INCH KENNETH KAJANG RUBBER PUBLIC LIMITED COMPANY Incorporated in Scotland



YEARS OF ESTABLISHMENT

ANNUAL REPORT 2020



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Dato' Adnan bin Maaruf Independent Non-Executive Chairman

Dato' Tik bin Mustaffa Independent Non-Executive Director

Dato' Haji Muda bin Mohamed Independent Non-Executive Director

Dr. Radzuan bin A. Rahman Independent Non-Executive Director

Datuk Mohamed Salleh bin Bajuri Independent Non-Executive Director

AUDIT COMMITTEE

Dato' Tik bin Mustaffa Chairman

Dato' Haji Muda bin Mohamed Member

Datuk Mohamed Salleh bin Bajuri Member

SENIOR INDEPENDENT NON-EXECUTIVE DIRECTOR

Dato' Tik bin Mustaffa

COMPANY SECRETARY

Lee Thai Thye (LS 0000737) (PC No. 201908002929)

REGISTERED OFFICE IN UNITED KINGDOM

No 2 Lochrin Square 96 Fountainbridge Edinburgh, EH3 9QA Midlothian, United Kingdom Tel : 44 0131 226 5541 Fax : 44 0131 226 2278

PRINCIPAL REGISTRAR IN UNITED KINGDOM

Computershare Investor Services PLC PO Box 82, The Pavilions Bridgwater Road Bristol BS99 6ZZ United Kingdom Tel : 44 0370 707 1073 Fax : 44 0370 703 6101

AUDITORS

Milsted Langdon LLP Freshford House Redcliffe Way Bristol BS1 6NL United Kingdom

WEBSITE

www.ikkr.com.my

PRINCIPAL/REGISTERED OFFICE IN MALAYSIA (HOLDINGS, SUBSIDIARIES AND ASSOCIATE)

22nd Floor Menara KH (Promet) Jalan Sultan Ismail 50250 Kuala Lumpur Malaysia Tel : 603-2144 4446 Fax : 603-2141 8463

REGISTRAR IN MALAYSIA

Mestika Projek (M) Sdn Bhd 199101015233 (225545-V) 22nd Floor Menara KH (Promet) Jalan Sultan Ismail 50250 Kuala Lumpur Malaysia Tel : 603-2144 4446 Fax : 603-2141 9650

PRINCIPAL BANKERS

Affin Hwang Asset Management Berhad Bank Islam Malaysia Berhad CIMB Bank Berhad

BUSINESS OFFICE

26th Floor Menara KH (Promet) Jalan Sultan Ismail 50250 Kuala Lumpur Malaysia Tel : 603-2144 4446 Fax : 603-21418463

UNITED KINGDOM COMPANY NUMBER

SC007574

MALAYSIA COMPANY NUMBER

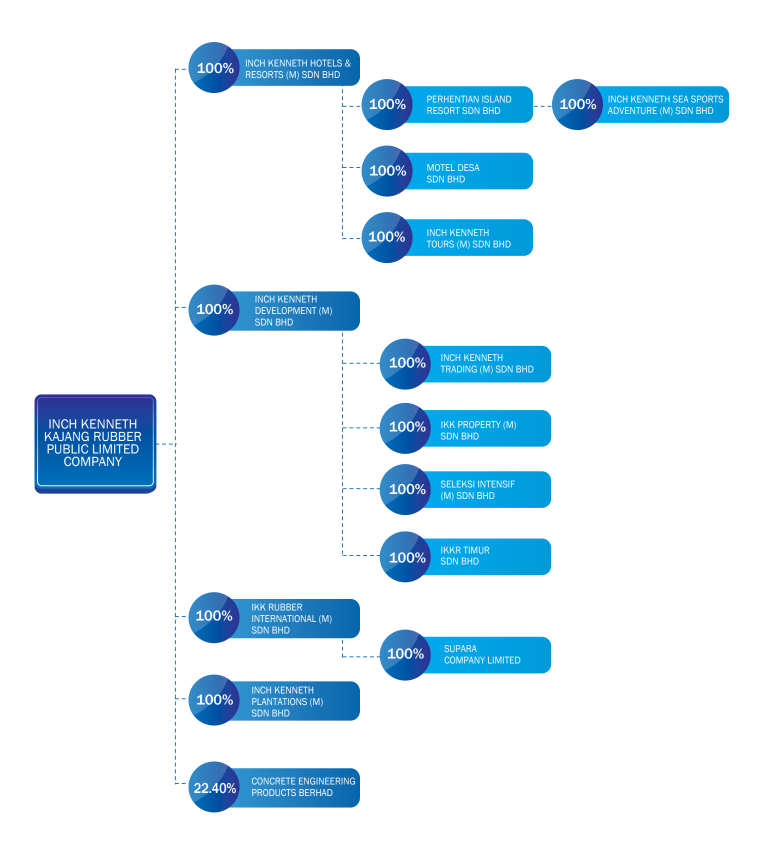
194602000041 (990261-M)

STOCK EXCHANGE LISTINGS

Bursa Malaysia Securities Berhad Main Market Stock Code : 2607 Stock Name : IncKen

Singapore Exchange Securities Trading Limited

CORPORATE STRUCTURE As at 31 December 2020





- 1. DATO' ADNAN BIN MAARUF
- 2. DATO' TIK BIN MUSTAFFA
- 3. DATO' HAJI MUDA BIN MOHAMED
- 4. DR. RADZUAN BIN A. RAHMAN
- 5. HUSSAIN AHMAD BIN ABDUL KADER (Group Chief Operating Officer)
- 6. DATUK MOHAMED SALLEH BIN BAJURI
- 7. LEE THAI THYE (Company Secretary)



DIRECTORS' PROFILE



DATO' ADNAN BIN MAARUF Independent Non-Executive Director, Chairman Malaysian, aged 77

BOARD COMMITTEE MEMBERSHIP

• Member of Nomination Committee

OTHER DIRECTORSHIPS IN PUBLIC COMPANIES

• None

Dato' Adnan bin Maaruf was appointed to the Board on 22 April 2000.

He graduated from University of Malaya with a Bachelor of Arts (Honours) Degree and a Masters in Management from AIM Philippines. He started his career in the Government sector and after eighteen (18) years, became the Deputy Secretary General in the Ministry of National and Rural Development. He then became the Managing Director of Mara Holdings Sdn Bhd for five (5) years and subsequently, the Chairman of Malaysia Cooperative Insurance Society for ten (10) years.

He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has a personal interest. He attended all the Board Meetings held in the financial year ended 31 December 2020.

He has had no convictions for any offences within the past five (5) years.



DATO' TIK BIN MUSTAFFA Independent Non-Executive Director Malaysian, aged 75

BOARD COMMITTEE MEMBERSHIP

- Chairman of Audit Committee
- Chairman of Nomination Committee

OTHER DIRECTORSHIPS IN PUBLIC COMPANIES

• None

Dato' Tik bin Mustaffa was appointed to the Board on 6 July 2012.

He holds a Bachelor's Degree in Economics from University of Malaya and a Master's Degree in Business Administration from University of Oregon, United States of America.

He started his career in the Malaysian Government Service where he served the Public Service Department, University Teknologi Malaysia, Ministry of Finance and Kuantan Port Authority. He also served the State Administrations of Pahang and Selangor as the State Finance Officer and State Secretary respectively.

In 1996, he joined Hicom Holdings Bhd as its Senior Vice President and was later appointed as its Senior Group Director for Operations in the merged entity of DRB-Hicom Bhd. He left in 2005, and in 2010, he became the Chairman of Eastern Pacific Industrial Corporation Berhad for a year.

He does not have any family relationship with any of the Company's Directors and/or major shareholders and has no conflict of interest with the Company. He attended all the Board Meetings held in the financial year ended 31 December 2020.

He has had no convictions for any offences within the past five (5) years.

DIRECTORS' PROFILE (cont'd)



DATO' HAJI MUDA BIN MOHAMED Independent Non-Executive Director Malaysian, aged 76

BOARD COMMITTEE MEMBERSHIP

- Chairman of Remuneration Committee
- Member of Audit Committee

OTHER DIRECTORSHIPS IN PUBLIC COMPANIES

None



DR. RADZUAN BIN A. RAHMAN Independent Non-Executive Director Malaysian, aged 77

BOARD COMMITTEE MEMBERSHIP

- Member of Nomination Committee
- Member of Remuneration Committee

OTHER DIRECTORSHIPS IN PUBLIC COMPANIES None

Dato' Haji Muda bin Mohamed was appointed to the Board on 15 February 2000.

He graduated with a Diploma in Civil Engineering and subsequently a Bachelor of Science, Civil Engineering Degree from University of Westminster, United Kingdom. A Fellow of the Institution of Engineers Malaysia, he started his career as an engineer in two Government agencies and an international oil company. After thirteen (13) years, he joined Sime UEP Properties Bhd and left ten (10) years later after becoming its Operation Director. He then went on to TTDI Development Sdn Bhd, and left seven (7) years later after serving as its Group Chief Executive Officer. He is now an Executive Chairman of a company dealing in civil engineering contracting jobs.

He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has a personal interest. He attended all the Board Meetings held in the financial year ended 31 December 2020.

He has had no convictions for any offences within the past five (5) years.

Dr. Radzuan bin A. Rahman was appointed to the Board on 24 March 2005.

He graduated with a Bachelor's Degree in Agricultural Science from University of Malaya, and later pursued his Masters in Science and Doctorate in Resource Economics at Cornell University, New York. He was a lecturer and Dean at the faculty of Resource Economics and Agribusiness, Universiti Pertanian Malaysia (now known as Universiti Putra Malaysia), until March 1980. He then went to Sime Darby Plantations Berhad and in 1984, joined Golden Hope Plantations Berhad as a Director of Corporate Planning and worked his way up to be Group Director of the plantation division. He was later appointed as the Managing Director of Island & Peninsular Berhad and Austral Enterprises Berhad and retired in 2004. He was a Director of Fraser & Neave Holdings Berhad, Kuwait Finance House (Malaysia) Berhad and Kulim (Malaysia) Berhad.

He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has a personal interest. He attended all of the Board Meetings held in the financial year ended 31 December 2020.

He has had no convictions for any offences within the past five (5) years.

DIRECTORS' PROFILE (cont'd)



DATUK MOHAMED SALLEH BIN BAJURI Independent Non-Executive Director Malaysian, aged 70

- **BOARD COMMITTEE MEMBERSHIP**
- Member of Audit Committee
- Member of Remuneration Committee

OTHER DIRECTORSHIPS IN PUBLIC COMPANIES

- Asian Pac Holdings Berhad
- Eden Inc. Berhad

Datuk Mohamed Salleh bin Bajuri was appointed to the Board on 18 June 2019.

He obtained his Chartered Accountancy from the Institute of Chartered Accountant, Ireland.

After completing his studies in 1979, Datuk Mohamed Salleh returned to Malaysia and started his career as Senior Auditor with Peat Marwick & Co. He then joined Mayban Finance Bhd as a manager and was promoted to General Manager in 1982. Subsequently, he was seconded to Malayan Banking Bhd as a General Manager until 1992. He left the banking Group within the same year to take over JB Securities Sdn Bhd, a stock broking firm in Johor, and became its Managing Director until 1995. He then joined CRSC Group of Companies, involved in property development, and is presently its Deputy Chairman.

In between 1982 and 1987, he served as the Alternate Chairman of the Association of Finance Companies in Malaysia (AFCM) and the Chairman of AFCM Committees for Education and Public Relations. He was appointed as Director of Amanah Saham Sabah Berhad from 1997 until 1999. He was also one of the trustees for Yayasan Kebajikan SDARA and Tabung Melayu Pontian Sdn Bhd. From 2008 to 2010, he became the Chairman of Agrobank Berhad (formerly known as Bank Pertanian Malaysia Berhad).

Datuk Mohamed Salleh is currently the Vice President of Tan Sri Muhyiddin Charity Golf Foundation and a member of its Board of Trustees.

He does not have any family relationship with any Director and/or major shareholder of the Company and there is no business arrangement with the Company in which he has a personal interest. He attended all the Board Meetings held in the financial year ended 31 December 2020.

He has had no convictions for any offences within the past five (5) years.

PROFILE OF KEY SENIOR MANAGEMENT



HUSSAIN AHMAD BIN ABDUL KADER Group Chief Operating Officer Malaysian, aged 57

Encik Hussain Ahmad bin Abdul Kader was appointed to the current position in 2004.

He graduated from University Utara Malaysia (UUM) with a Bachelor of Accounting (Honours) Degree. He was an apprentice at Lim, Ali & Co (Arthur Young), Ipoh, and Azwan, Wong, Salleh & Co, Kuala Lumpur. He started his career with Ernst & Whinney, Kuala Lumpur, in 1989 (now known as Ernst & Young) for five (5) years until 1994. Thereafter he joined Inch Kenneth Kajang Rubber Public Limited Company as the Investment Development Manager. He is also a Member of the Malaysia Institute of Accountants since 1992 and the Malaysia Institute of Taxation since 1994.

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

He has had no convictions for any offences within the past five (5) years.

DIRECTORS STANDING FOR RE-ELECTION AT THE ONE HUNDRED AND ELEVENTH ANNUAL GENERAL MEETING ("111TH AGM") TO BE HELD ON 31 MAY 2021

Pursuant to Article 86 of the Company's Articles of Association:

Dr. Radzuan bin A. Rahman

Special Business

Pursuant to Guidance of the Malaysian Code on Corporate Governance 2017 ("MCCG 2017")

- Dr. Radzuan bin A. Rahman
- Dato' Adnan bin Maaruf
- Dato' Haji Muda bin Mohamed

CHAIRMAN'S STATEMENT

DEAR SHAREHOLDERS,

On behalf of the Board of Inch Kenneth Kajang Rubber Public Limited Company, I present herewith the One Hundred and Eleventh Annual Report and Financial Statements of the Company and the Group for the financial year ended 31 December 2020.

CHAIRMAN'S STATEMENT (cont'd)

DIVIDENDS

Due to the downturn in business amidst the pandemic, the Board has decided that no dividend be proposed for the financial year ending 31 December 2020.

PERFORMANCE REVIEW

During the financial year under review, the Group recorded a revenue of RM10.061 million and a loss after tax of RM15.890 million compared to a revenue of RM14.214 million and a post-tax loss of RM6.910 million for the previous year. The decrease in Group's turnover by RM4.153 million is mainly due to the unfavourable performance in the tourism division as there was a big drop in guest arrival at our resort during the financial year under review.

The plantation division recorded a lower revenue at RM0.144 million (2019: RM0.166 million) due to the lower fresh fruit bunches collected. Revenue from the Group's tourism division slightly decreased by 57% to RM4.852 million from RM11.290 million in 2019 due to lower guest arrival amidst the pandemic.

Included in the above results for the financial year under review was a share of loss after taxation of RM4.313 million versus share of loss after taxation of RM2.280 million in 2019 from the Group's associate – Concrete Engineering Products Berhad ("CEPCO"), a manufacturer and distributor of prestressed spun concrete piles and poles. The decreased sales volume is attributable to the general slowdown in the construction industry.

Overall, the total loss after taxation for the Group was RM15.89 million as compared to RM6.91 million in 2019.

CORPORATE DEVELOPMENT

As at 31 December 2020, the Company has 42,075,000 ordinary shares held as treasury shares and the issued and paid-up share capital of the Company remained at 420,750,000 ordinary shares of £0.10.

FUTURE OUTLOOK

The Master Plan to develop the land bank in Kajang, totalling approximately 140 hectares has been submitted to the One Stop Centre of Majlis Perbandaran Kajang. It is currently pending clearance of a few technical matters. We did envisage that the approval would be obtained towards the end of 2020 but this did not materialize. Once approved, we shall prioritise our submission for some of the residential area, as we feel that the commercial centre can only be done after a few years.

As the Covid-19 pandemic is still prevalent in 2021, it will continue to have a major impact on the tourism division. We are hoping that there will be some travel bubble being opened up soon and this can help the division. The manufacturing division however is expected to perform much better as the demand has grown termendously from the new customers. It is expected to be back to profitability from 2021 onwards. Nevertherless, the Group will take steps to ensure that our expenses are maintained at current level.

2021 will undoubtably be a challenging year.

APPRECIATION

On behalf of the Board, I wish to express my appreciation to all our customers, shareholders, business partners, bankers and government authorities for their continued support and encouragement during the year.

Special thanks also go to the management and staff. Their invaluable efforts and firm dedication to the Group are truly appreciated. We are confident that success is in the pipeline.

I would also like to take this opportunity to offer my personal gratitude to my fellow Board members for their commitment and guidance.

DATO' ADNAN BIN MAARUF Chairman 21 April 2021

STRATEGIC REPORT

REVIEW AND PERFORMANCE OF THE BUSINESS

The Group's principal activities remain unchanged throughout the year 2020. The plantations in Kajang and Bangi are still providing revenue through the sale of the fresh fruit bunches ("FFB") they produce, albeit at a lower volume.

ESTATES

The total area of the Group's estates as at 31 December 2020 is as follows:

	Hecta	Hectares	
	2020	2019	
Oil Palm (Mature) Roads, buildings, gardens, nurseries and wasteland	190 12	190 12	
Total	202	202	

The yields from the plantation activity for the year ended 31 December 2020 are as follows:

Harvested crops	FFB
2020 (tonnes)	301
2019 (tonnes)	467

TOURISM

In Terengganu, the hotels within the Group recorded much lower revenues compared to last year due to the Covid-19 pandemic which has affected the world tourism industry.

MANUFACTURING

The sales from our rubber manufacturing subsidiary in Thailand was higher at RM4.804 million (2019: RM2.497 million). This was mainly due to the higher demand of our rubber blocks.

OVERALL

The Group's revenue was RM10.061 million for the year ended 31 December 2020 as compared to RM14.214 million in the preceding year, decrease of 29%, mainly due to the drop in guest arrival at the resort during the financial year under review.

The Group's results after tax decline from a loss of RM6.910 million to a loss of RM15.890 million, or a loss per share of 4.20 sen (2019: loss per share of 1.83 sen). The higher loss was due principally to the loss at the tourism division as a result of the drop in guest arrival and also the higher loss contributed by the associate company due to the slower pace in the construction industry.

With this result, the Group's Net Assets is now RM608.805 million (2019: 627.861 million) or RM1.61 (2019: RM1.66) per share, which is calculated after deducting the shares that were bought back. At the end of the financial year ended 31 December 2020, the Company has purchased a total of 42,075,000 shares and retained as treasury shares. There had been no resale or cancellation of the said shares.

At 31 December 2020, the Group had total assets of RM700.354 million compared to RM718.628 million in 2019. The Group's total liabilities stood higher at RM91.549 million compared to RM90.767 million at the prior year end. The resulting net assets were RM608.805 million at 31 December 2020 (2019: RM627.861 million). The current ratio is now at 44.77 (2019: 35.52).

Thus, as a going concern, the Group is in a healthy position.

STRATEGIC REPORT (cont'd)

RESULTS AND DIVIDENDS

The Group's results for the year are set out on page 45. The Group's loss attributable to shareholders of the Company for the financial year ended 31 December 2020 amounted to RM15.890 million (2019: loss of RM6.910 million).

On 17 March 2020, the Directors approved and declared a 2% interim dividend for the financial year ended 31 December 2019. The total amount of RM4.014 million was paid on 20 April 2020. The interim dividend was under the single tier system of RM0.0106 per share, on 378,841,100 ordinary shares. No dividend was proposed for the financial year ended 31 December 2020.

The results of the operations of the Group and of the Company during the financial year were substantially affected by the Covid-19 pandemic.

FUTURE DEVELOPMENTS AND PROJECTS

The Master Plan to develop the land bank in Kajang, totalling approximately 140 hectares has been submitted to the One Stop Centre of Majlis Perbandaran Kajang. It is currently pending clearance of a few technical matters. We did envisage that the approval would be obtained towards the end of 2020 but this did not materialize. Once approved, we shall prioritise our submission for some of the residential area, as we feel that the commercial centre can only be done after a few years.

As the Covid-19 pandemic is still prevalent in 2021, it will continue to have a major impact on the tourism division. We are hoping that there will be some travel bubble being opened up soon and this can help the division. The manufacturing division however is expected to perform much better as the demand has grown termendously from the new customers. It is expected to be back to profitability from 2021 onwards. Nevertherless, the Group will take steps to ensure that our expenses are maintained at current level.

The statements above comply with Practice 1.1 of the MCCG 2017.

PRINCIPAL RISKS AND UNCERTAINTIES FACING THE BUSINESSES

The principal risks and uncertainties faced by the Group's businesses are:

(a) Exposure to the risks inherent to the oil palm and rubber industries

The Group is susceptible to certain business risks inherent to the oil palm and rubber industries as well as general business risks, which include but are not limited to:

- (i) constraints and rising costs of labour supply and raw materials;
- (ii) poor weather;
- (iii) price fluctuations of commodity;
- (iv) threat of substitute products; and
- (v) change in regulatory, economic and business conditions.
- (b) Exposure to the risks inherent in the property development industry

The Group is at the early stages of property development. It will be exposed to changes in demand due to the cyclical performance caused by the changes in the domestic and global economic conditions, which give rise to intense competition among the local players and new entrants in the property market. In addition, its profitability may also be affected by the changes in the economic and political environment such as changes in taxation, inflation, foreign exchange rates, government policies, population growth and accounting policies.

STRATEGIC REPORT (cont'd)

(c) Exposure to the risks inherent to the tourism industry

The Group is subject to risks inherent to the hotel and tourism sector. These may include general global and regional economic downturns, uncertainties from terrorism activities and war, socio-political instability, pandemic, a decrease in demand or an oversupply of hotel and resort rooms, an increase in the operating costs due to inflation and other factors such as energy and labour costs, labour supply shortages, changes in credit conditions, changes in customers' preferences and the collectability of debts.

INFORMATION TO SHAREHOLDERS

The Group has its own website www.ikkr.com.my for the purposes of improving information flow to shareholders and potential investors.

On behalf of the Board

DATO' ADNAN BIN MAARUF Director

DATO' TIK BIN MUSTAFFA Director

Kuala Lumpur, Malaysia 21 April 2021

CORPORATE SUSTAINABILITY STATEMENT

The Group has embraced the values of corporate responsibility and elements of sustainability management since the early days of its operations. These values are reflected in our core values, policy statements, and work practices across our operations and contribute to the development of the Group's Sustainability Framework. The Group is cognisant of the two aspects of sustainability: social and environmental underpinning sustainability management and is incorporating good sustainability practices into its operations and businesses.

SOCIAL

The Group has embraced the value of Corporate Social Responsibilities ("CSR") and continued to extend its support to the communities. Thus, most of our CSR activities have been targeted to benefit our employees, hotel guests and the surrounding society.

At Supara Company Limited ("Supara"), we have been consistent in our efforts to establish a conducive and healthy working environment. We conduct urine tests quarterly and hold biannual medical check-ups for the employees. We prohibit smoking and drinking within the factory premises and carry out internal audits and practice the procedures set by the authorities.

Perhentian Island Resort ("PIR") has always placed high importance on the efforts of preserving the natural environment. We strive to present a spotless beach for guests to bask on and retain a lush rainforest for them to venture and appreciate its offerings on land. Any development that may compromise the surrounding landscape would be considered with great care. In water, we take serious concern in maintaining its cleanliness and protecting and conserving all marine life within. Employees and guests alike are encouraged to share the same vision in defending and sustaining good ecological wisdom. Tree planting and general cleaning are among the frequently held activities for staff at the resort. We are in the process of developing a gymnasium, spa, gaming room and café as guests' new experiences.

At the Group level, employees are viewed as the key assets for its growth and also the main drivers of strength to each respective company. The Group provides an appropriate environment for both work and social advantages. Accommodations and necessary facilities are also provided at the rubber factory, hotels and resort. They are also offered adequate medical and health insurance benefits. Besides that, the Group offers houses to former estate workers in Kajang. We hope this social project will be an inspiration for other companies also emulated in the same direction.

ENVIRONMENT

The Group remains steadfast in our commitment to sustainable development and seeks to operate to minimize environmental harm. We are committed to taking proactive measures to preserve the environment for future generations while meeting the needs of our stakeholders.

Efficient Energy, Water Consumption and Waste Management

This includes managing and reducing the impact of operational activities over which we have direct control such as energy and water consumption and waste management. We try to reduce greenhouse gas emissions by increasing energy efficiency and lowering its consumption. Apart from that, we actively try to find ways to reduce carbon footprint while expanding energy supply to meet the needs of our businesses. We invest in renewable energy by changing from diesel to gas at Supara and using solar heaters at PIR. We make an effort to develop efficient ways to recycle used water and explore alternative ways to generate clean water from the surrounding sources. At PIR, we use an underground water supply for nurturing plants and general outdoor cleaning and ensure all liquid discharged from business activities are filtered before it goes to the main drainage system. We also take steps to reduce wastage and pollution and ensure no contamination occurs during the discharge of our waste products in our Supara factory. At company level, the consumption of energy is less than 40,000 kwh.

CORPORATE SUSTAINABILITY STATEMENT (cont'd)

Promoting Green and Environmental Friendly Initiatives

We constantly explore greener alternatives in our day-to-day operations, such as introducing more efficient and energy-saving products in our operations. Various environmental awareness activities such as cleaning activities in Supara by the staff to clean the factory and surroundings were carried out. The property projects in our resort include landscaping with lush greenery and facilities to promote a green environment. By doing this initiative, we encourage the growing population of natural habitat creatures within the vicinity of the resort. Besides that, our staff takes part in cleaning activities at the base of the ocean together with other environmental organisations to preserve the natural habitat of the marine park.

Prudent Use of Paper Practices

We acknowledge that the environmental impact of paper usage is significant. Our approach is to avoid unnecessary paper consumption and waste generation, where possible and appropriate. We always look at ways to reduce paper usage and encourage paperless operations within the Group and use recycled paper to print any document where possible.

CORPORATE GOVERNANCE

THE MALAYSIAN CODE ON CORPORATE GOVERNANCE

It is the policy of the Company to manage the affairs of the Group in accordance with the appropriate standards for good corporate governance. Set out below is a statement on how the Company has applied the principles and complied with the recommendations as set out in the Malaysian Code on Corporate Governance 2017 except where stated otherwise.

BOARD OF DIRECTORS

Board Charter

The Board Charter was established in year 2002 to set out strategic intent and outline the Board's structure and procedures, code of conduct, roles and responsibilities and relationship of the Board to the management in accordance with Practice 2.1 of the MCCG 2017. The following paragraphs detail out the charter. The Board recognises the importance of the Board Charter and will adhere to it and will take steps to enhance the Board Charter from time to time.

Board Composition and Board Balance

The Board has five (5) members, comprising of all Independent Non-Executive Directors. This composition fulfils the requirements mandated by the Main Market Listing Requirements ("Main LR") of Bursa Malaysia Securities Berhad ("Bursa Securities") which stipulates that at least two (2) Directors or one-third of the Board, whichever is higher, must be independent. The Directors have wide ranging experience and all had occupied senior positions in the public and/or private sectors. Three of them have experiences related to the plantation, tourism and property sectors which are the main business drivers of the Group. A brief profile of each Director is presented on pages 5 to 7 of this Annual Report.

The balance between Independent Non-Executive Directors together with the support from management is to ensure that there is an effective representation for the shareholders. It further ensures that issues of strategy, performance and resources are fully addressed and investigated to take into account long-term interests of shareholders, relevant stakeholders and the community in which the Group conducts its business. The Independent Non-Executive Directors also bring independent judgement and challenge standards of conduct and fulfil a pivotal role in corporate accountability.

The Directors, with their different backgrounds and specialisations, collectively bring considerable knowledge, judgement and experience to the Board that has been vital to the direction of the Group.

No individual or a group of individuals dominates the Board's decision making and the number of Directors reflects fairly the investment of the shareholders. The Board of Directors must select among them a Chairman, who, in accordance with Practice 1.3 of the MCCG 2017, the positions of Chairman and Chief Operating Officer are held by different individuals. In accordance with Practice 4.1 of the MCCG 2017, the Board must comprise a majority of Independent Directors. The Chairman of the Board is Dato' Adnan bin Maaruf.

The Board has not set a gender diversity target as of the reporting period. It is of the view that the Board membership should be determined based on a candidate's skills, experience and other qualities regardless of gender. Thus, the Board is still looking for a female Director who will be able to complement the current representation.

A statement by the Directors and their responsibilities for preparing the financial statements is included on page 37.

Company Secretary

The Company Secretary plays an advisory role to the Board in relation to the Company's constitution, the Board's policies and procedures, and compliance with the relevant regulatory requirements, codes or guidance and legislations. The Company Secretary is suitably qualified, competent and capable of carrying out the duties required and has attended trainings and seminars conducted by relevant regulatory to keep abreast with the relevant updates on statutory and regulatory requirements and updates on the Main LR of Bursa Securities and the Malaysian Companies Act 2016 ("the Act").

Deliberations during the Board and Committee Meetings were properly minuted and documented by the Company Secretary.

CORPORATE GOVERNANCE (cont'd)

The Board plays a primary role in the conduct and control of the Group's business affairs including, but not limited to, the engagement with suppliers, customers, bankers, consultants and others. The Board is primarily responsible for the Group's overall strategic plans for business performance, succession planning, risk management, investor relations programmes, internal control, management information and statutory matters. The Board is required to commit their time in order to have an effective working partnership with the management in establishing the strategic direction and goals and in monitoring its achievement. The Board will also meet the management and staff from time to time in order to get some feedback from them in regards to the business operation. This complies with Practice 1.1 of the MCCG 2017.

The presence of Independent Non-Executive Directors shall provide unbiased and independent views and judgements in the decision making process at the Board level and to ensure that no significant decisions and policies are made by any individual and that the interest of the minority shareholders are safeguarded.

The Board delegates specific powers and responsibilities to three (3) Board Committees namely, Audit, Nomination and Remuneration Committees, and the day to day operation matters to the management headed by the Group Chief Operating Officer.

Whistle-Blower Policy

The Board will be adopting a Whistle-Blowing Policies and Procedures, which will outline when, how and to whom a concern may be properly raised about the actual or potential corporate fraud or breach of regulatory requirements involving employees, management or Director in the Group. The Board is aware of the need for adherence to the Company's policies and employees in the Group respectively and will take measures to put in place a process to ensure its compliance.

Appointments to the Board

Appointment to the Board is based on the recommendations of the Nomination Committee established by the Board. This includes subsidiary companies. The Nomination Committee considers the required mix of skills and experience that the Directors should bring to the Board in making these recommendations. The Nomination Committee is responsible, inter alia, for making recommendations to the Board on new nominees for the Board including Board Committees and for assessing Directors on an ongoing basis. The Nomination Committee also reviews the Board's required mix of skills and experience and other qualities, including core competencies which Non-Executive Directors should bring to the Board. The Board must show their commitment in terms of time and contribution. In the event of any vacancy in the Board, the Company must fill the vacancy within three (3) months pursuant to Paragraph 15.02(3) of Bursa Securities Listing Requirements.

Re-election

All Directors appointment to the Board are subject to the rules and regulations of the Act and the Company's Articles of Association ("the Articles").

In accordance with the Articles, all Directors shall retire from office at least once in each three (3) years and a retiring Director is eligible for re-election.

An election of the Directors shall take place each year. At each Annual General Meeting ("AGM"), one-third of the Directors for the time being (or if their number is not a multiple of three (3), the number nearest to but no greater than one-third) shall retire from office provided that all Directors shall retire from office at least once every three (3) years but shall be eligible for re-election.

The Articles further provide that all newly appointed Directors shall retire from office but shall be eligible for re-election in the next AGM subsequent to their appointment.

CORPORATE GOVERNANCE

The names of the Directors of the Company who are seeking re-election or re-appointment at the 111th AGM of the Company to be held on 31 May 2021 as per set out in the Notice of AGM are as follows:

Directors Standing for Re-Election at the 111th AGM

Pursuant to Article 86 of the Company's Articles of Association:

Dr. Radzuan bin A. Rahman

Special Business

Pursuant to Guidance of the Malaysian Code on Corporate Governance 2017 ("MCCG 2017")

Dr. Radzuan bin A. Rahman

Dato' Adnan bin Maaruf

Dato' Haji Muda bin Mohamed

Tenure of Independent Directors

In accordance with Practice 4.2 of the MCCG 2017, Directors will remain independent for a period of up to nine (9) years. As such, the Board will recommend to retain those Directors who have exceeded nine (9) years and shall seek shareholders' approval at the forthcoming AGM. The recommendation for the extension is detailed out in the Notice of AGM on page 92.

Supply of Information

The Board meets on a quarterly basis with additional meetings held whenever necessary. There were five (5) Board of Directors meetings held during the financial year ended 31 December 2020 and the details of attendance are set out as follows:

Name of Directors	No. of Meetings Attended
Dato' Adnan bin Maaruf	5/5
Dato' Tik bin Mustaffa	5/5
Dato' Haji Muda bin Mohamed	5/5
Dr. Radzuan bin A. Rahman	5/5
Datuk Mohamed Salleh bin Bajuri	5/5

Five (5) of the meetings were held at 26th Floor Menara KH (Promet), Jalan Sultan Ismail, 50250 Kuala Lumpur.

The Company Secretary was present at all Board of Directors meetings held during the financial year ended 31 December 2020, in accordance with Practice 1.4 of the MCCG 2017.

Prior to the Board meetings, the agenda together with the relevant documents and information are distributed to all Directors to ensure they have sufficient time to review and be prepared for discussion. The Group Chief Operating Officer and/or other relevant key management personnel will provide information on the Group's performance and clarification on relevant issues and management's recommendations for deliberation and discussion by the Board prior to decision-making. Proceedings of Board meetings are recorded and signed by the Chairman of the meeting.

Apart from the above, the Board members are updated on the Company's activities and its operations on a regular basis. Management's review and analysis on the Group's performance will be tabled to the Board every quarter for review. All Directors whether as a full board or in their individual capacity have access to all information of the Company on a timely basis in an appropriate form and quality necessary to enable them to discharge their duties and responsibilities.

All Directors have access to the advice and services of the Company Secretary and are entitled to seek independent professional advice, whenever necessary, at the expense of the Group. The appointment and removal of the Company Secretary are matters for the Board as a whole.

CORPORATE GOVERNANCE (cont'd)

Directors' Training

The Board acknowledges the fact that continuous education is vital for the Board members to gain insight into the state of economy, manufacturing, technological advances in the core business and keep abreast of latest regulatory developments and management strategies.

The Board receives regular briefings and updates on the Group's businesses, operations, risk management, internal controls, corporate governance, finance and any new or changes to the relevant legislation, rules and regulations.

All the Directors have attended the Mandatory Accreditation Programme prescribed by Bursa Securities. During the year, the Senior Management are encouraged to attend courses whether in-house or external to help them in the discharge of their duties.

Datuk Mohamed Salleh bin Bajuri and Dr. Radzuan bin A. Rahman had attended te following seminars respectively:-

- i) Anti-Bribery and Corruption Sec17A of MACC (Amendment) Act 2018: and
- ii) Companies Act 2016 Section 210 -234 Directors' duties and Responsibilities

The other Directors were not able to attend any seminars in 2020 due to the pandemic. Less seminars were available and also due to the Directors being in the high risk categories.

BOARD COMMITTEES

The Board has set up Committees to delegate specific powers and responsibilities, all of which have their own written constitutions and terms of reference. The Chairman of the respective Committees reports to the Board the outcomes and recommendations thereon and minutes of such Committee meetings will be tabled for the Board's notation. The ultimate responsibility for the final decision on all matters of Board Committees lies with the entire Board. The Committees are as follows:

Audit Committee

The Audit Committee's terms of reference, which outline the Committee's functions, responsibilities and duties, are contained in the Audit Committee Report.

During the year, the Audit Committee has, inter alia, performed the following functions:

- (a) Reviewed the Group's quarterly and annual financial statements before announcing to Bursa Securities and Singapore Stock Exchange Securities Trading Limited ("SGX-ST");
- (b) Reviewed with the external auditors, Messrs Milsted Langdon LLP, the scope of their engagement, fees, as well as the accounting and reporting matters emanating from their examination of the annual financial statements;
- (c) Appraised on significant risk, control, regulatory and financial matters that have come to the attention of the external auditors in the course of their audit; and
- (d) Deliberated on the implications and effects of the relevant International Financial Reporting Standards which came into effect during the year.

The Committee is aware of the risk management, control and governance processes relating to critical corporate and operational areas. It also closely monitors the recommendations made in order to obtain assurance that all key risk and control concerns have been duly addressed and properly managed. This complies with Practice 9.1of the MCCG 2017.

More information on the Audit Committee is given in the Audit Committee Report on pages 25 to 27.

CORPORATE GOVERNANCE

Nomination Committee

The Nomination Committee was established on 20 February 2003 and the members of the Nomination Committee comprises of:

Dato' Tik bin Mustaffa Dato' Adnan bin Maaruf Dr. Radzuan bin A. Rahman Chairman, Independent Non-Executive Director Member, Independent Non-Executive Director Member, Independent Non-Executive Director

The functions of the Nomination Committee include:

- (a) Assesses the effectiveness of the Board and the contribution of each individual Director;
- (b) Assesses the size of the Board and reviews the mix of skills and experience and other qualities required by the Board to function completely and efficiently;
- (c) Assesses and recommends new nominees for appointment to the Board and to the Boards of the Group's subsidiary companies;
- (d) Assesses the independence of Independent Directors for recommendation to the shareholders for approval at the Company's general meeting.

The Company Secretary will ensure that all appointments are properly made and that all necessary information is obtained from the Directors.

The Nomination Committee has met two (2) times during the financial year ended 31 December 2020 to review all the Directors who are due for re-election and re-appointment at the Company's AGM, and to discuss on the nomination of a new director to fill up the casual vacancy in the subsidiaries companies.

Remuneration Committee

The Remuneration Committee was established on 20 February 2003.

The members of the Remuneration Committee are:

Dato' Haji Muda bin Mohamed	Chairman, Independent Non-Executive Director
Dr. Radzuan bin A. Rahman	Member, Independent Non-Executive Director
Datuk Mohamed Salleh bin Bajuri	Member, Independent Non-Executive Director

The Remuneration Committee has met once (1) during the financial year ended 31 December 2020.

The Level and Make-up of Remuneration

The Remuneration Committee endeavours to ensure that the remuneration package offered is competitive to attract, retain and motivate senior executives of high calibre who will strive to achieve the Group's objectives. This complies with Practice 6.1 of the MCCG 2017.

The package may include basic salary, benefits and annual bonuses that will be based on the individual performance and dependent upon the achievement of predetermined targets. The Directors' fees and meeting allowances paid to all Directors, individually and per meeting respectively, are disclosed in note 11 to the financial statements.

There were no performance-related bonuses or other benefits given to any of the Directors during the 2020 financial year.

The fees for Non-Executive Directors are determined by the Board and approved by the shareholders. The only other remuneration of Non-Executive Directors is meeting allowances, which are set by the Board having taken advice on appropriate levels. During the 110th AGM, all the shareholders unanimously voted "FOR" and approved the payment for Directors' fees in respect of the year ended 31 December 2020.

CORPORATE GOVERNANCE (cont'd)

The Committee has not set any policy on the Directors' Remuneration.

The Company does not have any pension scheme for its employees and Directors. The Company does, however, make the statutory contribution for its employees to the relevant regulatory body, the Employees Provident Fund, in Malaysia. The fund operates as a defined contribution scheme. The Company does not have any long-term incentive plans or share option schemes for its employees and Directors.

Procedure

The Remuneration Committee is responsible for making recommendations to the Board, within agreed terms of reference, on an overall remuneration package for the Directors. The Committee has not engaged any person to advise and assist on any matters relating to the Directors' remuneration during 2020.

DISCLOSURE

During the year ended 31 December 2020, none of the Directors had any interests in the shares of the Company or Group undertakings.

The Directors' total remuneration comprises the following:

	Basic Fees (RM)	Meeting Allowances (RM)	Total 2020 (RM)	Total 2019 (RM)
Non-Executive Directors				
Dato' Adnan bin Maaruf	40,000	7,000	47,000	46,000
Dato' Tik bin Mustaffa	30,000	9,000	39,000	38,250
Dato' Haji Muda bin Mohamed	30,000	7,750	37,750	37,000
Dr. Radzuan bin A. Rahman	30,000	5,250	35,250	34,500
Datuk Mohamed Salleh bin Bajuri	30,000	7,750	37,750	17,500
	160,000	36,750	196,750	173,250
			RM'000	RM'000
Staff cost (note 10 to the financial statements)			5,342	6,201
Directors' fees (%)			3.7%	2.8%
Dividend paid			4,014	4,136
Directors' fees (%)			4.9%	4.3%

Senior Management Remuneration

Practice 7.2 of MCCG 2017 states that the Company should disclose on a named basis the top five (5) Senior Management's remuneration component including salary, bonus, benefit-in-kind and other emoluments in bands of RM50,000. The Board views that such disclosure will give rise to recruitment and talent retention issues and hence will not apply this Practice.

The Company has identified five (5) senior management personnel as its key senior management (please refer to note 30 to the financial statements) and their aggregated remuneration totalled RM574,700 in the financial year ended 31 December 2020.

Pension Entitlements

The Company does not have a pension scheme in place.

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CORPORATE GOVERNANCE (cont'd)

Long-Term Incentive Plans

The Company does not have a long-term incentive plan in place.

Interest in Share Options

The Company does not have a share option scheme in place.

Excess Retirement Benefits of Directors and Past Directors

The Company does not have a retirement benefit scheme in place.

Compensation for Past Directors

There was no compensation made to the past Directors in respect of loss of office and pensions.

PERFORMANCE GRAPH

The Company's performance graphs required to be included in the Directors' Remuneration Report are shown on page 30.

SHAREHOLDERS

Dialogue Between the Company and its Investors

The Group believes in clear communications with its shareholders. The Annual Report and the quarterly announcements are the primary methods of communication to report the Group's business activities and financial performance to all shareholders. All such reporting information can be obtained from the website of Bursa Securities or the Group's website www.ikkr.com.my. This complies with Practices 11.1 and 11.2 of the MCCG 2017. Shareholders also have the opportunity to put questions at the AGM where the Directors are available to discuss aspects of the Group's business activities and performance. The shareholders may also forward their questions to the Company via e-mail at ir@ikkr.com.my or contact the Principal Office in Malaysia.

The Annual General Meeting

The AGM remains the principal forum for dialogue with shareholders, wherein, the Board presents the operations and performance of the Group. During the meeting, shareholders are given every opportunity to enquire and comment on matters relating to the Group's business. The Chairman, members of the Board and senior management personnel are available to respond to shareholders' queries during this meeting. This complies with Practice 12.2 of the MCCG 2017. On any matter that requires the members present to decide, as per Practice 12.3 of the MCCG 2017, poll voting is used.

CORPORATE GOVERNANCE (cont'd)

Financial Reporting

The Board aims to provide and present a balanced and meaningful assessment of the Group's financial performance and prospects at the end of every quarter and the financial year, primarily through the annual financial statements and quarterly announcements of results to shareholders as well as the Chairman's Statement in the Annual Report. The Audit Committee assists the Board by reviewing the disclosure of information to ensure completeness, accuracy and validity. This complies with Practice 8.5 of the MCCG 2017.

Internal Control and Risk Management System

The Directors acknowledge their responsibility for the Group's system of internal controls covering not only financial controls but also operational and compliance controls, as well as risk management. The internal control system involves each subsidiary business and is designed to meet the needs of each subsidiary, to ensure that the risks faced by the business in pursuit of its objectives are identified and managed at known acceptable levels. The Group Chief Operating Officer has given his assurance that the Group's exposure to risk is limited to those mentioned in note 29.3 to the financial statements. The Group will be continuously reviewing the adequacy and integrity of its system of internal control. A full Statement on Internal Control is included on pages 28 and 29.

The Board also acknowledges the internal audit function as an integral part of an effective system of corporate governance. In this regard, the Board was given assurance that the internal audit function is present within the Group.

Relationship with Auditors

The Board, via the establishment of the Audit Committee, maintains a formal and transparent relationship with the Company's auditors. The roles of the Audit Committee in relation to the auditors are detailed in the Audit Committee Report on page 25.

COMPLIANCE STATEMENT

The Board is satisfied that the Company had in 2020 complied with the best practices of MCCG 2017.

ADDITIONAL COMPLIANCE INFORMATION

Share Buy-Back

There were no shares bought during the financial year.

Options, Warrants or Convertible Securities

There was no grant or exercise of options, warrants or convertible securities during the financial year.

American Depository Receipt ("ADR") or Global Depository Receipt ("GDR") Programme

The Company did not sponsor any ADR or GDR programme during the financial year.

Imposition of Sanctions and/or Penalties

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

Non-Audit Fees

The non-audit fees paid to the Group's external auditors amounted to RM49,943 for the financial year under review.

CORPORATE GOVERNANCE

Profit Estimate, Forecast, Projections and Variation in Results

The Company did not make any release on profit estimates, forecasts or projections for the financial year and there were no variations of 10% or more between the audited results for the financial year 31 December 2020 and the unaudited results previously announced.

Profit Guarantee

The Company did not give any profit guarantees during the financial year.

Material Contracts

There were no material contracts entered into by the Company and its subsidiaries involving Directors and major shareholders' interests.

Revaluation Policy on Freehold Land

The Group revalues its freehold lands whenever the market value of the assets has changed materially from the prior year and/or in at least every five (5) years.

Employee Share Option Scheme ("ESOS")

There were no ESOS offered during the financial year ended 31 December 2020.

Corporate Social Responsibility ("CSR")

The Group is aware of its responsibility to its shareholders, human capital, environment and the community. Details of CSR are disclosed on page 14.

Recurrent Related Party Transactions

There were no transactions with related parties undertaken by the Group during the period under review except as disclosed in notes 22 and 30 to the financial statements.

RESPONSIBILITY STATEMENT FOR PREPARING THE ANNUAL AUDITED FINANCIAL STATEMENTS

The Board has seen and approved the Annual Report and Audited Financial Statements for the year ended 31 December 2020 and collectively and individually accept full responsibility for the accuracy of the information given and confirm that after making reasonable enquiries to the best of their knowledge and belief, there are no other facts, the omission of which would make any statement or information therein misleading.

This Corporate Governance Statement, including the information on Directors' Remuneration, is made in accordance with the resolution of the Board of Directors dated 21 April 2021.

DATO' TIK BIN MUSTAFA Director

AUDIT COMMITTEE REPORT

The Directors are pleased to present the Audit Committee Report of the Company in respect of the financial year ended 31 December 2020.



COMPOSITION

The composition of the Audit Committee and designation of the Directors are as follows:

Members of the Committee

Dato' Tik bin Mustaffa Dato' Haji Muda bin Mohamed Datuk Mohamed Salleh bin Bajuri Chairman, Independent Non-Executive Director Member, Independent Non-Executive Director Member, Independent Non-Executive Director

Secretary to the Committee

Lee Thai Thye (LS 0000737) (PC No. 201908002929)

TERMS OF REFERENCE

The terms of reference of the Audit Committee comprise mainly the constitution, membership, authority, duties and responsibilities of the Audit Committee.

Constitution

The Board of Directors has established a Committee of the Board known as the Audit Committee.

AUDIT COMMITTEE REPORT

Membership and Meetings

The Committee is appointed by the Directors and shall at all times comprise not less than three (3) members of whom all are Independent Non-Executive Directors and must not be an Alternate Director. All members of the Audit Committee shall also be financially literate, and at least one (1) of the members must fulfil the requirements of Rule 15.09 (c) of the Main LR of Bursa Securities. The Chairman of the Committee must be an Independent Non-Executive Director and shall be appointed by the Committee members. The Company Secretary shall act as the secretary to the Committee. There shall be at least four (4) meetings per year.

Attendance at Audit Committee Meetings

Attendance at Audit Committee Meetings during 2020 was as follows:

Name of Directors	No. of Meetings Attended
Dato' Tik bin Mustaffa	5/5
Dato' Haji Muda bin Mohamed	5/5
Datuk Mohamed Salleh bin Bajuri	5/5

Five (5) of the meetings were held at 26th Floor Menara KH (Promet), Jalan Sultan Ismail, 50250 Kuala Lumpur.

Authority

The Audit Committee has the authority to investigate any activity within its terms of reference, and shall obtain the cooperation of the other Board members, employees and external auditors, and any other external professional bodies which it considers necessary.

Duties and Responsibilities

The Audit Committee's main duties and responsibilities are as follows:

- (a) Reviews the audit plan with the external auditors.
- (b) Reviews with the external auditors, the adequacy and effectiveness of the accounting and internal control systems.
- (c) Acts upon problems and reservations arising from interim and final audits.
- (d) Reviews the financial statements prior to the Directors' approval to ensure a fair and full presentation of the financial affairs of the Company and the Group, and that they comply with applicable financial reporting standards, as required by Practice 8.5 of the MCCG 2017.
- (e) Assists in establishing an internal audit function and other appropriate control procedures, as required by Practice 10.1 of the MCCG 2017.
- (f) Reviews internal audit reports and highlights to the Board on any significant issues.
- (g) Assists in conducting of management audits or other sensitive matters.
- (h) Assesses the suitability and independence of the external auditors, in accordance with Practice 8.3 of the MCCG 2017.
- (i) Makes recommendations to retain or replace the firm of external auditors and the agreement of the audit fee for the ensuing year.
- (j) To make available at least one (1) member to attend the Head Office at least once in a month.

AUDIT COMMITTEE REPORT (cont'd)

Summary of Activities

The Committee met five (5) times during the year for the following purposes:

- (a) Reviewed the Group's quarterly and annual financial statements before recommending to the Board to approve for announcement to Bursa Securities and SGX-ST.
- (b) Reviewed with the external auditors, Messrs Milsted Langdon LLP, the scope of their engagement, fees as well as the accounting and reporting matters emanating from their examination of the annual financial statements.
- (c) Appraised on significant risk, control, regulatory and financial matters that have come to the attention of the external auditors in the course of their audit, and review if Internal Audit also indicated these findings.
- (d) Deliberated on the implications and effects of the relevant International Financial Reporting Standards which came into effect during the year.
- (e) At least one (1) member met with the external consultants on ongoing projects to get updates on the status and any issues faced by them due to external parties or management related.
- (f) At least one (1) member met with the Heads of Business Units to enquire about the overall business operations.
- (g) At least one (1) member attended sub-committee meetings on new business ventures.

Internal Audit Function

The Group's internal control systems is normally reviewed by the internal auditor. However, due to the pandemic and MCO restrictions, they were not able to go to the site and only did a remote review. The principal responsibility was to provide with independent assessments on the adequacy, efficiency and effectiveness of the internal control systems to ensure compliance with the systems and standard operating procedures at all main business units in the Group.

Internal Audit during the financial year covers financial audits on main business units of the Group to ascertain the adequacy and integrity of their system of internal controls and make recommendations for improvement if any weaknesses were found. There were no actions needed to be taken by the management as there were no audit recommendations on the adequacy, effectiveness and timeliness.

The tourism and plantation units are the main business units being subjected for the scope as they included some subjective variables. As for the manufacturing unit, it is audited yearly under the ISO 9001 audit.

After each audit, any findings and recommendations for improvement will be communicated to the respective management for their response and corrective actions. The findings would be looked into and responded accordingly to avoid any financial impact. Any findings would also be checked against the external audit progress report. Internal Audit will add value by improving the control processes within the Group.

No cost was incurred for the Internal Audit function in 2020. This does not include the salary of the personnel performing the duty.

STATEMENT ON INTERNAL CONTROL

The Board is pleased to make the following disclosures pursuant to Paragraph 15.26(b) of the Main LR of Bursa Securities, which requires the Board of Directors of public listed companies to include in its annual report "A statement about the state of internal control of the listed issuer as a Group". The Board confirms that there is an ongoing process of identifying, evaluating and managing the significant risks faced by the Group, and that the process will be regularly reviewed by the Board and accords with 'The Statement on Internal Control - Guidance for Directors of Public Listed Companies'.

BOARD'S RESPONSIBILITY

In accordance with Practice 1.1 of the MCCG 2017, the Board is committed to maintaining a sound system of internal control to safeguard shareholders' investments and the Group's assets. Accordingly, the Board acknowledges its responsibility for the Group's overall system of internal control which includes the establishment of an appropriate control environment and framework as well as reviewing its adequacy and integrity. However, it should be noted that due to the limitations that are inherent in any system of internal control, such a system is designed to manage rather than eliminate the risk of failure to achieve the Group's business objectives. Accordingly, it can only provide reasonable and not absolute assurance against material misstatement or loss.

REVIEW PROCESS FOR INTERNAL CONTROL SYSTEM

In view of the size and nature of the Group's operations, the Group has an in-house function for its internal control evaluation. Currently the functions are focused on the active subsidiaries. An external consultant was contracted to provide certain system checks on the operational activities at PIR and later for the new property division.

Any adverse reports will be presented to the Audit Committee. Being an independent function, the reports will be presented with impartiality, proficiency and due professional care.

The internal audit function facilitates the Board, through the Audit Committee, in carrying out its responsibility to review and evaluate the adequacy and integrity of the Group's internal control system. The Board notes the matters pertaining to internal control which among others, includes the adequacy and integrity of the internal control systems of the Group. Reviews are carried out annually to provide independent assessments on the adequacy, efficiency and effectiveness of the Group's internal control systems in anticipating potential risk exposures over key business systems and processes and in controlling the proper conduct of businesses within the Group.

The internal audit function adopts a risk-based approach whereby the strategies and plans are prepared based on the risk profile of the Group. Any adverse report will be reviewed by the Audit Committee and forwarded to the management for attention and necessary corrective actions. The management is responsible for ensuring any corrective actions on reported weaknesses are taken within the required time frame.

STATEMENT ON INTERNAL CONTROL (cont'd)

OTHER CONTROL PROCEDURES

Apart from internal audit, there is an organisational structure with formally defined lines of responsibility and delegation of authority. This will provide a process of hierarchical reporting for an auditable trail of accountability.

The monitoring and management of the Group is delegated to the senior operational management. Through their involvement in the business operations and attendance at senior management level meetings, manages and monitors the Group's financial performance, key performance indicators, operational effectiveness and efficiency, discusses and resolves significant business issues and ensures compliance with applicable laws, regulations, rules, directives and guidelines. These meetings serve as a platform for the Board to communicate and address significant matters in relation to the Group's business and financial affairs and provide updates on significant changes in the businesses and the external environment that may result in any significant risks to the Group.

Internal control procedures are set out in the standard operating practice and business process and internal memos to serve as internal control guidance for proper measures to be undertaken and are subject to regular review, enhancement and improvement.

REVIEW OF THIS STATEMENT

Pursuant to Paragraph 15.23 of the Main LR of Bursa Securities, the external auditors have reviewed this Statement and the Risk Management Statement for inclusion in the 2020 Annual Report, and reported to the Board that nothing has come to their attention that causes them to believe that the Statements are inconsistent with their understanding of the process adopted by the Board in reviewing the adequacy and integrity of the system of internal control.

This Statement on Internal Control is made in accordance with the resolution of the Board of Directors dated 21 April 2021.

DATO' TIK BIN MUSTAFA Director

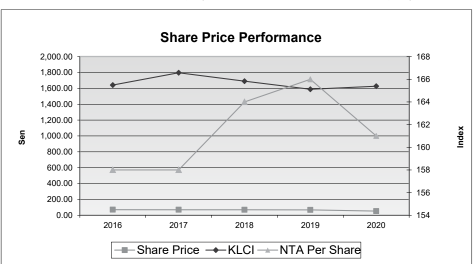
GROUP FINANCIAL HIGHLIGHTS

		2020	2019	2018	2017	2016	2015	2014	2013	2012	2011
Financial Performance											
Revenue	RM'000	10,061	14,214	15,737	15,839	10,834	10,289	23,639	14,073	16,408	20,173
Revenue (Group and Associate)	RM'000	24,525	37,786	47,679	54,558	51,630	62,475	61,255	55,116	53,259	55,125
(Loss)/Profit Before Taxation	RM'000	(15,918)	(6,917)	(10,884)	(14,347)	(3,389)	(1,898)	(6,988)	(28,189)	4,757	(3,973)
(Loss)/Profit for the Year	RM'000	(15,890)	(6,910)	(11,123)	(14,748)	(3,741)	(1,941)	(7,127)	(28,497)	4,430	(4,164)
(Loss)/Earnings Per Share	Sen	(4.20)	(1.83)	(2.87)	(3.66)	(0.93)	(0.48)	(1.77)	(7.05)	1.06	(0.99)
Dividend Per Share (proposed/paid)	Sen	-	1.060	1.090	1.111	1.116	1.118	1.090	1.099	1.455	-
Total Assets	RM'000	700,354	718,628	725,063	725,556	720,124	719,934	706,621	718,832	742,308	726,207
Share Capital Shares	'000	420,750	420,750	420,750	420,750	420,750	420,750	420,750	420,750	420,750	420,750
Treasury Shares	Shares'000	42,075	42,075	33,721	17,541	17,541	17,541	17,541	17,541	3,265	-
Shareholders' Equity	RM'000	608,805	627,861	633,241	637,235	636,441	638,309	630,951	713,807	737,855	719,023
Total Liabilities	RM'000	91,549	90,767	91,822	88,321	83,683	81,625	75,670	5,025	4,453	7,184
Borrowings	RM'000	-	-	-	-	-	-	-	-	24	94
Current Ratios	Times	44.77	35.52	31.47	31.40	34.90	41.66	64.15	44.65	55.90	36.77
Quick Ratios	Times	43.93	35.00	30.96	30.90	34.73	41.38	63.26	41.06	51.51	34.75
Debt-Equity Ratios	Times	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
Net Assets Per Share	RM	1.61	1.66	1.64	1.58	1.58	1.58	1.56	1.78	1.77	1.71

All figures are in RM thousands unless otherwise stated.

SHARE PRICE PERFORMANCE GRAPH

The graph below shows the movement of the Company's share price on Bursa Securities against the corresponding change in the Kuala Lumpur Composite Index ("KLCI") and the Group's Net Assets per share ("NA per share"). The KLCI was selected as it represents a broad equity market index in which the Company is a constituent member.



GROUP FINANCIAL HIGHLIGHTS (cont'd)



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DIRECTORS' REPORT FOR THE YEAR ENDED 31 DECEMBER 2020

The Directors have pleasure in presenting their report, together with the audited financial statements of Inch Kenneth Kajang Rubber Public Limited Company ("the Company" or "the Parent") and its subsidiaries (together "the Group") for the financial year ended 31 December 2020.

Principal Activities

The Company was incorporated in Scotland with company number SC007574, as a public company limited by shares.

The Company is involved in investment holding and carries on the business of an oil palm grower in Selangor, Malaysia.

The subsidiary undertakings are engaged in the operations of a block rubber manufacturer, tourist resort, retailing building supplies, property development and leasing of properties in Malaysia.

A more detailed review of the Group's operations is set out in the Chairman's Statement on page 9.

Group Structure

The Group operates through its Parent and subsidiary companies, details of which are set out in note 17 to these financial statements.

Results and Dividends

The Group's results for the year are set out on page 45. The Group's loss attributable to shareholders of the Company for the financial year ended 31 December 2020 amounted to RM15.890 million (2019: loss of RM6.910 million).

On 17 March 2020, the Directors approved and declared a 2% interim dividend for the financial year ended 31 December 2019. The total amount of RM4.014 million was paid on 20 April 2020. The interim dividend was under the single tier system of RM0.0106 per share, on 378,841,100 ordinary shares. No dividend was proposed for the financial year ended 31 December 2020.

The results of the operations of the Group and of the Company during the financial year were substantially affected by the Covid-19 pandemic.

The Board plays an active role in the development of the Company's strategy. It has in place a strategy planning process, whereby the management presents to the Board its recommended strategy annually, together with its proposed business and regulatory plans for the ensuing year at a dedicated session, for the Board's review and approval. At this session, the Board deliberates both the management's and its own perspectives, and challenges the management's views and assumptions, to ensure the best outcome. In conjunction with this, the Board also reviews and approves the annual budget for the ensuing year, and sets the Key Performance Indicators (KPIs) under the Corporate Balanced Scorecard (CBS), ensuring that the targets correspond to the Company's strategy and business plan, reflect competitive industry trends and internal capabilities as well as provide sufficient stretch for the management.

DIRECTORS' REPORT (cont'd) FOR THE YEAR ENDED 31 DECEMBER 2020

The following table indicates the areas that may be looked at for improvement:

Department	Areas
Finance	Return on Investment Cash Flow Return on Capital Employed Financial Results (Quarterly/Yearly)
Internal Business Processes	Number of activities per function Duplicate activities across functions Process alignment (is the right process in the right department) Process bottlenecks Process automation
Learning and Growth	Is there the correct level of expertise for the job Employee turnover Job satisfaction Training/Learning opportunities
Customer	Delivery performance to customer Quality performance for customer Customer satisfaction rate Customer percentage of market Customer retention rate

Post Balance Sheet Events

No other events have occurred since the reporting period end which significantly affects the Company or the Group.

Directors

The Directors of the Company who held office during the year and at the date of this report are:

Dato' Adnan bin Maaruf Dato' Tik bin Mustaffa Dato' Haji Muda bin Mohamed Dr. Radzuan bin A. Rahman Datuk Mohamed Salleh bin Bajuri

Directors' Interests

Neither at the end of the financial year ended 31 December 2020, nor at any time during that year, was there any arrangement to which the Company was a party, whereby the Directors could acquire benefits by means of the acquisition of shares in or debentures of, the Company or Group undertakings.

Since the end of the previous financial year, no Director has received or become entitled to receive any benefits (other than benefits included in the aggregate amount of emoluments received by the Directors as shown in the financial statements) by reason of a contract made by the Company or Group undertakings with any Director or with a firm of which he is a member, or with a company in which he has a substantial financial interest.

None of the Directors who held office during the financial year and to the date of this report, together with their immediate families, had any interests in the shares of the Company or Group undertakings.

DIRECTORS' REPORT (cont'd) FOR THE YEAR ENDED 31 DECEMBER 2020

Creditor Payment Policy and Practice

It is the Group's policy that payments to suppliers are made in accordance with those terms and conditions agreed between the Group and its suppliers, provided that all trading terms and conditions have been complied with.

At 31 December 2020, the Group had an average of 9 days (2019: 15 days) purchase outstanding in trade payables.

Health and Safety

All aspects of health and safety at the Group's plantations are handled by our agent, Akem Links Sdn Bhd, and reviewed by the Board. The Company also places a high level of importance on health and safety aspects at its principal trading subsidiaries, Perhentian Island Resort Sdn Bhd ("PIR"), Motel Desa Sdn Bhd and Supara Company Limited. Any health and safety issues at these subsidiaries may be detrimental to its image and hence may affect revenues achieved.

Employees

The number of staffs employed by the Group at the year end was 153 (2019: 179). At the resort, factory and estates, we provide employees with full quarters and required facilities, to provide a conducive environment, both for work and entertainment.

Political and Charitable Donations

There were no political or charitable donations made by the Group during the year ended 31 December 2020 except for community support by the subsidiary, PIR, to the village committee, as and when the need arose.

Environment

The Group's business is situated within areas that are subject to environmental conditions imposed by the local government authorities. All conditions have been fulfilled throughout the year. There have been no issues raised by the authorities pertaining to the day to day operation in relation to these conditions.

Financial Instruments

Details of the Group financial instruments and risks management are disclosed in note 29.

Information to Shareholders

The Group has its own website www.ikkr.com.my for the purposes of improving information flow to shareholders and potential investors.

DIRECTORS' REPORT (cont'd) FOR THE YEAR ENDED 31 DECEMBER 2020

Going Concern

After making appropriate enquiries and examining those areas which could give rise to financial exposure, the Directors are satisfied that no material or significant exposures exist and that the Group has adequate resources to continue its operations for the foreseeable future. For this reason, and as further discussed in note 2.1, the Directors continue to adopt the going concern basis in preparing the Company's and Group's financial statements.

Auditors

In accordance with Section 489 of the United Kingdom's Companies Act 2006 ("UK Companies Act 2006"), a resolution proposing that Milsted Langdon be appointed as auditors of the Company and that the Directors be authorised to fix their remuneration will be put to the next Annual General Meeting ("AGM").

On behalf of the Board

DATO' ADNAN BIN MAARUF Director

DATO' TIK BIN MUSTAFA Director

Kuala Lumpur, Malaysia 21 April 2021

STATEMENT OF RESPONSIBILITIES OF THOSE CHARGED WITH GOVERNANCE FOR THE YEAR ENDED 31 DECEMBER 2020

The Directors are responsible for preparing the Annual Report and the financial statements in accordance with applicable United Kingdom company law and International Financial Reporting Standards ("IFRS") as adopted by the European Union ("EU").

The Directors are required to prepare financial statements for each financial year which give a true and fair view of the state of affairs of the Group and of the Company and of the profit or loss and cash flows of the Group and of the Company for that period. In preparing those financial statements, the Directors are required to:

- select suitable accounting policies and then apply them consistently;
- make judgements and estimates that are reasonable and prudent;
- present information, including accounting policies, in a manner that provides relevant, reliable, comparable and understandable information;
- prepare the financial statements on a going concern basis unless it is inappropriate to presume that the Group will continue in business;
- provide additional disclosures when compliance with the specific requirements in IFRS is insufficient to enable users to understand the impact of particular transactions, other events and conditions on the entity's financial position and financial performance; and
- state that the Group and the Company has complied with IFRS, subject to any material departures disclosed and explained in the financial statements.

The Directors confirm that the financial statements comply with the above requirements.

The Directors are responsible for keeping proper accounting records which disclose with reasonable accuracy at any time the financial position of the Group and of the Company and to enable them to ensure that the financial statements comply with the UK Companies Act 2006 and Article 4 of the International Accounting Standards ("IAS") Regulation. The Directors are also responsible for safeguarding the assets of the Group and of the Company and hence for taking reasonable steps for the prevention and detection of fraud and other irregularities.

The Directors are responsible for the maintenance and integrity of the corporate and financial information included on the Group's website. Legislation in the United Kingdom governing the preparation and dissemination of financial statements may differ from legislation in other jurisdictions.

Statement of Disclosure to Auditors

The Directors who were members of the Board at the time of approving this report are listed on page 34. Having made enquiries of fellow Directors and of the Company's auditors, each of these Directors confirms that:

- to the best of each Director's knowledge and belief, there is no relevant audit information of which the Company's auditors are unaware; and
- each Director has taken all the steps a Director might reasonably be expected to have taken to make themselves aware of any relevant audit information and to establish that the auditors are aware of that information.

Disclosures in Respect of the Malaysian Code on Corporate Governance 2017

As required by the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities"), the Annual Report contains a Corporate Governance Statement pursuant to the Malaysian Code on Corporate Governance 2017.

STATUTORY DECLARATION

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

I, **HUSSAIN AHMAD BIN ABDUL KADER (MIA: 7439)**, being the officer primarily responsible for the financial management of **Inch Kenneth Kajang Rubber Public Limited Company**, do solemnly and sincerely declare that the accompanying financial statements set out on pages 45 to 87 are in my opinion correct and make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act 1960.

Subscribed and solemnly declared by the above named HUSSAIN AHMAD BIN ABDUL KADER (MIA: 7439) at Kuala Lumpur in the Federal Territory on 21 April 2021

Before me

HJ. WAN AZMAN BIN HJ. WAN ABDULLAH (W728)

Commissioner for Oaths

Kuala Lumpur, Malaysia 21 April 2021

Opinion

We have audited the financial statements of Inch Kenneth Kajang Rubber Public Limited Company (the 'Parent company') and its subsidiaries ('the Group') for the year ended 31 December 2020 which comprise the:

- Group and Parent Company Statement of Profit or Loss;
- Group and Parent Company Statement of Other Comprehensive Income;
- Group and Parent Company Statement of Financial Position;
- Group and Parent Company Statements of Changes in Equity;
- Group and Parent Company Statement of Cash Flows; and
- related notes to the financial statements, including a summary of significant accounting policies.

In our opinion the financial statements:

- give a true and fair view of the state of the Group and Parent Company's affairs as at 31 December 2020 and of the Group and Parent Company's loss for the year then ended;
- have been properly prepared, in accordance with International Financial Reporting Standards as adopted by the European Union; and
- have been prepared in accordance with the requirements of the United Kingdom Companies Act 2006.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (United Kingdom) (ISAs (UK)) and applicable law. Our responsibilities for the audit of the financial statements section of our report describes our responsibilities under the IAS's (UK). We are independent of the Group in accordance with the ethical requirements that are relevant to our audit of the financial statements, including the Financial Reporting Council ("FRC") Ethical Standard (revised 2019), and we have fulfilled our other ethical responsibilities in accordance with these requirements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Conclusions relating to going concern

We have nothing to report in respect of the following matters in relation to which the ISAs (UK) require us to report to you where:

- the directors' use of the going concern basis of accounting in the preparation of the financial statements is not appropriate; or
- the directors have not disclosed in the financial statements any identified material uncertainties that
 may cast significant doubt about the company's ability to continue to adopt the going concern basis
 of accounting for a period of at least twelve months from the date when the financial statements are
 authorised for issue.

Key audit matters

Key audit matters are those matters that, in our professional judgement, were of most significance in the audit of the financial statements and include the most significant assessed risks of material misstatement (whether or not due to fraud) identified by us, including those which had the greatest effect on: the overall audit strategy; the allocation of resources in the audit; and directing the efforts of the engagement team.

These matters were addressed, and our results are based on procedures undertaken, in the context of, and solely for the purpose of, our audit of the financial statements as a whole, and in forming our opinion thereon, and consequently are incidental to that opinion, and we do not provide a separate opinion on these matters.

Our assessment of risks of material misstatements

We identified the following key audit matters which were also brought specifically to the attention of the audit committee during the course of the audit process. This is not a complete list of all risks identified by our audit.

Key audit matter	How our audit addressed the key audit matter
Classification and valuation of land held for development	
In accordance with International Financial Reporting Standards (IFRS), the freehold lands held for development are carried at fair value. As the land is valued and classified by management, and an independent property valuation expert, there is an element of judgement arising.	We assessed International accounting standards 2, 16 and 40 to determine the classification of the land in the financial statements and our assessment is that the land held for development is correctly classified as management intend to develop the site. In our opinion the work undertaken to date does not constitute the commencement of the development in accordance with the standards. We met the valuer via video link for the land in Kajang
	and Bangi and discussed his basis of valuation and the assumptions used in arriving at the valuations. We have also received the final valuation report as well as copies of the relevant land titles to confirm the ownership and valuation of this land within the financial statements.
Recoverability of investments in subsidiaries	
The debts due from group companies are reported in the financial statements as investments in subsidiaries and should be included at their recoverable amount. Due to the value of inter- company debts throughout the group and the trading results of subsidiaries and the group overall, we raised an additional risk covering their valuation and recoverability.	Our assessment is that the recoverable amount of group debtors is not materially different to the amounts reported in the draft financial statements. We have based our assessment on trading results and assets held in the subsidiary companies to assess their ability to repay inter-company balances.

Our application of materiality

The overall scope and focus of our audit was influenced by our assessment and application of materiality. The assessment of materiality was initially completed at the planning stage of our audit and reviewed throughout our audit work. The concept of materiality has therefore been applied throughout the planning and performance of our audit procedures, as well as in evaluating the effect of misstatements on our audit and on the financial statements.

Materiality for the Group was set at RM17 million, determined by reference to the assessed driving force of the business of balance sheet strength and was calculated applying an average of 1.5% of total assets and 3.67% of equity attributable to shareholders of the company.

Materiality for the Parent company was set on a similar bases to the above at RM12 million.

We also determine a level of performance materiality, being the amount set at less than materiality for the financial statements as a whole to reduce to an appropriately low level the probability that the aggregate of uncorrected and undetected misstatements exceeds materiality for the financial statements as a whole. This performance materiality has therefore been used in determining the extent of testing required throughout the audit.

We assessed performance materiality for the group as 75% of financial statement materiality.

We agreed to report to the Audit Committee any corrected or uncorrected identified misstatements exceeding RM600,000, in addition to other identified misstatements that warranted reporting on qualitive grounds.

An overview of the scope of our audit

An audit involves obtaining evidence about the amounts and disclosures in the financial statements sufficient to give reasonable assurance that the financial statements as a whole are free from material misstatement, whether due to fraud or error. This includes an assessment of: whether the accounting policies are appropriate to the group's circumstances and have been consistently applied and adequately disclosed; the reasonableness of significant accounting estimates made by the directors; and the overall presentation of the financial statements. In addition, we read all the financial and non-financial information in the annual report to identify material inconsistencies with the audited financial statements and to identify any information that is apparently materially incorrect based on, or materially inconsistent with, the knowledge acquired by us in the course of performing the audit. If we become aware of any apparent material misstatements or inconsistencies, we consider the implications for our report.

At the planning stage of our audit we considered our assessment of the financial statement materiality and an assessment of the risks of material misstatement within the financial statements.

All group companies were subjected to full scope audits with work on all subsidiary companies being performed by component auditors. As auditors of the Group we provided component auditors with instructions as to the significant areas to be covered, including the relevant risks detailed above and the information to be reported back.

The component auditors were based in Malaysia and Thailand and the UK audit team carried out detailed file reviews of a sample of audit files upon completion of the component auditors' engagements. Any further work required by the UK audit team was then performed by the component auditors.

We communicated with those charged with governance at the planning stage and during our onsite audit work the overall scope of our audit and matters which we are required by auditing standards to bring to their attention.

Responsibilities of Directors

As explained more fully in the Statement of Responsibilities of Those Charged with Governance (set out on page 37), the Directors are responsible for the preparation of the financial statements and for being satisfied that they give a true and fair view, and for such internal control as the Directors determine is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

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

Auditors' responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion.

Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs (UK) will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

Irregularities, including fraud, are instances of non-compliance with laws and regulations. We design procedures in line with our responsibilities, outlined above, to detect material misstatements in respect of irregularities, including fraud. The extent to which our procedures are capable of detecting irregularities, including fraud is detailed below:

In planning and designing our audit tests, we identify and assess the risks of material misstatements, whether due to fraud or error. Our assessment of these risks includes the following:

- the nature of the industry and sector, control environment and business performance including the key drivers for directors' remuneration, bonus levels and performance targets;
- results of our enquiries of management about their own identification and assessment of the risks of irregularities;
- any matters we identified having made enquiries of management about their policies and procedures relating to:
 - identifying, evaluating and complying with laws and regulations and whether they were aware of any instances of non-compliance;
 - detecting and responding to the risks of fraud and whether they have knowledge of any actual, suspected or alleged fraud;
 - the internal controls established to mitigate risks of fraud or non-compliance with laws and regulations;
- the matters discussed among the audit engagement team regarding how and where fraud might occur in the financial statements and any potential indicators of fraud.

As a result of these procedures, we considered the opportunities and incentives that may exist within the organisation for fraud. In common with all audits under ISAs (UK), we are also required to perform specific procedures to respond to the risk of management override.

We also obtained an understanding of the legal and regulatory frameworks that the company operates in, through discussions with the directors, and from our commercial knowledge and experience of the sector in which the company operates, to enable us to identify the key laws and regulations applicable to the company. We focused on specific laws and regulations which we considered may have a direct material effect on the financial statement or the operations of the company, including the Companies Act 2006, taxation legislation, data protection, anti-bribery, employment, environmental and health and safety legislation.

As a result of performing the above our procedures to respond to the risks identified included the following:

- reviewing the financial statement disclosures and testing to supporting documentation to assess compliance with provisions of relevant laws and regulations described as having a direct effect on the financial statements;
- enquiring of management concerning actual and potential litigation and claims;
- reviewing correspondence with the company's legal advisors;
- reading minutes of meetings of those charged with governance;
- performing analytical procedures to identify any unusual or unexpected relationships that may indicate risks of material misstatement due to fraud;
- obtained an understanding of provisions and held discussions with management to understand the basis of recognition or non-recognition of tax provisions; and
- in addressing the risk of fraud through management override of controls, testing the appropriateness of journal entries and other adjustments; assessing whether the judgements made in making accounting estimates are indicative of a potential bias; and evaluating the business rationale of any significant transactions that are unusual or outside the normal course of business.

We also communicated relevant identified laws and regulations and potential fraud risks to all engagement team members and remained alert to any indications of fraud or non-compliance with laws and regulations throughout the audit.

There are inherent limitations in our audit procedures described above. The more removed that laws and regulations are from financial transactions, the less likely it is that we would become aware of non-compliance. Auditing standards also limit the audit procedures required to identify non-compliance with laws and regulations to enquiry of the directors and other management and the inspection of regulatory and legal correspondence, if any.

Material misstatements that arise due to fraud can be harder to detect than those that arise from error so they may involve deliberate concealment or collusion.

A further description of our responsibilities for the audit of the financial statements is located on the Financial Reporting Council's website at http://www.frc.org.uk/auditorsresponsibilities. This description forms part of our auditors' report.

Other information

The directors are responsible for the other information. The other information comprises the information included in the annual report, other than the financial statements and our auditor's report thereon. Our opinion on the financial statements does not cover the other information and, except to the extent otherwise explicitly stated in our report, we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If we identify such material inconsistencies or apparent material misstatements, we are required to determine whether there is a material misstatement in the financial statements or a material misstatement of the other information. 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.

Opinions on other matters prescribed by the UK Companies Act 2006

In our opinion, based on the work undertaken in the course of the audit:

- the information given in the Strategic Report and Directors' Report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Strategic Report and Directors' Report have been prepared in accordance with applicable legal requirements.

Matters on which we are required to report by exception

In the light of our knowledge and understanding of the Group and Parent company and its environment obtained in the course of the audit, we have not identified material misstatements in the Strategic Report and the Directors' Report.

We have nothing to report in respect of the following matters where the UK Companies Act 2006 requires us to report to you if, in our opinion:

- adequate accounting records have not been kept by the Parent company, or returns adequate for our audit have not been received from branches not visited by us; or
- the Parent company financial statements are not in agreement with the accounting records and returns; or
- certain disclosures of directors' remuneration specified by law are not made; or
- we have not received all the information and explanations we require for our audit; or

Use of our report

This report is made solely to the Company's members, as a body, in accordance with Chapter 3 of Part 16 of the UK Companies Act 2006. Our audit work has been undertaken so that we might state to the Company's members those matters we are required to state to them in an auditor's report and for no other purpose.

To the fullest extent permitted by law, we do not accept or assume responsibility to anyone other than the Company and the Company's members as a body, for our audit work, for this report, or for the opinions we have formed.

Nigel Fry (Statutory Auditor) For and on behalf of Milsted Langdon Chartered Accountants Statutory Auditor Freshford House Redcliffe Way Bristol BS16NL United Kingdom

30 April 2021

The maintenance and integrity of the Inch Kenneth Kajang Rubber Public Limited Company website is the responsibility of the Directors. The work carried out by the auditors does not involve consideration of these matters and, accordingly, the auditors accept no responsibility for any changes that may have occurred to the financial statements since they were initially presented on the website; and legislation governing the preparation and dissemination of financial statements may differ from one jurisdiction to another.

GROUP AND COMPANY STATEMENT OF PROFIT OR LOSS

FOR THE YEAR ENDED 31 DECEMBER 2020

	Notes	GRC 2020 RM'000	OUP 2019 RM'000	COM 2020 RM'000	PANY 2019 RM'000
Revenue	4	10,061	14,214	144	166
Cost of sales		(5,822)	(5,093)	(136)	(181)
Gross profit		4,239	9,121	8	(15)
Other income Administrative expenses Selling and marketing expenses	5	743 (16,863) (276)	4,465 (20,343) (223)	402 (7,527)	4,251 (9,289) -
Operating loss	6	(12,157)	(6,980)	(7,117)	(5,053)
Finance income Other gains and losses Share of results of associate	7 5 18	1,030 (478) (4,313)	1,550 793 (2,280)	945 (698) -	1,447 558 -
Loss before taxation		(15,918)	(6,917)	(6,870)	(3,048)
Taxation	8	28	7	-	-
Loss for the year		(15,890)	(6,910)	(6,870)	(3,048)
Attributable to: Equity holders of the Company	_	(15,890)	(6,910)	(6,870)	(3,048)
Loss per share (Sen): Basic Diluted	9	(4.2) (4.2)	(1.8) (1.8)		
Net dividend per share (Sen)		0	1.06		

The results for 2020 and 2019 relate entirely to continuing operations.

GROUP AND COMPANY STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE YEAR ENDED 31 DECEMBER 2020

	GRC 2020 RM'000	DUP 2019 RM'000	COMI 2020 RM'000	PANY 2019 RM'000
Loss for the year	(15,890)	(6,910)	(6,870)	(3,048)
Other comprehensive income:				
Items that will not be reclassified subsequently to profit or loss Revaluation of properties, net of tax Items that may be reclassified subsequently to profit or loss Revaluation of available-for-sale investments and short-term investments	- 506	10,972	- 551	6,412
Exchange differences on translating foreign operations	342	(369)	_	-
Other comprehensive income, net of tax	848	11,272	551	7,049
Total comprehensive income/(loss) for the year	(15,042)	4,362	(6,319)	4,001

GROUP AND COMPANY STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2020

		GR	OUP	COMPANY		
	Notes	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000	
ASSETS						
Non-current assets Property, plant and equipment Land held for development Investment property	12 13 14	46,493 519,100 23,930	47,065 516,885 23,770	1,348 145,725	1,393 145,658	
Intangible assets Right-of-use assets Investments in subsidiaries	15 16 17	23,530 13 2,513	19 442	13 1,583 278,425	8 209 271,615	
Investment in associate Available-for-sale investments Goodwill	18 19 20	2,887 752 -	7,200 765 -	8,551 744 -	8,551 757 -	
	_	595,688	596,146	436,389	428,191	
Current assets Inventories Trade and other receivables	21 22	1,969 75,795	1,579 72,564	2,369	995	
Short term investments Cash and cash equivalents	23 24	21,117 5,785	18,619 29,720	19,578 3,451	14,253 27,717	
		104,666	122,482	25,398	42,965	
TOTAL ASSETS		700,354	718,628	461,787	471,156	
EQUITY AND LIABILITIES Equity attributable to shareholders of the Company	05	007.040	007.040	007.040	007.040	
Share capital Share premium Property revaluation reserve	25	287,343 8 286,123	287,343 8 286,123	287,343 8 88,413	287,343 8 88,412	
Investment revaluation reserve Foreign currency translation reserve Retained earnings		18,197 (703) 49,776	17,691 (1,045) 69,680	2,722 - 88,679	2,171 - 99,575	
Less: Treasury shares	26	640,744 (31,939)	659,800 (31,939)	467,165 (31,939)	477,509 (31,939)	
Total Equity		608,805	627,861	435,226	445,570	
Current liabilities Trade and other payables Lease liability Taxation payable	27	1,766 589 (17)	2,908 457 83	16 247	416 217	
		2,338	3,448	263	633	
Non-current liabilities Employee entitlements Deferred tax liabilities Deferred lease liability Deferred government grant	27 8	246 85,767 1,942 1,256	214 85,771 - 1,334	15 24,934 1,349 -	15 24,938 - -	
		89,211	87,319	26,298	24,953	
Total Liabilities		91,549	90,767	26,561	25,586	
TOTAL EQUITY AND LIABILITIES		700,354	718,628	461,787	471,156	

GROUP AND COMPANY STATEMENT OF FINANCIAL POSITION (cont'd)

AS AT 31 DECEMBER 2020

The financial statements of Inch Kenneth Kajang Rubber Public Limited Company [registered numbers: SC007574 (Scotland) and 194602000041 (990261-M) (Malaysia)] were approved by the Board of Directors on 21 April 2021 and signed on its behalf by:

DATO' ADNAN BIN MAARUF Director DATO' TIK BIN MUSTAFFA Director

GROUP STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2020

	Share Capital	Share Premium	Property Revaluation Reserve	Investment Revaluation Reserve	Foreign Currency Translation	Retained Earnings	Treasury Shares	Total Equity
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Year ended 31 December 2020								
At 1 January 2020	287,343	8	286,123	17,691	(1,045)	69,680	(31,939)	627,861
Total comprehensive income for year Dividends paid Share buy-back	- -	- - -	- - -	506 - -	342 - -	(15,890) (4,014) -	- -	(15,042) (4,014) -
At 31 December 2020	287,343	8	286,123	18,197	(703)	49,776	(31,939)	608,805
Year ended 31 December 2019								
At 1 January 2019	287,343	8	275,151	17,022	(676)	80,726	(26,333)	633,241
Total comprehensive income for year Dividends paid Share buy-back	-	- - -	10,972 - -	669 - -	(369) - -	(6,910) (4,136) -	- - (5,606)	4,362 (4,136) (5,606)
At 31 December 2019	287,343	8	286,123	17,691	(1,045)	69,680	(31,939)	627,861

Share capital represents the nominal value of ordinary shares issued to shareholders of the company. The amount of share capital a company reports on its statement of financial position only accounts for the initial amount for which the original shareholders purchased the shares from the issuing company. Any price differences arising from price appreciation/depreciation as a result of transactions in the secondary market are not included.

Share premium is a contribution made by a shareholder when shares are issued and paid-in above the par value of such shares.

Property revaluation reserve is the capital reserve where changes in the value of the properties are recognised when they are revalued.

Investment revaluation reserve is the change in the value of investments recognised when they are revalued.

Foreign currency translation reserve represents the exchange differences resulting from the retranslation of net investments in subsidiary undertakings.

Retained earnings are net earnings not paid out as dividends, but retained by the company to be reinvested in its core business.

Treasury shares are those issued but re-purchased by the company. They are considered as issued but not outstanding and are not therefore included when calculating earnings per share and are not entitled to receive dividends. Treasury shares are treated as a reduction from equity.

COMPANY STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2020

	Share Capital			Investment Retained Revaluation Earnings Reserve		Treasury Shares	Total Equity
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Year ended 31 December 2020							
At 1 January 2020	287,343	8	88,412	2,171	99,575	(31,939)	445,570
Total comprehensive gain/(loss) for year	-	-	-	551	(6,870)	-	(6,319)
Adjustments	-	-	1	-	(12)	-	(11)
Dividends paid	-	-	-	-	(4,014)	-	(4,014)
Share buy-back	-	-	-	-	-	-	-
At 31 December 2020	287,343	8	88,413	2,722	88,679	(31,939)	435,226
Year ended 31 December 2019							
At 1 January 2019	287,343	8	82,000	1,534	106,759	(26,333)	451,311
Total comprehensive loss for year	-	-	6,412	637	(3,048)	-	4,001
Dividends paid	-	-	-	-	(4,136)	-	(4,136)
Share buy-back	-	-	-	-	-	(5,606)	(5,606)
At 31 December 2019	287,343	8	88,412	2,171	99,575	(31,939)	445,570

GROUP AND COMPANY STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2020

	GROUP 2020 2019 RM'000 RM'000		COM 2020 RM'000	PANY 2019 RM'000
Cash flows from operating activities Operating loss Adjustments for items not requiring an outflow of funds:	(12,157)	(6,980)	(7,117)	(5,053)
Depreciation and amortisation Depreciation of right-of-use assets	1,450 336	336 112	155 112	662 314
Operating loss before changes in working capital	(10,371)	(4,681)	(6,850)	(4,550)
Changes in working capital: (Increase)/decrease in inventories (Increase)/decrease in trade and other receivables Increase/(decrease) in trade and other payables Taxation paid	(390) (3,231) (1,142) (100)	889 3,843 (1,424) 7	(1,374) (400) -	20 (51)
Net cash generated from/(used in) operating activities	(15,234)	(1,366)	(8,624)	(4,581)
Investing activities Proceeds from disposal of investments Proceeds from disposal of assets	26,904	25,614	23,484	26,198
Interest and dividends received Loans granted to subsidiaries Payments to acquire investments	1,030 - (28,700)	1,550 - (5,606)	945 (6,810) (28,700)	1,447 (12,093) (5,606)
Payments to acquire intangible assets Payments to acquire property, plant and equipment	(11) (3,210)	- (16,081)	(11) (206)	- (109)
Net cash generated from investing activities	3,987	5,477	(11,298)	9,837
Financing activities Dividends paid Repayment of lease liability	(4,014) (700)	(4,136) (694)	(4,014) (330)	(4,136) (329)
Net cash used in financing activities	(4,714)	(4,830)	(4,344)	(4,465)
Increase in cash and cash equivalents Cash and cash equivalents at 1 January	(23,935) 29,720	(719) 30,439	(24,266) 27,717	791 26,926
Cash and cash equivalents at 31 December	5,785	29,720	3,451	27,717
Cash and cash equivalents comprise of: Short term deposits Cash and bank balances	44 5,741	25,750 3,970	- 3,451	25,668 2,049
_	5,785	29,720	3,451	27,717

1. Corporate Information

The consolidated financial statements of the Company and its subsidiaries (together "the Group") for the year ended 31 December 2020 were authorised for issue by the Directors on 21 April 2021.The Company is a public limited company incorporated in Scotland and is listed on Bursa Securities and SGX-ST. The principal activities of the Group are oil palm plantation owners, tourism resort operators, manufacturers of constant viscosity ("CV") block rubber and property development. Further information on the Company's subsidiaries is in note 17.

2. Accounting Policies

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated below.

2.1 Basis of preparation and going concern

The Group's financial statements are prepared on a going concern basis and in accordance IFRS as adopted by the EU and in accordance with those parts of the UK Companies Act 2006 applicable to companies preparing their accounts in accordance with IFRS.

The Company's financial statements have also been prepared in accordance with IFRS and the UK Companies Act 2006.

The financial statements of the Group and Company are prepared on an historical cost basis as modified by the revaluation of freehold lands and available-for-sale investments.

The Group's financial statements are presented in Ringgit Malaysia and all values are rounded to the nearest thousand (RM'000) except when otherwise indicated. The exchange rate of Ringgit Malaysia to Pounds Sterling at 31 December 2020 was £1: RM5.4904 (RM1: £0.1821) and 31 December 2019 was £1: RM5.3722 (RM1: £0.1861).

Going concern

During the year ended 31 December 2020 the Group made a loss of RM15.890 million (2019: loss of RM6.910 million) and at the year end date the Group had net current assets of RM102.33 million (2019: RM119.03 million) and net assets of RM608.81 million (2019: RM627.86 million). The operations of the Group are currently being financed by funds raised from the Group's operations and proceeds from disposal of land in year 2011. The Group has adequate resources to continue its operations for the foreseeable future as there are assets available that could be converted to cash or cash equivalents, should the need arise. The financial statements have, therefore, been prepared on the going concern basis.

2.2 New IFRS standards and interpretations

The Group has adopted all relevant standards effective for accounting periods beginning on or after 1 January 2020 from the beginning of the reporting period.

2. Accounting Policies (cont'd)

2.2 New IFRS standards and interpretations (cont'd)

New and amended standards adopted by the Group

There have been a number of new and amended standards issued by the International Accounting Standards Board ("IASB") that became effective for the first time during the year ended 31 December 2020. The group has assessed each of them, and concluded that the following standards and amendments have not had a material impact on the Group's result or financial position.

IFRS 17 Insurance Contracts IAS 1 (amendments) Presentation of Financial Statements IFRS 3 (amendments) Business Combinations IAS 16 Property, Plant and Equipment IAS 37 Provisions, Contingent Liabilities and Contingent Assets IFRS 4 (amendments) Insurance Contracts Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16

New standards, amendments and interpretations issued but not effective for the year beginning 1 January 2020 and not adopted early

At the date of authorisation of these financial statements, a number of new and revised IFRSs have been issued by the IASB but are not yet effective, as listed below. The directors have performed an initial review of each of the new and revised standards and, based on the Group's current operations and accounting policies, are of the view that their adoption will not lead to any material change in the Group's financial reporting.

IAS 1 (amendments) *Classification of liabilities as current or non-current* IFRS 9 (amendments) *prepayment features with negative compensation* Reference to the Conceptual Framework (Amendments to IFRS 3) Property, Plant and Equipment — Proceeds before Intended Use (Amendments to IAS 16) Onerous Contracts — Cost of Fulfilling a Contract (Amendments to IAS 37) Annual Improvements to IFRS Standards 2018–2020

Makes amendments to the following standards:

IFRS 1 – The amendment permits a subsidiary that applies paragraph D16(a) of IFRS 1 to measure cumulative translation differences using the amounts reported by its parent, based on the parent's date of transition to IFRSs.

IFRS 9 – The amendment clarifies which fees an entity includes when it applies the '10 per cent' test in paragraph B3.3.6 of IFRS 9 in assessing whether to derecognise a financial liability. An entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

IFRS 16 – The amendment to Illustrative Example 13 accompanying IFRS 16 removes from the example the illustration of the reimbursement of leasehold improvements by the lessor in order to resolve any potential confusion regarding the treatment of lease incentives that might arise because of how lease incentives are illustrated in that example. IAS 41 – The amendment removes the requirement in paragraph 22 of IAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique.

Covid-19-Related Rent Concessions (Amendment to IFRS 16)

Amendments to IFRS 17

Extension of the Temporary Exemption from Applying IFRS 9 (Amendments to IFRS 4)

Classification of Liabilities as Current or Non-current – Deferral of Effective Date (Amendment to IAS 1)

Interest Rate Benchmark Reform — Phase 2 (Amendments to IFRS 9, IAS 39, IFRS 7, IFRS 4 and IFRS 16)

Disclosure of Accounting Policies (Amendments to IAS 1 and IFRS Practice Statement 2) Definition of Accounting Estimates (Amendments to IAS 8)

Covid-19-Related Rent Concessions beyond 30 June 2021 (Amendment to IFRS 16)

2. Accounting Policies (cont'd)

2.3 Basis of consolidation and goodwill

The Group financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved where the Company: has power over the investee; is exposed, or has rights, to variable returns from its involvement with the investee; and has the ability to use its power to affect its return.

The Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the period are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

Where necessary, adjustments are made to the financial statements of the subsidiaries to bring their accounting policies into line with the Group's accounting policies.

The consolidated financial statements have been prepared by using the principles of acquisition accounting ("the purchase method") which includes the results of the subsidiaries from their date of acquisition.

All intra-group balances, transactions, income and expenses and profits and losses resulting from intra-group transactions are eliminated fully on consolidation.

Goodwill is the difference between the amount paid on the acquisition of a subsidiary company or a business and the aggregate fair value of the identifiable assets and liabilities acquired. Goodwill is capitalised as an intangible asset. In accordance with IFRS 3 'Business Combinations', goodwill is not amortised but tested for impairment annually or when there are any other indications that its carrying value is not recoverable.

Goodwill is therefore stated at cost less any provision for impairment in value. If a subsidiary undertaking is subsequently sold, goodwill arising on acquisition is taken into account in determining the profit and loss on sale. Goodwill is allocated to cash generating units for the purpose of impairment testing. The allocation is made to those cash generating units or groups of cash generating units that are expected to benefit from the business combination in which the goodwill arose.

2.4 Investment in associated undertaking

Companies, other than subsidiary undertakings, in which the Group has an investment and over which it exerts significant influence but does not control, are treated as associated undertakings.

Investments in associated undertakings are equity accounted and carried in the Group statement of financial position at cost plus post acquisition changes in the Group's share of net assets of the associate, less any impairment in value.

Any goodwill arising on the acquisition of an associate, representing the excess of the cost of the investment compared to the Group's share of the net fair value of the associate's identifiable assets and liabilities, is included in the carrying amount of the associate. Goodwill on the acquisition of associates is not amortised.

The Group statement of profit or loss includes the Group's share of the associate's profit after tax. To the extent that losses of an associate exceed the carrying amount of the investment, the Group discontinues including its share of further losses and the investment is reported at nil value. Additional losses are only provided if the Group has an obligation to a third party.

2. Accounting Policies (cont'd)

2.4 Investment in associated undertaking (cont'd)

After application of the equity method, the Group determines whether it is necessary to recognise an additional impairment loss of the Group's investment in its associate at each period end date. The Group calculates the amount of impairment as being the difference between the fair value of the associate and the carrying value and recognises the amount in the profit or loss.

Unrealised gains on transactions between the Group and its associate are eliminated to the extent of the Group's interest in the associate. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of the associate are changed where necessary to ensure consistency with the accounting policies of the Group.

The Parent Company's investment in its associate is included in the Company statement of financial position at cost, less any provision for impairment.

2.5 Intangible assets

Intangible assets of the Group consist of computer software and are capitalised at their cost and are amortised through administrative expenses on a straight-line basis over their expected useful lives of five (5) years.

The carrying value of intangible assets is tested for impairment whenever events or changes in circumstances indicate the carrying value may not be recoverable.

2.6 Property, plant and equipment

Freehold lands are stated at their revalued amounts, being the fair value at the date of revaluation, less any subsequent accumulated impairment losses. Revaluations are performed with sufficient regularity such that the carrying amounts do not differ materially from those that would be determined using fair values at the end of the reporting period. Fair value is based on periodic valuations made at least once in every five years and an interim valuation every three years based on management decision. Valuations are carried out by an independent external licensed valuer on an open market value basis. Any surplus or deficit arising on valuation is transferred directly to equity as a revaluation surplus in the property revaluation reserve, except for those deficits expected to be permanent, which are charged to profit or loss. Freehold lands are not depreciated.

Other property, plant and equipment are stated at cost less accumulated depreciation and any impairment losses.

Depreciation is calculated on a straight-line basis to write off the costs, less estimated residual values of each asset over its estimated useful lives, as follows:

Buildings	10 – 50 years
Land improvements	5 – 20 years
Other assets	5 – 10 years

The carrying values of property, plant and equipment are tested for impairment if events or changes in circumstances indicate the carrying values may not be recoverable. Any impairment losses are recognised in the profit or loss.

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each period end date. Gains and losses on disposals are determined by comparing the proceeds with the carrying amount and are recognised within the statement of profit or loss.

When revalued assets are sold, the amounts included in property revaluation reserves are transferred to retained earnings.

2. Accounting Policies (cont'd)

2.7 Biological assets

The Group's biological assets consist of oil palm tree plantations. According to IAS 41 'Agriculture', biological assets should be valued annually at their fair values. The gain or loss in fair value of biological assets is to be included in the profit or loss.

The Group has used IAS 41's cost model to value the biological assets because the Directors believe that fair values cannot be measured reliably as the trees on the plantations are mature (greater than 25 years old). At 31 December 2020 the costs of the biological assets have been fully depreciated. Even though the plantations are still producing income the Directors believe that any attempt to revalue the plantations to their fair values would not be reliable as market-determined prices or values are not readily available and alternative estimates of fair value are unreliable. The biological assets (i.e. the oil palm trees) are therefore carried in the Company's and Group's financial statements at a nil net book value.

The freehold estate land is carried at its fair value as discussed in note 2.6 above.

The harvested produce, FFB are sold immediately after being harvested. Therefore the requirement under IAS 41 to value agricultural produce at market value as inventories does not apply.

2.8 Investment properties

Investment properties are held to earn rentals and for capital appreciation.

Investment properties are initially recognised at cost and subsequently carried at fair value, determined annually by independent professional valuers on the current use basis. Changes in fair values are recognised in profit or loss.

Investment properties are subject to renovations or improvements at regular intervals. The cost of major renovations and improvements is capitalised and the carrying amounts of the replaced components are recognised in profit or loss. The cost of maintenance, repairs and minor improvements is recognised in profit or loss when incurred.

2.9 Land held for development

As the freehold land held under Inch Kenneth Development (M) Sdn Bhd has been earmarked for property development, the carrying value of the land and all expenditure incurred to realize the development project has been classified as Land Held For Development.

The freehold land in the Holding Company and all expenses incurred for the construction of the 22 units of low cost terrace houses at Dunedin estate, Mukim of Semenyih, has also been classified as Land Held For Development, together with all other expenditure incurred.

2.10 Investments and other financial assets

Classification

The Group classifies its financial assets in the following measurement categories: those to be measured subsequently at fair value (either through other comprehensive income ("OCI") or through profit or loss), and those to be measured at amortised cost. The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will either be recorded in profit or loss or OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income ("FVOCI").

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

2. Accounting Policies (cont'd)

2.10 Investments and other financial assets (cont'd)

Recognition and derecognition

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

Measurement

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss ("FVPL"), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss. Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Group classifies its debt instruments.

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other gains/(losses) together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statement of profit or loss.

FVOCI: Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest income and foreign exchange gains and losses which are recognised in profit or loss. When the financial asset is derecognised, the cumulative gain or loss previously recognised in OCI is reclassified from equity to profit or loss and recognised in other gains/(losses). Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other gains/(losses) and impairment expenses are presented as separate line item in the statement of profit or loss.

FVPL: Assets that do not meet the criteria for amortised cost or FVOCI are measured at FVPL. A gain or loss on a debt investment that is subsequently measured at FVPL is recognised in profit or loss and presented net within other gains/(losses) in the period in which it arises.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to profit or loss following the derecognition of the investment. Dividends from such investments continue to be recognised in profit or loss as other income when the Group's right to receive payments is established.

Changes in the fair value of financial assets at FVPL are recognised in other gains/(losses) in the statement of profit or loss as applicable. Impairment losses (and reversal of impairment losses) on equity investments measured at FVOCI are not reported separately from other changes in fair value.

2. Accounting Policies (cont'd)

2.10 Investments and other financial assets (cont'd)

Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its debt instruments carried at amortised cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

For trade receivables, the Group applies the simplified approach permitted by IFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables, see note 22 for further details.

Classification

The Group classifies its financial assets in the following categories:

- financial assets at fair value through profit or loss,
- loans and receivables,
- held-to-maturity investments,
- available-for-sale financial assets and
- right-of-use assets.

The classification depends on the purpose for which the investments were acquired. Management determines the classification of its investments at initial recognition and, in the case of assets classified as held-to-maturity, re-evaluated this designation at the end of each reporting period.

Reclassification

The Group could choose to reclassify a non-derivative trading financial asset out of the held for trading category if the financial asset was no longer held for the purpose of selling it in the near term. Financial assets other than loans and receivables were permitted to be reclassified out of the held for trading category only in rare circumstances arising from a single event that was unusual and highly unlikely to recur in the near term. In addition, the Group could choose to reclassify financial assets that would meet the definition of loans and receivables out of the held for trading or available-for-sale categories if the Group had the intention and ability to hold these financial assets for the foreseeable future or until maturity at the date of reclassification

Reclassifications made at fair value as of the reclassification date. Fair value became the new cost or amortised cost as applicable, and no reversals of fair value gains or losses recorded before reclassification date were subsequently made. Effective interest rates for financial assets reclassified to loans and receivables and held-to-maturity categories were determined at the reclassification date. Further increases in estimates of cash flows adjusted effective interest rates prospectively.

Subsequent measurement

The measurement at initial recognition did not change on adoption of IFRS 9, see description above.

Subsequent to the initial recognition, loans and receivables and held-to-maturity investments were carried at amortised cost using the effective interest method.

Available-for-sale financial assets and financial assets at FVPL were subsequently carried at fair value. Gains or losses arising from changes in the fair value were recognised as follows:

- for financial assets at FVPL in profit or loss within other gains/(losses)
- for available-for-sale financial assets that are monetary securities denominated in a foreign currency translation differences related to changes in the amortised cost of the security were recognised in profit or loss and other changes in the carrying amount were recognised in other comprehensive income
- for other monetary and non-monetary securities classified as available-for-sale in other comprehensive income.

2. Accounting Policies (cont'd)

2.10 Investments and other financial assets (cont'd)

Subsequent measurement (cont'd)

Details on how the fair value of financial instruments is determined are disclosed in note 29.4.

When securities classified as available-for-sale were sold, the accumulated fair value adjustments recognised in other comprehensive income were reclassified to profit or loss as gains and losses from investment securities.

Impairment

The Group assessed at the end of each reporting period whether there was objective evidence that a financial asset or Group of financial assets was impaired. A financial asset or a Group of financial assets was impaired and impairment losses were incurred only if there was objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a 'loss event') and that loss event (or events) had an impact on the estimated future cash flows of the financial asset or Group of financial assets that could be reliably estimated. In the case of equity investments classified as available-for-sale, a significant or prolonged decline in the fair value of the security below its cost was considered an indicator that the assets are impaired.

Assets carried at amortised cost

For loans and receivables, the amount of the loss was measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that had not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset was reduced and the amount of the loss was recognised in profit or loss. If a loan or held-to-maturity investment had a variable interest rate, the discount rate for measuring any impairment loss was the current effective interest rate determined under the contract. As a practical expedient, the Group could measure impairment on the basis of an instrument's fair value using an observable market price.

If, in a subsequent period, the amount of the impairment loss decreased and the decrease could be related objectively to an event occurring after the impairment was recognised (such as an improvement in the debtor's credit rating), the reversal of the previously recognised impairment loss was recognised in profit or loss. Impairment testing of trade receivables is described in note 22.

Assets classified as available-for-sale

If there was objective evidence of impairment for available-for-sale financial assets, the cumulative loss – measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss – was removed from equity and recognised in profit or loss.

Impairment losses on equity instruments that were recognised in profit or loss were not reversed through profit or loss in a subsequent period.

If the fair value of a debt instrument classified as available-for-sale increased in a subsequent period and the increase could be objectively related to an event occurring after the impairment loss was recognised in profit or loss, the impairment loss was reversed through profit or loss.

2.11 Parent Company investments in subsidiaries and associates

The Parent Company's investments in subsidiaries and associated undertakings are included in the Company statement of financial position at cost less any provisions for impairments.

2. Accounting Policies (cont'd)

2.12 Inventories

Inventories are being held at the lower of cost and net realisable value.

No harvested FFB are held at year end, therefore, the requirement under IAS 41 'Agriculture' to value agricultural produce at market value does not apply.

2.13 Cash and cash equivalents

Cash and cash equivalents are held for the purpose of meeting short-term cash commitments rather than for investment or other purposes. For an investment to qualify as a cash equivalent it must be readily convertible to a known amount of cash and be subject an insignificant risk of changes in value. The amount in the statement of financial position is stated at cost, which is approximately equal to the fair value, and comprises cash in hand, cash at bank, short term deposits and short-term investments.

2.14 Impairment of non-current assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating unit's fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value of money and the risks specific to the asset. Impairment losses of continuing operations are recognised in the profit or loss in those expense categories consistent with the function of the impaired asset.

2.15 Financial liabilities and equity

Financial liabilities and equity instruments are classified according to the substance of the contractual arrangements entered into. Financial liabilities include trade and other payables and bank borrowings.

Trade and other payables are carried at cost which is the fair value of the consideration to be paid in the future for goods and services received, whether or not billed to the company.

All borrowings and overdrafts are recorded at the amount of the proceeds received, net of direct issue costs. Finance charges are charged to the statement of profit or loss on an accruals basis using the effective interest rate method.

Equity instruments are recorded at the fair value of the consideration received, net of direct issue costs.

2.16 Revenue

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. Revenue is measured at the fair value of consideration received or receivable net of value added tax, returns, rebates or discounts and after eliminating sales with the Group.

Revenue derived from plantation activities represents the sale of oil palm FFB and is recognised on the accrual basis.

Revenue derived from manufacturing activities is recognised as sales when the goods are delivered, and the risks and rewards of ownership of the goods are transferred to buyers.

2. Accounting Policies (cont'd)

2.16 Revenue (cont'd)

Revenue derived from resort activities represents room rentals, net of hotel room tax, and the sale of food and beverages. Accommodation revenue is recognised on the arrival of customers. Payments received in advance of the arrival of guests are included in current liabilities as accommodation rental received in advance.

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

Interest income from a financial asset is recognised when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount on initial recognition.

The Group's policy for recognition of revenue from operating leases is described in note 2.18 below.

2.17 Government Grants and Government Assistance

All government grants are recognised as income in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Any balance not yet recognised in profit or loss is treated as a deferred income ie. A liability in the statement of financial position. All conditions in regards to the Grant has been fully satisfied and completed.

Government assistance aimed at encouraging or providing long-term support of business activities in certain regions or industry sectors is a "government grant" within the scope of MFRS 120, Accounting for Government Grants and Disclosure of Government Assistance, such grants are not credited directly to equity holders' interests, even if there are no conditions specifically relating to the operating activities of the entity.

2.18 Leases

All leases are recognised on the balance sheet by lessees. Under IFRS 16, an asset (the right to use the leased item) and a financial liability to pay rentals are recognised. The only exceptions are short-term and low-value leases.

The Group applied IFRS 16 from its mandatory adoption. The Group used the simplified transition approach. Right-of-use assets for property leases was measured on transition as if the new rules had always been applied. All other right-of-use assets was measured at the amount of the lease liability on adoption (adjusted for any prepaid or accrued lease expenses).

2.19 Employee entitlements

The liability for employees' compensation for unutilised leave is accrued in relation to services rendered by employees and relates to rights which have been vested. These amounts are not discounted.

The Group's contribution to a defined contribution plan is charged to the profit or loss in the period to which the contribution relates.

2. Accounting Policies (cont'd)

2.20 Provisions

Provisions are recognised when the Group has a legal or constructive obligation as a result of a past event and it is probable that an outflow of economic benefits will be required to settle the obligation. If the effect is material, expected future cash flows are discounted using a current pretax rate that reflects, where appropriate, the risks specific to the liability.

Where the Group expects some or all of a provision to be reimbursed, for example under an insurance policy, the reimbursement is recognised as a separate asset but only when recovery is virtually certain. The expense relating to any provision is presented in the income statement net of any reimbursement. Where discounting is used, the increase in the provision due to unwinding of discount is recognised as a finance cost.

2.21 Dividend distributions

Dividend distributions proposed by the Board of Directors and unpaid at the year end are not recognised in the financial statements as a liability until they have been approved by the Company's shareholders at the AGM.

2.22 Related parties

Parties are considered to be related if one party has the ability, directly or indirectly, to control the other party, or exercise significant influence over the other party in making financial and operating decisions. Parties are also considered to be related if they are subject to common control or common significant influence. Related parties may be individuals or corporate entities.

2.23 Current and deferred income tax

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the period end date and any adjustments to tax payable in respect of previous years.

Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantially enacted by the period end date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liabilities are recognised for the temporary timing differences associated with subsidiaries, joint ventures and associates, but only where the Group is able to control the timing of the reversal of the temporary difference.

Deferred income tax assets are recognised to the extent that it is probable that future taxable profits will be available against which the assets can be utilised.

The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. For this purpose, the carrying amount of freehold lands measured at fair value is presumed to be recovered through sale after implementation of the Group business plan.

2.24 Foreign currency translation

Functional and presentational currency

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

2. Accounting Policies (cont'd)

2.24 Foreign currency translation (cont'd)

Transactions and balances

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the profit or loss.

The assets, liabilities and the results of the foreign subsidiary undertakings are translated into Ringgit Malaysia at the rates of exchange ruling at the year end. Exchange differences resulting from the retranslation of net investments in subsidiary undertakings are treated as movements on reserves.

3. Significant Accounting Judgements and Estimates

In the process of applying the Group's accounting policies, which are described in note 2 above, the Directors have made the following judgments and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom exactly equal the related actual results. The estimates and assumptions that have a risk of causing material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:

Carrying value of associate

The Directors assess the fair value of the Group's investment in its associated undertaking, CEPCO and compare it to the carrying value. No impairment was charged in 2020.

Depreciation, useful lives and residual values of property, plant and equipment

The Directors estimate the useful lives and residual values of property, plant and equipment in order to calculate the depreciation charges. Changes in these estimates could result in changes being required to the annual depreciation charges in the statement of profit or loss and the carrying values of the property, plant and equipment in the statement of financial position.

Fair value measurements

A number of the Group's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

The Group has an established control framework with respect to the measurement of fair values. When measuring the fair value of an asset or a liability, the management uses market observable data as far possible. Where Level 1 inputs are not available, the Group engages third party qualified valuers to perform the valuation. Information about the valuation techniques and inputs used in determining the fair value of various assets and liabilities are included in the relevant notes.

Deferred tax asset

Deferred tax assets are recognised for all unutilised tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant judgement and measurement is required to determine the amount of deferred tax asset that can be recognised, based on the likely timing of future taxable profit together with future tax planning strategies. The carrying value of deferred tax assets recognised as at 31 December 2020 is RM Nil (2019: RM Nil) and the unrecognised tax losses as at 31 December 2020 is approximately RM12.23 million (2019: RM10.01 million) in respect of which the future economic benefit is uncertain. Further details are shown in note 8.

4. Segmental Information

The Group applies IFRS 8 'Operating Segments'. The accounting policy for identifying segments is based on internal management reporting information that is regularly reviewed by the chief operating decision maker. In identifying its operating segments, management generally follows the Group's service lines, which represent the main products and services provided by the Group.

The Group's operating businesses are organised and managed separately according to the nature of products produced and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

At 31 December 2020, the Group was organised into five operating segments as follows:

- Plantations sale of FFB;
- Manufacturing producing CV rubber blocks;
- Tourism operation of two tourist resorts, sale of rooms and sale of food and beverages;
- Property development development and sale of land and properties and leasing of buildings;
- Others being:
 - i) Trading trading of building materials; and
 - ii) Investment holding of equity interests in quoted shares.

The segment results for the year ended 31 December 2020 are as follows:

	Plantation RM'000	Tourism RM'000	Manufacturing RM'000	Property RM'000	Others RM'000	Total RM'000
Segment revenue						
From external customers	144	4,852	4,804	261	-	10,061
Finance income	-	85	-	-	945	1,030
Other gains and losses	-	220	-	-	(698)	(478)
Share of loss of CEPCO	-	-	-	-	(4,313)	(4,313)
Impairment in investment	-	-	-	-	-	-
Depreciation and amortisation	- 1	(1,218)	(97)	(92)	(43)	(1,450)
Interest expenses	-	(72)	(9)	-	(11)	(92)
Tax expenses	-	33	-	(5)	-	28
Other expenses						
(net of other income)	(136)	(6,921)	(5,821)	(720)	(7,078)	(20,676)
Segment profit/(loss)	8	(3,021)	(1,123)	(556)	(11,198)	(15,890)
Segment assets	145,725	39,485	8,643	479,857	26,644	700,354
Segment liabilities	24,934	1,759	468	61,250	3,138	91,549
Other disclosures						
Investment in CEPCO	-	-	-	-	2,887	2,887
Capital expenditure						
Tangible	-	883	4	2,215	23	3,125
Assets under construction	-	277	-	-	-	277
Intangible	-	-	-	-	11	11

Segment revenue reported above represents revenue generated from external customers. Intersegment sales within the Group amounted to approximate RM4.73 million (2019: RM2.40 million).

4. Segmental Information (cont'd)

The segment results for the year ended 31 December 2019 are as follows:

	Plantation RM'000	Tourism RM'000	Manufacturing RM'000	Property RM'000	Others RM'000	Total RM'000
Segment revenue						
From external customers	166	11,290	2,497	261	-	14,214
Finance income	-	102	1	_	1.447	1,550
Other gains and losses	_	79	_	156	558	793
Share of loss of CEPCO	-	-	_	-	(2,280)	(2,280)
Impairment in investment	_	_	_	-	(_,_00)	(_,)
Depreciation and amortisatio	n -	(1,234)	(35)	(111)	(257)	(1,637)
Tax expenses -	_	(1,204)	(00)	(111)	(201)	(1,007)
Other expenses			I			'
(net of other income)	(181)	(9,623)	(3,552)	(1,415)	(4,786)	(19,557)
	(101)	(9,023)	(3,552)	(1,415)	(4,700)	(19,557)
Segment profit/(loss)	(15)	614	(1,082)	(1,109)	(5,318)	(6,910)
Segment assets	145,725	40,377	7,512	476,961	48,053	718,628
Segment liabilities	24,938	3,334	609	60,898	988	90,767
Other disclosures Investment in CEPCO	_	_		_	7,200	7,200
Capital expenditure					,	,
Tangible	-	3.446	-	12,635	41	16,122
Assets under construction	n –		-		-	

Geographic information

Intangible

The Group operates in two principal geographical areas – Malaysia and Thailand.

The Group's revenue from continuing operations from external customers by location of operations and information about its non-current assets* by location of assets are detailed below.

		Revenue from external customers		ent assets
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Malaysia	5,257	11,717	591,232	591,604
Thailand	4,804	2,497	4,456	4,542
	10,061	14,214	595,688	596,146

*non-current assets for this purpose consist of property, plant and equipment, land held for development, investment property, intangible assets, right-of-use assets, investment in associate and available for sale investment.

Information about major customers

Included in revenues arising from manufacturing are revenues of approximately RM2.37 million (2019: RM0.85 million) which arose from sales to the Group's largest customer. Two other customers contributed to the Group's revenue for 2020 (2019: 3 customers).

5. Other Income and Other Gains and Losses

	GRO	OUP	COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Other income				
Rebates from investment in unit trust	32	74	32	74
Sundry income	543	45	70	43
Other rental income	167	188	-	-
Management fee to subsidiary	-	-	300	300
Gain on foreign exchange	1	324	-	-
Compensation from acquisition	-	3,834	-	3,834
	743	4,465	402	4,251
Other gains and losses				
Gain on revaluation of assets	34	156	-	-
Sale of asset	-	-	-	-
Government Grant	79	79	-	-
Cumulative (loss)/gain reclassified from equity on redemption of short-term investment	(591)	558	(698)	558
	(478)	793	(698)	558

6. Operating Loss

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
The operating loss is stated after charging/(crediting):			
Auditors' remuneration:				
 Parent Company auditor 	258	240	258	240
- Subsidiaries' auditor	57	57	-	-
Depreciation	1,433	1,612	149	177
Amortisation of intangible assets	17	25	6	12
Operating leases	336	481	112	241
Staff costs (note 10)		6,201		2,706
Profit on foreign exchange	-	-	-	-
Impairment in investment	-	-	-	-

The non-audit fees paid to the Company's external auditors for tax and accountancy services amounted to RM49,943 for the financial year 2020 (2019: RM28,250).

Direct operating expenses from investment property that generated rental income for the Group during the financial year amounted to RM97,761 (2019: RM15,145).

7. Finance Income

	GROUP		СОМ	PANY
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Finance income				
Short-term deposits	1	22	-	20
Short-term investments	1,029	1,528	945	1,427
	1,030	1,550	945	1,447

8. Taxation

8.1 Income taxes recognised in profit and loss

The tax charge is made up as follows:

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
In Malaysia				
- Current taxation	5	216	-	-
- Over provision in respect of prior years	(33)	(209)	-	-
	(28)	(7)	-	-

Other than the subsidiary in Thailand which is a tax resident there, the Company and the Group are tax residents in Malaysia. The Group is liable to corporation tax in Malaysia and Thailand but is not subject to United Kingdom corporation tax. The Group's effective tax rate differs from the standard rate of corporation tax in Malaysia of 24% (2019: 24%) as follows:

	GROUP 2020 2019 RM'000 RM'000		COMPANY 2020 2019 RM'000 RM'000	
Loss before taxation	(15,918)	(6,917)	(6,870)	(3,048)
Tax credit at standard corporation tax rate in Malaysia of 24% (2019: 24%)	(3,820)	(1,660)	(1,649)	(732)
<i>Tax effects of:</i> Expenses not deductible for tax purposes Income not subject to tax Utilisation of business losses Temporary timing differences not recognised Under/(over) provision in respect of prior years	1,553 (357) - 2,596 3 -	4,472 (1,539) (145) (926) (209)	829 (253) - 1,073 -	3,851 (1,462) (74) (1,583) -
Total tax charge for year	(28)	(7)	-	-

NOTES TO THE FINANCIAL STATEMENTS (cont'd)

FOR THE YEAR ENDED 31 DECEMBER 2020

8. Taxation (cont'd)

8.2 Income taxes recognised in other comprehensive income

The tax charge relating to components of other comprehensive income is as follows:

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Fair value gain on freehold land				
Before tax	-	11,310	-	6,750
Tax charge	-	(338)	-	(338)
After tax	-	10,972	-	6,412
Other comprehensive income	-	10,972	-	6,412
Deferred tax liabilities	-	338	-	338

8.3 Deferred tax balances

The estimated deferred tax assets at 24% (2019: 24%) not recognised in these financial statements are as follows:

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Arising from: Unused tax losses	11,658	9,567	10,951	8,926
Unutilised capital allowances	570	443	143	113
	12,228	10,010	11,094	9,039

The key factors that may affect future tax charges include the ability to claim capital allowances in excess of depreciation, utilisation of unrelieved tax losses and changes in tax legislation. The Group expects to be able to claim capital allowances in excess of depreciation in future years based on its capital investment plans. The Group also has unutilised tax losses estimated to be RM48.6 million (2019: RM41.7 million) which arise mainly in relation to activities in Malaysia and which may generally be carried forward without time limits applying. The availability of the unused tax losses for offsetting against future taxable profits of the Company and its subsidiaries are subject to there being no substantial changes in shareholdings of the Company and its subsidiaries under Section 44 (5A) and (5B) of Income Tax Act, 1967 in Malaysia.

As for the subsidiary in Thailand, the unutilised tax losses is estimated to be THB21.1 million (approximate RM2.8 million) (2019: THB71.1 million (approximate RM9.0 million)) which may be carried forward for a maximum of five (5) years.

The revaluation of available-for-sale investments and short-term investments that has been reported as part of other comprehensive income on page 46 of these financial statements is not shown net of taxation. This is on the basis that the Group and the Company have unutilised losses which exceed the revalued amount. Unused tax losses carried forward at the end of reporting period, which is disclosed above, have been reduced correspondingly.

8. Taxation (cont'd)

8.3 Deferred tax balances (cont'd)

As disclosed in note 12, freehold lands have been revalued, and there was no revaluation surplus. No deferred tax was provided. The carrying amount of freehold lands is presumed to be recovered through sale after implementation of the Group business plan.

The analysis of deferred tax liabilities is as follows:

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Deferred tax liabilities due more than 12 months Deferred tax liabilities due within 12 months	85,767	85,771	24,934	24,938
	85,767	85,771	24,934	24,938

The movement in deferred tax liabilities during the year, without taking consideration the offsetting of balances within same jurisdiction, is as follow:

	GROUP		COM	PANY
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
At 1 January	85,771	85,362	24,938	24,600
Adjustment	(4)	71	(4)	-
Charge to other comprehensive income	-	338	-	338
At 31 December	85,767	85,771	24,934	24,938

9. Loss Per Share

The calculation of loss per share is based on the Group's loss for the year and the weighted average number of shares in issue after adjusting for movement in treasury shares during the financial year. There are no potential dilutive shares or share options outstanding and therefore, the diluted loss per share is the same as basic loss per share.

	2020	2019
Net loss attributable to the owners of the Company (RM'000)	15,890	6,910
Weighted average number of ordinary shares in issue after adjusting for movement in treasury shares [Number of shares in'000]	378,675	378,675
Basic and diluted loss per share (Sen)	4.2	1.8

10. Employee Information

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Staff costs comprises: Wages and salaries Contribution to a statutory employees'	4,937	5,770	2,080	2,569
provident fund	405	431	157	137
	5,342	6,201	2,237	2,706

The decrease of Group wages and salaries in 2020 is due to lower number of staff at the resort.

The statutory employees' provident fund is a defined contribution scheme funded by a government body in Malaysia.

The average monthly number of employees employed by the Group during the year was as follows:

	GROUP		COMPANY	
	2020 Number	2019 Number	2020 Number	2019 Number
Plantation	19	20	19	20
Tourism	94	119	-	-
Manufacturing	30	30	-	-
Property development and leasing	8	8	-	-
Investment	2	2	2	2
	153	179	21	22

11. Directors' Emoluments

	GROUP		СОМ	PANY
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Directors' fees and allowances	235	212	197	173
Highest paid Director	52	51	47	46

11. Directors' Emoluments (cont'd)

The above emoluments are made up as follows:

	Basic Salary and Fees (RM)	Meeting Allowances (RM)	Total 2020 (RM)	Total 2019 (RM)
Company				
Dato' Adnan bin Maaruf	40,000	7,000	47,000	46,000
Dato' Tik bin Mustaffa	30,000	9,000	39,000	38,250
Dato' Haji Muda bin Mohamed	30,000	7,750	37,750	37,000
Dr. Radzuan bin A. Rahman	30,000	5,250	35,250	34,500
Datuk Mohamed Salleh bin Bajuri	30,000	7,750	37,750	17,500
	160,000	36,750	196,750	173,250
Subsidiaries				
Dato' Tik bin Mustaffa	12,000	1,200	13,200	13,600
Other Directors	18,000	6,600	24,600	25,400
	30,000	7,800	37,800	39,000
Group	190,000	44,550	234,550	212,250

12. Property, Plant and Equipment

Group	Freehold lands RM'000	Prepaid land and improvements RM'000	Buildings RM'000	Assets under construction RM'000	Others RM'000	Total RM'000
Cost or valuation						
At 1 January 2019	20,241	9,988	32,555	384	13,348	76,516
Additions/Adjustments	-	-	988	1,623	876	3,487
Disposal/Adjustments	-	-	-	(385)	-	(385)
Transfer to Land Held Dev	-	-	-	-	-	-
Revaluations	-	-	-	-	-	-
Exchange differences	22	37	193	-	322	574
At 1 January 2020	20,263	10,025	33,736	1,622	14,546	80,192
Additions/Adjustments	3	632	(3)	277	278	1,187
Disposal	-	-	-	(318)	-	(318)
Transfer to Land Held Dev	-	-	-	-	-	-
Revaluations	-	-	-	-	-	-
Exchange differences	(7)	(11)	(58)	-	(86)	(162)
At 31 December 2020	20,259	10,646	33,675	1,581	14,738	80,899

12. Property, Plant and Equipment (cont'd)

Group	Freehold lands RM'000	Prepaid land and improvements RM'000	Buildings RM'000	Assets under construction RM'000	Others RM'000	Total RM'000
Accumulated depreciation						
At 1 January 2019	-	709	20,375	-	9,869	30,953
Charge for the year	-	34	761	-	817	1,612
On Disposal	-	-	-	-	-	-
Adjustments	-	-	-	-	-	-
Exchange differences	-	38	201	-	323	562
At 1 January 2020	-	781	21,337	_	11,009	33,127
Charge for the year	-	674	146	-	613	1,433
On Disposal	-	-	-	-	-	-
Exchange differences	-	(11)	(58)	-	(85)	(154)
At 31 December 2020	-	1,444	21,425	-	11,537	34,406
Carrying amount At 31 December 2020	20,259	9,202	12,250	1,581	3,201	46,493
At 31 December 2019	20,263	9,244	12,399	1,622	3,537	47,065

Fair value measurement of the Group's and Company's freehold lands

The Group's freehold lands are stated at their revalued amounts, being the fair value at the date of revaluation. In order to establish the 31 December 2020 valuation of the Group's freehold lands, valuations were obtained.

The fair value measurement of the Group's freehold lands in Kajang and Bangi as at 31 December 2020 and 31 December 2019 were performed by Nilai Properties Consultants Sdn Bhd (V(1) 0065), an independent valuer not related to the Group, using the open market basis method. These lands are currently being used for the Group's plantation activities for growing of oil palm FFB. The Group has been given consent for the change of use of the lands. Further commentary on the Group's plans for its land is included in the Chairman's Statement.

In the opinion of the Directors, there is no indication of any significant difference between the carrying amount and market values of the other freehold lands of the Group at 31 December 2020.

The historical cost of the above freehold lands of the Group is RM107.242 million and of the Company is RM0.407 million. There are no restrictions on the title of the Group's property, plant and equipment.

The fair values of all the freehold lands of the Group and Company are classified as Level 2. There were no transfers between Levels 1 and 2 during the year.

12. Property, Plant and Equipment (cont'd)

Company	Freehold lands RM'000	Buildings RM'000	Assets under construction RM'000	Others RM'000	Total RM'000
Cost or valuation					
At 1 January 2019	-	477	-	2,089	2,566
Additions	-	28	-	12	40
Revaluations	-	-	-	-	-
Reclassification	-	-	-	-	-
At 1 January 2020	_	505	-	2,101	2,606
Additions	-	-	-	139	139
Revaluation	-	-	-	-	-
Reclassification	-	-	-	-	-
At 31 December 2020	-	505	-	2,240	2,745
Accumulated depreciation					
At 1 January 2019	-	477	-	559	1,036
Charge for the year	-	3	-	174	177
At 1 January 2020	-	480	-	733	1,213
Charge for the year	-	2	-	182	184
At 31 December 2020	-	482	-	915	1,397
Carrying amount					
At 31 December 2020	-	23	-	1,325	1,348
At 31 December 2019	-	25	-	1,368	1,393

13. Land Held for Development

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Cost				
At 1 January	516,885	492,940	145,658	138,840
Revaluation	-	11,310	-	6,750
Development expenditure*	2,215	12,635	67	68
At 31 December	519,100	516,885	145,725	145,658

14. Investment Property

Group	31 December 2020 RM'000	31 December 2019 RM'000
Cost At 1 January Addition Renovation work Revaluation	23,770 - 126 34	23,290 - 324 156
At 31 December	23,930	23,770

Included in investment property is an apartment at Cheras, Kuala Lumpur and a factory building in Jenjarom, Selangor.

The fair value of the investment property at 31 December 2020 has been arrived at on the basis of a valuation carried out at that date by the Directors. The fair value was determined based on the market comparable approach that reflects recent transaction prices for similar properties. In estimating the fair value of the properties, the highest and best use of the properties is their current use.

15. Intangible Assets

Computer software and corporate website creation

	GRO	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000	
Cost At 1 January Additions	268 11	268	120 11	120	
At 31 December	279	268	131	120	
Accumulated amortisation At 1 January Amortisation for the year	249 17	224 25	112 6	100 12	
At 31 December	266	249	118	112	
Carrying amount At 31 December	13	19	13	8	

16. Right-of-use assets

	GRO	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000	
As at 1 January Additions Depreciations	442 2,407 (336)	1,104 (662)	209 1,486 (112)	523 (314)	
At 31 December	2,513	442	1,583	209	

The Group and the Company leases an office bulding that run to 3 years, with an option to renew the lease after the date.

17. Investments in Subsidiaries

	COMPANY		
	2020 RM'000	2019 RM'000	
Cost			
Shares in subsidiary undertakings	6,338	6,338	
Provision for impairment loss on investment in subsidiary	(5,338)	(5,338)	
Loans to subsidiary undertakings	284,394	277,584	
Allowance for doubtful debts	(6,969)	(6,969)	
	278,425	271,615	

The loans to subsidiary undertakings are interest free and have no fixed repayment terms.

The subsidiaries of the Group are as follows:

Name of company	Country of incorporation	Nature of business	Type of holding	Percenta share ca	•
				2020	2019
Inch Kenneth Hotels & Resorts (M) Sdn Bhd	Malaysia	Investment holding	Ordinary shares	100	100
Perhentian Island Resort Sdn Bhd [#]	Malaysia	Operation of tourist resort	Ordinary shares	100	100
Inch Kenneth Development (M) Sdn Bhd	Malaysia	Property development and leasing	Ordinary shares	100	100
IKKR Timur Sdn Bhd	Malaysia	Dormant	Ordinary shares	100	100
Inch Kenneth Trading (M) Sdn Bhd [#]	Malaysia	Dormant	Ordinary shares	100	100
IKK Property (M) Sdn Bhd [#]	Malaysia	Dormant	Ordinary shares	100	100
Inch Kenneth Plantations (M) Sdn Bhd	Malaysia	Dormant	Ordinary shares	100	100
Inch Kenneth Sea Sports Adventure (M) Sdn Bhd [#]	Malaysia	Dormant	Ordinary shares	100	100
IKK Rubber International (M) Sdn Bhd	Malaysia	Trading of rubber blocks	Ordinary Shares	100	100

17. Investments in Subsidiaries (cont'd)

Name of company	Country of incorporation	Nature of business	Type of holding	Percenta share caj 2020	•
Supara Company Limited#	Thailand	Manufacturing of rubber blocks	Ordinary Shares	100	100
Motel Desa Sdn Bhd#	Malaysia	Operation of a motel	Ordinary shares	100	100
Inch Kenneth Tours (M) Sdn Bhd [#]	Malaysia	Dormant	Ordinary shares	100	100
Seleksi Intensif (M) Sdn Bhd [#]	Malaysia	Rental of property	Ordinary shares	100	100

[#] These subsidiaries are held indirectly by the Company.

18. Investment in Associated Undertaking

Group

The Group's investment in its associated undertaking represents a 22.40% (2019: 22.40%) interest in CEPCO, a public company incorporated in Malaysia. The principal activity of CEPCO is the manufacture and distribution of prestressed spun concrete piles and poles. The Group's investment in CEPCO is accounted for under the equity accounting method as follows:

	2020 RM'000	2019 RM'000
Shares At 1 January and 31 December	40,914	40,914
Share of retained profits At 1 January Share of loss	10,439 (4,313)	12,719 (2,280)
At 31 December	6,126	10,439
Share of dividend At 1 January Share of dividend	(1,104)	(1,104)
At 31 December	(1,104)	(1,104)
Accumulated impairment At 1 January Impairment charge	(43,049)	(43,409)
At 31 December	(43,049)	(43,049)
Carrying amount	2,887	7,200

18. Investment in Associated Undertaking (cont'd)

Group (cont'd)

The Group's share of the net assets of CEPCO is as follows:

	2020 RM'000	2019 RM'000
Share of assets		
Share of non-current assets	18,466	19,802
Share of current assets	14,472	18,065
	32,938	37,867
Share of liabilities		
Share of non-current liabilities	1,335	(1,827)
Share of current liabilities	14,908	(14,848)
	16,243	(16,675)
Share of net assets	16,695	21,192
Goodwill (net of impairment) arising on the acquisition of CEPCO	(13,808)	(13,992)
Carrying value of CEPCO	2,887	7,200

The Group's share of the results of CEPCO is as follow:

	2020 RM'000	2019 RM'000
Share of revenue	14,464	23,572
Share of operating (loss)/profit Share of finance costs Share of taxation	(3,937) (376) -	(1,786) (494) -
Share of loss which included in Group statement of profit or loss	(4,313)	(2,280)

CEPCO's shares are quoted on the Bursa Securities and the market value of the Group's investment in CEPCO at the end of reporting period was RM10.216 million (2019: RM9.780 million).

The financial year end for CEPCO is 31 August while for the Group it is 31 December. In order to equity account for the associate as at 31 December the results from 1 September to 31 December is added to the results for the year ended 31 August 2020 while the results for the period in the prior year are deducted. Accordingly the accounting period used to equity account for CEPCO is the same as the financial year for the Group.

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18. Investment in Associated Undertaking (cont'd)

Company

The movement in the Company's investment in CEPCO is as follows:

	2020 RM'000	2019 RM'000
Cost At 1 January and 31 December	40,236	40,236
Accumulated impairment At 1 January Impairment charge	31,685	31,685
At 31 December	31,685	31,685
Carrying amount	8,551	8,551

19. Available-for-sale investments

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Quoted shares:				
At 1 January	765	815	757	806
Addition/(Disposal) of investments	-	-	-	-
Fair value adjustments	(13)	(50)	(13)	(49)
At 31 December	752	765	744	757

The above available-for-sale investments are stated at their fair values. The historical cost of the above investments of the Group is RM882,000 and of the Company is RM792,000.

20. Goodwill

	GRO	OUP
	2020 RM'000	2019 RM'000
At cost At 1 January and 31 December	4,573	4,573
Accumulated impairment		
At 1 January Impairment charge	(4,573)	(4,573) -
At 31 December	(4,573)	(4,573)

21. Inventories

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Resort stores	91	107	_	_
Rubber blocks	1,878	1,472	-	-
	1,969	1,579	-	-

No harvested FFB are shown as inventory at the year end because they are all sold immediately after being harvested. All rubber blocks carried forward have been sold and included as cost of sales.

The amount stated at the resort is within the normal inventories level.

22. Trade and Other Receivables

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Trade receivables	930	642	_	_
Other receivables and prepayments	74,509	71,566	2,029	655
Corporation tax recoverable	356	356	340	340
	75,795	72,564	2,369	995

At 31 December 2020 and 2019, included in other receivables was approximately RM71 million relating to a settlement signed to acquire a leasehold industrial land with an area approximate 8.75 acres (Plot 64006 of Parent Lot PT 16708) in Mukim Petaling, whose title is expected to be registered to the Group in 2021. This land has been valued to ensure that the amount is recoverable by the fair value of the land to be transferred.

At 31 December 2020 the trade and other receivables balances are mainly incurred during the normal course of business. The receivables outside their payment terms yet not provided for are as follows:

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Within credit terms Outside credit terms but not impaired:	73,244	70,810	423	340
0-1 month	512	-	111	-
1-2 months	116	-	116	-
More than 2 months	1,923	1,754	1,719	655
	75,795	72,564	2,369	995

The directors are of the opinion that the receivables, both within and outside the credit terms, are creditworthy and there should be no issues on its recoverability.

23. Short Term Investments

	GROUP		COMPANY	
	2020	2019	2020	2019
	RM'000	RM'000	RM'000	RM'000
Investments on unit trusts with:				
At 1 January	18,619	43,618	14,253	39,400
Addition/(Redemption)	949	(27,265)	3,816	(27,259)
Income Distribution	1,030	1,528	945	1,427
Fair Value Adjustments	519	738	564	685
At 31 December	21,117	18,619	19,578	14,253

Unquoted unit trusts are measured at mark to market based on the net asset value at each reporting date. The time weighted rate of return of these investments at the reporting date were between 3.0% and 5.8% (2019: 3.5% to 3.8%).

24. Cash and Cash Equivalents

	GROUP		COMPANY	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000
Cash at bank	5,486	3,728	3,417	2,038
Cash in hand	37	45	1	1
Deposits with licensed banks	44	25,750	-	25,668
Investments with licensed banks	218	197	33	10
	5,785	29,720	3,451	27,717

The effective interest rates of deposits at the reporting date was 1.75% (2019: 3.05%). Included in deposits with licensed banks is the short term deposits totalling to RM43,718 (2019: RM42,382) which was pledged with commercial banks as collateral for issuing letters of guarantee.

The investments with licensed banks are qualified as a cash equivalent as they are readily convertible to a known amount of cash with an insignificant risk of changes in value.

25. Share Capital

Group and Company

			2020 GBP'000	2019 GBP'000
Authorised 1,000,000,000 ordinary shares of 10p each			100,000	100,000
	2020 RM'000	2019 RM'000	2020 GBP'000	2019 GBP'000
Allotted, called up and fully paid 420,750,000				

25. Share Capital

No ordinary shares were allotted during the year and the Company does not have any share options or share warrants in issue at 31 December 2020.

Notes:-

- All shares, other than treasury shares, have rights attached as to voting, dividends and participation in other distribution and are taken into account in calculating the number or percentage of shares or of a class of shares for any purposes including substantial shareholdings, takeovers, notices, the requisitioning of meetings, the quorum for a meeting and the result of a vote on a resolution at a meeting.
- 2) The associate Company, CEPCO, holds 15.34% of the diluted Share Capital.

26. Treasury Shares

Group and Company

	2	2020		2019	
	Number of shares	Amount RM	Number of shares	Amount RM	
At 1 January Addition	42,075,000		33,720,700 8,354,300		
At 31 December	42,075,000	31,938,863	42,075,000	31,938,863	

The shareholders of the Company approved an ordinary resolution at the One Hundred and Tenth AGM held on 30 June 2020 for the Company to repurchase its own shares up to a maximum of 10% of the issued and paid-up capital of the Company ("Share Buy-Back"). The Directors of the Company are committed to enhancing the value of the Company and believe that the purchase plan is being implemented in the best interest of the Company and its shareholders.

During the financial year, the Company did not repurchased any of its issued share capital. Pursuant to the provisions of Section 127(1) of the Malaysian Companies Act 2016 (the "Act"), the Company may either retain the repurchased shares as treasury shares or cancel the repurchased shares or a combination of both. The repurchased shares held as treasury shares may either be distributed as share dividends, resold on Bursa Securities in accordance with the relevant rules of Bursa Securities, subsequently cancelled or any combination of the three.

As treasury shares, the rights attached as to voting, dividends and participation in other distribution and otherwise are suspended and the treasury shares shall not be taken into account in calculating the number or percentage of shares or of a class of shares for any purposes including substantial shareholdings, takeovers, notices, the requisitioning of meetings, the quorum for a meeting and the result of a vote on a resolution at a meeting.

27. Trade and Other Payables

The normal trade credit terms granted to the Group ranges from 7 to 90 days.

	Gro	Group		Company	
	2020 RM'000	2019 RM'000	2020 RM'000	2019 RM'000	
Trade payables	14	77	-	_	
Other payables	1,752	2,831	16	416	
	1,766	2,908	16	416	

27. Trade and Other Payables (cont'd)

Employee entitlements	emp	Provision for employee entitlements Group Company RM'000 RM'000		
	•			
At 1 January 2020 Current service cost	214 32	15		
At 31 December 2020	246	15		

28. Lease Liability

	Group RM	Company RM
Amount due for settlement within 12 months	589	247
Maturity analysis Not more than 1 year	1,942	1,349

Set out below are the carrying amounts of lease liabilities and the movement during the financial year:

	Group RM	Company RM
As at 1 January 2020 Addition Accretion of interest Paid during the financial year	457 2,750 24 (700)	217 1,698 11 (330)
As at 31 December 2020	2,531	1,596

29. Financial Instruments

29.1 Capital risk management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may return capital to shareholders, issue new shares or sell assets to reduce debt. The Group is not subjected to any externally imposed capital requirement.

29.2 Classification of financial instruments

Financial assets and financial liabilities are measured on an ongoing basis either at fair value or at amortised cost. The principal accounting policies of the Group described how the classes of financial instruments are measured, and how income and expenses, including fair value gains and losses, are recognised, The following table analysed the financial assets and liabilities at the reporting date by the classes of financial instruments to which they are assigned, and therefore by the measurement basis.

29. Financial Instruments (cont'd)

29.2 Classification of financial instruments (cont'd)

Group

Group 31 December 2020	Loans and receivables RM'000	Available- for-sale investments RM'000	Financial liabilities at amortised cost RM'000	Total RM'000
Financial Assets Available-for-sale investments Right-of-use assets Trade and other receivables Short term investments Cash and cash equivalents	2,513 75,795 - 5,785	752 - 21,117 -	- - - -	752 2,513 75,795 21,117 5,785
	84,093	21,869	-	105,962
Financial Liabilities Trade and other payables Lease liability	- - -	- -	1,766 2,531 4,297	1,766 2,531 4,297
31 December 2019				
Financial Assets Available-for-sale investments Right-of-use assets Trade and other receivables Short-term investments Cash and cash equivalents	442 72,564 - 29,720	765 - 18,619 -	- - - -	765 442 72,564 18,619 29,720
	102,726	19,384	-	122,110
Financial Liabilities Trade and other payables Lease liability	-	- -	2,908 457 3,365	2,908 457 3,365

29. Financial Instruments (cont'd)

29.2 Classification of financial instruments (cont'd)

Company

31 December 2020	Loans and receivables RM'000	Available- for-sale investments RM'000	Financial liabilities at amortised cost RM'000	Total RM'000
Financial Assets Available-for-sale investments Right-of-use assets Trade and other receivables Short term investments Cash and cash equivalents	1,583 2,369 - 3,451	744 - 19,578 -	- - - -	744 1,583 2,369 19,578 3,451
Financial Liabilities Trade and other payables Lease liability		20,322 - -	- 16 1,597	27,725 16 1,597
31 December 2019	-	-	1,613	1,613
Financial Assets Available-for-sale investments Right-of-use assets Trade and other receivables Short-term investments Cash and cash equivalents	209 995 - 27,717	757 - 14,253 -	- - -	757 209 995 14,253 27,717
	28,921	15,010	-	43,931
Financial Liabilities Trade and other payables Lease liability	-	-	416 217 633	416 217 633

29. Financial Instruments (cont'd)

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

The Group's principal financial instruments consist of cash, short-term deposits and short term investments. The main purpose of these financial instruments is to finance the Group's operations and investments. The Group has other financial instruments such as receivables and payables that arise directly from its operations.

The Directors recognise that financial risk management is an area in which they may need to develop specific policies should the Group become exposed to further financial risks as the business develops.

The main risks arising from the Group's financial instruments are credit risk and market risk which include foreign exchange rates and equity prices. The Board reviews and agrees policies for managing each of these risks as and when they arise. Currently, the Group is not exposed to interest rate risk and liquidity risk.

Credit risk

The Group has adopted a policy of only dealing with recognised creditworthy third parties and obtaining sufficient collateral, where appropriate, as a means of mitigating the risk of financial loss from defaults.

The Group and the Company manages the exposures to credit risk by performing credit evaluations on all of their major customers requiring credit, and where appropriate, credit guarantee insurance is purchased. The Group's maximum exposure to credit risk is represented by the carrying amount of financial assets in the financial statements which amounts to RM106.0 million.

As the Group trades only with recognised creditworthy third parties, there is no requirement for collateral. The credit risk on liquid funds is limited because counterparties are banks with high credit ratings.

Foreign currency risk

The Group has some structural currency exposure as some of its investments and operations are in Thai Baht. Apart from the proceeds derived in Ringgit Malaysia, the Group also receives proceeds from rubber block sales in US Dollars. However the foreign currency risk is considered immaterial to the Group and the Company as a whole.

Market price risk

The Group is exposed to unquoted unit trusts market price and equity securities price risk, from the investments held by the Group and classified as short-term investments and available-for-sale investments respectively.

Market price sensitivity analysis

The following table demonstrates the sensitivity to a reasonably possible change in market price, with all other variables held constant, of the Group's and the Company's profit before tax (through the impact on fair value through profit or loss).

	Group RM'000	Company RM'000
31 December 2020		
Investment in Malaysia	3.069	3.035
Market price increase by 10 percentage point Market price decrease by 10 percentage point	(3,069)	(3,035)
31 December 2019 Investment in Malaysia		
Market price increase by 10 percentage point Market price decrease by 10 percentage point	2,577 (2,577)	2,541 (2,541)

29. Financial Instruments (cont'd)

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

Hedges

The Group did not enter into any interest rate swaps or forward currency contracts to hedge against interest rate risk or foreign currency risk.

29.4 Fair values measurements

The fair values of financial assets and financial liabilities of the Group and the Company approximates to their carrying amounts, as disclosed in the statement of financial position and related notes.

Fair value hierarchy

The Group's and the Company's financial instruments carried at fair value are analysed 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 assets or liabilities, either directly (i.e. as prices) or indirectly (i.e. derived from prices);
- Level 3: Inputs for the assets or liabilities that are not based on observable market date (unobservable inputs).

As at reporting date, the Group's and the Company's quoted other investments are classified as Level 1.

There were no material transfers between Level 1, Level 2 and Level 3 during the financial year. The Group and the Company do not have any financial instruments classified as Level 2 and Level 3 as at 31 December 2020.

30. Related Party Transactions

Transactions within the Group have been eliminated in the preparation of the financial information set out in this report and are not disclosed in this note. Balances and transactions with other related parties and key personnel are either disclosed under the relevant notes or disclosed below.

Compensation of key management personnel of the Group

Key management personnel of the Group are defined as those persons having authority and responsibility for the planning, directing and controlling the activities of the Group, directly or indirectly. Key management of the Group are therefore considered to be the Directors and top management personnel of the Company. The following table summarises compensation paid to key personnel:

	Group and	d Company
	2020 RM'000	2019 RM'000
Short-term employment benefits	575	580

Further information about the remuneration of individual Directors is shown in note 11 and in the Corporate Governance Statement.

31. Control

The Company and Group are controlled by its shareholders. No one individual has overall control of the Company.

32. Debt Reconciliation

	1 Jan 2020	Cash Flows	New Lease	Interest	31 Dec 2020
Lease liability (RM'000)	(457)	700	(2,750)	(24)	(2,531)

33. Realised and Unrealised Profits

The breakdown of retained profits of the Group, pursuant to the format prescribed by Bursa Securities, is as follows:

	As at 31 Dec 2020 RM'000	As at 31 Dec 2019 RM'000
Total Retained Profits of the Company and its subsidiaries:		
- Realised b/f - Realised - Dividends - Unrealised	84,138 (15,890) (4,014) 4,313 68,547	
Total share of Retained Profits from associated company:	,	_ ,
- Realised b/f - Unrealised	(7,151) (4,313)	,
Less: Consolidation effects	(11,464) (7,307)	(, ,
Total Group Retained Profit	49,776	69,680

ANALYSIS OF SHAREHOLDINGS

AS AT 14 APRIL 2021

Issued Shares	:	420,750,000 Ordinary Shares
Class of Shares	:	Ordinary Shares of 10 Pence Each
Voting Rights	:	One vote per share
voting rights	•	one vote per snare

A. DISTRIBUTION OF SHAREHOLDERS

Size of Holdings	No of Holders	%	* No of Shares	%
Less than 100	37	1.26	1,062	0.00
100 - 1,000	336	11.46	239,094	0.06
1,001 - 10,000	1,380	47.05	7,452,209	1.97
10,001 - 100,000	922	31.43	30,358,186	8.02
100,001 - less than 5% of issued shares	254	8.66	192,393,083	50.81
5% and above of issued shares	4	0.14	148,231,366	39.14
Total	2,933	100.00	378,675,000	100.00

* The number of 378,675,000 ordinary shares was arrived at after deducting the number of 42,075,000 treasury shares retained by the Company from the original issued and paid-up share capital of 420,750,000 ordinary shares of the Company.

B. SUBSTANTIAL SHAREHOLDERS

	Name	No of Shares	%
1.	Concrete Engineering Products Berhad	58,088,000	15.34
2.	Hamptons Property Sdn Bhd	49,327,700	13.03
3.	Ng Ah Chai	42,783,200	11.30
4.	FA Securities Sdn Bhd	37,106,600	9.80
5.	Euston Technologies Sdn Bhd	22,662,066	5.98

C. THIRTY (30) LARGEST REGISTERED SHAREHOLDERS

	Name	No of Shares	%
1.	Hamptons Property Sdn Bhd	47,405,700	11.27
2.	UOBM Nominees (Tempatan) Sdn Bhd for Concrete Engineering Products Berhad	40,000,000	9.51
3.	FA Securities Sdn Bhd	38,163,600	9.07
4.	Euston Technologies Sdn Bhd	22,662,066	5.39
5.	Concrete Engineering Products Berhad	15,000,000	3.57
6.	Kenanga Nominees (Tempatan) Sdn Bhd for Ng Ah Chai	10,377,300	2.47
7.	JF Apex Nominees (Tempatan) Sdn Bhd for Ng Ah Chai	9,927,100	2.36
8.	Sumber Berkat Sdn Bhd	8,686,800	2.06

ANALYSIS OF SHAREHOLDINGS (cont'd) AS AT 14 APRIL 2021

C. THIRTY (30) LARGEST REGISTERED SHAREHOLDERS (cont'd)

	Name	No of Shares	%
9.	Kenanga Nominees (Tempatan) Sdn Bhd for Norazlina binti Awang	7,994,000	1.90
10.	Amsec Nominees (Tempatan) Sdn Bhd for Ng Ah Chai	7,650,000	1.82
11.	RHB Capital Nominees (Tempatan) Sdn Bhd for Ng Ah Chai	6,596,300	1.57
12.	Vidacos Nominees Ltd	5,610,000	1.33
13.	Masmanis Sdn Bhd	5,413,100	1.29
14.	Kenanga Nominees (Tempatan) Sdn Bhd for Ng Ah Chai	4,510,000	1.07
15.	Glenmarie Estates Sdn Bhd	4,488,000	1.07
16.	Norani binti Supar	4,128,000	0.98
17.	United Investment Co Sdn Bhd	3,825,000	0.91
18.	Muhammad Firdaus bin Muhamad Fasri	3,667,200	0.87
19.	Maybank Nominees (Tempatan) Sdn Bhd for Ng Ah Chai	3,604,800	0.86
20.	Muhamad Faris bin Muhamad Fasri	3,394,500	0.81
21.	Concrete Engineering Products Berhad	3,088,000	0.73
22.	Miss Asura Salaeh	2,948,600	0.70
23	Che Yam @ Rusnah binti Hussin	2,913,600	0.69
24.	RHB Capital Nominees (Tempatan) Sdn Bhd for Chen Khai Voon	2,829,300	0.67
25.	Khatijah binti Lebar	2,308,100	0.55
26.	Yayasan Guru Tun Hussein Onn	2,000,000	0.48
27.	Che Yam @ Rusnah binti Hussin	1,773,500	0.42
28.	Suria Hotel Sdn Bhd	1,725,500	0.41
29.	Anson Yong Cheng Teck	1,520,400	0.36
30.	Mohd Dzaki @ Mohd Zaki bin Jaafar	1,416,400	0.34

LIST OF PROPERTIES REGISTERED UNDER THE GROUP OF COMPANIES

AS AT 31 DECEMBER 2020

	Leasehold/ Title Number(s)	Tenure	Existing Use	Land Area (Hectare)	Age of Property (Year)	Net Book Value 31.12.2020 (RM'000)	Date of Acquisition/ Last Revaluation
1.	Lot Nos: 204, 505, 626, 1005, 1091, 653, 1204, 1874, 1910, 1912, 1880, 1881, 1882, 23802, 23803, 23804, 23805, 23806, 23807, 24375, 25269, 25270, 25275	Freehold	Oil Palm Plantation	140.004	105	373,375	Acquired on 24.03.1914 – 16.06.1916 and last revalued on 11.02.2019
	Kajang estate, Mukim o	of Semenyih, D	aerah Ulu Langat,	Selangor			
2.	Lot Nos: 540, PT 21625 PT 21630	Freehold	Oil Palm Plantation	61.944	105	145,725	Acquired on 24.03.1914 – 16.06.1916 and last revalued on 11.02.2019
	Dunedin estate, Mukim	of Semenyih, I	Daerah Ulu Langa	it, Selangor			
3.	H.S.(D) 1470 PT Lot 354	Leasehold Expiring in 2050	Resort Land and Buildings	9.995	31	9,713	Acquired on 18.08.1990
	Mukim of Pulau Perhen	tian, Daerah B	esut, Terengganu				
4.	Title No. 9654	Freehold	Land, Factory and Office Building	5.18	21	4,453	Acquired on 24.08.2009 and last revalued on 14.03.2018
	77/17 Moo 4 Bangmaru	ian Road, Tam	bon Bang Muang	, Takuapa 8219	0, Phangnga, S	South Thailand	
5.	Lot No. 3468	Freehold	Motel, Land and Buildings	2.38	36	20,353	Acquired on 30.10.2009 and last revalued on 12.02.2019
	Mukim of Bukit Besar, k	Kuala Terengga	Inu				
6.	H.S.(D) 22923 Bandar Port Swettenham	Leasehold expiring in 2088	Leasehold Land	902.42 sq.m	31.5	2,220	Acquired on 31.12.2012

District of Klang, State of Selangor

LIST OF PROPERTIES REGISTERED UNDER THE GROUP OF COMPANIES (cont'd) AS AT 31 DECEMBER 2020

	Leasehold/ Title Number(s)	Tenure	Existing Use	Land Area (Hectare)	Age of Property (Year)	Net Book Value 31.12.2020 (RM'000)	Date of Acquisition/ Last Revaluation
7.	TL077512817 to 862 TL077517170 to 830 TL0775256720to 681 TL 077517358 to 545 District of Sandakan, Sa	Leasehold expiring in 2029 to 2069 bah	Commercial, Residential, and Open Space Land	5.278	51	6,948	Acquired on 12.03.2014
8.	15-06A Amber Tower Seri Mas Condominium Batu 3 ½ Cheras 56000 Kuala Lumpur	Leasehold expiring in 2085	Apartment	91 sq. m.	26	330	Acquired on 30.06.2003 and last revalued on 31.12.2017
	Lot 51810, Mukim of Ku	ala Lumpur, W	'ilayah Persekutua	an			
9.	Lot 100, GM 8245	Freehold	Factory Land and Building	4.046	29	23,600	Acquired on 28.12.2018 and last revalued on 12.02.2019

District of Kuala Langat, State of Selangor

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the One Hundred and Eleventh Annual General Meeting ("111th AGM") of Inch Kenneth Kajang Rubber Public Limited Company ("IKKR") or (the "Company") will be held fully virtual and entirely via remote participation and voting at Broadcast Venue: 26th Floor Menara KH (Promet), Jalan Sultan Ismail, 50250 Kuala Lumpur, Malaysia, on Monday, 31 May 2021 at 10.00 a.m. for the following purposes:

- 1. To lay before the meeting the financial statements for the year ended 31 December 2020 and the Reports of the Directors and Auditors thereon.
- To approve the payment of Directors' fees in respect of the year ended 31 December Resolution 1 2020.
- 3. To re-appoint Dr. Radzuan bin A. Rahman who retires pursuant to Article 86 of the **Resolution 2** Company's Articles of Association, and being eligible, offers himself for re-appointment.
- 4. To re-appoint Messrs Milsted Langdon LLP as Auditors of the Company and to **Resolution 3** authorise the Directors to fix their remuneration.

AS SPECIAL BUSINESS

To consider and if thought fit, to pass the following Ordinary Resolutions:

5. CONTINUITY AS INDEPENDENT DIRECTOR

THAT subject to the passing of Resolution 2, Dr. Radzuan bin A. Rahman who has served as Independent Non-Executive Director for a cumulative term of more than nine (9) years, to continue to act as Independent Non-Executive Director of the Company pursuant to Practice 4.2 of the Malaysian Code on Corporate Governance 2017 ("MCCG 2017").

6. CONTINUITY AS INDEPENDENT DIRECTORS

THAT the following Directors who have served as Independent Non-Executive Directors for a cumulative term of more than nine (9) years, continue to act as Independent Non-Executive Directors of the Company pursuant to Practice 4.2 of the MCCG 2017:

6.1 Dato' Adnan bin Maaruf

6.2 Dato' Haji Muda bin Mohamed

Resolution 5 Resolution 6

7. PROPOSED RESOLUTION TO EMPOWER THE DIRECTORS OF THE COMPANY TO ISSUE SHARES PURSUANT TO SECTION 551 OF THE UNITED KINGDOM COMPANIES ACT 2006 ("UK COMPANIES ACT 2006")

The New Mandate will enable the Directors to take swift action in case of, inter alia, a need for corporate exercises or in the event of business opportunities or other arising circumstances which involve the issue of new shares, and to avoid delay and cost in convening general meetings to approve such issue of shares.

To transact any other business of which due notice shall have been given.

By order of the Board

LEE THAI THYE (LS 0000737) (PC No. 201908002929) Company Secretary

Kuala Lumpur, Malaysia 3 May 2021

NOTICE OF ANNUAL GENERAL MEETING

NOTES:-

- The Broadcast Venue is strictly for the purpose of complying with Section 327(2) of the Act which requires the Chairman of the Meeting to be at the main venue. No shareholders/proxies from the public will be physically present at the meeting. Shareholders who wish to participate the AGM will therefore have to register via the link, https://vps.megacorp.com.my/NMuARp. Kindly refer to the annexure of the Administrative Guides for further information.
- 2. The AGM will be conducted on fully virtual and entirely via remote participation and voting at Broadcast Venue, the Members are advised to refer to the Administrative Guides for the procedure to register and participate and vote in the virtual 111th AGM.
- 3. A member whose name appears in the Record of Depositors as at 25 May 2021 shall be regarded as Member of the Company entitled to attend the 111th AGM or appoint a proxy to attend and vote on his/her behalf.
- 4. A member may appoint up to two (2) proxies to attend the same meeting provided that he specifies the proportion of his shareholding to be represented by each proxy. A proxy may but need not be a member of the Company.
- 5. The instrument appointing a proxy shall be in writing under the hand of the appointor or his/her attorney duly authorised in writing, or if the appointor is a corporation, either under its Common Seal or signed by an officer or attorney duly authorised.
- 6. The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a certified copy of that power or authority shall be deposited at the 26th Floor, Menara KH (Promet), Jalan Sultan Ismail, 50250 Kuala Lumpur or email: agm-support.IKKR@megacorp.com.my not less than forty-eight (48) hours before the time for holding the meeting or any adjournment thereof.
- 7. Any alteration in the Form of Proxy must be initialled.
- 8. All the Resolutions set out in the Notice of the 111th AGM will be put to a vote by poll pursuant to Paragraph 8.29A(1) of the Listing Requirements of Bursa Securities.

Audited Financial Statements

9. The Audited Financial Statements laid at this meeting pursuant to Section 340(1)(a) of the Malaysian Companies Act 2016 ("the Act") are meant for discussion only. It does not require shareholders' approval, and therefore, not put forward for voting.

Directors' Fees

10. Section 230(1) of the Act provides that "the fees" of the Directors and "any benefits" payable to the Directors of a listed company and its subsidiaries shall be approved at a general meeting. The Board agreed that the shareholders' approval shall be sought at the 111th AGM on the Directors' fees.

Re-election of Director Who Retire Pursuant to Article 86 of the Company's Articles of Association ("the Articles")

11. Article 86 of the Articles provides that an election of Directors shall take place each year. 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 no greater than one-third) shall retire from office provided always that all Directors shall retire from office once at least in each three (3) years but shall be eligible for re-election.

With the current Board size of five (5), one (1) Director, Dr. Radzuan bin A. Rahman, is to retire in accordance with Article 86 of the Articles, and being eligible, offers himself for re-appointment.

The Board has through the Nomination Committee, considered the assessment of Dr. Radzuan bin A. Rahman and are satisfied with his performance and are agreeable to his re-election as Director of the Company.

NOTICE OF ANNUAL GENERAL MEETING (cont'd)

EXPLANATORY NOTES ON SPECIAL BUSINESS:

Continuity as Independent Non-Executive Directors

12. THAT subject to the passing of Resolution 2, Dr. Radzuan bin A. Rahman who has served as Independent Non-Executive Director to continue to act as Independent Non-Executive Director of the Company pursuant to Practice 4.2 of the MCCG 2017.

The Nomination Committee of the Company has conducted an assessment on the independence of Dr. Radzuan bin A. Rahman and are satisfied that he complied with the criteria on independence as prescribed in Practice 4.2 of the MCCG 2017. The Board has vide the Nomination Committee's recommendation that Dr Radzuan bin A. Rahman to be retained as Independent Non-Executive Director.

13. In line with Practice 4.2 of the MCCG 2017, the Board has vide the Nomination Committee's recommendation that Dato' Adnan bin Maaruf and Dato' Haji Muda bin Mohamed be retained as Independent Non-Executive Directors.

The Committee is of the opinion that the Directors have complied with the independence criteria as prescribed in Practice 4.2 of MCCG 2017. The justifications for their re-appointment are:

- a) They fulfilled the criteria under the definition on Independent Directors as stated in the Main Market LR of Bursa Securities, and hence, they would be able to provide an element of objectivity, independent judgement and balance to the Board;
- b) Since they have been with the Company for more than nine (9) years, they are familiar with the Group's business operations and have devoted sufficient time and commitment to their role and responsibilities as Independent Directors for informed and balance decision making;
- c) They have exercised due care during their tenures as Independent Directors of the Company and have discharged their duties with reasonable skill and competence, bringing independent judgement and depth into the Board's decision making in the interest of the Company and its shareholders.
- d) They consistently challenged the management in an effective and constructive manner and actively participated in Board discussion and provided an independent voice on the Board.

Issue Shares Pursuant to Section 551 of the UK Companies Act 2006

14. This Resolution is proposed pursuant to Section 551 of the UK Companies Act 2006, and if passed, will give the Directors of the Company, from the date of the above AGM, authority to issue ordinary shares in the Company not exceeding 10% of the issued capital of the Company. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next AGM of the Company.

As at the date of this Notice, no new shares in the Company were issued pursuant to the mandate granted to the Directors at the 110th AGM held on 30 June 2020 which will lapse at the conclusion of the 111th AGM.

The renewal of this mandate will enable the Directors to avoid any delay and cost involved in convening a general meeting. It is thus appropriate to seek members' approval.

INCH KENNETH KAJANG RUBBER PUBLIC LIMITED COMPANY 194602000041 (990261M)

FORM OF PROXY

No. of Shares Held

CDS AC No:

Shares Held

I/We_

_(NRIC/CO NO): ___

(FULL NAME IN BLOCK LETTERS)

of__

(ADDRESS)

being a shareholder/shareholders of Inch Kenneth Kajang Rubber Public Limited Company, hereby appoint the following person(s):-

Name	Email Address	Mobile No.	NRIC/Passport	% of Shares		
*And/or failing him/her (delete as appropriate)						

Or failing him/her, the Chairman of the Meeting as *my/our proxy to vote for *my/our behalf at the 111th Annual General Meeting of the Company to be held on fully virtual and entirely via remote participation and voting at Broadcast Venue: 26th Floor Menara KH (Promet), Jalan Sultan Ismail, 50250 Kuala Lumpur, on Monday, 31 May 2021 at 10:00 a.m. for the following purposes:-:

NO	RESOLUTION	FOR	AGAINST
1	To approve the payment of Directors' fees		
2	To re-appoint Dr. Radzuan bin A. Rahman		
3	To re-appoint Messrs Milsted Langdon LLP as Auditors of the Company and to authorise the Directors to fix their remuneration		
4	SPECIAL BUSINESS To retain Dr. Radzuan bin A. Rahman as Independent Non-Executive Director		
5	SPECIAL BUSINESS To retain Dato' Adnan bin Maaruf as Independent Non-Executive Director		
6	SPECIAL BUSINESS To retain Dato' Haji Muda bin Mohamed as Independent Non-Executive Director		
7	SPECIAL BUSINESS To approve the proposed resolution to empower the Directors of the Company to issue shares pursuant to section 551 of the UK Companies Act 2006		

Please indicate with an 'X' in the appropriate spaces how you wish your votes to be casted. If no specific direction as to voting is given, your proxy will vote or abstain from voting at his/her discretion.

Signature/Seal of Shareholder(s)

Dated this day _____ of _____ 2021

Tel No:

*Delete whichever is not applicable.

Notes:

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- The instrument appointing a proxy and the power of attorney or other authority, if any, under which it is signed or a certified copy of that power or authority shall be deposited at the 26th Floor, Menara KH (Promet), Jalan Sultan Ismail, 50250 Kuala Lumpur or email: <u>agm-support.IKKR@</u> <u>megacorp.com.my</u> not less than forty-eight (48) hours before the time for holding the meeting or any adjournment thereof.
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- 8. All the Resolutions set out in the Notice of the 111th AGM will be put to a vote by poll pursuant to Paragraph 8.29A(1) of the Listing Requirements of Bursa Securities.

AFFIX STAMP

MESTIKA PROJEK (M) SDN BHD

199101015233 (225545V) 26th Floor Menara KH (Promet) Jalan Sultan Ismail 50250 Kuala Lumpur Malaysia

Then fold here

1st fold here

INCH KENNETH KAJANG RUBBER PUBLIC LIMITED COMPANY

194602000041 (990261-M) Incorporated in Scotland

26th Floor Menara KH (Promet) Jalan Sultan Ismail 50250 Kuala Lumpur MALAYSIA Tel : 603-2144 4446 Fax : 603-2141 8463 www.ikkr.com.mv

PERHENTIAN ISLAND RESORT SDN BHD (64619M)

26th Floor Menara KH (Promet) Jalan Sultan Ismail 50250 Kuala Lumpur MALAYSIA Reservation : 603-2144 8531 Fax : 603-2143 4984 Email : enquiry@perhentianislandresort.net www.perhentianislandresort.net

MOTEL DESA SDN BHD (26255A)

Bukit Pak Apil 20300 Kuala Terengganu Terengganu MALAYSIA Tel : 609-622 3033 Fax : 609-620 3751 www.moteldesa.com.my

SUPARA COMPANY LIMITED (0105534058535)

77/17 Moo 4 Tambon Bang Muang Takuapa 82190 Phangnga SOUTH THAILAND Tel : 66-76-593210 / 66-76-593212 / 66-76-593213 Fax : 66-76-593211 Email : enquiry@supararubber.com www.supararubber.com