現金流量表
- 125 Notes to the Financial Statements 財務報表附註

五年財務摘要 FIVE-YEAR FINANCIAL SUMMARY

A summary of the results, assets and liabilities of the Group for the past five years, as extracted from the published consolidated financial statements for the financial years ended 31 December 2021, 31 December 2020, 31 December 2019, 31 December 2018 and 31 December 2017 below: 下文載列本集團於過往五年的業績、資產 及負債概要,乃摘錄自截至二零二一年十二 月三十一日、二零二零年十二月三十一日、 二零一九年十二月三十一日、二零一八年 十二月三十一日及二零一七年十二月三十一 日止財政年度的已公佈的綜合財務報表:

		For the year ended 31 December 截至十二月三十一日止年度					
		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉	2019 二零一九年 RM 馬來西亞令吉	2018 二零一八年 RM 馬來西亞令吉	2017 二零一七年 RM 馬來西亞令吉 Restated 重列	
Results (Audited) Revenue	業績(經審核) 收益	92,657,153	88,675,007	68,327,729	79,989,035	96,231,559	
(Loss)/Profit before taxation Income tax credit/	除税前(虧損)/ 溢利 所得税抵免/	(5,808,358)	(1,766,963)	(2,209,758)	8,904,163	4,526,599	
(expense)	(開支)	2,403,141	(1,180,243)	345,590	(2,609,280)	(4,337,899)	
(Loss)/Profit for the year	年內(虧損)/ 溢利	(3,405,217)	(2,947,206)	(1,864,168)	6,294,883	188,700	
Attributable to: Equity shareholders of the Company	以下人士應佔: 本公司權益 股東	(3,402,980)	(3,017,053)	(1,844,444)	6,295,729	188,700	

		As at 31 December 於十二月三十一日					
		2021	2020	2019	2018	2017	
		二零二一年	二零二零年	二零一九年	二零一八年	二零一七年	
		RM	RM	RM	RM	RM	
		馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	
						Restated	
						重列	
Assets and liabilities (Audited)	資產及負債 (經審核)						
Total assets	資產總值	170,461,339	165,162,412	167,084,721	141,812,902	133,468,975	
Total liabilities	負債總額	55,522,699	48,767,228	46,839,641	19,058,746	17,992,376	
Net assets	資產淨值	114,938,640	116,395,184	120,245,080	122,754,156	115,476,599	

The financial information for 2017 has been restated to take into account the effects of International Financial Reporting Standard 15.

二零一七年財務資料已進行重列,以計及國際 財務報告準則第15號的影響。

公司資料 CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Tang Koon Fook *(Chairman)* Mr. Lee Sieng Poon *(Managing Director)* Mr. Yap Boon Teong Ms. Wong Yuen Lee

Independent Non-Executive Directors

Mr. Fung Che Wai, Anthony (resigned on 31 October 2021)Mr. Lee King Fui (appointed on 1 January 2022)Mr. Lim Sey HockMr. Ng Hock Boon

BOARD COMMITTEES Audit Committee

Mr. Fung Che Wai, Anthony (resigned on 31 October 2021) Mr. Lee King Fui (Chairman) (appointed on 1 January 2022) Mr. Lim Sey Hock Mr. Ng Hock Boon

Remuneration Committee

Mr. Lim Sey Hock *(Chairman)* Mr. Ng Hock Boon Mr. Tang Koon Fook

Nomination Committee

Mr. Tang Koon Fook *(Chairman)* Mr. Ng Hock Boon Mr. Lim Sey Hock

Sanctions Oversight Committee

Mr. Lee Sieng Poon *(Chairman)* Ms. Wong Yuen Lee

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN MALAYSIA

No. 27-3 Jalan PJU 5/13, Dataran Sunway Kota Damansara 47810 Petaling Jaya Selangor Darul Ehsan Malaysia

PRINCIPAL PLACE OF BUSINESS IN HONG KONG

31/F., 148 Electric Road North Point Hong Kong

董事會 執行董事

Tang Koon Fook先生(*主席*) Lee Sieng Poon先生(*董事總經理*) Yap Boon Teong先生 Wong Yuen Lee女士

獨立非執行董事

馮志偉先生 (於二零二一年十月三十一日辭任) 李勤輝先生(於二零二二年一月一日獲委任) Lim Sey Hock先生 Ng Hock Boon先生

董事委員會

審計委員會 馮志偉先生

(於二零二一年十月三十一日辭任)
 李勤輝先生(主席)
 (於二零二二年一月一日獲委任)
 Lim Sey Hock先生
 Ng Hock Boon先生

薪酬委員會

Lim Sey Hock先生(主席) Ng Hock Boon先生 Tang Koon Fook先生

提名委員會

Tang Koon Fook先生(主席) Ng Hock Boon先生 Lim Sey Hock先生

制裁監督委員會

Lee Sieng Poon先生(*主席)* Wong Yuen Lee女士

馬來西亞總部及 主要營業地點

馬來西亞 雪蘭莪州 八打靈再也白沙 羅鎮三威廣場PJU 5/13路 27號三樓 郵編:47810

香港主要營業地點

香港 北角 電氣道148號31樓

公司資料(續) CORPORATE INFORMATION (Continued)

REGISTERED OFFICE

89 Nexus Way Camana Bay Grand Cayman, KY1-9009 Cayman Islands

LISTING INFORMATION

Place of Listing Main Board of The Stock Exchange of Hong Kong Limited

Stock Code 1695

Board Lot

5,000 shares

COMPANY'S WEBSITE

www.spfood.com

COMPANY SECRETARY

Ms. Leung Ho Yee (appointed on 26 August 2021) 31/F., 148 Electric Road North Point Hong Kong

AUTHORISED REPRESENTATIVES

Mr. Tang Koon Fook No. 27-3 Jalan PJU 5/13, Dataran Sunway Kota Damansara 47810 Petaling Jaya Selangor Darul Ehsan Malaysia

Ms. Leung Ho Yee (appointed on 26 August 2021) 31/F., 148 Electric Road North Point Hong Kong

PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN CAYMAN ISLANDS

Ogier Global (Cayman) Limited 89 Nexus Way Camana Bay Grand Cayman, KY1-9009 Cayman Islands

註冊辦事處

89 Nexus Way Camana Bay Grand Cayman, KY1-9009 Cayman Islands

上市資料

上市地點 香港聯合交易所有限公司主板

股份代號 1695

每手買賣單位 5.000股股份

公司網站

www.spfood.com

公司秘書

梁可怡女士 *(於二零二一年八月二十六日獲委任)* 香港 北角 電氣道148號31樓

授權代表

Tang Koon Fook先生 馬來西亞 雪蘭莪州 八打靈再也白沙 羅鎮三威廣場 PJU 5/13路27號三樓 郵編:47810

梁可怡女士 *(於二零二一年八月二十六日獲委任)* 香港 北角 電氣道148號31樓

開曼群島股份過戶登記總處

Ogier Global (Cayman) Limited 89 Nexus Way Camana Bay Grand Cayman, KY1-9009 Cayman Islands 公司資料(續) CORPORATE INFORMATION (Continued)

HONG KONG BRANCH SHARE REGISTRAR 香港股份過戶登記分處 AND TRANSFER OFFICE

Boardroom Share Registrars (HK) Limited Room 2103B, 21/F 148 Electric Road North Point, Hong Kong

LEGAL ADVISER

As to Hong Kong law TC & Co. Solicitors Units 2201–2203, 22/F Tai Tung Building 8 Fleming Street Wanchai Hong Kong

INDEPENDENT AUDITORS

Mazars PLT, Chartered Accountants Public Interest Entity Auditor recognised in accordance with the Hong Kong Financial Reporting Council Ordinance Wisma Golden Eagle Realty 11th Floor, South Block, No. 142-A Jalan Ampang 50450 Kuala Lumpur Malaysia

PRINCIPAL BANKERS

CIMB Bank Berhad

Level 13, Menara CIMB Jalan Stesen Sentral 2 Kuala Lumpur Sentral 50470 Kuala Lumpur Malaysia

HSBC Bank Malaysia Berhad

No. 2, Leboh Ampang 50100 Kuala Lumpur Malaysia

Public Bank Berhad

A-1, A-2 and A-3 Sunway Giza Mall Jalan PJU 5/14, Dataran Sunway Kota Damansara, 47810 Petaling Jaya Selangor Darul Ehsan Malaysia 寶德隆證券登記有限公司 香港北角 電氣道148號 21樓2103B室

法律顧問

香港法律 崔曾律師事務所 香港 灣仔 菲林明道8號 大同大廈 22樓2201-2203室

獨立核數師

Mazars PLT,特許會計師 於香港財務匯報局條例下的認可公眾利益 實體核數師 Wisma Golden Eagle Realty 11th Floor, South Block, No. 142-A Jalan Ampang 50450 Kuala Lumpur Malaysia

主要往來銀行

聯昌銀行 Level 13, Menara CIMB Jalan Stesen Sentral 2 Kuala Lumpur Sentral 50470 Kuala Lumpur Malaysia

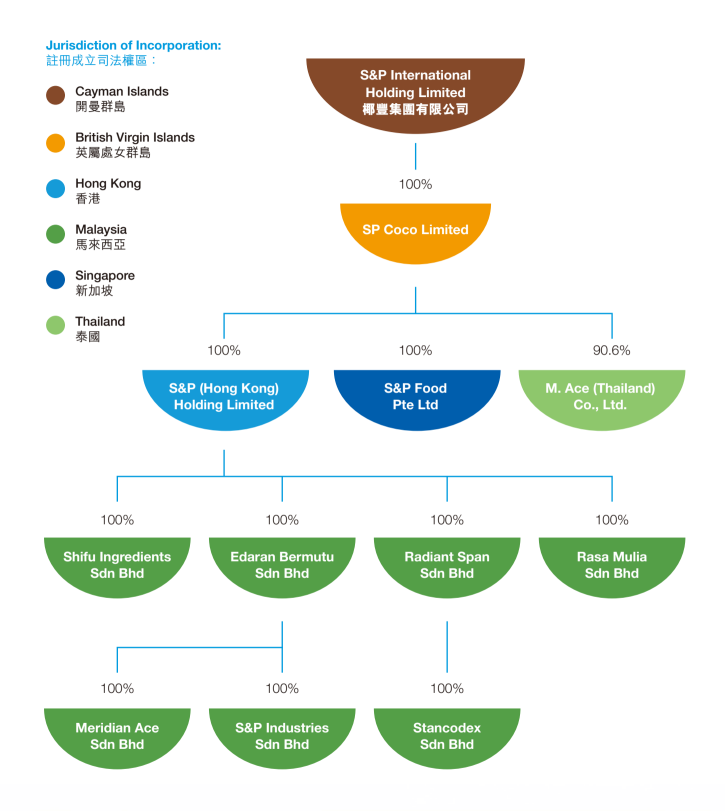
馬來西亞匯豐銀行有限公司

No. 2, Leboh Ampang 50100 Kuala Lumpur Malaysia

馬來西亞大眾銀行

A-1, A-2 and A-3 Sunway Giza Mall Jalan PJU 5/14, Dataran Sunway Kota Damansara, 47810 Petaling Jaya Selangor Darul Ehsan Malaysia

公司架構 CORPORATE STRUCTURE



6

111

主席報告 CHAIRMAN'S STATEMENT

Dear Valued Shareholders,

On behalf of the board of directors ("**Directors**") of S&P International Holding Limited ("**Company**" or "**S&P International**"), I present to you the annual report of the Company and its subsidiaries (collectively, "**S&P Group**" or "**Group**") for the financial year ended 31 December 2021 ("**FY2021**").

INDUSTRY OVERVIEW AND BUSINESS OUTLOOK

The Group is principally engaged in manufacturing and distribution of coconut based food and beverage products. The impact of the novel coronavirus (COVID-19) disease (the "**COVID-19**") continues to be felt by the Group during 2021. In addition, the recent war in Ukraine represents a challenge to the economy recovery and putting further upward inflationary pressure globally while most businesses are still trying to adjust to the ongoing global supply chain disruptions and to manage the increase in costs due to COVID-19. Despite these challenges, we are expecting a continuous growth in the demand of coconut based food and beverage products due to the increase in its popularity from the health conscious consumers.

GROUP BUSINESS DIRECTION

Notwithstanding the volatilities in the economy, the Group remains steadfast in our commitment to produce innovative coconut based food and beverage products based on the preference of the consumers and we strive to be the preferred global supplier of coconut based food and beverage products.

The Group has adopted a long-term growth strategy to build a sustainable business and a strong in-house brand. In FY2021, we have made intensive efforts and invested on digital brand building to enhance the brand recognition of the Group.

To improve the bottom line, the Group will continue to evaluate our internal processes, seek for alternatives sourcing to drive cost down and look at ways to make our business operations leaner and place emphasis on the variables that are controllable by us.

As for 2022, we foresee that many countries are moving into the endemic phase, therefore our export sales is expected to be improved.

尊敬的股東:

本人謹代表椰豐集團有限公司(「本公司」或 「椰豐」)董事(「董事」)會向 閣下呈列本公 司及其附屬公司(統稱「椰豐集團」或「本集 團」)截至二零二一年十二月三十一日止財政 年度(「二零二一年財政年度」)之年報。

行業概覽及業務展望

本集團主要從事製造及分銷椰類餐飲產品。 於二零二一年,本集團繼續受到新型冠狀 病毒(COVID-19)病(「COVID-19」)的影響。 此外,近日烏克蘭戰爭對經濟復甦構成挑 戰,並為全球帶來進一步的通脹壓力,而 大多數企業仍在努力適應全球供應鏈持續 中斷並管理因COVID-19疫情而增加的成本。 儘管面臨這些挑戰,但隨著椰類餐飲產品 愈來愈受健康意識強的消費者青睞,我們 預期椰類餐飲產品的需求將持續增長。

集團業務方針

儘管經濟波動,本集團仍始終堅持根據消 費者的喜好生產創新的椰類餐飲產品,並 努力成為全球首選的椰類餐飲產品供應商。

本集團已採取長期增長策略,以建立可持續發展的業務及自身強大的品牌。於二零 二一年財政年度,我們加緊努力及投資數 碼品牌建設,提升本集團的品牌知名度。

為提高盈利,本集團將繼續評估我們的內 部流程,尋求替代貨源以降低成本,並設 法精簡業務營運,將重點放在我們所能控 制的變量。

至於二零二二年,我們預計許多國家進入 風土病階段,因此我們的出口銷售有望改 善。

主席報告(續) CHAIRMAN'S STATEMENT (Continued)

POTENTIAL EFFECTS OF COVID-19 ON OUR GROUP

While some countries are leading towards a transition from pandemic to endemic and lifted the restrictions, the Directors will continue to be vigilant and identify the potential challenges that may arise to minimise any disruptions to our business operations as events relating to the COVID-19 are still unfolding globally.

In compliance with the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited, the Directors will make the necessary announcements if they become aware of any circumstances which may adversely affect the financial and operational performance of the Group.

FINANCIAL PERFORMANCE

The Group has achieved approximately RM92.7 million revenue for FY2021 representing an approximately 4.5% increase as compared to FY2020 of RM88.7 million which was mainly contributed by the increase in demand of coconut milk and other food products and gross profit margin was relatively stable for both FY2021 and FY2020 at 11.9% and 11.8% respectively.

Further explanation of our Group's financial performance of FY2021 is provided in the 'Management Discussion and Analysis' section of this annual report.

APPRECIATION

On behalf of my fellow Directors, I would like to express our gratitude to all our staff in S&P Group for their dedication and continuous commitment and support in achieving an increase of the Group's revenue in 2021 despite of the unpredictable circumstances due to COVID-19. My gratitude also goes to all our valued customers, business associates and government bodies for their confidence and continued cooperation in furthering our business growth.

To our shareholders, we thank you for your confidence in S&P International. We shall commit ourselves to creating sustainable shareholder value and solid financial performance in the years ahead. Last but not least, my heartfelt appreciation also goes to my fellow Directors for their guidance, advice and insight in steering the Group forward.

Mr. Tang Koon Fook Chairman and Executive Director

Hong Kong, 30 March 2022

COVID-19對本集團的潛在影響

儘管一些國家正由大流行過渡至風土病及 取消限制,但由於全球COVID-19風波未平, 董事將繼續保持警惕及確定可能出現的潛 在挑戰,盡量減少對我們業務營運的干擾。

為遵守香港聯合交易所有限公司證券上市 規則,董事將會在其知悉任何可能會對本 集團的財務及營運業績造成不利影響的情 況時刊發必要的公告。

財務表現

本集團於二零二一年財政年度錄得收益約 92.7百萬馬來西亞令吉,較二零二零年財政 年度的88.7百萬馬來西亞令吉增加約4.5%, 主要由於椰奶及其他食品的需求增加,毛 利率於二零二一年財政年度及二零二零年 財政年度維持相對穩定,分別為11.9%及 11.8%。

有關本集團於二零二零財政年度財務表現 的進一步説明載於本年報「管理層討論及分 析」一節。

致謝

本人謹代表董事仝仁,感謝椰豐集團全體 員工在COVID-19疫情帶來的不可預測局勢 之下專心致志,不懈努力,支持本集團於二 零二一年實現收益增長。本人亦感謝各位 寶貴客戶、業務聯繫人及政府部門的信任 及持續合作,推動我們的業務增長。

就股東而言,感謝閣下對椰豐集團寄予的 信心。未來我們將努力締造可持續的股東 價值及穩健的財務表現。最後,本人亦衷 心感謝董事仝仁為推動本集團發展所提供 的指引、意見及見解。

Tang Koon Fook先生 *主席兼執行董事*

香港,二零二二年三月三十日

8

董事及高級管理層簡介 PROFILE OF DIRECTORS AND SENIOR MANAGEMENT

CHAIRMAN AND EXECUTIVE DIRECTOR

Mr. Tang Koon Fook ("Mr. Tang"), aged 59, was appointed as our Director on 10 November 2016 and became our Chairman and Executive Director on 22 March 2017. He is also the Chairman of the Nomination Committee as well as a member of the Remuneration Committee, and a director of various subsidiaries of our Company. He is primarily responsible for the overall management, strategic planning and the day-to-day business operations and financial management of our Group since its establishment.

Mr. Tang has more than 20 years of experience in the food industry. Mr. Tang joined Carrier (Malaysia) Sdn. Bhd., an air-conditioning company, as a credit assistant in January 1986 and last served as a credit officer in January 1990, where he was responsible for credit control. From November 1991 to January 1995, he was the accountant and credit controller of Jasa Kita Trading Sdn. Berhad (a subsidiary of Jasa Kita Berhad), an investment holding company and was listed on the stock exchange of Kuala Lumpur (stock code: 8648), where he was responsible for credit control and account management. From June 1995 to December 1997, Mr. Tang was the chief executive officer of Angkatan Hebat Sdn. Bhd., a fleet management service provider in Malaysia, where he was responsible for the overall management. From January 1998 to December 2007, Mr. Tang worked in S&P Food Industries (M) Sdn. Bhd. ("S&P Food Industries"), the business predecessor of our Group, as the general manager and managing director, where he was in charge of the food manufacturing operations.

Mr. Tang received a master's degree of business administration (banking and finance) from the University of Hull, England in July 1991. He is the sole director of TYJ Holdings Limited, a substantial shareholder of the Company.

主席兼執行董事

Tang Koon Fook先生(「Tang先生」),59 歲,於二零一六年十一月十日獲委任為董事 及於二零一七年三月二十二日成為主席兼 執行董事。彼亦為提名委員會主席及薪酬 委員會委員,以及本公司多家附屬公司董事。 自本集團成立以來,彼主要負責本集團整 體管理、策略規劃,以及日常業務營運及 財務管理。

Tang先生於食品行業積累逾20年經驗。 Tang先生於一九八六年一月加入空調公 司Carrier (Malaysia) Sdn. Bhd.,任信貸助 理,一九九零年一月任信貸主任,負責信 貨控制。從一九九一年十一月至一九九五 年一月,彼為Jasa Kita Trading Sdn. Berhad (Jasa Kita Berhad的附屬公司)的會計師 兼信貸監督,負責信貸控制及賬戶管理, 該公司是一家投資控股公司,在吉隆坡證 交所上市(股份代號:8648)。從一九九五 年六月至一九九七年十二月,Tang先生為 馬來西亞車隊管理服務供應商Angkatan Hebat Sdn. Bhd.的行政總裁,負責整體管 理。從一九九八年一月至二零零七年十二 月,Tang先生任職於本集團業務前身S&P Food Industries (M) Sdn. Bhd. ([S&P Food **Industries**」),擔任總經理及董事總經理, 負責食品製造的營運。

Tang先生於一九九一年七月在英國赫爾大 學取得工商管理(銀行及金融)碩士學位。 彼為本公司主要股東TYJ Holding Limited的 唯一董事。

9

MANAGING DIRECTOR AND EXECUTIVE DIRECTOR

Mr. Lee Sieng Poon ("Mr. Lee"), aged 62, was appointed as our Director on 10 November 2016 and became our Managing Director and Executive Director on 22 March 2017. He is also the Chairman of the Sanctions Oversight Committee and a director of various subsidiaries of our Company. He is primarily responsible for the overall management, sales and marketing, research and development, day-to-day management of the sales and marketing and maintenance of customer relationship of our Group since its establishment.

Mr. Lee has over 35 years of experience in the food industry. From September 1984 to October 1987, Mr. Lee was the financial executive of S&P Food Industries, where he was responsible for preparation of the management accounts, planning, sourcing and liaison with the suppliers. From October 1992 to January 2008, he was the executive director of S&P Food Industries, where he was responsible for the sales and marketing and factory operations.

Mr. Lee studied in Sandford Park High School, Ireland until 1978. He is the sole director of Trinity Holdings Limited, a substantial shareholder of the Company.

董事總經理兼執行董事

Lee Sieng Poon先生(「Lee先生」),62歲, 於二零一六年十一月十日獲委任為董事及於 二零一七年三月二十二日成為董事總經理 兼執行董事。彼亦為制裁監督委員會主席 及本公司多家附屬公司董事。自本集團成 立以來,彼主要負責本集團整體管理、銷 售及市場推廣、研發、日常營銷管理及維 繫與客戶的關係。

Lee先生於食品行業積累逾35年經驗。從 一九八四年九月至一九八七年十月,Lee先 生為S&P Food Industries的財務主管,負責 編製管理賬目、規劃、採購及與供應商接 洽。從一九九二年十月至二零零八年一月, 彼為S&P Food Industries的執行董事,負責 銷售與市場推廣以及工廠營運。

Lee 先 生 在 愛 爾 蘭 Sandford Park High School學習至一九七八年。彼為本公司主 要股東Trinity Holding Limited的唯一董事。

EXECUTIVE DIRECTORS

Mr. Yap Boon Teong ("Mr. Yap"), aged 55, was appointed as our Executive Director on 22 March 2017. Mr. Yap is a director of S&P Industries Sdn. Bhd. ("**S&P Industries**"), a key operating subsidiary of the Company, and also its general manager of the plant and technical division. He is primarily responsible for the implementation of new projects and provides technical support to factory operations of our Group.

Mr. Yap has over 30 years of experience in the food industry since 1991. From January 1996 to March 1998, Mr. Yap last served as the production manager of Dan Kaffe (Malaysia) Sdn. Bhd., a coffee manufacturer, where he was responsible for overall production. From April 1998 to August 1998, Mr. Yap worked as the factory manager of S&P Food Industries, where he was responsible for overseeing the production and packing department, quality assurance department, purchasing and warehouse department and maintenance department.

Mr. Yap received a bachelor of technology (with honours) in the field of food technology from the Universiti Sains Malaysia in August 1991.

Ms. Wong Yuen Lee ("Ms. Wong"), aged 47, was appointed as our Executive Director on 22 March 2017. Ms. Wong is also a member of the Sanctions Oversight Committee. Ms. Wong is a director of S&P Industries, a key operating subsidiary of the Company. She joined S&P Industries on 1 January 2008 as an executive secretary and was promoted as the human resources manager in January 2011. She has been the general operations manager of S&P Industries since March 2015. She is responsible for human resources and information technology matters and supervising the compliance department.

Ms. Wong has over 17 years of experience in the food industry. Prior to joining our Group, Ms. Wong worked as the retail operations executive of Zitron Enterprise (M) Sdn. Bhd., a mobile phone distributor, from November 1999 to July 2004, where she was responsible for retail operations and customer service. From December 2004 to December 2007, Ms. Wong was an executive secretary of S&P Food Industries, responsible for secretarial and administrative work.

Ms. Wong received a bachelor of arts degree from the Universiti Putra Malaysia in July 1998.

執行董事

Yap Boon Teong先生(「Yap先生」),55歲, 於二零一七年三月二十二日獲委任為執行 董事。Yap先生為S&P Industries Sdn. Bhd. (「S&P Industries」,本公司的一間主要營 運附屬公司)的董事,亦為廠房及技術部總 經理。彼主要負責實行新項目,並為本集 團工廠營運提供技術支援。

Yap先生自一九九一年起於食品行業積累逾 30年經驗。於一九九六年一月至一九九八 年三月,Yap先生最後擔任咖啡製造商Dan Kaffe (Malaysia) Sdn. Bhd.的生產經理,其 中彼負責整體生產。從一九九八年四月至 一九九八年八月,Yap先生任職S&P Food Industries的工廠經理,負責督導生產及包 裝部門、品質保證部門、採購及貨倉部門, 以及維修部門。

Yap先生於一九九一年八月在馬來西亞理科 大學(Universiti Sains Malaysia)取得技術學 士榮譽學位(食品技術方向)。

Wong Yuen Lee 女士(「Wong 女士」),47 歲,於二零一七年三月二十二日獲委任為執 行董事。Wong女士亦為制裁監督委員會委 員。Wong女士為本公司一間主要營運附屬 公司S&P Industries的董事。彼於二零零八 年一月一日加盟S&P Industries為行政秘書, 並於二零一一年一月晉升為人力資源經理。 彼自二零一五年三月為S&P Industries的總 營運經理。彼負責人力資源及資訊科技事 務,以及監督合規部門。

Wong女士於食品行業積累逾17年經驗。加 盟本集團以前,Wong女士從一九九九年 十一月至二零零四年七月任職於手機經銷 商Zitron Enterprise (M) Sdn. Bhd.的營運人 員,負責零售交易營運及客戶服務。從二零 零四年十二月至二零零七年十二月,Wong 女士為S&P Food Industries的行政秘書,負 責秘書及行政工作。

Wong女士於一九九八年七月在馬來西亞博 特拉大學(Universiti Putra Malaysia)取得文 學士學位。

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Lee King Fui ("KF Lee"), aged 43, obtained a Master's Degree in Accountancy from The Hong Kong Polytechnic University in October 2012. He was admitted as an associate member of the Hong Kong Institute of Certified Public Accountants in January 2012 and became a fellow member in September 2020. Mr. Lee was admitted as a member of the Association of Chartered Certified Accountants in September 2003 and became a fellow member in September 2008. Mr. Lee was also admitted as a chartered accountant of the Malaysian Institute of Accountants in March 2004.

Since July 2019, Mr. Lee is an independent non-executive director of China Creative Digital Entertainment Limited (Stock code 8078) and Easy Repay Finance & Investment Limited (Stock code 8079) which are listed on the GEM of The Stock Exchange of Hong Kong Limited ("**GEM**"). For the period from August 2018 to December 2020, he served as an independent non-executive director of Hang Tai Yue Group Holdings Limited (Stock code 8081), a company listed on the GEM.

Mr. Lee is the founder and managing director of Visionwide Consultancy Limited, a Hong Kong based company which provides management, accounting and advisory services. He has more than 20 years of experience in accounting, audit and corporate finance and advisory services in Malaysia, Hong Kong and Mainland China.

Mr. Lee worked at Tiantian Media Hong Kong Limited from March 2017 to December 2017, and his last position was chief financial officer and Enersoon Technology Limited from January 2016 to December 2016, and his last position was vice president of investment and finance. Mr. Lee had been the chief financial officer of different companies in Hong Kong and China namely, Legend Oilfield Services Limited, Aujet Industry Limited, and Wellable Marine Biotech Holding Limited for the period from August 2011 to April 2015. Prior to the abovementioned positions, Mr. Lee worked in KPMG Hong Kong from October 2006 to March 2011 and his last position was senior manager.

獨立非執行董事

李勤輝先生(「李勤輝先生」),43歲,於二零 一二年十月取得香港理工大學會計碩士學位。 彼於二零一二年一月獲認可為香港會計師 公會會員,並於二零二零年九月成為資深 會員。李先生於二零零三年九月獲認可為 英國特許公認會計師公會會員並於二零零 八年九月成為資深會員。於二零零四年三月, 李先生亦成為馬來西亞會計師協會特許會 計師。

自二零一九年七月起,李先生擔任中國創 意數碼娛樂有限公司(股份代號:8078)及易 還財務投資有限公司(股份代號:8079)之 獨立非執行董事,兩間公司均於香港聯合 交易所有限公司GEM(「GEM」)上市。於二 零一八年八月至二零二零年十二月期間,彼 曾擔任恒泰裕集團控股有限公司(股份代號: 8081)之獨立非執行董事,該公司於GEM上 市。

李先生為信宏諮詢服務有限公司之創辦人 及董事總經理,該公司植根於香港,提供 管理、會計及諮詢服務。彼於馬來西亞、 香港及中國內地之會計、審計、公司財務 及諮詢服務方面擁有超過20年經驗。

李先生自二零一七年三月至二零一七年十二 月任職於天天傳媒香港有限公司,離職前 之職位為首席財務官,自二零一六年一月至 二零一六年十二月任職於愛能森科技有限 公司,離職前之職位為投資及財務副總裁。 自二零一一年八月至二零一五年四月期間 。 會二零六香港及中國的多間公司(即利盛裁。 一年於香港及中國的多間公司(即利盛 調 一年),遵捷實業有限公司及華 。 於擔任上述職位前,李先生自二零零六年 十月至二零一一年三月任職於畢馬威會計 師事務所香港分部,彼離職前之職位為高 級經理。

Mr. Lim Sey Hock ("Mr. Lim"), aged 51, was appointed as our INED on 1 August 2020. Mr. Lim is also the Chairman of the Remuneration Committee and a member of each of the Audit Committee and the Nomination Committee. He is responsible for providing independent advice to our Board.

Mr. Lim has extensive experience in accounting, auditing, taxation and financing and information technology ("**IT**"). From February 1995 to December 2001, he successively served as a junior auditor, senior auditor and audit manager in various audit firms, where he was mainly responsible for audit planning, field audit, taxation and internal controls. From January 2002 to October 2006, Mr. Lim was a Finance Manager and the Head of Finance of Simpee Huat Frozen Food Sdn Bhd, a frozen food distribution company in Malaysia, where he was responsible for strategic planning, financing, accounting system implementation and internal controls.

From November 2006 to October 2008, Mr. Lim was the Finance Manager and the Head of IT of S&P Food Industries Sdn Bhd, a key subsidiary of the Company, where he was responsible for the implementation of the enterprise resources planning (ERP) system, financial reporting and cost control. From October 2008 to September 2019, Mr. Lim was the Chief Financial Officer and a director of Geodis Malaysia Sdn Bhd, a freight forwarding company owned by Geodis Group in France where he was responsible for the overall financial operation, taxation, business excellence, IT and compliance matters. Since September 2019, Mr. Lim is the Finance Transformation Team Lead — APAC of the Geodis Group, a transportation, logistics and supply chain management company where he is responsible for the APAC region of a global finance transformation project.

Mr. Lim was admitted as a fellow member of the Association of Chartered Certified Accountants in the United Kingdom in 2007. He has been a member of the Malaysian Institute of Accountants since 2002 and an ASEAN Chartered Professional Accountant since 2018. Lim Sey Hock先生(「Lim先生」),51歲,於 二零二零年八月一日獲委任為獨立非執行 董事。Lim先生亦為薪酬委員會主席及審計 委員會及提名委員會各自之委員。彼負責 向董事會提供獨立建議。

Lim先生於會計、審計、税收、融資及信息技術(「IT」)方面擁有豐富的經驗。自一九九五年二月至二零零一年十二月,彼先後於多家審計事務所擔任初級審計師、高級審計師及審計經理,主要負責審計規劃、現場審計、税務及內部控制。自二零零二年一月至二零零六年十月,Lim先生曾擔任馬來西亞冷凍食品分銷公司Simpee Huat Frozen Food Sdn Bhd的財務經理兼財務主管,負責戰略規劃、財務、會計系統實施及內部控制。

自二零零六年十一月至二零零八年十月, Lim 先生擔任本公司主要附屬公司S&P Food Industries Sdn Bhd的財務經理及IT 主管,負責實施企業資源規劃(ERP)系統、 財務報告及成本控制。自二零零八年十月 至二零一九年九月,Lim 先生擔任Geodis Malaysia Sdn Bhd (Geodis Group擁有的法 國的一家貨運代理公司)的首席財務官兼董 事,負責整體財務運營、税收、卓越營商、 IT及合規性問題。自二零一九年九月以來, Lim 先生擔任Geodis Group (一家運輸、物 流及供應鏈管理公司)亞太區的金融轉型團 隊負責人,負責全球金融轉型項目亞太區。

Lim先生於二零零七年獲接納為英國特許 公認會計師公會的資深會員。彼自二零零 二年起一直擔任馬來西亞會計師公會會員, 及自二零一八年起擔任東盟特許專業會計 師。

Mr. Ng Hock Boon ("Mr. Ng"), aged 60, was appointed as our INED on 8 June 2017. Mr. Ng is also a Member of the Audit Committee, the Remuneration Committee and the Nomination Committee. He is responsible for providing independent advice to our Board.

Mr. Ng has over 20 years of experience in company secretarial services. From October 1993 to August 1996, he worked as assistant manager of corporate planning of Arab-Malaysian Merchant Bank Berhad. From May 1998 to June 1999, Mr. Ng was the assistant general manager of Tru-Mix Concrete Sdn. Bhd. From May 2001 to May 2005, Mr. Ng was the corporate affairs and company secretary of Shanghai Chong Kee Construction Sdn. Bhd. From April 2005 to July 2011, he was the personal assistant to the managing director of Shanghai Chong Kee Furniture and Construction Private Limited.

Mr. Ng completed The Institute of Chartered Secretaries and Administrators in February 1985 and was re-elected as an Associate of The Malaysian Institute of Chartered Secretaries and Administrators in January 2017. He received a diploma in commerce (business management) from Tunku Abdul Rahman College in Malaysia in June 1985 and a Master of Business Administration from The Cranfield Institute of Technology, England in June 1993.

CHIEF FINANCIAL OFFICER

Ms. Celine Liew Tong Fung ("Ms. Liew"), aged 57, has been our Chief Financial Officer since 21 August 2020 and is primarily responsible for accounting, financial management, taxation and corporate matters of the Group. Ms. Liew has more than 20 years of experience in accounting, financial management, governance and compliance, taxation and contractual matters. She began her career as a tax assistant in a Big-4 tax firm in Malaysia in 1989. She has held senior financial and project management roles within construction, consultancy, healthcare, manufacturing and shipping industries.

Ms. Liew earned a bachelor's degree in accountancy (with honours) from the University of Malaya in September 1989 and LLB from the University of London in August 2011. She is a member of Malaysia Institute of Accountants.

Ng Hock Boon先生(「Ng先生」),60歲, 於二零一七年六月八日獲委任為獨立非執 行董事。Ng先生亦為審計委員會、薪酬委 員會及提名委員會之委員。彼負責向董事 會提供獨立建議。

Ng先生於公司秘書服務積逾20年經驗。從 一九九三年十月至一九九六年八月,彼任 職Arab-Malaysian Merchant Bank Berhad 的企業規劃助理經理。從一九九八年五 月至一九九九年六月,Ng先生為混凝土 製造商Tru-Mix Concrete Sdn. Bhd.的助 理總經理。從二零零一年五月至二零零五 年五月,Ng先生為Shanghai Chong Kee Construction Sdn. Bhd.的企業事務及公司 秘書。從二零零五年四月至二零一一年七月, 彼為Shanghai Chong Kee Furniture and Construction Private Limited的董事總經理 私人助理。

Ng先生於一九八五年二月完成英國特許秘書及行政人員公會的課程,並於二零一七年一月獲重選為馬來西亞特許公司秘書及行政主管協會的會士。彼於一九八五年六月在馬來西亞的Tunku Abdul Rahman College 取得商業(業務管理)文憑,及於一九九三年六月在英國The Cranfield Institute of Technology的工商管理碩士學位。

首席財務官

Celine Liew Tong Fung 女士(「Liew 女 士」),57歲,自二零二零年八月二十一日 起出任我們的首席財務官,主要負責本集 團的會計、財務管理、税務及企業事宜。 Liew女士於會計、財務管理、管治與合規、 税務及合約事宜擁有逾20年經驗。彼於 一九八九年開始在馬來西亞的一家四大税 務公司擔任税務助理。彼曾於建築、諮詢、 醫療保健、製造及航運行業擔任高級財務 及項目管理職務。

Liew女士於一九八九年九月取得馬來亞大 學會計學(榮譽)學士學位,並於二零一一 年八月取得倫敦大學法學學士學位。彼為 馬來西亞會計師協會的成員。

DIRECTOR OF SALES AND MARKETING

Ms. Soh Soo Fei ("Ms. Soh"), aged 57 has been our Director of Sales and Marketing since 3rd May 2021 and is responsible for strategic sales planning and marketing strategy of the company branded products in the domestic and international markets and logistics of the Group.

Ms. Soh has more than 30 years of sales related experience within the IT industry. Ms. Soh joined Computer System Advisors Sdn Bhd in July 1989 as a Technical Support Executive and last served as Senior Manager handling Sales Team for Sun Microsystem Products in Jan 2003. From Feb 2003 to Oct 2016, she joined IBM Sdn Bhd as Country Channels Manager for the Software Division, during the tenure in IBM, she held various management positions within IBM, her last served role in IBM was the IBM ASEAN VAD Executive managing over 20 distributors across ASEAN countries. From Oct 2016 to Dec 2020, she joined Tec D Sdn Bhd (Formerly known as Tech Data Sdn Bhd) ("**Tec D**") as the Product Director. Her last served position in Tec D was Country Sales Director, she was also a company director during her tenure in Tec D.

Ms. Soh holds a Bachelor Degree of Science in Computer Science and Physics from Campbell University,North Carolina, US in 1989 and Diploma in Computer Science and Physics from Tunku Abdul Rahman College in 1989.

銷售及市場推廣總監

Soh Soo Fei女士(「Soh女士」),57歲,自 二零二一年五月三日起出任我們的銷售及市 場推廣總監,負責本公司品牌產品在國內 外市場的策略銷售規劃及市場推廣策略以 及本集團的物流。

Soh女士在IT行業擁有超過30年的銷售相 關經驗。 Soh女士於一九八九年七月加入 Computer System Advisors Sdn Bhd,擔任 技術支援主管,並於二零零三年一月擔任 昇陽電腦產品銷售團隊的高級經理。從二 零零三年三月至二零一六年十月,彼加入 IBM Sdn Bhd, 擔任軟件部門的國家渠道 經理,在IBM任職期間,彼在IBM擔任多個 管理職位,她在 IBM最後擔任IBM ASEAN VAD主管,管理超過 20個遍佈東盟國家的 分銷商。從二零一六年十月至二零二零年 十二月,彼加入 Tec D Sdn Bhd (**[Tec D**]) (前稱 Tech Data Sdn Bhd)擔任產品總監。 彼在 Tec D Sdn Bhd最後擔任國家銷售總 監, 彼在 Tec D Sdn Bhd任職期間亦擔任 公司董事。

Soh女士於一九八九年取得美國北卡羅來 納州坎貝爾大學的計算機科學及物理學學 士學位,於一九八九年取得拉曼大學學院 計算機科學及物理學文憑。

環境、社會及管治報告 ENVIRONMENTAL, SOCIAL AND GOVERNANCE REPORT

ABOUT THIS REPORT

This is the Environmental, Social and Governance ("**ESG**") Report (the "**Report**") of S&P International Holding Limited ("**S&P**" or the "**Company**") and its subsidiaries (collectively known as the "**Group**" or "**We**"). This report addresses a range of material impacts on the Group, outlining our sustainability approaches and disclosing our ESG performances during the period from 1 January 2021 to 31 December 2021 (the "**Reporting Period**").

Unless otherwise stated, the scope of the Report remains the same as last year, this Report mainly focuses on our core businesses in the manufacturing and distribution of coconut cream powder, low fat desiccated coconut, coconut milk and other related products in Malaysia, i.e. the headquarters (the "**HQ**") and our plant in Perak, Malaysia (the "**Perak Plant**"), which account for the majority of our total revenue during the Reporting Period.

In preparation of this Report, we have adhered to the Environmental, Social and Governance Reporting Guide ("**ESG Guide**") set out in Appendix 27 issued by the Hong Kong Exchanges and Clearing Limited ("**HKEx**") to disclose our sustainability issues in material aspects during the Reporting Period. It is recommended to read this Report in conjunction with the "Corporate Governance Report" included in this Annual Report, regarding the Corporate Governance measures.

We treasure every valuable opinion of our stakeholders. If you have any opinions about this report and our sustainability performances, please do not hesitate to send your feedback to us at info@spfood.com.

關於本報告

此乃椰豐集團有限公司(「**椰**豐」或「**本公司**」) 及其附屬公司(統稱「**本集團**」或「**我們**」)的 環境、社會及管治(「**環境、社會及管治**」)報 告(「**報告**」)。本報告闡述一系列對本集團的 重大影響,概述我們的可持續發展方針及 披露我們於二零二一年一月一日至二零二一 年十二月三十一日期間(「**報告期間**」)的環境、 社會及管治表現。

除另有説明外,本報告與去年報告範圍相同, 本報告主要專注於在位於馬來西亞(即總部 (「總部」)及位於馬來西亞霹靂的工廠(「霹靂 工廠」))製造及分銷椰漿粉、低脂椰蓉、椰 奶及其他相關產品的核心業務,該等業務 佔我們於報告期間總收益的大部份比例。

於編製本報告時,我們已遵守香港交易 及結算所有限公司(「**聯交所**」)發出的附錄 二十七所載的《環境、社會及管治報告指引》 (「**環境、社會及管治指引**」),對報告期間各 重大方面的可持續發展事宜作出披露。有 關企業管治措施,建議本報告與本年報所 載的「企業管治報告」一併閱讀。

我們非常重視持份者提出的每一個寶貴意 見。如您對本報告及我們的可持續發展表 現有任何意見,請隨時將您的反饋發送至 info@spfood.com。

REPORTING PRINCIPLES

When preparing the Report, we adhered to the following reporting principles: materiality, quantitative, balance and consistency. Please refer to the table below for details:

報告原則

在編製本報告的過程中,我們秉持以下報 告原則:重要性、量化、平衡及一致性。詳 情請參閱下表:

Reporting Principle 報告原則	Responses from the Group 本集團的回應
Materiality	S&P reviews and determines the reporting scope based on the materiality of its principal activities and discloses issues of material impact in the Report. At the same time, we identify current material sustainability issues through stakeholder engagement. Factors like corporate operating strategies and stakeholders'
重要性	concerns, are considered in this process. 椰豐根據主營業務的重要性審視並釐定報告範圍,並於本報告中披露涉及重大 影響的議題。同時,我們透過持份者參與來辨識當前的重大可持續發展議題。 在此過程中會考慮各種因素,例如企業營運策略和持份者的關注。
Quantitative	S&P discloses environmental and social key performance indicators (the " KPIs ") in a quantitative manner, where practicable and applicable. Historical data is also
量化	disclosed for comparison purposes. 椰豐會在可行且適用的情況下,以量化方式披露環境和社會關鍵績效指標(「 關 鍵績效指標 」)。同時亦會披露過往的數據,以便作出比較。
Balance	S&P discloses our ESG achievements and challenges in a fair and transparent
平衡	manner, to all stakeholders in the Report. 椰豐會公平地披露我們的環境、社會及管治成就及所面對的挑戰,透明地展現 予本報告的持份者。
Consistency	S&P discloses the KPIs for the year and before across different scopes in this Report. We prepare and use these data in a consistent manner so that these data are comparable.
一致性	個語者的 Comparable. 椰豐於本報告中披露不同範疇於年內及過去的關鍵績效指標,我們在準備和採 用該等數據時採用一致的方式,使該等數據可作比較。

ABOUT S&P

Being one of the global major brands among the coconut cream powder industry, we are committed to producing the highest quality products. We are passionate to deliver quality coconut food products with their natural flavour and nutritional attributes being presented in a convenient form to the world whilst being committed to achieve superior results and share the success with all parties involved.

Core Values:

關於椰豐

作為椰漿粉行業的全球主要品牌之一,我 們致力於生產最優質的產品。我們一方面 鋭意向全球提供天然營養、方便易食的優 質椰類食品,一方面致力取得優異成績, 與所有參與方共享碩果。

核心價值:



Dedicated to Quality:

- World-class technology for the freshest taste
- Systematic manufacturing processes
- Technological investments
- Uncompromising quality control

In order to fulfil the diverse needs and requirements of our customers in different market sectors, we offer our customers with a variety of products under our different brands, namely "Santan", "Cosip", "Kerra" and "Rasa Enak". Through continuous innovation and refinement, it assists us to maintain steady and excellent product quality.

品質至上:

- 一流的保鮮技術
- ▶ 系統化的生產流程
- 技術投資
- 嚴格的質量控制

為滿足不同市場領域客戶的多樣化需求 及要求,我們為客戶提供不同品牌(即 「Santan」、「Cosip」、「Kerra」及「Rasa Enak」)的多種產品。不斷的創新及改進, 令我們保持穩定及卓越的產品質量。

During the Reporting Period, we are engaged in manufacturing and distribution of food products, such as coconut cream powder, low fat desiccated coconut, non-dairy creamer, coconut milk, coconut water, rice dumplings (ketupat) and toasted coconut paste (kerisik). Our footprints cover more than 40 countries, to provide our products to OEM customers, distributors, industrial customers, trading companies and wholesaler customers all over the world. 於報告期間,我們從事食品生產及分銷, 如椰漿粉、低脂椰蓉、奶精、椰奶、椰汁、 馬來粽(ketupat)及烤椰蓉(kerisik)。我們的 業務遍佈40多個國家,向全世界的OEM客 戶、分銷商、工業客戶、貿易公司及批發商 客戶提供產品。



During the manufacturing process of coconut powder, we extracted natural coconut milk from selected fresh coconuts by spray drying. This way not only secures the natural taste of coconut cream in an instant and convenient form, but also provides a versatile and easyto-store product for our customers. Therefore, our coconut cream powder become our best-selling products, and is widely used as a cooking ingredient in South-east Asian and Middle Eastern cuisine.

We also maintained high quality of production for coconut milk process. Coconut milk are first filtrated to remove all shredded coconut pulp. They are then preserved by the ultra-hightemperature process whereby the milk is rapidly heated to a very high temperature and cooled down. This technology can kill off harmful bacteria while retaining the maximum nutrients and natural flavor of coconut milk. The processed coconut milk is then stored at the aseptic tank before packaging to ensure that our product is hygienic and fresh with long shelf life. 在椰粉的生產過程中,我們通過噴霧乾燥 從精選新鮮椰子提取天然椰奶。這種方式 不僅可以即時、方便的方式保留椰子奶油 的天然味道,亦為客戶提供多用途、易於 存儲的產品。因此,椰漿粉成為我們最暢 銷的產品,廣泛用於東南亞及中東烹飪的 烹飪配料。

我們亦維持高質量的椰奶生產工藝。首先 將椰奶過濾以除去所有碎椰漿。然後經過 超高溫工藝保存,將椰奶快速加熱至極高 溫度並冷卻。該項技術可殺死有害細菌, 同時保留椰奶的最大營養及天然風味。其 後,經過加工的椰奶在包裝前存儲在無菌 罐中,以確保我們的產品既衛生又新鮮, 且保質期長。

SUSTAINABILITY APPROACH

Sustainability is an integral part of our growth and development, meanwhile, it is deeply embedded in our daily operation. During the Reporting Period, our unwavering commitment to investment in people together with the coordinated strategy of brand building has helped maintained our market leader position in the food and beverage industry and paved the way towards achieving the longterm success of the Group. We are committed to creating value and enriching our effort on the environment and society in which we operate through the following 5 sustainability values.

可持續發展方針

可持續發展是我們增長與發展不可或缺的 部份,已融入日常營運中。於報告期間, 我們堅定地投資於人才,加上品牌建設的 協調策略,讓我們能在餐飲業保持領導地 位,並為本集團長遠成功奠定基礎。我們 透過以下五大可持續發展價值,致力創造 價值並對我們業務所在的環境及社會投入 更多精力。



Our sustainable growth and success lie in our commitment and perseverance in constantly providing quality food and service to our customers. We pursue to understand and satisfy our customers' needs through our daily operation. 我們努力不懈為顧客提供優質食品及服務, 成為業務不斷取得增長與成功的關鍵。我 們日常運營的任務就是了解及滿足客戶的 需要。

SUSTAINABILITY GOVERNANCE

We are committed to continually improving our sustainability governance practice.

The Board of Directors is responsible for the oversight of the Group's risk management activities related to the sustainable development of the Group. Through its Audit Committee, which is further supported by compliance department and internal audit function, it supervises the risk management of the entire Group, including the ESG-related risks.

All material risks, which is inclusion of ESG-related risks, are addressed by Board of Directors. Identified risks are prioritized and further mitigation actions will be taken to those issues with higher risks. Compliance Department are then responsible for monitoring the implementation of mitigation measures. Through adjusting and defining risks, the Board of Directors is able to formulate a clear vision and key strategies and to monitor management to ensure that the proper ESG reporting measures and systems are in place.

Thus, the Environmental Regulatory Compliance Monitoring Committee (the "**ERCMC**"), which is chaired by the executive director, is set up and responsible for provide further assistance on establishing environmental-related policy and monitoring work. It is supported by Environmental Performance Monitoring Committee (the "**EPMC**"). EPMC reports to ERCMC on a regular basis and enforce Group sustainability policy and activities.

Monthly meeting was held to plan and monitor the ESG KPIs. ESG performance will be submitted to the Board and changes will be made based on the review result to improve the ESG KPIs and its impact on business activity.

STAKEHOLDER ENGAGEMENT

We believe that understanding the views of our stakeholders lays a solid foundation to the long-term growth and success of the Group. We develop multiple channels to a broad spectrum of stakeholders in order to provide them with the opportunity to express their views on our sustainability performance and future strategies.

To reinforce mutual trust and respect, we are committed to maintaining enduring communication channels, both formally and informally, with stakeholders to better shape our business strategies in order to respond to their needs and expectations, anticipate risks and strengthen key relationships.

可持續發展管治

我們致力於持續提升可持續發展管治常規。

董事會負責監督本集團的可持續發展相關 風險管理活動。董事會透過其審計委員會, 連同合規部門及內部審核職能的進一步支 持,監督整個集團的風險管理,包括環境、 社會及管治相關風險。

董事會負責處理包括環境、社會及管治相關風險在內的所有重大風險。已識別的風險將被優先處理,我們並會對風險較高的 事項採取進一步減低風險措施。合規部門 其後負責監控減低風險措施的執行情況。 透過調整及界定風險,董事會能夠定出清 盼願景及關鍵策略,監督管理層確保備有 妥善之環境、社會及管治報告措施及系統。

因此,本公司已成立由執行董事擔任主席 的環境監管合規監督委員會(「環境監管合 規監督委員會」),負責就建立環境相關政 策及監督有關工作提供進一步協助。其由 環境績效監督委員會提供協助。環境績效 監督委員會(「環境績效監督委員會」)定期 向環境監管合規監督委員會報告,並執行 本集團的可持續發展政策及活動。

本公司每月舉行會議,規劃及監控環境、 社會及管治關鍵績效指標。環境、社會及 管治表現將提交董事會,根據審閲結果, 將予以改動,以改善環境、社會及管治關 鍵績效指標及其對業務活動的影響。

持份者參與

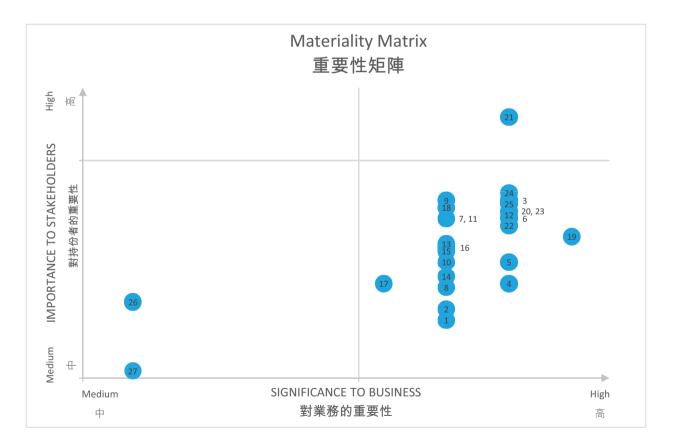
我們相信,了解持份者的意見為本集團達 致長遠增長及成功奠定堅實基礎。我們為 不同領域的持份者提供多種渠道來讓彼等 有機會就我們的可持續發展表現及未來策 略發表意見。

為加強互信及尊重,我們致力與持份者保 持持續的正式及非正式溝通渠道,以更好 地制定業務策略,以滿足其需要及期望、 預計風險及鞏固重要關係。

Employees, customers, business partners, shareholders, suppliers, government and the community are our key stakeholders. To solicit feedback from our key stakeholder groups, we conducted an online and paper survey during the Reporting Period. In accordance with the survey, we have defined the priority aspects with the largest impact on our business and stakeholder businesses through the materiality assessment.

We mapped the results of our materiality assessment onto a matrix to reflect the relative importance and impact of the issues to our stakeholders and our business. We strive to review these issues continuously in order to improve our sustainability performance. The materiality matrix also serves as an underlying basis for the structure of the Report. 僱員、客戶、業務夥伴、股東、供應商、 政府及社區是我們的主要持份者。為徵求 主要持份者團體的反饋意見,我們於報告 期間內進行了網上及實體問卷調查。根據 調查結果,我們透過重要性評估,已識別 出對我們的業務及持份者的業務最具影響 力的首要重點。

我們將重要性評估的結果繪製成矩陣,以 反映有關事項對我們的持份者及我們的業 務的相對重要性及影響。我們致力於持續 審閱該等事項,以提升我們的可持續發展 表現。重要性矩陣亦構成報告結構的相關 基礎。





OUR KEY FOCUS AREAS

我們的主要專注範疇

	nployee-related issues 員相關事項	Pro Gr	vironmental otection and een Operation 保及綠色營運		erating Practices 重慣例	Re	oduct and Service sponsibility 品及服務責任	Co	mmunity ntribution 區貢 <i>獻</i>
1.	Diversification & Anti- Discriminatory 多元化及反歧視		Sewage Disposal 污水排放 Greenhouse Gas	18.	Supplier Selection Process 供應商選擇程序		Product Quality 產品安全 Complaints Handling	26	Participation in Volunteer Activities 参加志願者活動
2.	Employee Turnover Rate 僱員流失比率	10.	Emissions 溫室氣體排放	19.	Anti-Fraud and Corruption		投訴處理	27	Donations 慈善捐贈
3.	Occupational Safety and Health 職業安全與健康		廢氣排放	20.	反欺詐及反貪污 Business Continuity Plan		Intellectual Property 知識產權 Customer Privacy		
4.	Training and Development 培訓及發展	12.	Treatment of Hazardous and Non- Hazardous Wastes 有害及無害廢棄物 的處理		業務持續營運計劃	25.	客戶隱私 Research and Development 研究及開發		
5.	Child and Forced Labour 童工及強制勞工	13.	的题生 Energy and Water Conservation 節能節水				ण 九		
6.	Remuneration and Employee Relationship 薪酬及僱傭關係	14.	Natural Resources (Includes Water and Energy)						
7.	Employee Benefits/ Recreation 僱員福利/康樂		天然資源 (包括水及能源)						
8.	Training for Crisis Response and Contingency Operation 危機應對及應急行動 培訓	15.	Supplier Environmental and Social Assessment and Management 供應商環境及社會評 估及管理						
		16.	Business Model Adaptation and Resilience to Environmental, Social, Political and Economic Risks and Opportunities 商業模型對環境、社 會、政治和經濟風險 和機遇的適應性和恢 復力						
		17.	Climate Change Risk Management 氣候變化風險管理						

PRODUCT QUALITY AND SAFETY

Quality Control

In S&P, we treat high food quality and safety as the backbone of the customer journey and a fundamental pre-requisite in achieving customer satisfaction. We are committed to make products which are authentic, safe to consume, of high quality and satisfy customer requirements. An in-house chemical and microbiological testing laboratory has been set up to conduct quality checking on the incoming material in accordance with different certification systems. These testing processes are critical in identifying any incoming materials that do not meet our quality standards. Our production system is fully automated and centrally monitored, which allows us to deliver high quality products to our customers consistently.

The Group has been accredited with certifications and standards related to quality management and food safety. They include Hazard Analysis and Critical Control Point (HACCP), FSSC 22000v5 food safety management, MS 1480:2019 Malaysian Food Safety Standard and ISO 9001:2015 Quality management. Moreover, our products have been certified HALAL and KOSHER, allowing us to sell our products to customers in different ethnic communities. These certifications provide our customers confident in our quality and standard upon consumption. Our liquid production plant has also been successfully registered with U.S. Food and Drug Administration pursuant to the Federal Food Drug and Cosmetic Act.

During the Reporting Period, we are not aware of any noncompliance with the applicable laws and regulations including but not limited to the Malaysia's Food Hygiene Regulations 2009, Food Act 1983 (act 281) and Food regulations 1985.

Apart from the above-mentioned certifications, the information relating to the material licences, permits and certificates required in conducting our business during the Reporting Period are as follow:

- Manufacturing license (Issued by Ministry of International Trade and Industry of Malaysia)
- Food premises license (Issued by Ministry of Health of Malaysia)

產品質量與安全

質量控制

椰豐視優良的食品質量與安全為客戶旅程 的支柱,亦是達致顧客滿意度的先決條件。 我們致力於生產可靠、安全及優質的產品 以及滿足客戶需求。我們自設化學及微產品 物檢測實驗室,根據不同的認證體系對強 行質量檢測。該等檢測程序對辨別來 料能否滿足我們的質量標準至關重要。我 們的生產系統已實現全程自動化及集中監 控,使我們得以持續向客戶交付優質產品。

本集團已通過與質量管理及食品安全有關 的認證及標準,包括危害分析及關鍵控制 點(HACCP)、FSSC 22000v5食品安全管理、 MS 1480:2019馬來西亞食品安全標準及 ISO 9001:2015質量管理。此外,我們的 產品已通過清真食品認證及KOSHER認證, 使我們能夠將產品銷售給不同族群的客戶。 該等認證使我們的客戶在食用時對我們的 質量及標準充滿信心。我們的液體生產工 廠亦已根據《聯邦食品藥物和化妝品法》於 美國食品和藥物管理局成功註冊。

於報告期間,我們未發現任何違反適用法 律及法規的情況,包括但不限於馬來西亞 《二零零九年食品衛生規例》、《一九八三年 食品法(第281號法案)》及《一九八五年食品 規例》。

除上述認證外,以下是有關我們業務於報 告期間營運所需的重要執照、許可證及證 書的資料:

- 生產執照(由馬來西亞國際貿易及工業部頒發)
- 食品業場所執照(由馬來西亞衛生部 頒發)

- Food establishment licence (Issued by Teluk Intan Municipal Council)
- Permit of scheduled controlled goods (Issued by Ministry of Domestic Trade, Co-operatives and Consumerism)
- Business licence (Issued by Petaling Jaya Municipal Council & Batu Pahat Municipal Council)
- Food establishment licence (Issued by Petaling Jaya Municipal Council)

Pre-production phase (packaging and raw materials)

All incoming raw materials are gone through our quality assessment before use. Coconuts and white kernels are checked in respect of their weight, acidity level, physical appearance and odour. For other raw ingredients, they are checked based on their certificates or labels prepared by the suppliers to ensure that they match with the description of goods ordered, physical condition, moisture content and manufacturing date. For food packaging material, swab tests and microbiological analysis will be conducted. If any products are found to be problematic, they would be managed separately.

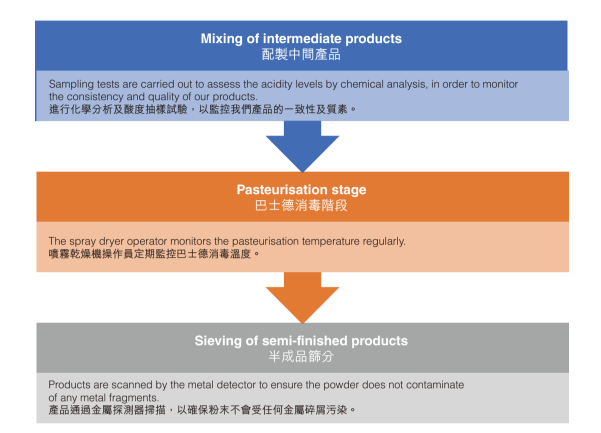
- 食品機構執照(由Teluk Intan Municipal Council頒發)
- 計劃控制貨品許可證(由國內貿易、合 作社與消費部頒發)
- 營業執照(由 Petaling Jaya Municipal Council及Batu Pahat Municipal Council 頒發)
- 食品機構執照(由 Petaling Jaya Municipal Council頒發)

生產前階段(包裝及原材料)

所有入庫原材料於使用前均通過我們的質 量評估。就椰子及白椰肉而言,我們會檢 查重量、酸度、外觀及氣味。就其他原料 而言,我們會根據供應商提供的化驗證書、 標籤進行檢查,以確保與所訂購產品一致, 並會檢查其物理狀況、含水量及製造日期。 就食品包裝材料而言,我們會進行拭子試 驗及微生物分析,如發現任何產品存在問 題,則會予以隔離。

Production phase (intermediate products)

生產階段(中間產品)



Post-production phase (finished products)

For finished products, a final comprehensive test will be conducted by our Quality Control Department. Random sampling checks and physico-chemical analysis are carried out on various aspects, including acidity and moisture levels, density, solubility, carbohydrate, protein and fat content, and presence of ash. A final microbiological test is also carried out to examine any presence of bacteria and pathogens, such as E.coli, coliform, salmonella, yeast and mould.

Food packaging plays a vital role in preserving food throughout the distribution chain. For the packaging of our finished products, we use different kinds of packaging materials, including PE bag, Woven Bag, Kraft Paper, Carton Box and Aluminium Foil. We have approximately 10 types of packaging materials purchased from suppliers with good credentials. In order to ensure they are readily available and maintained at an ideal level, we keep track on all incoming and outgoing inventories.

生產後階段(製成品)

就製成品而言,質量控制部門將進行最終 全面測試,並就多個方面進行隨機抽樣檢 查及理化分析,包括酸度及含水量、密度、 溶解度、碳水化合物、蛋白質及脂肪含量 以及含灰量。同時亦會進行最後微生物測 試,檢查有否存在任何大腸桿菌、大腸菌、 沙門氏菌、酵母菌及黴菌等細菌和病原體。

食品包裝於整個分銷鏈中在保存食品方面 至關重要。就我們製成品的包裝而言,我 們使用不同種類的包裝材料,包括塑料袋、 編織袋、牛皮紙、紙箱及鋁箔。我們從有 良好資質的供應商採購約10種包裝材料。 為維持隨時備用及理想的庫存量,我們會 跟蹤所有存貨的流入及流出。

	2021 二零二一年	2020 二零二零年	2019 二零一九年	Unit 單位
Total Packaging Materials used for Finished Products	1,075.98	935.06 ¹	603.57	Tonnes
製成品所用包裝材料總數	100.07	010.00		公噸
Metal 金屬	198.07	210.00	166.41	Tonnes 公噸
Paper 紙張	818.91	561.66	415.32	Tonnes 公噸
Plastic 塑料	59.00	157.87	17.19	Tonnes 公噸
Others ² 其他 ²	-	5.53	4.65	Tonnes 公噸
Total Packaging Materials used for Finished Products 製成品所用包裝材料總量	0.15	0.15	0.14	tonnes/tonne of Production Unit 公噸/公噸生產單位

The launch of new products, which includes coconut milk and coconut water, leads to an increase of packaging material consumption in 2020.

椰奶及椰汁等新產品的推出導致二零二零年的 包裝材料耗用量增加。

Others mean used woven bag from 2019 onwards.

其他指自二零一九年起使用的編織袋。

ENVIRONMENT

Under the trend of low-carbon and energy-saving development, the Group does not aware of any non-compliance with relevant national laws and regulations related to environmental protection in Malaysia, including Environmental Quality (Industrial Effluent) Regulations, Environmental Quality (Clean Air) Regulations & Environmental Quality Act.

We incorporate the energy conservation and low-carbon concept into every aspect and continue to optimize use of resources. Facing the evolvement of regulatory requirement and the rising expectation of stakeholders on environmental issues, we had established a systematic and quantitative approach to manage our environmental emissions and resources so as to achieve our environmental targets below:

1) Reducing emission throughout our operations

 the Group will actively seek opportunities to reduce the impacts brought by its operation, including greenhouse gases, water and disposable waste, etc.

2) Utilizing resources for better management

 the Group will opt out ineffective business processes and enhance current resources usage, including water, energy and raw materials, to improve resources effectiveness

In order to further improve the energy saving, our three energy saving measures are work in progress. They include the followings:

- 1) Replacement of 150RT centrifugal chiller to 93RT screw chiller
- 2) LED lighting installation
- 3) Compressor maintenance

All of these measures are being closely monitored by engineering department. We believe we will be able to reduce the energy consumption after implementing these energy conservation measures.

During the Reporting Period, we purchased water from municipal water supply and faced no difficulties in sourcing water.

環境

在低碳節能的發展趨勢下,本集團未發現 任何違反馬來西亞環境保護相關國家法律 及法規的情況,包括《環境質量(工業污水) 規例》、《環境質量(潔淨空氣)規例》及《環 境質量法》。。

我們將節能低碳理念融入各個環節,不斷 優化資源使用。面對有關環境事宜的監管 規定的演變及持份者預期日益增加,我們 已建立一套系統化定量方針,以管理環境 排放物及資源,從而達致以下環境目標:

1) 在整個營運過程減少排放

 本集團將積極尋找機會減少其經營所帶來的影響,包括溫室氣體、 水及一次性廢棄物等

2) 利用資源加強管理

 本集團將淘汰低效的業務流程, 並加強對現有資源的使用,包括 水、能源及原材料,以提高資源 效益

為了進一步提高節能效果,我們正實行三 項節能措施,包括:

- 將150RT離心式製冷機替換為93RT螺 桿式製冷機
- 2) 安裝LED照明
- 3) 維護壓縮機

工程部門密切監察所有該等措施。我們相 信,在實施該等節能措施後,我們能夠降 低能源消耗。

於報告期間,我們向市政供水購水,在求 取水源方面沒有遇到任何困難。

The following table shows the environmental KPIs during the Reporting Period, years 2019 and 2020:

下表列示於報告期間,二零一九年及二零二 零年的環境關鍵績效指標:

	2021	2020	2019	Unit
	二零二一年	二零二零年	二零一九年	單位
Air Emission				
廢氣排放量				
Nitrogen Oxide (NO _x)	7.75	7.11	4.84	tonnes
氮氧化物				公噸
Sulphur Oxide (SO _x)	1.23	1.37	0.89	tonnes
硫氧化物				公噸
Particulate Matter (PM)	88.84	99.36	64.52	tonnes
懸浮顆粒				公噸
GHG Emissions				
溫室氣體排放量	14 4 40 74	15 000 10	0.015.00	tornes of CO a
Total GHG Emissions 溫室氣體排放總量	14,140.71	15,023.19	9,915.06	tonnes of CO₂e 公噸二氧化碳當量
/血 至 米 痘 拆 放 總 里 Gross GHG Emissions (Scope 1)	350.80	331.79	304.12	公 噸 二 彰 仁 恢 畠 里 tonnes of CO ₂ e
總溫室氣體排放量(範圍1)	350.80	551.79	504.12	公噸二氧化碳當量
協力 主 利 提 評 放 重 (乾 国 1) GHG Emissions (Scope 2)	2,993.22	2,618.21	1,718.82	本版 和 C 吸 留 里 tonnes of CO ₂ e
溫室氣體排放量(範圍2)	2,000.22	2,010.21	1,710.02	公噸二氧化碳當量
GHG Emissions (Biogenic)	10,796.69	12,073.19	7,892.11	tonnes of CO ₂ e
溫室氣體排放量(生物源)		,	1,002111	公噸二氧化碳當量
Total GHG Emissions Intensity	2.01	2.33	2.33	tonnes of CO ₂ e/tonne of
				Production Unit
溫室氣體排放總量密度				公噸二氧化碳當量/
				公噸生產單位
Energy				
能源				
Total Energy Consumption	34,732.31	39,528.08	26,028.34	MWh
能源消耗總量	4 0 4 0 0 0	0 770 00	0 470 00	北瓦時
Purchased Electricity	4,313.00	3,772.63	2,476.69	MWh 业 互 中
購電	1 106 01	1 057 26	1 140 07	兆瓦時 MWh
Diesel 柴油	1,196.21	1,257.36	1,149.97	兆瓦時
未 冲 Biomass	29,396.64	34,498.09	22,401.67	MWh
生物質	23,030.04	04,400.00	22,401.07	兆瓦時
Energy Consumption Intensity	4.94	6.14	6.11	MWh/tonne of Production Unit
能源消耗密度		0.1.1	0111	兆瓦時/公噸生產單位
Water				
水				
Total Water Consumption	152,729.00	145,079.00	104,769.00	m ³
總耗水量				立方米
Water Consumption Intensity	21.74	22.54	24.60	m ³ /tonne of Production Unit
用水密度				立方米/公噸生產單位

	2021 二零二一年	2020 二零二零年	2019 二零一九年	Unit 單位
Hazardous Waste 有害廢棄物				
SW 409	4.46	2.90	1.13	tonnes
Hazardous Waste Intensity 有害廢棄物密度	0.64	0.45	0.27	公噸 kg/tonne of Production Unit 千克/公噸生產單位
Non-Hazardous Waste ¹ 無害廢棄物 ¹				
Total Non-Hazardous Waste 無害廢棄物總量	1,400.61	1,223.59	653.60	tonnes 公噸
Plastic 塑料	33.72	30.40	30.74	tonnes 公噸
Paper 紙張	39.72	24.52	19.24	tonnes 公噸
Rejected coconut 不合格椰子	1,226.78	1,063.36	505.37	tonnes 公噸
Other General Waste 其他一般廢棄物	100.39	105.31	98.25	tonnes 公噸
Non-Hazardous Waste Intensity 無害廢棄物密度	0.20	0.19	0.15	tonne/tonne of Production Unit 公噸/公噸生產單位

Regarding the Non-Hazardous Waste, the amount disclosed for Plastic, Paper and Rejected Coconut are related to the quantity recycled or reused, while the Other General Waste, which is residual ash and office and plant general waste, are disposed of.

1111

就無害廢棄物而言,所披露的塑料、紙張及不 合格椰子數量與回收或再利用數量相關,而其 他一般廢棄物(即殘灰以及辦公室及工廠一般廢 棄物)則予以出售。

Emission Management

The Group continues to step up efforts for control of air emission and effluent discharge, so as to minimize pollution arisen during operation.

To comply with sewage discharge standard, all effluent is treated before discharge by passing through oil trap, UASB, trickling tower, aeration pond and clarifying pond in our onsite sewage treatment plant.

排放物管理

本集團繼續加大力度控制氣體排放及污水 排放,以盡量減少運營期間產生的污染。

為符合污水排放標準,所有廢水在排放 前均經過我們現場污水處理廠的隔油池、 UASB、滴濾塔、曝氣池及澄清池進行處 理。



In accordance with Environmental Quality (Industrial Effluent) Regulation 2009, no parties shall discharge effluent to water body beyond the designated condition. In order to perform closely monitoring on the discharge level, we conduct effluent analysis twice a month, with the use of analysis parameters including Chemical Oxygen Demand (COD), Biochemical Oxygen Demand (BOD) and pH. During the Reporting Period, we are not aware of any non-compliance with all applicable laws and regulations in regard to sewage discharge. 根據《二零零九年環境質量(工業污水)規 例》,任何人不得將污水排放至超出指定狀 況的水體。為密切監測排放水平,我們使 用化學需氧量(COD)、生化需氧量(BOD)及 酸鹼度(pH)等分析參數,每個月進行兩次 污水分析。於報告期間,我們未發現任何 違反有關污水排放的所有適用法律及法規 的情況。

The Group's main air and greenhouse gas emission is generated from the operation of biomass boiler, use of diesel forklift and purchased electricity. In this regard, we had adopted smoke density meter to monitor the air emission regularly. Moreover, we had entrusted third party laboratory to conduct Isokinetic stack sampling and air emission monitoring regularly so as to comply with the requirements of Environmental Quality (Clean Air) Regulations 2014.

To strengthen our monitoring process, we had installed a Continuous Emission Monitoring (CEM) System at our key emission exhaust. This system helps to monitor multiple gas species simultaneously and reduce the number of workforces for monitoring. If there is any abnormal result noted, an ERCMC meeting will be held immediately to identify and adopt the rectification measures as soon as practicable.

Waste Management

Our hazardous waste is mainly produced during the production process, including disposed containers, bags or equipment contaminated with chemicals, pesticides, mineral oil or scheduled wastes, which its hazardous waste code is SW409 as stated in the Environmental Quality (Scheduled Wastes) Regulations 2005. It is stored in an individual cabin which is separated from other nonhazardous wastes. Safety signs are affixed to the door leading to a storage room. All hazardous wastes are placed on pallet to avoid contact with the floor. A qualified third party is responsible for the collection and handling those hazardous wastes on a regular basis. 本集團的主要空氣及溫室氣體排放來自生物質鍋爐的運作、柴油叉車的使用及購電。 就此而言,我們使用煙霧密度測量器定期 監測氣體排放。此外,我們委託第三方實 驗室定期進行等速煙道採樣及氣體排放監 測,以遵守《二零一四年環境質量(潔淨空氣) 規例》的要求。

為加強我們的監督程序,我們於主要排氣 裝置上安裝連續排放監測系統。該系統有 助同時監測多種氣體,並減少監督人員數 量。如發現任何異常結果,將立即召開環 境監管合規監督委員會會議,以便在可行 情況下盡快確定並採取整改措施。

廢棄物管理

我們的有害廢棄物主要在生產過程中產生, 包括棄置容器、袋子、受化學品、農藥、 礦物油污染的設備或《二零零五年環境質量 (計劃內廢棄物)規例》所載有害廢棄物代碼 為SW409的廢棄物。有害廢棄物存放在與 其他無害廢棄物分開的獨立屋內。儲藏室 的門上貼有安全標誌。所有有害廢棄物均 放在托盤上,以避免與地板接觸。合資格 第三方負責定期收集及處理該等有害廢棄 物。



Industrial effluent is the primary waste generated from our production process at Perak Plant. It is generated from our Cleanin-place (CIP) system, which discharges nitric and caustic acid, and generated from the process of cleaning our white kernels. We treat the industrial effluent with our on-site industrial effluent treatment plant carefully before discharge.

During the combustion of coconut shells, residual ash is generated from the biomass boiler. It would be collected together with other general waste by a third party for disposal and recycling. To monitor the ash generation, a monitoring system is installed as requested by the Department of Environment in Malaysia. Also, the biomass boiler is examined by the Department of Environment and the Department of Occupational Safety and Health in Malaysia every year.

Mitigation Measures

By formulating the system for energy utilization and implementing measures on energy conservation and emission reduction, the Group continues to improve energy efficiency and push forward low-carbon operation:

Energy-saving

- Give priority to cooling equipment with lower energy consumption and highly efficient electronic appliances
- Use natural light in office as far as possible
- Advocate the application of energy-saving lamps
- Use teleconference or email instead of overseas business trips
- Remind employees to turn off all air-conditioners and power supply during the non-office hours

Water conservation

- Give priority to water-saving equipment and products in the office area
- Promote the water saving idea to all staffs
- Place the poster with the reminder of "Conserve water" near the taps of each water supply system, such as canteen area, sinks, etc
- Install water-saving taps and sanitary fittings and properly design the water supply and drainage systems

工業污水為霹靂工廠生產過程中產生的主 要廢棄物,產生自我們的就地清洗系統(該 系統排放含氮及腐蝕性酸性液體),以及在 清洗白椰肉過程中產生。在排放前,我們 在現場工業污水處理廠小心處理工業污水。

椰子殼燃燒時,生物質鍋爐會產生殘灰。 殘灰連同其他一般廢棄物由第三方收集進 行處置及回收。為監測殘灰的產生,我們 按照馬來西亞環境部門的要求安裝監測系 統。此外,生物質鍋爐由馬來西亞環境部 門及職業安全與健康部門每年進行檢查。

減低措施

本集團通過制定能源使用制度及實施節能 減排措施,不斷提升能源效率,踐行低碳 運營:

節能

- 優先考慮低能耗的冷卻設備及高效能 電器
- 辦公室盡可能使用自然光
- 提倡使用節能燈
- 以電話會議或電子郵件代替海外商務
 差旅
- 提醒僱員在非辦公時間關閉所有空調 及電源

節水

- 在辦公區域優先考慮節水設備及產品
- 向所有員工推廣節水理念
- 在餐廳、水池等各項供水系統的水龍 頭附近張貼「節約用水」的提示海報
- 安裝節水型水龍頭及衛生設施,妥善設計供水及排水系統

Reduction of paper use

- Adopt electronic document filing system
- Promote the use of electronic communication means for announcement publishing, event reporting, recommendation solicitation and feedback
- Promote the reuse of file folders, envelopes and other stationery

Others

- Hold "Environmental Day" to share knowledge, tips and information on environment protection through fun games and video sharing
- Share tips on saving the environment to all employees
- Encourage employees to bring their own cups and tableware, and avoid using disposable utensils or plastic containers

While highlighting management of energy conservation and emission reduction in operation, we strive to minimize wastes and extend the waste life cycle by implementing different waste reduction measures.

In order to reduce waste production, we pay great effort to fully utilize every single coconut. By adopting the waste-to-energy technology, we use biofuel as our main fuel instead of fossil fuel since 2013. We collect and burn the coconut shells and woodchips as bio-fuel for our biomass boiler to produce heat. With the introduction of biomass boiler and the combustion of coconut shells, we have reduced fuel costs to a great extent.

減少用紙

- 採用電子文件存檔系統
- 倡導利用電子通訊的方式進行通告發 佈、事項報告、建議徵收及反饋
- 提倡重複使用檔案夾、信封及其他文 具

其他

- 舉辦「環境日」,通過有趣的遊戲及視 頻分享,分享有關環保的知識、貼士 及資料
- 每月透過電子郵件與全體僱員分享有 關拯救環境的貼士
- 鼓勵僱員自備杯子及餐具,避免使用 一次性餐具或塑料餐具

在強調運營中的節能減排管理的同時,我 們通過實施不同的減廢措施,盡最大努力 減少廢棄物,延長廢棄物適用週期。

為減少廢棄物產生,我們力求全面利用每 一個椰子。我們採用廢棄物再生能源技術, 自二零一三年以來改用生物燃料代替化石 燃料作為主要燃料。我們收集及燃燒椰殼 及木屑作為產生熱量的生物質鍋爐的生物 燃料。隨著生物質鍋爐的使用及燃燒椰子 殼,我們在很大程度上降低了燃料成本。

We are committed to advocating the green and low carbon concept to our stakeholders. Thus, we have initiated the awareness program on environmental policies at our HQ and Perak Plant since 2019. We share environmental policies and data analysis review at the billboard and entrance. We also encourage our employees to participate in the training regarding environmental protection held by the Department of Environment in order to raise their environmental protection awareness. We strive to promote the low carbon, green, sustainability and other environmental protection concepts to the public. We also encourage the public to reduce waste by adopting recyclable carton package. Customer can recycle the package by merely flattening it and send it to the nearest collection centre. 我們致力於向我們的持份者倡導綠色低碳 理念。因此,自二零一九年以來,我們已於 總部及霹靂工廠啟動環境政策認知計劃。 我們在公告牌及入口處分享環境政策及數 據分析概覽。我們亦鼓勵僱員參加由環境 部門舉辦的環保培訓,以提高其環保意識。 我們致力於向公眾倡導低碳、綠色、可持 續發展及其他環保理念。我們亦鼓勵公眾 接納可回收盒包裝以減少廢棄物。客戶只 可進行包裝回收。



Response to Climate Change

As a part of the community, climate change may have unavoidable effect to our daily lives. Although our operations do not pose significant impact to climate change, we are committed to reducing our influence on the environment and optimising resources more efficiently. The Group has formulated "Climate Environmental Risk Assessment" to list out the climate impacts to the Group and the risks associated:

- Reducing supply of raw materials due to increasing climate temperature, draught, and flooding
- Loss of sales due to import/export ban by other countries with new environmental laws and regulations
- Non-compliance to regulatory requirements due to new laws and regulations implemented

The Group has also listed out how it can adapt the changes and relative mitigative measures to the climate impact, including below:

- Consider suppliers which operates with minimal impact to the environment to reduce on greenhouse gases emission
- Prepare emergency respond procedure in case of suspension of work due to extreme weather condition
- Conduct periodic review on new engaging regulatory requirement
- Monitor total consumption level and usage intensity of energy and water regularly

應對氣候變化

作為社區的一分子,氣候變化可能對我們 的日常生活產生不可避免的影響。儘管我 們的營運不會對氣候變化造成重大影響, 但我們仍致力於減少對環境的影響並充分 有效地利用資源。本集團已制訂氣候環境 風險評估,列出氣候對本集團的影響及相 關風險:

- 氣溫上升、乾旱及洪水,導致原材料
 供應減少
- 其他國家的新環境法律及法規禁止進出口,導致銷售損失
- 新法律及法規實施,導致不符合監管 要求

本集團亦列出如何適應變化及相關緩解氣 候影響的措施,包括:

- 考慮選擇對環境影響最少的供應商, 以減少溫室氣體排放
- 針對因極端天氣而停工的情況作好應 急程序準備
- 定期審視所涉及的新監管要求
- 定期監測能源及水的總消耗水平及使
 用密度

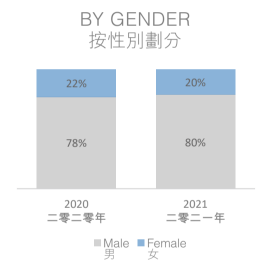
Our People¹

We adhere to the business philosophy of "people-oriented", and recognizes that employees and communities are fundamental to the substantial development of the Group.

We are dedicated to providing our employees with a safe working environment, attractive compensation and benefits, adequate training and career advancement, where continuous benchmarking to our current mechanism, so that every employee can grow with us.

Staff Overview

We are convinced that success depends entirely on the enthusiasm and excellence of our staff. As of 31 December 2021, the Group employs a total of 343 employees, detailed classifications are as follow:



我們的人才1

我們堅持「以人為本」的業務理念,深知僱 員及社區為本集團長遠發展的立足根本。

我們致力於為僱員提供安全的工作環境、 具吸引力的薪酬及福利、充分的培訓及職 業發展,並持續對標我們的現有機制,以 便每位僱員可與我們共同成長。

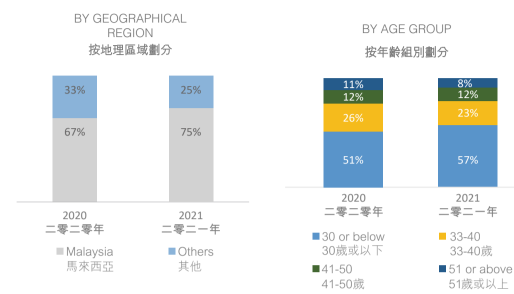
員工概覽

我們深信,成功全憑具有熱忱及精益求精 的員工。截至二零二一年十二月三十一日, 本集團合共僱用343名僱員,詳細分類如下:



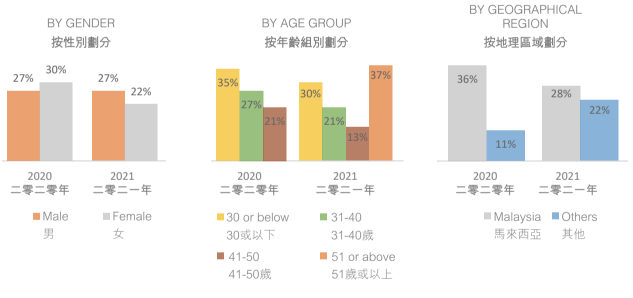
BY EMPLOYMENT TYPE

Our social KPIs mainly make reference to the calculation methodologies stated in "How to prepare an ESG report" published by the HKEx. 我們的社會關鍵績效指標主要參考聯交所發佈 的「如何編備環境、社會及管治報告」所**延的計** 算方法。



Details of the turnover rate are as follow:





TALENTS RECRUITMENT

We are dedicated to promoting professional development and providing a harmonious working environment and development platform for our employees.

人才招聘

我們致力於提升專業發展,為我們的僱員 提供和諧的工作環境及發展平台。

10

38

We will not discriminate and will take affirmative action measures to ensure against discrimination in employment, recruitment, advertisements for employment, compensation, termination, upgrading, promotions, and other conditions of employment against any employee or job applicant on the basis of race, creed, colour, national origin, or sex. During the recruitment process, we take a variety of factors into account, such as our development plans, vacancies within our Group, work experience and education background of the candidates. We assess their personal knowledge, technical skills and working attitude through written tests and interviews, thereby recruiting suitable persons. Talented staffs are promoted by assessing their performance. experience and ability. We attach great importance to employees' performance management and incentives. Performance appraisal will be conducted regularly to evaluate and analyse the employees' accomplishment of performance targets.

Upholding the employment principle of "fairness, openness and equity", the Group adopts a zero-tolerance approach towards any form of discrimination and prohibits the use of child and force labour.

There are several roles within our Group that have to be filled by personnel with the requisite skillset, work experience, educational background or qualification. Examples are shown as follow: 我們不會歧視,並且會採取平權行動措施, 確保在就業、招聘、招聘廣告、薪酬、解 僱、升級、晉升及其他僱傭情況,不因種 族、信仰、膚色、國籍或性別而歧視人。 偏員及求職者。我們的異務計劃、本種 慮多項因素,如我們的業務計劃、本種 的職位空缺、應徵者的工作經驗及學處。 我們透過工作態度,藉此聽及知識,才 。 我們透過工估其表現、經驗及能力晉理 人子 愛勵。我們將定期進行績效評核,以評估 及分析僱員績效目標的完成情況。

本集團秉持「公平、公開、公正」的僱傭原 則,對任何形式的歧視採取零容忍態度, 並禁止使用童工及強制勞工。

本集團的多項職位須由具備必要技術、工 作經驗、學歷或資格的人士擔任。舉例説 明如下:

Project manager 項目經理

- Requires a bachelor degree in engineering or equivalent gualification
- 具備工程學士學位或同等資格

Quality assurance executive/Manager

質量保證員/經理

- Requires a degree, diploma or equivalent qualification in food technology or food science
- 具備食品技術或食品科學學士學位、文憑或同等資格

Boilerman

鍋爐工

- Obtains a boiler certificate issued by the Department of Occupational Safety and Health (jabatan keselamatan dan kesihatan pekerja)
- 具備職業安全與健康部門 (jabatan keselamatan dan kesihatan pekerja) 頒發的鍋爐證書

R&D staff

研發員工

- Requires a degree in food technology or food science
- 具備食品技術或食品科學學位
- At least three years of relevant work experiences
- 至少具備三年相關工作經驗

We generally enter into a standard form of employment contract with our employees, which contain confidentiality clauses and standard restrictive covenants. We hire our employees through recruitment channels. During the Reporting Period, we do not aware of any major labour disputes, work stoppages or labour strikes.

REMUNERATION AND WELFARE

Adhering to the principle that corporate growth relies on and benefits employees, the Group establishes a remuneration system based on the characteristics of different posts to reflect the internal fairness and external competitiveness. Remuneration packages consist of basic salary, incentive bonus scheme which encourages employees to improve their individual and departmental performance. Employees are entitled to paid annual leave, marriage leave, maternity leave, replacement leave and other statutory holidays in accordance with the laws, protecting their basic rights.

At the same time, we regularly adjust employees' remuneration package according to their performance and skills, as well as the industry norms, to ensure both external competitiveness and internal equity. 我們一般與僱員訂立標準形式的僱傭合約, 當中載有保密條款及標準限制性契諾。我 們透過招聘渠道招聘僱員。於報告期間, 我們並不知悉任何重大勞工糾紛、停工或 罷工。

薪酬及福利

本集團堅持企業發展需依賴及發展惠及僱員的原則,根據不同的崗位特性建立薪酬體系,以體現內部公平性及外部競爭性。 薪酬待遇由基本薪金及獎勵花紅計劃(鼓 勵僱員提升其個人及部門表現)組成。僱員 有權依法享有帶薪年假、婚假、產假、換 休及其他法定假日,保障其基本權利。

同時,我們根據僱員的表現及技能以及行 業規範定期調整其薪酬待遇,以確保外部 競爭性及內部公平性。

DEVELOPMENT AND TRAINING

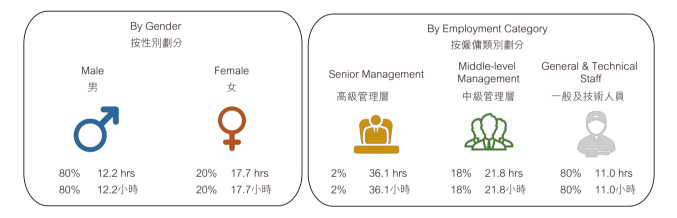
In order to offer better development prospect, the Group elaborately establishes a sound employee training and development program, covering induction training to practical courses of onthe-job training. We also encourage employees to learn advanced knowledge and participate in external training courses. We provide complete course support for employees at each of their career development stage, so as to facilitate their rapid growth. In 2021, 99% of the employees have received trainings. They are trained with different programmes in various sectors such as induction training, computer skills, market trends in food industry, management system training, safety training and product briefing.

發展及培訓

為提供更好發展前景,本集團精心建立了 完善的僱員培訓及發展計劃,涵蓋入職 副至在職培訓的實戰課程。我們亦鼓勵僱 員學習先進知識及參加外部培訓課程。我 們在僱員的各職業發展階段提供完備的課 程支持,協助他們快速成長。於二零二 年,99%僱員接受了培訓。培訓涉及各 領域的不同項目,例如上崗培訓、計算機 技能、食品行業的市場趨勢、管理系統培 訓、安全培訓及產品簡介。

受訓僱員及平均培訓時數明細

BREAKDOWN OF EMPLOYEES TRAINED AND AVERAGE TRAINING HOURS



For new employees, we organize orientation training and provides tailor-made relevant courses for them so that they can be more familiar with and integrate into the corporate culture, adapt and understand the business operation efficiently. 就新僱員而言,我們組織入職培訓,提供 量身定製的相關課程,令他們更加熟悉並 融入企業文化,有效地適應及理解業務運 營。

For existing employees, we provide workshops, internal and external trainings for them to improve their understanding and knowledge of work safety issues and hazard identification, risk assessments and risk control issues.

All directors, including the independent non-executive directors, should keep abreast of their responsibilities as directors and our business activities. To facilitate the directors to perform their responsibilities, they are required to attend the training to strengthen their management knowledge and skills.

OCCUPATIONAL HEALTH & SAFETY

The Group takes various measures to create an excellent working and living environment, so as to safeguard the safety and occupational health of our employees. We do not aware of any non-compliance with Occupational Safety and Health Act and all applicable laws and regulations relevant to occupational health and safety during the Reporting Period. In this regard, achieving aim of setting up this act, which is to secure the safety, health and welfare of workers in workplace and protect others against risks to safety or health, are our top priorities. We have set up an occupational safety and health policy as a guideline for the staff of the Group. There were no work-related fatalities for the past three years including the Reporting Period and during the Reporting Period, there is no single lost day due to work-related injuries recorded.

Work and Environment Safety Committee are set up to discuss and address matters related to environmental and occupational health and safety issues of our Group. The committee members include our factory managers and production managers, and personnel from the Human Resources Department. With opinions collected from different departments, we believe we can address our environmental, health and safety issues in a considerate way. 就現有僱員而言,我們為其提供研討會、 內部及外部培訓,以提高彼等對工作安全 問題及危險辨識、風險評估及風險控制問 題的理解及知識。

全體董事(包括獨立非執行董事)應熟知彼 等作為董事的責任及我們的業務活動。為 促進董事履行其責任,彼等須參與培訓以 強化其管理知識及技能。

職業健康與安全

本集團採取多項措施營造良好的工作及生 活環境,以保障僱員的安全及職業健康。 於報告期間,我們並不知悉任何不遵守《職 業安全及健康法》以及與職業健康及安全 相關的所有適用法律及法規的情況。就此 而言,我們的首要任務為實現頒佈該法的 目標,即保障工作場所工人的安全、健康 及福利,並保護他人免受安全或健康風險。 我們已制定職業安全及健康政策,作為 集團員工的指引。於過往三年(包括報告期 間),未發生任何因工死亡事故,於報告期 間,並無因工傷損失的工作日數。

我們成立了工作及環境安全委員會,以討 論及解決與本集團環境以及職業健康及安 全問題有關的事宜。委員會成員包括我們 的工廠經理、生產經理及人力資源部門的 人員。透過收集不同部門的意見,我們相 信我們可以周全的方式處理我們的環境、 健康及安全問題。



Our production sites are equipped with fire protection equipment and tools. Warning signs are placed around the production sites to warn and remind our staff of safety issues. Regular trainings regarding occupational safety, hazardous chemicals handling and fire safety are provided to enhance our employees' health and safety awareness.

Annual health examination and medical insurance are provided to ensure the physical health of our staffs. We also maintain employer's liability insurance, public liability insurance against any damages caused to third parties and consequential loss insurance policies. Besides, we have taken out an insurance policy against any damage that may be caused by our biomass boiler.

OUR RESPONSE TO COVID-19

The world is facing an unprecedented challenge amid the COVID-19 pandemic. During this crisis, the health and safety of our employees is always our top priority. With this regard, we have taken active measures to prevent the spread of pandemic. A COVID-19 Committee has been established to monitor the latest developments around COVID-19 and provide employees with appropriate guidelines and information as needed. In offices and factory, we have mandated health declaration and temperature checks prior to entry. All employees and visitors should sanitize their hands thoroughly upon entering the building or premises. They are also required to wear face mask and maintain social distance with each other at all times possible. Hand sanitizers are available throughout the working area.

We remain vigilant in monitoring the situation as we seek to safeguard the health and well-being of our people and ensure our products available to all customers. 我們的生產場所配備了防火設備及工具。 我們在生產場所周圍設置警告標誌,警告 及提醒我們的員工注意安全問題。我們定 期提供有關職業安全、危險化學品處理及 消防安全的培訓,以提高僱員的健康及安 全意識。

我們提供年度健康檢查及醫療保險,以確 保員工的身體健康。我們亦已為僱員投購 僱主責任險及就對第三方造成的任何損失、 間接損失投購公共責任險。此外,我們已 就我們生物質鍋爐可能造成的任何損害投 購保險。

我們對COVID-19的應對措施

因COVID-19疫情大流行,世界正面臨前所 未有的挑戰。在這場危機中,我們始終將 僱員的健康和安全視為重中之重。為此, 我們已積極採取措施防止大流行疫情蔓延。 我們成立了COVID-19委員會,以監視有關 COVID-19的最新發展,並按需要為僱員異 做,我們規定在進入前必須進行健康申報 和體溫檢查。所有僱員及訪客進入重之 或場所時均應徹底消毒雙手,配戴口罩, 並在任何時候保持與他人的社交距離。整 個工作區均有提供洗手液。

我們保持警惕,監察局勢,以保障僱員的 健康和福祉,並確保我們的產品可供所有 客戶使用。

LABOUR STANDARD

We adhere to the human rights framework that creates an environment where human rights issues can be openly discussed.

Child and forced labour are strictly prohibited during the recruitment process as defined by the laws and regulations. During the hiring process, candidates shall provide identity documents and valid employment visas to ensure that they are legally employable. Human Resources Department will also ensure the identity documents are carefully checked and no child or forced labour are employed by the Group. If any false presentation or fraud committed by the employee is found, the Group or its subsidiaries have the right to terminate the contract of that employee. During the Reporting Period, we do not aware of any non-compliance incidents regarding child and forced labour.

We have been in stringent compliance with the laws and regulations in Malaysia relevant to the Labour Standards, including but not limited to:

- Employment Act 1955 (Amendment 2012)
- Industrial Relations Act 1967 (Amendment 2015)
- Employment (Limitation of Overtime Work) Regulations 1980
- Employment Regulations 1957
- Human Resource Development Act 1992
- Minimum Retirement Age Act 2012
- Children and Young Person (Employment) Act 1966
- Holiday Act 1951

勞工準則

我們堅持人權框架,營造公開討論人權問 題的環境。

如法律及法規所界定,在招聘過程中我們 嚴格禁止僱用童工及強制勞工。在招聘過 程中,應聘者須提供身份證明文件及有效 的工作簽證,以確保彼等合法就業。人力 資源部門亦將確保仔細檢查身份證明文件 及本集團不會僱用童工或強制勞工。若發 現僱員有任何虛報或偽造行為,本集團執 其附屬公司有權終止該僱員的合約。於報 告期間,我們並不知悉任何有關童工及強 制勞工的違規事件。

我們恪守有關勞工準則的馬來西亞法律及 法規,包括但不限於:

- 《一九五五年僱傭法》(二零一二年修訂)
- 《一九六七年工業關係法》(二零一五年 修訂)
- 《一九八零年僱傭(限制超時工作) 規例》
- 《一九五七年僱傭規例》
- 《一九九二年人力資源發展法》
- 《二零一二年最低退休年齡法》
- 《一九六六年兒童和青年(僱傭)法》
- 《一九五一年休假法》

ETHICAL CULTURE

We uphold the corporate culture of "fairness, justice, honesty and integrity". We take a zero-tolerance approach with regard to bribery, extortion, fraud and money laundering. In an aim to cultivate an ethical corporate culture and practice, all gifts, banquets and customer rebates are prohibited according to our "No Gift policy". If any misconduct, fraud, unlawful behaviour or suspected commercial bribery is found, it shall be passed on to judicial authorities for pursuit of charges. In addition, the Group has provided anti-corruption training to directors and staff to uphold the integrity of our operations.

Whistle-blowing channels and policies are set up for our employees or other stakeholders to report any suspected case of noncompliance. Cases reported will be investigated by department head. Confirmed cases are report to human resources department for record and further follow-up actions. During the Reporting Period, we do not aware of any pending or concluded legal proceedings regarding corruption brought against the Group or any of our employees.

SUPPLY CHAIN MANAGEMENT AND CUSTOMER SATISFACTION

The Group believes that successful collaboration with suppliers and business partners is critical to our business operation, which leads us in achieving sustainable development.

We have adopted standardised procurement procedures in order to improve the efficiency of our operations. The procurement procedures are as follow:

道德文化

我們秉承「公平公正、誠信廉潔」的企業文 化。我們對賄賂、勒索、欺詐及洗黑錢採 取零容忍態度。為培養道德的企業文化及 常規,我們的「無禮品政策」禁止一切饋贈、 宴請及接收客戶回扣。如有任何不當行為、 欺詐、不法行為或涉嫌商業受賄者,一律 交由司法機關追究責任。此外,本集團向 董事及員工提供反貪污培訓,以維護我們 營運的誠信。

我們為僱員及其他持份者建立了舉報渠道 和政策,以供舉報可疑的違規情況。部門 主管會對舉報的個案進行調查。經證實的 個案會向人力資源部報告,以作記錄及進 一步跟進。於報告期間,我們並不知悉任 何向本集團或我們的任何一位僱員提出有 關貪污的未決或已決法律程序。

供應鏈管理及客戶滿意度

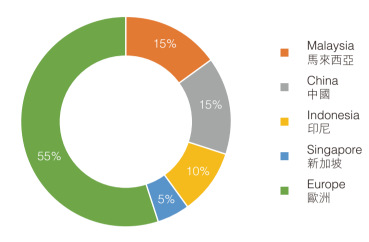
本集團相信,與供應商及業務夥伴的成功 合作對我們的業務營運至關重要,有助我 們實現可持續發展。

我們已採用標準化的採購程序,以提高營 運效率。有關採購程序如下:



In order to safeguard the quality of our raw materials, all new suppliers will be assessed by their manufacturing practices, capacity, product quality, etc. Our 20 main suppliers are from Malaysia, Singapore, China, Europe and Indonesia.

為保障原材料的質量,我們將對所有新供應商的生產常規、產能、產品質量等進行評估。我們的20個主要供應商來自馬來西亞、新加坡、中國、歐洲及印尼。



Geographical location of our 20 major suppliers 我們20個主要供應商的地域分佈

The Group continues to improve the nutrition value and quality of our products and enhance the customer satisfaction in terms of flavour innovation and packaging design. Customer Complaint Policy and Product Return Policy are established to standardize the procedures of handling customer complaint and ensure any returned products are properly documented. Whenever we receive customer's complaint, we first carry out verification of the complaints. Quality testing on the alleged sub-standard product will be conducted when it is necessary. If our products are found and proved to be defective, we will follow up on the relevant complaint with our customer and our factory. In addition, we will continue to address the issues giving rise to the quality issues or defective packaging until the problem is settled. During the Reporting Period, we do not aware of any recalls, claims against intellectual property and product and service related complaints.

We have maintained product liability insurance to cover any liabilities arising from the sale of our products.

我們投購了產品責任險,以保障因我們出 售的產品而導致的任何責任。

SUSTAINABLE SOURCING

The Group is committed to maintaining a sustainable supply chain management which address the key focus of upholding fundamental human rights, protecting workers and acting within the laws. The Group has formulated "Sustainable Sourcing Policy" to list out ethical and environmentally sustainable sourcing practices of suppliers, so that the Group can assess its suppliers on below aspects:

- Compliance with laws and regulations;
- Respect for confidentiality;
- Environmentally responsible; and
- Civic and responsible corporate culture.

Examples of sourcing practices include the followings:

- Forced, bonded or non-voluntary prison labour shall not be used;
- Suppliers shall not engage in acts of bribery and corruption and shall not falsify documents and records.
- Demonstrate a commitment to equality of opportunity for individuals and groups enabling them to live their lives free from discrimination and oppression;
- Take appropriate measures to ensure the health and safety of their workforce and the wider public; and
- Dispose productions waste in accordance with national and local laws and regulations.

PRIVACY PROTECTION

The trust of our customers forms the foundation of our business success and brand image. The Group complies with data privacy laws and regulations and respects customer privacy. We collect and handle customer's personal data carefully. Unauthorised use of customer data is strictly prohibited. Customer data are only accessible by authorised personnel within the Group on a needto-know and need-to-use basis. In order to raise the employees' awareness of the importance of privacy protection, relevant training on managing sensitive customer and company information is provided.

可持續採購

本集團致力於維持可持續的供應鏈管理, 重點關注維護基本人權、保護工人及依法 行事。本集團制定了《可持續採購政策》, 列出供應商在道德及環境方面的可持續採 購行為,以便本集團對供應商進行以下方 面的評估:

- 遵守法律及法規;
- 尊重保密性;
- 對環境負責;及
- 公民及負責任的企業文化。

採購行為的例子包括:

- 不得使用強迫、抵債或非自願監獄勞 工;
- 供應商不得參與賄賂及貪污行為,不 得偽造文件及記錄;
- 表現出對個人及群體機會平等的承擔, 保障個人及群體不受歧視和壓迫;
- 採取適當措施確保員工及廣大公眾的 健康與安全;及
- 根據國家及地方法律及法規處置生產 廢棄物。

隱私保護

客戶的信任是我們業務成功及品牌形象的 基礎。本集團遵守資料隱私法律及法規並 尊重客戶隱私。我們會小心收集及處理客 戶的個人資料,並嚴禁未經授權使用客戶 資料。只有本集團獲授權的人員在必須知 道及必須使用的情況下,方可讀取客戶資 料。為提高僱員對隱私保護重要性的認識, 我們提供有關管理敏感客戶及公司資料的 相關培訓。

COMMUNITY INVESTMENT

As a responsible corporate citizen, we actively participate in various charity and social welfare issues for the sake of caring for the local communities. Understanding our local communities, foreseeing their needs and promoting a sustainable future are our ultimate goals. We have established CSR campaign during the Reporting Period, in order to raise awareness of needy children while doing goods by giving back to the society.

CASE STUDY – We Care We Share

In 2021, the pandemic has severely impacted Malaysians' livelihood. To show our caring and support to the community, we have contributed more than 2,000 packs of coconut water to different organizations, including medical frontliners, charities and non-profit making organizations. We hope our little refreshment would light up the fellow Malaysians to go through this rough time.

社區投資

作為負責任的企業公民,我們積極參與各 種慈善及社會公益事宜,關注當地社區。 我們的最終目標是了解我們當地社區、預 知其需求及實現可持續發展。為提高貧困 兒童的意識,我們於報告期間進行了企業 社會責任活動,透過回饋社會投身公益事 業。

案例研究 - 關懷共享

於二零二一年,疫情嚴重影響了馬來西亞 人的生計。為表達我們對社區的關懷和支 持,我們向醫療前線、慈善機構及非牟利 組織等不同組織捐贈了超過2,000包椰汁。 我們希望我們的小茶點能夠照亮馬來西亞 同胞,一同渡過這段艱難的時光。



CASE STUDY – Festive Vibes

Festivals are important components to our society and employees. In Southeast Asia, there are a lot of cultural festivals which are valuable and meaningful to a lot of local families. We hope to share the joy and happiness to the festivals and also to respect the local culture on these special occasions. We encourage our employees to celebrate festivals including Deepavali, Thingyan, Raya Bersama and organise Bubur Lambuk to let our employees feel a sense of belonging to be working in S&P.

案例研究 - 歡樂節慶

節日是我們社會及僱員的重要一環。在東 南亞,有很多文化節日,對很多當地家庭 而言別具價值和意義。我們希望分享節日 歡樂和幸福,同時亦尊重這些特別日子的 當地文化。我們鼓勵僱員慶祝排燈節、潑 水節、開齋節等節日,並送上雜錦粥(Bubur Lambuk),讓僱員對椰豐更有歸屬感。









HKEX ESG REPORTING GUIDE INDEX

香港交易所《環境、社會及管治 報告指引》索引

Subject Areas, Aspects, 主要範疇、層面、一般披	General Disclosure and KPIs 霞及闢鍵	Chapter/ Disclosure 章節/披露	Page 頁數
A. Environmental A.環境 Aspect A1: Emissions 層面A1 : 排放物			
信曲AI · 研放初 General Disclosure	Information on:	Environment	28-35
	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to air and greenhouse gas emissions, discharges into water and land, and generation of hazardous and non- hazardous waste.		
一般披露	有關廢氣及溫室氣體排放、向水及土地的排污、有害及無害廢棄物的產生 等的:	環境	
	(a) 政策;及		
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。		
KPI A1.1 關鍵績效指標A1.1	The types of emissions and respective emissions data. 排放物種類及相關排放數據。	Environment 環境	29
KPI A1.2 關鍵績效指標A1.2	Greenhouse gas emissions in total and where appropriate, intensity. 溫室氣體總排放量及(如適用)密度。	Environment 環境	29
KPI A1.3 關鍵績效指標A1.3	Total hazardous waste produced and where appropriate, intensity. 所產生有害廢棄物總量及(如適用)密度。	Environment 環境	30
KPI A1.4 關鍵績效指標A1.4	Total non-hazardous waste produced and where appropriate, intensity. 所產生無害廢棄物總量及(如適用)密度。	Environment 環境	30
KPI A1.5 關鍵績效指標A1.5	Description of measures to mitigate emissions and results achieved. 描述減低排放量的措施及所得成果。	Environment 環境	28-35
KPI A1.6 關鍵績效指標A1.6	Description of how hazardous and non-hazardous wastes are handled, reduction initiatives and results achieved. 描述處理有害及無害廢棄物的方法、減低產生量的措施及所得成果。	Waste Management 廢棄物管理	32-33

111

		Chapter/	
Subject Areas, Aspect	ts, General Disclosure and KPIs	Disclosure	Page
主要範疇、層面、一般	披露及關鍵績效指標	章節/披露	頁數
Aspect A2: Use of Res 展示 Ao : 资源 使 田	sources		
層面 A2 :資源使用		En incoment	00.05
General Disclosure	Policies on the efficient use of resources, including energy, water and other	Environment	28-35
一般披露	raw materials. 有效使用資源(包括能源、水及其他原材料)的政策。	環境	
		垠児	
	<i>Note:</i> Resources may be used in production, in storage, transportation, in buildings, electronic equipment, etc.		
	起间间195, electronic equipment, etc.		
KPI A2.1	Direct and/or indirect energy consumption by type in total and intensity.	Environment	29
關鍵績效指標A2.1	按類型劃分的直接及/或間接能源總耗量及密度。	環境	23
m	Water consumption in total and intensity.	^柔 況 Environment	29
關鍵績效指標A2.2	總耗水量及密度。	環境	20
m 娗 颅 从 f l 示 A 2.2 KPI A 2.3	Description of energy use efficiency initiatives and results achieved.	Mitigation	28-35
NT 1 AZ.0	Description of energy use enciency initiatives and results achieved.	Measures	20-00
關鍵績效指標A2.3	描述能源使用效益計劃及所得成果。	減低措施	
KPI A2.4	Description of whether there is any issue in sourcing water that is fit for	Environment	28
ΛΓΓΛ Δ . Τ	purpose, water efficiency initiatives and results achieved.	Environment	20
關鍵績效指標A2.4	描述求取適用水源上可有任何問題,以及提升用水效益計劃及所得成果。	環境	
KPI A2.5	Total packaging material used for finished products, and if applicable, with	Product Quality	27
	reference to per unit produced.	and Safety	
關鍵績效指標A2.5	製成品所用包裝材料的總量及(如適用)每生產單位佔量。	產品質量與安全	
Aspect A3: The Enviro	nment and Natural Resources		
層面A3:環境及天然資意	源		
General Disclosure	Policies on minimising the issuer's significant impact on the environment and	Environment	28-35
	natural resources.		
一般披露	减低發行人對環境及天然資源造成重大影響的政策。	環境	
KPI A3.1	Description of the significant impacts of activities on the environment and	Environment	28-35
	natural resources and the actions taken to manage them.		
關鍵績效指標A3.1	描述業務活動對環境及天然資源的重大影響及已採取管理有關影響的行動。	環境	
Aspect A4: Climate Ch	nange		
層面A4:氣候變化			
General Disclosure	Policies on identification and mitigation of significant climate-related issues	Environment	28-35
初出来	which have impacted, and those which may impact, the issuer.	-m 1÷	
一般披露	識別及應對已經及可能會對發行人產生影響的重大氣候相關事宜的政策。	環境	-
KPI A4.1	Description of the significant climate-related issues which have impacted,	Response to	36
	and those which may impact, the issuer, and the actions taken to manage	Climate Change	
	them. 배꼬ㄱᄺ고ㄱ싸ᅀᄣᅑᇨᆝᅕᄔᄡᅋᄮᅂᅬᆮᇩᄓᄪᆂᅌᅟ고ᇠᄣᇨᄘ		
關鍵績效指標A4.1	描述已經及可能會對發行人產生影響的重大氣候相關事宜,及應對行動。	應對氣候變化	

Subject Areas, Aspects 主要範疇、層面、一般披	s, General Disclosure and KPIs b露及關鍵績效指標	Chapter/ Disclosure 章節/披露	Page 頁數
B. Social B. 社會			
Employment and Labour	Practices		
<i>僱傭及勞工常規</i> Aspect B1: Employmen	t .		
層面B1:僱傭			
General Disclosure	Information on:	Our People	37-44
	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, anti-discrimination, and other benefits and welfare.		
一般披露	有關薪酬及解僱、招聘及晉升、工作時數、假期、平等機會、多元化、反 歧視以及其他待遇及福利的:	我們的人才	
	(a) 政策 ; 及		
KPI B1.1	(b) 遵守對發行人有重大影響的相關法律及規例的資料。 Total workforce by gender, employment type, age group and geographical	Staff Overview	37-38
	region.	Otali Overview	07-00
關鍵績效指標B1.1	安性別、僱傭類型、年齡組別及地區劃分的僱員總數。	員工概覽	
KPI B1.2	Employee turnover rate by gender, age group and geographical region.	Staff Overview	38
關鍵績效指標B1.2 Aspect B2: Health and	按性別、年齡組別及地區劃分的僱員流失比率。	員工概覽	
Aspect B2: Health and 層面B2:健康與安全	Salety		
General Disclosure	Information on:	Occupational Health and Safety	42-43
	(a) the policies; and	fically and ballety	
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and pratations applicates from accurational baseries.		
一般披露	and protecting employees from occupational hazards. 有關提供安全工作環境及保障僱員避免職業性危害的:	職業健康與安全	
	(a) 政策:及		
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。		

	s, General Disclosure and KPIs	Chapter/ Disclosure	Page
主要範疇、層面、一般披	遊路及開鍵顧災指標	章節/披露	頁數
KPI B2.1	Number and rate of work-related fatalities.	Occupational Health and Safety	42
關鍵績效指標B2.1	因工作關係而死亡的人數及比率。	職業健康與安全	
KPI B2.2	Lost days due to work injury.	Occupational Health and Safety	42
關鍵績效指標B2.2	因工傷損失工作日數。	職業健康與安全	
KPI B2.3	Description of occupational health and safety measures adopted, how they	Occupational	42-43
關鍵績效指標B2.3	are implemented and monitored. 描述所採納的職業健康與安全措施,以及相關執行及監察方法。	Health and Safety 職業健康與安全	
Aspect B3: Developme 層面B3 [:] 發展及培訓	nt and Training		
General Disclosure	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities.	Development and Training	41-42
一般披露	有關提升僱員履行工作職責的知識及技能的政策。描述培訓活動。	發展及培訓	
KPI B3.1	The percentage of employees trained by gender and employee category.	Development and Training	41
關鍵績效指標B3.1	按性別及僱員類別劃分的受訓僱員百分比。	發展及培訓	
KPI B3.2	The average training hours completed per employee by gender and employee category.	Development and Training	41
關鍵績效指標B3.2	按性別及僱員類別劃分,每名僱員完成受訓的平均時數。	發展及培訓	
Aspect B4: Labour Star 層面B4 : 勞工準則	ndards		
General Disclosure	Information on:	Labour Standard	44
	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour.		
一般披露	有關防止童工或強制勞工的:	勞工準則	
	(a) 政策:及		
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。		
KPI B4.1	Description of measures to review employment practices to avoid child and forced labour.	Labour Standard	44
關鍵績效指標B4.1	描述檢討招聘慣例的措施以避免童工及強制勞工。	勞工準則	
KPI B4.2 關鍵績效指標B4.2 <i>Operating Practices</i> 營運慣例	Description of steps taken to eliminate such practices when discovered. 描述在發現違規情況時消除有關情況所採取的步驟。	Labour Standard 勞工準則	44

Subject Areas, Aspects 主要範疇、層面、一般披	s, General Disclosure and KPIs b露及關鍵績效指標	Chapter/ Disclosure 章節/披露	Page 頁數
Aspect B5: Supply Cha 層面B5 : 供應鏈管理	in Management		
General Disclosure	Policies on managing environmental and social risks of the supply chain.	Supply Chain Management and Customer Satisfaction, Sustainable Sourcing	45-47
一般披露	管理供應鏈的環境及社會風險政策。	供應鏈管理及客 戶滿意度、可持續 採購	
KPI B5.1	Number of suppliers by geographical region.	Supply Chain Management and Customer Satisfaction	46
關鍵績效指標B5.1	按地區劃分的供應商數目。	供應鏈管理及客 戶滿意度	
KPI B5.2	Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored.	Supply Chain Management and Customer Satisfaction, Sustainable Sourcing	45-47
關鍵績效指標B5.2	描述有關聘用供應商的慣例,向其執行有關慣例的供應商數目、以及有關 慣例的執行及監察方法。	供應鏈管理及客 戶滿意度,可持續 採購	
KPI B5.3	Description of practices used to identify environmental and social risks along the supply chain, and how they are implemented and monitored.	Sustainable Sourcing	47
關鍵績效指標B5.3	描述有關識別供應鏈每個環節的環境及社會風險的慣例,以及相關執行及 監察方法。	可持續採購	
KPI B5.4	Description of practices used to promote environmentally preferable products and services when selecting suppliers, and how they are implemented and monitored	Sustainable Sourcing	47
關鍵績效指標B5.4	描述在揀選供應商時促使多用環保產品及服務的慣例,以及相關執行及監 察方法。	可持續採購	

mult

Subject Areas, Aspect 主要範疇、層面、一般技	s, General Disclosure and KPIs _{皮露及關鍵} 績效指標	Chapter/ Disclosure 章節/披露	Page 頁數
Aspect B6: Product Re 層面B6 : 產品責任	esponsibility		
General Disclosure	Information on:	Product Quality and Safety	24-27
	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.		
一般披露	有關所提供產品和服務的健康與安全、廣告、標籤及私隱事宜以及補救方 法的:	產品質量與安全	
	(a) 政策;及		
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。		
KPI B6.1	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	No products recalls during this Reporting Period	N/A
關鍵績效指標B6.1	已售或已運送產品總數中因安全與健康理由而須回收的百分比。	本報告期間並無 產品回收的情況	不適用
KPI B6.2	Number of products and service related complaints received and how they are dealt with.	Supply Chain Management and Customer Satisfaction	46
關鍵績效指標B6.2	接獲關於產品及服務的投訴數目以及應對方法。	供應鏈管理及 客戶滿意度	
KPI B6.3	Description of practices relating to observing and protecting intellectual property rights.	Privacy Protection	47
關鍵績效指標B6.3	描述與維護及保障知識產權有關的慣例。	私隱保護	
KPI B6.4	Description of quality assurance process and recall procedures.	Product Quality and Safety	24-27
關鍵績效指標B6.4 KPI B6.5	描述質量檢定過程及產品回收程序。 Description of consumer data protection and privacy policies, how they are	產品質量與安全 Privacy Protection	47
關鍵績效指標B6.5	implemented and monitored. 描述消費者資料保障及私隱政策,以及相關執行及監察方法。	私隱保護	

Subject Areas, Aspect 主要範疇 [、] 層面、一般	s, General Disclosure and KPIs 皮露及關鍵績效指標	Chapter/ Disclosure 章節∕披露	Page 頁數
Aspect B7: Anti-corruț 層面B7 : 反貪污	otion		
眉面B1·及頁乃 General Disclosure	Information on:	Ethical Culture	45
		Ethioar outdro	40
	(a) the policies; and		
	(b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.		
一般披露	有關防止賄賂、勒索、欺詐及洗黑錢的:	道德文化	
	(a) 政策;及		
	(b) 遵守對發行人有重大影響的相關法律及規例的資料。		
KPI B7.1	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	Ethical Culture	45
關鍵績效指標B7.1	於報告期間對發行人或其僱員提出並已審結的貪污訴訟案件的數目及訴訟 結果。	道德文化	
KPI B7.2	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored.	Ethical Culture	45
關鍵績效指標B7.2	描述防範措施及舉報程序,以及相關執行及監察方法。	道德文化	
KPI B7.3	Description of anti-corruption training provided to directors and staff.	Ethical Culture	45
關鍵績效指標B7.3	描述向董事及員工提供的反貪污培訓。	道德文化	
Aspect B8: Community 層面B8 : 社區投資	y Investment		
General Disclosure	Policies on community engagement to understand the needs of the	Community	48-49
	communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	Investment	
一般披露	有關以社區參與來了解發行人營運所在社區需要和確保其業務活動會考慮 社區利益的政策。	社區投資	
KPI B8.1	Focus areas of contribution.	Community Investment	48-49
關鍵績效指標B8.1	專注貢獻範疇。	社區投資	
KPI B8.2	Resources contributed to the focus area.	Community	48-49
關鍵績效指標B8.2	在專注範疇所動用資源。	社區投資	

管理層討論及分析 MANAGEMENT DISCUSSION AND ANALYSIS

Business Review

The Group is engaged in the manufacturing and distribution of coconut based food and beverage products. These include coconut cream powder (the "**CCP**"), low fat desiccated coconut (the "**LFDC**"), coconut milk and coconut water manufactured at the Group's manufacturing facility located at Bagan Datoh, Perak, Malaysia (the "**Perak Plant**"). The Group also manufactures other food products such as non-dairy creamer and other South-east Asian traditional food ingredients such as rice dumplings (ketupat) and toasted coconut paste (kerisik).

In the year 2021, there was a temporarily suspension of the CCP production due to malfunction of the cyclone system used, which caused emission of CCP and resulted to an estimated loss of the Group's revenue by approximately RM15 million as announced on 12 May 2021. The CCP production has resumed full operation in September 2021 and due to the demand of coconut milk was more than doubled, the Group has achieved a decent revenue growth in FY2021.

However, it remains a challenge for the Group due to the competitiveness of the market, significant gradual increase of cost of productions including but not limited to the vulnerability of coconut to world price fluctuations and the recent announcement made by the government of Malaysia to increase the monthly minimum wage rate from RM1,200 to RM1,500 effective from 1 May 2022 and likely continuous disruption of supply chain as a result of the novel coronovirus (COVID-19) disease (the "COVID-19").

As such, going forward, the Group will put effort to build a business model that can adapt to changing market conditions, key drivers and consumer needs, while reducing risk and improving its competitive position by continuing to diversify geographically in regions with rising awareness about the health benefits of coconut milk and coconut water.

In addition, the management team will continue to evaluate the market viability of new product to meet the customers preferences, enhance brand value and awareness through sustainable practices, improved profitability and operational excellence with state of-theart technology and develop competencies and skills that increases job efficiency and effectiveness.

To conclude, the outlook of the global coconut demand remains positive and the management team will continue to put effort to manage the external factors of business environment to build a sustainable future of the Group and generate returns to the shareholders.

業務回顧

本集團從事製造及分銷椰類餐飲產品,包括本集團位於馬來西亞霹靂Bagan Datoh的 生產設施(「霹靂工廠」)生產的椰漿粉(「椰 漿粉」)、低脂椰蓉(「低脂椰蓉」)、椰奶及椰 汁。本集團亦生產其他食品,如奶精及其 他東南亞傳統食品配料(例如馬來粽(ketupat) 及烤椰蓉(kerisik))。

於二零二一年,由於所使用的旋風系統故 障,椰漿粉的生產暫停,造成椰漿粉的排 放,因此本集團的收益出現估計虧損約15 百萬馬來西亞令吉,誠如於二零二一年五月 十二日所公佈。椰漿粉的生產其後已於二 零二一年九月全面恢復,由於椰奶的需求 增加一倍以上,本集團於二零二一年財政年 度實現了可觀的收益增長。

然而,由於市場競爭、生產成本顯著逐步 增加(包括但不限於椰子易受世界價格波動 的影響,以及馬來西亞政府最近宣佈自二 零二二年五月一日起將每月最低工資由1,200 馬來西亞令吉提高至1,500馬來西亞令吉)以 及新型冠狀病毒病(「COVID-19」)可能導致 供應鏈持續中斷,因此本集團仍然面對挑 戰。

因此,展望未來,本集團將努力建立能夠 適應不斷變化的市場狀況、主要驅動因素 及消費者需求的業務模式,同時通過繼續 在對椰奶及椰汁的健康益處的認識不斷提 高的地區多元化擴展,降低風險並提高競 爭地位。

此外,管理團隊將繼續評估新產品的市場 可行性,以迎合客戶喜好,通過可持續實 踐提高品牌價值及知名度,利用最先進的 技術提升盈利能力及卓越營運表現,並培 養提高工作效率及成效的能力及技能。

總而言之,全球椰子需求前景依然樂觀, 管理團隊將繼續努力管理商業環境的外部 因素,以建立本集團的可持續未來並為股 東創造回報。

Financial Review

For FY2021, the Group reported a loss after tax of RM3.41 million as compared to a loss after tax of RM2.95 million for FY2020. The adverse results for FY2021 were mainly attributed by a reduction of other income, an increase in selling and distribution expenses and unrealized losses on foreign exchange as described below.

The Group recognised approximately RM92.66 million in revenue for FY2021, representing an increase of approximately 4.5%, or RM3.98 million, when compared with that for FY2020 of approximately RM88.68 million. The increase in sales was largely contributed by the sales of coconut milk and other food products such as rice dumplings (ketupat) and toasted coconut paste (kerisik).

The Group's cost of sales increased by approximately 4.5%, or RM3.49 million, from approximately RM78.17 million for FY2020 to approximately RM81.66 million for FY2021. The increase in cost of sales was proportionate with the increase in revenue as the Group has gradually adjusted the selling price as a result of the increase in cost while remain competitive.

Consequently, the gross profit margin of the Group for FY2021 increased marginally to 11.9% as compared to 11.8% for FY2020 and the gross profit for FY2021 of the Group increased by approximately 4.7%, or RM0.49 million when compared with that for FY2020.

Coconut related products

The Group's revenue is mainly derived from sales of coconut food products. Revenue for such products for FY2021 was approximately RM86.66 million, representing an increase of approximately RM0.25 million or 0.30% as compared to that for FY2020 of approximately RM86.41 million. Despite a loss of revenue from the temporarily suspension of the CCP production as disclosed in the Business Review section above in FY2021, the demand for coconut milk in FY2021 has doubled as compared to FY2020.

Other revenue is mainly made up of sales of ketupat and kerisik, freight charges to customers and sales of miscellaneous items. In FY2021, other revenue was approximately RM6.00 million, representing an increase of RM3.73 million from RM2.27 million posted in FY2020.

財務回顧

二零二一年財政年度,本集團錄得除税後 虧損3.41百萬馬來西亞令吉,而二零二零年 財政年度則錄得除税後虧損2.95百萬馬來 西亞令吉。二零二一年財政年度的不利業 績可歸因於其他收入減少、銷售及分銷開 支增加以及未變現外匯差額虧損,進一步 闡述如下。

本集團二零二一年財政年度確認約92.66百 萬馬來西亞令吉的收益,較二零二零年財 政年度的約88.68百萬馬來西亞令吉增加約 4.5%或3.98百萬馬來西亞令吉。銷售額上 升主要歸因於椰奶及其他食品(例如馬來粽 (ketupat)及烤椰蓉(kerisik))的銷量。

本集團銷售成本由二零二零年財政年度約 78.17百萬馬來西亞令吉增加約4.5%或3.49 百萬馬來西亞令吉,至二零二一年財政年度 的約81.66百萬馬來西亞令吉。銷售成本增 加與收益增加不成比例,乃由於本集團在 保持競爭力的同時因成本增加而逐步調整 售價。

因此,本集團於二零二一年財政年度的毛利 率小幅上升至11.9%,而二零二零年財政年 度的則為11.8%,故本集團於二零二一年財 政年度的毛利較二零二零年財政年度的增 加約4.7%或0.49百萬馬來西亞令吉。

椰子相關產品

本集團收益主要來自銷售椰類食品及飲料。 二零二一年財政年度的該等產品收益為約 86.66百萬馬來西亞令吉,較二零二零年財 政年度的約86.41百萬馬來西亞令吉增加約 0.25百萬馬來西亞令吉,或0.30%。儘管誠 如上文業務回顧一節所披露於二零二一年 財政年度椰漿粉停產,但二零二一年財政 年度的椰奶需求較二零二零年財政年度增 加一倍。

其他收益主要包括銷售馬來粽(ketupat)及 烤椰蓉(kerisik)、向客戶收取的貨運費及銷 售其他項目。於二零二一年財政年度,其他 收益約為6.00百萬馬來西亞令吉,較二零 二零年財政年度的2.27百萬馬來西亞令吉增 加3.73百萬馬來西亞令吉。

Other income

In FY2021, other income comprised mainly gain on foreign exchange of RM0.73 million, income from subleasing of right-of-use assets of RM0.18 million and sale of scrap items and other sundry income of RM1.08 million, was approximately RM2.00 million, representing a reduction of RM1.51 million as compared to FY2020 which was mainly due to a reduction of gain on foreign exchange.

Selling and distribution expenses

The Group's selling and distribution expenses of approximately RM4.33 million for FY2021 was approximately RM0.82 million higher than those of approximately RM3.51 million for FY2020. The increase in the selling and distribution expenses was attributed to the digital branding and marketing activities performed.

Administrative expenses

The Group's administrative expenses for FY2021 were approximately RM10.62 million, which represented a decrease of approximately RM1.08 million over those of RM11.70 million in FY2020. Such decrease was due to several cost-cutting measures as part of the continuous efficiency improvement process.

Other expenses

The Group's other expenses for FY2021 were approximately RM3.41 million, which were mainly made up of unrealised foreign exchange loss represented by an increase of approximately RM3.37 million over those of RM0.04 million in FY2020. The foreign exchange loss arose primarily from the fluctuation of RM against the United States Dollar ("**USD**") during FY2021.

Net finance costs

In FY2021, the Group incurred net finance costs of RM0.44 million as compared to the net finance costs of RM0.52 million in FY2020. The decrease in net finance cost was mainly due to the reduction of interest rate on borrowing facility in FY2021. The loans and borrowings facility was partially used to finance the Group's expansion plans and working capital financing.

其他收入

於二零二一年財政年度,其他收入(主要包括外匯收益0.73百萬馬來西亞令吉、轉租 使用權資產的收入0.18百萬馬來西亞令吉 以及雜項銷售及其他雜項收入1.08百萬馬 來西亞令吉)約為2.00百萬馬來西亞令吉, 較二零二零年財政年度減少1.51百萬馬來西 亞令吉,主要由於外匯收益減少。

銷售及分銷開支

本集團二零二一年財政年度的銷售及分銷 開支約為4.33百萬馬來西亞令吉,較二零二 零年財政年度的約3.51百萬馬來西亞令吉增 加約0.82百萬馬來西亞令吉。銷售及分銷 開支的增加歸因於所開展的數字化品牌及 市場推廣活動。

行政開支

本集團二零二一年財政年度的行政開支約 為10.62百萬馬來西亞令吉,較二零二零年 財政年度的11.70百萬馬來西亞令吉減少約 1.08百萬馬來西亞令吉。該減少乃由於實 施若干削減成本措施,作為持續提升效率 過程的一部分。

其他開支

本集團於二零二一年財政年度的其他開支 約為3.41百萬馬來西亞令吉,主要為未變現 外匯虧損,較二零二零年財政年度的0.04百 萬馬來西亞令吉增加約3.37百萬馬來西亞 令吉。外匯虧損主要產生自二零二一年財 政年度馬來西亞令吉兑美元(「美元」)匯率 波動。

財務成本淨額

於二零二一年財政年度,本集團產生財務成 本淨額0.44百萬馬來西亞令吉,而於二零二 零年財政年度則為0.52百萬馬來西亞令吉。 財務成本減少主要由於二零二一年財政年 度借款融資的利息降低所致。該等借貸及 借款融資部分用於撥付本集團的擴張計劃 及營運資金。

Income tax credit/(expense)

The Group's income tax credit for FY2021 was approximately RM2.40 million as compared with income tax expenses of approximately RM1.18 million for FY2020. The income tax credit for FY2021 related mainly to overprovision of tax in prior years.

Loss attributable to equity shareholders

The Group recorded a loss attributable to equity shareholders of approximately RM3.41 million for FY2021 as compared to a loss of approximately RM2.95 million in FY2020. The increase in loss for FY2021 was due to a reduction of other income, an increase in selling and distribution cost and unrealized losses on foreign exchange incurred in FY2021.

Future Prospects and Strategies

Despite the loss after tax reported for FY2021, the Group remains optimistic on its long-term prospects and profitability due to growing consumer demand for healthier alternative food products. The management team will continue to emphasize on sales of coconut milk and coconut water.

The Group's strategies remain largely unchanged. The Group will continue to study its own shortcomings, analyse the strategy of its competitor to differentiate itself from the competition based on its' core capabilities and strengths.

The Group will continue to expand the sales network and enhance brand recognition and awareness through marketing and promotion campaigns, participate in exhibitions and provide updated product information on it's website.

In addition, the Group will continue to review its internal processes and drive cost-cutting measures for improvement in operational efficiencies affected by increasing cost.

Last but not least, the Group will continue to review its' strategy and adapt in the changing and challenging business environment by taking appropriate prompt measures to improve its' bottom line.

所得税抵免/(開支)

本集團二零二一年財政年度的所得税抵免 約為2.40百萬馬來西亞令吉,而二零二零年 財政年度的則為所得税開支約1.18百萬馬來 西亞令吉。二零二一年財政年度的所得税抵 免主要與過往年度超額撥備有關。

權益股東應佔虧損

本集團於二零二一年財政年度錄得權益股 東應佔虧損約3.41百萬馬來西亞令吉,而二 零二零年財政年度則為虧損約2.95百萬馬 來西亞令吉。二零二一年財政年度的虧損 增加歸因於二零二一年財政年度的其他收 入減少、銷售及分銷成本增加以及產生未 變現外匯差額虧損。

未來前景及策略

儘管二零二一年財政年度錄得除税後虧損, 但鑒於消費者對更健康的替代食品的需求 不斷增長,本集團對其長遠前景及盈利能 力仍然保持樂觀。管理團隊亦將繼續重視 椰奶及椰汁的銷售。

本集團的策略大致維持不變。本集團將繼 續研究自身的不足,分析競爭對手的策略, 憑藉自身的核心能力及優勢從競爭對手中 脱穎而出。

本集團將繼續透過市場推廣及宣傳活動拓 展銷售網絡及提高品牌形象及知名度,參 加展覽,並於本集團的網站上更新產品資 料。

此外,本集團將繼續檢討其內部程序,推 進削減成本的措施,提高受成本上升影響 的營運效率。

最後,本集團將繼續檢討自身策略,透過 及時採取適當措施,適應不斷變化及充滿 挑戰的營商環境,以改善盈利。

Significant events during the financial year (a) COVID-19 outbreak

From 1 January 2021 to 31 May 2021, depending on the COVID-19 condition in each states of Malaysia, the Government of Malaysia announced the implementation of Movement Control Orders (the "**MCOs**"), Conditional Movement Control Order (the "**CMCO**") and Recovery Movement Control Order (the "**RMCO**") (collectively known as "**Control Orders**") and a total lockdown from 1 June 2021 to 28 June 2021 to contain the spread of the COVID-19 locally.

On 15 June 2021, the Prime Minister of Malaysia introduced a four-phase National Recovery Plan (the "**NRP**") to help the country recover from the COVID-19 pandemic and its economic fallout. Different standard operating procedures (the "**SOPs**") were applied to each phase.

The Group has continued its operations during the Control Orders and NRP periods with strict compliance of the SOPs.

The Group considered that the potential impact of COVID-19 included, amongst others, our sourcing strategies and distribution network. The Directors will pay close attention to the development of COVID-19 and put effort to mitigate the risk and impact on the supply chain disruptions by promptly evaluating our business continuity plans and alternative distribution channels.

In compliance with the Listing Rules, the Directors will make the necessary announcements if they become aware of any circumstances which may adversely affect the financial and operational performance of the Group.

(b) Temporary Suspension

In May 2021, the Group's CCP production at the Perak Plant operate by one of its subsidiaries, S&P Industries Sdn. Bhd., has been temporarily suspended due to malfunction of the cyclone system used in the CCP, which caused emission of CCP and resulted to an estimated loss of the Group's revenue by approximately RM15 million. The CCP production has resumed operation fully in September 2021.

財政年度內的重大事件

(a) COVID-19疫情

自二零二一年一月一日至二零二一年 五月三十一日,因應馬來西亞各個州 份的COVID-19疫情,馬來西亞政府宣 佈實施行動管制令(「**行動管制令**」)、 有條件行動管制令(「**有條件行動管制 令**」)及復原式行動管制令(「**復原式行** 動管制令」)(統稱為「管制令」),並自二 零二一年六月一日至二零二一年六月 二十八日全面封城,以遏制COVID-19 在當地傳播。

於二零二一年六月十五日,馬來西 亞首相宣佈實施四階段國家復甦計 劃(「國家復甦計劃」),以幫助國家從 COVID-19疫情及經濟損失恢復。各階 段適用不同標準作業程序(「標準作業 程序」)。

本集團在管制令期間嚴格遵守標準作 業程序及國家復甦計劃,繼續開展業 務。

本集團認為,COVID-19疫情的潛在影響包括(其中包括)我們的採購策略及 分銷網絡。董事將密切關注COVID-19 疫情發展,並通過及時評估我們的業 務連續性計劃及替代分銷渠道,努力 降低風險及減輕供應鏈中斷的影響。

為遵守上市規則,董事將會在其知悉 任何可能會對本集團的財務及營運業 績造成不利影響的情況時刊發必要的 公告。

(b) 暫停生產

於二零二一年五月,本集團其中一間 附屬公司S&P Industries Sdn. Bhd.經 營的位於霹靂工廠暫停生產椰漿粉, 原因為椰粉生產工廠內使用的旋流器 系統出現故障,導致椰漿粉排出,本 集團估計損失的收益約為為15百萬馬 來西亞令吉。椰粉生產工廠已於二零 二一年九月全面恢復生產。

Liquidity, Financial Resources and Capital Structure

The Group maintains a solid financial position and was in a net cash position as at 31 December 2021. The Group is able to meet its obligations when they become due in its ordinary and usual course of business.

Capital Structure

The Group's objectives in managing capital are to maintain a strong capital base and safeguard the Group's ability to continue as a going concern, so as to maintain investors, creditors and market confidence and sustain future development of the business.

There were no changes in the Group's approach to capital management during FY2021.

Cash Position

As at 31 December 2021, the Group's cash and cash equivalents were approximately RM13.33 million as compared with approximately RM32.59 million as at 31 December 2020. The decrease of approximately RM19.26 million in cash was mainly due to the capital expenditure incurred for the Perak Plant and the repayment of loans and borrowings during FY2021.

Loans and Borrowings

As at 31 December 2021, the loans and borrowings amounted to approximately RM34.93 million, representing an reduction of approximately RM2.43 million as compared to approximately RM37.36 million as at 31 December 2020, attributable primarily to repayment of loans and borrowings during FY2021.

Gearing Ratio

Gearing ratio equals to total debt divided by total asset. As at 31 December 2021, the gearing ratio was approximately 0.326 (2020: 0.295).

流動資金、財務資源及資本架構

本集團於二零二一年十二月三十一日維持穩 健財政狀況並處於淨現金狀況。本集團能 夠於一般及日常業務過程中在債務到期時 履行其責任。

資本架構

本集團於管理資本時的目標是維持雄厚的 資本基礎及保障本集團持續經營業務的能 力,以維持投資者、債權人及市場信心, 以及保持業務的未來持續發展。

於二零二一年財政年度,本集團的資本管理 方法並無變動。

現金狀況

於二零二一年十二月三十一日,本集團的現 金及現金等價物約為13.33百萬馬來西亞令 吉,而於二零二零年十二月三十一日則約為 32.59百萬馬來西亞令吉。現金減少約19.26 百萬馬來西亞令吉,乃主要由於二零二一年 財政年度就霹靂工廠產生資本支出及償還 借貸及借款。

借貸及借款

於二零二一年十二月三十一日,借貸及借款 約為34.93百萬馬來西亞令吉,較二零二零 年十二月三十一日的約37.36百萬馬來西亞 令吉減少約2.43百萬馬來西亞令吉,主要歸 因於二零二一年財政年度償還借貸及借款。

負債比率

負債比率等於負債總額除以權益總額。於 二零二一年十二月三十一日,負債比率約為 0.326(二零二零年:0.295)。

PLEDGE OF ASSETS

As at the end of the reporting period, the carrying amount of assets pledged to licensed banks for banking facilities granted to the Group were as follows:

資產質押

於報告期末,就本集團獲授的銀行融資而 抵押予持牌銀行的資產賬面值如下:

	2021 二零二一年 RM 馬來西亞 令吉	2020 二零二零年 RM 馬來西亞 令吉
Freehold land永久業權土地Factory buildings and other buildings工廠樓宇及其他樓宇Plants and machinery within construction in在建工程內的廠房及機器progress	1,227,196 20,929,624 38,461,067	1,227,196 20,647,958 44,899,378
	60,617,887	66,774,352

CAPITAL EXPENDITURES

During FY2021, the Group had incurred capital expenditures of approximately RM19.52 million as compared to approximately RM5.29 million in FY2020. The expenditures related mainly to the purchase of property, plant and equipment and construction works of a new building at the Group's Perak Plant.

SIGNIFICANT INVESTMENTS

The Group did not hold any significant investments as at 31 December 2021 and 31 December 2020.

MATERIALS ACQUISITIONS AND DISPOSALS OF SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

The Group did not have any material acquisition or disposal of subsidiaries, associates and joint ventures during FY2021.

FOREIGN EXCHANGE EXPOSURE

The Group undertakes certain transactions denominated in foreign currencies, mainly in USD and HK\$, and hence, exposure to exchange rate fluctuations arises. The Group currently does not have a foreign currency hedging policy. However, management monitors foreign exchange exposure closely and performs foreign currency transactions for the Group's cashflow needs in keeping the net exposure to an acceptable level.

資本開支

於二零二一年財政年度,本集團產生資本開 支約19.52百萬馬來西亞令吉,而於二零二 零年財政年度則為約5.29百萬馬來西亞令 吉。開支主要與購置物業、廠房及設備以 及本集團霹靂工廠的新樓宇建設工程有關。

重大投資

本集團於二零二一年十二月三十一日及二零 二零年十二月三十一日並無持有任何重大 投資。

重大收購及出售附屬公司、聯營 公司及合營企業

於二零二一年財政年度,本集團並無重大收購 或出售附屬公司、聯營公司及合營企業。

外匯風險

本集團進行的若干交易以外幣(主要為美元 及港元)計值,進而產生匯率波動風險。本 集團目前並無外匯對沖政策。然而,管理 層密切監控外匯風險及為本集團現金流量 需求進行外幣交易以將淨風險保持至可接 受水平。

FINAL DIVIDEND

At the meeting of the Board held on 30 March 2022, the Board has resolved not to recommend the payment of any dividend to the Shareholders for FY2021 (2020: Nil).

ANNUAL GENERAL MEETING

The annual general meeting of the Company (the "**AGM**") will be held at 10:00 a.m. on Tuesday, 24 May 2022 at 27–1, Jalan PJU 5/13, Dataran Sunway, Kota Damansara, 47810 Petaling Jaya, Selangor, Malaysia and the notice of the AGM will be published and despatched in accordance with the requirements under the Company's articles of association and the Listing Rules in due course.

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the Shareholders' rights to attend and vote at the forthcoming AGM, the register of members of the Company will be closed from Thursday, 19 May 2022 to Tuesday, 24 May 2022, both days inclusive, during which period no transfer of Shares will be registered. In order to be eligible for attending and voting at the forthcoming AGM, non-registered Shareholders must lodge their duly completed and stamped transfer forms accompanied by the relevant share certificates with the Company's branch share registrar in Hong Kong, Boardroom Share Registrars (HK) Limited, Room 2103B, 21/F, 148 Electric Road, North Point, Hong Kong, for registration no later than 4:30 p.m. on Wednesday, 18 May 2022.

EMPLOYEES AND REMUNERATION POLICIES

The Group had 343 and 320 employees as at 31 December 2021 and 31 December 2020, respectively. Remuneration is determined by reference to the prevailing market terms and in accordance with the performance, qualification and experience of each individual employee and the Group's financial results. Periodic in-house training is provided to the employees to enhance the knowledge of the workforce. Meanwhile, training programs conducted by qualified personnel are also attended by our employees to enhance their skills set and working experience.

末期股息

於二零二二年三月三十日舉行的董事會會 議中,董事會已決議不建議就二零二一年 財政年度向股東派付任何股息(二零二零年: 無)。

股東週年大會

本公司將於二零二二年五月二十四日(星期 二)上午十時正假座27-1, Jalan PJU 5/13, Dataran Sunway, Kota Damansara, 47810 Petaling Jaya, Selangor, Malaysia舉行股東 週年大會(「**股東週年大會**」),召開股東週年 大會的通告將適時根據本公司的組織章程 細則及上市規則的規定刊發及寄發。

暫停辦理股份過戶登記手續

為釐定股東出席應屆股東週年大會並於會 上投票的權利,本公司將於二零二二年五月 十九日(星期四)至二零二二年五月二十四日 (星期二)(包括首尾兩日)期間暫停辦理股份 過戶登記手續,期間將不會辦理股份過 登記。為符合出席應屆股東週年大會的資 登記。為符合出席應屆股東通年大會的資 之年五月十八日(星期三)下午四時三十分 崩將票送交本公司於香港的股份過戶登記 服票這後證券登記有限公司(地址為香港記 角電氣道148號21樓2103B室),以辦理登記 手續。

僱員及薪酬政策

於二零二一年十二月三十一日及二零二零年 十二月三十一日,本集團分別擁有343名僱 員及320名僱員。薪酬乃經參考現行市場條 款並根據各僱員的個人表現、資歷及經驗 以及本集團的財務業績釐定。我們定期向 僱員提供內部培訓,以提高僱員的知識水 平。同時,我們的僱員亦參加由合資格人 員開展的培訓項目,以提升彼等的技能及 工作經驗。

The Company has adopted a share option scheme (the "**Share Option Scheme**") with effect from 11 July 2017 to enable the Board to grant share options to eligible participants with an opportunity to have a personal stake in the Company with a view to achieving the following objectives: (i) motivate the eligible participants to optimise their performance efficiency for the benefit of the Group and (ii) attract and retain or otherwise maintain an ongoing business relationship with the eligible participants whose contributions are or will be beneficial to the long-term growth of the Group.

As at 31 December 2021 and the date of this annual report, there was no outstanding share option granted under the Share Option Scheme and no share option lapsed or was granted, exercised or cancelled during FY2021.

CONTINGENT LIABILITIES

The Group did not have any material contingent liabilities as at 31 December 2021 and 31 December 2020.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

The Company did not redeem any of its Shares listed on the Stock Exchange nor did the Company or any of its subsidiaries purchase or sell any of such Shares during FY2021.

EVENTS AFTER REPORTING PERIOD

The Group is not aware of any important event requiring disclosure that has taken place subsequent to 31 December 2021 and up to the date of this annual report.

本公司已採納購股權計劃(「購股權計劃」), 自二零一七年七月十一日生效,以讓董事 會向合資格參與者授出購股權,令彼等有 機會於本公司擁有個人股權,以達致下列 目標:(i)激勵合資格參與者為本集團利益盡 量提升彼等的表現效率;及(ii)吸引及挽留合 資格參與者或以其他方式與合資格參與者 保持持續的業務關係,而該等合資格參與 者的貢獻對或將對本集團的長遠發展有利。

於二零二一年十二月三十一日及本年報日期, 概無根據購股權計劃授出的任何尚未行使 購股權,而於二零二一年財政年度,概無購 股權失效或獲授出、行使或註銷。

或然負債

於二零二一年十二月三十一日及二零二零年 十二月三十一日,本集團並無任何重大或 然負債。

購買、出售或贖回上市證券

本公司於二零二一年財政年度並無贖回其 任何於聯交所上市的股份,本公司或其任 何附屬公司亦無購買或出售任何相關股份。

報告期後事項

本集團並不知悉任何於二零二一年十二月 三十一日後及直至本年報日期發生的須予 披露的重大事項。

企業管治報告 CORPORATE GOVERNANCE REPORT

S&P International Holding Limited (the "**Company**") is committed to fulfilling its responsibilities to shareholders (the "**Shareholders**") and protecting as well as enhancing Shareholders' value through good corporate governance.

The directors of the Company (the "**Directors**") recognise the importance of incorporating elements of good corporate governance in the management structures, internal control and risk management procedures of the Company and its subsidiaries (the "**Group**") so as to achieve effective accountability.

CORPORATE GOVERNANCE PRACTICES

The Company's ordinary shares (the "**Shares**") in issue were listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**") on 11 July 2017 (the "**Listing Date**"). The Company has adopted and complied with all applicable code provisions as set out in the Corporate Governance Code as contained in Appendix 14 to the Rules Governing the Listing of Securities on the Stock Exchange (the "**Listing Rules**" and the "**CG Code**", respectively) during the financial year ended 31 December 2021 ("**FY2021**") and up to the date of this annual report.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "**Model Code**") as contained in Appendix 10 to the Listing Rules as its own code of conduct governing the securities transactions by the Directors. Following a specific enquiry made by the Company on each of the Directors, all Directors have confirmed that they had complied with the Model Code during FY2021 and up to the date of this annual report.

BOARD OF DIRECTORS

Responsibilities

The board of Directors (the "**Board**") is primarily responsible for overseeing and supervising the management of the business affairs and the overall performance of the Group. The Board sets the Group's values and standards and ensures that the requisite financial and human resources support is in place for the Group to achieve its objectives. The functions performed by the Board include but are not limited to formulating the Group's business plans and strategies, deciding all significant financial (including major capital expenditure) and operational issues, developing, monitoring and reviewing the Group's corporate governance practices and all other functions reserved to the Board under the Company's articles of association (the "**Articles of Association**"). The Board has established Board committees as described in the 椰豐集團有限公司(「本公司」)一直秉承向股 東(「股東」)負責的原則,並將通過良好的 企業管治保障及提高股東價值。

本公司董事(「董事」)深明在本公司及其附屬 公司(「本集團」)管理架構、內部監控及風 險管理程序中融入良好企業管治要素以建 立有效問責之重要性。

企業管治常規

本公司已發行普通股(「股份」)於二零一七年 七月十一日(「上市日期」)始在香港聯合交易 所有限公司(「聯交所」)主板上市。本公司於 截至二零二一年十二月三十一日止財政年度 (「**二零二一年財政年度**」)至本年報日期已採 納並遵守聯交所證券上市規則(「上市規則」) 附錄14所載企業管治守則(「企業管治守則」) 所載所有適用守則條文。

董事進行證券交易

本公司已採納上市規則附錄10所載上市 發行人董事進行證券交易的標準守則(「標 準守則」)作為其本身有關董事進行證券交 易的行為守則。經本公司向每位董事作出 具體查詢後,全體董事已確認彼等於二零 二一年財政年度及直至本年報日期已遵守 標準守則。

董事會 職責

section headed "Board Committees" below and has delegated to these Board committees various responsibilities as set out in their respective terms of reference. The responsibilities of these Board committees include monitoring the Group's operational and financial performance, and ensuring that appropriate internal control and risk management are in place. The Board may from time to time delegate certain functions to management of the Group if and when considered appropriate. The management is mainly responsible for the execution of the business plans, strategies and policies adopted by the Board and assigned to it from time to time.

The Directors have full access to information of the Group and management has an obligation to supply the Directors with adequate information in a timely manner to enable the Directors to perform their responsibilities. The Directors are entitled to seek independent professional advice in appropriate circumstances at the Company's expense.

Composition

The Company is committed to holding and implementing the view that the Board should include a balanced composition of Executive Directors (the "**Executive Directors**") and Independent Non-Executive Directors (the "**INEDs**") so that there is a strong independent element on the Board which can effectively exercise independent judgment.

As at the date of this annual report, the Board comprises the following seven Directors, of which the INEDs in aggregate represent more than one-third of the Board members:

Executive Directors

Mr. Tang Koon Fook *(Chairman)* Mr. Lee Sieng Poon *(Managing Director)* Mr. Yap Boon Teong Ms. Wong Yuen Lee

INEDs

Mr. Fung Che Wai, Anthony (resigned on 31 October 2021)Mr. Lee King Fui (appointed on 1 January 2022)Mr. Ng Hock BoonMr. Lim Sey Hock

The biographical details of each of the Directors are set out in the section headed "Directors and Senior Management Profile" of this annual report. An updated list of the Directors, including the Executive Directors and the INEDs, identifying their roles and functions is also maintained on the respective websites of the Stock Exchange and the Company.

There was no financial, business, family or other material relationship among the Directors.

責任。該等董事委員會的職責包括監察本 集團的經營及財務表現,並確保制定適當 的內部監控及風險管理。董事會可於其認 為適當時不時授予本集團管理層若干職能。 管理層主要負責執行董事會採用及不時獲 指派的業務計劃、策略及政策。

董事可隨時取閲本集團的資料,且管理層 有責任及時向董事提供充足資料,以便董 事履行職責。董事有權在適當情況下尋求 獨立專業意見,費用由本公司承擔。

組成

本公司致力秉持宗旨並予以執行,認為董 事會應包括適當比例的執行董事(「執行董 事」)及獨立非執行董事(「獨立非執行董事」), 致使董事會高度獨立,從而有效作出獨立 判斷。

於本年報日期,董事會包括以下七名董事, 其中獨立非執行董事合共佔董事會成員人 數三分之一以上:

執行董事

Tang Koon Fook先生(*主席*) Lee Sieng Poon先生(*董事總經理*) Yap Boon Teong先生 Wong Yuen Lee女士

獨立非執行董事

馮志偉先生

 (於二零二一年十月三十一日辭任)

 李勤輝先生(於二零二二年一月一日獲委任)
 Ng Hock Boon先生
 Lim Sey Hock先生

各董事的履歷詳情載於本年報「董事及高級 管理層簡介」一節。本公司亦在聯交所及本 公司各自的網站上存置一份最新的董事(包 括執行董事及獨立非執行董事)名單,列明 彼等的職責及職能。

董事之間並無財務、商業、家族或其他重 要關係。

The INEDs have brought in a wide range of business and financial expertise, experience and independent judgement to the Board. Through active participation in the Board meetings and serving on various Board committees, all INEDs will continue to make various contributions to the Company.

Throughout the FY2021 (save for the disclosure in the section headed "Compliance with the Listing Rules/Code Provisions" below), the Company had three INEDs, which was in compliance with the requirement of the Listing Rules that the number of INEDs must represent at least one-third of the Board members, and that at least one of the INEDs has appropriate professional qualifications or accounting or related financial management expertise.

The Company has received an annual confirmation of independence in writing from each of the INEDs pursuant to Rule 3.13 of the Listing Rules. Based on such confirmation and not aware of the occurrence of any event that would impair the independence of the INEDs, the Company considers that all the INEDs are independent and have met the independence guidelines as set out in Rule 3.13 of the Listing Rules.

In FY2021, the chairman of the Board (the "**Chairman**"), being an Executive Director, had held at least one meeting with the INEDs without the presence of other Executive Directors.

Proper insurance coverage in respect of legal actions against the Directors' liability has been arranged by the Company.

Compliance with the Listing Rules/Code Provisions

Immediately following the resignation of Mr. Fung Che Wai, Anthony as an INED on 31 October 2021, the Company had only two INEDs, hence failing to meet the requirements of having (i) at least three INEDs on the Board under Rule 3.10(1) of the Listing Rules; (ii) INEDs who represent at least one-third of the Board under Rule 3.10A of the Listing Rules; and (iii) the minimum number of non-executive Directors for the formation of the Audit Committee under Rule 3.21 of the Listing Rules. On 1 January 2022, the Company appointed Mr. Lee King Fui as an INED and fulfilled the aforesaid requirements of the Listing Rules and the above code provision. 獨立非執行董事為董事會帶來淵博的業務 及財務專業知識、經驗及獨立判斷。通過 積極參與董事會會議,在各董事委員會供 職,全體獨立非執行董事將繼續為本公司 作出多方面貢獻。

本公司於二零二一年財政年度(除下文「遵守 上市規則/守則條文」一節所披露者外)有 三名獨立非執行董事,符合上市規則規定 獨立非執行董事的人數須佔董事會成員人 數的至少三分之一,且至少有一名獨立非執 行董事具備適當專業資格或會計或相關財 務管理專業知識。

本公司已收取各獨立非執行董事根據上市 規則第3.13條規定以書面形式提交的年度 獨立身份確認書。基於該等確認書及在不 知悉發生任何將損害獨立非執行董事的獨 立性事件的情況下,本公司認為全體獨立 非執行董事均屬獨立且已符合上市規則第3.13 條所載的獨立指引。

於二零二一年財政年度,董事會主席(「**主席**」) 作為執行董事已至少在其他執行董事避席 的情況下,與獨立非執行董事舉行一次會 議。

本公司已就董事可能面對的法律訴訟作適 當投保。

遵守上市規則/守則條文

緊隨馮志偉先生於二零二一年十月三十一日 辭任獨立非執行董事後,本公司僅有兩名 獨立非執行董事,故未能符合(i)上市規則 第3.10(1)條規定董事會必須包括至少三名 獨立非執行董事:(ii)上市規則第3.10A條規 定獨立非執行董事必須佔董事會成員人數 至少三分之一:及(iii)根據上市規則第3.21條 項下規定,成立審計委員會的最低非執行 董事人數。於二零二二年一月一日,本公司 委任李勤輝先生為獨立非執行董事並符合 上述上市規則及上文守則條文之要求。

Directors' Induction and Continuing Professional Development

Each of the Directors has received a formal, comprehensive and tailored induction on the first occasion of his/her appointment to ensure that he/she has a proper understanding of the Company's operations and business and is fully aware of the director's responsibilities under statute and common law, the Listing Rules, legal and other regulatory requirements and the Company's business and governance policies.

During FY2021, each of the Directors had attended a training seminar arranged by the Company's Hong Kong legal advisers on directors' responsibilities.

In compliance with code provision A.6.5 of the CG Code, the Company will from time to time fund and arrange suitable training to all the Directors to partake in the continuous professional development (the "**CPD**") in order to develop and refresh their knowledge and skills in relation to their duties and responsibilities, such that their contribution to the Board remains informed and relevant. All Directors are also encouraged to attend relevant training courses at the Company's expense and they have been requested to provide the Company with their training records. According to the training records maintained by the Company, the CPD programmes received by each of the Directors during the FY2021 is summarised as follows:

董事就任須知及持續專業發展

各董事於首次接受委任時均已獲提供正式、 全面及特為其而設的就任須知,以確保其 恰當理解本公司營運及業務情況,及完全 清楚董事根據法規及普通法、上市規則、 法律及其他監管規定須承擔的責任以及本 公司業務及管治政策。

於二零二一年財政年度,各董事已參加由本 公司的香港法律顧問所安排有關董事職責 的培訓座談會。

為遵守企業管治守則守則條文第A.6.5條, 本公司將不時為全體董事斥資安排合適時 訓參與持續專業發展(「持續專業發展」), 以發展及更新彼等有關職務及職責的知識 及技能,從而在知情情況下為董事會作出 切合需要的貢獻。本公司亦鼓勵全體董 。本公司亦鼓勵全體董事已被要求向本公司提供其培訓 記錄。根據本公司保存的培訓記錄,各業 發展課程概述如下:

Name of Directors 董事姓名	Type of training 培訓類型
Mr. Tang Koon Fook	A and B
Tang Koon Fook先生	A及B
Mr. Lee Sieng Poon	A and B
Lee Sieng Poon先生	A及B
Mr. Yap Boon Teong	A and B
Yap Boon Teong先生	A及B
Ms. Wong Yuen Lee	A and B
Wong Yuen Lee女士	A及B
Mr. Fung Che Wai, Anthony (resigned on 31 October 2021)	A and B
馮志偉先生(於二零二一年十月三十一日辭任)	A及B
Mr. Ng Hock Boon	A and B
Ng Hock Boon先生	A及B
Mr. Lim Sey Hock	A and B
Lim Sey Hock先生	A及B

A: attending training sessions, including but not limited to, seminars/webinars, briefings, conferences, forums and workshops

A: 參加培訓課程,包括但不限於座談會/網絡研 討會、簡報會、會議、論壇及研討會

B: reading newspapers, journals and updates relating to the economy, general business, corporate governance and directors' duties and responsibilities

閱讀有關經濟、一般商務、企業管治以及董事 職務及職責的報刊、雜誌及最新消息

В:

Meetings of the Board and the Shareholders and Directors' Attendance Records

During FY2021, regular meetings of the Board was scheduled four times a year at approximately guarterly intervals with notice given to the Directors at least 14 days in advance. For all other Board meetings, notice has been given in a reasonable time in advance. The Directors are allowed to include any matter in the agenda that is required for discussion and resolution at the meeting. To enable the Directors to be properly briefed on issues arising at each of the Board meetings and to make informed decisions, an agenda and the accompanying Board papers are sent to all Directors at least three days before the intended date of the Board meeting, or such other period as agreed. The company secretary of the Company (the "Company Secretary") is responsible for preparing and circulating the abovementioned draft agenda and board papers. All Board meetings' minutes recorded in sufficient detail the matters considered and decisions reached will be kept by a duly appointed secretary of the meeting. Draft and final versions of the minutes are circulated to the Directors for comments and record respectively within a reasonable time after each meeting and the final version is open for the Directors' inspection.

During the FY2021, the Board held four regular meetings at approximately quarterly intervals on 30 March 2021, 20 May 2021, 26 August 2021 and 22 November 2021, and amongst other matters, approved the audited consolidated financial statements of the Group for the year ended 31 December 2020 and the unaudited consolidated financial statements of the Group for the six months ended 30 June 2021.

The attendance records of each Director at the Board meetings during FY2021 is as follows:

董事會及股東會議以及董事出席記 錄

於二零二一年財政年度,董事會預定每年 定期舉行四次會議,大約每季舉行一次, 並最少於會議14日前向董事發出通知。有 關所有其他董事會會議,已事先於合理時 間發出通知。董事獲准將任何須於會上討 論及議決的事宜納入議程。為了讓董事獲 恰當簡報各董事會會議上提出的事宜及作 出知情決定,議程及隨附董事會文件於董 事會會議的擬定日期前最少三日或所協定 的其他期間送交全體董事。本公司的公司 秘書(「公司秘書」)負責編製及分發上述起 草議程及董事會文件。充分詳列考量事宜 及達成決策的所有董事會會議記錄將由會 議正式委任的秘書保管。會議記錄草案及 定稿於每次會議之後的合理時間內向董事 傳閱以供其發表意見及記錄,定稿可供董 事杳閲。

於二零二一年財政年度,董事會已於二零 二一年三月三十日、二零二一年五月二十日、 二零二一年八月二十六日及二零二一年十一 月二十二日按約每季度一次舉行四次定期 會議,以(其中包括)批准本集團截至二零 二零年十二月三十一日止年度的經審核綜 合財務報表及截至二零二一年六月三十日止 六個月的未經審核綜合財務報表。

於二零二一年財政年度,各董事的董事會會 議出席記錄如下:

Name of Directors 董事姓名	No. of Attendance/ No. of Meetings 出席次數/會議次數
Mr. Tang Koon Fook	4/4
Tang Koon Fook先生	
Mr. Lee Sieng Poon	4/4
Lee Sieng Poon先生	
Mr. Yap Boon Teong	4/4
Yap Boon Teong先生	
Ms. Wong Yuen Lee	4/4
Wong Yuen Lee女士	
Mr. Fung Che Wai, Anthony (resigned on 31 October 2021)	3/3
馮志偉先生(於二零二一年十月三十一日辭任)	
Mr. Ng Hock Boon	4/4
Ng Hock Boon先生	
Mr. Lim Sey Hock	4/4
Lim Sey Hock先生	

During FY2021, the Company held its annual general meeting (the "**AGM**") on 20 May 2021 which all Directors attended.

The Board held a meeting on 30 March 2022 and, amongst other matters, considered and approved the audited consolidated financial statements of the Group for FY2021.

Board Diversity Policy

The Company has adopted a Board Diversity Policy whereby it recognises and embraces the importance and benefits of a diversity of Board members. It endeavours to ensure that the Board has a balance of skills, experience and diversity of perspectives appropriate to the requirements of the Company's business. All Board nominations, appointments and reappointments will continue to be made on a merit basis with due regard for the benefits of diversity of the Board members and the nomination policy of the Company. Selection of candidates will be based on a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills and knowledge.

CHAIRMAN AND CHIEF EXECUTIVE

During FY2021 and up to the date of this annual report, Mr. Tang Koon Fook was the Chairman whilst Mr. Lee Sieng Poon was the Managing Director and they will continue to act in such capacities subsequent to the financial year end date of FY2021. Therefore, the Company has complied with code provision A.2.1 of the CG Code, which stipulates that the roles of chairman and chief executive should be separate and should not be performed by the same individual.

The Chairman has been responsible for the overall management, strategic planning and the day-to-day business operation and financial management of the Group. The Managing Director has been responsible for the overall management, research and development, the day-to-day management of the sales and marketing, maintenance of customer and supplier relationship of the Group and overseeing the Sanctions Oversight Committee.

BOARD COMMITTEES

The Board has established certain Board committees, including the Audit Committee, the Remuneration Committee, the Nomination Committee and the Sanctions Oversight Committee, to oversee particular aspects of the Company's affairs. All Board committees are provided with sufficient resources to discharge their duties and upon reasonable request, members of the Board committees are able to seek independent professional advice in appropriate circumstances at the Company's expenses.

於二零二一年財政年度,本公司已於二零 二一年五月二十日舉行由全體董事出席的 股東週年大會(「**股東週年大會**」)。

董事會已於二零二二年三月三十日舉行一次 會議,以(其中包括)審議及批准本集團於 二零二一年財政年度的經審核綜合財務報 表。

董事會多元化政策

本公司已採納董事會多元化政策,藉此明 白並深信董事會成員多元化的重要性及裨 益,並致力確保董事會具備適用於本公司 業務要求的技巧、經驗及多元化思維的平 衡配套。董事會所有提名、委任及續聘將 繼續以用人唯才為原則,兼顧董事會成員 多元化的利益及本公司的提名政策,並將 根據一系列多元化思維(包括但不限於性別、 年齡、文化及教育背景、種族、專業經驗、 技能及知識)挑選候選人。

主席及行政總裁

於二零二一年財政年度及直至本年報日期, Tang Koon Fook先生為主席,而Lee Sieng Poon先生為董事總經理,且彼等將於二零 二一年財政年度之財政年結日後繼續以該 等身份行事。因此,本公司已遵守企業管 治守則的守則條文第A.2.1條,其規定主席 與行政總裁之角色應有區分,並不應由同 一人兼任。

主席負責本集團整體管理、策略規劃以及 日常業務營運及財務管理。董事總經理負 責本集團整體管理、研發、日常營銷管理、 維繫與客戶及供應商的關係及監督制裁監 督委員會。

董事委員會

董事會已設立若干董事委員會,包括審計 委員會、薪酬委員會、提名委員會及制裁 監督委員會,以監督本公司特定方面的事務。 所有董事委員會均獲充分資源以履行其職責, 且於合理要求時,董事委員會成員均可在 適當情況下尋求獨立專業意見,費用由本 公司承擔。

Audit Committee

The Audit Committee was established on 8 June 2017 with written terms of reference in compliance with the code provisions of the CG Code. Such written terms of reference were revised on 1 January 2019 to conform with the requirements under the CG Code and the Listing Rules. The written terms of reference of the Audit Committee are published on the respective websites of the Stock Exchange and the Company. The existing Audit Committee comprises all the three INEDs, namely Mr. Lim Sey Hock, Mr. Ng Hock Boon and Mr. Lee King Fui (appointed on 1 January 2022) who is the chairman of the Audit Committee until his resignation on 31 October 2021 during the reporting period.

The principal roles and functions of the Audit Committee include but are not limited to:

- making recommendations to the Board on the appointment, re-appointment and removal of the external auditors, and approving their remuneration and terms of engagement, and handling any questions regarding their resignation or dismissal;
- reviewing and monitoring the external auditors' independence and objectivity and the effectiveness of the audit process in accordance with applicable standards and discussing with the external auditors on the nature and scope of the audit and reporting obligations before the audit commences;
- developing and implementing a policy on engaging external auditors to supply non-audit services and reporting to the Board, identifying and making recommendations on any matters where action or improvement is needed;
- monitoring the integrity of the Company's financial statements and accounts as well as annual report and half-year report, and reviewing significant financial reporting judgments contained in them;
- reviewing the Company's financial reporting system, and risk management and internal control systems;
- discussing the risk management and internal control systems with management to ensure that management has performed its duty to have such effective systems;
- considering major investigation findings on risk management and internal control matters as delegated by the Board or on its own initiative and management's response to these findings;

審計委員會

審計委員會於二零一七年六月八日成立, 其書面職權範圍符合企業管治守則守則條 文。該等書面職權範圍已於二零一九年一月 一日修訂,以符合企業管治守則及上市規 則的規定。審計委員會的書面職權範圍已 分別刊載於聯交所及本公司網站。現時審 計委員會由全體三名獨立非執行董事組成, 即Lim Sey Hock先生、Ng Hock Boon先生 及李勤輝先生(於二零二二年一月一日獲委任) (審計委員會主席)。於報告期間,馮志偉先 生於二零二一年十月三十一日辭任前為審計 委員會主席。

審計委員會的主要職責及職能包括但不限 於:

- 就外聘核數師的委任、重新委任及罷 免向董事會提供建議、批准其薪酬及 聘用條款,及處理任何有關其辭任或 辭退的問題;
- 按適用標準檢討及監察外聘核數師是 否獨立客觀及核數程序是否有效,並 於核數工作開始前與外聘核數師討論 核數性質及範疇及有關申報責任;
- 就委聘外聘核數師提供非核數服務制 定政策,並予以執行,以及就任何須 採取行動或改善的事項向董事會報告, 並提出建議;
- 監察本公司的財務報表及賬目以及年 度報告及半年度報告的完整性,並審 閲其中所載的重大財務申報判斷;
- 審閱本公司的財務申報制度、風險管 理及內部監控系統;
- 與管理層討論風險管理及內部監控系統,確保管理層已履行職責建立有效的系統;
- 主動或應董事會的委派,就有關風險 管理及內部監控事宜的重要調查結果 及管理層對調查結果的回應進行研究;

- where an internal audit function exists, ensuring co-ordination between the internal and external auditors, ensuring that the internal audit function is adequately resourced and has appropriate standing within the Company, and reviewing and monitoring its effectiveness;
- reviewing the Group's financial and accounting policies and practices;
- reviewing the external auditors' management letter, any material queries raised by the auditors to management about the accounting records, financial accounts or systems of control and management's response;
- ensuring that the Board will provide a timely response to the issues raised in the external auditors' management letters; and
- considering other topics as defined by the Board.

During FY2021, two Audit Committee meetings were held on 23 March 2021 and 19 August 2021, respectively; and the Audit Committee, amongst other matters, considered and approved the draft audited consolidated financial statements of the Group for FY2020 and the unaudited consolidated financial statements of the Group for the six months ended 30 June 2021 for presentation to the Board for consideration and approval and audit-related matters.

The attendance record of each INED at the Audit Committee meetings during FY2021 is as follows:

- 如有內部審核功能,確保內部和外聘 核數師的工作得到協調,並確保內部 審核功能在本公司內部有足夠資源運 作,並且有適當的地位,以及檢討及 監察其成效;
- 檢討本集團的財務及會計政策及實務;
- 檢查外聘核數師給予管理層的《審核 情況説明函件》、外聘核數師就會計 紀錄、財務賬目或監控制度向管理層 提出的任何重大疑問及管理層作出的 回應;
- 確保董事會及時回應於外聘核數師給
 予管理層的《審核情況説明函件》中提出的事宜;及
- 研究其他由董事會界定的課題。

於二零二一年財政年度,審計委員會分別於 二零二一年三月二十三日及二零二一年八月 十九日舉行兩次會議,並(其中包括)審議 及批准向董事會提呈供審議及批准本集團 二零二零年財政年度的經審核綜合財務報 表及本集團截至二零二一年六月三十日止六 個月的未經審核綜合財務報表草案及審核 相關事宜。

各獨立非執行董事於二零二一年財政年度 的審計委員會會議出席記錄如下:

Name of Directors 董事姓名	No. of Attendance/ No. of Meetings 出席次數/會議次數
Mr. Fung Che Wai, Anthony (resigned on 31 October 2021)	2/2
馮志偉先生(於二零二一年十月三十一日辭任)	_/ _
Mr. Ng Hock Boon	2/2
Ng Hock Boon先生 Mr. Lim Sey Hock	2/2
Lim Sey Hock先生	

The Audit Committee held a meeting on 23 March 2022 and, amongst other matters, considered and approved for presentation to the Board for consideration and approval the draft audited consolidated financial statements of the Group for FY2021. The chairman and the other members of the Audit Committee attended such meeting.

Remuneration Committee

The Remuneration Committee was established on 8 June 2017 with written terms of reference in compliance with the code provisions of CG Code. The written terms of reference of the Remuneration Committee are published on the respective websites of the Stock Exchange and the Company. The existing Remuneration Committee comprises two INEDs, namely Mr. Lim Sey Hock and Mr. Ng Hock Boon and Mr. Tang Koon Fook, the Chairman and an Executive Director. Mr. Lim Sey Hock is the chairman of the Remuneration Committee.

The principal roles and functions of the Remuneration Committee include but are not limited to:

- making recommendations to the Board on the Company's policy and structure for the remuneration of all Directors and senior management and on the establishment of a formal and transparent procedure for developing the remuneration policy;
- reviewing and approving the management's remuneration proposals by reference to the Board's corporate goals and objectives;
- either: (i) to determine, with delegated responsibility, the remuneration packages of individual Executive Directors and senior management; or (ii) to make recommendations to the Board on the remuneration packages of individual Executive Directors and senior management. This should include benefits in kind, pension rights and compensation payments, including any compensation payable for loss or termination of their office or appointment;
- making recommendations to the Board on the remuneration of the non-executive Directors;
- considering the salaries paid by comparable companies, time commitment, responsibilities and employment conditions elsewhere in the Group;
- reviewing and approving the compensation payable to the Executive Directors and senior management for any loss or termination of office or appointment to ensure that it is consistent with the contractual terms and is otherwise fair and not excessive;

審計委員會於二零二二年三月二十三日舉行 一次會議,並(其中包括)審議及批准向董 事會提呈相關決議案,以審議及批准本集 團於二零二一年財政年度的經審核綜合財 務報表草案。審計委員會主席及其他成員 均出席了該會議。

薪酬委員會

薪酬委員會於二零一七年六月八日成立, 其書面職權範圍符合企業管治守則守則條 文。薪酬委員會的書面職權範圍已分別刊 載於聯交所及本公司網站。薪酬委員會由 兩名獨立非執行董事(即Lim Sey Hock先生 及Ng Hock Boon先生)及主席兼執行董事 Tang Koon Fook先生組成。Lim Sey Hock 先生為薪酬委員會主席。

薪酬委員會的主要職責及職能包括但不限 於:

- 就本公司的董事及高級管理人員的全 體薪酬政策及架構,及就設立正規而 具透明度的程序制訂薪酬政策,向董 事會提出建議;
- 因應董事會所制訂的企業方針及目標, 檢討及批准管理層的薪酬方案;
- 以下兩者之一:(i)獲董事會轉授責任 釐定個別執行董事及高級管理人員的 薪酬待遇;或(ii)向董事會建議個別執 行董事及高級管理人員的薪酬待遇。 此應包括非金錢利益、退休金權利及 賠償金額(包括喪失或終止職務或委 任的賠償);
- 就非執行董事的薪酬向董事會提出建
 議;
- 考慮同類公司支付的薪酬、須付出的時間及職責以及本集團內其他職位的 僱用條件等;
- 檢討及批准向執行董事及高級管理人員就其喪失或終止職務或委任而須支付的賠償,以確保該等賠償與合約條款一致;若未能與合約條款一致,則賠償亦須公平合理,不致過多;

- reviewing and approving the compensation arrangements relating to the dismissal or removal of the Directors for misconduct to ensure that they are consistent with the contractual terms and are otherwise reasonable and appropriate; and
- ensuring that no Director or any of his associates (as defined in the Listing Rules) is involved in deciding his own remuneration.

During FY2021, one Remuneration Committee meeting was held on 23 March 2021 and the chairman and the other members of the Remuneration Committee attended such meeting.

The Remuneration Committee held a meeting on 23 March 2022, and among other things, reviewed and recommended to the Board for consideration certain remuneration-related matters of the Directors and senior management. The chairman and the other members of the Remuneration attended such meeting.

Nomination Committee

The Nomination Committee was established on 8 June 2017 with written terms of reference in compliance with the code provisions of the CG Code. Such written terms of reference were revised on 1 January 2019 to conform with the requirements under the CG Code. The written terms of reference of the Nomination Committee are published on the respective websites of the Stock Exchange and the Company. The existing Nomination Committee comprises two INEDs, namely Mr. Lim Sey Hock and Mr. Ng Hock Boon, and Mr. Tang Koon Fook, the Chairman and an Executive Director. Mr. Tang Koon Fook is the chairman of the Nomination Committee.

The principal roles and functions of the Nomination Committee include but are not limited to:

- reviewing the structure, size and composition (including the skills, knowledge, experience and diversity of perspectives) of the Board at least annually and making recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- identifying individuals suitably qualified to become members of the Board and selecting or making recommendations to the Board on the selection of individuals nominated for directorships;
- assessing the independence of the INEDs;
- making recommendations to the Board on the appointment or re-appointment of Directors and the succession planning for the Directors, in particular, the Chairman and the chief executive; and

- 檢討及批准因董事行為失當而解僱或 罷免有關董事所涉及的賠償安排,以 確保該等安排與合約條款一致;倘未 能與合約條款一致,則有關賠償亦須 合理適當;及
- 確保任何董事或其任何聯繫人士(定 義見上市規則)不得參與釐定他自己 的薪酬。

於二零二一年財政年度,薪酬委員會於二零 二一年三月二十三日舉行一次會議,薪酬委 員會主席及其他成員均出席了該會議。

薪酬委員會於二零二二年三月二十三日舉行 一次會議,並(其中包括)審閱及向董事會 建議審議若干與董事及高級管理層薪酬有 關的事項。薪酬委員會主席及其他成員均 出席了該會議。

提名委員會

提名委員會於二零一七年六月八日成立, 其書面職權範圍符合企業管治守則守則條 文。該等書面職權範圍已於二零一九年一月 一日修訂,以符合企業管治守則的規定。 提名委員會的書面職權範圍已分別刊載於 聯交所及本公司網站。現時提名委員會由 兩名獨立非執行董事(即Lim Sey Hock先 生及Ng Hock Boon先生)及主席兼執行董 事Tang Koon Fook先生組成。Tang Koon Fook先生為提名委員會主席。

提名委員會的主要職責及職能包括但不限 於:

- 至少每年檢討董事會的架構、人數及 組成(包括技能、知識、經驗及觀點 多元化)並就任何為配合本公司的策略 而擬對董事會作出的變動提出建議;
- 物色具備合適資格可擔任董事的人士, 並挑選提名有關人士出任董事或就此 向董事會提供意見;
- 評核獨立非執行董事的獨立性;
- 就董事委任或重新委任以及董事(尤 其是主席及行政總裁)繼任計劃向董 事會提出建議;及

• reviewing the Board Diversity Policy and any measurable objectives for implementing such Board Diversity Policy as may be adopted by the Board from time to time and to review the progress on achieving the objectives

During FY2021, one Nomination Committee meeting was held on 23 March 2021 and the chairman and the other members of the Nomination Committee attended such meeting.

The Nomination Committee held a meeting on 23 March 2022 and among other things, reviewed the structure, size and composition of the Board, assessed the independence of the INEDs and recommended to the Board for consideration the re-appointment of the retiring Directors at the forthcoming AGM. The chairman and the other members of the Nomination Committee attended such meeting.

Sanctions Oversight Committee

The Sanctions Oversight Committee was established on 28 February 2017. The current members of the Sanctions Oversight Committee are Mr. Lee Sieng Poon and Ms. Wong Yuen Lee, both Executive Directors. Mr. Lee Sieng Poon is the chairman of the Sanctions Oversight Committee.

The principal roles and functions of the Sanctions Oversight Committee include but are not limited to:

 evaluating the sanctions risks prior to determining whether the Group should embark on any business opportunities in the Sanctioned Countries (as defined below) and with Sanctioned Persons (as defined below);

Remarks:

- (a) "Sanctioned Countries" means countries whose governments such as the United States of America ("USA") or Australia, or governmental organisations such as the European Union or the United Nations, have, through an executive order, passing of legislation or other governmental means, implemented measures that impose economic sanctions against such countries or against targeted industry sectors, groups of companies or persons, and/or organisations within such countries.
- (b) "Sanctioned Persons" means certain person(s) and identity(ies) listed on the Specially Designated Nationals and Blocked Persons List of the United States Department of Treasury's Office of Foreign Assets Control ("OFAC") or other restricted parties lists maintained by the USA, the European Union, the United Nations or Australia.

 檢討董事會多元化政策及董事會不時 採納以執行該董事會多元化政策的任 何可計量目標,以及檢討目標達成進 度。

於二零二一年財政年度,提名委員會於二零 二一年三月二十三日舉行一次會議,提名委 員會主席及其他成員均出席了該會議。

提名委員會於二零二二年三月二十三日舉行 一次會議,並(其中包括)審查董事會的架 構、人數及組成,評估獨立非執行董事的 獨立性及於應屆股東週年大會上向董事會 建議考慮重新委任退任董事。提名委員會 主席及其他成員均出席了該會議。

制裁監督委員會

制裁監督委員會於二零一七年二月二十八日 成立。制裁監督委員會的現任成員為執行 董事Lee Sieng Poon先生及Wong Yuen Lee 女士。Lee Sieng Poon先生為制裁監督委 員會的主席。

制裁監督委員會的主要職責及職能包括但 不限於:

於判定本集團是否應把握於受制裁國家(定義見下文)及與受制裁人士(定義見下文)的任何商機前評估制裁風險;

附註:

- (a) 「受制裁國家」指多個國家政府(如美利堅 合眾國(「美國」)或澳洲)或政府組織(如 歐盟或聯合國)透過行政命令、通過立法 或其他政府手段,對某些國家實施經濟 制裁的措施,或對該等國家內特定行業、 公司組別或人士及/或組織實施經濟制 裁。
- (b) 「受制裁人士」指名列美國財政部海外資 產控制辦公室(「海外資產控制辦公室」) 特別指定國家和被禁實體名單(Specially Designated Nationals and Blocked Persons List)或美國、歐盟、聯合國或澳 洲制訂的其他受限制人士名單的若干人士。

- reviewing and approving all relevant business transaction documentation from customers or potential customers from Sanctioned Countries and with Sanctioned Persons. In particular, reviewing the information (such as the identity and nature of business as well as its ownership) relating to the counterparty to the contract along with the draft business transaction documentation;
- checking the counterparty against the various lists of restricted parties and countries maintained by the USA, the European Union, the United Nations or Australia, including, without limitation, any government, individual or entity that is the subject of any OFAC-administered sanctions which lists are publicly available, and determining whether the counterparty is, or is owned or controlled by, a person located in Sanctioned Countries or a Sanctioned Person; and
- periodically reviewing the Company's internal control policies and procedures with respect to sanctions matters, including but not limited to the global sanctions policy of the Board.

During FY2021, one Sanctions Oversight Committee meeting was held on 23 March 2021; and the Sanctions Oversight Committee had undertaken review on, amongst other matters, (i) the list of Sanctioned Countries and Sanctioned Persons against the list of customers and potential customers of the Group; (ii) the global sanctions policy adopted by the Company; and (iii) the current procedures put in place to detect and avoid doing business with customers or potential customers from Sanctioned Countries and with Sanctioned Persons.

The attendance record of the Sanctions Oversight Committee meeting during the FY2021 is as follows:

- 審閱及批准所有來自受制裁國家的客戶或潛在客戶及與受制裁人士的相關業務交易文件。具體而言,審閱有關合約對手方的資料(如身份、業務性質及其所有權等)以及業務交易文件草擬稿;
- 將合約對手方與美國、歐盟、聯合國 或澳洲備有的多份受限制方及國家(包 括但不限於屬海外資產控制辦公室制 裁對象的任何政府、個人或實體)名單 (有關名單為公開資料)進行核對,釐 定合約對手方是否屬於或是否由位於 受制裁國家的人士或受制裁人士擁有 或控制;及
- 定期審查本公司有關制裁事宜的內部 控制政策及程序,包括但不限於董事 會的全球制裁政策。

於二零二一年財政年度,制裁監督委員會於 二零二一年三月二十三日舉行一次會議,及 制裁監督委員會已審閱(其中包括)(i)受制 裁國家及受制裁人士名單與本集團客戶及 潛在客戶名單:(ii)本公司採納的全球制裁 政策;及(iii)目前制定的檢測受制裁國家客 戶或潛在客戶及受制裁人士以及避免與其 進行業務往來的程序。

於二零二一年財政年度,制裁監督委員會 會議的出席記錄如下:

Name of Sanctions Oversight Committee Member 薪酬組別(港元)	No. of Attendance/ No. of Meetings 人數
Mr. Lee Sieng Poon Lee Sieng Poon先生	1/1
Ms. Wong Yuen Lee Wong Yuen Lee女士	1/1

The Sanctions Oversight Committee held a meeting on 23 March 2022 and amongst other things, reviewed the list of Sanctioned Countries and Sanctioned Persons against the list of customers and potential customers of the Group. The chairman and the other member of the Sanctions Oversight Committee attended such meeting.

制裁監督委員會於二零二二年三月二十三日 舉行一次會議,以(其中包括)審閲受制裁 國家及受制裁人士名單與本集團客戶及潛 在客戶名單。制裁監督委員會主席及其他 成員均出席了該會議。

Corporate Governance Functions

The Audit Committee is responsible for performing the corporate governance functions as set out in code provision D.3.1 of the CG Code, which include but are not limited to:

- developing and reviewing the Company's policies and practices on corporate governance and making recommendations to the Board;
- reviewing and monitoring the training and CPD of the Directors and senior management;
- reviewing and monitoring the Company's policies and practices on compliance with legal and regulatory requirements;
- developing, reviewing and monitoring the code of conduct and compliance manual (if any) applicable to employees and the Directors; and
- reviewing the Company's compliance with the CG Code and disclosure in this report.

NOMINATION POLICY

The Board has delegated its responsibilities and authority for selection and appointment of the Directors to the Nomination Committee of the Company. Without prejudice to the authority and duties of the Nomination Committee as set out in its terms of reference, the ultimate responsibility for selection and appointment of the Directors rests with the entire Board.

The Nomination Committee will recommend to the Board for the selection, appointment and re-appointment of a Director including an INED in accordance with the following procedures and process:

A. The Nomination Committee

 will, giving due consideration to the current composition and size of the Board, develop a list of desirable skills, perspectives and experience at the outset to focus the search effort;

企業管治職能

審計委員會負責履行企業管治守則守則條 文第D.3.1條所載的企業管治職能,其中包 括但不限於:

- 制訂及檢討本公司企業管治政策及常規,向董事會提出建議;
- 檢討及監察董事及高級管理人員的培 訓及持續專業發展;
- 檢討及監察本公司就遵守法律及監管 要求的政策及常規;
- 制定、檢討及監察僱員及董事的操守 準則及合規手冊(如有);及
- 檢討本公司遵守企業管治守則的情況
 及在本報告內的披露。

提名政策

董事會已將其甄選及委任董事的責任及權 限轉授予本公司提名委員會。在不觸及提 名委員會書面職權範圍所載的權限及職責 的情況下,甄選及委任董事的最終責任歸 屬於全體董事會。

提名委員會將根據下列程序及流程就董事(包括獨立非執行董事)的選舉、委任及續聘向 董事會提出建議:

A. 提名委員會

i 將於適當考慮董事會當前的組成 及規模後,首先制定一份所需技 能、觀點及經驗清單,以集中物 色工作;

- ii may consult any source it considers appropriate in identifying or selecting suitable candidates, such as referrals from existing Directors, advertising, recommendations from a third party agency firm and proposals from the Shareholders with due consideration given to the criteria which include but are not limited to:
 - (a) Diversity in the aspects of, amongst others, gender, age, cultural and educational background, professional experience, skills, knowledge and length of service;
 - (b) Commitment for responsibilities of the Board in respect of available time and relevant interest (details of the Board Diversity Policy is set out on page 71 of this annual report;
 - Qualifications, both academic and professional, including accomplishment and experience in the relevant industries in which the Group's business is involved;
 - (d) Independence (for INEDs);
 - (e) Reputation for integrity;
 - (f) Potential contributions that the individual can bring to the Board; and
 - (g) Plan(s) in place for the orderly succession of the Board.
- iii may adopt any process it considers appropriate in evaluating the suitability of the candidates, such as interviews, background checks, presentations and third party reference checks;
- iv will consider a broad range of candidates who are in and outside of the Board's circle of contacts;
- v upon considering a candidate's suitability for the directorship, will hold a meeting and/or by way of written resolutions to, if thought fit, approve the recommendation to the Board for appointment;
- vi will provide the relevant information of the selected candidate to the Remuneration Committee for consideration of the remuneration package of such selected candidate; and

- ii 於物色或甄選合適候選人時可 諮詢其認為適當的任何來源,例 如現有董事的推薦、廣告、第三 方代理公司的推薦及股東的建議, 並適當考慮(包括但不限於)下列 因素:
 - (a) 各方面的多樣性,其中包括 性別、年齡、文化及教育背 景、專業經驗、技能、知 識及服務年限;
 - (b) 其能投放於董事會職責的 可付出的時間及相關利益(董 事會多元化政策的詳情載 於本年報第71頁);
 - (c) 學術及專業資格,包括涉及本集團業務的相關行業的成就和經驗;
 - (d) 獨立性(就獨立非執行董事 而言);
 - (e) 誠信聲譽;
 - (f) 個人可以為董事會帶來的 潛在貢獻;及
 - (g) 為董事會有序繼任而制定 的計劃。
- 可採用其認為適當的任何程序
 評估候選人的合適性,例如面試、
 背景調查、演講及第三方背景調
 查;
- iv 將考慮在董事會聯絡圈內外的各 類候選人;
- v 在考慮適合擔任董事職位的候 選人後,將舉行會議及/或以書 面決議案方式向董事會提交委 任建議以供酌情批准;
- vi 將向薪酬委員會提供所選候選 人的相關資料,以供考慮該選定 的候選人的薪酬待遇;及

- vii will thereafter make the recommendation to the Board in relation to the proposed appointment.
- B. Where a Non-Executive Director is considered, the Remuneration Committee will make the recommendation to the Board on the policy and structure for the remuneration;
- C. The Board may arrange for the selected candidate to be interviewed by the members of the Board, who are not members of the Nomination Committee and the Board will thereafter deliberate and decide the appointment as the case may be;
- D. All appointment of Directors will be confirmed by the filing of the consent to act as Director of the relevant Director (or any other similar filings requiring the relevant Director to acknowledge or accept the appointment as Director, as the case may be) to be filed with the relevant regulatory authorities, if required; and
- E. Where the Board proposes a resolution to elect or re-elect a candidate as Director at the following general meeting, the relevant information of the candidate will be disclosed in the circular to Shareholders and/or explanatory statement accompanying the notice of the relevant general meeting in accordance with the Listing Rules and/or applicable laws and regulations.

APPOINTMENT AND RE-ELECTION OF DIRECTORS

Each of the Executive Directors has entered into a service agreement with the Company for a term of three years commencing on 11 July 2017 (the "**Listing Date**"), which may be terminated by not less than three months' notice served by either party on the other. Such agreements had been renewed for a further three-year term upon its expiry.

Mr. Ng Hock Boon, an INED, has entered into a letter of appointment with the Company for a period of three years commencing on the Listing Date, which had been renewed for a further three-year term upon its expiry. Each of Mr. Lim Sey Hock and Mr. Lee King Fui, both INEDs, has entered into a letter of appointment with the Company for a period of three years commencing on 1 August 2020 and 1 January 2022 respectively. All of the letters of appointment may be terminated by not less than three months' notice served by either party on the other.

- vii 其後,將就建議委任向董事會提 出建議。
- B. 倘考慮非執行董事,薪酬委員會將就 薪酬政策及架構向董事會提出建議;
- C. 董事會可安排選定的候選人由不屬提 名委員會成員的董事會成員進行面試, 此後,董事會將審議並決定任命(視 情況而定);
- D. 所有董事的任命,將通過提交相關董 事表示同意擔任董事的文件(或要求 相關董事確認或接受任命為董事的任 何其他類似文件(視情況而定))予相關 法定機構(如有需要)作存檔予以確認; 及
- E. 倘董事會於下屆股東大會上提呈決議 案選舉或重選董事候選人,有關候選 人資料將根據上市規則及/或適用法 律及法規於致股東通函及/或有關股 東大會通告隨附説明函件內披露。

委任及重選董事

各執行董事已與本公司訂立服務協議,自 二零一七年七月十一日(「上市日期」)起計為 期三年,可由一方向另一方送達不少於三個 月通知予以終止。有關協議於屆滿時已再 續期三年。

獨立非執行董事Ng Hock Boon先生已與本 公司訂立委任函,於屆滿時已再續期三年。 獨立非執行董事Lim Sey Hock先生及李勤 輝先生各自已與本公司訂立委任函,分別 自二零二零年八月一日及二零二二年一月一 日起計為期三年。所有委任函可由一方向另 一方送達不少於三個月通知予以終止。

None of the Directors has a service agreement or letter of appointment with the Company or any of its subsidiaries other than the agreements/letters of appointment expiring or determinable by the Company within one year without the payment of compensation (other than statutory compensation).

Any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of Shareholders after his appointment and shall be subject to re-election at such meeting and any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following AGM and shall then be eligible for re-election.

All the Directors, including INEDs, are subject to retirement by rotation and are eligible for re-election in accordance with the Articles of Association. At each AGM, one-third of the Directors for the time being (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 provided that every Director shall be subject to retirement at the AGM at least once every three years. A retiring Director shall be eligible for re-election and shall continue to act as a Director throughout the meeting at which he retires. The Directors to retire by rotation shall include (so far as necessary to ascertain the number of Directors to retire by rotation) any Director who wishes to retire and does not offer himself for re-election. Any further Directors so to retire shall be those who have been the longest in office since their last re-election or appointment and so that as between the persons who became or were last re-elected Directors on the same day, those to retire shall (unless they otherwise agree among themselves) be determined by lot.

REMUNERATION OF DIRECTORS AND SENIOR MANAGEMENT

Particulars of the Directors' remuneration for FY2021 are set out in Note 11 to the consolidated financial statements of the Group for FY2021.

Pursuant to code provision B.1.5 of the CG Code, the remuneration of the members of the senior management (other than the Directors) whose particulars are contained in the section headed "Profile of Directors and Senior Management" in this annual report by band is set out below:

Remuneration band (in HK\$) 薪酬組別(港元)

Nil to 1,000,000 零至1,000,000 概無董事已與本公司或其任何附屬公司訂 立任何服務協議或委任函(不包括於一年內 屆滿或由本公司於一年內終止而毋須支付 賠償(法定賠償除外)的協議/委任函)。

任何獲董事會委任以填補臨時空缺的董事 任期將直至其獲委任後首屆股東大會為止, 並於該大會上重選連任,而任何獲董事會 委任以增加現有董事會人數的董事任期僅 至下屆股東週年大會為止,屆時將符合資 格重選連任。

全體董事(包括獨立非執行董事)須依據組 織章程細則輪席退任及符合資格重選連任。 於每屆股東週年大會上,當時三分之一董 (如數目非三之倍數,則取最接近之數, 何得少於三分之一)將輪席退任,惟各近之數, 看最少每三年於股東週年大會退任一次 。退任一次事調。 這個大會舉行期間仍以董事自近行, 對。 一個擬退任的董事包括(就確保輪值選連上 。 起一一日成為或獲任」 一日成為或獲一一日成為或 進一日。 之間 , 之間 另行作出決定的情況除外。

董事及高級管理層薪酬

二零二一年財政年度董事的薪酬詳情載於本 集團二零二一年財政年度之綜合財務報表 附註11。

根據企業管治守則守則條文第B.1.5條,高 級管理人員(董事除外)薪酬(其資料按組別 載於本年報「董事及高級管理層簡介」一節內) 載列如下:

> Number of individuals 人數

> > 1

CHANGE IN INDEPENDENT AUDITORS

KPMG PLT had been the Independent Auditors since the Listing Date. On 22 May 2020, KPMG PLT retired as the Independent Auditors at the 2020 AGM and had not seek for re-appointment thereat. On the same date, Mazars PLT was appointed by the Shareholders as the Independent Auditor to hold office until the conclusion of the 2021 AGM. Mazars PLT was re-appointed as the Independent Auditors in the 2021 AGM.

INDEPENDENT AUDITORS' REMUNERATION

For the FY2021, Mazars PLT was engaged as the Group's independent auditors, while JWMG CPA Limited, Corpwerk PAC and Wimonrat Kumluanlom, CPA were engaged as the independent auditors for S&P (Hong Kong) Holding Limited, S&P Food Pte. Ltd (both wholly-owned indirect subsidiaries of the Company), and M. Ace Thailand Co. Ltd. (90.6%-owned indirect subsidiary of the Company), respectively.

The remuneration paid/payable to all independent auditors and their affiliates in respect of FY2021 is set out below:

獨立核數師變更

KPMG PLT自上市日期起一直為獨立核數師。 於二零二零年五月二十二日,KPMG PLT於 二零二零年股東週年大會上退任獨立核數師, 且不尋求連任。同日,Mazars PLT獲股東 委任為獨立核數師,任期至二零二一年股 東週年大會結束時為止。Mazars PLT於二 零二一年股東週年大會獲續聘為獨立核數 師。

獨立核數師酬金

於二零二一年財政年度,Mazars PLT獲聘 為本集團的獨立核數師,而金威萬國會 計師事務所有限公司、Corpwerk PAC及 Wimonrat Kumluanlom, CPA分別獲聘為本 公司間接全資附屬公司S&P (Hong Kong) Holding Limited及S&P Food Pte. Ltd.以及 本公司擁有90.6%權益的間接附屬公司M. Ace Thailand Co. Ltd.的獨立核數師。

二零二一年財政年度已付/應付所有獨立 核數師及其分公司的薪酬載列如下:

Services 服務		Fee paid/ payable RM 已付/應付費用 馬來西亞令吉
Audit services — Auditors' fee of the Company Audit services — Other Auditors fee Non-audit services — Taxation	核數服務 — 本公司核數師費用 核數服務 — 其他核數師費用 非核數服務 — 税務	280,000 19,208 27,100
Total	總計	326.308

DIRECTORS' RESPONSIBILITY FOR THE FINANCIAL STATEMENTS

董事對財務報表的責任

The Directors acknowledge their responsibility for the preparation of the consolidated financial statements of the Group for FY2021.

董事知悉彼等有責任編製本集團二零二一 年財政年度的綜合財務報表。

The Directors are not aware of any material uncertainties relating to events or conditions that may cast significant doubt upon the Company's ability to continue as a going concern.

In addition, Mazars PLT have stated in its independent auditors' report the responsibilities of the Directors for the consolidated financial statements of the Group for FY2021.

RISK MANAGEMENT AND INTERNAL CONTROL

The Board has the overall responsibility for evaluating and determining the nature and extent of the risks the Company is willing to take in achieving the Company's strategic objectives, and ensuring that the Company establishes and maintains appropriate and effective risk management and internal control systems. The Board oversees management in the design, implementation and monitoring of the risk management and internal control systems. The Board acknowledges that such risk management and internal control systems. The Board acknowledges that such risk management and internal control systems are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable but not absolute assurance against material misstatement or loss. The Company had reviewed its need for an internal audit function and engaged an external third party professional firm to carry out such function under the leadership of the Board and the Audit Committee during FY2021.

During FY2021, the Board, through the Audit Committee, has overseen the effectiveness of the internal control system of the Group covering all material controls, including financial, operational and compliance as well as risk management on an ongoing basis. The Board considers that the Group's risk management and internal control systems are adequate and effective. The Board expects that a review of the risk management and internal control systems will be performed annually.

DISCLOSURE OF INSIDE INFORMATION

The Group acknowledges its responsibilities under the Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong and the Listing Rules and the overriding principle that inside information should be announced promptly. The procedures and internal controls for the handling and dissemination of inside information are as follows:

• the Group conducts its affairs with close regard to the disclosure requirement under the Listing Rules as well as the "Guidelines on Disclosure of Inside Information" published by the Securities and Futures Commission of Hong Kong in June 2012;

董事並無發現有任何重大不明朗情況而有 關可能對本公司持續經營能力產生重大疑 問的事件或情況。

此外,Mazars PLT已於其獨立核數師報告 述明董事就本集團二零二一年財政年度綜 合財務報表須承擔的責任。

風險管理及內部監控

於二零二一年財政年度,董事會透過審計 委員會已持續監察本集團內部監控系統是 否有效,範圍包括財務、經營、合規及風 險管理等所有重大控制。董事會認為,本 集團的風險管理及內部監控系統充分有效。 董事會預計將每年對風險管理及內部監控 系統進行審閱。

內幕消息披露

本集團知悉其根據證券及期貨條例(香港法 例第571章)及上市規則所應履行的責任, 整體原則是內幕消息必須即時公佈。處理 及發佈內幕消息的程序及內部控制措施如 下:

 本集團處理事務時會充分考慮上市規 則項下的披露規定以及香港證券及期 貨事務監察委員會於二零一二年六月 頒佈的「內幕消息披露指引」;

- the Group has implemented and disclosed its policy on fair disclosure by pursuing broad, non-exclusive distribution of information to the public through channels such as financial reporting, public announcements and the Company's website;
- the Group has strictly prohibited unauthorised use of confidential or inside information; and
- the Group has established and implemented procedures for responding to external enquiries about the Group's affairs, so that only the Executive Directors, the Company Secretary and the Chief Financial Officer of the Company are authorised to communicate with parties outside the Group.

COMPANY SECRETARY

The Company Secretary supports the Board by ensuring that reliable and relevant flow of information is maintained amongst members of the Board and that all procedures have been adhered to in accordance with applicable laws, rules and regulations.

Ms. Chan Hau Lai ("**Ms. Chan**") was appointed as Company Secretary on 27 January 2021 in place of Sir Kwok Siu Man KR. Ms. Chan resigned as Company Secretary on 26 August 2021 and Ms. Leung Ho Yee ("**Ms. Leung**") was appointed as Company Secretary in place of Ms. Chan on the same day.

Ms. Leung was nominated by Boardroom Corporate Service (HK) Limited ("**Boardroom**") to be the Company Secretary and Boardroom has been providing certain corporate secretarial services to the Company pursuant to an engagement letter entered into between the Company and Boardroom. The primary person at the Company with whom Ms. Leung has been contacting in respect of company secretarial matters is the Chief Financial Officer, Ms. Celine Liew Tong Fung.

Ms. Leung has undertaken no less than 15 hours of relevant CPD training during FY2021 pursuant to Rule 3.29 of the Listing Rules.

- 本集團透過財務報告、公告及本公司 網站等途徑向公眾廣泛及非獨家披露 資料,以實施及披露其公平披露政策;
- 本集團已嚴格禁止未經授權使用機密 或內幕消息;及
- 本集團已就外界查詢本集團事務訂立 及執行回應程序,據此,只有執行董 事、公司秘書及本公司首席財務官方 獲授權與本集團外部人士溝通。

公司秘書

公司秘書透過確保董事會成員之間維持可 靠及相關資訊流通以及所有程序均按照適 用法律、規則及規例進行而支持董事會。

陳巧麗女士(「**陳女士**」)於二零二一年一月 二十七日獲委任為公司秘書,接替郭兆文 黎刹騎士勳賢。陳女士於二零二一年八月 二十六日辭任公司秘書,梁可怡女士(「**梁女** 士」)於同日獲委任為本公司之公司秘書,接 替陳女士。

梁女士獲寶德隆企業服務(香港)有限公司 (「寶德隆」)提名為本公司之公司秘書,而寶 德隆已根據本公司與其訂立的委聘函向本 公司提供若干公司秘書服務。梁女士就公 司秘書事宜進行聯繫的本公司主要負責人 為首席財務官Celine Liew Tong Fung女士。

根據上市規則第3.29條,梁女士已於二零 二一年財政年度接受不少於15小時的相關 持續專業發展培訓。

SHAREHOLDERS' RIGHTS

Procedures for Putting Forward Proposals at Shareholders' Meetings

There are no provisions allowing Shareholders to make proposals or move resolutions at the AGMs under the memorandum of association of the Company and the Articles of Association or the laws of the Cayman Islands. Shareholders who wish to make proposals or move a resolution may, however, convene an extraordinary general meeting (the "**EGM**") in accordance with the "Procedures for Shareholders to convene an EGM" set out below.

Procedures for Shareholders to Convene an EGM

According to Article 58 of the Articles of Association, any one or more Shareholders holding at the date of deposit of the requisition not less than 10% of the paid-up capital of the Company carrying the right of voting at general meetings of the Company (the "**Eligible Shareholder(s)**") shall at all times have the right, by written requisition to require an EGM to be called by the Board or the Company Secretary for the transaction of any business specified in such requisition, including making proposals or moving a resolution at the EGM.

Eligible Shareholder(s) who wishes to convene an EGM for the purpose of making proposals or moving a resolution at the EGM must deposit a written requisition (the "**Requisition**") signed by the Eligible Shareholder(s) concerned (the "**Requisitionist(s)**") at the principal place of business of the Company in Hong Kong (presently at 31/F., 148 Electric Road, North Point, Hong Kong) for the attention of the Company Secretary.

The Requisition must state clearly the name of the Eligible Shareholder(s) concerned, his/her/their shareholding in the Company, the reason(s) to convene an EGM and the proposed agenda.

Following receipt of the Requisition, the identity and shareholding of the Eligible Shareholder(s) will be verified with the Company's branch share registrar in Hong Kong. If the Requisition is found to be proper and in order, the Company Secretary will ask the Board to convene an EGM and/or include the proposal(s) made or the resolution(s) proposed by the Requisitionist(s) at the EGM within 2 months after the deposit of the Requisition. On the contrary, if the Requisition has been verified as not in order, the Eligible Shareholder(s) concerned will be advised of the outcome and accordingly, the Board will not call for an EGM nor include the proposal(s) made or the resolution(s) proposed by the Requisitionist(s) at the EGM.

股東權利

在股東大會上提呈建議的程序

根據本公司組織章程大綱及組織章程細則 或開曼群島法例,概無條文允許股東於股 東週年大會上提呈建議或作出動議。然而, 有意提呈建議或作出動議的股東可按照下 文所載「股東召開股東特別大會的程序」召 開股東特別大會(「**股東特別大會**」)。

股東召開股東特別大會的程序

根據組織章程細則第58條,於提出要求當 日持有本公司附有可於本公司股東大會上 投票權利的繳足股本不少於10%的任何一 名或多名股東(「合資格股東」),將可隨時書 面要求董事會或公司秘書召開股東特別大會, 以審議要求中所指明的任何事項,包括於 股東特別大會上提呈建議或作出動議。

有意召開股東特別大會以於股東特別大會 上提呈建議或作出動議的合資格股東必須 將經有關合資格股東(「要求人」)簽署的書 面要求(「要求書」)遞交至本公司於香港的 主要營業地點(現時為香港北角電氣道148 號31樓),收件人為公司秘書。

要求書必須清楚列明有關合資格股東的姓 名、其於本公司的股權、召開股東特別大 會的原因及建議議程。

收到要求書後, 合資格股東的身份及股權 將由本公司的香港股份過戶登記分處核實。 若確定要求書為合適及適當, 公司秘書將 要求董事會於遞交要求書後兩個月內召開 股東特別大會及/或包括要求人於股東特 別大會提出的建議或提呈的決議案。相反, 倘要求書核實為不適當,則有關合資格股 東將獲知會此結果,董事會將不會因而召 開股東特別大會及包括要求人於股東特別 大會提出的建議或提呈的決議案。

If within 21 days of the deposit of the Requisition, the Board fails to proceed to convene such EGM, the Requisitionist(s) himself/herself (themselves) may do so in the same manner, and all reasonable expenses incurred by the Requisitionist(s) as a result of the failure of the Board shall be reimbursed to the Requisitionist(s) by the Company.

Procedures for Shareholders to Send Enquires to the Board

Shareholders may send their enquiries and concerns to the Board by addressing them by post to the principal place of business of the Company in Hong Kong (presently at 31/F, 148 Electric Road, North Point, Hong Kong) or by email to info@spfood.com, for the attention of the Company Secretary.

Upon receipt of the enquiries, the Company Secretary will forward the communications relating to:

- 1. the matters within the Board's purview to the Executive Directors;
- 2. the matters within a Board committee's area of responsibility to the chairman of the appropriate committee; and
- 3. ordinary business matters, such as suggestions, enquiries and client complaints to the appropriate management of the Company.

COMMUNICATION WITH THE SHAREHOLDERS

The Company has adopted a Shareholders' Communication Policy with the objective of providing the Shareholders with equal and timely access to information about the Company in order to enable the Shareholders to exercise their rights in an informed manner and allow them to engage actively with the Company.

Information will be communicated to the Shareholders through the Company's financial reports, circulars, AGMs and EGMs that may be convened as well as all the published disclosures submitted to the Stock Exchange.

倘董事會未能在要求書遞交後21日內召開 有關股東特別大會,則要求人可自行召開 股東特別大會,而本公司須向要求人償付 因董事會未能召開該大會令要求人產生的 所有合理費用。

股東向董事會發出查詢的程序

股東可向董事會提出問題及顧慮,透過郵件送達本公司於香港的主要營業地點(現時 為香港北角電氣道148號31樓)或透過電郵送達info@spfood.com,收件人為公司秘書。

收到該等查詢後,公司秘書將轉發以下有 關通訊:

- 有關董事會職權範圍內的事項至執行 董事;
- 有關董事委員會職責領域內的事項至 相應委員會主席;及
- 一般業務事項(例如建議、問題及客 戶投訴)至本公司相應管理層。

股東通訊

本公司已採納股東通訊政策,目的為向股 東提供可平等及及時取得本公司的信息, 使股東在知情情況下行使彼等權利及允許 彼等積極參與本公司事務。

資料將透過本公司財務報告、通函、股東 週年大會及可能召開的股東特別大會與向 聯交所提交的所有已刊發披露資料知會股 東。

DIVIDEND POLICY

On 29 March 2019, the Board approved and adopted a revised dividend policy which sets out the following provisions:

The Company intends to retain all available funds and earnings, if any, to finance the development and expansion of its business. Any future determination for the declaration or recommendation of dividends will be made at the absolute discretion of the Board. It is the policy of the Board, in considering the payment of dividends, to allow the Shareholders to participate in the Company's profits whilst preserving the Company's liquidity to capture future growth opportunities.

In deciding whether to propose a dividend, the Board will take into account, amongst other matters:

- the strategies, business cycle, operations, earnings, financial condition, cash requirements and availability as well as capital expenditure and future development requirements of the Group;
- the possible effects of the Group's credit-worthiness, the financial covenants to which the Group is subject and any restrictions on the payment of dividends that may be imposed by the Group's lenders;
- the interests of the Shareholders, the dividend receivable/ received by the Company from its subsidiaries and the taxation consideration;
- (iv) the general economic and political conditions and other internal and external factors that may have an impact on the business and financial performance of the Group;
- (v) any restrictions under all applicable laws (including the Companies Law of the Cayman Islands), rules, codes and regulations, the accounting policies and financial reporting standards that the Group has adopted as well as the Articles of Association; and
- (vi) other factors that the Board may consider relevant.

The Dividend Policy will be reviewed from time to time. There is no assurance that a dividend will be proposed, recommended and/or declared in any amount or at any time from time to time.

CONSTITUTIONAL DOCUMENTS

There were no changes in the constitutional documents of the Company during FY2021.

A consolidated version of the Company's constitutional documents is available on the respective websites of the Stock Exchange and the Company.

股息政策

於二零一九年三月二十九日,董事會批准及 採納經修訂股息政策,當中載列以下條文:

本公司擬保留所有現有可得的資金及盈利(如 有),以為發展及擴展其業務撥資。日後確 定宣派或建議派付任何股息均將由董事會 全權酌情決定。於考慮派付股息時,董事 會的政策為允許股東參與分享本公司的溢利, 同時保留本公司的流動性,以把握未來增 長機遇。

於決定是否擬派股息時,董事會將考慮(其 中包括)下列各項:

- (i) 本集團的戰略、業務週期、營運、盈利、財務狀況、現金需求及可用現金以及資本開支及未來發展需求;
- (ii) 本集團信譽的可能影響、本集團受規 限的財務契諾以及本集團貸款人可能 就派付股息施加的任何限制;
- (iii) 股東的利益、本公司應收/已收其附 屬公司的股息及税務因素;
- (iv) 一般經濟及政治狀況以及可能對本集 團的業務及財務表現造成影響的其他 內部及外部因素;
- (v) 所有適用法律(包括開曼群島公司法)、 規則、守則及規例、本集團已採納的 會計政策及財務報告準則以及組織章 程細則項下的任何限制;及
- (vi) 董事會可能認為相關的其他因素。

本公司將不時檢討股息政策。無法保證將 不時以任何金額或隨時擬派、建議派付及/ 或宣派股息。

組織章程文件

於二零二一年財政年度,本公司的組織章程 文件並無任何變動。

本公司的組織章程文件的綜合版本可分別於聯交所及本公司網站查閱。

董事會報告 REPORT OF THE DIRECTORS

The directors (the "**Directors**", each a "**Director**") of S&P International Holding Limited (the "**Company**") is pleased to present to the shareholders of the Company (the "**Shareholders**") their report for the year ended 31 December 2021 (the "**Year**" or "**FY2021**") and the audited consolidated financial statements of the Company and its subsidiaries, the "**Group**") for the Year (the "**Financial Statements**").

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. The principal activities of its major subsidiaries are set out in Note 17 to the Financial Statements.

BUSINESS REVIEW

Discussion and analysis of the business of the Group for the Year are set out in the sections headed "Chairman's Statement" on pages 7 to 8 and "Management Discussion and Analysis" on pages 57 to 65 of this annual report. The discussion and analysis of the Group's performance in the above sections form part of this report.

RESULTS AND DIVIDENDS

The results of the Group for the Year and the Group's financial position as at 31 December 2021 are set out in the Financial Statements on pages 118 to 204 of this annual report.

The board of Directors (the "**Board**") has resolved not to recommend the payment of any final dividend for the Year.

There is no arrangement that a Shareholder has waived or agreed to waive any dividend.

CLOSURE OF REGISTER OF MEMBERS

For the purpose of determining the Shareholders' rights to attend and vote at the annual general meeting of the Company (the "**AGM**") to be held at 10:00 a.m. on Tuesday, 24 May 2022 at 27–1, Jalan PJU 5/13, Dataran Sunway, Kota Damansara, 47810 Petaling Jaya, Selangor Darul Ehsan, Malaysia (the "**2022 AGM**"), the register of members of the Company will be closed from Thursday, 19 May 2022 to Tuesday, 24 May 2022, both days inclusive, during which period no transfer of shares of the Company (the "**Shares**") will be registered. In order to be eligible for attending and voting at the 2022 AGM, non-registered Shareholders must lodge all duly completed transfer forms accompanied by the relevant share certificates with the Company's branch share registrar in Hong Kong, Boardroom Share Registrars (HK) Limited, Room 2103B, 21/F, 148 Electric Road, North Point, Hong Kong, for registration no later than 4:30 p.m. on Wednesday, 18 May 2022. 椰豐集團有限公司(「本公司」)董事(「董事」) 欣然向本公司股東(「股東」)提呈其截至二零 二一年十二月三十一日止年度(「本年度」或「二 零二一年財政年度」)的年報以及本公司及 其附屬公司(「本集團」)於本年度的經審核 綜合財務報表(「財務報表」)。

主要業務

本公司的主要業務為投資控股。其主要附 屬公司的主要業務載於財務報表附註17。

業務回顧

本集團於本年度的業務討論及分析載於本 年報第7至8頁的「主席報告」及第57至65頁的 「管理層討論及分析」章節。上節有關本集 團表現的討論及分析構成本報告的一部分。

業績及股息

本集團於本年度的業績及本集團於二零 二一年十二月三十一日的財務狀況載於本 年報第118至204頁的財務報表。

董事會(「**董事會**」)已決議不建議就本年度 派付任何末期股息。

概無股東已放棄或同意放棄任何股息的安 排。

暫停辦理股份過戶登記手續

為釐定股東出席本公司將於二零二二年五 月二十四日(星期二)上午十時正假座馬來 西亞雪蘭莪州八打靈再也白沙羅鎮三威廣 場 PJU 5/13路27號一樓(郵編:47810)舉行 的股東週年大會(「二零二二年股東週年大 **會**」)並於會上投票的權利,本公司將於二零 二二年五月十九日(星期四)至二零二二年五 月二十四日(星期二)(包括首尾兩日)期間暫 停辦理股份過戶登記手續,期間將不會辦 理本公司股份(「股份」)過戶登記。為符合出 席二零二二股東週年大會的資格及能於會 上投票,未登記股東須於二零二二年五月 十八日(星期三)下午四時三十分前將所有填 妥的過戶表格連同有關股票送交本公司於 香港的股份過戶登記分處寶德隆證券登記 有限公司(地址為香港北角電氣道148號21 樓2103B室),以辦理登記手續。

董事會報告(續)

REPORT OF THE DIRECTORS (Continued)

FIVE-YEAR FINANCIAL SUMMARY

A summary of the published results and the assets and liabilities of the Group in the form of a comparative table for the last five financial years is set out on page 2 of this annual report. The summary does not form part of the Financial Statements.

ENVIRONMENTAL POLICIES

Climate change could influence the food security and food supply chain in varying extent. Along the food supply chain, energy, water and other resources are consumed at every step to transport, prepare and package. In light of this, the Group has taken initiatives that facilitate adherence of our operations on the environment to relevant laws and regulations such as Environmental Quality (Industrial Effluent) Regulations 2009 in Malaysia. Additionally, evolving regulatory requirements and escalating stakeholders' expectations on environmental issues serve as the impetus for establishing a systematic and quantitative approach to manage the resources consumed and environmental emissions.

The Group has also dedicated its effort to review and monitor the Group's environmental, social and governance ("**ESG**") policies and practices to ensure compliance with the relevant legal and regulatory requirements as described in Appendix 27 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "**Stock Exchange**" and the "**Listing Rules**", respectively).

In addition, the Group is also committed to engaging with its key stakeholders and operating its business in a fair, responsible and transparent manner.

Details of the Group's ESG performance for the Year can be found in the "Environmental, Social and Governance Report" as set out on pages 16 to 56 of this annual report.

COMPLIANCE WITH LAWS AND REGULATIONS

The Group has in place compliance and risk management policies and procedures, and members of the senior management are delegated with the continuing obligation to monitor adherence to and compliance with all significant legal and regulatory requirements by the Group. As far as the Company is aware, the Group has complied in all material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group during the Year and up to the date of this annual report.

五年財務概要

本集團於以往五個財政年度的已公佈業績 以及資產及負債概要以對照表的形式載於 本年報第2頁。概要並不構成財務報表的一 部分。

環境政策

氣候變化可對食品安全及食品供應鏈造成 不同程度的影響。在整個食品供應鏈中, 運輸、籌備及包裝的每個環節都會消耗能 源、水及其他資源。有鑑於此,本集團已 採取措施促使我們有關環境的操作符合馬 來西亞《二零零九年環境質量(工業污水)規 例》等相關法律法規。此外,有關環境事工 的監管規定不斷出台及利益相關者預期不 斷上升,促使我們制定系統的定量方針以 管理能源消耗及環境排放物。

本集團亦已致力於審閱及監控本集團的環 境、社會及管治(「環境、社會及管治」)政策 及常規以確保符合香港聯合交易所有限公 司證券上市規則(分別為「聯交所」及「上市 規則」)附錄27所述的相關法律及監管規定。

此外,本集團亦致力於以公平、負責及透明的方式與其主要利益相關者進行合作及 經營其業務。

本集團於本年度的環境、社會及管治表現 詳情載於本年報第16至56頁的「環境、社會 及管治報告」。

遵守法律法規

本集團訂有合規及風險管理政策及程序, 並委派高級管理層成員持續負責監控本集 團遵守及符合所有重大法律法規要求的情 況。據本公司所知,於本年度內及直至本 年報日期,本集團已在所有重大方面遵守 對本集團的業務及營運有重大影響的相關 法律法規。

PRINCIPAL RISKS AND UNCERTAINTIES

The Directors are aware that the Group's financial condition, results of operation, businesses and prospects may be affected by a number of risks and uncertainties. The key risks and uncertainties identified by the Group are set out as follows:

Price fluctuation in and shortage of raw materials and perishability of coconuts may materially and adversely affect business operations

The coconut-related food manufacturing industry depends on a sufficient supply of major raw materials, namely coconuts and white kernels, at commercially reasonably prices. If our suppliers for any particular raw material are unable or unwilling to meet our requirements, we could suffer shortages or significant cost increases. In addition, any shortage or disruption in our supply of coconuts and other raw materials could affect our performance and our ability to satisfy the purchase orders of our customers, which may adversely affect our profitability, results of operations and financial condition.

Coconut is a perishable raw material which may deteriorate due to delivery delays, or poor handling during transportation by suppliers or logistic partners. This may result in failures to operate production of coconut products, thereby damaging our business and/or reputation. If any raw materials or finished products are alleged or found to be spoiled, contaminated, tampered with, incorrectly labelled, unsafe or otherwise associated with food safety incidents, we could be subject to product liability claims, adverse publicity and regulatory investigation, intervention or penalties or product returns, any of which may result in decreased profitability as well as damage to our brands and reputation.

主要風險及不確定因素

董事認為本集團的財務狀況、經營業績、 業務及前景或會受到一系列風險及不確定 因素的影響。本集團識別的主要風險及不 確定因素載列如下:

(i) 原材料價格波動及短缺以及椰子的易腐性或會對業務營運造 成重大不利影響

椰子系列食品製造行業有賴按商業合 理價格充足供應主要原材料(即椰子 及白椰肉)。倘任何特定原材料供應 商無法或不願滿足我們的需求,我們 可能會遭受短缺或成本大幅上漲。此 外,我們的椰子及其他原材料供應 何短缺或中斷,可能會影響我們的 業績及我們應付客戶採購訂單的能力, 或會對我們的盈利能力、經營業績及 財務狀況造成不利影響。

(ii) Our industry is subject to changes in legislative requirements and laws, national health and safety standards in Malaysia and the respective jurisdictions, where our products are sold

The coconut-related food manufacturing industry in Malaysia is subject to the local food safety laws and regulations. Please refer to "Regulatory overview" of the prospectus of the Company dated 29 June 2017 (the "Prospectus") for further details of the relevant food safety laws and regulations. Failure to meet the government requirements or any instance of contamination could occur in our operations or those of distributors or suppliers. This could result in fines, suspension of operations, loss of production permits, and in more extreme cases, criminal proceedings against our Group and our management. Moreover, negative publicity could be generated from false, unfounded or normal liability claims or limited recalls. Any of those failures or occurrences could negatively affect our business and financial performance. The Group is also subject to stringent legislative requirements and relevant laws in the jurisdictions where our products are being sold. Any changes in the foreign government's policies and measures that are unfavourable to the industry may have an adverse effect on our production process and also our sales and profitability.

(iii) Risks of foreign currency fluctuations

We conduct all our operations in Malaysia and our functional currency is Ringgit Malaysia ("RM"). The sales to our customers abroad are mainly billed and settled in United States dollars ("US\$"), and sales to our customers located in Malaysia are billed and settled in RM. We source most of our packaging and raw materials locally, which are paid in RM, whereas our coconut milk products and some of our packaging and raw materials are sourced overseas and paid in US\$ (or other foreign currencies). There is no assurance that the exchange rate of RM will remain stable against US\$ (or any other foreign currencies) in the future. Any significant movement of exchange rates of foreign currencies against RM may significantly affect our financial condition and results of operations. In addition, the foreign exchange rate fluctuations mentioned above may result in foreign exchange losses and hence, may have a material adverse effect on our financial condition and results of operations.

For other risks and uncertainties faced by the Group, please refer to the section headed "Risk Factors" in the Prospectus.

(ii) 我們所處行業受馬來西亞及產品銷售所在相關司法權區的法 律規定及法律、國家健康及安 全標準的變動所影響

馬來西亞的椰子系列食品製造行業受 當地食品安全法律及法規所規限。有 關相關食品安全法律及法規的進一步 詳情,請參閱本公司日期為二零一七 年六月二十九日的招股章程(「招股章程」) 「監管概覽」。我們、分銷商或供應商 的營運中可能會出現無法滿足政府規 定或受污染的情況。這或會導致罰款、 暫停營業、失去生產許可證,更嚴重 的是對本集團或管理層提出刑事訴訟。 此外,虛假、無事實依據或普通的責 任申索或有限的召回可能會促成負面 報導。出現任何該等情況或事件均可 能對我們的業務及財務表現造成負面 影響。本集團亦受產品銷售所在司法 權區的嚴格法律規定及相關法律所規 限。外國政府政策或措施出現任何不 利於行業的變動,可能會對我們的生 產程序及銷售及盈利能力造成不利影 壑。

(iii) 外幣波動的風險

我們在馬來西亞進行所有業務及我們 的功能貨幣為馬來西亞令吉(「馬來西 **亞令吉**」)。本集團向海外客戶作出的 銷售乃主要以美元(「美元」)出單及結 算,我們向位於馬來西亞的客戶作出 的銷售以馬來西亞令吉出單及結算。 我們在當地採購大多數的包裝及原材 料,並以馬來西亞令吉付款,而我們 的椰奶產品及若干包裝以及原材料採 **購**自海外,並以美元付款(或其他外 幣)。概無保證馬來西亞令吉兑美元(或 任何其他外幣)的未來匯率將保持穩 定。外幣兑馬來西亞令吉匯率的任何 重大變動或會對我們的財務狀況及經 營業績造成重大影響。此外,上文所 述外匯匯率波動或會造成匯兑虧損, 因而對我們的財務狀況及經營業績造 成重大不利影響。

有關本集團所面臨的其他風險及不確 定因素,請參閱招股章程「風險因素」 一節。

USE OF NET PROCEEDS FROM THE LISTING

Original Use of Proceeds from Initial Public Offering (the "IPO")

Reference is made to the prospectus of the Company dated 29 June 2017 (the "**Prospectus**") in relation to the Listing and the IPO of 270,000,000 Shares at HK\$0.48 per Share.

As disclosed in the section headed "Future Plans and Use of Proceeds" of the Prospectus, the Company originally intended to use the net proceeds from the IPO after deducting the relevant one-off and non-recurring listing expenses (the "**Net Proceeds**") for the following purposes:

- approximately HK\$75.5 million, representing approximately 76.0% of the Net Proceeds for expanding and upgrading the Group's production facilities at the Perak Plant and facilitating the production of the Group's coconut milk products by acquiring and installing machinery and equipment for coconut milk production;
- (ii) approximately HK\$9.9 million, representing approximately 10.0% of the Net Proceeds will be used for recommissioning of the Group's production facility located at Parit Raja, Johor, Malaysia (the "Johor Plant"), which would increase the Group's annual maximum production capacity of its coconut cream powder (the "CCP") and low fat desiccated coconut (the "LFDC") by approximately 2,000 metric tonnes ("MT") and 1,800 MT respectively;
- (iii) approximately HK\$2.5 million or 2.5% of the Net Proceeds will be used for advertising and promotion expenses, to facilitate the sales and marketing efforts of the Group in sourcing new customers in different countries;
- (iv) approximately HK\$2.5 million or 2.5% of the Net Proceeds will be used for investing in new equipment (such as oil extraction equipment) to enhance the Group's research and development (the "**R&D**") capabilities; and
- (v) approximately HK\$9.0 million or 9.0% of the Net Proceeds will be used for the Group's general corporate purposes and working capital.

The Net Proceeds amounted to approximately HK\$90.4 million (equivalent to approximately RM46.8 million based on Bank Negara Malaysia's midrate as at 29 December 2017 (being the last trading day of 2017) of HK\$1.00:RM0.51795)) (the "**Year End HK\$:RM Rate**").

上市所得款項淨額用途

首次公開發售(「首次公開發售」)所 得款項的初始用途

茲提述本公司日期為二零一七年六月二十九 日之招股章程(「招股章程」),內容有關上市 以及270,000,000股每股0.48港元的股份的 首次公開發售。

誠如招股章程中「未來計劃及所得款項用途」 一節所披露,本集團原計劃將首次公開發 售所得款項淨額(扣除有關一次性及非經常 性上市開支後)(「**所得款項淨額**」)用作以下 用途:

- (i) 約75.5百萬港元(佔所得款項淨額約 76.0%)用於收購及安裝生產椰奶產品 的機器及設備以擴充及更新本集團霹 靂工廠的生產設施並促進本集團椰奶 產品的生產;
- (ii) 約9.9百萬港元(佔所得款項淨額約 10.0%)將用於恢復本集團位於馬來西 亞柔佛巴力拉加工廠的(「柔佛工廠」) 營運,此舉可將本集團椰漿粉(「椰漿 粉」)及低脂椰蓉(「低脂椰蓉」)的最高 年產能分別提高約2,000公噸(「公噸」) 及1,800公噸;
- (iii) 約2.5百萬港元或所得款項淨額的2.5% 將用作宣傳及推廣開支,以促進本集 團在不同國家尋求新客戶時的銷售及 營銷工作;
- (iv) 約2.5百萬港元或所得款項淨額的2.5% 將用於投資新設備(如油提取設備), 以提高本集團的研發(「研發」)能力; 及
- (v) 約9.0百萬港元或所得款項淨額的9.0% 將用作本集團的一般公司用途及營運 資金。

所得款項淨額約為90.4百萬港元(按馬來西 亞國家銀行於二零一七年十二月二十九日(即 二零一七年的最後交易日)的中間匯率1.00 港元兑0.51795馬來西亞令吉計算,相當於 約46.8百萬馬來西亞令吉)(「年末港元兑馬 來西亞令吉匯奉」)。

As at 31 December 2021, the Group has utilised approximately RM46.1 million of the Net Proceeds, while approximately RM0.7 million remained unutilised. The following sets forth a summary of the original allocation of the Net Proceeds and its utilisation as at 31 December 2021 (before re-allocation).

於二零二一年十二月三十一日,本集團已動 用約46.1百萬馬來西亞令吉的所得款項淨額, 約0.7百萬馬來西亞令吉未動用。下表載列 於二零二一年十二月三十一日(重新分配前) 所得款項淨額的初始分配及其動用概要。

Original Use of Net Proceeds 所得款項淨額初始用途	Approximate original allocation of the Net Proceeds 所得款項淨額概約 初始分配金額 (RM'million) (百萬馬來西亞令吉)	Approximate actual amount of the Net Proceeds utilized before 1 January 2021 於二零二一年 一月一日前動用的 所得款項淨額概約 實際金額 (RM'million) (百萬馬來西亞令吉)	Approximate actual amount of the Net Proceeds used in the year ended 31 December 2021 截至二零二一年 十二月三十一日 止年度使用的所得款項 淨額概約實際金額 (RM'million) (百萬馬來西亞令吉)	Approximate unused amount of the Net Proceeds as at 31 December 2021 於二零二一年 十二月三十一日 所得款項淨額概約 未使用金額 (RM'million) (百萬馬來西亞令吉)	Further Information 進一步資料
Expanding and upgrading the production facilities at the Perak Plant 擴充及更新霹靂工廠的生產設施	35.6	35.6	-	-	The full amount has been utilized as intended. 全數按擬定用途使用。
Recommissioning of the Johor Plant 恢復柔佛工廠營運	4.7	_	4.7	_	Change of intended use of the Net Proceeds and the full amount has been utilized as intended. Please see below for details. 所得款項淨額擬定用途變更,全 數按擬定用途使用。詳情請 見下文。
Advertising and promotion expenses 宣傳及推廣開支	1.2	1.2	-	-	The full amount has been utilized as intended. 全數按擬定用途使用。
Investing in new equipment to enhance the R&D 投資新設備 [,] 以提高研發能力	1.2	0.5	_	0.7	Changed of planned utilisation and to be utilized by 31 Dec 2022. Please see below for details. 計劃使用時間變更,計劃於二零 二二年十二月三十一日前使 用。詳情請見下文。
General corporate purposes and working capital 一般公司用途及營運資金	4.1	4.1	-	-	The full amount has been utilized as intended. 全數按擬定用途使用。
Total <i>(Note)</i> 總計 <i>(附註)</i>	46.8	41.4	4.7	0.7	

Note:

附註:

The Net Proceeds in RM were arrived at after taking into account the Year End HK\$:RM Rate. Should there be any further movement in the foreign exchange rate until the actual utilisation of the Net Proceeds, any upward or downward differences will be taken into "general corporate purposes and working capital".

以馬來西亞令吉計值的所得款項淨額乃於考慮年末港 元兑馬來西亞令吉匯率後得出。倘外匯匯率於所得款 項淨額實際動用前發生任何其他變動,則任何上下波 動差額將計入「一般公司用途及營運資金」。

Change in Use of the Net Proceeds and Reasons for Such Change

As at 31 December 2020, the unutilised Net Proceeds amounted to approximately RM5.4 million (the "**Unutilised Net Proceeds**"). After due and careful consideration on the current business environment and the development needs of the Group, the Board has resolved to re-allocate part of the Unutilised Net Proceeds in the amount of RM4.7 million originally allocated for recommissioning of the Johor Plant to investing in coconut water collection station (the "**CW Station**") at the Perak Plant.

At the time of the IPO, the Group's intention was to recommission the Johor Plant, which would increase the annual production capacity of CCP and LFDC by 2,000 MT and 1,800 MT respectively. However, due to changes in the current market conditions, the sales demand level of the Group's CCP is lower than as was originally anticipated at the time of the IPO. Therefore, there is no immediate need to recommission the Johor Plant as the capacity of the Perak Plant is adequate to meet the current demand. In view of the above, it would not be in the best interests of the Company and its shareholders to recommission the Johor Plant, until after the capacity of the Perak Plant has exceeded its optimum level.

As further stated in the Prospectus, approximately 76% of the Net Proceeds were to be used for expanding and upgrading the production facilities at the Perak Plant, of which have now been fully utilized. The Perak Plant is now capable of producing CCP, LFDC, coconut milk and coconut water. The main raw material for the above products is white kernels produced from mature raw coconuts. Currently, the Group sources both raw coconuts and white kernels from third party suppliers.

As part of the current production process, raw coconut water (which is contained inside the raw coconuts) is thrown away. In view of the increased global demand for packaged coconut water, the Group has identified coconut water as a new source of revenue and intends to collect such raw coconut water to be packaged for sale.

更改所得款項淨額用途及有關更改 的理由

於二零二零年十二月三十一日,未動用所得 款項淨額約為5.4百萬馬來西亞令吉(「未動 用所得款項淨額」)。經審慎考慮本集團當 前業務環境及發展需求後,董事會已決議 將原本分配用做恢復柔佛工廠營運的4.7百 萬馬來西亞令吉中的部分未動用所得款項 淨額重新分配至投資霹靂工廠的椰汁收集 點(「椰汁收集點」)。

於首次公開發售時,本集團有意將柔佛工廠恢復營運,此舉將使椰漿粉及低脂椰蓉的年產量分別增加2,000公噸及1,800公噸。 然而,由於當前市況變化,本集團椰漿粉 的銷售需求水平低於最初於首次公開發售 時所預期者。因此,鑒於霹靂工廠的產能 足以滿足當前需求,毋須即時將柔佛工廠 恢復營運。鑒於上文所述,當霹靂工廠營 能超過其最佳水平後,恢復柔佛工廠營運 方才符合本公司及其股東的最佳利益。

招股章程進一步指出,所得款項淨額的約 76%將用於擴充及更新霹靂工廠的生產設施,該款項已悉數動用。霹靂工廠現時可 生產椰漿粉、低脂椰蓉、椰奶及椰汁。上 述產品的主要原材料為成熟生椰子產生的 白椰肉。目前,本集團自第三方供應商採購 生椰子及白椰肉。

作為當前生產過程的一部分,未加工的椰 汁(包含在生椰子中)被丢棄。鑒於全球對 包裝椰汁的需求不斷增加,本集團已將椰 汁確定為新的收益來源,並計劃收集此類 未加工的椰汁進行包裝銷售。

As such, the Group will apply the RM4.7 million originally earmarked for the Johor Plant of the Unutilised Net Proceeds to invest in the CW Station. The CW Station will allow the Group to collect raw coconut water in a controlled and hygienic environment, and use the existing production facilities at the Perak Plant to pack such coconut water into convenient packs for sale. In addition, it will also allow the Group to produce more white kernels in-house for its own use and generate more coconut shells to be used in its current biomass boiler, which is an environmentally friendly source of heat.

The Board is of the view that the re-allocation of the Unutilised Net Proceeds will be able to meet the Group's current business and operational needs and is in line with the Group's latest plan of business development. The Board also considers that the proposed change in the use of the Unutilised Net Proceeds will not have any material adverse effect on the existing business and operation of the Group and is in the best interests of the Company and its shareholders as a whole.

Reference is made to the Company's announcement dated 2 March 2021, S&P Industries Sdn. Bhd. (an indirect wholly-owned subsidiary of the Company) has awarded a construction contract to SP Mega-Mariharta Sdn. Bhd. (an independent third party) with contract sum of RM13.41 million (equivalent to approximately HK\$25.66 million) in relation to construction works at the Group's Perak Plant for the purposes of facility expansion and upgrade. The construction would be funded by the internal resources of the Group, including the remaining net proceeds of RM4.70 million from the IPO originally allocated for recommissioning of the Johor Plant to investing in coconut water collection. The construction has been delayed due to the restrictions imposed during the COVID-19 pandemic. The expected completion time would be June 2022.

As at 31 December 2021, the remaining unutilised Net Proceeds amounted to approximately RM0.7 million which had been planned to be utilized by 31 December 2021. However, due to the spread of the COVID-19 which affected the progress of enhancing the R&D of the Group and the expected timeline for the full utilization of the unutilized Net Proceeds has been changed to 31 December 2022.

Save for the above, the Directors are not aware of any material change to the planned use of the Net Proceeds as at the date of this annual report.

因此,本集團將使用原本指定用於柔佛工廠的未動用所得款項淨額中的4.7百萬馬來 西亞令吉投資椰汁收集點。椰汁收集點將 使本集團能夠在受控且衛生的環境中收集 椰汁包裝成方便包裝進行出售。此外, 較加 料之製亦將使本集團能夠在內部生產設施將 該 各一本。 物質鍋爐的椰殼,生物質鍋爐乃為環境友 好型熱源。

董事會認為重新分配未動用所得款項淨額 將滿足本集團現時業務及營運需要,並符 合本集團的最新業務發展計劃。董事會亦 認為建議變更未動用所得款項淨額的用途 將不會對本集團的現有業務及營運有任何 重大不利影響,並符合本公司及其股東的 整體最佳利益。

茲提述本公司日期為二零二一年三月二日之 公告,S&P Industries Sdn.Bhd.(本公司間 接全資附屬公司)已就本集團霹靂工廠有關 設施擴充及更新之建築工程授予SP Mega-Mariharta Sdn.Bhd.(一名獨立第三方)建築 工程合約,合約金額為13.41百萬馬來西亞 令吉(相等於約25.66百萬港元)。工程將由 本集團的內部資源提供資金,包括首次公 開發售之餘下所得款項淨額4.70百萬馬來 西亞令吉(原本分配用於恢復柔佛工廠營運, 以投資於椰汁收集)。由於COVID-19疫情期 間實施的限制,工程已被推遲。預期完工 時間為二零二二年六月。

於二零二一年十二月三十一日,餘下未使用 所得款項淨額約為0.7百萬馬來西亞令吉, 原計劃於二零二一年十二月三十一日前動用。 然而,由於COVID-19疫情蔓延,影響本集 團提高研發能力的進度,悉數動用未使用 所得款項淨額的預期時間改為二零二二年 十二月三十一日之前。

除上文所述者外,於本年報日期,董事並 不知悉所得款項淨額計劃用途有任何重大 變動。

SHARE CAPITAL

There were no movements in the share capital of the Company during the Year. Details of the Company's share capital as at 31 December 2021 are set out in Note 23 to the Financial Statements.

RESERVES

Movements in the reserves of the Group during the Year are set out in the consolidated statement of changes in equity on page 121 of this annual report and movements in the reserves of the Company are set out in Note 23 to the Financial Statements.

DISTRIBUTABILITY OF RESERVES

At 31 December 2021, the aggregate amount of reserves available for distribution to equity shareholders of the Company, as calculated under the Companies Law of the Cayman Islands, was approximately RM60 million.

MAJOR SUPPLIERS AND CUSTOMERS

The Group's five largest customers accounted for approximately 50% of the total revenue of the Group for the Year whilst the largest customer accounted for approximately 25% of the total revenue of the Group for the Year.

The Group's five largest coconut suppliers accounted for approximately 85% of the Group's total purchases of coconut and white kernel during the Year whilst the largest coconut supplier accounted for approximately 38% of the total purchases of coconut and white kernel of the Group for the Year.

At all times during the Year, none of the Directors or any of their close associates (as defined in the Listing Rules) or any Shareholder (who, to the best knowledge of the Directors, own more than 5% of the number of issued Shares) had an interest in any of the five largest suppliers or the five largest customers of the Group for the Year.

股本

於本年度內,本公司股本概無變動。本公司 股本於二零二一年十二月三十一日的詳情載 於財務報表附註23。

儲備

本集團於本年度的儲備變動載於本年報第 121頁綜合權益變動表,本公司的儲備變動 載於財務報表附註23。

儲備的可分配性

於二零二一年十二月三十一日,按開曼群島 公司法計算,本公司權益股東的可供分派 儲備總額為約60百萬馬來西亞令吉。

主要供應商及客戶

本集團的五大客戶佔本集團於本年度總收 益的約50%,而最大客戶則佔本集團於本 年度總收益的約25%。

本集團的五大椰子供應商佔本集團於本年 度椰子及白椰肉採購總額的約85%,而最 大的椰子供應商佔本集團於本年度椰子及 白椰肉採購總額的約38%。

於全年內,概無董事或彼等之任何緊密聯 繫人(定義見上市規則)或任何股東(彼,據 董事所知,擁有已發行股份數目逾5%)於本 年度於本集團的任何五大供應商及五大客 戶中擁有權益。

DIRECTORS

The Directors who served for FY2021 and up to the date of this annual report were:

Executive Directors

Mr. Tang Koon Fook ("**Mr. Tang**") *(chairman)* Mr. Lee Sieng Poon ("**Mr. Lee**") *(managing director)* Mr. Yap Boon Teong ("**Mr. Yap**") Ms. Wong Yuen Lee ("**Ms. Wong**")

Independent Non-executive Directors (the "INEDs")

Mr. Fung Che Wai, Anthony ("Mr. Fung") (resigned on 31 October 2021)
Mr. Lee King Fui ("Mr. KF Lee") (appointed on 1 January 2022)
Mr. Ng Hock Boon ("Mr. Ng")
Mr. Lim Sey Hock ("Mr. Lim")

In accordance with article 83(3) of the articles of association of the Company (the "**Articles**"), any Director appointed by the Board to fill a casual vacancy shall hold office until the first general meeting of Members after his appointment and be subject to re-election at such meeting.

In accordance with Article 84(1), at each AGM, one-third of the Directors for the time being (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 provided that every Director shall be subject to retirement at an AGM at least once every three years.

In accordance with Article 84(2), the Directors to retire by rotation shall include (so far as necessary to ascertain the number of directors to retire by rotation) any Director who wishes to retire and not to offer himself for re-election.

Accordingly, Mr. KF Lee will retire from office as Directors at 2022 AGM, and Mr. Tang and Mr. Ng will retire by rotation from office as Directors at the 2022 AGM. Mr. Tang and Mr. KF Lee, being eligible, will offer themselves for re-election.

The Board has been informed by Mr. Ng that he will not offer himself for re-election at the 2022 AGM in order to devote more time on his other business commitments, and will retire as an INED at the conclusion of the 2022 AGM. Upon Mr. Ng's retirement, he will also cease to be a member of each of the audit committee, the nomination committee and the remuneration committee.

董事

於二零二一年財政年度及直至本年報日期 任職的董事為:

執行董事

Tang Koon Fook先生(「**Tang先生**」)(*主席*) Lee Sieng Poon先生(「**Lee先生**」) *(董事總經理)* Yap Boon Teong先生(「**Yap先生**」) Wong Yuen Lee女士(「**Wong女士**」)

獨立非執行董事(「獨立非執行董 事」)

馮志偉先生(「**馮先生**」) (於二零二一年十月三十日辭任) 李勤輝先生(「**李勤輝先生**」) (於二零二二年一月一日獲委任) Ng Hock Boon先生(「**Ng先生**」) Lim Sey Hock先生(「**Lim先生**」)

根據本公司組織章程細則(「**細則**」)第83(3) 條,任何獲董事會委任以填補臨時空缺的 董事任期將直至其獲委任後首屆股東大會 為止,並可於該大會上膺選連任。

根據細則第84(1)條,在每屆股東週年大會 上,當時在任的三分之一董事須輪值告退(或 倘董事人數並非三的倍數,則為最接近但 不少於三分之一),惟各董事每隔三年至少 須在股東週年大會上輪值退任一次。

根據細則第84(2)條,輪值退任的董事包括 (就確保輪值退任的董事人數而言)任何擬 退任且不願重選連任的董事。

因此,李勤輝先生將於二零二二年股東週 年大會上退任董事,Tang先生及Ng先生將 於二零二二年股東週年大會上輪值退任董事。 Tang先生及李勤輝先生符合資格並願意膺 選連任。

Ng先生告知董事會,彼將不會於二零二二 年股東週年大會上膺選連任,以投放時間 處理彼其他業務,並將於二零二二年股東 週年大會結束時退任獨立非執行董事。Ng 先生退任後,彼亦將不再擔任審計委員會、 提名委員會及薪酬委員會成員。

In accordance with the requirements of Rule 13.51(2) of the Listing Rules, Mr. Ng has confirmed that he has no disagreement with the Board and there is no matter that needs to be brought to the attention to the Shareholders regarding his retirement.

The Company will use its best endeavor identify suitable candidate to fill up the vacancy of INED and the vacancy on the audit committee, the nomination committee and the remuneration committee, and in any event within three months from the conclusion of the 2022 AGM as required under Rules 3.11 and 3.23 of the Listing Rules, and will make further announcement as and when appropriate.

PROFILE OF THE DIRECTORS AND SENIOR MANAGEMENT

The profile of the Directors and the senior management of the Group are set out on pages 9 to 15 of this annual report.

DIRECTORS' SERVICE AGREEMENTS/ LETTERS OF APPOINTMENT

Each of the executive Directors has entered into a service agreement with the Company for a term of three years commencing on the Listing Date, which may be terminated by not less than three months' notice in writing served by either party on the other.

Mr. Ng, an INED, has entered into a letter of appointment with the Company for a period of three years commencing on the Listing Date, which had been renewed for a further three-year term upon its expiry. Each of Mr. Lim and Mr. KF Lee, both INED, has entered into a letter of appointment with the Company for a period of three years commencing on 1 August 2020 and 1 January 2022 respectively. All of the letters of appointment may be terminated by not less than three months' notice served by either party on the other.

None of the Directors has a service agreement or letter of appointment with the Company or any of its subsidiaries other than the agreements/letters of appointment expiring or determinable by the Company employer within one year without the payment of compensation (other than statutory compensation).

All Directors are subject to retirement by rotation and re-election in accordance with the Articles.

根據上市規則第13.51(2)條的規定,Ng先生 已確認,彼與董事會並無意見分歧,亦無 任何有關彼退任及停任上述職位的事宜需 提請股東注意。

本公司將盡最大努力並無論如何按上市規 則第3.11及3.23條的規定於二零二二年股東 週年大會結束後三個月內物色合適人選以 填補獨立非執行董事的空缺以及審計委員 會、提名委員會及薪酬委員會的空缺,並 將於適當時候作進一步公告。

董事及高級管理層簡介

本集團董事及高級管理層簡介載於本年報 第9至15頁。

董事服務協議/委任函

各執行董事已與本公司訂立服務協議,由 上市日期起計為期三年,可透過向對方發 出不少於三個月提前書面通知而終止。

獨立非執行董事Ng先生已與本公司訂立委 任函,於屆滿時已再續期三年。獨立非執 行董事Lim先生及李勤輝先生各自已與本公 司訂立委任函,分別自二零二零年八月一日 及二零二二年一月一日起計為期三年。所有 委任函可由一方向另一方送達不少於三個月 通知予以終止。

董事概無與本公司或其任何附屬公司訂立 任何服務協議或委任函(不包括於一年內屆 滿或由本公司於一年內終止而毋須支付賠 償(法定賠償除外)之協議/委任函)。

所有董事須遵照細則輪值退任及膺選連任。

DIRECTORS' MATERIAL INTERESTS IN CONTRACTS

Details of the related party transactions of the Group during the Year are set out in Note 33 to the Financial Statements.

Save as disclosed above, no other transactions, arrangements and contracts of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which a Director or an entity connected with a Director had a material interest, whether directly or indirectly, subsisted at any time during the Year or as at the end of the Year.

CONTROLLING SHAREHOLDER'S INTEREST

Save as disclosed in this annual report, no contracts of significance between the Company or any of its subsidiaries and a controlling shareholder (as defined in the Listing Rules) of the Company or any of its subsidiaries or any contracts of any significance for the provision of services to the Company or any of its subsidiaries by a controlling shareholder of the Company or any of its subsidiaries subsisted at any time during the Year or as at the end of the Year.

董事於合約的重大權益

於本年度內,本集團的關聯方交易詳情載 於財務報表附註33。

除上文所披露者外,概無本公司或其任何 附屬公司就本集團業務所訂立而董事或與 董事有關的實體直接或間接享有重大權益 的其他交易、安排及重要合約於本年度內 任何時間或本年度末仍然有效。

控股股東的權益

除本年報所披露者外,概無本公司或其任 何附屬公司與本公司的一名控股股東(定義 見上市規則)或其任何附屬公司之間訂立的 重大合約,亦無由本公司控股股東或其任 何附屬公司向本公司或其任何附屬公司提 供服務的任何重要合約於本年度內任何時 間或本年度末仍然有效。

99

DIRECTORS' AND CHIEF EXECUTIVE'S INTERESTS AND SHORT POSITIONS IN THE SHARES, UNDERLYING SHARES AND DEBENTURES OF THE COMPANY AND ITS ASSOCIATED CORPORATIONS

As at 31 December 2021, the interests or short positions of the Directors and chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the Laws of Hong Kong (the "**SFO**")), which were required: (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which they were taken or deemed to have under such provisions of the SFO); (b) pursuant to section 352 of the SFO, to be entered in the register of the Company referred to therein; or (c) to be notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers contained in Appendix 10 to the Listing Rules (the "**Model Code**"), were as follows:

董事及主要行政人員於本公司及 其相聯法團之股份、相關股份及 債權證的權益及淡倉

於二零二一年十二月三十一日,董事及本公 司主要行政人員於本公司及其相聯法團(定 義見香港法例第571章證券及期貨條例(「證 券及期貨條例」)第XV部)的股份、相關股份 及債權證中擁有:(a)根據證券及期貨條例 第XV部第7及8分部須知會本公司及聯交所 的權益或淡倉(包括根據證券及期貨條例 萬條文被當作或視為擁有的權益及淡倉); (b)根據證券及期貨條例第352條須記錄在(c) 根據上市規則附錄10所載上市發行人董事 進行證券交易的標準守則(「標準守則」)規 定須知會本公司及聯交所的權益或淡倉如 下:

(i) Long position in the Shares

(i) 於股份之好倉

Name of Directors 董事姓名	Note 附註	Capacity/Nature of interest 身份/權益性質	Number of Shares interested 擁有權益的 股份數目	Percentage of shareholding interest in the Company 所佔本公司 股權百分比
Mr. Tang Tang先生	1	Interest in a controlled corporation 受控法團權益	567,000,000	52.5%
Mr. Lee Lee先生	2	Interest in a controlled corporation 受控法團權益	243,000,000	22.5%

Notes:

附註:

 Mr. Tang, the chairman of the Board and an executive Director, beneficially owned 100% of the issued share capital of TYJ Holding Limited ("**TYJ**") and he was deemed to be interested in 567,000,000 Shares held by TYJ by virtue of the SFO. Tang先生,董事會主席兼執行董事,實 益擁有TYJ Holding Limited (「**TYJ**」)全部 已發行股本。根據證券及期貨條例,彼 被視為於TYJ所持567,000,000股股份中 擁有權益。

- Mr. Lee, the managing Director and an executive Director, beneficially owned 100% of the issued share capital of Trinity Holding Limited ("Trinity") and he was deemed to be interested in 243,000,000 Shares held by Trinity.
- 3. The percentages of shareholding interest in the Company shown in the table above are calculated on the basis of 1,080,000,000 Shares in issue as at 31 December 2021.

(ii) Long position in the shares of associated corporation

- Lee先生,董事總經理兼執行董事,實益 擁有Trinity Holding Limited (「Trinity」)全 部已發行股本。彼被視為於Trinity所持 243,000,000股股份中擁有權益。
- 上表顯示的本公司股權百分比乃按 二零二一年十二月三十一日的已發行 1,080,000,000股股份之基準計算
- (ii) 於相聯法團股份之好倉

Name of Director 董事姓名	Name of associated corporation 相聯法團名稱	Capacity/Nature of interest 身份/權益性質	Number and class of share interested 擁有權益的股份 數目及類別	Percentage of shareholding interest 股權百分比
Mr. Tang Tang先生	TYJ	Beneficial owner 實益擁有人	1 ordinary share 1股普通股	100%

Save as disclosed above, as at 31 December 2021, none of the Directors or chief executive of the Company had any interests or short positions in the shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO), which were required: (a) to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he/she was taken or deemed to have under such provisions of the SFO), (b) pursuant to section 352 of the SFO, to be entered in the register of the Company referred to therein, or (c) pursuant to the Model Code to be notified to the Company and the Stock Exchange.

除上文所披露者外,於二零二一年 十二月三十一日,概無董事或本公司 主要行政人員於本公司或其任何相聯 法團(定義見證券及期貨條例第XV部) 的股份、相關股份或債權證中擁有:(a) 根據證券及期貨條例第XV部第7及8分 部須知會本公司及聯交所的權益發分 (包括根據證券及期貨條例有關條 文被當作或視為擁有的權益及淡倉); (b)根據證券及期貨條例第352條須記 錄在該條所述本公司登記冊的權益或 淡倉;或(c)根據標準守則須知會本公 司及聯交所的權益或淡倉。

SUBSTANTIAL SHAREHOLDERS' INTERESTS AND SHORT POSITIONS IN THE SHARES AND UNDERLYING SHARES

As at 31 December 2021, so far as is known to the Directors, the following persons (other than a Director or the chief executive of the Company) and entities had interests or short positions in the Shares and underlying Shares as recorded in the register required to be kept by the Company under section 336 of the SFO:

主要股東於股份及相關股份中的 權益及淡倉

於二零二一年十二月三十一日,就董事目前 所知,下列人士(不包括本公司董事或主要 行政人員)及實體於股份及相關股份中擁有 根據證券及期貨條例第336條須記錄在本公 司所存置登記冊的權益或淡倉:

			Number of Shares	Percentage of shareholding interest in the
Name of Shareholders	Note	Capacity/Nature of interest	interested	Company
股東名稱	附註	身份/權益性質	擁有權益的 股份數目	所佔本公司 股權百分比
TYJ	1	Beneficial owner	567,000,000	52.5%
TYJ		實益擁有人		
Ms. Yeow Geok Tiang	1	Interest of spouse	567,000,000	52.5%
(" Ms. Yeow ")				
Yeow Geok Tiang女士 (「 Yeow女士 」)		配偶權益		
Trinity	2	Beneficial owner	243,000,000	22.5%
Trinity		實益擁有人		
Ms. Goh Soo Cheng	2	Interest of spouse	243,000,000	22.5%
(" Ms. Goh ")				
Goh Soo Cheng女士 (「 Goh女士 」)		配偶權益		

Notes:

附註:

- TYJ was beneficially and wholly owned by Mr. Tang, the husband of Ms. Yeow. By virtue of the SFO, Ms. Yeow was deemed to be interested in the Shares held and deemed to be held by Mr. Tang.
- Trinity was beneficially and wholly owned by Mr. Lee, the husband of Ms. Goh. By virtue of the SFO, Ms. Goh was deemed to be interested in the Shares held and deemed to be held by Mr. Lee.
- The percentages of shareholding interest in the Company shown in the table above are calculated on the basis of 1,080,000,000 Shares in issue as at 31 December 2021.

Save as disclosed above, as at 31 December 2021, so far as the Directors or chief executive of the Company are aware of, no other persons (other than a Director or the chief executive of the Company) or entities had any interests or short positions in the Shares or underlying Shares, which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO, or which were required, pursuant to section 336 of the SFO, to be recorded in the register referred to therein.

- TYJ由Yeow女士的丈夫Tang先生實益全資擁有。 根據證券及期貨條例,Yeow女士被視為於Tang 先生所持或被視為持有的股份中擁有權益。
- Trinity由Goh女士的丈夫Lee先生實益全資擁有。 根據證券及期貨條例,Goh女士被視為於Lee先 生所持或被視為持有的股份中擁有權益。
- 上表顯示的本公司股權百分比乃按二零二一年 十二月三十一日的已發行1,080,000,000股股份 之基準計算。

除上文所披露者外,於二零二一年十二月 三十一日,就董事或本公司主要行政人員 所知,概無其他人士(董事或本公司主要行 政人員除外)或實體於股份或相關股份中擁 有根據證券及期貨條例第XV部第2及3分部 條文須予披露的權益或淡倉或根據證券及 期貨條例第336條須於本報告提述有關記 錄於登記冊的權益或淡倉。

EQUITY-LINKED AGREEMENTS

No equity-linked agreements were entered into by the Company during the Year or subsisted at the end of the Year.

SHARE OPTION SCHEME

On 23 June 2017 (the "Adoption Date"), the Shareholders approved and conditionally adopted a share option scheme (the "Share Option Scheme") to enable the Company to grant options to eligible participants as incentives and rewards for their contribution to the Group. The Share Option Scheme became effective on the Listing Date and no options have been granted since then. As at 31 December 2021, there were no outstanding options and no options were exercised or cancelled or lapsed during the Year.

The following is a summary of the principal terms of the Share Option Scheme:

1. Purpose:

The Share Option Scheme is a share incentive scheme prepared in accordance with Chapter 17 of the Listing Rules and is established to recognise and acknowledge the contributions that the Eligible Participants (as defined in paragraph 2 below) had or may have made to the Group. The Share Option Scheme will provide the Eligible Participants with an opportunity to have a personal stake in the Company with the view to achieving the following objectives:

- (i) motivate the Eligible Participants to optimise their performance efficiency for the benefit of the Group; and
- attract and retain or otherwise maintain an on-going business relationship with the Eligible Participants whose contributions are or will be beneficial to the long-term growth of the Group.

2. Participants:

The Board may, at its discretion, offer to grant an option to the following persons (collectively the "**Eligible Participants**") to subscribe for such number of new Shares as the Board may determine at an exercise price as the Board may determine in accordance with the rules of the Share Option Scheme:

- any full-time or part-time employees, executives or officers of the Company or any of its subsidiaries;
- (ii) any directors (including INEDs) of the Company or any of its subsidiaries; and

股票掛鈎協議

本公司於本年度內並無訂立或於本年度末仍然存續股票掛鈎協議。

購股權計劃

於二零一七年六月二十三日(「**採納日期**」), 股東批准及有條件採納購股權計劃(「**購股** 權計劃」),以讓本公司向合資格參與者授 出購股權,作為彼等對本集團作出貢獻之 激勵及獎勵。購股權計劃於上市日期生 效及此後並無授出購股權。於二零二一年 十二月三十一日,概無尚未行使的購股權 且於本年度內並無購股權已獲行使、註銷 或失效。

以下為購股權計劃的主要條款概要:

1. 目的:

購股權計劃為根據上市規則第17章設 立的一項股份獎勵計劃,其設立目的 為認可及表彰合資格參與者(定義見 下文第2段)對本集團所作出或可能已 作出的貢獻。購股權計劃將讓合資格 參與者有機會於本公司擁有個人權益, 以達致下列目標:

- (i) 激勵合資格參與者為本集團利 益盡量提升彼等的表現效率;及
- (ii) 吸引及挽留合資格參與者或以其 他方式與合資格參與者保持持 續的業務關係,而該等合資格參 與者的貢獻對或將對本集團的 長遠發展有利。

2. 參與者:

董事會可酌情決定向下列人士(統稱「合 資格參與者」)授出購股權,以根據購 股權計劃規則按董事會可能釐定的行 使價認購董事會可能釐定的相關數目 新股份:

- (i) 本公司或其任何附屬公司的任何 全職或兼職僱員、行政人員或高 級職員;
- (ii) 本公司或其任何附屬公司的任何 董事(包括獨立非執行董事);及

(iii) any advisers, consultants, suppliers, customers, distributors and such other persons who in the sole opinion of the Board will contribute or have contributed to the Company or any of its subsidiaries.

3. Total number of Shares available for issue:

The maximum number of Shares which may be issued upon exercise of all outstanding options granted and yet to be exercised under the Share Option Scheme shall not in aggregate exceed 108,000,000 Shares, representing 10% of the total number of issued Shares as at the Listing Date.

No option has been granted under the Share Option Scheme since the Listing Date and up to 31 December 2021. Accordingly, the number of Shares available for issue upon exercise of options that may be granted under the Share Option Scheme is 108,000,000, representing 10% of the total number of issued Shares as at the date of this annual report.

4. Maximum entitlement of each participant:

- (i) Subject to paragraph (ii) below, the total number of Shares issued and which may fall to be issued upon exercise of the options granted under the Share Option Scheme and any other share option schemes of the Company (including both exercised and outstanding options) to each Eligible Participant in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue as at the date of grant. Any further grant of options in excess of this 1% limit shall be subject to:
 - (a) the issue of a circular by the Company containing the identity of the Eligible Participant, the numbers of and terms of the options to be granted (and the options previously granted to such Eligible Participant), the information as required under Rules 17.02(2)(d) and the disclaimer required under 17.02(4) of the Listing Rules; and
 - (b) the approval of the Shareholders in general meeting and/or other requirements prescribed under the Listing Rules from time to time with such Eligible Participant and his/her close associates (as defined in the Listing Rules) (or his/her associates if the Eligible Participant is a connected person (as defined in the Listing Rules)) of the Company abstaining from voting.

(iii) 任何顧問、諮詢人士、供應商、 客戶、分銷商,以及董事會全權 認為將會或曾經對於本公司或其 任何附屬公司有貢獻的其他人 士。

3. 可供發行的股份總數:

於行使根據購股權計劃已授出但尚 未行使之所有尚未行使購股權後,可 予發行的股份數目上限合共不得超過 108,000,000股股份,佔於上市日期的 已發行股份總數的10%。

自上市日期起及直至二零二一年十二 月三十一日,概無根據購股權計劃授 出任何購股權。因此,於行使購股 權計劃項下可能授出的購股權後,可 予發行的股份數目為108,000,000股, 佔於本年報日期已發行股份總數的 10%。

4. 向各參與者授出的最大權利:

- (i) 受限於下文(ii)段,在截至授出日期止任何十二個月期間,根據購股權計劃及本公司任何其他購股權計劃向每名合資格參與者授出的購股權(包括已行使及尚未行使的購股權)獲行使後,已發行及可能須予發行的股份總數不得超過於授出日期已發行股份的1%。倘進一步授出購股權會導致超過上述1%限額,則須:
 - (a) 由本公司發出通函,當中 載有合資格參與者的身份、 將授出購股權(及過往授予 該合資格參與者的購股權) 的數目及條款及上市規則 第17.02(2)(d)條規定的資料 及第17.02(4)條規定的免責 聲明;及
 - (b) 經股東在股東大會上批准 及/或符合上市規則不時 訂明的其他規定,而本公司 的該名合資格參與者及其 緊密聯繫人(定義見上市規 則)(或倘合資格參與者為關 連人士(定義見上市規則), 則為其聯繫人)須放棄投 票。

- (ii) The maximum entitlement of each INED or substantial shareholder (as defined in the Listing Rules) of the Company, or any of their respective associates (as defined in the Listing Rules) in the 12-month period up to and including such date of grant shall not exceed:
 - in aggregate over 0.1% (or such other percentage as may from time to time provided under the Listing Rules) of the number of the Shares in issue; and
 - an aggregate value in excess of HK\$5 million (or such other sum as may from time to time provided under the Listing Rules), where the value shall be based on the official closing price of the Shares on the date of each grant.

If the Board proposes to grant options to any of the persons or entities above-mentioned, which will result in the number of Shares issued and to be issued upon exercise of options granted and to be granted (including options exercised, cancelled and outstanding) to such person or entity in excess of the above limit(s), such further grant of options shall be subject to the issue of a circular by the Company and the approval of Shareholders in general meeting on a poll, at which all core connected persons (as defined in the Listing Rules) of the Company shall abstain from voting in favour, and/ or such other requirements as prescribed under the Listing Rules from time to time.

5. Period during which the options must be exercised to subscribe for Shares:

An option may be exercised in accordance with the terms of the Share Option Scheme at any time after the date on which the option is deemed to be granted and accepted and prior to the expiry of 10 years from that date or such shorter exercise period as the Board may in its absolute discretion determine in relation to the grant of such options. No option may be exercised more than 10 years after it has been granted.

6. Minimum period for which an option must be held before it can be exercised:

There is no minimum period for which an option granted must be held before it can be exercised except otherwise imposed by the Board.

- (ii) 在截至及包括有關授出日期止 十二個月期間,本公司各獨立非 執行董事或主要股東(定義見上 市規則)或彼等各自之任何聯繫 人(定義見上市規則)的最大權利 不超過以下各項:
 - 合計超過已發行股份數目 的0.1%(或上市規則可能不 時規定的有關其他百分比);
 - 根據股份於各授出日期的 正式收市價計算之價值, 總值超過五百萬港元(或上 市規則可能不時規定的有 關其他數額)。

5. 須行使購股權以認購股份的期間:

購股權可根據購股權計劃的條款於購 股權視為已授出並獲接納的日期起至 該日或董事會就授出有關購股權可能 全權酌情釐定的有關較短行使期起計 10年屆滿前期間隨時行使。購股權的 行使期不得超過其授出當日起計10年。

6. 於可行使購股權前必須持有購 股權的最短期限:

除董事會另行規定者外,並無規定已 授出之購股權於可獲行使前須持有之 最短期限。

7. Amount payable on application or acceptance of the option and the period within which payments or calls must or may be made:

Options granted must be taken up within 21 days of the date of offer, upon payment of HK\$1 per grant.

8. Basis of determining the exercise price:

The exercise price for the options that may be granted under the Share Option Scheme shall be determined by the Board in its absolute discretion, save that such price must be at least the highest of:

- the official closing price of the Shares as stated in the Stock Exchange's daily quotation sheets on the date of grant, which must be a day on which the Stock Exchange is open for the business of dealing in securities;
- the average of the official closing prices of the Shares as stated in the Stock Exchange's daily quotation sheets for the five business days immediately preceding the date of grant; and
- (iii) the nominal value of a Share.

9. Remaining life of the Share Option Scheme:

The Share Option Scheme shall be valid and effective for a period commencing on 11 July 2017 and ending on the tenth anniversary of the Adoption Date (both days inclusive), subject to earlier termination by the Company in general meeting or by the Board.

DIRECTORS' RIGHTS TO ACQUIRE SHARES AND DEBENTURES

At no time during the Year were rights to acquire benefits by means of the acquisition of Shares in or debentures of the Company granted to any Director or their respective associates nor was the Company and any of its subsidiaries a party to any arrangement.

CONNECTED TRANSACTIONS

During the Year, to the best of the Directors' knowledge, the Group did not enter into any related party transaction that falls under the definition of one-off connected transaction or continuing connected transaction as defined in Chapter 14A of the Listing Rules. 申請或接納購股權時應付的款 項及須或可能須繳付款項或催 繳款項的期間:

> 就每次授出支付1港元後,已授出之購 股權須於授出日期起計21日內認購。

8. 釐定行使價的基準:

董事會可全權酌情釐定根據購股權計 劃可能授出的購股權之行使價,惟該 價格必須至少為以下最高者:

- (i) 股份於授出日期(須為聯交所開放進行證券買賣業務的日子)於聯交所每日報價表所報的正式收 市價;
- (ii) 股份於緊接授出日期前五個營業 日於聯交所每日報價表所報的正 式收市價平均數;及

(iii) 股份的面值。

9. 購股權計劃的剩餘期限:

購股權計劃由二零一七年七月十一日 起至採納日期之第十週年止期間(包括 首尾兩日)生效及有效,惟可由本公司 於股東大會上或由董事會提早終止。

董事購買股份及債券的權利

本公司及其任何附屬公司於本年度內任何 時間概無向任何董事或彼等各自的聯繫人 授出可透過收購本公司股份或債券而取得 利益的權利,而本公司或其任何附屬公司 亦無訂立任何安排。

關連交易

於本年度,據董事所知,本集團並無訂立 屬上市規則第14A章所界定的一次性關連交 易或持續關連交易的任何關聯方交易。

董事會報告(續)

REPORT OF THE DIRECTORS (Continued)

EMOLUMENT POLICY AND DIRECTORS' REMUNERATION

The Group believes that the remuneration package to its employees is in line with local industries. It offers its employees group hospitalisation and personal accident insurance. The Group also offers its employees an incentive bonus scheme which encourages their individual performance and then to contribute to their departmental performance as well.

The emoluments of the Directors are reviewed and approved by the remuneration committee of the Board, having regard to factors, including remuneration paid by comparable companies, time commitment, job duties and responsibilities in respect of the relevant positions. The Company has adopted the Share Option Scheme, details of which are set out under the section headed "Share Option Scheme" in this report above.

Details of the Directors' remuneration and the five highest paid individuals in the Group during the Year are set out in Notes 11 and 12 to the Financial Statements.

During the Year, there was no arrangement under which any Director had waived or agreed to waive any emoluments.

PURCHASE, SALE OR REDEMPTION OF LISTED SECURITIES

The Company did not redeem its Shares listed on the Stock Exchange nor did the Company or any of its subsidiaries purchase or sell any of such Shares during the Year.

CHARITABLE DONATIONS

During the Year, the Group has not made any charitable donations in excess of HK\$10,000 (2020: HK\$10,000).

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles or the laws of the Cayman Islands, which would oblige the Company to offer new Shares on a pro-rata basis to existing Shareholders.

CORPORATE GOVERNANCE

The Directors recognise the importance of incorporating elements of good corporate governance in the management structures and internal control procedures of the Company so as to achieve effective accountability. The Company is committed to the view that the Board should include a balanced composition of executive Directors and INEDs so that there is a strong independent element on the Board which can effectively exercise independent judgement.

薪酬政策及董事酬金

本集團認為其僱員的薪酬待遇與地方行業 相一致。其為僱員提供團體住院及個人意 外保險。本集團亦為僱員提供一項獎勵花 紅計劃,鼓勵彼等的個人表現以及為部門 業績作貢獻。

董事酬金由董事會薪酬委員會經考慮可資 比公司支付的酬金、就有關職位所投入的 時間及所肩負的工作職責及責任等因素後 審閱及批准。本公司已採納購股權計劃, 其詳情載於本報告上文「購股權計劃」一節。

本集團於本年度的董事酬金及五名最高薪 酬人士的詳情載於財務報表附註11及12。

於本年度內,並無任何董事已放棄或同意 放棄任何酬金的安排。

購買、出售或贖回上市證券

於本年度,本公司並無贖回其於聯交所上 市的股份,本公司或其任何附屬公司亦無 購買或出售任何有關股份。

慈善捐款

於本年度內,本集團並無作出任何超過 10,000港元的慈善捐款(二零二零年: 10,000港元)。

優先購買權

細則或開曼群島法律並無關於優先購買權 的條文,該條文規定本公司須按比例向現 有股東發售新股份。

企業管治

董事深明在本公司管理架構及內部監控程 序中融入良好企業管治要素以建立有效問 責之重要性。本公司致力秉持董事會應包 括適當比例的執行董事及獨立非執行董事, 以使董事會具備高度獨立性,能有效作出 獨立判斷。

董事會報告(續) REPORT OF THE DIRECTORS (Continued)

The Company has adopted the code provisions as set out in the Corporate Governance Code as contained in Appendix 14 to the Listing Rules (the "**CG Code**") as its own code of corporate governance.

During the Year, the Company had complied with all of the applicable code provisions of the CG Code. For details, please refer to the "Corporate Governance Report" which is set out on pages 66 to 87 of this annual report.

The audit committee of the Board (the "Audit Committee"), consisting of all three INEDs, namely Mr. KF Lee (chairman of the Audit Committee), Mr. Lim and Mr. Ng, is responsible for reviewing the Company's corporate governance policies and the Company's compliance with the CG Code and will make relevant recommendations to the Board as and when required.

SECURITIES TRANSACTIONS BY DIRECTORS

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers as set out in Appendix 10 to the Listing Rules (the "**Model Code**") as its code of conduct governing the Directors' transactions of listed securities of the Company. All of the Directors has confirmed, upon a specific enquiry made by the Company, that he/she had complied with the Model Code during the FY2021.

INDEPENDENCE OF INEDs

The Company has received from each of its INEDs a written annual confirmation of independence, and the Company considers that each of them is independent and has met the independence guidelines as set out in Rule 3.13 of the Listing Rules.

INTEREST OF DIRECTORS IN A COMPETING BUSINESS

For the Year and up to the date of this annual report, none of the Directors or their respective close associates had interests in businesses which compete or are likely to compete, either directly or indirectly, with the business of the Group. 本公司已採納上市規則附錄14所載企業管治守則(「企業管治守則」)的守則條文作為 其本身的企業管治守則。

於本年度內,本公司已遵守企業管治守則 的所有適用守則條文。詳情請參閱本年報 第66至87頁所載的「企業管治報告」。

董事會審計委員會(「審計委員會」)(由全體 三名獨立非執行董事組成,即李勤輝先生(審 計委員會主席)、Lim先生及Ng先生)負責審 閲本公司的企業管治政策及本公司遵守企 業管治守則的情況,並據此於需要時向董 事會提出相關推薦建議。

董事進行證券交易

本公司已採納上市規則附錄10所載上市發 行人董事進行證券交易的標準守則(「標準 守則」)作為其有關董事進行本公司上市證 券交易的行為守則。經本公司作出具體查 詢後,全體董事已確認彼等於二零二一年 財政年度已遵守標準守則。

獨立非執行董事的獨立性

本公司已接獲其各獨立非執行董事的年度 獨立身份確認函,及本公司認為彼等均為 獨立人士且符合上市規則第3.13條所載之 獨立指引。

董事於競爭業務的權益

於本年度內及直至本年報日期,董事或彼 等各自緊密聯繫人概無於直接或間接與本 集團業務構成競爭或可能構成競爭的業務 擁有權益。

董事會報告(續) REPORT OF THE DIRECTORS (Continued)

DEED OF NON-COMPETITION

Pursuant to a deed of non-competition dated 23 June 2017 and executed by TYJ and Mr. Tang (the "**Deed of Non-competition**"), each of TYJ and Mr. Tang has undertaken to the Company that it/he will not engage in, and shall procure its/his close associates (other than members of the Group) not to engage in, any business which competes or is likely to compete, either directly or indirectly, with the businesses of the Group. Details of the Deed of Non-competition have been disclosed in the section headed "Relationship with Controlling Shareholders — Deed of Non-competition" of the Prospectus.

The Company has received from TYJ and Mr. Tang an annual confirmation that it/he has fully complied with its/his obligations under the Deed of Non-competition. The independent non-executive Directors have reviewed the confirmation and not being aware of the occurrence of any event which led to the non-compliance of the Deed of Non-competition, they were satisfied that each of TYJ and Mr. Tang had complied with and enforced the provisions of the Deed of Non-competition during the Year.

SUFFICIENCY OF PUBLIC FLOAT

Based on the information publicly available to the Company and within the knowledge of the Directors, the Directors confirmed that the Company has maintained a sufficient public float of the issued Shares (i.e. at least 25% of the issued Shares being held by the public) as required under the Listing Rules, throughout the Year and thereafter up to the date of this annual report.

RELATIONSHIP WITH EMPLOYEES, CUSTOMERS AND SUPPLIERS

The Group recognises that its employees are the valuable assets for the Group's continuous development. Thus, it provides medical insurance coverage to employees who are retained after the probation period. In order to enhance overall efficiency, employee loyalty and retention, employees of the Group are required to attend orientation sessions when they first join the Group and may attend other training courses held onsite or externally.

The Company has adopted the Share Option Scheme to recognise and motivate contributions of its employees. Further details regarding the Share Option Scheme are set out in the paragraphs headed "Share Option Scheme" above.

The Group provides high quality coconut related products to its customers from both private sector and public sector to fulfil their immediate and long-term needs. The Group also communicates with its customers regularly to maintain close relationship with them.

不競爭契據

根據日期為二零一七年六月二十三日並由 TYJ與Tang先生簽立的不競爭契據(「不競爭 契據」),TYJ與Tang先生均已向本公司承諾, 其將不會並將促使其緊密聯繫人(不包括本 集團成員公司)不會從事直接或間接與本集 團業務構成競爭或可能構成競爭的任何業 務。不競爭契據詳情披露於招股章程[與 控股股東的關係 – 不競爭契據]一節。

本公司已接獲TYJ及Tang先生的年度確認書, 其已完全遵守其於不競爭契據項下的責任。 獨立非執行董事已審閱確認書,且未發現 任何導致違反不競爭契據的事項,彼等已 信納TYJ及Tang先生於本年度均已遵守並執 行不競爭契據的規定。

充足的公眾持股量

根據本公司公開可得的資料及據董事所知, 董事確認,於本年度至本年報日期,本公司 已根據上市規則規定維持充足的已發行股 份公眾持股量(即公眾人士至少持有已發行 股份的25%)。

與僱員、客戶及供應商的關係

本集團認為僱員乃本集團持續發展的寶貴 資產。因此,其向其通過試用期的僱員提 供醫療保險保障。為提升整體效率、僱員 忠誠度及留職率,本集團僱員須於首次加 入本集團時參加入職會議,並可能參與內 部或外部舉辦的其他培訓課程。

本公司已採納購股權計劃以表彰及鼓勵僱 員作出貢獻。有關購股權計劃的進一步詳 情載於上文「購股權計劃」各段。

本集團為其私營界別及公營界別的客戶提 供優質的椰子相關產品以滿足彼等的即時 及長期需求。本集團亦與其客戶定期溝通 以維持與彼等的緊密關係。

董事會報告(續) REPORT OF THE DIRECTORS (Continued)

During the Year, there was no material or significant dispute between the Group and its suppliers as the Group has been maintaining fair and cooperative relationships with them.

RETIREMENT BENEFIT PLAN

As required by the Malaysian law, the Group makes contributions to the state pension scheme, the Employees Provident Fund (the "**EPF**"), a social security institution formed according to the Employees Provident Fund Act 1991 which provides for the retirement benefits for all local employees. Both the employer and employee are required to make contributions into the employee's individual account in the EPF at a specified percentage of the employee's monthly income. As at the date of this annual report, the Group is in compliance with this requirement.

PERMITTED INDEMNITY PROVISIONS

Pursuant to the Articles and subject to the applicable laws and regulations, every Director, the independent auditor, the Company Secretary or other officers of the Company shall be indemnified and secured harmless out of the assets and profits of the Company from and against all actions, costs, charges, losses, damages and expenses which they or any of them may sustain or incur by or by reason of any act done, concurred in or omitted in or about the execution of their duty, or supposed duty, in their respective offices.

The Company has taken appropriate insurance coverage in respect of Directors' and officers' liability for the Year.

RELIEF OF TAXATION

The Company is not aware of any relief from taxation available to the Shareholders by reason of their holding of the Shares. If the Shareholders are unsure about the taxation implications of purchasing, holding, disposing of, dealing in or exercising of any rights in relation to the Shares, they are advised to consult their professional advisers.

MANAGEMENT CONTRACT

No contract (except for the service contracts of the Executive Directors) concerning the management or administration of the whole or any substantial part of the business of the Company was entered into or existed during the Year. 於本年度,由於本集團與其供應商維持公 平的合作關係,本集團與其供應商之間並 無任何重大或重要糾紛。

退休福利計劃

應馬來西亞法律的要求,本集團向國家退 休金計劃作出供款,僱員公積金局(「**僱員公** 積金局」)為一社會保障機構,根據《一九九一 年僱員公積金法》而成立,為所有本地僱員 提供退休福利。僱主及僱員均須按僱員月 收入的指定百分比向僱員於僱員公積金局 的個人賬戶供款。於本年報日期,本集團 符合該要求。

獲准許彌償條文

根據細則及受適用法律及法規所規限,各 董事、本公司的獨立核數師、公司秘書或 其他行政人員應就彼等各自的職務執行其 職責或假定職責時因所作出、發生的任何 作為或不作為而可能招致或蒙受的全部訴 訟、費用、收費、損失、損害或開支而獲 本公司自其資產及溢利中撥付彌償及確保 免受損失。

於本年度,本公司已就董事及行政人員的責 任進行適當投保。

税務寬免

本公司並不知悉股東可由於持有股份而享 有任何税務寬免。如股東不確定於購買、 持有、出售、買賣或行使與股份有關的任 何權利時所涉及的税項影響,務請諮詢其 專業顧問。

管理合約

於本年度並無訂立或存續有關本公司全部 或任何重大部分業務管理或行政管理的合約(執行董事的服務合約除外)。

IMPORTANT EVENT AFTER THE END OF THE YEAR

The Board is not aware of any important event requiring disclosure that has taken place subsequent to 31 December 2021 and up to the date of this annual report.

REVIEW OF THE ANNUAL RESULTS

The Audit Committee had reviewed this annual report (including the Financial Statements) and the annual results announcement of the Company for the Year and had submitted the same to the Board for approval. Members of the Audit Committee are of the opinion that the Financial Statements, the results announcement and this annual report have been prepared in compliance with the applicable accounting standards, the Listing Rules and the relevant statutory provisions and that adequate disclosure has been made.

INDEPENDENT AUDITORS

The Financial Statements have been audited by Mazars PLT, the independent auditors of the Company (the "**Independent Auditors**"). Mazars PLT will retire at the forthcoming 2022 AGM and, being eligible, offer themselves for re-appointment.

A resolution will be proposed at the forthcoming 2022 AGM to re-appoint Mazars PLT as the Independent Auditors until the conclusion of the next AGM and to authorise the Board to fix their remuneration.

CHANGE IN THE INDEPENDENT AUDITORS FOR THE PAST THREE YEARS

KPMG PLT had been the independent auditors of the Company (the "**Independent Auditors**") since the Listing date. On 22 May 2020, KPMG PLT retired as the Independent Auditors at the 2020 AGM and has not sought for re-appointment thereat. On the same date, Mazars PLT was appointed by the Shareholders to replace KMPG PLT as the Independent Auditors.

On behalf of the Board

Tang Koon Fook *Chairman and Executive Director*

Hong Kong, 30 March 2022

年結日後重要事項

董事會並不知悉任何於二零二一年十二月 三十一日後及直至本年報日期發生的須予 披露的重大事項。

審閱全年業績

審計委員會已審閲本年報(包括財務報表) 及本公司於本年度的全年業績公告,並已 向董事會提呈以供批准。審計委員會的成 員認為財務報表、業績公告及本年報的編 製已符合適用的會計準則、上市規則及相 關法律規定並已作出充分披露。

獨立核數師

本公司獨立核數師Mazars PLT (「**獨立核數** 師」)已對財務報表進行審核。Mazars PLT 將於二零二二年股東週年大會上退任,且 符合資格並願意應聘連任。

將於二零二二年股東週年大會上提呈決議 案以重新委聘Mazars PLT為獨立核數師, 直至下屆股東週年大會結束,並授權董事 會釐定彼等酬金。

過去三年獨立核數師變更

KPMG PLT自上市日期起獲委任為本公司的 獨立核數師(「**獨立核數師**」)。於二零二零年 五月二十二日, KPMG PLT在二零二零年股 東週年大會上退任獨立核數師,不尋求連 任。同日, Mazars PLT獲股東委任以替代 KMPG PLT擔任獨立核數師。

代表董事會

Tang Koon Fook 主席兼執行董事

香 港,二零二二年三月三十日

獨立核數師報告 INDEPENDENT AUDITOR'S REPORT

TO THE MEMBERS OF S&P INTERNATIONAL HOLDING LIMITED

(Incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of S&P International Holding Limited (the **"Company"**) and its subsidiaries (collectively referred to as the **"Group"**), which comprise the consolidated statement of financial position as at 31 December 2021, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the financial year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies, as set out on pages 118 to 204.

In our opinion, the accompanying consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2021, and of its consolidated financial performance and its consolidated cash flows for the financial year then ended in accordance with International Financial Reporting Standards and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing. Our responsibilities under those standards are further described in the *Auditors' Responsibilities for the Audit of the Consolidated Financial Statements* section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

INDEPENDENCE AND OTHER ETHICAL RESPONSIBILITIES

We are independent of the Group in accordance with the *International Ethics Standards Board for Accountants' International Code of Ethics for Professional Accountants* (including International Independence Standards) ("**IESBA Code**"), and we have fulfilled our other ethical responsibilities in accordance with the IESBA Code.

致椰豐集團有限公司全體股東

(於開曼群島註冊成立之有限公司)

意見

吾等已審核刊於第118至204頁有關椰豐集 團有限公司(「貴公司」)及其附屬公司(統稱 「貴集團」)之綜合財務報表,此綜合財務報 表包括於二零二一年十二月三十一日之綜合 財務狀況表,及截至該日止財政年度之綜 合損益及其他全面收益表、綜合權益變動 表及綜合現金流量表,以及綜合財務報表 附註,其包括重大會計政策概要。

吾等認為,隨附之綜合財務報表已根據國際財務報告準則真實公允地反映了 貴集 團於二零二一年十二月三十一日之綜合財務 狀況及截至該日止財政年度之綜合財務表 現及綜合現金流量,且已根據香港公司條 例之披露規定妥為編製。

意見之基礎

吾等已根據國際核數準則進行審核。吾等 就該等準則承擔的責任在吾等之核數師報 告核數師就*審核綜合財務報表承擔之責任* 中進一步闡述。吾等相信,吾等所獲得的 審核憑證屬充分及恰當,可為吾等的意見 提供基礎。

獨立性及其他道德責任

根據國際會計師職業道德準則理事會之*國際職業會計師道德守則(包括國際獨立性準則)* (「**IESBA守則**」),吾等獨立於貴集團,並已 履行吾等根據守則的其他道德責任。

KEY AUDIT MATTERS

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

Impairment of Property, Plant and Equipment

Refer to Significant Accounting Judgements and Estimates in note 4; and Property, Plant and Equipment in note 15 to the consolidated financial statements.

The risk:

The Group's property, plant and equipment as at 31 December 2021 amounted to RM104 million.

The Company's management reviews at the end of each reporting period the carrying amounts of property, plant and equipment to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated. After considering the utilisation rates of property, plant and equipment and loss from operations, management had identified indications of impairment in respect of certain assets. Accordingly, management had estimated the recoverable amounts of those assets. Management conducted impairment tests by comparing the carrying amounts of the assets to their respective recoverable amounts.

The estimation of recoverable amounts of those assets require management to make assumptions in the preparation of cash flows projection. The assumptions and judgements adopted by management include forecast for revenue, expenses, growth rates, discount rates, as well as the overall market and economic conditions relating to the Group's products. In view of the significance of property, plant and equipment, the level of judgement exercised by management and the estimation uncertainty, we consider impairment of property, plant and equipment as a key audit matter.

關鍵審核事項

關鍵審核事項乃根據吾等之職業判斷,對 本財政年度綜合財務報表之審核最為重要 之事項。該等事項乃於吾等審核整體綜合 財務報表及就此出具意見時進行處理,及 吾等不會就該等事項提供單獨意見。

物業、廠房及設備減值

請參閱綜合財務報表附註4重大會計判斷及 估計;附註15物業、廠房及設備。

風險:

貴集團於二零二一年十二月三十一日的物業、 廠房及設備為104百萬馬來西亞令吉。

貴公司管理層於各報告期末檢討物業、廠 房及設備之賬面值,以確定是否有任何該 領跡象。倘出現任何該類定是否有任何該 資產的可收回金額。經考慮物業理 現若干資產出現減值跡象。因此,管理 見枯計該等資產的可收回金額。管理層 過比較資產的賬面值與其各自的可收回金 額進 行減值測試。

該等資產可收回金額的估計需要管理層在 編製現金流量預測時作出假設。管理層採 納的假設及判斷包括收益、開支、增長率、 折現率的預測,以及與貴集團產品有關的 整體市場及經濟狀況。鑒於物業、廠房及 設備的重要性、管理層作出的判斷及估計 的不確定性,吾等認為物業、廠房及設備 的減值為關鍵審核事項。

Our response:

Our audit procedures included, among others, obtained understanding of the Group's process in testing impairment of the property, plant and equipment. We evaluated the methodologies adopted by management in the estimation of recoverable amounts. We tested and challenged the key assumptions and data used by management in the recoverable amounts computation of those assets. We evaluated the basis and reasonableness of cash flows projections, including a retrospective review of past cash flows projections. With the support of our internal specialist, we assessed the appropriateness of the discount rates used by management in the computation of the recoverable amounts. We also assessed sensitivity of key inputs to the impairment testing models, to evaluate the corresponding effect on the recoverable amounts due to possible changes in the key assumptions.

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the consolidated financial statements and our auditor's report thereon.

Our opinion on the consolidated 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 consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated 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.

吾等之回應:

綜合財務報表及核數師報告以外 之資料

貴公司董事須對其他資料負責。其他資料 包括年報所載資料,但不包括綜合財務報 表及吾等就此發出之核數師報告。

吾等有關綜合財務報表之意見並無涵蓋其 他資料,吾等亦不就此發表任何形式的核 證結論。

就審核綜合財務報表而言,吾等之責任是 閱讀其他資料,從而考慮其他資料是否與 綜合財務報表或吾等在審核過程中獲悉之 資料存在重大不符,或似乎存在重大錯誤 陳述。

倘基於吾等已完成之工作,吾等認為其他 資料出現重大錯誤陳述。吾等須報告該事 實。吾等就此並無任何事項須報告。

RESPONSIBILITIES OF THE DIRECTORS FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of consolidated financial statements that give a true and fair view in accordance with International Financial Reporting Standards and the disclosure requirements of the Hong Kong Companies Ordinance. The directors of the Company are also responsible for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, the directors of the Company are 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 the directors of the Company either intend to liquidate the Group or to cease operations, or have no realistic alternative but to do so.

The directors of the Company, as assisted by the audit committee, are responsible for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated 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. This report is made solely to the members of the Company, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with International Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

董事對綜合財務報表須承擔之 責任

貴公司董事須負責根據國際財務報告準則 及香港公司條例的披露規定編製真實公允 之綜合財務報表,並落實董事認為必要的 內部控制,以使綜合財務報表的編製不存 在由於欺詐或錯誤而導致的重大錯誤陳述。

編製綜合財務報表時,貴公司董事負責評 估貴集團持續經營的能力,並在適用情況 下披露與持續經營有關的事項,以及使用 持續經營為會計基礎,除非貴公司董事有 意將貴集團清盤或停止經營,或別無其他 實際的替代方案。

審計委員會協助貴公司董事履行監督貴集 團的財務報告過程的責任。

核數師就審核綜合財務報表承 擔之責任

吾等的目標為合理確定整體綜合財務報表 是否不存在由於欺詐或錯誤而導致的重大 錯誤陳述,並發出載有吾等意見的核數師 報告。本報告乃根據吾等協定的委聘條款 僅向貴公司整體股東作出,除此以外,不 可用作其他用途。吾等概不就本報告的內 容對任何其他人士負責或承擔法律責任。

合理保證屬高水平保證,但不能擔保根據 國際審核準則進行的審核工作總能發現存 在的重大錯誤陳述。錯誤陳述可源於欺詐 或錯誤,倘個別或整體於合理預期情況下 可影響使用者根據綜合財務報表作出的經 濟決定時,則被視為重大錯誤陳述。

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

- Identify and assess the risks of material misstatement of the consolidated 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 the directors of the Company.
- Conclude on the appropriateness of the directors' use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's 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 consolidated 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 consolidated financial statements, including the disclosures, and whether the consolidated financial statements of the Group 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.

在根據國際審計準則進行審核之過程中, 吾等運用了職業判斷,保持了職業懷疑態 度。吾等亦:

- 識別和評估由於欺詐或錯誤而導致綜 合財務報表存在重大錯誤陳述之風險, 設計及執行審核程序以應對該等風險, 以及取得充足及適當之審核憑證,作 為吾等意見之基礎。由於欺詐可能涉 及串謀、偽造、蓄意遺漏、虛假陳述, 或凌駕於內部控制之上,因此未能發 現因欺詐而導致重大錯誤陳述之風險 較因錯誤而導致重大錯誤陳述之風險 為高。
- 了解與審核相關之內部控制,以設計 適當之審核程序,但非旨在對貴集團 內部控制之有效性發表意見。
- 評價貴公司董事所採用會計政策之恰 當性以及作出會計估計及相關披露資 料之合理性。
- 對董事採用持續經營會計基礎之恰當 性作出結論。根據所得之審核憑證, 決定是否存在與可能對貴集團持續經 營之能力構成重大疑慮之事件或精續經 營之能力構成重大工權。倘吾等認為 有關之重大不確定性。則有必要在核數師 報告中提請使用者必要在核數師 報告中提請資料之關注。假若有關披露 資料不足,則吾等須出具非結除 資料不足,則吾等之結戰,則 者等。 者至核數師報告日期止所取得之審核 憑證。然而,未來事件或情況可能導 致貴集團不能繼續持續經營。
- 評價貴集團綜合財務報表之整體列報 方式、結構及內容,包括披露資料, 以及綜合財務報表是否公允反映相關 交易及事實。
- 就貴集團中實體或業務活動之財務資料獲取充分、適當之審核憑證,以對 綜合財務報表發表意見。吾等負責指 導、監督及執行集團審核。吾等對審 核意見承擔全部責任。

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

From the matters communicated with the audit committee of the Company, we determine those matters that were of most significance in the audit of the consolidated financial statements for the current financial 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.

The engagement partner on the audit resulting in this independent auditor's report is Lee Soo Eng.

吾等就(其中包括)審核之計劃範圍、時間 安排及重大審核結果,包括吾等於審核期 間所識別內部控制之任何重大缺陷,與貴 公司的審計委員會進行了溝通。

吾等亦向貴公司的審計委員會提交聲明, 説明吾等已符合有關獨立性之相關職業道 德要求,並與彼等溝通所有合理認為會影 響吾等獨立性之關係及其他事項,以及為 消除威脅採取的行動及防範措施(如適用)。

從與貴公司董事溝通之事項中,吾等決定 何種事項對本財政期間綜合財務報表之審 核最為重要,因而構成關鍵審核事項。吾 等會在核數師報告中描述該等事項,除非 法律法規不允許對某件事項作出公開披露, 或在極端罕見之情況下,若有合理預期在 吾等之報告中溝通某事項而造成之負面後 果將會超過其產生之公眾利益,吾等將不 會於此等情況下於報告中溝通該事項。

出具本獨立核數師報告之審核項目合夥人 為Lee Soo Eng。

MAZARS PLT Chartered Accountants Kuala Lumpur, Malaysia

30 March 2022

MAZARS PLT

特許會計師 Kuala Lumpur, Malaysia

二零二二年三月三十日

綜合損益及其他全面收益表

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

			2021	2020
			二零二一年	二零二零年
		Note 附註	RM 馬來西亞令吉	RM 馬來西亞令吉
Revenue	收益 继集式 本	5	92,657,153	88,675,007
Cost of sales	銷售成本		(81,663,857)	(78,174,794)
Gross profit	毛利		10,993,296	10,500,213
Other income	其他收入	6	2,002,370	3,512,268
Selling and distribution expenses	銷售及分銷開支		(4,330,383)	(3,511,032)
Administrative expenses Other expenses	行政開支 其他開支		(10,623,802) (3,410,586)	(11,704,489) (39,841)
			(0,410,000)	(00,0+1)
Loss from operations	經營虧損		(5,369,105)	(1,242,881)
Finance income	財務收入	7	374,239	541,143
Finance costs	財務成本	8	(813,492)	(1,065,225)
Net finance costs	財務成本淨額		(439,253)	(524,082)
Loss before taxation	除税前虧損		(5,808,358)	(1,766,963)
Income tax credit/(expense)	际祝加酌 損 所得税抵免╱(開支)	9	2,403,141	(1,180,243)
				() / - /
Loss for the year	年內虧損	10	(3,405,217)	(2,947,206)
Other comprehensive income/ (expense) for the year, net of tax Item that may be reclassified subsequently to profit or loss: Foreign currency translation differences	其後可能會重新分類至損益 之項目:		4 040 070	(000.000)
for foreign operations			1,948,673	(902,690)
Total comprehensive loss for	年內全面虧損總額			
the year			(1,456,544)	(3,849,896)
Loss attributable to: Equity shareholders of the Company	以下人士應佔虧損 : 本公司權益股東		(3,402,980)	(3,017,053)
Non-controlling interest	本		(3,402,980) (2,237)	(3,017,033) 69,847
				,
Loss for the year	年內虧損		(3,405,217)	(2,947,206)
Total comprehensive loss	以下人士應佔全面虧損總額:			
attributable to: Equity shareholders of the Company	本公司權益股東		(1,453,888)	(3,920,950)
Non-controlling interest	非控股權益		(1,450,660)	71,054
Total comprehensive loss for the year	年內全面虧損總額		(1,456,544)	(3,849,896)
				(0,0+0,000)
Basic and diluted loss per ordinary share (expressed in Sen):	每股普通股基本及攤薄虧損 (以仙表示):	13	(0.32)	(0.28)
,				. /

The notes on pages 125 to 204 are an integral part of these financial statements

第125至204頁之附註乃該等財務報表之組 成部分。

綜合財務狀況表 CONSOLIDATED STATEMENT OF FINANCIAL POSITION

二零二一年十二月三十一日 31 December 2021

		Note	2021 二零二一年 RM	2020 二零二零年 BM
		附註	馬來西亞令吉	馬來西亞令吉
ASSETS	資產			
NON-CURRENT ASSETS	_{貝座} 非流動資產			
Property, plant and equipment	物業、廠房及設備	15	103,732,225	89,780,173
Right-of-use assets	使用權資產	16	5,260,107	5,569,969
Deferred tax assets	遞延税項資產	26	141,023	33,655
			109,133,355	95,383,797
	达乱次支			
CURRENT ASSETS	流動資產 存貨	18	23,000,185	19,663,151
Current tax asset	印朝税項資產	10	1,838,896	476,405
Trade and other receivables	貿易及其他應收款項	19	21,036,536	14,783,933
Derivative financial asset	衍生金融資產	20		262,940
Pledged time deposits	已抵押定期存款	21	2,120,417	2,000,000
Cash and cash equivalents	現金及現金等價物	22	13,331,950	32,592,186
			61,327,984	69,778,615
TOTAL ASSETS	資產總值		170,461,339	165,162,412
				,,
EQUITY AND LIABILITIES	權益及負債			
EQUITY	權益			
Share capital	股本	23	5,941,706	5,941,706
Share premium	股份溢價	23	58,707,916	58,707,916
Reserves	儲備	23	50,224,435	51,678,323
Total equity attributable to equity	本公司權益股東應佔權益			
shareholders of the Company	總額		114,874,057	116,327,945
Non-controlling interest	非控股權益		64,583	67,239
TOTAL EQUITY	權益總額		114,938,640	116,395,184

綜合財務狀況表(續)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION (Continued)

二零二一年十二月三十一日 31 December 2021

		Note	2021 二零二一年 RM	2020 二零二零年 RM
		附註	馬來西亞令吉	馬來西亞令吉
LIABILITIES	負債			
NON-CURRENT LIABILITIES	非流動負債			
Loans and borrowings	貸款及借款	24	24,794,460	29,396,206
Lease liabilities	租賃負債	25	28,452	95,101
Deferred tax liabilities	遞延税項負債	26	1,184,672	2,268,444
			26,007,584	31,759,751
CURRENT LIABILITIES	流動負債	24		7 0 5 0 0 0 0
Loans and borrowings	貸款及借款	24	10,139,181	7,959,209
Lease liabilities	租賃負債	25	239,679	170,897
Trade and other payables Contract liabilities	貿易及其他應付款項 合約負債	27 28	17,223,916	7,658,151
Contract habilities		20	1,912,339	1,219,220
			29,515,115	17,007,477
	白库纳姑			40 707 000
TOTAL LIABILITIES	負債總額		55,522,699	48,767,228
TOTAL EQUITY AND LIABILITIES	權益及負債總額		170,461,339	165,162,412
TOTAL ASSETS LESS CURRENT LIABILITIES	資產總值減流動負債		140,946,224	148,154,935
Approved and authorised for issue by the	he Board of Directors on 30	董事	會於二零二二年	三月三十日批准

Approved and authorised for issue by the Board of Directors on 3 March 2022.

董事會於二零二二年三月三十日批准 及授權刊發。

Tang Koon Fook Director Tang Koon Fook 董事 Lee Sieng Poon Director Lee Sieng Poon 董事

The notes on pages 125 to 204 are an integral part of these financial statements

第125至204頁之附註乃該等財務報表之組 成部分。

綜合權益變動表

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

			Attributable to equity shareholders of the Company 本公司權益股東應佔			_			
		Share capital 股本 RM 馬來西亞令吉	Share premium 股份溢價 RM 馬來西亞令吉	Other reserve 其他儲備 RM 馬來西亞令吉	Translation reserve 換算儲備 RM 馬來西亞令吉	Retained earnings 保留盈利 RM 馬來西亞令吉	Total 總計 RM 馬來西亞令吉	Non- controlling interest 非控股權益 RM 馬來西亞令吉	Total equity 總權益 RM 馬來西亞令吉
At 1 January 2020	於二零二零年一月一日	5,941,706	58,707,916	150,200	(2,409,044)	57,858,117	120,248,895	(3,815)	120,245,080
Foreign currency translation differences for foreign operations	海外業務的外幣換算 差額	_	_	_	(903,897)	_	(903,897)	1,207	(902,690)
Other comprehensive expense for the year Loss for the year	年內其他全面開支 年內虧損	-	-	-	(903,897) —	(3,017,053)	(903,897) (3,017,053)	1,207 69,847	(902,690) (2,947,206)
Total comprehensive loss for the year	年內全面虧損總額	_	_	-	(903,897)	(3,017,053)	(3,920,950)	71,054	(3,849,896)
At 31 December 2020	於二零二零年 十二月三十一日	5,941,706	58,707,916	150,200	(3,312,941)	54,841,064	116,327,945	67,239	116,395,184
Foreign currency translation differences for foreign operations	海外業務的外幣換算 差額	_	_	_	1,949,092	_	1,949,092	(419)	1,948,673
Other comprehensive income for the year Loss for the year	年內其他全面收益 年內虧損		-	-	1,949,092	(3,402,980)	1,949,092 (3,402,980)	(419) (2,237)	1,948,673 (3,405,217)
Total comprehensive loss for the year	年內全面虧損總額		_	-	1,949,092	(3,402,980)	(1,453,888)	(2,656)	(1,456,544)
At 31 December 2021	於二零二一年 十二月三十一日	5,941,706	58,707,916	150,200	(1,363,849)	51,438,084	114,874,057	64,583	114,938,640

第125至204頁之附註乃該等財務報表之組 The notes from pages 125 to 204 are an integral part of these financial statements. 成部分。

綜合現金流量表

CONSOLIDATED STATEMENT OF CASH FLOWS 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

			2021 二零二一年	2020 二零二零年
		Note	— 李 — [—] 平 RM	—令—令艹 RM
		附註	馬來西亞令吉	馬來西亞令吉
CASH FLOWS FROM OPERATING	經營活動所得現金流量			
ACTIVITIES				
Loss before tax	除税前虧損		(5,808,358)	(1,766,963)
Adjustments for:	<i>就以下各項作出調整:</i>			
Depreciation of property, plant and equipment	物業、廠房及設備折舊	15	5 075 007	6 276 062
Depreciation of right-of-use assets	使用權資產折舊	15 16	5,275,227 671,267	6,376,962 706,942
Gain on termination of lease	終止租賃的收益	10	(13,922)	700,942
Finance costs	財務成本	8	813,492	1,065,225
Finance income	財務收入	7	(374,239)	(541,143)
Net loss/(gain) on unrealised foreign	未變現外匯差額虧損/			(- , -,
exchange differences	(收益)淨額	10	586,751	(1,551,546)
Property, plant and equipment	物業、廠房及設備撇銷			
written off		15	289,667	46,590
Operating profit before changes in	營運資金變動前的經營溢利			
working capital			1,439,885	4,336,067
Change in inventories	存貨變動		(3,337,034)	3,822,089
Change in trade and other receivables	貿易及其他應收款項變動		(5,144,789)	604,834
Change in trade and other payables	貿易及其他應付款項變動 合約免售戀動		5,962,805	(576,394)
Change in contract liabilities	合約負債變動		693,119	184,465
Oach (wood in) (non eveted from	經營活動(所用)/所得現金			
Cash (used in)/generated from operations	程富活動(所用)/ 所得現金		(386,014)	8,371,061
Tax refunded	退税		(000,014)	1,965,644
Income tax paid	已付所得税		(150,490)	(499,194)
				(,)
Net cash (used in)/generated from	經營活動(所用)/			
operating activities	所得現金淨額		(536,504)	9,837,511
CASH FLOWS FROM INVESTING	投資活動所得現金流量			
ACTIVITIES				
Acquisition of property, plant and	收購物業、廠房及設備			
equipment		(i)	(16,557,225)	(8,419,635)
Interest received	已收利息		374,239	541,143
(Increase)/Decrease in pledged time	已抵押定期存款(增加)/			0.000.000
deposits	減少		(120,417)	3,000,000
	机次迁动的口田人河南		(10,000,100)	(4.070.400)
Net cash used in investing activities	投資活動所用現金淨額		(16,303,403)	(4,878,492)

綜合現金流量表(續)

CONSOLIDATED STATEMENT OF CASH FLOWS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

		Note 附註	2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
CASH FLOW FROM FINANCING ACTIVITIES	融資活動所用現金淨額			
Capital element of lease liabilities paid Drawdown from borrowing Interest and other borrowing costs paid Interest element of lease liabilities paid Repayments of loans and borrowings	已付租賃負債的資本部分 提取新借款 已付利息及其他借款成本 已付租賃負債的利息部分 貸款及借款還款	(iii) (iii) (iii) (iii) (iii)	(345,350) 2,862,865 (825,332) (16,991) (6,198,996)	(347,675) 8,394,227 (929,939) (18,925) (4,052,411)
Net cash (used in)/generate from financing activities	融資活動(所用)/ 所得現金淨額		(4,523,804)	3,045,277
NET (DECREASE)/INCREASE IN CASH AND CASH EQUIVALENTS	現金及現金等價物(減少)/ 增加淨額		(21,363,711)	8,004,296
CASH AND CASH EQUIVALENTS AT 1 JANUARY	於一月一日的現金及現金等 價物		32,592,186	25,606,417
EFFECT OF FOREIGN EXCHANGE RATE CHANGES	匯率變動的影響		2,103,475	(1,018,527)
CASH AND CASH EQUIVALENTS AT 31 DECEMBER	於十二月三十一日的現金及 現金等價物	22	13,331,950	32,592,186

(i) Acquisition of property, plant and equipment

收購物業、廠房及設備 (i)

		2021 二零二一年	2020 二零二零年
		RM 馬來西亞令吉	RM 馬來西亞令吉
Additions during the year Payment for prior year acquisition Deposit paid during the year	年內添置 過往年度收購的付款 年內支付的按金	19,516,946 _ 2,690,924	5,285,632 1,407,894 1,726,109
Deposit paid in prior year Amount unpaid included in other payables	過往年度支付的按金 計入其他應付款項的未付款項	(1,726,109) (3,924,536)	
		16,557,225	8,419,635

綜合現金流量表(續)

CONSOLIDATED STATEMENT OF CASH FLOWS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

(ii) Cash outflows for leases as a lessee

(ii) 作為承租人的租賃現金流出

Total cash outflows for leases	有關租賃的現金流出總額	625,657	393,946
			,
Payment of lease liabilities	租賃負債付款	345,350	347.67
Interest paid in relation to lease liabilities	已付租賃負債相關利息	16,991	18,92
Included in net cash from financing activities	計入融資活動所得現金淨額		
Payment relating to short-term leases	短期租賃相關付款	263,316	27,34
Included in net cash from operating activities	計入經營活動所得現金淨額		
		馬來西亞令吉	馬來西亞令言
		RM	RI
		二零二一年	二零二零年
		2021	202

(iii) Reconciliation of movement of liabilities to cash flows arising from (iii) 負債變動與融資活動所得現金流量對賬: financing activities:

Loans and borrowings

貸款及借款

		2021	2020
		二零二一年	二零二零年
		RM	RM
		馬來西亞令吉	馬來西亞令吉
At 1 January	於一月一日	37,355,415	33,613,755
Cash flows:	現金流量:		
Drawdown from borrowing	提取借款	2,862,865	8,394,227
Repayment of loans and borrowings	貸款及借款還款	(6,198,996)	(4,052,411)
Interest paid	已付利息	(825,332)	(929,939)
Non-cash:	非現金:		
Interest expense	利息開支	796,501	1,046,300
Foreign exchange movement	外匯變動	943,188	(716,517)
Foreign exchange movement	外匯変動	943,100	(710,317)
At 31 December	於十二月三十一日	34,933,641	37,355,415
Lease liabilities	租賃負債		
At 1 January	於一月一日	265,998	486,059
Cash flows:	現金流量:		,
Capital element of lease liabilities paid	已付租賃負債的資本部分	(345,350)	(347,675)
Interest paid	已付利息	(16,991)	(18,925)
		(10,001)	(10,020)
Non-cash:	非現金:		
Interest expense	利息開支	16,991	18,925
Acquisition of new lease	收購新租賃	430,053	127,614
Termination	終止	(82,570)	-
At 31 December	於十二月三十一日	268,131	265,998



The notes on pages 125 to 204 are an integral part of these financial statements.

第125至204頁之附註乃該等財務報表之組 成部分。

財務報表附註

NOTES TO THE FINANCIAL STATEMENTS

1. GENERAL INFORMATION

S&P International Holding Limited (the "Company") was incorporated in the Cayman Islands under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cavman Islands as an exempted company with limited liability on 10 November 2016.

The Company is an investment holding company. The Company and its subsidiaries (together, the "Group") are principally engaged in manufacturing and distribution of coconut based food and beverage products such as coconut cream powder, low fat desiccated coconut, coconut milk, coconut water and other related products. The Company's shares were listed on The Main Board of The Stock Exchange of Hong Kong Limited ("Stock Exchange") on 11 July 2017.

2. BASIS OF PREPARATION

(a) Statement of compliance

These financial statements have been prepared in accordance with all applicable International Financial Reporting Standards ("IFRSs"), which collective term includes all applicable individual IFRSs, International Accounting Standards ("IASs") and Interpretations issued by the International Accounting Standards Board ("IASB"). These financial statements also comply with the disclosure requirements of the Hong Kong Companies Ordinance and the applicable disclosure provisions of the Rules Governing the Listing of Securities on The Main Board of Stock Exchange. Significant accounting policies adopted by the Group are set out in Note 3.

Application of new or amended standards

In the current year, the Group has applied a number of amendments that become effective mandatorily for the financial periods beginning on or after 1 January 2021. The adoption of the amendments does not have significant impact on the disclosures or on the amounts reported in these financial statements.

-般資料 1.

椰豐集團有限公司(「本公司」)於二零 一六年十一月十日在開曼群島根據開 曼群島一九六一年第3號法例(經綜合 及修訂)第22章公司法註冊成立為獲 豁免有限公司。

本公司為一間投資控股公司。本公司 及其附屬公司(統稱「本集團))主要從 事生產及分銷椰類食品及飲料,例如 椰漿粉、低脂椰蓉、椰奶、椰汁及其 他相關產品。本公司股份於二零一七 年七月十一日於香港聯合交易所有限 公司(「聯交所」)主板上市。

2. 編製基準

(a) 合規聲明

該等財務報表乃根據所有適用的 國際財務報告準則(「國際財務報 **告準則**)編製。國際財務報告準 則包括國際會計準則理事會(「國 **際會計準則理事會**」)頒佈的所有 適用個別國際財務報告準則、國 際會計準則(「**國際會計準則**])及 े 辞釋。該等財務報表亦符合香 港公司條例的披露規定以及聯交 所主板證券上市規則的適用披露 條文。本集團所採納的重大會計 政策載於下文附註3。

應用新訂或經修訂準則

於本年度,本集團已應用多項於 二零二一年一月一日或之後開始 之財政期間強制生效之修訂。採 納該等修訂不會對該等財務報 表的披露或報告金額造成重大 影響。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

2. BASIS OF PREPARATION (Continued)

(a) Statement of compliance (Continued) New or amended standards issued that are not yet effective

The Group has not applied the following new standard and amendments that have been issued by the IASB but are not yet effective:

2. 編製基準(續)

(a) 合規聲明(續) 已頒佈但尚未生效的新訂 或經修訂準則

本集團尚未應用以下國際會計準 則理事會已頒佈但尚未生效的新 準則及修訂:

		Effective Date 生效日期
Amendments to IFRS 1, IFRS 9,	Annual Improvements to IFRS Standards 2018–2020	1 January 2022
IFRS 16 and IAS 41		
國際會計準則第1號、國際財務報告準則 第9號、國際財務報告準則第16號及 國際會計準則第41號的修訂	國際財務報告準則二零一八年至二零二零年的 年度改進	二零二二年一月一日
Amendments to IFRS 3	Reference to the Conceptual Framework	1 January 2022
國際財務報告準則第3號的修訂	對概念框架的提述	二零二二年一月一日
Amendments to IAS 16	Property, Plant and Equipment – Proceeds before Intended Use	1 January 2022
國際會計準則第16號的修訂	物業、廠房及設備 — 於作擬定用途前的所得款項	二零二二年一月一日
Amendments to IAS 37	Onerous Contracts — Cost of Fulfilling a Contract	1 January 2022
國際會計準則第37號的修訂	虧損性合約 — 履行合約之成本	二零二二年一月一日
IFRS 17	Insurance Contracts	1 January 2023
國際財務報告準則第17號	保險合約	二零二三年一月一日
Amendment to IFRS 17	Initial Application of IFRS 17 and IFRS 9	1 January 2023
	 Comparative Information 	
國際財務報告準則第17號的修訂	首次應用國際財務報告準則第17號及國際財務報告 準則第9號 — 比較資料	二零二三年一月一日
Amendments to IAS 1	Disclosure of Accounting Policies	1 January 2023
國際會計準則第1號的修訂	披露會計政策	二零二三年一月一日
Amendments to IAS 1	Classification of Liabilities as Current or Non-current	1 January 2023
國際會計準則第1號的修訂	將負債分類為流動或非流動	二零二三年一月一日
Amendments to IAS 8	Definition of Accounting Estimates	1 January 2023
國際會計準則第8號的修訂	會計估計的定義	二零二三年一月一日
Amendments to IAS 12	Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
國際會計準則第12號的修訂	與單一交易所產生的資產及負債有關的遞延所得税	二零二三年一月一日
Amendments to IFRS 10 and IAS 28	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	Deferred
國際財務報告準則第10號及國際會計 準則第28號的修訂	投資者與其聯營公司或合營企業之間的資產出售或 注資	延期

The adoption of the above new standard and amendments are not expected to have significant impact on the financial position and financial performance of the Group when they become effective. 預期於以上新準則及修訂生效時 採納不會對本集團及本公司的財 務狀況及財務表現造成重大影響。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

2. BASIS OF PREPARATION (Continued)

(b) Basis of measurement

The financial statements have been prepared on the historical cost basis.

(c) Functional and presentation currency

The Company and other investment holding subsidiaries incorporated in the Cayman Islands, the British Virgin Islands and Hong Kong have their functional currencies in Hong Kong Dollar ("**HK\$**") and subsidiaries established in Malaysia, Singapore and Thailand have their functional currencies in Malaysian Ringgit ("**RM**"), Singapore Dollar ("**SGD**") and Thai Baht ("**THB**") respectively. As the Group mainly operates in Malaysia, RM is used as the presentation currency of the consolidated financial statements.

3. SIGNIFICANT ACCOUNTING POLICIES

(a) Basis of consolidation

(i) Subsidiaries

Subsidiaries are entities, including structured entities, controlled by the Company. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases. Merger accounting is adopted for common control combinations (see below) in which all of the combining entities are ultimately controlled by the same controlling shareholders both before and after the business combination and that control is not transitory.

The Group controls an entity when it is exposed, 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. Potential voting rights are considered when assessing control only when such rights are substantive. The Group also considers it has de facto power over an investee when, despite not having the majority of voting rights, it has the current ability to direct the activities of the investee that significantly affect the investee's return.

2. 編製基準(續)

(b) 計量基準 財務報表按歷史成本基準編製。

(c) 功能及呈列貨幣

本公司及於開曼群島、英屬處女 群島及香港註冊成立的投資控股 附屬公司以港元(「**港**元」)作為其 功能貨幣,而於馬來西亞、新加 坡及泰國成立的其他附屬公司分 別以馬來西亞令吉(「**馬來西亞**分 別以馬來西亞令吉(「**馬來西亞**分 方」)、新加坡元(「**新加坡元**」)及 泰銖(「**泰**銖」)作為彼等的功能貨 幣。由於本集團主要在馬來西亞令 經營業務,故馬來西亞令吉被用 作綜合財務報表的呈列貨幣。

3. 重大會計政策

(a) 綜合入賬基準

(i) 附屬公司

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(a) Basis of consolidation (Continued)

(i) Subsidiaries (Continued)

Investments in subsidiaries are measured in the Company's separate statement of financial position at cost less any impairment losses. The cost of investment includes transaction costs.

(ii) Business combinations

Business combinations arising from transfers of interests in entities that are under the control of the shareholders that control the Group are accounted for as if the acquisition had occurred at the beginning of the earliest comparative period presented or, if later, at the date that common control was established; for this purpose comparatives are restated. The assets and liabilities acquired are recognised at the carrying amounts recognised from the controlling shareholders' perspective. All differences between the cost of acquisition (fair value of consideration paid) and the amounts at which the assets and liabilities are recorded have been recognised directly in equity as part of the other reserve.

Business combinations are accounted for using the acquisition method from the acquisition date, which is the date on which control is transferred to the Group.

(a) 綜合入賬基準(續) (i) 附屬公司(續)

3. 重大會計政策(續)

於附屬公司的投資於本公 司的單獨財務狀況表中按 成本減任何減值虧損計量。 投資成本包括交易成本。

(ii) 業務合併

業務合併自收購日期(即控 制權轉移予本集團之日)起 採用收購法入賬。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(a) Basis of consolidation (Continued) (ii) Business combinations (Continued)

For new acquisitions, the Group measures the cost of goodwill at the acquisition date as:

- the fair value of the consideration transferred; plus
- the recognised amount of any non-controlling interest in the acquiree; plus
- if the business combination is achieved in stages, the fair value of the existing equity interest in the acquiree; less
- the net recognised amount (generally fair value) of the identifiable assets acquired and liabilities assumed.

When the excess is negative, a bargain purchase gain is recognised immediately in profit or loss.

For each business combination, the Group elects whether it measures the non-controlling interest in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets at the acquisition date.

Transaction costs, other than those associated with the issue of debt or equity securities, that the Group incurs in connection with a business combination are expensed as incurred.

(a) 綜合入賬基準(續) (ii) 業務合併(續)

就新收購而言,本集團按 下列基準計量於收購日期 的商譽成本:

- 已轉讓代價的公允價 值;加
- 被收購方任何非控股 權益的已確認金額; 加
- 倘業務合併分階段完成,則為被收購方現 有股權的公允價值; 減
- 所收購的可識別資產 及所承擔負債的已確 認金額淨額(通常為公 允價值)。

當差額為負數時,則即時 於損益確認議價購買收益。

就各業務合併而言,本集 團選擇是否以公允價值或 於收購日期分佔被收購方 可識別資產淨值的比例, 計量於被收購方的非控股 權益。

本集團就業務合併產生的 交易成本(與發行債券或股 本證券有關的交易成本除外) 於產生時列為開支。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(a) Basis of consolidation (Continued) (iii) Non-controlling interest

Non-controlling interest at the end of the reporting period, being the equity in a subsidiary not attributable directly or indirectly to the equity holders of the Company, are presented in the consolidated statement of financial position and statement of changes in equity within equity, separately from equity attributable to the owners of the Company. Non- controlling interest in the results of the Group is presented in the consolidated statement of profit or loss and other comprehensive income as an allocation of the profit or loss and the comprehensive income for the year between non-controlling interest and owners of the Company.

Losses applicable to the non-controlling interest in a subsidiary are allocated to the non-controlling interest even if doing so causes the non- controlling interest to have a deficit balance.

(iv) Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealised income and expenses arising from intragroup transactions, are eliminated in preparing the consolidated financial statements.

(b) Goodwill

Goodwill arises on business combinations and is measured at cost less any accumulated impairment losses. Goodwill is not amortised but is tested for impairment annually and whenever there is an indication that it may be impaired.

(a) 綜合入賬基準(續) (iii) 非控股權益

3. 重大會計政策(續)

附屬公司中非控股權益應 佔的虧損分配至非控股權 益,即便如此處理會導致 非控股權益出現虧絀結餘。

(iv) 綜合入賬時抵銷的交 易

> 集團內公司間結餘及交易 以及集團內公司間交易產 生的任何未變現收益及開 支均於編製綜合財務報表 時予以抵銷。

(b) 商譽 商譽自業務合併中產生,及按成 本減任何累計減值虧捐計量。

本減任何累計減值虧損計量。 商譽不予攤銷,惟須每年及當有 跡象顯示可能減值時進行減值測 試。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(c) Foreign currency

Transactions in foreign currencies are translated to the respective functional currencies of the entities comprising the Group at exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies at the end of the reporting period are retranslated to the functional currency at the exchange rate at that date.

Non-monetary assets and liabilities denominated in foreign currencies are not retranslated at the end of the reporting date, except for those that are measured at fair value are retranslated to the functional currency at the exchange rate at the date that the fair value was determined.

Foreign currency differences arising on retranslation are recognised in profit or loss.

The results of foreign operations are translated into RM at the exchange rates which approximate the foreign exchange rates ruling at the dates of transactions. Statement of financial position items, including goodwill arising on consolidations of foreign operations acquired, are translated into RM at the closing foreign exchange rates at the end of the reporting period. The resulting exchange differences are recognised in other comprehensive income and accumulated separately in equity in the translation reserve.

However, if the operation is a non-wholly owned subsidiary, then the relevant proportionate share of the exchange differences is allocated to the non- controlling interest.

On disposal of a foreign operation, the cumulative amount of the exchange differences relating to that foreign operation is reclassified from equity to profit or loss when the profit or loss on disposal is recognised.

3. 重大會計政策(續)

(c) 外幣

外幣交易按交易當日的匯率換算 為本集團旗下實體各自的功能貨 幣。

於報告期末以外幣計值的貨幣 資產及負債按該日的匯率重新換 算為功能貨幣。

以外幣計值的非貨幣資產及負 債於報告日期末不予換算,除非 按公允價值計量的非貨幣資產 及負債按釐定公允價值之日的匯 率重新換算為功能貨幣則作別 論。

因重新換算而產生的外幣差額 於損益確認。

海外業務的業績按與交易當日通 行的外匯匯率相若的匯率換算為 馬來西亞令吉。財務狀況表項目 (包括所收購的海外業務結百人 賬時產生的商譽)於報告期末合入 收市外匯匯率換算為馬來西亞令 吉。所產生的匯兑差額於其他 霍 面收益內確認及分別累積於權 益中的換算儲備內。

然而,倘業務屬非全資附屬公司, 則應佔換算差額的相關比例則 分配至非控股權益。

於出售海外業務時,有關該海外 業務的匯兑差額的累計金額於 出售溢利或虧損予以確認時從權 益重新分類至損益。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(c) Foreign currency (Continued)

In the consolidated financial statements, when settlement of a monetary item receivable from or payable to a foreign operation is neither planned nor likely to occur in the foreseeable future, foreign exchange gains and losses arising from such a monetary item are considered to form part of a net investment in a foreign operation and are recognised in other comprehensive income, and are presented in the translation reserve within equity.

(d) Financial instruments

(i) Recognition and initial measurement

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

A financial asset (unless it is a trade receivable without significant financing component) or a financial liability is initially measured at fair value plus or minus, for an item not at fair value through profit or loss, transaction costs that are directly attributable to its acquisition or issuance. A trade receivable without a significant financing component is initially measured at the transaction price.

(ii) Financial instrument categories and subsequent measurement

Financial assets

Categories of financial assets are determined on initial recognition and are not reclassified subsequent to their initial recognition unless the Group changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change of the business model.

.....

3. 重大會計政策(續)

(c) 外幣(續)

於綜合財務報表中,倘目前並無 計劃且可預見將來亦不大可能清 償應收或應付海外業務的貨幣 項目,則該貨幣項目產生的外匯 收益及虧損被視作於海外業務 的淨投資部分,並於其他全面收 益內確認及於權益的換算儲備 內呈列。

(d) 金融工具

(i) 確認及初步計量

金融資產或金融負債乃當 及僅當本集團成為工具合 約條文的訂約方時於財務 狀況表中確認。

金融資產(並無重大融資成 分的貿易應收款項除外)或 金融負債初步按公允價值 加上或扣除(就並非按公允 價值計入損益的項目而言) 因其收購或發行直接應佔 的交易成本計量。並無重 大融資成分的貿易應收款 項初步按交易價格計量。

(ii) 金融工具分類及其後 計量

金融資產

金融資產的分類於初步確 認時釐定並於初步確認後 不得重新分類,除非本集 數模式,在此情形下,所有 受影響的金融資產在業 模式發生改變後的首個 告期間的首日重新分類。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

- (d) Financial instruments (Continued)
 - (ii) Financial instrument categories and subsequent measurement (Continued)

Amortised cost

Amortised cost category comprises financial assets that are held within a business model whose objective is to hold assets to collect contractual cash flows and its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The financial assets are not designated as fair value through profit or loss. Subsequent to initial recognition, these financial assets are measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognised in profit or loss. Any gain or loss on derecognition is recognised in profit or loss.

Interest income is recognised by applying effective interest rate to the gross carrying amount except for credit impaired financial assets where the effective interest rate is applied to the amortised cost.

Fair value through profit or loss

All financial assets not measured at amortised cost as described above are measured at fair value through profit or loss. This includes derivative financial assets (except for a derivative that is a designated and effective hedging instrument). On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at fair value through other comprehensive income as at fair value through profit or loss if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

S 3. 重大會計政策(續)

(d) 金融工具(續)

(ii) 金融工具分類及其後 計量(續)

攤銷成本

已攤銷成本類別包括其業 務模式是以持有資產收取 合約現金流量為目的且其合 約條款規定於特定日期產 生的現金流量僅為支付本 金及未償還本金金額利息 的金融資產。金融資產並 非指定為按公允價值計入 損益。初步確認後,該等 金融資產採用實際利率法 按攤銷成本計量。攤銷成 本會扣減減值虧損。利息 收入、外匯收益及虧損以 及減值於損益內確認。終 止確認產生的任何收益或 虧損於損益內確認。

利息收入採用實際利率法 計算總賬面值確認,惟存 在信貸減值的金融資產除 外,因實際利率法用於計 算攤銷成本。

按公允價值計入損益

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

- (d) Financial instruments (Continued)
 - (ii) Financial instrument categories and subsequent measurement (Continued)

Fair value through profit or loss (Continued)

Financial assets categorised as fair value through profit or loss are subsequently measured at their fair value. Net gains or losses, including any interest or dividend income, are recognised in the profit or loss.

All financial assets, except for those measured at fair value through profit or loss are subject to impairment assessment.

Financial liabilities

Amortised cost

Financial liabilities not categorised as fair value through profit or loss are subsequently measured at amortised cost using the effective interest method.

Interest expense and foreign exchange gains and losses are recognised in the profit or loss. Any gains or losses on derecognition are also recognised in the profit or loss.

(iii) Derecognition

A financial asset or part of it is derecognised when, and only when the contractual rights to the cash flows from the financial asset expire or transferred, or control of the asset is not retained or substantially all of the risks and rewards of ownership of the financial asset are transferred to another party. On derecognition of a financial asset, the difference between the carrying amount of the financial asset and the sum of consideration received (including any new asset obtained less any new liability assumed) is recognised in profit or loss.

(d) 金融工具(續)

3. 重大會計政策(續)

(ii) 金融工具分類及其後 計量(續)

> 按公允價值計入損益(續) 分類為按公允價值計入損 益的金融資產其後按其公 允價值計量。盈虧淨額(包 括任何利息或股息收入)於 損益確認。

> 所有金融資產(按公允價值 計入損益計量者除外)均須 進行減值評估。

金融負債

攤銷成本

並非分類為按公允價值計 入損益的金融負債其後以 實際利率法按攤銷成本計 量。

利息開支及外匯收益及虧 損於損益內確認。終止確 認產生的任何收益或虧損 亦於損益內確認。

(iii) 終止確認

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(d) Financial instruments (Continued)

(iii) Derecognition (Continued)

A financial liability or a part of it is derecognised when and only when, the obligation specified in the contract is discharged, cancelled or expires. A financial liability is also derecognised when its terms are modified and the cash flows of the modified liability are substantially different, in which case, a new financial liability based on modified terms is recognised at fair value. On derecognition of a financial liability, the difference between the carrying amount of the financial liability extinguished or transferred to another party and the consideration paid, including any noncash assets transferred or liabilities assumed, is recognised in profit or loss.

(iv) Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the statement of financial position when, and only when, the Group or the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and liability simultaneously.

(e) Property, plant and equipment(i) Recognition and measurement

Freehold land and property under construction are measured at cost less any accumulated impairment losses. Other items of property, plant and equipment are measured at cost less any accumulated depreciation and any accumulated impairment losses.

LICIES 3. 重大會計政策(續)

(d) 金融工具(續) (iii) 終止確認(續)

(iv) 抵銷

當且僅當本集團或本公司 現時擁有法定可執行權利 抵銷有關金額,且計劃以 淨額結算有關金額或同時 變現資產及負債時,該金 融資產及金融負債相互抵 銷,且淨額於財務狀況表 內列示。

(e) 物業、廠房及設備 (i) 確認與計量

永久業權土地及在建物業 按成本減任何累計減值虧 損計量。其他物業、廠房 及設備項目按成本減任何 累計折舊及任何累計減值 虧損計量。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(e) Property, plant and equipment (Continued)

(i) Recognition and measurement (Continued)

Cost includes expenditures that are directly attributable to the acquisition of the asset and any other costs directly attributable to bringing the asset to working condition for its intended use, and the costs of dismantling and removing the items and restoring the site on which they are located. The cost of self-constructed assets also includes the cost of materials and direct labour. For qualifying assets, borrowing costs are capitalised in accordance with the accounting policy on borrowing costs.

Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment.

When significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

The gain or loss on disposal of an item of property, plant and equipment is determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment and is recognised in profit or loss.

(ii) Subsequent costs

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 or the Company, and its cost can be measured reliably. The carrying amount of the replaced component is derecognised to profit or loss. The costs of the day-to-day servicing of property, plant and equipment are recognised in profit or loss as incurred.

3. 重大會計政策(續)

(e) 物業、廠房及設備(續) (i) 確認與計量(續)

所購軟件(屬相關設備的功 能所必需)會資本化為該設 備的一部分。

倘物業、廠房及設備項目 主要部分的可使用年期不 同,則有關部分以物業、廠 房及設備的獨立項目(主要 部分)入賬。

出售物業、廠房及設備項 目的收益或虧損乃通過比 較出售所得款項與物業、 廠房及設備的賬面值釐定, 並於損益中確認。

(ii) 後續成本

倘物業、廠房及設備項目 被濟分所具有的未來 團或本分所具有的未來 團或本公司且其成本能成 可靠該項目的賬面值確認。 被替換部分的賬面值、廠 於設備的日常服務成本於 產生時在損益確認。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(e) Property, plant and equipment (Continued) (iii) Depreciation

Depreciation is based on the cost of an asset less its residual value. Significant components of individual assets are assessed, and if a component has a useful life that is different from the remainder of that asset, then that component is depreciated separately.

Depreciation is recognised in profit or loss on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment from the date that they are available for use. Depreciation does not cease when the asset becomes idle or is retired from active use unless the asset is fully depreciated.

Freehold land is not depreciated. Property, plant and equipment under construction are not depreciated until the assets are ready for their intended use.

Buildings are depreciated over their useful lives or over the remaining land lease period, whichever is shorter.

The principal annual rates of depreciation are as follows:

Factory buildings and other buildings	3%
Plant and machinery	5%–10%
Motor vehicles	20%
Furniture, fittings and equipment	10%–20%

Depreciation methods and useful lives are reviewed at end of the reporting period, and adjusted as appropriate.

3. 重大會計政策(續)

(e) 物業、廠房及設備(續) (iii) 折舊

折舊乃按資產的成本減其 殘值計算。個別資產的重 要部分均會予以評估,且倘 某部分的可使用年期與該 資產其餘部分不同,則該 部分會單獨計算折舊。

物業、廠房及設備項目各 部分的折舊自其可供使用 之日起於其估計可使用年 期按直線法於損益中確認。 資產於閒置或不再經常使 用時繼續計提折舊,除非 資產已悉數折舊。

永久業權土地不予折舊。 在建物業、廠房及設備於 該等資產可作擬定用途前 不予折舊。

樓宇於其可使用年期或剩 餘土地租賃期間(以較短者 為準)折舊。

主要折舊年率如下:

工廠樓宇及其他樓宇 3% 廠房及機器 5%-10% 汽車 20% 傢具、裝置 及設備 10%-20%

折舊方法及可使用年期於 報告期末予以檢討及調整(倘 適當)。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(f) Leases

(i) Definition of a lease

A contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group assesses whether:

- the contract involves the use of an identified asset — this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified;
- the customer has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- the customer has the right to direct the use of the asset. The customer has this right when it has the decision-making rights that are most relevant to changing how and for what purpose the asset is used. In rare cases where the decision about how and for what purpose the asset is used is predetermined, the customer has the right to direct the use of the asset if either the customer has the right to operate the asset; or the customer designed the asset in a way that predetermines how and for what purpose it will be used.

(f) 租賃 (i) 租賃的定義

倘合約獲給予權利在一段時間內使用已識別資產以換取代價,則合約為或包括租賃。為評估合約是否 獲給予已識別資產之使用 權利,本集團會評估:

- 合約是否涉及已識別 資產的使用,其可可 示和暗示,且實質 不所不可或代表表部分 能力。倘供應商具有 實質替代權,則該資 產不作識別;
- 客戶有權於整個使用 期間,自資產的使用 中獲得絕大部分經濟 利益;及

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(f) Leases (Continued)

(i) Definition of a lease (Continued)

At inception or on reassessment of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease and non-lease component on the basis of their relative stand-alone prices. However, for leases of properties in which the Group is a lessee, it has elected not to separate non-lease components and will instead account for the lease and non-lease components as a single lease component.

(ii) Recognition and initial measurement

(a) As a lessee

The Group recognises a right-of-use asset and a lease liability at the lease commencement date. The right-of-use asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or the site on which it is located, less any lease incentives received.

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the respective Group entities' incremental borrowing rate. Generally, the Group entities use their incremental borrowing rate as the discount rate.

(f) 租賃(續)

3. 重大會計政策(續)

(i) 租賃的定義(續)

(ii) 確認及初步計量

(a) 作為承租人

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

- (f) Leases (Continued)
 - (ii) Recognition and initial measurement (Continued)
 - (a) As a lessee (Continued)

Lease payments included in the measurement of the lease liability comprise the following:

- fixed payments, including in-substance fixed payments less any incentives receivable;
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee;
- the exercise price under a purchase option that the Group is reasonably certain to exercise; and
- penalties for early termination of a lease unless the Group is reasonably certain not to terminate early.

The Group excludes variable lease payments that linked to future performance or usage of the underlying asset from the lease liability. Instead, these payments are recognised in profit or loss in the period in which the performance or use occurs.

The Group has elected not to recognise right-of-use assets and lease liabilities for short-term leases that have a lease term of 12 months or less and leases of low-value assets. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

- (f) 租賃(續)
 - (ii) 確認及初步計量(續)
 - (a) 作為承租人(續) 計入租賃負債計量的 租賃付款包括以下各 項:
 - 固定付款,包括 實質固定付款減 任何應收獎勵;
 - 視乎指標或利率
 釐定的可變租賃
 付款,初步使用
 開始日期的指標
 或利率;
 - 預期殘值保證項 下的應付款項;
 - 本集團合理確定 行使的購買選擇 權的行使價;及
 - 提早終止租賃的 違約金,除非本 集團合理確定不 會提早終止。

本集團排除與租賃負 債相關資產的未來表 現或用途掛鈎的可變 租賃付款。該等付款 於表現或使用的期間 於損益確認。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

- (f) Leases (Continued)
 - (ii) Recognition and initial measurement (Continued)
 - (b) As a lessor

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease.

To classify each lease, the Group makes an overall assessment of whether the lease transfers substantially all of the risks and rewards incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then it is an operating lease.

If an arrangement contains lease and nonlease components, the Group applies IFRS 15 to allocate the consideration in the contract based on the stand-alone selling prices.

When the Group is an intermediate lessor, it accounts for its interests in the head lease and the sublease separately. It assesses the lease classification of a sublease with reference to the right- of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a shortterm lease to which the Group applies the exemption described above, then it classifies the sublease as an operating lease.

- (f) 租賃(續) (ii) 確認及初步計量(續)
 - (b) 作為出租人

倘本集團為出租人, 其於租賃開始時釐定 各租賃是否為融資租 賃或經營租賃。

為對各租賃進行分類, 本集團整體評估租賃 是否轉讓相關資產難 有權附帶的絕大部分 風險及回報。如是, 則租賃為融資租賃。 否則為經營租賃。

倘一項安排包括租賃 及非租賃部分,則本 集團應用國際財務報 告準則第15號根據獨 立售價分配合約代價。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(f) Leases (Continued)

(iii) Subsequent measurement

(a) As a lessee

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-ofuse asset or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a revision of in-substance fixed lease payments, or if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or if the Group changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

(b) As a lessor

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

(f) 租賃(續) (iii) 其後計量

(a) 作為承租人

於重新計量租賃負債 時,使用權資產賬面 值亦作出相應調整, 或倘使用權資產賬面 值減少至零,於損益 記錄有關調整。

(b) 作為出租人

本集團將根據經營租 賃收取的租賃付款按 直線法於租期內確認 為收入,列作「其他收 入」的一部分。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(g) Inventories

Inventories are measured at the lower of cost and net realisable value.

The cost of inventories is calculated using the weighted average and includes expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition. In the case of work-in-progress and finished goods, cost includes an appropriate share of production overheads based on normal operating capacity.

Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

(h) Contract assets and contract liabilities

A contract asset is recognised when the Group's right to consideration is conditional on something other than the passage of time. A contract asset is subject to impairment in accordance to IFRS 9, Financial Instruments.

A contract liability is stated at cost and represents the obligation of the Group to transfer goods or services to a customer to a customer for which consideration has been received (or the amount is due) from the customers.

(i) Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, balances and deposits with banks and highly liquid investments which have an insignificant risk of changes in fair value with original maturities of three months or less, and are used by the Group in the management of their short term commitments.

3. 重大會計政策(續)

(g) 存貨

存貨按成本與可變現淨值兩者 之間的較低者計量。

存貨成本使用加權平均計算,包 括購入存貨產生的開支、生產或 轉換成本以及將其運至現址及 達致現狀所產生的其他成本。就 在製品及製成品而言,成本包括 根據日常營運能力而適當分佔的 間接生產成本。

可變現淨值指於日常業務過程中 的估計售價減去估計完成成本 及進行出售所必需的估計成本。

(h) 合約資產及合約負債

當本集團收取代價的權利須待時 間推移以外的條件方可作實,則 確認合約資產。合約資產須根 據國際財務報告準則第9號,金 融工具進行減值。

合約負債按成本列賬及指本集團 因已自客戶收取代價(或到期收 取的代價),而須向客戶轉讓貨 品或服務的責任。

(i) 現金及現金等價物

現金及現金等價物包括手頭現金、 結餘及銀行存款以及原到期日為 三個月或以下的高流動性投資(其 公允價值變動的風險並不重大及 被本集團用於管理其短期承擔)。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(j) Impairment

(i) Financial assets

The Group recognises loss allowances for expected credit losses on financial assets measured at amortised cost. Expected credit losses are a probability-weighted estimate of credit losses.

The Group measures loss allowances at an amount equal to lifetime expected credit loss, except for debt securities that are determined to have low credit risk at the reporting date, cash and bank balance and other debt securities for which credit risk has not increased significantly since initial recognition, which are measured at 12-month expected credit loss. Loss allowances for trade receivables are always measured at an amount equal to lifetime expected credit loss.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating expected credit loss, the Group considers reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information, where available.

Lifetime expected credit losses are the expected credit losses that result from all possible default events over the expected life of the asset, while 12-month expected credit losses are the portion of expected credit losses that result from default events that are possible within the 12 months after the reporting date. The maximum period considered when estimating expected credit losses is the maximum contractual period over which the Group is exposed to credit risk.

(j) 減值 (i) 金融資產

本集團就按攤銷成本計量 之金融資產確認預期信用 損失之虧損撥備。預期信 用損失為信用損失之機會 率加權估算。

本集團以相等於全期預損撥 備,惟於報告日期被釐 見金及銀行結餘以及自 要 著增加之其他債務證券 就 於外,上述各項按12個月 應 於外,上述各項按12個月應 收款項之虧損撥備一直 去 額計量。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(j) Impairment (Continued)

(i) Financial assets (Continued)

The Group estimates the expected credit losses on trade receivables using a provision matrix with reference to historical credit loss experience.

An impairment loss in respect of financial assets measured at amortised cost is recognised in profit or loss and the carrying amount of the asset is reduced through the use of an allowance account.

At each reporting date, the Group assesses whether financial assets carried at amortised cost are credit-impaired. A financial asset is credit impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

The gross carrying amount of a financial asset is written off (either partially or full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's procedures for recovery amounts due.

(ii) Other assets

The carrying amounts of other assets (except for inventories and deferred tax assets) are reviewed at the end of each reporting period to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. For goodwill, the recoverable amount is estimated each period at the same time.

(j) 減值(續) (i) 金融資產(續)

3. 重大會計政策(續)

本集團經參考過往信用損

失經驗採用撥備矩陣估計 貿易應收款項之預期信用 損失。

按攤銷成本計量之金融資 產之減值虧損於損益中確 認,而該資產之賬面值透 過使用撥備賬扣減。

於各報告日期,本集團評 估按攤銷成本列賬之金融 資產是否已發生信貸減值。 當對金融資產的估計未來 現金流量具有不利影響的 一項或多項事件發生時, 該金融資產存在信貸減值。

(ii) 其他資產

其他資產(存貨及遞延税項 資產除外)的賬面值於各報 告期末進行檢討,以釐定 是否有任何減值跡象。倘 出現任何該類跡象,便會 估計該資產的可收回金額。 就商譽而言,可收回金額 於各期間相同時間估計。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(j) Impairment (Continued)

(ii) Other assets (Continued)

For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or cash-generating units. The goodwill acquired in a business combination, for the purpose of impairment testing, is allocated to a cash-generating unit or a group of cashgenerating units that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or cashgenerating unit is the greater of its value in use and its fair value less costs of disposal. In assessing value in use, the estimated future cash flows are discounted to their present value using a pretax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash-generating unit.

An impairment loss is recognised if the carrying amount of an asset or its related cash-generating unit exceeds its estimated recoverable amount.

Impairment losses are recognised in profit or loss. Impairment losses recognised in respect of cashgenerating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash- generating unit (group of cash-generating units) and then to reduce the carrying amounts of the other assets in the cash-generating unit (groups of cash-generating units) on a pro rata basis.

(j) 減值(續)

(ii) 其他資產(續)

減值虧損於一項資產或其 現金產生單位的賬面值超 出其估計可收回金額時確 認。

減值虧損於損益中確認。 就現金產生單位確認的減 頃虧損首先會予以分配,以 扣減獲分配現金產生單位 (現金產生單位組別)的任 何商譽的賬面值,及其單 (現金產生單位組別)的任 (現金產生單位組別)的其 他資產的賬面值。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(j) Impairment (Continued)

(ii) Other assets (Continued)

An impairment loss in respect of goodwill is not reversed. In respect of other assets, impairment losses recognised in prior periods are assessed at the end of each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount since the last impairment loss was recognised. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. Reversals of impairment losses are credited to profit or loss in the financial year in which the reversals are recognised.

(k) Equity instruments

Instruments classified as equity are measured at cost on initial recognition and are not remeasured subsequently.

(i) Issue expenses

Costs directly attributable to the issue of instruments classified as equity are recognised as a deduction from equity.

(ii) Ordinary shares

Ordinary shares are classified as equity.

(j) 減值(續)

(ii) 其他資產(續)

商譽的減值虧損不會被撥 回。就其他資產而言,於以 往期間確認的減值虧損會 於各報告期末進行評估, 以確定是否有任何跡象顯 示虧損已減少或不再存在。 倘 自 上 一 次 確 認 減 值 虧 損 以來,用以釐定可收回金 額的估計出現變動,則減 值虧損會被撥回。僅當資 產的賬面值不會超過假設 並無確認減值虧損時原應 釐定的賬面值(經扣除折舊 或攤銷)時,方會撥回減值 虧損。減值虧損撥回乃於 確認該等撥回的財政年度 計入損益。

(k) 權益工具

分類為權益的工具於初步確認 時按成本計量,其後不會重新計 量。

(i) 發行開支

發行分類為權益的工具直 接應佔的成本確認為自權 益扣減。

(ii) 普通股
 普通股分類為權益。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(I) Employee benefits

(i) Short term employee benefits

Short-term employee benefit obligations in respect of salaries, annual bonuses, paid annual leave and other benefits are measured on an undiscounted basis and are expensed as the related service is provided.

A liability is recognised for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(ii) Contributions to defined contribution retirement plans

The Group's contributions to statutory pension funds, which are defined contribution retirement plans, are charged to profit or loss in the financial year to which they relate. Contributions are made based on a percentage of the employees' basic salaries. Prepaid contributions are recognised as an asset to the extent that a cash refund or a reduction in future payments is available. The assets of the pension funds are held separately from those of the Group in independently administered funds.

(iii) Termination benefits

Termination benefits are recognised at the earlier of when the Group can no longer withdraw the offer of those benefits and when it recognises restructuring costs involving the payment of termination benefits.

(I) 僱員福利

3. 重大會計政策(續)

(i) 短期僱員福利

薪金、年度獎金、有薪年 假及其他福利等短期僱員 福利義務以不貼現基準計 算,並於提供有關服務時 列為開支。

倘本集團因僱員過往提供 的服務而產生現有法律或 推定責任須支付此金額, 及責任可以可靠計量,則 會就根據預期支付的金額 確認負債。

(ii) 界定供款退休計劃供 款

(iii) 合約終止補償

合約終止補償會在本集團 不能撤回提供該等補償與 其確認涉及支付合約終止 補償的重組成本(以較早者 為準)時確認。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(m) Provisions and contingent liabilities

Provisions are recognised when the Group has a legal or constructive obligation arising as a result of a past event, it is probable that an outflow of economic benefits will be required to settle the obligation and a reliable estimate can be made. Where the time value of money is material, provisions are stated at the present value of the expenditure expected to settle the obligation.

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or non-occurrence of one or more future events are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(n) Revenue and other income

(i) Revenue

Revenue is measured based on the consideration specified in a contract with a customer in exchange for transferring goods or services to a customer, excluding amounts collected on behalf of third parties. The Group recognises revenue when (or as) it transfers control over a product or service to customer. An asset is transferred when (or as) the customer obtains control of the asset.

The Group transfers control of a good or service at a point in time unless one of the following overtime criteria is met:

- (a) the customer simultaneously receives and consumes the benefits provided as the Group performs;
- (b) the Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced; or
- (c) the Group's performance does not create an asset with an alternative use and the Group has an enforceable right to payment for performance completed to date.

3. 重大會計政策(續)

(m) 撥備及或然負債

倘若本集團須就已發生的事件承 擔法律或推定責任,而履行該責 任預期會導致含有經濟效益的 資源外流,並可作出可靠的估計, 便會計提撥備。如果貨幣時間價 值重大,則按預計履行責任所需 開支的現值計提撥備。

倘若並不需要產生含有經濟效益 的資源外流,或是無法對有關數 額作出可靠的估計,便會將該責 任披露為或然負債;除非經濟效 益外流的可能性極低則除外。須 視乎某個或多個未來事件是否發 生才能確定存在與否的潛在義務, 亦會披露為或然負債;但如這類 經濟效益外流的可能性極低則除 外。

(n) 收益及其他收入

(i) 收益

收益按與客戶就交換向客 戶轉讓貨品或服務訂立的 合約中訂明的代價計量, 不包括代表第三方收取的 款項服務的控制權轉移於 客戶取得資產的控制權時, 則予以轉讓資產。

本集團於某一時間點轉移 貨品或服務的控制權,除 非符合下列其中一項一段 時間標準:

- (a) 客戶於本集團履約時
 同時取得及消耗所提
 供的利益;
- (b) 本集團的履約創造或 增強客戶於資產被創 造或增強時控制的資 產;或
- (c) 本集團的履約並未創 造一項作替代用途的 資產,且本集團擁有 就迄今為止已完成的 履約獲得付款的可強 制執行權利。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(n) Revenue and other income (Continued)

(ii) Rental income from subleasing of rightof-use assets

> Rental income from investment property is recognised in profit or loss on a straight-line basis over the term of the lease. Lease incentives granted are recognised as an integral part of the total rental income, over the term of the lease. Rental income from sub-leased property is recognised as other income.

(iii) Interest income

Interest income is recognised as it accrues using the effective interest method in profit or loss except for interest income arising from temporary investment of borrowings taken specifically for the purpose of obtaining a qualifying asset which is accounted for in accordance with the accounting policy on borrowing costs.

(o) Borrowing costs

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

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

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

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

3. 重大會計政策(續)

- (n) 收益及其他收入(續)
 - (ii) 來自轉租使用權資產 的租金收入

來自投資物業的租金收入 按直線法在租期內於損益 中確認。所授予的租賃獎 勵在租期內確認為租金收 入總額的組成部分。來自 轉租物業的租金收入確認 為其他收入。

(iii) 利息收入

利息收入於其產生時按實 際利率法於損益內確認, 惟特定為取得合資格資產 的借款的臨時投資所產生 的利息收入,則根據借款 成本的會計政策入賬。

(o) 借款成本

並非直接屬於收購、建造或生 產一項合資格資產的借款成本採 用實際利率法於損益中確認。

因收購、建造或生產必須耗用 一段頗長時間方可作擬定用途或 銷售的資產而直接應佔的借款 成本均撥作該等資產的部分成 本。

屬於合資格資產成本一部分的借 款成本,在資產產生開支、借款 成本產生及使資產投入擬定用 途或銷售所必須的準備工作進行 期間開始資本化。在使合資格資 產投入擬定用途或銷售所必須 的絕大部分準備工作終止或完成 時,借款成本便會暫停或停止資 本化。

特定借款尚未支付合資格資產支 出而用作臨時投資所賺取的投資 收入會從合資格資本化的借款成 本中扣除。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(p) Income tax

Income tax expense comprises current and deferred tax. Current tax and deferred tax are recognised in profit or loss except to the extent that it relates to a business combination or items recognised directly in equity or other comprehensive income.

Current tax is the expected tax payable or receivable on the taxable income or loss for the year, using tax rates enacted or substantively enacted by the end of the reporting period, and any adjustment to tax payable in respect of previous financial years.

Deferred tax is recognised using the liability method, providing for temporary differences between the carrying amounts of assets and liabilities in these consolidated statements of financial position and their tax bases. Deferred tax is not recognised for the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the end of the reporting period.

The amount of deferred tax recognised is measured based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, using tax rates enacted or substantively enacted at the reporting date. Deferred tax assets and liabilities are not discounted.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax assets and liabilities on a net basis or their tax assets and liabilities will be realised simultaneously.

3. 重大會計政策(續)

(p) 所得税

所得税開支包括即期及遞延税 項。即期税項及遞延税項於損 益中確認,惟與業務合併或直接 於權益或其他全面收益確認項目 相關則除外。

即期税項乃就年內應課税收入 或虧損根據於報告期末已實施 或實質上已實施的税率計算的預 期應付或應收税項,加上以往財 政年度應付税項的任何調整。

已確認的遞延税項金額按預期 變現或清償資產及負債賬面值 的方式,以報告日期已頒佈或實 質已頒佈的税率計算。遞延税項 資產及負債均不作貼現。

倘有抵銷流動税項負債及資產 的法定可強制執行的權利,而彼 等乃關於相同税務當局對同一應 課稅實體所徵收的所得税,或對 需稅實體所徵收但該等產及 負債,或彼等的税項資產及負債 將同時變現,則抵銷遞延税項資 產及負債。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES

(Continued)

(p) Income tax (Continued)

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised. Deferred tax assets are reviewed at the end of each reporting period and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

(q) Earnings per ordinary share

The Group presents basic and diluted earnings per share data for its ordinary shares ("**EPS**").

Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year, adjusted for own shares held.

Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding, adjusted for own shares held, for the effects of all dilutive potential ordinary shares, which comprise convertible notes and share options granted to employees.

(r) Operating segment

An operating segment is a component of the Group that engages in business activities from which it may earn revenue and incur expenses, including revenue and expenses that relate to transactions with any of the Group's other components. Operating segments' results are reviewed regularly by the chief operating decision maker to make decisions about resources to be allocated to the segment and to assess its performance, and for which discrete financial information is available.

3. 重大會計政策(續)

(p) 所得税(續)

遞延税項資產僅於日後可能出現 應課税溢利可用以抵銷暫時差額 時方予確認。遞延税項資產於 各報告期末審閱,若日後不再可 能實現相關税項利益,則扣減 遞延税項資產。

(q) 每股普通股盈利

本集團呈列其普通股的每股基本 及攤薄盈利數據(「每**股盈利**」)。

每股基本盈利乃以本公司普通股 股東應佔盈虧除以年內發行在外 的普通股加權平均數計算,並就 自身持有的股份進行調整。

每股攤薄盈利乃透過調整普通 股股東應佔盈虧及發行在外普 通股加權平均數目釐定,並就自 身持有的股份進行調整,以落實 所有具潛在攤薄效應的普通股, 包括可換股票據及授予僱員的購 股權。

(r) 經營分部

經營分部是本集團可賺取收益及 產生開支(包括與本集團任何其 他部分的交易有關的收益及開支) 的商業活動的組成部分。經營分 部的業績由主要經營決策者定 期審閱以對分部作資源分配及 評估其表現作出決定,並可獲提 供個別財務資料。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(s) Related parties

- (i) A person, or a close member of that person's family, is related to the Group if that person:
 - (a) has control or joint control over the Group;
 - (b) has significant influence over the Group; or
 - (c) is a member of the key management personnel of the Group or the Group's parent.
- (ii) An entity is related to the Group if any of the following conditions applies:
 - (a) The entity and the Group are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
 - (b) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
 - (c) Both entities are joint ventures of the same third party.
 - (d) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.

(s) 關聯方

- (i) 該人士或該人士的近親與 集團有關聯,倘該人士:
 - (a) 控制或共同控制本集 團;
 - (b) 對本集團有重大影響;或
 - (c) 為本集團或本集團母 公司的主要管理層成 員。
- (ii) 實體與本集團有關聯,倘任何下列條件適用:
 - (a) 該實體與本集團屬同 一集團的成員公司(即 各母公司、附屬公司 及同系附屬公司彼此 間有關聯)。
 - (b) 一間實體為另一實體 的聯營公司或合營企 業(或另一實體為成員 公司的本集團旗下成 員公司的聯營公司或 合營企業)。
 - (c) 兩間實體均為同一第 三方的合營企業。
 - (d) 一間實體為第三方實 體的合營企業,而另 一實體為該第三方實 體的聯營公司。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(s) Related parties (Continued)

- (ii) (Continued)
 - (e) The entity is a post-employment benefit plan for the benefit of employees of either the Group or an entity related to the Group.
 - (f) The entity is controlled or jointly controlled by a person identified in (i).
 - (g) A person identified in (i)(a) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).
 - (h) The entity, or any member of a group of which it is a part, provides key management personnel services to the Group or to the Group's parent.

Close members of the family of a person are those family members who may be expected to influence, or be influence by, that person in their dealings with the entity. (s) 關聯方(續)

- (ii) (續)
 - (e) 該實體為本集團或與本集團有關聯的實體 就僱員利益設立的離 職福利計劃。
 - (f) 該實體受(i)所識別人
 士控制或受共同控制。
 - (g) 於(i)(a)所識別人士對 該實體有重大影響力 或屬該實體(或該實體 的母公司)主要管理層 成員。
 - (h) 向本集團或本集團母 公司提供主要管理人 員服務的實體或其所 屬集團的任何成員公 司。

近親家族成員指預期可對該名 人士與實體間的買賣構成影響或 與實體間的買賣會受其影響的家 族成員。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

3. SIGNIFICANT ACCOUNTING POLICIES 3. 重大會計政策(續)

(Continued)

(t) Fair value measurements

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

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

When measuring the fair value of an asset or a liability, the Group uses observable market data as far as possible. Fair value are categorised into different levels in a fair value hierarchy based on the input used in the valuation technique as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.

Level 3: unobservable inputs for the asset or liability

The Group recognises transfers between levels of the fair value hierarchy as of the date of the event or change in circumstances that caused the transfers.

(t) 公允價值計量

資產或負債的公允價值(租賃交 易除外)釐定為市場參與者於計 量日期在有序交易中出售資產所 收取或轉移負債所支付的價格。 計量假定出售資產或者轉移負債 的交易在主要市場進行;不存在 主要市場的,假定該交易在最有 利市場進行。

以公允價值計量非金融資產,考 慮市場參與者將該資產用於最 佳用途產生經濟利益的能力,或 者將該資產出售給能夠用於最佳 用途的其他市場參與者產生經 濟利益的能力。

計量資產或負債的公允價值時, 本集團盡可能使用可觀察市場數 據。公允價值根據估值技術所用 輸入數據分為以下不同公允價值 層級:

- 第一層級: 是相同資產或負債 在活躍市場上的報價 (未經調整)。
- 第二層級:是相關資產或負債 直接或間接可觀察 的輸入數據(第一層 級包括的報價除外)。
- 第三層級: 是相關資產或負債 的不可觀察輸入數 據。

於促使轉移的事件或情況變動日 期,本集團於各公允價值層級水 平之間確認轉移。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

4. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

The preparation of the financial statements in conformity with IFRSs requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised and in any future periods affected.

There are no significant areas of estimation uncertainty and critical judgements in applying accounting policies that have significant effect on the amounts recognised in the financial statements other than as disclosed below:

Impairment of property, plant and equipment

Annually, the Group carries out a review of impairment indication on property, plant and equipment. Where there is indicator of impairment, the Group estimates the recoverable amount of the property, plant and equipment. The recoverable amount of the property, plant and equipment is estimated based on value-in-use calculations and/or fair value less costs to sell. The value-in-use is determined by discounting the future cash flows generated from the continuing use of the property, plant and equipment and the projected cash flows were prepared based on the financial projections approved by the directors. The values assigned to the key assumptions used in the calculations represent management's estimate of the future income and expenditure which involve significant management's estimations based on various factors at the reporting date.

The Group assessed the recoverable amounts of certain assets after considering the utilisation of those assets and other factors.

During the year ended 31 December 2021, the Group considered that no impairment loss was necessary. The Group has made key assumptions and estimates on the appropriate discount rate, estimated income and expenses. The discount rates adopted in the impairment test model by the Group was 8% (2020: 10%).

4. 重大會計判斷及估計

按照國際財務報告準則編製財務報表 需要管理層作出判斷、估計及假設, 該等判斷、估計及假設會影響會計政 策應用以及所呈報的資產、負債、收 入及開支金額。實際結果或有別於該 等估計。

估計及相關假設會持續予以檢討。會 計估計的修訂於修訂估計的期間及未 來受影響期間確認。

除下文所披露者外,採用會計政策時 的估計不明朗因素及關鍵判斷並無任 何重大方面會對財務報表中確認的金 額造成重大影響:

物業、廠房及設備減值

本集團在評估若干資產的可收回金額 時,已考慮該等資產的使用情況及其 他因素。

於截至二零二一年十二月三十一日止 年度,本集團認為毋須作出減值虧損。 本集團已就適當的貼現率、估計收入 及開支作出關鍵假設及估計。本集團 在減值測試模型中採用的貼現率為8% (二零二零年:10%)。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

5. REVENUE AND SEGMENT INFORMATION

The principal activities of the Group are manufacturing and distribution of coconut cream powder, low fat desiccated coconut, coconut milk, coconut water and other related products.

Revenue represented the sales value of coconut cream powder, low fat desiccated coconut, coconut milk, coconut water and other related products to customers net of trade discounts, rebate and returns.

5. 收益及分部資料

本集團的主要業務為製造及分銷椰漿 粉、低脂椰蓉、椰奶、椰汁及其他相 關產品。

收益指向客戶銷售椰漿粉、低脂椰蓉、 椰奶、椰汁及其他相關產品的銷售價 值(扣除交易折扣、退款及退貨)。

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Revenue from contracts with customers — Coconut related products — Others	來自客戶合約的收益 — 椰子相關產品 — 其他	86,659,048 5,998,105	86,407,524 2,267,483
		92,657,153	88,675,007

The chief operating decision maker of the Group assesses the performance and allocates the resources of the Group as a whole, as all of the Group's activities are considered to be primarily dependent on the manufacturing and distribution of coconut cream powder, low fat desiccated coconut, coconut milk, coconut water and other related products. Therefore, management considers there is only one operating segment under the requirements of IFRS 8, Operating Segments. In this regard, no segment information is presented. 由於本集團的全部業務被視為主要依 賴製造及分銷椰漿粉、低脂椰蓉、椰 奶、椰汁及其他相關產品,本集團主 要經營決策者評估本集團的整體表現 及資源分配。因此,根據國際財務報 告準則第8號經營分部規定,管理層 認為僅有一個經營分部。就此而言, 毋須呈列分部資料。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

5. REVENUE AND SEGMENT INFORMATION (Continued)

Geographical information

The following table sets out information on the geographical locations of the Group's revenue from external customers. The geographical location of customers is based on the location at which the goods are delivered.

5. 收益及分部資料(續)

地域資料

下表載列按地域分佈本集團來自外部 客戶收益的資料。客戶的地域分佈乃 根據收貨地點而定。

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
West Indies South East Asia Middle East North America East Asia Other regions	西印度群島 東南亞 中東 北美 東亞 其他地區	17,671,144 35,553,869 11,865,057 5,387,633 9,085,334 13,094,116	28,365,976 15,687,106 26,361,507 4,205,536 3,411,756 10,643,126
		92,657,153	88,675,007

The Group's non-current assets are all located in Malaysia with an aggregate amount of RM109,133,355 (2020: RM95,383,797).

本集團的非流動資產全部位於馬來西亞,總額為109,133,355馬來西亞令吉 (二零二零年:95,383,797馬來西亞令 吉)。

Major customers

Company A and B are the customers (including all common control companies) with individual revenue equal or more than 10% (2020: 10%) of the Group's total revenue:

主要客戶

公司A及B為個別收益等於或超過本 集團總收益10%(二零二零年:10%)的 客戶(包括全部共同控制公司):

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Company A	公司A	22,884,062	24,471,350
Company B	公司B	13,329,162	10,250,704

NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

5. REVENUE AND SEGMENT **INFORMATION** (Continued)

Nature of goods

The following information reflects the typical transactions of the Group:

5. 收益及分部資料(續)

商品性質

以下資料反映本集團之典型交易:

Nature of goods or services 商品或服務性質	Timing of recognition or method used to recognise revenue 收益確認的時間或方法	Significant payment terms 重要支付條款	Variable element in consideration 可變代價成分	Obligation for returns or refunds 退貨或退款責任
Coconut related products	Revenue is recognised at point in time when the customer obtains control of goods	Credit period of 7 to 120 days from invoice date	Sales incentive are given to customers when specific criteria are met	
椰子相關產品	收益於客戶獲得商品 控制權的時間點確認	信貸期自發票日期起計 7至120日	於特定標準獲達成後向 客戶支付銷售獎勵	不適用
Others – Freight and shipping charges	Revenue for freight and shipping charges is recognised over time	Credit period of 7 to 120 days from invoice date	Not applicable	Not applicable
其他 - 貨運及運輸費	貨運及運輸費的收益 隨時間確認	信貸期自發票日期起計 7至120日	不適用	不適用

6. OTHER INCOME

6. 其他收入

		2021	2020
		二零二一年	二零二零年
		RM	RM
		馬來西亞令吉	馬來西亞令吉
Income from subleasing of right-of-use	轉租使用權資產的收入		
assets		180,000	200,000
Gain on foreign exchange	外匯收益	734,805	2,699,419
Others	其他	1,087,565	612,849
		2,002,370	3,512,268

NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

7. FINANCE INCOME

7. 財務收入

		2021 二零二一年	2020 二零二零年
		—	_≈_≈+ RM
		馬來西亞令吉	馬來西亞令吉
Interest income of financial assets calculated using the effective interest method at amortised cost	採用實際利率法計算並按 攤銷成本計量的金融資產 利息收入	253,822	541,143
Interest income from pledged time deposit	已抵押定期存款的利息收入	120,417	—
		374,239	541,143

8. FINANCE COSTS

8. 財務成本

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Interest expense of financial liabilities that are not at fair value through profit or loss Interest expense on lease liabilities	並非按公允價值計入損益的 金融負債的利息開支 租賃負債的利息開支	796,501 16,991	1,046,300 18,925
		813,492	1,065,225

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

9. INCOME TAX (CREDIT)/EXPENSE

9. 所得税(抵免)/開支

- (a) Income tax (credit)/expense in the consolidated statement of profit or loss and other comprehensive income represents:
- (a) 綜合損益及其他全面收益表內所 得税(抵免)/開支指:

		2021 二零二一年	2020 二零二零年
		RM 馬來西亞令吉	RM 馬來西亞令吉
Current tax — Malaysian Income Tax	即期税項 — 馬來西亞 所得税		
Current year	本年度	89,679	26,042
Overprovision in prior years	過往年度超額撥備	(1,301,680)	(147,866)
		(1,212,001)	(121,824)
Deferred tax	遞延税項		
Origination and reversal of temporary	產生及撥回暫時差額		
differences		(1,315,925)	(522,297)
Underprovision in prior years	過往年度撥備不足	124,785	1,824,364
		(1,191,140)	1,302,067
		(2,403,141)	1,180,243

The Group is not subject to any income tax in the Cayman Islands and the British Virgin Islands.

Hong Kong Profits Tax rate was 8.25% on estimated assessable profits up to HK\$2 million and 16.5% on any part of the estimated assessable profits over HK\$2 million for the years ended 31 December 2021 and 2020, respectively. The Group is not subject to Hong Kong Profits Tax as it had no assessable income arising in and derived from Hong Kong for the years ended 31 December 2021 and 2020.

Malaysian Income Tax has been provided at the statutory tax rate of 24% (2020: 24%) on the estimated chargeable income arising in Malaysia for the year ended 31 December 2021.

本集團毋須繳納開曼群島及英 屬處女群島任何所得税。

截至二零二一年及二零二零年 十二月三十一日止年度,2百萬 港元以內的估計應課税溢利的 香港利得税税率為8.25%,而 超過2百萬港元的估計應課税溢 利的任何部分則為16.5%。截至 二零二一年及二零二零年十二月 三十一日止年度,由於並無來自 及源自香港的任何應課税收入, 故本集團毋須繳納香港利得税。

截至二零二一年十二月三十一日 止年度,在馬來西亞產生的估計 應課税收入按24%(二零二零年: 24%)的法定税率計算馬來西亞 所得税。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

9. INCOME TAX (CREDIT)/EXPENSE

9. 所得税(抵免)/開支(續)

(Continued)

- (b) Reconcliation between income tax (credit)/expense and accounting loss at an applicable tax rate:
- (b) 按適用税率計算的所得税(抵 免)/開支與會計虧損之間的對 賬:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Loss before tax	除税前虧損	(5,808,358)	(1,766,963)
Taxation at applicable tax rate of 24% (2020: 24%) Effect of non-deductible expenses Effect of non-taxable income Deferred tax assets not recognised (Over)/Under provision in prior years	按適用税率24% (二零二零年:24%) 計算的税項 不可扣除開支的影響 毋須課税收入的影響 未確認遞延税項資產 過往年度(超額撥備)∕ 撥備不足	(1,394,006) 646,343 (478,583) – (1,176,895)	(424,071) 654,328 (873,494) 146,982 1,676,498
		(2,403,141)	1,180,243

NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

10. LOSS FOR THE YEAR

10. 年內虧損

Loss before tax is determined after recognising the following expense/(income):

除税前虧損乃於確認以下開支/(收入) 後釐定:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Auditors' remunerations: — Auditors of the Company — Other auditors	核數師酬金: — 本公司核數師 — 其他核數師	280,000 19,208	280,000 15,267
Material expenses/(income) Depreciation of property, plant and equipment Net (gain)/loss on foreign exchange differences	重大開支/(收入) 物業、廠房及設備折舊 外匯差額(收益)/虧損淨額:	5,275,227	6,376,962
 Realised Unrealised Personnel expenses (including Directors' 	- 已變現 - 未變現 人事費用(包括董事薪酬):	(242,128) 586,751	(800,949) (1,551,546)
emoluments): — Wages, salaries and other benefits — Contributions to defined contribution plans Property, plant and equipment written off	 二 工資、薪金及其他福利 一 界定供款計劃供款 物業、廠房及設備撇銷 	13,452,150 932,683 289,667	14,020,644 949,803 46,590
Expenses/(income) arising from leases	租賃產生的開支/(收入)		40,090
Depreciation of right-of-use assets Expenses relating to short-term leases Income from subleasing of right-of-use assets	使用權資產折舊 短期租賃相關開支 轉租使用權資產收入	671,267 263,316 (180,000)	706,942 27,346 (200,000)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

11. DIRECTORS' EMOLUMENTS

11. 董事薪酬

During the financial year, Mr. Fung Che Wai, Anthony resigned as an independent non-executive director of the Group on 31 October 2021.

Directors' emoluments disclosed pursuant to section 383(1) of the Hong Kong Companies Ordinance and Part 2 of the Companies (Disclosure of Information about Benefits of Directors) Regulation are as follow:

於本財政年度,馮志偉先生於二零 二一年十月三十一日辭任本集團獨立 非執行董事。

根據《香港公司條例》第383(1)條及《公司(披露董事利益資料)規例》第2部披露的董事薪酬如下:

	Year Ended 31 December 2021 截至二零二一年十二月三十一日止年度				
			Salaries, allowances	Contributions to defined	
		Directors'	and benefits	contribution	
		fees	in kind 薪金 [、] 津貼及	plans 界定供款計劃	Total
		董事袍金	實物利益	供款	總計
		RM	RM	RM	RM
		馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉
Chairman and Executive Director	主席兼執行董事				
Tang Koon Fook	Tang Koon Fook	230,255	308,253	36,896	575,404
Executive Directors	執行董事				
Lee Sieng Poon	Lee Sieng Poon	138,579	262,493	31,424	432,496
Yap Boon Teong	Yap Boon Teong	42,640	273,289	32,751	348,680
Wong Yuen Lee	Wong Yuen Lee	42,640	226,229	27,154	296,023
Independent Non- executive Directors	獨立非執行董事				
Fung Che Wai Anthony	馮志偉	51,701			51,701
Ng Hock Boon	Ng Hock Boon	55,965			55,965
Lim Sey Hock	Lim Sey Hock	55,965			55,965
		617,745	1,070,264	128,225	1,816,234

NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

11. DIRECTORS' EMOLUMENTS (Continued)

11. 董事薪酬(續)

	Year Ended 31 December 2020 截至二零二零年十二月三十一日止年度				
			Salaries,	Contributions	
			allowances	to defined	
		Directors'	and benefits	contribution	
		fees	in kind	plans	Tota
			薪金、津貼及	界定供款計劃	
		董事袍金	實物利益	供款	總書
		RM	RM	RM	R
		馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令
Chairman and Executive	主席兼執行董事				
Director					
Tang Koon Fook	Tang Koon Fook	285,945	340,189	40,728	666,86
Executive Directors	執行董事				
Lee Sieng Poon	Lee Sieng Poon	188,464	277,789	33,240	499,49
Yap Boon Teong	Yap Boon Teong	51,990	226,189	27,072	305,28
Wong Yuen Lee	Wong Yuen Lee	51,990	184,669	22,176	258,83
Independent Non-	獨立非執行董事				
executive Directors					
Fung Che Wai Anthony	馮志偉	64,988	_	_	64,98
Chong Yew Hoong	Chong Yew Hoong	27,078	_	_	27,07
Ng Hock Boon	Ng Hock Boon	64,988	_	_	64,98
Lim Sey Hock	Lim Sey Hock	27,078	_	_	27,07

During the years ended 31 December 2021 and 2020, no emoluments have been paid to the Directors as inducement upon joining the Group or as compensation for loss of office. No Directors waived or had agreed to waive any emoluments.

截至-午及二 - 令 __ 令 千 丁 三十一日止年度,本集團並無向董事 支付任何薪酬,作為其加入本集團時 的獎勵或作為離職補償。概無董事放 棄或已同意放棄任何薪酬。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

12. INDIVIDUALS WITH HIGHEST EMOLUMENTS

12. 最高薪酬人士

Of the five individuals with the highest emoluments, four (2020: four) are Directors whose emoluments are as disclosed in Note 11. The aggregate of the emoluments in respect of the other one (2020: one) senior management is as follows:

在五名最高薪酬人士中,四名(二零二 零年:四名)人士為董事,彼等的薪酬 披露於附註11。另外一名(二零二零年: 一名)高級管理層的薪酬總額如下:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Salaries and other benefits Contributions to defined contribution plans	薪金及其他福利 界定供款計劃供款	263,229 31,488	238,866 28,598
		294,717	267,464

The emoluments of the above one (2020: one) senior management with the highest emoluments are within the following band: 上述一名(二零二零年:一名)最高薪 酬高級管理層的薪酬屬於以下範圍:

		2021 二零二一年 Number of individuals 人數	2020 二零二零年 Number of individuals 人數
Nil to HK\$1,000,000	零至1,000,000港元	1	1

During the years ended 31 December 2021 and 2020, no emoluments have been paid to these highest paid individuals as an inducement to join or upon joining the Group or as compensation for loss of office. 截至二零二一年及二零二零年十二月 三十一日止年度,本集團並無向最高 薪酬人士支付任何薪酬,作為其加入 本集團或於加入本集團時的獎勵或作 為離職補償。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

13. LOSS PER ORDINARY SHARE

The calculation of basic loss per ordinary share was based on the loss attributable to ordinary shareholders of RM3,402,980 (2020: RM3,017,053) and the weighted average number of ordinary shares outstanding of 1,080,000,000 (2020: 1,080,000,000) ordinary shares.

13. 每股普通股虧損

每股普通股基本虧損乃根據普通股股東應佔虧損3,402,980馬來西亞令吉(二零二零年:3,017,053馬來西亞令吉)及已發行普通股加權平均數1,080,000,000股(二零二零年:1,080,000,000股)普通股計算。

		2021 二零二一年 Sen 仙	2020 二零二零年 Sen 仙
Basic loss per ordinary share	每股普通股基本虧損	0.32	0.28

The diluted loss per ordinary share is similar to the basic loss per ordinary share as the Group does not have any potential dilutive ordinary shares in issuance.

14. DIVIDEND

The board has resolved not to recommend the payment of any final dividend for the current financial year.

由於本集團並無任何具潛在攤薄效應 的已發行普通股,故每股普通股攤薄 虧損與每股普通股基本虧損相若。

14. 股息

董事會已決議不建議就本財政年度派 發任何末期股息。

財務報表附註(續) NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

15. PROPERTY, PLANT AND EQUIPMENT 15. 物業、廠房及設備

		Freehold land 永久業權土地 RM 馬來西亞令吉	Factory buildings and other buildings 工廠樓宇及 其他樓宇 RM 馬來西亞令吉	Plant and machinery 廠房及機器 RM 馬來西亞令吉	Motor vehicles 汽車 RM 馬來西亞令吉	Furniture, fittings and equipment 傢具、裝置及 設備 RM 馬來西亞令吉	Construction in progress 在建工程 RM 馬來西亞令吉	Total 總計 RM 馬來西亞令吉
2021 Cost	二零二一年成本							
At 1 January	於一月一日	8,997,828	26,370,302	74,586,239	689,720	4,437,684	4,683,654	119,765,427
Additions Written-offs	添置 撇銷		267,463	4,351,913 (670,827)		196,071 (37,201)	14,701,499 (96,149)	19,516,946 (804,177)
Reclassifications	重新分類			(6,835,260)		2,200	(5,947,052)	
At 31 December	於十二月三十一日	8,997,828	39,417,877	71,432,065	689,720	4,598,754	13,341,952	138,478,196
Accumulated depreciation At 1 January	累計折舊 於一月一日	_	4.392.304	21,951,530	678.913	2,962,507		29,985,254
Depreciation charge for the year	年內折舊支出		955,958	3,796,582	2,400	520,287		5,275,227
Written-offs	撤銷			(480,989)		(33,521)		(514,510)
At 31 December	於十二月三十一日	_	5,348,262	25,267,123	681,313	3,449,273	-	34,745,971
Carrying amounts At 31 December	賬面值 於十二月三十一日	8,997,828	34,069,615	46,164,942	8,407	1,149,481	13,341,952	103,732,225

168

NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

15. PROPERTY, PLANT AND EQUIPMENT 15. 物業、廠房及設備(續)

(Continued)

			Factory					
			buildings			Furniture,		
		Freehold	and other	Plant and	Motor	fittings and	Construction	
		land	buildings	machinery	vehicles	equipment	in progress	Total
			工廠樓宇及			傢具、裝置及		
		永久業權土地	其他樓宇	廠房及機器	汽車	設備	在建工程	總計
		RM	RM	RM	RM	RM	RM	RM
		馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉
2020	二零二零年							
Cost	成本							
At 1 January	於一月一日	8,997,828	25,808,665	23,516,748	677,720	4,171,932	51,367,485	114,540,378
Additions	添置	-	591,720	1,967,042	12,000	199,165	2,515,705	5,285,632
Disposals	出售	-	-	(6,504)	-	(2,746)	-	(9,250)
Written-offs	撤銷	-	-	-	-	(37,112)	(14,221)	(51,333)
Reclassifications	重新分類	-	(30,083)	49,108,953	-	106,445	(49,185,315)	_
At 31 December	於十二月三十一日	8,997,828	26,370,302	74,586,239	689,720	4,437,684	4,683,654	119,765,427
A construction of the second of the second	田扩大社							
Accumulated depreciation	累計折舊 於一月一日		0 504 500	10 000 500	000 700	0 400 455		00 000 005
At 1 January	於一月一日 年內折舊支出	-	3,594,526	16,892,522	668,782	2,466,455	-	23,622,285
Depreciation charge for the year		-	797,778	5,065,512	10,131	503,541	-	6,376,962
Disposals	出售	-	-	(6,504)	-	(2,746)	-	(9,250)
Written-offs	撤銷	-	_	-	_	(4,743)		(4,743)
At 31 December	於十二月三十一日	-	4,392,304	21,951,530	678,913	2,962,507	-	29,985,254
Carrying amounts	賬面值							
At 31 December	於十二月三十一日	8,997,828	21,977,998	52,634,709	10,807	1,475,177	4,683,654	89,780,173

Security

As of the end of the reporting period, the carrying amounts of assets pledged to licensed banks for banking facilities granted to the Group (see Note 24) are as follows:

抵押品

於報告期末,就本集團獲授的銀行融 資(請參閲附註24)而抵押予持牌銀行 的資產賬面值如下:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Freehold land Factory buildings and other buildings Plant and machinery	永久業權土地 工廠樓宇及其他樓宇 廠房及機器	1,227,196 20,929,624 38,461,067	1,227,196 20,647,958 44,899,378
		60,617,887	66,774,532

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

16. RIGHT-OF-USE ASSETS

16. 使用權資產

		Land 土地 RM 馬來西亞令吉	Buildings 樓宇 RM 馬來西亞令吉	Others <u>其他</u> RM 馬來西亞令吉	Total 總計 RM 馬來西亞令吉
2021	二零二一年				
At 1 January Additions Depreciation Termination	於一月一日 添置 折舊 終止	318,898 — (52,145) (45,325)	5,177,518 305,737 (474,832) —	73,553 124,316 (144,290) (23,323)	5,569,969 430,053 (671,267) (68,648)
At 31 December	於十二月三十一日	221,428	5,008,423	30,256	5,260,107
2020	二零二零年				
At 1 January Adjustment Additions Depreciation	於一月一日 調整 添置 折舊	393,621 (13,808) (60,915)	5,661,172 (48) (483,606)	94,504 	6,149,297 (13,856) 141,470 (706,942)
At 31 December	於十二月三十一日	318,898	5,177,518	73,553	5,569,969

The Group leases a number of warehouses and land that run between 2 years and 3 years, with an option to renew the lease after that date.

(a) Extension options

Some leases of buildings contain extension options exercisable by the Group up to one year before the end of the non-cancellable contract period. Where practicable, the Group seeks to include extension options in new leases to provide operational flexibility. The extension options held are exercisable only by the Group and not by the lessors. The Group assesses at lease commencement whether it is reasonably certain to exercise the extension options. The Group reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant change in circumstances within its control. 本集團租賃多處倉庫及土地,為期兩 年至三年,且到期後可選擇續租。

(a) 延期選擇權

若干樓宇之租約包括本集團可在 直至不可撤銷合約期間結束前一 年行使延期選擇權。在可行的 況下,本集團力求於新租運營 型的持有延期選擇權,以增加運營 靈由非出租人行使。本集團而非出租人行使。本集團而非出租人行使。本 集 價開始時評估是否。倘控 點選擇權。 備況發生重大事件或情況發生重 大變化,則本集團會重新評權 否合理確定會行使延期選擇權。

NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

16. RIGHT-OF-USE ASSETS (Continued)

(b) Ownership interests in leasehold land and buildings held for own use

The Group holds several industrial buildings for its business, where its manufacturing facilities are primarily located. The Group is the registered owner of these property interests, including the whole or part of undivided share in the underlying land. Lump sum payments were made upfront to acquire these property interests from their previous registered owners, and there are no ongoing payments to be made under the terms of the land lease, other than payments based on rateable values set by the relevant government authorities. These payments vary from time to time and are payable to the relevant government authorities.

(c) Property subjects to operating leases

The Group subleases a portion of its right-of-use assets for a building under an operating lease. The lease typically runs for an initial period of three years, with an option to renew the lease for one year. Lease payments are agreed at a fixed monthly amount. The lease does not include any residual value guarantee.

The operating lease payment to be received is as follows:

16. 使用權資產(續)

(b) 於持作自用的租賃土地及 樓宇的所有權權益

(c) 屬經營租賃之物業

本集團根據一份經營租約轉租 樓宇部分使用權資產。該租約 一般為期三年,可選擇續租一年。 租金已協定為每月固定款項。該 租約並不包括任何餘值擔保。

將予收取的經營租賃付款

		2021 二零二一年	2020 二零二零年
		RM 馬來西亞令吉	RM 馬來西亞令吉
Within 1 year	1年內	150,000	180,000

(d) Security

As of the end of the reporting period, the carrying amounts of a building and a leasehold land pledged to a licensed bank for banking facilities granted to the Group (see Note 24(b)) are RM1,813,000 (2020: RM1,897,000) and RM221,428 (2020: RM229,732) respectively.

(d) 抵押品

於報告期末,就本集團獲授的銀 行融資(請參閲附註24(b))而抵押 予持牌銀行的樓宇及租賃土地賬 面值分別為1,813,000馬來西亞令 吉(二零二零:1,897,000馬來西 亞令吉)及221,428馬來西亞令吉 (二零二零年:229,732馬來西亞 令吉)。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

17. INVESTMENTS IN SUBSIDIARIES

17. 於附屬公司的投資

Details of the subsidiaries as at 31 December 2021 are as follows:

於二零二一年十二月三十一日附屬公 司的詳情如下:

Name of entity 實體名稱	Place and date of incorporation/ establishment 註冊成立/ 成立地點及日期	Place of Operation 經營地點	Issued and fully paid share capital 已發行及繳足股本	ownershi	tion of p interest 霍比例	Principal activities 主要業務
дец п			0.57 (177 Max 70 M27)	2021	2020	
				二零二一年	二零二零年	
Directly held 直接持有	The Duitich Viceia	The Duillick Viscie	United Otates Dellar	4000/	1000/	laussia ant babilian
SP Coco Limited	The British Virgin Islands 11 November 2016	The British Virgin Islands	United States Dollar (" USD ") 1	100%	100%	Investment holding
	英屬處女群島 二零一六年 十一月十一日	英屬處女群島	1美元(「 美元 」)			投資控股
Indirectly held 間接持有						
S&P (Hong Kong) Holding Limited	Hong Kong 25 November 2017	Hong Kong	HK\$1	100%	100%	Investment holding
	香港 二零一七年 十一月二十五日	香港	1港元			投資控股
Edaran Bermutu Sdn. Bhd. (" Edaran ")	Malaysia 29 November 2001	Malaysia	RM100	100%	100%	Investment holding
	馬來西亞 二零零一年十一月 二十九日	馬來西亞	100馬來西亞令吉			投資控股
Radiant Span Sdn. Bhd. (" Radiant ")	Malaysia 11 July 1998	Malaysia	RM100	100%	100%	Investment holding
(馬來西亞 一九九八年 七月十一日	馬來西亞	100馬來西亞令吉			投資控股
S & P Industries Sdn. Bhd.	Malaysia 20 December 2004	Malaysia	RM5,000,000	100%	100%	Manufacturing and distribution of coconut cream powder, low fat desiccated coconut, coconut milk, coconut water and related product
	馬來西亞 二零零四年 十二月二十日	馬來西亞	5,000,000 馬來西亞令吉	100%	100%	製造及分銷椰漿粉、 低脂椰蓉、椰奶、椰汁及 相關產品

NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

17. INVESTMENTS IN SUBSIDIARIES 17. 於附屬公司的投資(續)

(Continued)

Name of entity	Place and date of incorporation/ establishment 註冊成立/	Place of Operation	Issued and fully paid share capital		tion of p interest	Principal activities
實體名稱	成立地點及日期	經營地點	已發行及繳足股本	所有相		主要業務
				2021 二零二一年	2020 二零二零年	
Rasa Mulia Sdn. Bhd. (" Rasa Mulia ")	Malaysia 20 October 1999	Malaysia	RM50,000	100%	100%	Trading of coconut cream powder, low fat desiccate coconut, coconut milk, ketupat, kerisik and relate products
	馬來西亞 一九九九年 十月二十日	馬來西亞	50,000 馬來西亞令吉			買賣椰漿粉、低脂椰蓉、 椰奶、ketupat、kerisik及 相關產品
Stancodex Sdn. Bhd.	Malaysia 4 March 1998	Malaysia	RM2,400,004	100%	100%	Trading of coconut cream powder, low fat dessicate coconut and related products
	馬來西亞 一九九八年 三月四日	馬來西亞	2,400,004 馬來西亞令吉			買賣椰漿粉、低脂椰蓉及 相關產品
Shifu Ingredients Sdn. Bhd. (" Shifu ")	Malaysia 4 July 1996	Malaysia	RM100,000	100%	100%	Inactive
````	馬來西亞 一九九六年 七月四日	馬來西亞	100,000 馬來西亞令吉			暫無業務
Meridian Ace Sdn. Bhd.	Malaysia 13 November 1996	Malaysia	RM100,000	100%	100%	Inactive
	馬來西亞 一九九六年 十一月十三日	馬來西亞	100,000 馬來西亞令吉			暫無業務
S&P Food Pte. Ltd.	Singapore 16 November 2015	Singapore	SGD50,000	100%	100%	Inactive
	新加坡 二零一五年 十一月十六日	新加坡	50,000 新加坡元	100%	100%	暫無業務
M. Ace (Thailand) Co., Ltd	Thailand 28 June 2011	Thailand	THB625,000	90.57%	90.57%	Inactive
	泰國 二零一一年 六月二十八日	泰國	625,000泰銖			暫無業務

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# **18. INVENTORIES**

18. 存貨

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Packaging and raw materials Semi-finished goods Finished goods	包裝及原材料 半成品 製成品	7,901,961 5,683,694 9,414,530 23,000,185	5,471,251 7,358,907 6,832,993 19,663,151
The amount of inventories recognised as an expense is as follows: Carrying amount of inventories sold	確認為開支的存貨款項如下: 已售存貨的賬面值	81,093,132	77,703,809

## **19. TRADE AND OTHER RECEIVABLES**

## 19. 貿易及其他應收款項

		Note 附註	2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Trade receivables Deposits, prepayments and other receivables	貿易應收款項 按金、預付款項及 其他應收款項	19 (a) 19 (b)	16,055,887 4,980,649	10,819,088 3,964,845
		10 (b)	21,036,536	14,783,933

#### (a) Trade receivables

As of the end of the reporting period, the aging analysis of trade receivables based on the invoice date is as follows: (a) 貿易應收款項

截至報告期末,基於發票日期的 貿易應收款項賬齡分析如下:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Within 1 month 1 to 2 months 2 to 3 months Over 3 months	1個月內 1至2個月 2至3個月 3個月以上	6,426,225 4,551,834 4,719,041 358,787	4,536,525 3,517,377 2,366,539 398,647
		16,055,887	10,819,088

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

#### 19. TRADE AND OTHER RECEIVABLES

#### (Continued)

#### (a) Trade receivables (Continued)

The following table provides information about the exposure to credit risk and expected credit losses ("**ECLs**") for trade receivables as at 31 December 2021 which are grouped together as they are expected to have similar risk nature.

# 19. 貿易及其他應收款項(續)

#### (a) 貿易應收款項(續)

下表載列有關於二零二一年十二 月三十一日貿易應收款項(因預 期具備類似風險性質而組合在一 起)面臨的信貸風險及預期信用 損失(「預期信用損失」)資料。

		Gross carrying amount 總賬面值 RM 馬來西亞令吉	Loss allowances 虧損撥備 RM 馬來西亞令吉	<b>Net balance</b> <b>結餘淨額</b> RM 馬來西亞令吉
2021	二零二一年			
Current (not past due)	流動(未逾期)	7,232,151		7,232,151
1-30 days past due	逾期1至30日	8,373,316		8,373,316
31-60 days past due	逾期31至60日	206,778		206,778
61–90 days past due More than 90 days	逾期61至90日 90日以上	40,809 202,833	_	40,809 202,833
More than 50 days	50日	202,000		202,000
		16,055,887	-	16,055,887
2020	二零二零年			
Current (not past due)	流動(未逾期)	5,677,335	_	5,677,335
1–30 days past due	逾期1至30日	3,868,636	_	3,868,636
31-60 days past due	逾期31至60日	787,254	—	787,254
61-90 days past due	逾期61至90日	462,758	_	462,758
More than 90 days	90日以上	23,105		23,105
		10,819,088	_	10,819,088
		(1-)	ᅑᄮᅕᅑᄼᄯ	

(b) Include in prepayments was an amount of RM2,690,924 (2020: RM1,726,109) represents the advance paid in relation to acquisition of machinery.

(b) 預付款項包括就收購機器預先 支付的款項2,690,924馬來西亞令 吉(二零二零年:1,726,109馬來西 亞令吉)。

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 20. DERIVATIVE FINANCIAL ASSET

#### 20. 衍生金融資產

		Nominal value 面值 RM 馬來西亞令吉	<b>Assets</b> 資產 RM 馬來西亞令吉	<b>Liabilities</b> <b>負債</b> RM 馬來西亞令吉
2021	二零二一年			
Derivatives at fair value through profit or loss — Forward exchange contract	按公允價值計入損益的 衍生工具 - 遠期外匯合約			_
2020	二零二零年			
Derivatives at fair value through profit or loss — Forward exchange contract	按公允價值計入損益的 衍生工具 — 遠期外匯合約	7,493,540	262,940	_

Forward exchange contract is used to manage the foreign currency exposures arising from the Group's receivables denominated in currencies other than the functional currencies of Group's entities. In prior year, the forward exchange contract has maturity of less than one year after the end of the reporting period. 遠期外匯合約用於管理本集團以本集 團實體功能貨幣以外貨幣計值的應收 款項產生的外匯風險。於上一年度, 遠期外匯合約於報告期末後一年內到 期。

# **21. PLEDGED TIME DEPOSITS**

## 21. 已抵押定期存款

	<b>2021</b> 二零二一年	2020 二零二零年
	RM 馬來西亞令吉	RM 馬來西亞令吉
Time deposits pledged with a licensed bank 抵押予持牌銀行的定期存款	2,120,417	2,000,000

The current time deposits are pledged to a bank to secure a loan of a subsidiary for a tenure of 5 years with effective interest rates at 2.35% (2020: 3.65%) per annum. The maturities of these time deposits are 12 months (2020: 12 months). 目前的定期存款乃抵押予一間銀行, 以作為一間附屬公司實際年利率為2.35% (二零二零年:3.65%)為期五年的貸款 的擔保。該定期存款的到期日為12個 月(二零二零年:12個月)。

# NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 22. CASH AND CASH EQUIVALENTS 22. 現金及現金等價物

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Cash on hand Bank balances in licensed banks	手頭現金 於持牌銀行的銀行結餘	14,908 13,317,042	74,826 32,517,360
Cash and cash equivalents in the consolidated statement of cash flows	於綜合現金流量表的現金及 現金等價物	13,331,950	32,592,186

# 23. SHARE CAPITAL AND RESERVES

#### (a) Share capital

Details of the Company's share capital for the year are set out below:

# 23. 股本及儲備

# (a) 股本

本公司年內股本詳情載列如下:

		2021 二零二一年 No. of		2020 二零二零年 No. of	
		shares 股份數目	<b>HK\$</b> 港元	shares 股份數目	HK\$ 港元
Authorised: Ordinary shares of HK\$0.01 each	<b>法定:</b> 每股面值0.01港元的 普通股	5,000,000,000	50,000,000	5,000,000,000	50,000,000

		<b>2021</b> 二零二一年		2020 二零二零年	
		No. of		No. of	
		shares	RM	shares	RM
		股份數目	馬來西亞令吉	股份數目	馬來西亞令吉
Ordinary shares, issued and fully paid off:	普通股 [,] 已發行及 繳足:				
At 1 January/31 December	於一月一日/十二月 三十一日	1,080,000,000	5,941,706	1,080,000,000	5,941,706

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

#### **23. SHARE CAPITAL AND RESERVES**

#### (Continued)

#### (b) Nature and purposes of reserves

#### (i) Share premium

The share premium represents the difference between the nominal value of the shares of the Company and proceeds received from the issuance of shares of the Company. Under the Cayman Companies Law, the share premium account of the Company is distributable to the shareholders of the Company provided that immediately following the date on which the dividend is proposed to be distributed, the Company would be in a position to pay off its debts as they fall due in the ordinary course of the business.

#### (ii) Other reserve

Other reserve of the Group represents the difference between the par value of the Company's shares issued and the aggregate amount of paidup capital of Edaran, Radiant, Rasa Mulia and Shifu acquired from the controlling shareholders on 29 December 2016 pursuant to the share swap as if the current group structure and share swap had been occurred on 1 January 2016.

Other reserve of the Company represents the difference between the par value of the Company's shares issued and the equity in Edaran, Radiant, Rasa Mulia and Shifu acquired from the controlling shareholders on 29 December 2016.

#### (iii) Translation reserve

The reserve comprises all foreign exchange differences arising from the translation of the financial statements of foreign operations. The reserve is dealt with in accordance with the accounting policies set out in Note 3(c).

### 23. 股本及儲備(續)

#### (b) 儲備性質及用途 (i) 股份溢價

股份溢價指本公司股份賬 面值與本公司發行股份收 取所得款項之間的差額。 根據開曼公司法,本公司股 份溢價賬可供分派予本公 司股東,惟緊隨建議分派 股息之日後,本公司須有能 力支付於日常業務過程中 到期繳付之債項。

(ii) 其他儲備

本集團其他儲備指根據股 份互換發行的本公司股份 面值與於二零一六年十二月 二十九日向控股股東收購 的Edaran、Radiant、Rasa Mulia及Shifu繳足股本總額 之間的差額,猶如現行集 團架構及股份互換已於二 零一六年一月一日發生。

本公司其他儲備指本公司 已發行股份面值與於二零 一六年十二月二十九日向 控股股東收購的Edaran、 Radiant、Rasa Mulia 及 Shifu股權之間的差額。

(iii) 換算儲備

該儲備包括換算海外業務 財務報表產生的全部匯兑 差額。該儲備按照附註3(c) 所載的會計政策處理。

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 23. SHARE CAPITAL AND RESERVES

#### (Continued)

#### (c) Movement in the Company's equity

The reconciliation between the opening and closing balances of each component of the Group's consolidated equity is set out in the consolidated statement of changes in equity. Details of the changes in the Company's individual components of equity at the end of the year are set out below:

# 23. 股本及儲備(續)

#### (c) 本公司權益變動

本集團年初及年末各項目的綜合 權益的對賬載列於綜合權益變 動表。本公司獨立權益項目於年 末的變動詳情載列如下:

		Share capital 股本 RM 馬來西亞令吉	Share premium 股份溢價 RM 馬來西亞令吉	Other reserves 其他儲備 RM 馬來西亞令吉	<b>Translation</b> reserve 換算儲備 RM 馬來西亞令吉	Retained earnings 保留盈利 RM 馬來西亞令吉	<b>Total</b> 總計 RM 馬來西亞令吉
At 1 January 2020	於二零二零年 一月一日	5,941,706	58,707,916	49,144,626	(2,190,291)	1,871,082	113,475,039
Loss for the year Other comprehensive expense for the year	年內虧損 年內其他全面開支	-	-	-	 (879,310)	(527,619)	(527,619) (879,310)
Loss and total comprehensive expense for the year	年內虧損及全面 開支總額	_	_	_	(879,310)	(527,619)	(1,406,933)
At 31 December 2020/ 1 January 2021	於二零二零年 十二月三十一日/ 二零二一年 一月一日	5,941,706	58,707,916	49,144,626	(3,069,601)	1,343,463	112,068,110
Loss for the year Other comprehensive income for the year	年內虧損 年內其他全面 收益	-	-	-	1,939,042	(51,844)	(51,844)
Loss and total comprehensive income for the year	年內虧損及 全面收益總額	_	_	_	1,939,042	(51,844)	1,887,198
At 31 December 2021	於二零二一年 十二月三十一日	5,941,706	58,707,916	49,144,626	(1,130,559)	1,291,619	113,955,308

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 24. LOANS AND BORROWINGS

#### 24. 貸款及借款

		<b>2021</b> 二零二一年	2020 二零二零年
		RM 馬來西亞令吉	— · · · · · RM 馬來西亞令吉
			河水西北マロ
Non-current	非即期		
Term loans - secured	定期貸款 — 有抵押	24,794,460	29,396,206
Current	即期		
Term loans - secured	定期貸款 — 有抵押	10,139,181	7,959,209
		34,933,641	37,355,415

#### (a) Bank loans

As of the end of the reporting period, the bank loans were repayable as follows:

#### (a) 銀行貸款

於報告期末,應償還銀行貸款如 下:

	2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Within 1 year 1年內	10,139,181	7,959,209
After 1 year but within 2 years1年後2年內After 2 years but within 5 years2年後5年內After 5 years5年後	8,288,339 13,404,954 3,101,167	7,966,550 15,786,159 5,643,497
	24,794,460	29,396,206
	34,933,641	37,355,415

#### (b) Security

The bank loans are secured by freehold land, factory buildings and other buildings and specific debentures by a subsidiary incorporating specific charge over the plant and machinery financed by the bank (see Note 15).

The bank loans are also secured by right-of-use assets for a building and a leasehold land (see Note 16), time deposits pledged (see Note 21) and the corporate guarantees given by the Company (see Note 33(b)).

### (b) 抵押品

該等銀行貸款乃以永久業權土地、 工廠樓宇及其他樓宇以及計及由 該銀行撥資的廠房及機器特定押 記的附屬公司特定債權證作抵押 (見附註15)。

該等銀行貸款亦以樓宇使用權資 產及租賃土地(見附註16)、定期 存款(見附註21)及本公司提供的 企業擔保(見附註33(b))作抵押。

# NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# **25. LEASE LIABILITIES**

# 25. 租賃負債

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Within 1 year	1年內	239,679	170,897
After 1 year but within 2 years After 2 years but within 5 years	1年後2年內 2年後5年內	24,980 3,472	93,039 2,062
		28,452	95,101
		268,131	265,998

# 26. DEFERRED TAX (LIABILITIES)/ASSETS

# 26. 遞延税項(負債)/資產

Deferred tax (liabilities)/assets are attributable to the following:

遞延税項(負債)/資產歸屬於以下方 面:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Property, plant and equipment Unrealised foreign exchange differences Tax loss carry-forwards Provisions Leases Contract liabilities Unabsorbed capital allowances	物業、廠房及設備 未變現外匯差額 税項虧損結轉 撥備 租賃 合約負債 未吸納資本免税額	(4,513,776) 783,187 205,755 73,724 (175,463) – 2,582,924	(3,833,929) (30,763) 50,969 131,584 (182,353) 170,500 1,459,203
		(1,043,649)	(2,234,789)
Representing: - Deferred tax assets	以下應佔: - 遞延税項資產	141,023	33,655
<ul> <li>Deferred tax liabilities</li> </ul>	— 遞延税項負債	(1,184,672) (1,043,649)	(2,268,444) (2,234,789)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 26. DEFERRED TAX (LIABILITIES)/ASSETS 26. 遞延税項(負債)/資產(續)

#### (Continued)

Movements in temporary differences during the year:

年內暫時差額變動:

		At	Recognised	At	Recognised	At
		1 January	in profit	31 December	in profit	31 December
		2020	or loss	2020	or loss	2021
		於二零二零年		於二零二零年		於二零二一年
		一月一日	於損益確認	十二月三十一日	於損益確認	十二月三十一日
		RM	RM	RM	RM	RM
		馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉	馬來西亞令吉
Property, plant and equipment	物業、廠房及設備	(1,996,134)	(1,837,795)	(3,833,929)	(679,847)	(4,513,776)
Unrealised foreign exchange	未變現外匯差額		(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		( , , ,	
differences		350,355	(381,118)	(30,763)	813,950	783,187
Tax loss carry-forwards	税項虧損結轉	120,830	(69,861)	50,969	154,786	205,755
Provisions	撥備	175,036	(43,452)	131,584	(57,860)	73,724
Leases	租賃	(375,870)	193,517	(182,353)	6,890	(175,463)
Contract liabilities	合約負債	51,147	119,353	170,500	(170,500)	_
Unabsorbed capital allowances	未吸納資本免税額	741,914	717,289	1,459,203	1,123,721	2,582,924
		(932,722)	(1,302,067)	(2,234,789)	1,191,140	(1,043,649)

No deferred tax asset is recognised in respect of the following items:

概無就以下項目確認遞延税項資產:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Unabsorbed tax losses Unutilised reinvestment allowance Others	未吸納税項虧損 未動用再投資撥備 其他	 36,268,994 	737,257 7,945,333 121
		36,268,994	8,682,711

# **NOTES TO THE FINANCIAL STATEMENTS (Continued)**

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 26. DEFERRED TAX (LIABILITIES)/ASSETS

# 26. 遞延税項(負債)/資產(續)

#### (Continued)

Pursuant to the applicable tax legislation unutilised tax losses and unutilised reinvestment allowance will expire as follows:

根據適用的税務法例,未動用税務虧 損及未動用再投資撥備將於以下時間 屆滿:

		<b>2021</b> 二零二一年	2020 二零二零年
		RM	RM
		馬來西亞令吉	馬來西亞令吉
Expire in 2026	於二零二六年屆滿	7,945,333	8,067,844
Expire in 2027	於二零二七年屆滿	28,323,661	614,746
		36,268,994	8,682,590

### **27. TRADE AND OTHER PAYABLES**

# 27. 貿易及其他應付款項

			<b>2021</b> 二零二一年	2020 二零二零年
		Note 附註	RM 馬來西亞令吉	RM 馬來西亞令吉
	貿易應付款項 其他應付款項及應計費用	27 (a) 27 (b)	7,734,585 9,489,331	4,551,025 3,107,126
			17,223,916	7,658,151
(a) As of the end of the reporting p	eriod, the ageing analysis	(a)	截至報告期末,	基於發票日期或

(a) As of the end of the reporting period, the ageing analysis of trade payables based on the invoice date or goods receipt date, where applicable, is as follows:

截至報告期末,基於發票日期或 收貨日期(如適用)的貿易應付款 項賬齡分析如下:

	2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Within 1 month 1個月內 1 to 3 months 1至3個月 3 to 6 months 3至6個月	4,912,303 2,096,087 726,195	3,802,503 655,757 92,765
	7,734,585	4,551,025

(b) Include in other payables was an amount of RM3,924,536 (2020: nil) owing to supplier in relation to acquisition of machinery.

其他應付款項包括就收購機器 (b) 結欠供應商的款項3,924,536馬 來西亞令吉(二零二零年:無)。

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# **28. CONTRACT LIABILITIES**

# 28. 合約負債

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Contract liabilities Consideration received in advance	合約負債 預收代價	1,305,285	1,015,382
Other contract related liabilities Sales rebates	其他合約相關負債 銷售回扣	607,054	203,838
		1,912,339	1,219,220

The contract liabilities represent the consideration received in advance from customers as at the end of the reporting period are expected to be recognised as revenue within a year.

At the point of sale, a sales rebate and a corresponding adjustment to revenue are recognised for those sales rebate expected to be incurred. Management uses historical experience to estimate the number of sales rebate on a portfolio level using the expected value method. 合約負債指於報告期末預先向客戶收 取的代價,預期將於一年內確認為收 益。

於銷售時點,就預期產生的銷售回扣 確認銷售回扣及收入的相應調整。管 理層利用過往經驗,以預期價值法估 計組合的銷售回扣數目。

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# **29. FINANCIAL INSTRUMENTS**

#### (a) Categories of financial instruments

The table below provides an analysis of financial instruments categorised as follows:

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

(ii) Amortised costs ("AC")

- Mandatorily required by IFRS 9

# 29. 金融工具

- (a) 金融工具類別 下表提供分類為以下各項的金融 工具分析:
  - (i) 按公允價值計入損益
     (「按公允價值計入損益)

國際財務報告準則
 第9號強制要求

# (ii) 攤銷成本(「攤銷成本)

				.1.17	
			Carrying amount	AC	<b>FVTPL</b> 按公允價值
		Note 附註	<b>賬面值</b> RM 馬來西亞令吉	<b>攤銷成本</b> RM 馬來西亞令吉	按公元價值 計入損益 RM 馬來西亞令吉
2021	二零二一年				
Financial assets Trade and other receivables* Pledged time deposits Cash and cash equivalents	<b>金融資產</b> 貿易及其他應收款項* 已抵押定期存款 現金及現金等價物	19 21 22	16,665,830 2,120,417 13,331,950	16,665,830 2,120,417 13,331,950	
			32,118,197	32,118,197	-
Financial liabilities Loans and borrowings Trade and other payables**	<b>金融負債</b> 貸款及借款 貿易及其他應付款項**	24 27	34,933,641 16,979,074	34,933,641 16,979,074	1
			51,912,715	51,912,715	-
2020	二零二零年				
Financial assets Trade and other receivables* Derivatives financial asset Pledged time deposits Cash and cash equivalents	<b>金融資產</b> 貿易及其他應收款項* 衍生金融資產 已抵押定期存款 現金及現金等價物	19 20 21 22	11,434,297 262,940 2,000,000 32,592,186	11,434,297  2,000,000 32,592,186	 262,940 
			46,289,423	46,026,483	262,940
Financial liabilities Loans and borrowings Trade and other payables**	<b>金融負債</b> 貸款及借款 貿易及其他應付款項**	24 27	37,355,415 7,481,002	37,355,415 7,481,002	
			44,836,417	44,836,417	_
* excluding prepayments receivable.	and goods and servic	ces tax		* 不包括預 務應收税	付款項及貨品和服 項。

**

excluding sales and service tax payable.

不 包 括 銷 售 和 服 務 應 付 税 項。

# **NOTES TO THE FINANCIAL STATEMENTS** (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 29. FINANCIAL INSTRUMENTS (Continued)

# 29. 金融工具(續)

- (b) Net gains and losses arising from financial instruments
- (b) 金融工具產生的收益及虧 損淨額

		2021	2020
		二零二一年	二零二零年
		RM	RM
		馬來西亞令吉	馬來西亞令吉
Net gains/(losses) on:	以下各項的收益/(虧損) 淨額:		
Financial asset at fair value through profit or loss	按公允價值計入損益的金融 資產		
<ul> <li>Foreign exchange differences</li> </ul>	- 外匯差額	(262,940)	199,240
Financial assets at amortised cost — Foreign exchange differences — Finance income	按攤銷成本計量的金融資產 — 外匯差額 — 財務收入	924,070 374,239	1,165,653 541,143
		1,298,309	1,706,796
Financial liabilities at amortised cost — Foreign exchange differences — Finance costs	按攤銷成本計量的金融負債 — 外匯差額 — 財務成本	(1,005,753) (796,501)	987,602 (1,046,300)
		(1,802,254)	(58,698)
		(766,885)	1,847,338

#### (c) Financial risk management

The Group has exposure to the following risks from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

(c) 金融風險管理

本集團因使用金融工具而面對以 下風險:

- 信貸風險
- 流動資金風險
- 市場風險

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

#### (d) Credit risk

Credit risk is the risk of a financial loss if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Group's exposure to credit risk arises principally from the individual characteristics of each customers. There are no significant changes as compared to prior periods.

#### **Trade receivables**

# *Risk management objectives, policies and processes for managing the risk*

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. Credit evaluations are performed on all customers requiring credit facilities.

At each reporting date, the Group assesses whether any of the trade receivables are credit impaired.

The gross carrying amounts of credit impaired trade receivables are written off (either partially or full) when there is no realistic prospect of recovery. This is generally the case when the Group determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. Nevertheless, trade receivables that are written off could still be subject to enforcement activities.

There are no significant changes as compared to previous year.

# 29. 金融工具(續)

### (d) 信貸風險

信貸風險是客戶或金融工具對手 方未能履行其合約義務導致財務 損失的風險。本集團的信貸風險 主要來自各客戶的個人特徵。與 過往期間比較並無重大變動。

#### 貿易應收款項

#### 風險管理目標、政策及管理 風險的程序

管理層已實施信貸政策並持續 監察信貸風險。信貸評估於所 有客戶要求信貸融資時進行。

於各報告日期,本集團評估任何 貿易應收款項是否出現信貸減 值。

倘日後實際上不可收回款項,本 集團則會撇銷(部分或全部)信貸 減值貿易應收款項的總賬面值。 該情況通常出現在本集團確定債 務人並無資產或收入來源可產 生足夠現金流量以償還應撇銷 的金額。然而,已撇銷的貿易應 收款項仍可能實施強制執行。

與上一年度比較並無重大變動。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

#### (d) Credit risk (Continued)

#### Trade receivables (Continued)

Exposure to credit risk, credit quality and collateral

As at the end of the reporting period, the maximum exposure to credit risk arising from trade receivables are represented by the carrying amounts in the consolidated statement of financial position.

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer rather than the industry or country in which the customers operate and therefore significant concentrations of credit risk primarily arise when the Group has significant exposure to individual customers. As at 31 December 2021 and 2020, 53% and 42% of the total trade receivables was due from the Group's major customers (as defined in note 5) and 62% and 56% of the total trade receivables was due from the five largest receivables of the Group respectively.

#### Concentration of credit risk

The exposure of credit risk for trade receivables as at the end of the reporting period by geographic region was:

### 29. 金融工具(續)

#### (d) 信貸風險(續) 貿易應收款項(續) 信貸風險、信貸質素及抵押 物

於報告期末,來自貿易應收款項 的最大信貸風險指綜合財務狀 況表的賬面值。

本集團面對的信貸風險主要受 每名客戶的個別特徵而非客戶經 營所屬行業或國家的影響,因此 重大信貸集中風險主要由於本 風險所致。於二零二一年及二 零二零年十二月三十一日,貿易 應收款項總額的53%及42%為應 上 5)款項,而貿易應收款項總額的 62%及56%為本集團五大應收款 項。

#### 信貸集中風險

於報告期末,貿易應收款項的信 貸風險按地區劃分為:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
West Indies South East Asia Middle East North America East Asia Other regions	西印度群島 東南亞 中東 北美 東亞 其他地區	2,420,940 7,611,856 972,206 1,476,080 846,999 2,727,806	2,531,907 4,149,032 750,577 1,757,490 515,731 1,114,351
		16,055,887	10,819,088

# **NOTES TO THE FINANCIAL STATEMENTS (Continued)**

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 29. FINANCIAL INSTRUMENTS (Continued)

#### (d) Credit risk (Continued) Trade receivables (Continued)

# Recognition and measurement of impairment losses

In managing credit risk of trade receivables, the Company manages its debtors and takes appropriate actions (including but not limited to legal actions) to recover long overdue balances. Generally, trade receivables will pay within 60 days. The Company's debt recovery process is as follows:

- Above 90 days past due after credit term, the Company will start to initiate a structured debt recovery process which is monitored by the sales management team; and
- b) Above 120 days past due, the Company will commence a legal proceeding against the customer.

The Group uses an allowance matrix to measure expected credit losses ("**ECLs**") of all trade receivables. Consistent with the debt recovery process, invoices which are past due 90 days will be considered as credit impaired.

Loss rates are calculated using a 'roll rate' method based on the probability of a receivable progressing through successive stages of delinquency to 90 days past due.

Loss rates are based on actual credit loss experience over the past two years. The Company also considers differences between (a) economic conditions during the period over which the historic data has been collected, (b) current conditions and (c) the Company's view of economic conditions over the expected lives of the receivables. Nevertheless, the Company believes that these factors are immaterial for the purpose of impairment calculation for the year.

# 29. 金融工具(續)

# (d) 信貸風險(續) 貿易應收款項(續) 減值虧損的確認及計量

在管理貿易應收款項的信貸風險 時,本公司管理其債務人並採取 適當行動(包括但不限於法律訴訟) 以收回逾期未付餘額。一般而言, 貿易應收款項將於60天內支付。 本公司的債務收回程序如下:

- a) 信貸期後逾期90天以上,
   本公司將開始啟動結構性
   債務收回程序,由銷售管
   理團隊監控;及
- b) 逾期120天以上,本公司將 對客戶展開法律訴訟。

本集團使用撥備矩陣計量所有貿易應收款項的預期信用損失(「預期信用損失」)。與債務收回程序 一致,逾期90天的發票將被視 為信貸減值。

損失率使用「滾轉率」方法根據應 收款項通過連續拖欠階段進展 至逾期90天的概率計算。

損失率基於過去兩年的實際信用 損失經驗而定。本公司亦考慮(a) 收集歷史數據期間的經濟狀況: (b)現時狀況;及(c)本公司對應收 款項預期年期的經濟狀況的觀 點之間的差異。然而,本公司認 為該等因素對本年度的減值計算 並不重大。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 29. FINANCIAL INSTRUMENTS (Continued)

# (d) Credit risk (Continued)

# Trade receivables (Continued)

Recognition and measurement of impairment losses (Continued)

The Group assessed that there is no significant loss allowance recognised in accordance with IFRS 9 as at 31 December 2021 and 31 December 2020.

The Group does not provide any guarantees which would expose the Group to credit risk.

#### Cash and cash equivalents

The cash and cash equivalents are held with banks. As at the end of the reporting period, the maximum exposure to credit risk is represented by their carrying amounts in the consolidated statement of financial position.

These banks have low credit risks. The Group is of the view that the loss allowance is not material and hence, it is not provided for.

#### Other receivables

Credit risks on other receivables are mainly arising from deposits paid for office buildings and fixtures rented. These deposits will be received at the end of each lease terms. The Group manages the credit risk together with the leasing arrangement.

As at the end of the reporting period, the maximum exposure to credit risk is represented by their carrying amounts in the consolidated statement of financial position.

As at the end of the reporting period, the Group did not recognise any allowance for impairment losses.

### 29. 金融工具(續)

### (d) 信貸風險(續) 貿易應收款項(續) 減值虧損的確認及計量(續)

本集團評估,於二零二一年十二 月三十一日及二零二零年十二月 三十一日,並無根據國際財務報 告準則第9號確認重大虧損撥備。

本集團並無提供將使其面對信 貸風險的任何擔保。

#### 現金及現金等價物

現金及現金等價物於銀行持有。 於報告期末,最大信貸風險指其 於綜合財務狀況表的賬面值。

該等銀行的信貸風險較低。本集 團認為虧損準備並不重大,因此 並未作出撥備。

#### 其他應收款項

其他應收款項的信貸風險主要 來自就租用辦公樓宇及固定裝置 支付的按金。該等按金將於各租 賃期結束時收取。本集團與租賃 安排一併管理信貸風險。

於報告期末,最大信貸風險指其 於綜合財務狀況表的賬面值。

於報告期末,本集團並無就減值 虧損確認任何撥備。

# **NOTES TO THE FINANCIAL STATEMENTS (Continued)**

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

### (d) Credit risk (Continued) Inter-company loans and advances

Risk management objectives, policies and processes for managing the risk

The Company provides unsecured loans and advances to subsidiaries. The Company monitors the ability of the subsidiaries to repay the loans and advances on an individual basis.

#### Exposure to credit risk, credit quality and collateral

As at the end of the reporting period, the maximum exposure to credit risk is represented by their carrying amounts in the Company's separate statement of financial position.

Loans and advances provided are not secured by any collateral or supported by any other credit enhancements.

#### Recognition and measurement of impairment loss

Generally, the Company considers loans and advances to subsidiaries have low credit risk. The Company assumes that there is a significant increase in credit risk when a subsidiary's financial position deteriorates significantly. As the Company is able to determine the timing of payments of the subsidiaries' loans and advances when they are payable, the Company considers the loans and advances to be in default when the subsidiaries are not able to pay when demanded. The Company considers a subsidiary's loan or advance to be credit impaired when:

- The subsidiary is unlikely to repay its loan or advance to the Company in full;
- The subsidiary's loan or advance is overdue for more than 365 days; or
- The subsidiary is continuously loss making and is having a deficit shareholders' fund.

# 29. 金融工具(續)

#### (d) 信貸風險(續) 公司間貸款及墊款 風險管理目標、政策及管理 風險的程序

本公司向附屬公司提供無抵押貸 款及墊款。本公司監控附屬公司 個別償還貸款及墊款的能力。

#### 信貸風險、信貸質素及抵押 物

於報告期末,最大信貸風險指其 於本公司的單獨財務狀況表的賬 面值。

所提供的貸款及墊款不以任何抵 押物作抵押或由任何其他信貸 提升措施支持。

#### 減值虧損的確認及計量

一般而言,本公司認為對附屬公司的貸款及墊款的信貸風險較低。本公司假設信貸風險較公司的財務狀況顯著惡化時顯 著增加。由於本公司能夠在應付時間,因此在附屬公司無法按付時間,因此在附屬公司無法及 對款違約。在下列情況下,本公 司認為附屬公司的貸款或墊款出 現信貸減值:

- 該附屬公司不大可能向本公司全數償還其貸款或墊款;
- 該附屬公司的貸款或墊款 逾期超過365天;或
- 該附屬公司持續虧損,並 錄得股東資金虧絀。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

#### (d) Credit risk (Continued)

#### Inter-company loans and advances (Continued)

Recognition and measurement of impairment loss (Continued)

The Company determines the probability of default for these loans and advances individually using internal information available.

As at the end of the reporting period, the Company did not recognise any allowance for impairment losses.

#### (e) Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's exposure to liquidity risk arises principally from its trade and other payables, loans and borrowings and lease liabilities.

The Group maintains a level of cash and cash equivalents and adequate banking facilities by the management to ensure, as far as possible, that it will have sufficient liquidity to meet its liabilities as and when they fall due.

It is not expected that the cash flows included in the maturity analysis could occur significantly earlier, or at significantly different amounts.

### 29. 金融工具(續)

(d) 信貸風險(續) 公司間貸款及墊款(續)

#### 減值虧損的確認及計量(續)

本公司使用可獲得的內部資料個 別釐定該等貸款及墊款的違約 概率。

於報告期末,本公司並無就減值 虧損確認任何撥備。

#### (e) 流動資金風險

流動資金風險指本集團未能償 還到期金融負債的風險。本集團 面對的流動資金風險主要由其貿 易及其他應付款項、貸款及借款 以及租賃負債引起。

本集團所維持的現金及現金等價物及足夠的銀行融資,被管理層 視為足以盡可能確保其將擁有足 夠的流動資金以償還其到期負 債。

預期到期日分析中的現金流量不 會大幅提早亦不會按截然不同的 金額發生。

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 29. FINANCIAL INSTRUMENTS (Continued)

### (e) Liquidity risk (Continued) Maturity analysis

The table below summarises the maturity profile of the Group's financial liabilities as at the end of reporting period based on undiscounted contractual payments:

# 29. 金融工具(續)

### (e) 流動資金風險(續) 到期日分析

下表概述於報告期末本集團金融 負債的到期日情況(基於未貼現 合約付款):

		Carrying amount 賬面值 RM 馬來西亞令吉	Contractual interest rate per annum 合約年利率 %	Contractual cash flows 合約現金流量 RM 馬來西亞令吉	Under 1 year 1年以內 RM 馬來西亞令吉	<b>1-2 years</b> 1至2年 RM 馬來西亞令吉	<b>2-5 years</b> <b>2至5年</b> RM 馬來西亞令吉	More than 5 years 5年以上 RM 馬來西亞令吉
<b>2021</b> Loans and borrowings — Bank loans Trade and other payables	<b>二零二一年</b> 貸款 最 一 一 算 易 及 其 九 の 京 京 項 第 の の 京 次 章 二 一 年	34,933,641 16.979.074	1.80–5.32	36,434,442 16,979,074	10,784,403	8,752,910	13,778,214	3,118,915
Lease liabilities	超賃負債	51,912,715 268,131	3.20	53,413,516 273,466	16,979,074 27,763,477 244,616	- 8,752,910 25,350		_ 3,118,915 _
		52,180,846		53,686,982	28,008,093	8,778,260	13,781,714	3,118,915
<b>2020</b> Loans and borrowings – Bank loans Trade and other payables	<b>二零二零年</b> 貸款及借款 一銀行貸款 貿易及其他 應付款項	37,355,415 7,481,002	1.84–5.32	39,531,524 7,481,002	8,700,366 7,481,002	8,601,074	16,443,219	5,786,865 —
Lease liabilities	租賃負債	44,836,417 265,998 45,102,415	4.52	47,012,526 275,875 47,288,401	16,181,368 175,365 16,356,733	8,601,074 98,440 8,699,514	16,443,219 2,070 16,445,289	5,786,865 — 5,786,865

### (f) Market risk

Market risk is the risk that changes in market prices, such as interest rates, foreign exchange rates and commodity prices that will affect the Group's financial position or cash flows. (f) 市場風險

市場風險指市場價格出現變動 的風險,市場價格包括將會影響 本集團財務狀況或現金流量的 利率、外幣匯率及商品價格。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

#### (f) Market risk (Continued)

#### (i) Interest rate risk

The Group's fixed rate borrowings are exposed to a risk of change in fair value due to changes in interest rates. The Group's floating rate borrowings are exposed to a risk of change in cash flows due to changes in interest rates. Short term receivables and payables are not significantly exposed to interest rate risk.

# Risk management objectives, policies and processes for managing the risk

The Group utilises long and short term borrowings for funding its capital expenditure and working capital purposes. The Group manages its interest rate exposure by maintaining a mix of fixed and floating rates borrowings.

#### Exposure to interest rate risk

The interest rate profile of the Group's significant interest-bearing financial instruments, based on carrying amounts as at the end of the reporting period are as follows:

# 29. 金融工具(續)

# (f) 市場風險(續)

#### (i) 利率風險

本集團的固定利率借款面 對因利率變動導致公集團的 浮動利率借款面對因動導致現金流量變動的風險。本集團的 愛動導致現金流量變動導致現金流量變動 國險。短期應收款項及應 付款項。 風險。

#### 風險管理目標、政策及 管理風險的程序

本集團就為資本開支提供 資金及營運資金用途動用 長期及短期借款。本集團 通過維持固定利率及浮動 利率借款組合管理其利率 風險。

#### 面對利率風險

於報告期末本集團重要計 息金融工具的利率情況(基 於賬面值)如下:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Fixed rate instruments Lease liabilities	固定利率工具 租賃負債	268,131	265,998
Floating rate instruments Bank loans	<b>浮動利率工具</b> 銀行貸款	34,933,641	37,355,415

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

#### (f) Market risk (Continued)

(i) Interest rate risk (Continued)

Interest rate risk sensitivity analysis

Fair value sensitivity analysis for fixed rate instruments

The Group does not account for its fixed rate financial liabilities at fair value through profit or loss. Therefore, a change in interest rates at the respective reporting dates would not affect profit or loss.

# Cash flow sensitivity analysis for floating rate instruments

A change of 100 basis points ("**bp**") in interest rates at the end of the reporting period would have (decreased)/increased post-tax profit by the amounts shown below. This analysis assumes that all other variables remain constant.

# 29. 金融工具(續)

# (f) 市場風險(續)

(i) 利率風險(續) 利率風險敏感度分析 固定利率工具的公允價 值敏感度分析 本集團並無入賬按公允價 值計入損益的固定利率金

面前八旗盆的固足利率並 融負債。因此,各報告日期 的利率變動不會影響損益。

#### *浮動利率工具的現金流 量敏感度分析*

於報告期末,利率變動100 個基點(「基點」),除税後 溢利將按以下所示金額(減 少)/增加。此分析假定 所有其他變量保持不變。

		(Decreased)/Increase post-tax profit (減少)/増加除税後溢利 100 bp 100 bp increase decrease 増加 100個基點減少 100個基點 RM RM 馬來西亞令吉 馬來西亞令吉		
2021 Floating rate instruments Financial liabilities	<b>ニ零ニー年</b> <b>浮動利率工具</b> 金融負債	(265,496)	265,496	
2020 Floating rate instruments Financial liabilities	<b>ニ零ニ零年</b> <b>浮動利率工具</b> 金融負債	(283,901)	283,901	

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 29. FINANCIAL INSTRUMENTS (Continued)

#### (f) Market risk (Continued)

#### (ii) Currency risk

The Group is exposed to foreign currency risk on sales and purchases that are denominated in a currency other than the respective functional currencies of Group entities. The currency giving rise to this risk is primarily USD.

#### Exposure to currency risk

The following table details the Group's exposure to foreign currency (a currency which is other than the functional currency of the Group entities) risk, based on carrying amounts as at the end of the reporting period. For presentation purpose, the amounts of the exposure are expressed in RM, translating using the spot rate at end of the reporting period.

# 29. 金融工具(續)

### (f) 市場風險(續) (ii) 貨幣風險

本集團就以本集團實體相 關功能貨幣以外的貨幣計 值的買賣面對外幣風險。 引致此風險的貨幣主要為 美元。

#### 面對貨幣風險

下表詳列本集團基於報告 期末的賬面值面對外幣(本 集團實體功能貨幣以外的 貨幣)的風險。就呈報目的 而言,風險金額乃按報告 期末的即期匯率兑換為馬 來西亞令吉列示。

		Denominated in USD 以美元計值	
		<b>2021</b> 202 二零二一年 二零二零	
		—————————————————————————————————————	— ● ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■ ■
		为不口正之口	而不四兄又口
Trade and other receivables	貿易及其他應收款項	9,304,825	6,906,231
Cash and cash equivalents	現金及現金等價物	7,868,758	5,517,072
Trade and other payables	貿易及其他應付款項	(140,789)	(1,042)
Loans and borrowings	貸款及借款	(27,403,519)	(27,264,779)
Forward exchange contract	遠期外匯合約	—	7,493,540
Net exposure	淨風險	(10,370,725)	(7,348,978)

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### 29. FINANCIAL INSTRUMENTS (Continued)

#### (f) Market risk (Continued)

(ii) Currency risk (Continued)

#### Currency risk sensitivity analysis

A 10% strengthening of RM against USD at the end of each reporting period would have increased post-tax profit by the amounts shown below. This analysis is based on foreign currency exchange rate variances that the Group considered to be reasonably possible at the end of each reporting period. This analysis assumes that all other variables, in particular interest rates, remained constant.

# 29. 金融工具(續)

# (f) 市場風險(續) (ii) 貨幣風險(續)

# 貨幣風險敏感度分析

於各報告期末馬來西亞令 言兑美元上升10%,除税 加。此分析乃基於本集 可能的外幣匯率變動而能的外幣匯定所有其他 變量(尤其是利率)保持不 變。

		<b>the year ende</b> 截至十二月三	st-tax profit for d 31 December 十一日止年度的 溢利增加
		<b>2021</b>	2020
		二零二一年 RM	二零二零年 RM
		馬來西亞令吉	馬來西亞令吉
USD	美元	788,175	558,522

A 10% weakening of RM against USD at the end of each reporting period would have had equal but opposite effect on USD to the amounts shown above, on the basis that all other variables remained constant.

#### (iii) Commodity price risk

Raw materials such as coconuts are major components of cost of inventories. Exposure to fluctuations in the commodity prices of such raw materials is closely monitored by management and managed through adjusting the selling prices. 在所有其他變量保持不變的情況下,於各報告期末 馬來西亞令吉兑美元下降 10%會對美元產生與上表 所示金額相等但與之相反 的影響。

#### (iii) 商品價格風險

椰子等原材料乃存貨成本 的主要組成部分。有關原 材料的商品價格波動風險 由管理層密切監督,並透 過調整售價管理。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### **30. FAIR VALUE INFORMATION**

# 30. 公允價值資料

The table below analyses financial instrument carried at fair value.

Carrying Level 1 Level 2 Level 3 **Total** amount 第一層級 第二層級 第三層級 總計 賬面值 RM RM RM RM RM 馬來西亞令吉 馬來西亞令吉 馬來西亞令吉 馬來西亞令吉 馬來西亞令吉 2021 二零二一年 **Financial asset** 金融資產 遠期外匯合約 Forward exchange contract 2020 二零二零年 **Financial asset** 金融資產 Forward exchange 遠期外匯合約 contract 262.940 262.940 262.940

The fair value of forward exchange contracts is estimated by discounting the differences between the contractual forward price and the current forward price for the residual maturity of the contract using a risk-free interest rate.

遠期外匯合約的公允價值透過採用無 風險利率貼現合約剩餘年期的合約期 貨價格與現時期貨價格的差額進行估 計。

下表分析按公允價值列賬的金融工具。

The table below analyses financial instrument not carried at fair value.

下表分析並無按公允價值列賬的金融 工具。

		<b>Level 1</b> 第一層級 RM 馬來西亞令吉	<b>Level 2</b> 第二層級 RM 馬來西亞令吉	<b>Level 3</b> 第三層級 RM 馬來西亞令吉	<b>Total</b> 總計 RM 馬來西亞令吉	Carrying amount 賬面值 RM 馬來西亞令吉
2021 Financial liability Loans and borrowings	<b>ニ零ニー年</b> <b>金融負債</b> 貸款及借款	_	_	(32,833,460)	(32,833,460)	(34,933,641)
2020 Financial liability Loans and borrowings	<b>二零二零年</b> 金融負債 貸款及借款			(35,725,408)	(35,725,408)	(37,355,415)

The carrying amounts of other financial assets and financial liabilities reasonably approximate their fair values due to the relatively short term nature of these financial instruments. 由於其他金融資產及金融負債的短期 性質使然,其賬面值合理地接近其公 允價值。

# NOTES TO THE FINANCIAL STATEMENTS (Continued)

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### **31. CAPITAL MANAGEMENT**

The Group's objectives when managing capital is to maintain a strong capital base and safeguard the Group's ability to continue as a going concern, so as to maintain investors, creditors and market confidence and to sustain future development of the business.

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

### **32. COMMITMENTS**

#### Capital commitments

Capital commitments outstanding at the end of the reporting period not provided for in the consolidated financial statements are as follows:

### 31. 資本管理

本集團於管理資本時的目標是維持雄 厚的資本基礎及保障本集團持續經營 業務的能力,以維持投資者、債權人 及市場信心,以及保持業務的未來持 續發展。

於財政年度內,本集團的資本管理方 法並無變動。

### 32.承擔

#### 資本承擔

於報告期末於綜合財務報表尚未計提 撥備的未償還資本承擔如下:

		2021	2020
		二零二一年	二零二零年
		RM	RM
		馬來西亞令吉	馬來西亞令吉
Property, plant and equipment	物業、廠房及設備		
Authorised but not contracted for	已授權但未訂約	7,105,090	10,390,000
Contracted but not provided for	已訂約但未計提撥備	6,516,002	13,410,000

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### **33. RELATED PARTIES TRANSACTIONS**

#### Identify of related parties

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

Related parties also include key management personnel defined as those persons having authority and responsibility for planning, directing and controlling the activities of the Group either directly or indirectly. The key management personnel include all the Directors of the Group, and certain members of senior management of the Group.

#### (a) Key management personnel remuneration

Remuneration for key management personnel of the Group, including amounts paid to the Company's Directors and certain of the highest paid employees, is as follows:

### **33.** 關聯方交易

### 關聯方的身份

就財務報表而言,倘本集團有能力直 接或間接控制或共同控制該方或對該 方的財務及經營決策發揮重大影響力 (反之亦然),或本集團及該方受共同 控制,則該方被視為本集團的關聯方。 關聯方可為個人或其他實體。

關聯方亦包括主要管理人員,主要管 理人員界定為直接或間接對本集團業 務的策劃、指示及控制擁有權力及責 任的人士。主要管理人員包括本集團 所有董事以及本集團若干高級管理層 成員。

#### (a) 主要管理人員薪酬

本集團主要管理人員薪酬(包括 支付予本公司董事及若干最高薪 酬僱員的金額)如下:

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Salaries and other benefits Contributions to defined contribution plans	薪金及其他福利 界定供款計劃供款	2,314,257 203,220	2,554,928 214,585
		2,517,477	2,769,513

# **NOTES TO THE FINANCIAL STATEMENTS (Continued)**

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

### **33. RELATED PARTIES TRANSACTIONS**

#### (Continued)

#### Identify of related parties (Continued) (b) Corporate guarantee by the Company

The Company entered into corporate guarantees in favour of the banks, in respect of the banking facilities of RM62,895,500 (2020: RM61,319,900) granted to a subsidiary, S&P Industries Sdn. Bhd.

# (c) Applicability of the Listing Rules relating to connected transactions

Subsequent to the listing of the Company's shares on the Stock Exchange on 11 July 2017, the Group did not enter into any related party transaction that falls under the definition of connected transaction or continuing connected transaction as defined in Chapter 14A of the Listing Rules.

### **34. EVENTS AFTER REPORTING PERIOD**

The Group is not aware of any important event requiring disclosure that has taken place subsequent to 31 December 2021 and up to the date of this annual report.

# 35. IMMEDIATE HOLDING COMPANY AND ULTIMATE CONTROL PARTY

The Company is a subsidiary of TYJ Holding Limited, which was incorporated in the British Virgin Islands and regarded by the Directors as the Company's immediate holding company as at 31 December 2021 and 2020. The ultimate controlling party of the Group is Mr. Tang Koon Fook. None of these parties produces financial statements available for public use.

### 33. 關聯方交易(續)

#### **關聯方的身份**(續) (b) 本公司的企業擔保

本 公 司 就 附 屬 公 司 S & P Industries Sdn. Bhd.獲授的銀行 融資62,895,500馬來西亞令吉(二 零二零年:61,319,900馬來西亞 令吉)以銀行為受益人訂立企業 擔保。

#### (c) 與關連交易相關的上市規 則的適用性

本公司股份於二零一七年七月 十一日在聯交所上市後,本集團 並無訂立上市規則第14A章所定 義的關連交易或持續關連交易的 任何關聯方交易。

### 34. 報告期後事項

董事會並不知悉任何於二零二一年 十二月三十一日後及直至本年報日期 發生的須予披露的重大事項。

### 35. 直接控股公司及最終控股方

本公司為於英屬處女群島註冊成立的 TYJ Holding Limited之附屬公司,於二 零二一年及二零二零年十二月三十一 日被董事視為本公司的直接控股公司。 本集團的最終控股方為Tang Koon Fook先生。該等各方並無編製可供公 眾使用的財務報表。

# NOTES TO THE FINANCIAL STATEMENTS (Continued) 截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# **36. COMPANY-LEVEL STATEMENT OF 36.** 公司層面的財務狀況表 **FINANCIAL POSITION**

		2021 二零二一年 RM 馬來西亞令吉	2020 二零二零年 RM 馬來西亞令吉
Assets Non-current assets Investment in subsidiaries Loan to a subsidiary	<b>資產</b> <b>非流動資產</b> 於附屬公司的投資 給予一間附屬公司的貸款	49,144,630 64,141,000	49,144,630 62,661,942
		113,285,630	111,806,572
<b>Current assets</b> Other receivables Cash and bank balances	<b>流動資產</b> 其他應收款項 現金及銀行結餘	913,944 33,810 947,754	142,184 343,076 485,260
Total assets	資產總值	114,233,384	112,291,832
<b>Equity and liability Equity</b> Share capital Share premium Reserves	<b>權益及負債</b> 權益 股本 股份溢價 儲備	5,941,706 58,707,916 49,305,686	5,941,706 58,707,916 47,418,488
<b>Current liability</b> Other payables	<b>流動負債</b> 其他應付款項	113,955,308 278,076	112,068,110 223,722
Total equity and liability	權益及負債總值	114,233,384	112,291,832

# **NOTES TO THE FINANCIAL STATEMENTS (Continued)**

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 37. SIGNIFICANT EVENTS DURING THE FINANCIAL YEAR

# 37. 財政年度內的重大事件

#### (i) COVID-19 outbreak

From 1 January 2021 to 31 May 2021, depending on the COVID-19 condition in each states of Malaysia, the Government of Malaysia announced the implementation of Movement Control Orders (the "**MCOs**"), Conditional Movement Control Order (the "**CMCO**") and Recovery Movement Control Order (the "**RMCO**") (collectively known as "**Control Orders**") and a total lockdown from 1 June 2021 to 28 June 2021 to contain the spread of the COVID-19 locally.

On 15 June 2021, the Prime Minister of Malaysia introduced a four-phase National Recovery Plan (the "**NRP**") to help the country recover from the COVID-19 pandemic and its economic fallout. Different standard operating procedures (the "**SOPs**") applies to each phase.

The Group has continued its operations during the Control Orders period with strict compliance of the SOPs.

The Group considered that the potential impact of COVID-19 which include, amongst others, our sourcing strategies and distribution network. The Directors will pay close attention to the development of COVID-19 and put effort to mitigate the risk and impact on the supply chain disruptions by promptly evaluating our business continuity plans and alternative distribution channels.

#### (ii) Temporary suspension

In May 2021, the Group's coconut powder production plant located in Perak (the "**CCP**") operate by one of its subsidiaries, S&P Industries Sdn. Bhd., has been temporarily suspended due to malfunction of the cyclone system used in the CCP, which causes emission of coconut powder and resulted to an estimated loss of the Group's revenue by approximately RM15 million. The CCP production has resumed operation fully in September 2021.

#### (i) COVID-19疫情

自二零二一年一月一日至二零 二一年五月三十一日,因應馬來 西亞各個州份的COVID-19疫情, 馬來西亞政府宣佈實施行動管 制令(「行動管制令」)、有條件行 動管制令(「有條件行動管制令」) 及復原式行動管制令(「復原式行 動管制令」)(統稱為「管制令」), 並自二零二一年六月一日至二零 二一年六月二十八日全面封城, 以遏制COVID-19在當地傳播。

於二零二一年六月十五日,馬來 西亞首相宣佈實施四階段國家復 甦計劃(「國家復甦計劃」),以幫 助國家從COVID-19疫情及經濟 損失恢復。各階段適用不同標 準作業程序(「標準作業程序」)。

本 集 團 在 管 制 令 期 間 嚴 格 遵 守 標 準 作 業 程 序 , 繼 續 開 展 業 務 。

本集團認為,COVID-19疫情的 潛在影響包括(其中包括)我們的 採購策略及分銷網絡。董事將密 切關注COVID-19疫情發展,並 通過及時評估我們的業務連續 性計劃及替代分銷渠道,努力降 低風險及減輕供應鏈中斷的 影響。

#### (ii) 停產

於二零二一年五月,本集團其 中一間附屬公司S&P Industries Sdn. Bhd.經營 的位於霹靂的椰 粉生產工廠(「**椰粉生產工廠**」)暫 停生產椰漿粉,原因為椰粉生產 工廠內使用的旋流器 系統出現 故障,導致椰漿粉排出,本集團 估計損失的收益約為為15百萬馬 來西亞令吉。椰粉生產工廠已於 二零二一年九月全面恢復生產。

截至二零二一年十二月三十一日止財政年度 For the financial year ended 31 December 2021

# 38. AUTHORISATION FOR ISSUE OF FINANCIAL STATEMENTS

# 38. 授權刊發財務報表

These financial statements were authorised for issue on 30 March 2022 by the board of directors.

董事會已於二零二二年三月三十日授 權刊發此等財務報表。



# S&P International Holding Limited 椰豐集團有限公司

HEADQUARTERS & PRINCIPAL PLACE OF BUSINESS No. 27-3, Jalan PJU 5/13, Dataran Sunway, Kota Damansara, 47810 Petaling Jaya, Selangor Darul Ehsan, Malaysia.

Tel 電話:+603-6157 2226 Fax 圖文傳真:+603-6157 5226 Email 電郵:info@spfood.com Website 網址:www.spfood.com

