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STRENGTHEN, DELIVER, GROW

ANNUAL REPORT 2021







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Listed on SGX Catalist (previously known SGX-SESDAQ) as the on 23 December 2004 and upgraded to the Mainboard 18 on **Envictus** June 2009. International **Holdings** Limited ("Envictus" "the Group"), or is established Food an and Beverage ("F&B") Group. The Group has an established portfolio of businesses and brands operating under its key business divisions.

Founded in 1997, the Group started as a manufacturer and distributor of sweetened condensed milk and evaporated milk, and in the years following its listing, has evolved into a diversified F&B player following several acquisitions. In June 2014, the Group unlocked shareholders' value in the business through the disposal of its investment in the Dairies and Packaging divisions and relevant intellectual properties to Asahi Group Holdings Southeast Asia Pte. Ltd.

In 2018, the Group returned to the dairies business with the selling and distribution of sweetened creamer and evaporated creamer supplied by third party manufacturer. In June 2018, the Group completed the acquisition of Motivage Sdn Bhd which had a manufacturing licence to produce dairy products including sweetened creamer and evaporated creamer. This acquisition was to realise the Group's plans for setting up of its own dairy manufacturing plant.

In 2020, as part of the Group's streamlining efforts, Envictus announced the cessation of an indirect wholly-owned subsidiary, The Delicious Group, which operated the Delicious restaurants. The Group also announced the disposal of its Nutrition Division by disposing off business and assets of a wholly-owned indirect subsidiary, Naturalac Nutrition Limited.

The Group's business divisions currently comprise Trading and Frozen Food, Food Services (Texas Chicken and San Francisco Coffee), Food Processing (Bakery and Butchery) and Dairies.

Envictus has operating facilities in Malaysia. Apart from Malaysia, the Group's products can also be found in other countries including Africa, China, Indonesia, Japan, Singapore, Vietnam and the Philippines. The Group's products are traded under various brand names such as SuJohan, San Francisco Coffee, Gourmessa and Hearty Bake.

Helmed by a management team of industry veterans who possess a wide range of expertise in strategic planning, business development, operational and production skills, the Group is well-positioned to tap on its solid foundation in the F&B industry to further enhance its established brand names.





Trading and Frozen Food Division Pok Brothers



Food Services Division Texas Chicken, San Francisco Coffee



With an established track record of over 50 years, Pok Brothers Sdn Bhd ("Pok Brothers") is one of Malaysia's leading frozen food and premium food wholesaler.

Now a household name, Pok Brothers started as a general store business in Petaling Jaya in 1963. As a premium food wholesaler, Pok Brothers imports and distributes food products, in both raw and processed forms, focusing on the hospitality and consumerbased food industries. Its products include frozen/chilled meats, dairy products, seafood and condiments, amongst many others. Pok Brothers has an extensive client base which includes major 5-star hotels, airlines, cruise ships, hyper/supermarkets, bakeries, butcheries, fast-food chains, grocery stores, food processors and other wholesalers. With the sole distributor rights to major imported brands such as Lamb-Weston, Emmi, Devondale, Dole, Natural One Juices, Delverde, Fragata, Durkee and Lakeland Dairies Limited, Pok Brothers is also an appointed importer and distributor of proprietary goods for several American restaurant chains in Malaysia.

Most of Pok Brothers' supplies are sourced internationally, namely from the United States, Europe, Australia, New Zealand and Brazil.

Operating out of Glenmarie, Shah Alam and Selangor Halal Hub, Pulau Indah in Selangor, Pok Brothers has branches in Penang, Johor, Pahang and Langkawi to encompass the length and breadth of Peninsular Malaysia. All facilities are equipped with cold room and dry store functions as well as refrigerated trucks.



Texas Chicken

On 10 July 2012, the Group signed an exclusive 10-year International Multiple Franchise Unit and **Development Agreement with US-based Cajun Global LLC** for exclusive rights to develop and operate Texas Chicken restaurants in Malaysia and Brunei from 2013 to 2022. This marked the Group's maiden foray into the fast food segment. The restaurants serve Americanstyle, big juicy full-flavoured fried chicken, french fries, honey butter biscuits, mashed potatoes, coleslaw, burgers and sundae, to name a few dishes.

This partnership has expanded Envictus' portfolio and enabled the Group to tap on synergistic opportunities in its existing Trading and Frozen Food Division. In addition, this downstream expansion is part of Envictus' growth strategy to increase the presence of its identity and brand in key markets such as Malaysia and neighbouring countries in Asia.

Texas Chicken sets itself apart from the competition by ensuring freshness of its products at all times. This is achieved by stringent quality control and sourcing only the best ingredients – spices and seasoning are imported directly from the United States, and chickens are freshly procured from local farms.

The rising trend of Malaysian families dining out due to their timepressured lifestyle is identified as a potential area of growth for

the Texas Chicken business. Furthermore, Malaysians love Quick Service Restaurants ("QSR") because they are conveniently located, affordable and can satisfy all age groups in a family.

On 19 May 2020, Texas Chicken announced a comprehensive brand re-launch and competitive new positioning, based on rigorous consumer insights data collected from thousands of QSR customers throughout Asia, the Middle East, and the Americas. As part of the rebranding, Texas Chicken unveiled a new logo, a more compelling restaurant design, new product packaging and revamped its staff uniforms.

Since the opening of the first flagship outlet at Aeon Bukit Tinggi Shopping Centre, in Bandar Bukit Tinggi township, Klang on 31 January 2013, Envictus has leveraged on the robust demand for the Texas Chicken restaurant concept by growing its presence at a considerable pace to reach a total of 82 outlets in Malaysia as of 13 December 2021. New outlets opened between 1 October 2020 to 13 December 2021 are as follows:-

Locations	1 Oct 2020 - 13 Dec 2021
Petron Temin Jerantut, Pahang	16 October 2020
Petronas Alor Setar, Kedah	15 November 2020
Cyberjaya	11 December 2020
Jalan Gambang, Kuantan	18 December 2020
Jalan Pengkalan Chepa, Kota Bharu	27 December 2020
Caltex Kuala Selangor	7 May 2021
Melawati Mall	27 May 2021
Kuantan	31 October 2021
Jalan Simpang, Taiping	10 December 2021

San Francisco Coffee

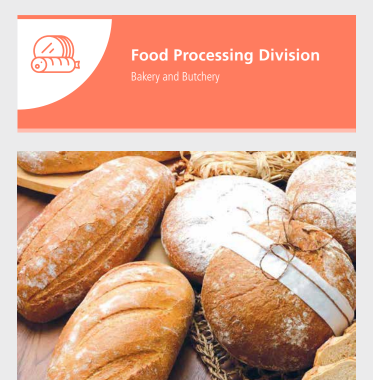
On 28 March 2016, Envictus acquired 85% shareholding in Lyndarahim Ventures Sdn Bhd ("LVSB") which holds a 100% stake in San Francisco Coffee Sdn Bhd ("SFCoffee"), a specialty coffee chain business that serves house-roasted coffee in Malaysia. Envictus subsequently acquired the remaining 15% shareholding in LVSB on 19 August 2016.

SFCoffee currently operates 47 wholly-owned specialty coffee outlets in prominent office buildings and malls. During the financial year, we opened a new outlet at Queensbay Mall in Penang on 15 October 2020. While plans are in place for new outlet openings, expansion plans are dependent on how the Coronavirus outbreak ("Covid-19") situation develops.

In looking towards modernisation and increasing efficiency, SFCoffee is ramping up technology adoption in its daily operations with direct customer interaction via social media, development of the SFCoffee Application, and the optimisation of the Point of Sale (POS) systems to be more intuitive. These initiatives that SFCoffee has embarked on will enable the Group to become more sustainable and well positioned to adapt to the ever changing and challenging business environment.

To further contribute to improving processes, logistics and cost efficiencies, the roasting plant, distribution centre and storage facilities has been strategically relocated to a more central location with the focus on efficient cost and stock management modules now the core of our efficiency drive to improve competitiveness.

Five years into Envictus' strategic acquisition, SFCoffee continues to enjoy lower costs from internal sourcing from within the Group from the Bakery and Butchery businesses in the Food Processing Division. At the same time, these businesses derive synergistic benefits from higher production output through the supply of its premium products to complement the specialty coffee chain business.



<u>Bakery</u>

De-luxe Food Services Sdn Bhd ("De-luxe") which operates from its manufacturing facility at Selangor Halal Hub, Pulau Indah manufactures premium frozen bakery products for supply to hotels, retail, entertainment, convenience stores, airline and caterings under its brand name Hearty Bake.

It also supplies its products to Petronas Malaysia, Subway Malaysia, TGIF Japan, Singapore, China and the Philippines. Hearty Bake products are produced in different convenience levels, such as raw dough, parbaked, pre-proven and thaw-and-serve bakery products, in order to better cater to the needs of customers. The products produced include croissants, bread loaves, baguettes, burger buns, sweet pastries, savoury pastries, muffins, bagels, pizzas and pretzels.

On 31 March 2021, the Group entered into two option sale and purchase agreements ("SPAs") for the disposal of De-luxe's factory, machineries and equipment to Aryzta Food Solutions Malaysia Sdn Bhd ("Aryzta") for RM88 million.

On 8 October 2021, a Letter of Intent was issued by Aryzta relating to its intention to bring forward the potential purchase of the property and assets ahead of the option granted under the option SPAs. The management is currently in discussion with Aryzta to finalise the completion of the proposed disposals.



Butchery

Gourmessa Sdn Bhd ("Gourmessa"), located in Selangor Halal Hub, Pulau Indah in Selangor manufactures and processes cold cuts, sausages, portion control meat and smoked salmon for distribution to supermarkets, hotels and restaurants.

Its Gourmessa brand of quality cold cuts and sausages are well distributed and displayed in most supermarkets and hypermarket chains across Malaysia. Gourmessa has plans to expand into the export market upon obtaining the necessary authorities approval.

Dairies Division

Manufacturing and distribution of condensed and evaporated milk



The Group started selling and distribution of sweetened creamer ("SC") and evaporated creamer ("EC") under the brand SuJOHAN, which was co-packed by third party manufacturer in 2018. The sales and marketing of the products both locally and overseas are undertaken by its marketing arm, Envictus Dairies Marketing Sdn Bhd, and appointed distributors throughout Malaysia.

In the same year, the Group obtained the manufacturing license to produce dairy products including SC, EC, milk powder, sterilised milk, and tin cans after acquiring Motivage Sdn Bhd. However, the construction of the dairy manufacturing facility and commencement of production were subsequently delayed due to the Covid-19 pandemic. Furthermore, the commissioning of factory equipment and production trial runs were interrupted when the country was put under repeated lockdowns and travelling restrictions were imposed. After the repeated delays, the production of SC finally started at the tail end of 2020.

The Dairies Division has since obtained the HALAL certification in the first quarter of 2021. In the long run, the Dairies Division will be able to capture the exciting growth opportunity to cover wider areas of Malaysia and overseas market.

KEY MILESTONES

2004 December

EtikaInternationalHoldingsLimited("EIHL")waslistedonSGX-SESDAQ (now known as SGX Catalist)on23December2004.

2006 February

Made first acquisition pursuant to listing - Pok Brothers Group - one of Malaysia's leading frozen food and premium food wholesaler, on 8 February 2006, vide our wholly-owned subsidiary, Etika Foods (M) Sdn Bhd.

2009 June

Upgraded to SGX Mainboard on 18 June 2009.

2012 July

Signed an International Multiple Unit Franchise Agreement with US-based Cajun Global LLC on 10 July 2012 for exclusive rights to develop and operate Texas Chicken restaurants in Malaysia and Brunei over the next 10 years from 2013 to 2022.

2014 July

Change of company name from Etika International Holdings Limited to Envictus International Holdings Limited with effect from 15 July 2014.

2015 December

Platinum Appreciation Sdn Bhd ("PASB"), a wholly-owned subsidiary of the Company, together with Brothers Coffee Ventures Sdn Bhd, entered into a conditional sale and purchase agreement with Prinsip Lagenda Sdn Bhd and Datuk Abdul Rahim bin Mohd Zin on 14 December 2015 to acquire the entire issued and paid-up share capital of LVSB in relation to the acquisition of San Francisco Coffee Sdn Bhd.

2016 August

EnvictusFoodServicesSdnBhd(formerlyknownasPASB)increaseditsshareholdingin LVSBfrom 85%to 100%on19August2016by acquiringthe balanceof15%from BrothersCoffee VenturesSdn Bhd.

2017 November

Polygold Holdings Sdn Bhd, a whollyowned subsidiary of the Company, entered into a conditional share sale agreement with Mr Khor Sin Kok and Madam Khor Guat Bee on 15 November 2017 for the proposed acquisition of 100% of the total issued and paid-up shares of Motivage Sdn Bhd for a consideration of RM24 million, to be satisfied by a combination of cash and the allotment and issuance of 15,775,210 shares in the capital of the Company.

2018 June

An EGM was held on 8 June 2018 to obtain shareholders' approval on the proposed acquisition of Motivage as a major transaction and an interested party transaction. The allotment and issue of 15,775,210 consideration shares at an issue price of \$\$0.3913 was made as part satisfaction of the consideration for the proposed acquisition. The acquisition was completed on 21 June 2018.

On 18 June 2018, the Company proposed a renounceable non-underwritten rights issue of up to 113,534,799 new ordinary shares of the Company at an issue price of \$\$0.16 for each Rights Share with up to 113,534,799 free detachable warrants. Each warrant carries the right to subscribe for 1 ordinary share in the capital of the Company at an exercise price of \$\$0.16 for each Warrant Share, on the basis of 4 Rights Shares for every 5 existing ordinary shares in the capital of the Company.

October

An EGM was held on 19 October 2018 to obtain shareholders' approval on the allotment and issue of the Rights Shares, the Warrants and the Warrant Shares.

2018 November

At the close of the rights exercise on 21 November 2018, valid acceptances and valid excess application for a total of 105,195,904 Rights Shares with Warrants, representing approximately 92.66% of the 113,543,799 Rights Shares with Warrants available under the Rights cum Warrants Issue were received. This amounts to net proceeds of approximately \$\$16.53 million.

2021 March

The following agreements were entered into on 31 March 2021.

- a) A manufacturing, operations, supply and purchase agreement between De-luxe Food Services Sdn Bhd ("De-luxe") with Aryzta Food Solutions Malaysia Sdn Bhd ("Aryzta")
- b) A conditional option plant and equipment purchase agreement ("SPA") between De-luxe with Aryzta for sale of De-luxe's factory with all its machineries and equipment for RM76 million
- c) A conditional option sale and purchase agreement ("SPA") between Polygold Beverages Sdn Bhd and Aryzta for the sale of land on which De-luxe's factory is situated on for RM12 million

October

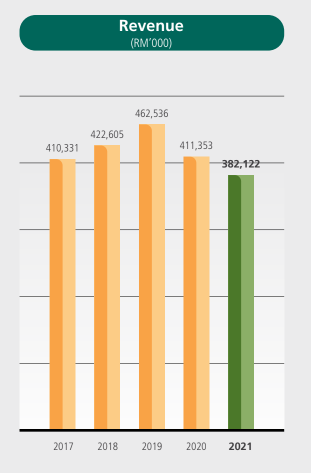
On 8 October 2021, Aryzta issued a Letter of Intent relating to its intention to bring forward the potential purchase of the property and assets ahead of the option granted under the option SPAs. The management is currently in discussion with Aryzta to finalise the completion of the proposed disposals.



Food Processing Division

MESSAGE FROM THE CHAIRMAN





The year in review continued to be highly volatile. The third wave of infections towards the tail end of 2020 continued to adversely impact business activities. The Malaysian government declared a state of emergency in January of 2021 as daily new infections reached record highs. Malaysia thereafter transited towards Conditional Movement Control Order ("CMCO") on 5 May 2021, as the situation looked to be under control. However, infection rates continued to rise, culminating with an indefinite extension of MCO, announced on 27 June 2021, which will last until daily cases fall below 4,000.

However with that being said, the country has ramped up its efforts to vaccinate the population prompting Malaysia's ministry of health to suggest that Covid-19 will become endemic in Malaysia by end of October 2021, the stopstart nature of pandemic control measures would hopefully be behind the country. The improving vaccination rates and open acknowledgement by the health ministry that Malaysia would start living with the virus, will hopefully aid the nation in its transition towards robust economic recovery, and resumption in business activity to pre-pandemic levels.

MESSAGE FROM THE CHAIRMAN



REVIEW OF FINANCIAL PERFORMANCE

In Malaysia, the F&B industry, being reliant on footfall and vehicle traffic volume, has been repeatedly affected by the constant state of adjustments made by the authorities. This includes the various re-implementation of previously removed MCO measures, across different states. Besides footfall, capacities are also significantly reduced at dining establishments as operators comply with mandated social distancing measures. Furthermore, recent data from the Malaysian department of statistics notes a reduction in consumer spending as overall household income saw an across-the-board decline.

Overall Group revenue dipped slightly by 4.4% to RM382.1 million due mainly to the Trading and Frozen Food Division. Despite the challenges posed by the pandemic, the three other business divisions, namely, Food Services, Food Processing and Dairies, stayed resilient. For Food Services, this was supported by new store openings of Texas Chicken; whilst Food Processing and Dairies experienced higher sales volume from both export and local markets respectively.

As part of the management's ongoing efforts in cost optimisation, coupled with improved operational efficiency through streamlining measures, this resulted in an overall decline in operating expenses by RM6.1 million excluding impairment of property, plant and equipment ("PPE"). Additionally, a reversal of impairment on PPE and payroll subsidies from the Malaysian government, resulted in an increase in other operating income by RM10.2 million to RM15.8 million.

The management's combined effort to improve the Group's bottom line led to a marked reduction in operating loss. The Group posted a loss after tax of RM48.4 million compared with RM88.5 million in the preceding year for the continuing operations. Excluding the impairment of PPE, the Group reported a similar loss after tax of RM53.0 million as in the previous year.

STRENGTHEN, DELIVER AND GROW

For the Food Services Division, Texas Chicken expanded its delivery channels, ramped up digital marketing efforts and boosted its e-commerce presence to mitigate the impact of the Covid-19 pandemic and to prepare for Malaysia's reopening of economy. Despite the challenges, our store count reached 82 after the latest drive-through store opening at Jalan Simpang, Taiping on 10 December 2021, with plans to open two more new outlets in first quarter of FY2022; while continuing to work closely with our delivery partners in launching more enticing offers and campaigns to continue to attract new customers.

San Francisco Coffee ("SFCoffee") underwent a strategic consolidation process as the prolonging of the MCO adversely impacted the performance of various outlets. To mitigate the impact brought on by resurgence in cases, SFCoffee closed non-performing stores, and continued to look at ways to reduce costs and improve operational efficiency. For the next 12 months, new store openings will be dependent on the ongoing Covid-19 situation. SFCoffee is exploring a new franchising model which the roll out would be tentatively in fourth guarter of FY2022. The intention is to create a network of partners and franchisees to grow the SFCoffee business as well as to increase the brand's overall presence in the market to drive profitability and strengthen our position with suppliers and marketing partners alike through an integrated and well-managed franchise model to achieve even better economies of scale.

MESSAGE FROM THE CHAIRMAN



For the Dairies Division, there was a delay in the completion of our sweetened condensed milk line due to movement restrictions implemented by government last year to curb the Covid-19 pandemic. This division continues to face margin pressure due to rising commodity prices, as pricing for the main raw materials used have been on the upward trend since 2020. Nevertheless, sales are anticipated to pick up gradually from month to month starting next quarter when most Malaysians are willing to dine-in as Covid-19 cases have started to drop, with the lifting of pandemic related restrictions.

As part of the Group's continuing streamlining efforts, for Food Processing, the management is currently in discussion with Aryzta to finalise the potential purchase of PPE ahead of the option granted under the Sale and Purchase Agreement. The Group intends to use net sale proceeds from the Proposed Disposal to pare down its current liabilities. Additionally, Gourmessa is developing new range of products to drive higher sales in the retail business to compensate for the lower sales in the restaurants and hotels segment.

Additionally, the Group will continue in additional cost-cutting exercises where necessary to further control operating expenses and improve operational efficiency across our main business segments. We will continue in our efforts by practising prudent cash management and as at 30 September 2021, the Group's cash and cash equivalents stood at RM16.4 million, while shareholders' equity was RM161.6 million.

As Malaysia looks to be turning the corner in terms of the various pandemic containment measures, the Group hopes to

see an improvement in the operating and financial performance in the subsequent quarters. Recent central bank forecasts point to strong external demand and an improvement in overall business sentiment in Malaysia, expected to lead to a positive economic growth in 2022. However, we remain cautious in light of the newly discovered Omicron variant of the Covid-19 virus as nations worldwide have reacted swiftly in imposing curbs to prevent the spread of the new variant.

WORD OF APPRECIATION

I would like to extend a heartfelt thank you to our Board of Directors for their guidance and counsel in continuing to oversee the Group in the face of adversity. Additionally, I would also like to highlight the achievements of the senior management team in their tireless effort in reviewing and improving the Group's operations.

To close, I would also like to thank all management and staff for their continued dedication and contributions in ensuring that Envictus is ready to face any challenges should they arise. Last but certainly not least, I would like to extend our appreciation to the shareholders, bankers, clients, consultants, suppliers, partners, and business associates for their continued support and patience as Envictus remain focused in our pursuit of resilient growth and value.

DATO' JAYA J B TAN Executive Chairman



Trading and Frozen Food Division

For FY2021 under review, the Group continued to face challenges as business activities are repeatedly impacted by the pandemic and reintroduction of lockdown measures. During the financial year, the Group directed its efforts in redeploying resources by its plan to dispose of certain land and assets of the loss making bakery business to stem continuous losses suffered. In addition, the strategic expansion of seven Texas Chicken outlets and the closure of nonperforming San Francisco Coffee stores was prudent and controlled.

The Group's core business segments remain unchanged, and are as follows:



Envictus is steadfast in its commitment in delivering quality F&B products to its customers to meet their evolving preferences, while strengthening its business foundation and fundamentals to become a global F&B group.

CONSOLIDATED INCOME STATEMENT

The reintroduction of pandemic related Movement Control Orders ("MCOs") in response to third wave of infections have adversely impacted public movements and reduced overall social and business activities. The unpredictability nature in the imposition of MCOs has continued to pose operational challenges to the Group's business divisions. Against this backdrop, the Group's revenue for the FY2021 decreased by 4.4% to RM382.1 million from RM399.6 million in FY2020.

Revenue of the Food Services Division increased marginally by RM2.0 million or 0.9% to RM218.8 million against RM216.8 million in FY2020, largely attributable to a marginal revenue growth of Texas Chicken by 5.2% to RM191.9 million in FY2021. Store openings in FY2021 remain conservative, with seven new stores opened in the year and subsequent store openings to be dependent on macro-economic conditions. The increase in revenue for the Food Services Division was partly offset by lower revenue contribution by San Francisco Coffee ("SFCoffee")



chain, SFCoffee recorded a revenue decline of 21.6% to RM26.8 million in FY2021. The Group responded swiftly, strategically closing three non-performing stores and implementing aggressive cost reduction initiatives to mitigate the revenue decline.

Pandemic-related restrictions have led to a sharp decline in tourism in the country and its ancillary services, and border closures have also continued to suppress tourism activities nationwide. In addition, with dine-in restrictions, a fall in domestic consumption was experienced. As a result, business activities of the Trading and Frozen Food Division continue to be impacted. Revenue declined by 20.8% to RM100.0 million in FY2021 from RM126.3 million in FY2020.

The Food Processing Division however, recorded a 7.9% increase in revenue to RM19.2 million in FY2021 from RM17.8 million in FY2020 as exports to China improved with the enlarged customer base in FY2021. Similarly, revenue from the Dairies Division grew by 14.0% to RM43.9 million from RM38.5 million over the same period, due to a combined increase in sales volume both in the local and export markets.

Gross profit margin dipped slightly to 39.7% in FY2021 from 40.2% in FY2020 due to an increase in imported raw material costs from the Trading and Frozen Food Division, and higher direct costs and competitive pricing from the Dairies Division. The cost increase as a result of constraints in the global supply chain.

Other operating income increased by RM10.2 million or 182.1% to RM15.8 million in FY2021, mainly due to a reversal of impairment on property, plant and equipment ("PPE") of RM8.2 million, and payroll subsidies from the government of RM2.7 million during the pandemic period.

Overall, operating expenses reduced significantly by RM38.0 million or 16.4% from RM231.9 million in FY2020 to RM193.9 million in FY2021, mainly due to lower impairment of PPE and intangible assets of RM3.7 million as compared to RM35.5 million in the preceding year. Excluding the impairment, the operating expenses declined by RM6.1 million due to lower administrative, warehouse and distribution expenses, selling and marketing expenses of RM2.8 million, RM2.0 million and RM0.7 million respectively. These were due to positive impact from cost streamlining measures such as reducing staff count and operating expenses, and improved operational efficiency. Operating costs have also reduced following the imposition of MCOs and payroll subsidies by the government during the pandemic period.

These were partly offset by higher delivery commission of RM7.9 million due to a surge in delivery volume during the various MCOs. Other operating expenses (excluding impairment) declined by RM1.1 million mainly attributable to lower foreign currency fluctuation loss.

Finance costs decreased slightly by RM0.1 million or 0.3% from RM21.2 million in FY2020 to RM21.1 million in FY2021 whilst income tax expense reduced by RM0.4 million or 28.4% in FY2021, largely attributed to lower profit generated by a subsidiary.

The Group posted a loss after tax of RM48.4 million in FY2021 compared with RM88.5 million in the preceding year for the continuing operations, mainly due to lower impairment of PPE. Excluding the impairment, the Group reported a similar loss after tax of RM53.0 million as in the previous year.

STATEMENT OF FINANCIAL POSITION

Non-current assets decreased by RM113.3 million in FY2021 largely due to reclassification of the proposed sale of Property and Assets as assets held for sale of RM83.9 million, depreciation and amortisation of RM 51.3 million, impairment loss of RM3.7 million as well as plant and equipment written off as a result of closure of non-performing stores of RM2.6 million. These were partly offset by the addition of new Texas Chicken stores.

Current assets (excluding the assets held for sale) decreased by RM12.1 million mainly due to reduction in cash and bank balances, trade and other receivables and inventories of RM7.4 million, RM3.3 million and RM2.1 million respectively.

Current liabilities increased by RM92.1 million mainly due to the reclassification of certain long-term bank borrowings and lease liabilities amounting to RM80.8 million that are related to the proposed sale of Property and Assets to current liabilities. There were also advances from Directors and increase in trade and other payables of RM9.7 million and RM4.0 million respectively. These were partially offset by a decrease in lease liabilities mainly due to the repayment of lease obligations and closure of non-performing stores.

A reduction of non-current liabilities of RM86.3 million for FY2021 was primarily attributable to the reclassification of certain long-term bank borrowings and lease liabilities amounting to RM80.8 million that are related to the proposed sale of Property and Assets to current liabilities, coupled with a decrease in lease liabilities mainly due to the closure of non-performing stores.

The Group had a negative working capital of RM71.8 million as at 30 September 2021. The Group will continue to monitor its liquidity position to ensure its ability to meet its short-term debt obligations by taking the actions as disclosed in the Note 2.1 of the Financial Statements to reduce both operational and financial risks.

CASHFLOW POSITION

The Group's cash and cash equivalents stood at RM16.4 million for the current financial year ended 30 September 2021, a decrease of RM7.7 million from RM24.1 million recorded in the previous year.

The Group generated net cash from operating activities of RM34.2 million which was attributed to operating profit of RM19.5 million, lower inventories and trade and other receivables of RM2.1 million and RM3.0 million respectively, and an increase in trade and other payables of RM12.3 million. These were utilised for payment of interest and income tax of RM2.6 million.

For investing activities, the Group has spent capital expenditure amounting to RM23.8 million mainly for opening of new outlets to conserve the cash.

Net outflows of RM20.2 million from financing activities were mainly for the repayment of bank borrowings of RM63.1 million, lease obligations of RM20.1 million and interest payment of RM20.6 million, partly offset by drawdown of bank borrowings of RM74.0 million to finance the expansion of existing businesses and tradeline facilities.



Food Services Division Texas Chicken, San Francisco Coffee

SEGMENTAL REVIEW BY BUSINESS DIVISIONS

BUSINESS SEGMENTS	FY2020 RM'000	FY2021 RM'000
REVENUE		
Continuing operations		
Food Services	216,811	218,832
Trading and Frozen Foods	126,258	100,022
Food Processing	17,836	19,243
Dairies	38,544	43,928
Unallocated	150	97
	399,599	382,122

PROFIT/(LOSS) BEFORE INCOME TAX

Continuing operations		
Food Services	(18,816)	(15,060)
Trading and Frozen Foods	6,630	1,365
Food Processing	(57,918)	(11,966)
Dairies	(4,297)	(10,349)
Unallocated	(12,668)	(11,336)
	(87,069)	(47,346)

The Group's businesses comprise the Food Services, Trading and Frozen Food, Food Processing and Dairies Divisions. For FY2021, the Food Services Division contributed 57.3% of the revenue, followed by the Trading and Frozen Food, Dairies and Food Processing Divisions of 26.2%, 11.5% and 5.0%, respectively.

The Food Services Division comprises of Texas Chicken restaurants and San Francisco Coffee chains in Malaysia.

Revenue increased marginally by RM2.0 million or 0.9% to RM218.8 million in FY2021 against RM216.8 million in FY2020, largely contributed from Texas Chicken restaurants in Malaysia. Texas Chicken's revenue increased by RM9.4 million or 5.2% from RM182.5 million to RM191.9 million over the same period on the back of new store openings.

For SFCoffee chains, its revenue declined by RM7.4 million or 21.6% from RM34.2 million in FY2020 to RM26.8 million in FY2021, affected mainly by the ongoing pandemic and the prolonged lockdowns. SFCoffee underwent a strategic streamlining process as the prolonging of the MCO adversely impacted the performance of various stores. To mitigate the impact brought on by resurgence in cases, SFCoffee closed three non-performing stores, and continued to look at ways to reduce costs and improve operational efficiency.

Loss before income tax of the division was narrowed to RM15.1 million compared with RM18.8 million in the previous year, due to better operating results on the back of new stores as well as cost reduction exercise and operational efficiency. These were partly offset by impairment loss on PPE and intangible assets amounting to RM3.7 million.

Segmental assets decreased by RM22.1 million or 8.9% from RM247.4 million to RM225.3 million and segment liabilities decreased by RM8.3 million or 3.8% from RM219.6 million to RM211.3 million mainly due to reduction in PPE and equipment and lease liabilities as a result of the closure of non-performing stores as well as impairment loss on PPE and intangible assets. These decreases were partially offset by increase in capex for new stores.



Revenue of the Trading and Frozen Food Division declined RM26.3 million or 20.8% from RM126.3 million in FY2020 to RM100.0 million in FY2021 as operation was similarly affected by the ongoing Covid-19 pandemic and lockdown. Revenue from hotels and restaurants continued to be adversely impacted due to a sharp decline in tourist arrival rates and a fall in domestic consumption. As a result, the profit before income tax dropped to RM1.4 million as compared to RM6.6 million recorded in the previous financial year.

Segmental assets reduced by RM7.9 million or 7.2% from RM109.8 million to RM101.9 million due to depreciation of PPE, lower receivables, and inventories. Segmental liabilities reported at RM37.8 million compared with RM39.6 million in the previous financial year, down by RM1.8 million or 4.5% mainly due to repayment of bank borrowings.



Food Processing Division

Bakery and Butchery

The Food Processing Division comprises of the bakery and butchery businesses. Revenue of the Food Processing Division climbed RM1.4 million or 7.9% from RM17.8 million in FY2020 to RM19.2 million in FY2021, contributed from higher local and export sales. Loss before income tax narrowed greatly to RM12.0 million from RM57.9 million mainly attributed to the absence of one-off impairment loss of PPE of RM35.5 million in the previous year and a reversal of impairment of RM8.2 million in the current financial year.

Segmental assets decreased by RM7.7 million or 5.6% to RM129.6 million from RM137.3 million mainly attributed to the depreciation of PPE and discount given by a contractor for the construction of factory building. These were partially offset by a reversal of impairment of RM8.2 million in the current financial year. The segmental liabilities reduced by RM1.7 million or 1.2% from RM137.3 million to RM135.6 million was largely due to repayment of lease obligations.



Dairies Division Manufacturing and distribution of condensed and evaporated milk

Revenue of the Dairies Division grew RM5.4 million or 14.0% from RM38.5 million in FY2020 to RM 43.9 million in FY2021, backed by higher sales volume from both export and local market. The business so far has remained resilient despite the impact of Covid-19 pandemic.

The Dairies Division reported a loss before tax of RM10.3 million in FY2021 as compared to RM4.3 million in the previous corresponding period amid higher depreciation of PPE and higher finance costs due to higher bank borrowings to finance the construction of a factory building. Operating costs have also increased in tandem with the commencement of sweetened creamer production in November 2020.

Segmental assets increased RM3.8 million or 4.3% from RM88.9 million to RM92.7 million mainly attributed to addition capital expenditure for factory building. The segmental liabilities increased RM10.4 million or 16.5% from RM63.0 million to RM73.4 million was largely due to higher bank borrowings to finance the construction of a factory building and higher tradeline facilities, coupled with higher payables amount.

PERFORMANCE REVIEW BY GEOGRAPHICAL SEGMENTS

GEOGRAPHICAL SEGMENTS	FY2020 RM'000	FY2021 RM'000
REVENUE		
Continuing operations		
Malaysia	393,281	371,701
Asean (excluding Malaysia)	2,582	4,081
China	1,324	2,573
Middle East	1,754	-
Africa	658	3,767
	399,599	382,122

The Group's recorded a decrease in revenue by 4.4% to RM382.1 million in FY2021 from RM399.6 million in FY2020 for continuing operations. Malaysia remains the Group's biggest market, contributing RM371.7 million or 97.3% of the total revenue. This is followed by Asean (excluding Malaysia), Africa and China which contributed RM4.1 million or 1.1%, RM3.8 million or 1.0% and RM2.6 million or 0.7% respectively.

MALAYSIA

In FY2021, Malaysia's contribution to the topline of the Group was at 97.3%, a decrease by 5.5%. Notwithstanding, Malaysia's position as a key market of Envictus remain firmly entrenched. Revenue fell by RM21.6 million from FY2020 as a result of the lower revenues from the Trading and Frozen Food Division, impacted by closures of hotels, restaurants, and cafes resulting from the government's pandemic control measures. However, this was partly offset by higher revenue contribution from Food Services Division on the back of the opening of 7 new Texas Chicken stores.

ASEAN (EXCLUDING MALAYSIA)

Revenue from ASEAN increased by 58.1% to RM4.1 million in FY2021 from RM2.6 million in FY2020, due to an improvement in the export market for Dairies Division.

CHINA

Revenue in China increased by 94.4% in FY2021 from RM1.3 million to RM2.6 million due to revenue streams originating from new customers in FY2021 for Food Processing Division.

AFRICA

Revenue from the Africa market accounted for RM3.8 million, with Africa accounting for all revenue generated, an increase of RM3.1 million as compared to FY2020 due to improvement in export sales for Dairies Division.

PROSPECTS AND GROWTH PLANS

The government has reopened most of the economies in October 2021 and gradually relaxed the rules pertaining to lockdowns, including reopening of the industrial sector, allowing of inter-state movement, the reopening of schools and institutes of higher learning, as well as the implementation of the tourism bubble.

These developments augur well for all divisions of the Group heading to the next financial year ending 30 September 2022.



Like most businesses, Texas Chicken was not spared from the impact of the Covid-19 pandemic. Comparable store sales recovery to prepandemic level was further interrupted by the resurgence of Covid-19 infection cases in June 2021. The government tightened preventive health measures and social distancing requirements have resulted in reducing customer traffic and store operating hours. Many restaurants were either closed or providing delivery and takeaway services only. These caused the revenue of Texas Chicken stores especially those located in the malls to fall substantially as compared to those standalone and drive-through stores. However, Texas Chicken was able to mitigate the challenges faced by expanding its delivery channels, ramping up digital marketing and boosting its e-commerce presence, in addition to introducing exciting marketing campaigns and launching great value deals to appeal to consumers.

Poultry products prices have surged due to higher imported chicken feed (soy and corn) prices, shortage of supply due to slow-growth birds and higher demand amid the reopening of economic sector. As for crude palm oil ("CPO") price, it is currently at new all-time high and expected to remain strong till first quarter of 2022. Texas Chicken is currently sourcing for other supplier to ease the supply pressure and to obtain a better pricing for poultry.

Texas Chicken continues its expansion by opening seven new outlets during the financial year with total store count reaching 80 stores throughout Malaysia. Texas Chicken has planned to open five more new outlets including two drive-through in the next quarter.

As for San Francisco Coffee ("SFCoffee"), the competition within the coffee industry remains challenging with the re-emergence of additional Covid-19 infection waves. However, with its strengthening in partnerships with delivery partners, investment in new "contactless" curb side ordering systems as well as marketing promotions, SFCoffee is much more prepared and ready for any eventuality. The "market reset" which saw many small cafes suspending operations or closing down altogether, as well our competitors ceasing their expansion plans, represents a small window of opportunity for SFCoffee to capitalise on our repositioning and representation of our brand. As long as our management of internal costs, suppliers and short-term liabilities are efficient, the prospect for growth is present.

Imported coffee beans prices have increased 5% as well as impacted by the foreign currency fluctuations. SFCoffee will source the coffee beans from the same supplier in future with similar taste profile, cheaper cost and harvest cycles. All dairy products and chicken/turkey/hams

cuts and milk prices have also surged by 5% to 6% which will impact SFCoffee starting from October 2021. To mitigate the increase in raw material costs, SFCoffee is in the midst of revamping the pricing and menu as well as implementation of centralised purchasing to improve cost efficiency. SFCoffee will continue and remain committed on its cost-saving initiatives and improve its business strategy by focusing on all new design store concept - Grab & Go and shop lot models with lower rental and minimum renovation and equipment costs.

SFCoffee is exploring a new franchising model which the roll out would be tentatively in fourth quarter of FY2022. SFCoffee will be focusing on developing and exploring the possibility of creating a network of partners and franchisees to grow its business as well as to increase its overall presence in the market. The emphasis on this programme is to drive profitability, increase brand presence and improve our overall brand perception as well as strengthen our position with suppliers and marketing partners alike through an integrated and well managed franchise model to achieve even better economies of scale.

SFCoffee has 47 stores as at to-date following the closure of three nonperforming stores. For the next 12 months, new store openings will be dependent on the ongoing Covid-19 situation.



Imported meat prices from Australia, New Zealand and Brazil continue to rise towards the end of 2021 due to supply constraints. Ministry of Health ("MOH") has recently enforced a regulation that all slaughter plants are required to label the outer carton and inter bags with establishment number, Halal logo, slaughter date, expiry date and importer full details to ensure quality and safety for the consumption of Malaysians. Pok Brothers is experiencing the supply disruption from New Zealand due to the meat plants inability to comply with these requirements from MOH. Consequently, the prices have increased due to labeling cost, shortage of animals and higher freight costs.

Prices of dairy products such as yoghurt, cheese and butter imported from Europe, UK and Australia continued to ease over the near term due to strong global demand with supply of milk relatively constrained, couple with higher freight charges and foreign exchange. In addition, the recent port congestions in Port Klang have led to unnecessary extra costs incurred on detention and inspections for import shipments by government agencies. To mitigate the impact of higher costs, Pok Brothers has increased the prices for cheese and butter. Food Processing Division Bakery and Butchery

(i) Bakery

On 31 March 2021, De-luxe has entered into the conditional option sale and purchase agreement ("SPA") with Aryzta for the proposed sale of a single storey factory with all the manufacturing equipment within 2 to 5 years from the SPA date for a consideration of RM76.0 million.

On 8 October 2021, Aryzta has issued a Letter of Intent relating to its intention to bring forward the potential purchase of the Property and Assets ahead of the option granted under the option SPA. The management is currently in discussion with Aryzta to finalise the completion of the above Proposed Disposals.

(ii) Butchery

The revenue of Gourmessa has reduced significantly due to the prolonged Covid-19 pandemic and temporary 10 days suspension production in July 2021 arising from Covid-19 infections. Furthermore, some restaurants which are the main customers of Gourmessa were temporary closed down due to Covid-19 infections as well. Moving forward, Gourmessa expects the operating results to improve gradually in the coming months given the lifting of the movement restrictions and the resumption of interstate and overseas travel.

Imported meat prices from Australia, New Zealand and Brazil continue to rise towards the end of 2021 due to shortage of live animals and overseas demand especially from China.

Gourmessa is developing new range of products to drive higher sales in the retail business to compensate for the lower sales in the restaurants and hotels segment.

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Dairies Division Manufacturing and distribution of condensed and evaporated milk

Dairies Division supplies sweetened creamer ("SC") and evaporated creamer ("EC") to the food industry.

Dairies continue to face margin pressure due to rising commodity prices. Pricing for the main raw materials to produce EC and SC such as milk, sugar and palm oil as well as tin plate that is used for making of tin can have been on the upward trend since first quarter of FY2020.

Although milk's price decline at the fourth quarter of FY2020, it bounced back to upward trend in first quarter of FY2021. Meanwhile, prices for both palm oil and tin plate have reached all time high since more than 40 years ago. Sugar price has also gone higher due to shortage in the global market, as there is a decline in world's largest net-exporter's (Brazil) sugar production. In addition, ocean freight is still high when the number of vessel or frequency of vessel's sailing remains low.

It is forecasted that prices of these packaging and raw materials will continue to increase until first quarter of FY2022. To mitigate the increased costs, Dairies will consider to make selling price adjustment after taking into account the competitors' actions.

Nevertheless, sales are anticipated to pick up gradually from month to month starting next quarter when most Malaysian are willing to dine-in as Covid-19 cases started to drop and lifting of the movement restrictions.

DIGITALISATION

The Group has carried out IT Infrastructure refresh to replace outdated hardware and operating systems. State of the art of servers and operating systems are been deployed to provide better performance, stability and

also to protect from cyber security threats. All servers have been fully virtualized to take a better advantage of the current virtual technologies available. This improves the overall resources utilization and reliability of the Group's IT Infrastructure while reducing the cost of ownership. The Group has also adopted digitalization technologies such as Document Management System which helps to store and retrieve documents efficiently with workflow approval. In addition to that, E-Commerce was been implemented for Pok Brothers to add in as an additional sales channel to reach out to a wider market. It provides flexibility for customers to shop for Pok Brothers products as it is available 24x7 especially during the Movement Control Order was been implemented which restricts interstate travelling.

HUMAN RESOURCE

The Group's total staff count was approximately 2,200 as at 30 September 2021.



Food Services Division



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FINANCIAL HIGHLIGHTS

	FY2017	FY2018	FY2019	FY2020	FY2021
KEY FINANCIAL INFORMATION					
Revenue (RM'000)					
- Continuing [®]	304,420	354,381	420,788	399,599	382,122
- Discontinued @	105,911	68,224	41,748	11,754	-
Total	410,331	422,605	462,536	411,353	382,122
Loss after income tax (RM'000)					
- Continuing [@]	(39,274)^	(18,575)	(26,449)	(88,542)*	(48,401)#
- Discontinued @	(14,267)	(9,291)	(10,402)	(12,397)	-
Total	(53,541)	(27,866)	(36,851)	(100,939)	(48,401)
Shareholders' equity (RM'000)	314,855	294,827	303,545	208,932	161,555
Total equity (RM'000)	305,280	284,796	303,545	208,932	161,555
Weighted average number of shares	126,143,289	130,983,901	230,398,342	247,114,403	247,114,403
KEY FINANCIAL RATIO					
Loss per share (RM sen)	(41.5)	(20.2)	(15.4)	(40.8)	(19.6)
Return on equity (%)	(13.7)	(6.7)	(9.4)	(30.5)	(14.2)
Net assets value per share (RM)	2.5	2.1	1.2	0.8	0.7

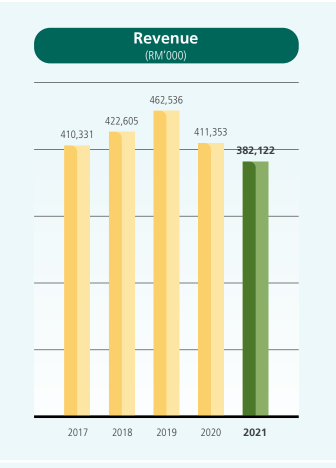
^ Includes the impairment loss of RM32,870,000 in respect of its quoted investment on the Singapore Exchange.

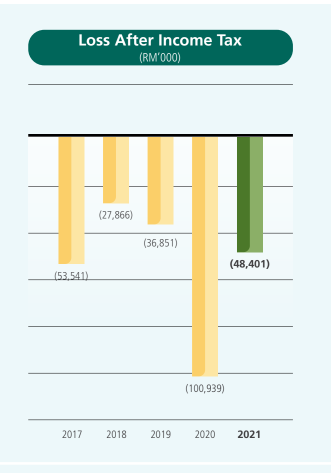
* Includes the one-off impairment of property, plant and equipment and deposit for purchase of property, plant and equipment of RM35,528,000.

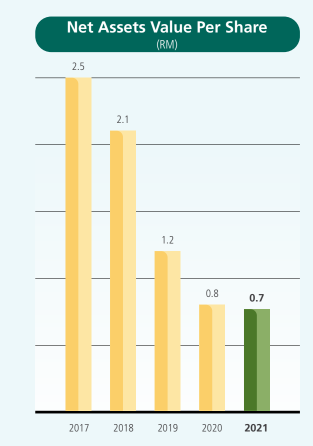
[#] Includes the one-off impairment of property, plant and equipment and intangible assets of RM3,653,000 and a reversal of impairment of RM8,240,000.

For FY2017 to FY2019, the revenue and loss after income tax have been disaggregated for comparative purpose due to discontinued operations in FY2020.

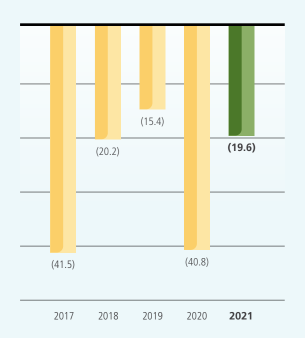
FINANCIAL HIGHLIGHTS







Loss Per Share (RM sen)



RISK FACTORS

The following is an overview of Envictus' risk factors, with brief description of the nature and extent of the Group's exposure to these risks. We strive to provide reasonable assurance to our stakeholders by incorporating sound management control into our daily operations, ensuring compliances with legal requirements, and safeguarding the integrity of the Group's financial reporting as well as related disclosures.

ECONOMIC RISKS

Changes in the economic conditions within and outside of Malaysia where the Group's main operations are based may have material adverse impact on the demand for the Group's products, consequently affecting the operations and financial performance of the Group. While the Group operates in a fairly defensive F&B industry, the Group is not completely shielded from the impact of world economic crisis.

BUSINESS RISKS

Any significant increase in the prices of our raw materials would have an adverse impact on our profitability

The raw materials we utilise for the manufacture of our products within our subsidiaries comprise substantially of whey protein concentrate, milk powder, margarine, yeast, salt, sugar, vitamins, raw meat, flour, palm olein and packaging material (such as paper and plastic packaging, cans, labels and cartons). In order to ensure that we are able to efficiently deliver quality products to our customers at competitive prices, we need to obtain sufficient quantities of good quality raw materials at acceptable prices and in a timely manner. As such, we typically enter into forward supply contracts. In the event that our suppliers are unable to fulfill our raw material needs, we may not be able to seek alternative sources of supply in a timely manner or may be subject to higher costs from alternative suppliers. This may adversely affect our ability to meet our customers' orders and our profitability in the event that we are unable to pass on such costs to our customers.

Our failure to meet adequate health and hygiene standards will lead to a loss in customer confidence

Our products are manufactured under very stringent quality control processes and the Group stresses quality and hygiene as a top priority. If there is any incidence of contamination or food poisoning in any of our subsidiaries, our Group may face criminal prosecution under the Food Act 1983 (Act 281) & Regulations (including its sub regulation Food Hygiene Regulations 2009) in Malaysia or other relevant regulations in jurisdictions to which our products are exported to, a loss in customer confidence and a negative impact on our reputation. Accordingly, our prospects as well as our financial condition will be adversely affected.

It is also possible that the relevant authorities may impose directives as a result of health and hygiene issues to carry out certain remedial actions which may impact on our operations. Failure to comply with such directives may result in our operations/licenses being suspended and/or revoked, which will have a material adverse impact on our reputation and financial performance.

To mitigate this risk, our operations are in compliance with International Organization for Standardization (ISO), Department of Veterinary Services Malaysia (DVS) and Hazard Analysis Critical Control Points (HACCP) and we also subscribe to Good Manufacturing Practice (GMP). We have also met the Malaysia Halal Certification Procedure Manual (MPPHM) Domestic, Malaysia Halal Management System 2020 and Malaysian Standard on Halal Food (MS 1500:2009) and therefore issued with the Halal certification from JAKIM (Department of Islamic Development Malaysia) and JAIS (Selangor Islamic Religious Department). This JAKIM requirement also extends to the material usage in our operations from suppliers which need to be Halal certified. Failure to comply with JAKIM regulations would lead to suspension or revocation of the Halal Certificate issued to us and this will have a serious impact on our reputation and financial performance.

We may be subject to product liability claims if our products are found to be unfit for consumption

If our products are found to be unfit for consumption and consumers suffer damage, injury or death as a result of consuming or coming into contact with our products, we may be required to compensate the consumer for any injury or death. The Group's profitability would be adversely affected if the amount payable under the insurance policies covering the Group is not sufficient to meet the compensation amount payable. Accordingly, our reputation, prospects, and financial condition will also be adversely affected.

Possible changes in consumer taste may lead to lower demand and sales of our products

Being in the F&B industry, the nature of our business is highly dependent on consumer preferences. We strive to achieve the highest quality in the products we offer. However, the level of market acceptance of our products ultimately relies on consumer taste and lifestyle. The younger affluent generation now has higher purchasing power and is willing to pay a premium for products which cater to their individual desires. Also, the current consumer trend towards healthier lifestyle and organic products may pose threats to our Group's business if we are not flexible enough to adapt and cater to the trend.

An outbreak of disease in livestock, such as cows, goats and chickens, and food scares may lead to loss of consumer confidence in our products

Any outbreak of disease in livestock and food scares may have an adverse impact on the business of our Group as it may lead to loss in consumer confidence and reduction in consumption of the particular food or related products concerned. It may also affect our Group's sources of supply of raw materials, such as milk powder or raw meat, from that particular area,

RISK FACTORS

resulting in our Group having to source for alternative supplies which may be more costly or have negative impact on our production processes and output.

We depend on key management personnel and the loss of such personnel may adversely affect our Group's operations

The Group's success to date has been due largely to the contributions of its management teams and employees. As such, the Group's continued success is dependent on its ability to retain the services of such personnel. There is no certainty that the Group will be able to retain or integrate new personnel into the Group or identify or employ qualified personnel. Accordingly, the loss of the services of these key personnel or the inability to attract additional qualified persons may negatively affect the Group's business, financial condition, results of operations and future development.

Weakening consumer sentiments may result in lower demand for our products

Consumer sentiments have taken a beating following the prolonged lockdowns and the brutal economic impact of the pandemic. While the economy is opening up, the journey towards recovery may be slow and bumpy with declining consumer confidence amidst various uncertainties – e.g. insufficient job creations, rising cost of living, virus mutations, vaccine efficacy, etc. This will impact consumer spending as they will be more cautious and mindful of their expenses, and will avoid spending unnecessarily to prepare for any eventuality.

Supply chain disruptions due to lockdowns and shipment delays may lead to loss in sales

The lockdowns imposed during the pandemic have led to supply chain disruptions due to plant closures and shipment delays. This resulted in supply shortages and out-of-stock issues at our outlets, which contributed to a decline in sales and triggered consumer dissatisfaction. We must mitigate any potential supply disruptions by having a list of back-up suppliers to fill in the supply gaps whenever the situation warrants it.

Labour shortages in a highly competitive market may slow down our growth

The F&B industry is highly competitive and labour appears to be in short supply as new players enter the market and existing players embark on rapid expansion plans. Effective manpower planning is critical to ensure that our workforce growth is able to meet our restaurant growth. Potential shortfalls in labour supply may adversely impact our expansion plans and hinder our capacity to operate existing restaurants at optimal levels.

FINANCIAL RISKS

Credit risks

Credit risk is the potential financial loss resulting from the failure of a customer or counterparty to settle its financial and contractual obligations to the Group as and when they fall due. While the Group faces the normal business risk associated with ageing collections, it has adopted a prudent accounting policy of making specific provisions once trade debts are deemed not collectible. Nonetheless, a delay or default in payment and/or significant increase in the incidence of bad trade receivables would have a material and adverse impact on our financial position and performance.

Foreign currency risks

The Group incurs foreign currency risk on transactions and balances that are denominated in currencies other than the entity's functional currency. The currencies giving rise to this risk are primarily Ringgit Malaysia, United States dollar, Singapore dollar and Indonesian rupiah. Exposure to foreign currency risk is monitored on an on-going basis to ensure that the net exposure is at an acceptable level and hedging through currency forward exchange contracts is done where appropriate.

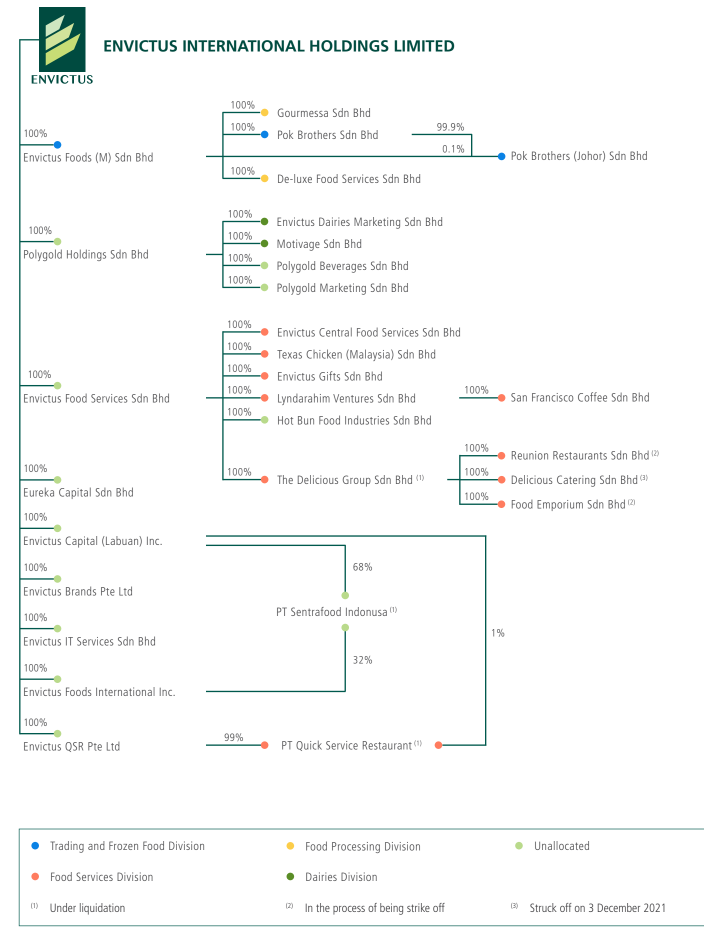
Interest rate risks

The Group's exposure to changes in interest rates relates primarily to bank borrowings and fixed deposits. The Group strives to maintain an efficient and optimal interest cost structure using a combination of fixed and variable rate debts, and long and short term borrowings. The objective for the mix between fixed and floating rate borrowings are set to reduce the impact of an upward change in interest rates while enabling benefits to be enjoyed if the interest rates fall. In the event of any substantial increase in interest rates, cash borrowings obligations may be extended and our financial performance may be affected.

Liquidity risks

The Group actively manages its operating cash flows and the availability of funding so as to ensure that all repayment and funding needs are met. As part of our overall prudent liquidity management, the Group maintains sufficient level of cash and cash equivalents to meet its working capital requirements. Short-term funding is obtained from overdraft and trade facilities from banks and finance leases from financial institutions. As such, we are subject to risks normally associated with debt financing, including the risk that our cash flows will be insufficient to meet required payment of principals and interest. In addition, while in the past our cash flows from our operations and financing activities had been sufficient to meet our payments obligations for borrowings and interest, there is however no assurance that we are able to do so in the future. In such event, we may be required to raise additional capital, debt or other forms of financing for our working capital. If any of the aforesaid events occur and we are unable for any reason to raise additional funds to meet our working capital requirements, our business, financial performance and position will be adversely affected.

GROUP STRUCTURE





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Dairies

Division



CORPORATE INFORMATION

Board of Directors

Dato' Jaya J B Tan (Executive Chairman)

Datuk Dr Sam Goi Seng Hui (Non-Executive Vice-Chairman)

Dato' Kamal Y P Tan (Non-Executive Director and Adviser)

Mah Weng Choong (Non-Executive Director)

John Lyn Hian Woon (Independent Director)

Teo Chee Seng (Independent Director)

Company Secretaries

S Surenthiraraj Kok Mor Keat

Registered Office

SGX Centre II, #17-01 4 Shenton Way Singapore 068807 Telephone :(65) 6535 0550 Facsimile :(65) 6538 0877

Share Registrar

Boardroom Corporate & Advisory Services Pte Ltd 50 Raffles Place Singapore Land Tower, #32-01 Singapore 048623

Independent Auditor

BDO LLP Public Accountants and Chartered Accountants 600 North Bridge Road #23-01 Parkview Square Singapore 188778 Partner-in-charge: Ng Kian Hui (Appointed since the financial year ended 30 September 2021)

Principal Bankers

Maybank Islamic Berhad Malayan Banking Berhad Bank Pertanian Malaysia Berhad HSBC Amanah Malaysia Berhad

Solicitors

Morgan Lewis Stamford LLC



BOARD OF DIRECTORS



DATO' JAYA J B TAN *Executive Chairman* Dato' Jaya J B Tan was appointed to the Board since 23 December 2003. Dato' Jaya was re-designated from Non-Executive Chairman to Executive Chairman on 3 November 2020. He is overall in charge of the Group's corporate and operational functions, identifying, charting and implementing sustainable business strategies in new growth areas of the Group's businesses.

He graduated from the University of Arizona and is a Mechanical Engineer by training. He has extensive experience in forestry, property development, food retail operations, trading and financial services. Previously, he has served as Chairman of several companies quoted on the stock exchanges of Malaysia, United Kingdom, Singapore, Australia and India.

Dato' Jaya is the Non-Executive Chairman of Lasseters International Holdings Limited, a company listed on the Singapore Stock Exchange ("SGX"). He is also the Vice Chairman of Park Hyatt Saigon, a 259-room 5-star hotel in Ho Chi Minh City, Vietnam.

Dato' Jaya will be retiring at the forthcoming Annual General Meeting ("AGM") and he will offer himself for re-election as Director. Dato' Jaya is the brother of Dato' Kamal Y P Tan.

business contributions to



DATUK DR SAM GOI SENG HUI

Non-Executive Vice-Chairman

Dr Sam Goi Seng Hui joined the Board of Envictus International Holdings Limited as Vice-Chairman and Non-Executive Director on 9 January 2013.

He is the Executive Chairman of Tee Yih Jia Group, SGX Mainboard-listed GSH Corporation Limited and Hanwell Holdings Ltd.

Established in 1969, Tee Yih Jia Group is a global food and beverage group with operations in Singapore, Malaysia, USA, Europe and China, and exports to over 80 countries worldwide. GSH Corporation Limited is a developer of premium residential and commercial properties in the region, as well as the owner and operator of Sutera Habour Resort, Marina and Golf Course and other prime properties currently under development in Kuala Lumpur and Kota Kinabalu, Sabah, Malaysia.

Dr Sam Goi also serves as Non-Executive Chairman of Tat Seng Packaging Group Ltd, as well as Non-Independent, Non-Executive Director and Vice Chairman of JB Foods Limited. He is also a Non-Executive and Non-Independent Director of Catalistlisted company, Tung Lok Group Restaurants (2000) Ltd. In addition, he has business interest across a range of private entities in diverse industries, including food and beverage, leisure real estate, consumer essentials, renewable energy, healthcare, technology, distribution, and logistics.

In addition, Dr Sam Goi has vast experience of doing business in the region, and is a strong advocate of trade. He is a council member for the Singapore-Zhejiang Economic and Trade Council (SZETC), Singapore-Tianjin Economic and Trade Council (SJEC) and Singapore-Jiangsu Cooperation Council (SJCC). He also serves as the Enterprise 50 Club's Honorary Past President and Honorary Council Member of the Singapore Chinese Chamber of Commerce and Industry (SCCCI).

In April 2018, Dr Sam Goi was appointed Singapore's Non-Resident Ambassador to the Federative Republic of Brazil.

He was named "Businessman of the Year" at the Singapore Business Awards (2014) and conferred the Public Service Star (Bar) (BBM (L)) at the 49th National Day Awards by the President of Singapore for his contributions to the community. For his social and Kota Kinabalu, Sabah, Malaysia, he was conferred the State Award of Panglima Gemilang Darjah Kinabalu (PGDK), which carries the title of Datuk. from the state of Sabah. In 2015. he received the "SG50 Outstanding Chinese Business Pioneers Award" and the Long Service Award from Singapore's People's Action Party. Dr Sam Goi was also awarded the Lifetime Achievement Award by Enterprise Asia in 2015 and by the Asian Strategy & Leadership Institute in 2016. In 2017, he was honoured for his contributions and success as an overseas Chinese by the People's Tribune Magazine in Beijing, China. In 2018, he was conferred the Distinguished Business Leader Award at the World Chinese Economic Forum. In 2019, he was appointed Patron for Advancement and received the inaugural Benefactors Fellow Award from the Singapore University for Technology and Design (SUTD) and conferred the Pearl of Orient award at the World Chinese Economic Forum. In 2021, Mr Goi was

Dr Sam Goi is also the Honorary Chairman of Dunman High School Advisory Committee, Ulu Pandan Citizens Consultative Committee, Singapore Futsing Association, and Nanyang Gwee Clan Association. He is also an Honorary President of Kong Hwa School Alumni, a Senior Consultant of Su Tong Science & Technology Park, a Committee Member of Tan Kah Kee Foundation, and a Council Member of NTUC Club Management Council. He was appointed as Justice of Peace in 2020 for a period of five years.

conferred an Honorary Doctorate from SUTD.

Dr Sam Goi was re-elected as Director at the AGM held in March 2021.

BOARD OF DIRECTORS



DATO' KAMAL Y P TAN Non-Executive Director and Adviser

- Member of the Audit Committee
- Member of Nominating Committee
- Member of Remuneration Committee

Dato' Kamal Y P Tan is the Non-Executive Director and Adviser of the Company and was appointed to the Board on 23 December 2003. He was appointed as the Executive Director of the Company upon its listing on 23 December 2004 and subsequently became the Group Chief Executive Officer on 20 January 2009. He has been re-designated as Non-Executive Director and Adviser on 1 April 2019 following his decision for semiretirement. On 1 April 2020, Dato' Kamal was re-designated as Acting Group Chief Executive Officer. Dato' Kamal assumed the position of Group CEO on 1 October 2020 to 3 November 2020 before he took the current position as Non-Executive Director and Adviser on 3 November 2020.

Dato' Kamal is an Economics graduate from the London School of Economics and has held board positions with companies listed on the stock exchanges in Malaysia, Singapore, Australia, United Kingdom and India.

Currently, Dato' Kamal is also the Non-Executive Director of another company listed on the Singapore Stock Exchange, namely Lasseters International Holdings Limited. He is a Board member of Park Hyatt Saigon, a 259-room 5-star hotel in Ho Chi Minh City, Vietnam.

Dato' Kamal was re-elected as Director at the AGM held in January 2020. Dato' Kamal is the brother of Dato' Jaya J B Tan.



TEO CHEE SENG

Independent Director

- Chairman of Remuneration Committee
- Chairman of Nominating Committee
- Member of Audit Committee

Mr Teo Chee Seng was appointed Independent Director of the Company on 3 August 2004. He holds a Bachelor of Law (Hons) degree from the University of Singapore and is a lawyer in the Singapore private practice for more than 30 years.

Mr Teo acts as the legal consultant to Tzu Chi Foundation, Taiwan's biggest charity organisation which is also an United Nations NGO.

Apart from the present directorship of the Company, Mr Teo is the Independent Director of Lasseters International Holdings Limited and Soilbuild Construction Group Ltd, companies listed on the Singapore Stock Exchange and United Overseas Australia Ltd, which is listed on both Singapore and Australia stock exchanges and UOA Development Bhd, a company listed on the Bursa Malaysia. Mr Teo was re-elected as Director at the AGM held in March 2021 and he was also re-appointed as Independent Director pursuant to Rule 210(5)(d)(iii) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) in the same AGM.

BOARD OF DIRECTORS



JOHN LYN HIAN WOON

Independent Director

- Chairman of Audit Committee
- Member of Remuneration Committee
- Member of Nominating Committee

Mr John Lyn Hian Woon was appointed Independent Director on 3 August 2004. He holds a BSc degree in Mechanical Engineering from the University of Leeds, UK and an MBA from Washington State University.

Mr Lyn is currently the Chief Executive Officer of Indigo Investment Pte Ltd, a family office organization registered in Singapore. He is also a Director of Sirus International Holdings, an international school based in Kuala Lumpur.

Mr Lyn is a former Chairman of Vietnam Asset Management, an associate company of UOB Kay Hian, which manages Public-listed Funds for Vietnam. He has previously held the position of Chief Executive Officer of Colonial Investment Pte. Ltd. and was responsible for management, strategic planning, investment and corporate restructuring. Prior to that, he was an investment banker with various financial institutions such as Chase Manhattan Bank, Citibank, Schroders Securities and HSBC James Capel with a total of 15 years of experience.

Apart from the directorship of the Company, Mr Lyn does not hold directorship in any other listed companies.

Mr Lyn was re-elected as Director of the Company at the AGM held in January 2020. He was re-appointed as Independent Director pursuant to Rule 210(5)(d)(iii) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) at the AGM held in March 2021.



MAH WENG CHOONG

Mr Mah Weng Choong was appointed to the Board on 3 August 2004 as a Non-Executive Director and was re-designated to the position of Group Chief Operating Officer ("Group COO") on 13 May 2010. Mr Mah relinquished his position as Group COO of the Company following the completion of the disposal of the Group's dairies and packaging business to Asahi Group Holdings Southeast Asia Pte. Ltd. and was re-designated as Non-Executive Director with effect from 1 July 2014. Mr Mah was the Group COO of Etika Dairies Sdn Bhd from 30 June 2014 to 30 June 2015. On 1 October 2017, Mr Mah was re-designated from Non-Executive Director to Independent Director of the Company. On 1 October 2020, Mr Mah was re-designated as Non-Executive Director.

Mr Mah is a graduate in Science from the University of Malaya and is an industry veteran who spent more than 5 decades in companies involved in the manufacturing and distribution of sweetened condensed milk, ice-cream, UHT beverages, milk powder packing and other dairyrelated products. Experienced and knowledgeable in setting up plants and strategic planning, Mr Mah is instrumental in the development and expansion plans of the dairies, packaging and beverage divisions of the Group since its inception.

Mr Mah currently acts as a Consultant for the Group's wholly-owned subsidiary, Motivage Sdn Bhd, for the setting up of the Group's sweetened condensed milk manufacturing plant in Selangor Halal Hub in Pulau Indah. He provides advice and guidance on dairy factory design and process design, review construction layout, sourcing of machineries and equipment as well as business advisory services such as raw materials procurement and production process.

Apart from the directorship of the Company, Mr Mah does not hold directorship in any other listed companies.

Mr Mah will be retiring at the forthcoming AGM and he will offer himself for re-election as Director.

KEY MANAGEMENT

BILLY LIM YEW THOON

Chief Financial Officer

Mr. Billy Lim joined Envictus as Chief Financial Officer on 1 March 2011. He is a Fellow member of the Association of Chartered Certified Accountants, a member of the Malaysia Institute of Accountants, a member of the Malaysian Institute of Corporate Governance, an Associate member of the Chartered Tax Institute of Malaysia and an Associate member of Institute of Internal Auditors.

Mr Lim brings with him a wealth of experience of more than 18 years in the audit practice and another 8 years in the commercial industry. He has also worked as the General Manager of Internal Audit for more than 3 years in a large public corporation listed on Bursa Malaysia Securities Berhad. His commercial experience includes monitoring of manufacturing and gaming operations located in Malaysia and overseas as well as participation in the negotiation and takeover of companies.

Prior to joining Envictus, Mr Lim was a Director of a consulting firm which has been providing consultancy and internal audit services to a Malaysian listed company. He was also a sole proprietor of a firm of practising accountants.

DATO' LAWRENCE POK YORK KEAW

Chief Executive Officer, Frozen Food Division

Dato' Lawrence Pok has extensive experience in the hotel and restaurant industry. He is the Chief Executive Officer of Envictus' Frozen Foods Division and had been with Pok Brothers Sdn Bhd ("PBSB") since the mid 1960's. He was instrumental in building up PBSB from a mini-market trader to an importer of quality foods and distributor of a classic range of international branded products. Among others, his notable achievements include the expansion of PBSB's operations into the manufacturing of value added halal food products through the establishment of De-luxe Food Services Sdn Bhd ("DFSSB") in the early 1980s. The products offered by DFSSB comprise of portion control meat, delicatessen meat, smoked salmon, bread and pastry products and many more were aimed to complement and enhance the business and service that were offered by PBSB then.

Dato' Lawrence Pok continued to head the operations of PBSB and its group following the acquisition by Envictus Group in 2006. He is currently overseeing the Trading and Frozen Food Division and Butchery sub-division undertaken by Gourmessa Sdn Bhd.

CORPORATE GOVERNANCE

The Directors and Management of Envictus International Holdings Limited ("Envictus" or the "Company") and its subsidiaries (collectively with the Company, the "Group") are committed to maintain high standards of corporate governance in order to protect the interests of its shareholders as well as enhance corporate performance and business sustainability. It has put in place practices in accordance with the principles and guidelines set out in the Code of Corporate Governance 2018 (the "Code"). The following outlines the corporate governance principles applied by the Company with specific references to the Code. Where there is any material deviation from the provisions of the Code, an explanation has been provided within this report.

BOARD MATTERS

PRINCIPLE 1

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

Provision 1.1

Board's Role

The primary function of the Board of Directors (the "Board" or the "Directors") is to provide entrepreneurial leadership and direction to enhance the long-term value and returns for its shareholders. The Board oversees the business affairs of the Group and has the overall responsibility for reviewing the strategic plans and performance objectives, financial plans and annual budget, key operational initiatives, major funding and investments proposals, financial performance reviews and corporate governance practices.

In addition, the principal duties of the Board include:-

- 1. providing entrepreneurial leadership and guidance on the overall long-term strategic plans and performance objectives as well as operational initiatives and to ensure that the necessary financial and human resources are in place to meet its objectives;
- 2. reviewing the performance of the Executive Chairman and senior management executives and ensures they are appropriately remunerated;
- 3. reviewing the adequacy and effectiveness of the Group's risk management and internal control systems, financial reporting and compliance, operational compliance and information technology controls;
- 4. reviewing and approving key operational and business initiatives, major funding proposals, significant investment and divestment proposals, corporate or financial restructuring, share issuance and dividends, the Group's annual budgets and capital expenditure, the Group's operating and financial performance, risk management processes and systems, human resource requirements, the release of half-year and full-year financial results and other corporation actions;
- 5. setting the Company's values and standards and ensure that obligations to shareholders and other stakeholders are understood and duly met;
- 6. considering sustainability issues such as environmental and social factors as part of its strategic formulation; and
- 7. providing the management with advice on issues raised and at the same time monitors the performance of the management.

Provision 1.2

Directors' Duties and Responsibilities

All Directors exercise due diligence and independent judgement in dealing with the business affairs of the Group and are obliged to act in good faith and to take objective decisions in the interest of the Group, safeguarding shareholders' interest and the Group's assets. The Directors act objectively in the best interest of the Company and hold Management accountable for performance. Decisions are made objectively in the Group at all times. Any Director facing conflicts of interest will recuse himself from discussions involving the issues of conflict.

CORPORATE GOVERNANCE

Continuous Training and Development of Directors

The Board is briefed on recent changes on the accounting standards and regulatory updates. The Executive Chairman updates the Board at each meeting on business and strategic developments of the Group. As part of the Company's continuing education for Directors, Directors are provided with articles, reports and press releases relevant to the Group's business to keep them updated on current industry trends and issues.

The Group conducts an orientation briefing to provide newly appointed Directors with a better understanding of the Group's business activities, strategic direction and policies, key business risks, governance practices and the Group's culture to enable them to integrate into their new roles. Upon the appointment of each Director, the Company would provide a formal letter to the Director setting out the Director's roles, obligations, duties and responsibilities as a member of the Board. Newly appointed Directors are briefed on the Company's business operations, strategic directions, group structure, policies and corporate governance practices. They are introduced to key management personnel and provided with essential information about the Company. In addition, first time Directors who have no prior experience as a director of a company listed on the Singapore Exchange Securities Trading Limited ("SGX-ST") will also undergo training in the roles and responsibilities of a director of a listed company as prescribed by the SGX-ST pursuant to Rule 210(5)(a) of the SGX-ST Listing Manual ("Listing Rules"). No new Director was appointed during the year under review.

The Directors will be encouraged, on the Company's expense, to attend appropriate training, conferences and seminars for them to stay abreast of relevant business developments and outlook.

No external training was attended by the Directors in FY2021.

Provision 1.3

Internal Guidelines on Matters Requiring Board Approval

The Group has adopted a set of guidelines setting forth matters that require the Board's approval. The types of transactions that require the Board's approval, among others, include:-

- 1. Announcements of the half-year and full-year results;
- 2. Audited Financial Statements;
- 3. Convening of shareholders' meetings;
- 4. Declaration of interim dividends and proposal of final dividends;
- 5. Acceptance of financial facilities and issuance of corporate guarantee;
- 6. Annual operating and capital budgets;
- 7. Approval of material acquisition and disposal of assets; and
- 8. Interested person transactions.

Provision 1.4

Delegation of Authority to Board Committees

Board Committees comprising the Audit Committee (the "AC"), Nominating Committee (the "NC") and Remuneration Committee (the "RC") which were constituted with clear written terms of reference setting out their compositions, authorities and duties, including reporting back to the Board, were established to assist the Board in the discharge of its duties. These Committees review and decide or make recommendations to the Board on matters within their specific terms of reference. The Board accepts that while the Board Committees have the authority to examine particular issues and report back to the Board with their decisions and/or recommendations, the ultimate responsibility on all matters lies with the Board.

The present Board Committee members are as follows:-

Directors	Audit Committee	Nominating Committee	Remuneration Committee
John Lyn Hian Woon	Chairman	Member	Member
Teo Chee Seng	Member	Chairman	Chairman
Dato' Kamal Y P Tan ⁽¹⁾	Member	Member	Member

(1) Dato' Kamal Y P Tan was appointed as members of the Audit Committee, Nominating Committee and Remuneration Committee on 3 November 2020 in place of Dato' Jaya J B Tan who resigned as members of the Audit Committee, Nominating Committee and Remuneration Committee on 3 November 2020.

CORPORATE GOVERNANCE

Provision 1.5

Meetings of Board and Board Committees

The dates of the Board and board committee meetings are scheduled in advance to assist the Directors in planning their attendance. The Board meets at least three times a year and as warranted by particular circumstances. Ad-hoc meetings are also convened to deliberate on urgent and substantive matters. Telephone attendance and conference via audio-visual communication at Board and board committee meetings are allowed under the Company's constitution. Board decisions may also be made by way of circulating resolutions.

The attendance of the Directors at meetings of the Board and Board committees is as follows:-

	Board	Audit Committee	Remuneration Committee	Nominating Committee
No. of meetings held in FY2021	3	2	1	1
Number of meetings attended				
Dato' Jaya J B Tan ⁽¹⁾	3	n/a	n/a	n/a
Datuk Dr Sam Goi Seng Hui	3	n/a	n/a	n/a
Dato' Kamal Y P Tan ⁽²⁾	3	2	1	1
Mah Weng Choong	3	n/a	n/a	n/a
Teo Chee Seng	3	2	1	1
John Lyn Hian Woon	3	2	1	1

(1) Dato' Jaya was re-designated from Non-Executive Chairman to Executive Chairman on 3 November 2020. He resigned as members of the Audit Committee, Nominating Committee and Remuneration Committee on the same date.

(2) Dato' Kamal was re-designated from Group Chief Executive Officer to Non-Executive Director and Adviser on 3 November 2020. He was appointed as members of the Audit Committee, Nominating Committee and Remuneration Committee on the same date.

n/a - not applicable as Director is not a member of the committee.

Provision 1.6

Board's Access to Information

Management provides Directors with complete, adequate and timely information prior to meetings and on an on-going basis to enable them to make informed decision and discharge their duties and responsibilities. Before each Board and Board Committee meeting, Management will provide the Directors with the agenda and the meeting materials relating to matters to be discussed during the meeting. Such meeting materials may include financial statements, forecasts, disclosure documents and industry information. This is to allow the Directors some time to better understand the matters and to deliberate over any issues. Directors are entitled to request for additional information and explanations from Management and such information shall be provided in a timely manner.

Provision 1.7

Board's Access to Management, Company Secretary and External Advisers

The Board has separate and independent access to the Company's senior management and the Company Secretaries. At least one of the Company Secretaries attends the Board and Board committee meetings and is responsible for ensuring that board procedures are followed in accordance with the constitution of the Company, and that applicable rules and regulations are complied with. The appointment and removal of the Company Secretary are subject to the Board's approval.

The Board collectively and each Director individually has the right to seek independent, legal and other professional advice at the Company's expense, concerning any aspect of the Group's operations or undertakings in order to fulfil their duties and responsibilities as Directors. Such cost for professional advice will be borne by the Company.

BOARD COMPOSITION AND GUIDANCE

PRINCIPLE 2

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

Provision 2.1

Strong and independent element on the Board, with independent directors making at least one-third of the Board.

The Board currently comprises six members, comprising one Executive Chairman, three Non-Executive Directors and two Independent Directors. Non-Executive Directors make up a majority of the Board.

Name	Age	Date of first appointment	Date of last re-election/re- appointment	Designation
Dato' Jaya J B Tan ⁽¹⁾	74	23.12.2003	17.01.2019	Executive Chairman
Datuk Dr Sam Goi Seng Hui	75	09.01.2013	11.03.2021	Non-Executive Vice-Chairman
Dato' Kamal Y P Tan ⁽²⁾	69	23.12.2003	14.01.2020	Non-Executive Director and Adviser
Mah Weng Choong ⁽³⁾	83	03.08.2004	17.01.2019	Non-Executive Director
Teo Chee Seng	67	03.08.2004	11.03.2021	Independent Director
John Lyn Hian Woon	63	03.08.2004	11.03.2021	Independent Director

(1) Dato' Jaya J B Tan was re-designated from Non-Executive Chairman to Executive Chairman on 3 November 2020. He resigned as members of the Audit Committee, Nominating Committee and Remuneration Committee on the same date.

(2) Dato' Kamal Y P Tan was re-designated from Group Chief Executive Officer to Non-Executive Director and Adviser on 3 November 2020. He was appointed as members of the Audit Committee, Nominating Committee and Remuneration Committee on the same date.

(3) Mr Mah Weng Choong was re-designated from Independent Director to Non-Executive Director on 1 October 2020.

The independence of each Director is reviewed annually by the NC and the Board. Each Independent Director is required to complete a declaration form annually to confirm his independence. The NC deliberates the independence of the Directors against a checklist and determines whether the Directors are independent in conduct, character and judgement, having regard to the circumstances set forth in Provision 2.1 of the Code and Rule 210(5)(d) of the Listing Rules. The Independent Directors do not fall under the circumstances of Rule 210(5)(d) as they were not employed by the Company or any of its related corporations for the current or any of the past three financial years and they do not have an immediate family member who is, or has been in any of the past in the current three financial years, employed by the Company or its related corporations and whose remuneration is determined by the Remuneration Committee.

In addition, neither the Independent Directors nor their immediate family members, in the current or immediate past financial year, provided or received from the Company or its subsidiaries any significant payments or material services (which may include auditing, banking, consulting and legal services) for payments aggregated in excess of \$\$50,000 other than compensation for board service. Neither the Independent Directors nor their immediate family members, in the current or immediate past financial year, is or was, a substantial shareholder or a partner in (with 5% or more stake), or an executive officer of, or a director of, any organisation which provided to or received from the Company or any of its subsidiaries any significant payments or material services (which may include auditing, banking, consulting and legal services) in excess of \$\$200,000.

The Independent Directors of the Company have confirmed their independence and that they do not have any relationship with the Company, its related corporation, its substantial shareholders or its officers that could interfere or be reasonable perceived to interfere with the exercise of their independent judgement.

Provisions 2.2 and 2.3

Composition of Independent Directors and Non-Executive Directors on Board

The number of Independent Directors represents one third of the Board and majority of the Board comprises non-executive Directors.

The Company's Executive Chairman is not independent. Pursuant to the Code, the Company has not complied with the requirement for independent Directors to make up a majority of the Board.

The Company has departed from the compliance of the Code and the following are the explanations for departure:-

- 1. The current Board composition is appropriate for the Company's size, operations and future direction and includes an appropriate mix of skills and expertise, relevant to the Company's business and level of operations;
- 2. The Board has been structured such that its composition and size will enable it to effectively discharge its responsibilities and duties;
- 3. The Board considers that its structure is, and will continue to be, appropriate in the context of the Company's recent history. The Company considers that the non-independent Directors possess the skills and experience suitable for building the Company; and
- 4. Furthermore, the Board considers that in the current phase of the Company's growth, the Company's shareholders are better served by Directors who have a vested interest in the Company.

The Company will work towards achieving a Board where Independent Directors made up majority of the Directors. The Board will put in place processes for the selection of suitable candidates to be appointed as Independent Directors to the Board. This process will be led by the NC taking into consideration that an effective and cohesive board requires the right balance of industry knowledge, experience, core competencies, skills and professional qualifications, as well as diversity of perspectives.

Where there is resignation or retirement of an existing director, the NC will re-evaluate the Board composition to assess the competencies for the replacement.

Candidates are first sourced through a network of contacts and identified based on the established criteria. Recommendations from Directors and management are the usual source for potential candidates. Where applicable, search through external search consultants can be considered.

The NC will shortlist candidates and conduct formal interviews with each of them to assess their suitability and to verify that the candidates are aware of the expectations and the level of commitment required. Finally, the NC will make recommendations on the appointment(s) to the Board for approval.

Provision 2.4

Composition and Size of the Board

The Board's policy in identifying director candidates is primarily to have an appropriate mix of members with complementary skills, core competencies and experience for the Group, regardless of gender. Each year, NC reviews the size and composition of the Board and Board committees and the skills and core-competencies of its members to ensure an appropriate balance of skills and experience. These competencies include business acumen, legal, accounting and finance, management experience, industry knowledge, strategic planning experience, familiarity with regulatory requirements and knowledge of risk management. The Board considers its Directors to possess the necessary competencies and knowledge to lead and govern the Group effectively.

Taking into account the nature and scope of the Group's businesses and the number of Board committees, the Board considers the current board size as appropriate. The Board believes that the current composition and size provides sufficient diversity without interfering with efficient decision-making. The Directors' academic and professional qualifications are presented under the section "Board of Directors" in this annual report.

Provision 2.5

Role of Non-Executive Directors

The Non-Executive Directors constructively challenge and help develop proposals on strategy and review the performance of the Management in meeting agreed goals and objectives and the reporting of performance. They are encouraged to meet regularly without the presence of the Management. As and when warranted, Non-Executive Directors meet to discuss the Company's affairs without the presence of Management. Thereafter, the chairman of such meetings provides feedback to the Board and/or Chairman as appropriate.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

PRINCIPLE 3

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

Provisions 3.1 and 3.2

Separate roles of Chairman and Chief Executive Officer

The Company has not adopted the recommendation of the Code to have a separate appointment of Chairman and Chief Executive Officer. The Board is of the view that it is in the best interests of the Group to adopt a single leadership structure, whereby the CEO and the Chairman of the Board is the same person, so as to ensure that the decision-making process of the Group would not be unnecessarily hindered.

Presently, Dato' Jaya J B Tan, as Executive Chairman, continues to provide strategic leadership for the Group and hold executive responsibility for the Company's business. Additionally, he is responsible for the effective workings of the Board and promotes high standards of corporate governance. He ensures that Board meetings are held when necessary and sets the Board meeting agenda in consultation with other directors and the key management. He also reviews Board papers before they are presented to the Board to ensure that information provided to the Board members is adequate. During the Board meetings, he facilitates effective contributions and constructive discussions on strategic issues and business planning from the executive and non-executive directors. Dato' Jaya is assisted by an experienced and qualified team of executive officers of the Group.

The Board has consistently demonstrated it is able to exercise independent decision-making and because of this, the Board has not appointed a lead independent director to date. Notwithstanding this, it may appoint one in the interest of embracing recommended best practices.

Shareholders who wish to contact the independent Directors to address any queries on the Company's affairs may access to the Company's website at https://www.envictus-intl.com/contact.

Provision 3.3

Lead Independent Director

The Board has consistently demonstrated it is able to exercise independent decision-making and because of this, the Board has not appointed a lead independent director to date. In addition, the Independent Directors will confer among themselves (when necessary) and provide feedback to the Chairman as appropriate. Notwithstanding this, it may appoint one in the interest of embracing recommended best practices. The Board is of the opinion the role of Dato' Jaya J B Tan as Executive Chairman of the Company does not affect the independence of the Board.

Both Independent Directors are available to shareholders when they have concerns and where contact through the normal channels of the Executive Chairman and Management has failed to resolve such concerns or is inappropriate. Shareholders who wish to contact the Independent Directors to address any queries on the Company's affairs may access to the Company's website at <u>https://www.envictus-intl.com/contact</u>.

PRINCIPLE 4

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

Provisions 4.1 and 4.2

Nominating Committee

The NC comprises one Non-Executive Director and two Independent Non-Executive Directors, one of whom is also the Chairman of the Committee. The members of the NC are as follows:-

Teo Chee Seng (Chairman) John Lyn Hian Woon (Member) Dato' Kamal Y P Tan (Member)

Non-Executive, Independent Non-Executive, Independent Non-Executive

The NC has adopted its terms of reference that describes the responsibilities of its members.

The NC decides how the Board should be evaluated and selects a set of performance criteria that is linked to long-term shareholders' value, to be used for performance evaluation of the Board.

The NC performs the following principal functions:-

- reviews the structure, size and composition of the Board and make recommendations to the Board;
- identifies candidates and reviews all nomination for the appointment and re-appointment of members of the Board;
- determines annually whether or not a Director is independent in accordance with the guidelines of the Code;
- decides how the Board's performance may be evaluated and proposes objective performance criteria for the Board's approval; and
- assesses the effectiveness of the Board as a whole, as well as the contribution by each member of the Board.

Provision 4.3

Process for the Selection and Appointment of Directors

The responsibilities of the NC are, among other things, to make recommendations to the Board on all Board appointments, re-appointments and oversee the Board and key management personnel's succession and leadership development plans.

The NC is responsible for identifying candidates and reviewing all nominations for the appointment of new directors. The NC seeks potential candidates widely and beyond directors/management recommendations and is empowered to engage external parties, such as professional search firms, to undertake research on or assessment of candidates as it deems necessary.

The NC decides how the Board should be evaluated and selects a set of performance criteria that is linked to long-term shareholders' value, to be used for performance evaluation of the Board.

The Board has power from time to time and at any time to appoint a person as a director to fill a casual vacancy or as an addition to the Board. Any new directors appointed during the year shall only hold office until the next Annual General Meeting ("AGM") and submit themselves for re-election and shall not be taken into account in determining the Directors who are to retire by rotation at that meeting.

Regulation 87 of Envictus' Constitution requires the Managing Director, Chief Executive Officer or President (or person holding an equivalent position) who is a director to be subject to retirement by rotation.

Regulation 91 of Envictus' Constitution requires one third of the Board to retire by rotation at every AGM. The Directors must present themselves for renomination and re-election at regular intervals of at least once every three years.

In reviewing the nomination of the retiring directors, the NC considered the performance and contribution of each of the retiring Directors, having regard not only to their attendance and participation at Board and Board Committee meetings but also the time and efforts devoted to the Group's business and affairs, especially the operational and technical contributions.

In considering the appointment of any new director, the NC ensures that the new director possesses the necessary skills, knowledge and experience that could facilitate the Board in the making of sound and well-considered decisions. For re-appointments, NC takes into account the individual Director's past contributions and performance.

The NC has recommended the nomination of Directors retiring pursuant to the Company's constitution, namely Dato' Jaya J B Tan and Mr Mah Weng Choong, who will retire and submit themselves for re-election at the forthcoming AGM. The NC is satisfied that Dato' Jaya J B Tan and Mr Mah Weng Choong are properly qualified for re-election by virtue of their skills, experience, contribution and guidance to the Board's deliberation. For information on Directors seeking re-election, please refer to the "Additional information for Directors Seeking Re-election" section of the Annual Report.

Provision 4.4

Determining Directors' Independence

The Board also recognizes that independent Directors may over time develop significant insights in the Group's business and operations and can continue to provide significant and valuable contribution objectively to the Board as a whole. When there are such Directors, the Board will do a rigorous review of their continuing contribution and independence and may exercise its discretion to extend the tenures of these Directors.

The independence of each Director is reviewed annually by the NC and the Board. Each Independent Director is required to complete a declaration form annually to confirm his independence. The NC deliberates the independence of the Directors against a checklist and determines whether the Directors are independent in conduct, character and judgement, having regard to the circumstances set forth in Provision 2.1 of the Code and Rule 210(5)(d) of the Listing Rules.

Independent Directors, Mr John Lyn Hian Woon and Mr Teo Chee Seng, do not fall under the circumstances of Rule 210(5)(d) as they were not employed by the Company or any of its related corporations for the current or any of the past three financial years and they do not have an immediate family member who is, or has been in any of the past in the current three financial years, employed by the Company or its related corporations and whose remuneration is determined by the Remuneration Committee.

In addition, the Independent Directors or his immediate family member, in the current or immediate past financial year, did not provide or received from the Company or its subsidiaries any significant payments or material services (which may include auditing, banking, consulting and legal services) for payments aggregated in excess of S\$50,000 other than compensation for board service. The Independent Directors or their immediate family member, did not in the current or immediate past financial year, is or was, a substantial shareholder or a partner in (with 5% or more stake), or an executive officer of, or a director of, any organisation which provided to or received from the Company or any of its subsidiaries any significant payments or material services (which may include auditing, banking, consulting and legal services) in excess of S\$200,000.

The Independent Directors have each served on the Board for more than nine years. The NC has conducted a rigorous review of their contributions to the Board to determine if they have maintained their independence. The NC and the Board are satisfied with their continued independence in character and judgement in discharging their responsibilities as Directors of the Company with the utmost commitment to protect and uphold the interests of the Company and all shareholders, not just the substantial shareholders and found no evidence to indicate that the length of service has in any way affected their respective independence.

The Independent Directors have also contributed significantly to the discussion on matters before the Board, which include matters relating to the strategic direction and corporate governance of the Group, expressed individual viewpoints, debated issues, sought clarification as they deemed necessary including direct access to the Management and objectively scrutinized the Management. Having gained in-depth understanding of the business, operating environment and direction of the Group, they provided the Group with much needed experience and knowledge of the industry and offered valuable advice. Both have independent income source apart from the fees received from the Group. Accordingly, the NC, with the concurrence of the Board, is satisfied that both Mr Lyn and Mr Teo have remained independent in their judgement and can continue to discharge their duties objectively.

Provision 4.5

Multiple Board Representations

When a Director has multiple board representations, the NC also considers whether or not the Director is able to and has adequately carried out his/her duties as a Director of the Company. The NC is of the view that there is no current need to determine the maximum number of board representations a Director should have as the NC is satisfied that the Directors have been giving sufficient time and attention to the affairs of the Company, notwithstanding that some of the Directors have multiple board representations. Board and Board Committee meetings are scheduled in advance to facilitate the Directors' scheduling of their commitments.

The NC expects commitment of time by a Director to discharge his or her duties. Appointment of alternate directors should be considered only if justified under exceptional circumstances. The Company does not have any alternate director.

BOARD PERFORMANCE

PRINCIPLE 5

The Board undertakes a formal annual assessment of its effectiveness as a whole, and that each of its board committees and individual directors.

Provisions 5.1 and 5.2

Conduct of Board Performance

Criteria for Board Evaluation of Individual Directors

The Board regularly reviews the performance of the Management in meeting agreed goals and objectives and monitors the reporting of performance.

The NC reviews on an annual basis the composition and skills of the Board and determines if it is adequate and appropriate having regard to the nature and scope of the Company's operations and the costs involved.

The NC assesses and makes recommendations to the Board as to whether retiring directors are suitable for re-election.

The NC has conducted a formal assessment of the effectiveness of the Board for the financial year under review. The NC reviewed the Board's performance informally with inputs from the other Board members. The evaluation exercise is carried out annually by way of a Board Assessment Checklist, which is circulated to the Board members for completion and thereafter, for the NC to review and determine the actions required to improve the corporate governance of the Company and the effectiveness of the Board and Board committees as a whole. The performance criteria for the Board/Board Committees evaluation are in respect of size and composition, directors' independence, Board's accountability, board process, internal controls, quality of agenda/board papers, standard of conduct and risk management etc.

The evaluation of the Chairman of the Board is undertaken by the RC and the NC and the results are reviewed by the Board. The assessment of the Chairman of the Board is based on his ability to lead, whether he established procedures to ensure the effective functioning of the Board and that the time devoted to board meetings were appropriate and are conducted in a manner that facilitate open communication and meaningful participation for effective discussion and decision making by the Board.

REMUNERATION MATTERS

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

PRINCIPLE 6

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

Provisions 6.1 and 6.2

Remuneration Committee

The Remuneration Committee ("RC") comprises one Non-Executive Director and two Independent Non-Executive Directors, one of whom is also the Chairman of the Committee, namely:-

Teo Chee Seng (Chairman)	Non-Executive, Independent
John Lyn Hian Woon (Member)	Non-Executive, Independent
Dato' Kamal Y P Tan (Member)	Non-Executive

The role of the RC is to review and recommend remuneration policies and packages for Directors and key executives and to disseminate proper information on transparency and accountability to shareholders on issues of remuneration of the executive directors of the Group and employees related to the executive directors and controlling shareholders of the Group.

Primary functions performed by RC:-

- reviews and recommends to the Board, a framework of remuneration for the Board and key executives taking into account factors such as industry benchmark, the Group's and individual's performance;
- reviews the level of remuneration that are appropriate to attract, retain and motivate the Directors and key executives;
- ensures adequate disclosure on Directors' remuneration;
- reviews and recommends to the Board the terms for renewal of Directors' service contracts; and
- recommends to the Board, the Executive Share Option Schemes or any long-term incentive schemes which may be set up from time to time and does all acts necessary in connection therewith.

Provision 6.3

Review of remuneration

The RC's review covers all aspect of remuneration, including but not limited to Directors' fees, salaries, allowances, bonuses, options, long-term incentive schemes, including share schemes and benefits in kind. Recommendations are made in consultation with the chairman of the Board and submitted for endorsement by the entire Board. No Director is involved in deciding his own remuneration.

The Company has no share-based compensation scheme or any long-term scheme involving the offer of shares or options in place.

Provision 6.4

Engagement of remuneration consultants

The RC has the authority to seek appropriate external or other independent professional advice in the field of executive compensation as it considers necessary to carry out its duties. During the financial year, the RC did not require the service of an external remuneration consultant.

LEVEL AND MIX OF REMUNERATION

PRINCIPLE 7

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

Provision 7.1

Remuneration of Executive Directors and Key Management Personnel

The annual reviews of the compensation are carried out by the RC to ensure that the remuneration of Executive Chairman and key management personnel commensurate with their performance and that of the Company, giving due regard to the financial and commercial health and business needs of the Group. In structuring the compensation framework, the RC also takes into account the risk policies of the Group, the need for the compensation to be symmetric with the risk outcomes and the time horizon of risks.

The Executive Chairman has entered into service agreement which link rewards with both corporate and individual performance to promote shareholders' interests, long-term success of the Group and risk management policies. The service agreement covers the terms of employment, specifically salary and other benefits. The RC has reviewed the Company's obligations arising in the event of termination of the Executive Chairman's contract of service and is of the view that such contract of service contains fair and reasonable termination clauses which are not overly generous.

The Company currently does not have contractual provisions to reclaim the incentive component of remuneration from the Executive Chairman and there are no excessively long or onerous removal clauses in this service agreement.

Provision 7.2

Remuneration of Non-Executive Directors

The Board concurred with the RC that the proposed Directors' fees for the year ended 30 September 2021 payable to the Non-Executive Directors are appropriate taking into consideration the level of contributions by the Directors and factors such as effort and time spent on the Board and Board Committees as well as the responsibilities and obligations of the Directors.

Directors' fees are recommended by the Board for approval by the shareholders at the AGM of the Company.

Provision 7.3

Appropriate remuneration to attract, retain and motivate key management personnel and directors

The Company's remuneration policy is structured to attract, retain and motivate Directors and staff to provide good stewardship to the Company, to run and manage the Company effectively and to be risk conscious so as to promote long term success of the Company and to protect the interests of shareholders. The Company adopts a remuneration policy which comprised fixed component in the form of base salary and other fixed allowances and the variable component which comprised bonus which is linked to the Company's and individual's performance.

DISCLOSURE ON REMUNERATION

PRINCIPLE 8

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

Provision 8.1

Remuneration Report

The breakdown of the level and mix of remuneration of each Director for FY2021 are set out below:-

	Salary ⁽¹⁾	Directors' Fees	Bonus	Total Remuneration
	%	%	%	%
Directors				
\$\$250,000 to below \$\$500,000				
Dato' Jaya J B Tan ⁽²⁾	98.0	2.0	-	100.0
Below \$\$250,000				
Datuk Dr Sam Goi Seng Hui	-	100.0	-	100.0
Dato' Kamal Y P Tan ⁽³⁾	31.5	68.5	-	100.0
Mah Weng Choong	-	100.0	-	100.0
John Lyn Hian Woon	-	100.0	-	100.0
Teo Chee Seng	-	100.0	-	100.0

Notes :

(1) Inclusive of benefits in kind, allowances and provident funds, where applicable.

(2) Dato' Jaya J B Tan was re-designated from Non-Executive Chairman to Executive Chairman on 3 November 2020. He received a combination of directors' fee and salary during FY2021.

(3) Dato' Kamal Y P Tan was re-designated from Acting Group CEO to Non-Executive Director and Adviser with effect from 3 November 2020. He received a combination of directors' fee and salary during FY2021.

The Company has not complied with Provision 8.1(a) of the Code which requires the Company to disclose exact details of the remuneration of the Executive Chairman due to the competitive pressures in the talent market and as such, maintaining confidentiality on such matters would be in the best interest of the Company.

The Company is not compliant with Provision 8.1(b) of the Code which requires the Company to name and disclose the remuneration of the top five key management personnel (who are not directors or the CEO) in bands of S\$250,000. The Board is of the view that it is not in the interests of the Company to disclose the remuneration of the top five key management personnel (who are not Directors) within the bands of S\$250,000 each, the breakdown of each individual's remuneration and the aggregate total remuneration due to the sensitive and confidential nature of such information and disadvantages that this might bring which among others include group employment sensitivity, potential staff motivational and retention issues.

On the remuneration of the top five key management personnel, each of their remuneration band was below S\$250,000.

There is no termination, retirement and post-employment benefits granted to the Directors, the Executive Chairman and the top five key management personnel.

The Company does not use any contractual provisions to reclaim incentive components of remuneration from the Executive Chairman in exceptional circumstances of misstatement of financial results, or of misconduct resulting in financial loss of the Company.

The Group adopts a process where the Executive Directors and key management personnel are reviewed and assessed for individual performance against set performance targets. Performance against these targets is a key factor determining their remuneration. On an annual basis, the RC reviews and makes recommendation to the Board for changes relating to the remuneration of the Executive Chairman, which includes increment and bonus, and will then submit its recommendation to the Board for approval.

Provision 8.2

Remuneration of Immediate Family Members of Directors or CEO

Except for Dato' Jaya J B Tan, there are no employees who are substantial shareholders of the Company, or are immediate family members of a director, the CEO or a substantial shareholder of the Company and whose remuneration exceeded S\$100,000 during FY2021.

Provision 8.3

Employee Share Scheme

The Company does not have any share option or other share incentive scheme for its employees. The RC has reviewed and is satisfied that the existing remuneration structure for management personnel and executives paid out in cash would continue to be adequate in incentivizing performance without being overly-excessive.

RISK MANAGEMENT AND INTERNAL CONTROLS

PRINCIPLE 9

The Board is responsible for the governance of risk and ensures that Management maintains a sound system of risk management and internal controls to safeguard shareholders' interests of the company and its subsidiaries.

Provision 9.1

Risk Management and Internal Controls Systems

The Board reviews the risk profile of the Group and ensures that there are robust risk management policies and internal controls in place. The Board has delegated the responsibility for setting the direction of the Group's risk management strategy to Management. The key risks of the Group have been identified within a group risk framework that has been approved by Management and the AC.

The Group has established risk management policies, guidelines and control procedures to manage its exposure risks. Details of the various financial risk factors and the management of such risks are outlined in the financial statements.

It is part of the Board's role to ensure that there are adequate policies for risk management and internal controls and to oversee the effectiveness of the policies in achieving the Group's goals and objectives. The responsibility for implementing appropriate policies and procedures to achieve effective risk management and internal control is delegated to Senior Management. The overall framework established by Management is designed to enhance the soundness of the Group's financial reporting, risk management, compliance and internal control systems which include:

- Process improvement initiatives undertaken by business units;
- Benchmarking against key risk indicators, such as loss reporting, exceptions reporting and management reviews;
- Annual formal evaluations by the heads of business units and support functions on the soundness, effectiveness and efficiency of the financial reporting, risk management;
- compliance and internal control systems in their respective areas of responsibility;
- Implementation of formal policies and procedures relating to the delegation of authority;
- Involvement of experienced and suitably qualified employees who take responsibility for important business functions; and
- Segregation of key functions that are deemed incompatible and that may give rise to a risk that errors or irregularities may not be promptly detected.

There is an organisational structure with clearly drawn lines of accountability and delegation of authority. There are documented procedures in place that cover management accounting, financial reporting, investment appraisal, information systems security, compliance and other risk management issues.

The systems that are in place are intended to provide guidance in managing and mitigating the business risks in safeguarding assets, maintenance of proper accounting records, the reliability of financial information, compliance with applicable legislation and best practice, but not absolute assurance against misstatements or losses.

A system of internal controls has been implemented for all companies within the Group. The controls are designed to provide reasonable assurance that assets are safeguarded, operational controls are in place, business risks are suitably protected, proper accounting records are maintained and financial information used within the business and for publication is accurate and reliable.

While no system can provide absolute assurance against loss or misstatement, Management, in designing the controls, had taken into account the business risk, its likelihood of occurrence and the cost of protection. During the financial year, the AC, on behalf of the Board, has reviewed the effectiveness of the various systems in place by Management and is satisfied that there are adequate internal controls in the Group.

Provision 9.2

Assurance from the Executive Chairman and the CFO

For the financial year under review, the Executive Chairman and the CFO have provided assurance to the Board that the financial records have been properly maintained and the financial statements give a true and fair view of the Group's operations and finances; and the system of risk management and internal controls in place within the Group is adequate and effective in addressing the material risks in the Group in its current business environment including material financial, operational, compliance and information technology risks.

Board's comment on Adequacy and Effectiveness of Internal Controls and Risk Management Systems

While no system can provide absolute assurance against loss or misstatement, the Management, in designing the controls, had taken into account the business risk, its likelihood of occurrence and the cost of protection. During the financial year, the AC, on behalf of the Board, has reviewed the effectiveness of the various systems in place by the Management and is satisfied that there are adequate internal controls in the Group.

Based on the internal controls established and maintained by the Group, the work performed by the external auditors and the reviews conducted by the Management, the Board, with the concurrence of the AC is of the opinion that the Group's risk management and internal controls systems addressing financial, operational, compliance and information technology risks were adequate as at 30 September 2021.

AUDIT COMMITTEE

PRINCIPLE 10

The Board has an Audit Committee which discharges its duties objectively.

Provisions 10.1 and 10.2

Audit Committee

The Audit Committee ("AC") comprises one Non-Executive Director and two Independent Non-Executive Directors, one of whom is also the Chairman of the Committee. The members of the AC as at the date of this report are as follows:-

John Lyn Hian Woon (Chairman)	Non-Executive, Independent
Teo Chee Seng (Member)	Non-Executive, Independent
Dato' Kamal Y P Tan (Member)	Non-Executive

All members of the AC have recent and relevant accounting or related financial management expertise or experience.

Roles, Responsibilities and Authorities of AC

The principal responsibility of the AC is to assist the Board in maintaining a high standard of corporate governance, particularly by providing an independent review of the Group's material internal controls, including financial, operational, compliance and risk management controls at least once annually, to safeguard the Company's assets and maintain adequate accounting records, with the overall objective of ensuring that the management creates and maintains an effective accounting control in the Group.

The AC has authority to investigate any matter within its terms of reference, gain full access to and co-operation by Management, exercise full discretion to invite any Director or executive officer to attend its meetings, and gain reasonable access to resources to enable it to discharge its function properly.

The AC has undertaken a review of all non-audit services provided by the external auditors and is of the opinion that the provision of such services would not affect the independence of the auditors.

The members of the AC carried out their duties in accordance with the terms of reference which include the following:-

- review and discuss with external auditors before the audit commences, the nature and scope of the audit to ensure co-ordination where more than
 one audit firm is involved;
- review audit plans and results of the audit performed by the external auditors and ensure adequacy of the Group's system of accounting controls;
- review the financial statements of the Company and the consolidated financial statements of the Group before their submission to the Board;
- review the announcements of the financial results;
- ensure the integrity of the financial statements by reviewing key areas of management judgement applied for adequate provisioning and disclosure, critical accounting policies and any significant changes made that would have an impact on the Group's financial performance;
- review the adequacy of the internal audit function and the effectiveness of the Company's material internal controls;
- review the independence of the external auditors;
- review interested person transactions;
- review the co-operation given by the Management to the external auditors; and
- review the appointment and re-appointment of external and internal auditors of the Company and the audit fees.

The external auditors have full access to the AC who has the express power to conduct or authorise investigations into any matters within its terms of reference. Minutes of the AC meetings will be regularly submitted to the Board for its information.

The AC has reviewed the Group's risk assessment and based on the audit reports and management controls in place is satisfied that there are adequate internal controls in the Group.

Independence of External Auditors

For the financial year under review, the Group has accrued an aggregate amount of audit fees of RM423,861, comprising audit fees of RM211,531 paid to auditors of the Company; and RM212,330 paid to other auditors for audit fees. In compliance with Rule 1207(6) of the Listing Manual issued by Singapore Exchange Securities Trading Limited, the AC confirmed that it has undertaken a review of all non-audit services provided by the Auditors and they would not, in the AC's opinion, affect the independence of the Auditors.

The Group has complied with Rules 712 and 715 of the Listing Rules in relation to its Auditors.

The AC has recommended the re-appointment of BDO LLP as auditors for the ensuing year, subject to shareholders' approval at the forthcoming AGM.

The AC is guided by the terms of reference which stipulate its principal functions. The Company will arrange to send its AC members to seminars for updates on Financial Reporting Standards, if required. The external auditors provides regular updates and briefings to the AC on changes or amendments to accounting standards to enable the AC to keep abreast of such changes and its corresponding impact on the financial statements, if any.

Whistle-blowing Policy

The Group is committed to a high standard of ethical conduct and has put in place a whistle-blowing policy, endorsed by the AC. The policy provides mechanism where employees, may in good faith and confidence, raise concerns about dishonesty, fraudulent acts, corruption and improper conduct that may cause financial or non-financial loss to the Group with the assurance that they will be protected from reprisals or victimization for whistleblowing in good faith.

All whistle-blowing cases are to be reported to the Chairman of the AC. The AC will objectively assess, investigate and recommend appropriate remedial actions to be taken, where warranted. It will report to the Board on such matters at Board meetings. Should the AC receive reports relating to serious offences and/or criminal activities in the Group, the AC and the Board have access to the appropriate external advice where necessary. Where appropriate or required, a report shall be made to the relevant government authorities for further investigation or action.

There were no reported incidents pertaining to whistle-blowing during the year under review.

Provision 10.3

Partners or Directors of the Company's Auditing Firm

The AC does not comprise former partners or Directors of the Company's existing auditing firm or auditing corporations within a period of two years commencing on the date of their ceasing to be partner of the auditing firm or director of the auditing corporation; in any case, for as long as they have financial interest in the auditing firm or auditing corporation.

Provision 10.4

Internal Audit Function

The Board recognises the importance of maintaining a system of internal control processes to safeguard shareholders' investments and the Group's business and assets. The Board notes that no system of internal control could provide absolute assurance against the occurrence of material errors, poor judgment in decision making, human error, losses, fraud or other irregularities. The annual conduct of audits by internal auditor assesses the effectiveness of the Group's internal control procedures and provides reasonable assurance to the AC and the Management that the Group's risk management, controls and governance processes are adequate and effective.

The Board is satisfied that the internal audit function is independent, has adequate resources to perform its function effectively and is staffed by suitably qualified and experienced professionals with the relevant experience. The AC will also approve the hiring, removal, evaluation and compensation of the accounting or auditing firm or corporation which the internal audit function of the Company is outsourced to.

The AC has outsourced the performance of internal audit functions of the Group to Smart Focus. The internal auditor will report directly to the AC and administratively to the Executive Chairman.

Adequacy and Effectiveness of Internal Audit Functions

To ensure the adequacy of the internal audit function, the AC had reviewed and approved he internal audit plan before the internal audit commenced. The AC, on an annual basis, will assess the adequacy and effectiveness of the internal audit and internal auditors' independence, the qualification and experiences of internal audit team assigned and the internal auditors' report and its relationship with the internal auditors. The AC conducted a review and concluded that the internal audit function is adequately resourced, effective and has appropriate standing within the Group.

The internal audit work carried out in FY2021 was guided by the International Standards for the Professional Practice of Internal Auditing laid down in the International Professional Practices Framework issued by the Institute of Internal Auditors.

Provision 10.5

Meeting with external and internal auditors without presence of Management

The AC will meet with the external auditors without the presence of the Management at least once a year to review the scope and results of the audit and its cost effectiveness, as well as the independence and objectivity of the external auditors.

SHAREHOLDERS RIGHTS AND RESPONSIBILITIES

PRINCIPLE 11

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

Provision 11.1

Providing Opportunity for Shareholders to Participate and Vote at General Meetings

The Company is committed to treating all shareholders fairly and equitably. To facilitate shareholders' ownership rights, the Company ensures that all material information is disclosed on an accurate and timely basis via SGXNet, in particular, information relating to the Company's business development and financial performance which could have a material impact on the Company's share price so as to enable shareholders to make informed decisions in respect of their investments.

Shareholders have the opportunity to participate effectively in and vote at the general meetings of shareholders. Shareholders are informed of shareholders' meetings, through notices contained in annual reports or circulars sent to all shareholders. The notice is also released via SGXNet and published in local newspaper.

The Constitution of the Company allows each shareholder to appoint up to two proxies to attend and vote at general meetings on his/her behalf. Pursuant to the Companies Act, members defined as "relevant intermediary" are allowed to attend and participate in general meetings without being constrained by the two-proxy requirement. Relevant intermediary includes corporations holding licenses in providing nominee and custodial services and the Central Provident Fund ("CPF") Board which purchases shares on behalf of the CPF investors.

Shareholders are given the opportunity to participate effectively and vote at general meetings where relevant rules and procedures governing such meeting are clearly communicated. All resolutions at general meetings of the Company will be voted by poll as required by Rule 730A(2) of the Listing Rules.

Provision 11.2

Separate Resolutions for Separate Issues

The Company tables separate resolutions at general meetings of shareholders on each substantially separate issue unless the issues are interdependent and linked so as to form one significant proposal. Where resolutions are "bundled", the Company explains the reasons and material implications in the notice of meeting.

Provision 11.3

Attendance of Directors and Auditors at General Meetings

Typically, barring unforeseen circumstances, all Directors and in particular, the Chairpersons of the AC, NC, RC will be available to address questions at general meetings. The external auditors are also present to address any shareholders' questions on the conduct of audit and the preparation of the Auditors' Report. The Company Secretary/Secretaries attends all general meetings to ensure that procedures under the Constitution and the Listing Rules are complied.

The Company's last AGM was held by electronic means pursuant to the Covid-19 (Temporary Measures) (Alternative Arrangement for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 (the "Order") on 11 March 2021. Attendance at the last AGM was via electronic means accessed via live audio-visual website or live audio-only stream. Questions were submitted to the Chairman of the Meeting in advance of the last AGM. Voting was conducted by appointing the Chairman of the Meeting as proxy at the last AGM. Pursuant to the Order, all attendees comprising Shareholders, Directors, CEO, Company Secretaries, Auditors, Share Registrar, Scrutineer and invitees attended the last AGM vide electronic means.

The Company's forthcoming AGM will also be held by electronic means pursuant to the Order. Attendance at the forthcoming AGM will be via electronic means via live audio-visual webcast or live audio-only stream. Questions are to be submitted to the Chairman of the Meeting ahead of the forthcoming AGM. The Company will endeavor to address substantial and relevant questions prior to the forthcoming AGM. Details of the arrangements will be provided in the Notice of AGM which will be disseminated by electronic means via publication on the website of the Company and SGXNet.

In 2021, the Company held one general meeting, namely the AGM, which was attended by all the Directors.

Provision 11.4

Absentia voting

The Company's Constitution does not allow a shareholder to vote in absentia due to concerns on authentication of shareholder's identity, other related security and integrity of the information.

Provision 11.5

Minutes of general meetings

The Company prepares minutes of general meetings detailing proceedings and questions raised by shareholders and answers given by the Board and Management.

In view of the requirements of Covid-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies') Order 2020, the Company had published the minutes of the last Annual General Meeting on SGXNet and the Company's website within one month after the date of the meeting. Results of general meetings will continue to be released as an announcement on SGXNet.

Provision 11.6

Dividend

The Company does not have a fixed policy on payment of dividend. The Board will consider the Group's earnings, cash flow, capital requirement and general business condition before proposing a dividend. For FY2021, the Company did not declare any dividend as it is not in a profitable position.

ENGAGEMENT WITH SHAREHOLDERS

PRINCIPLE 12

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

Provision 12.1

Avenues for communication between the Board and shareholders

The Group is committed to maintaining high standards of corporate disclosure and transparency. The Board is mindful of the obligation to provide regular, effective and fair communication with shareholders. Besides the release of half-year results, the Company ensures timely and adequate disclosure of information on material matters required by the Listing Rules through announcements via the SGXNet. The Company does not practice selective disclosure of material information.

The Board views the annual general meeting as a forum for dialogue with shareholders as it provides an opportunity for shareholders to raise issues and ask the Directors or the Management questions regarding the Company and its operations and to enable the Company to understand the views of the shareholders.

Provisions 12.2 and 12.3

Investor Relations

The Company's investor relations policy is to communicate with its shareholders and the investment community through the timely and equal dissemination of information and news via announcements on the SGXNet.

The Company values dialogue sessions with its shareholders. The Group welcomes the views of shareholders on matters affecting the Company, whether at shareholders' meetings or on an ad-hoc basis. Shareholders can submit their feedback and raise any questions to the Company's investor relation contact as provided in the Company's website, <u>https://www.envictus-intl.com</u>

ENGAGEMENT WITH STAKEHOLDERS

PRINCIPLE 13

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

Provisions 13.1 and 13.2

The Group identifies its key stakeholders by taking into consideration their involvement in and influence on the Group's business. The stakeholders of the Group include, but are not limited to, shareholders, customers, employees, suppliers, government, regulators and the community.

The Company adopts both formal and informal channels of communications to better understand the needs of key stakeholders, and incorporate these into our corporate strategies to achieve mutually beneficial relationships. The Group is committed to sustainability and incorporates the key principles of environmental and social responsibility, and corporate governance in our corporate strategies. The sustainability report published provides more details about the strategy and key areas of focus in relation to the management of stakeholder relationships.

Material Contracts

No material contracts were entered into between the Company or any of its subsidiaries involving the interests of any Director or controlling shareholder, which are either subsisting at the end of the financial year or, if not then subsisting, entered into since the end of the previous financial year up to the date of the financial statements except for related party transactions and Director's remuneration as disclosed in the financial statements.

Interested Person Transactions

The Company has established procedures to ensure that all transactions with interested persons are reported on a timely manner to the AC and that the transactions are at arm's length basis. All interested person transactions are subject to review by the AC to ensure compliance with the established procedures.

The aggregate value of interested person transactions entered into during the year were as follows:-

Name of Interested Person	Aggregate value of all interested person transactions during the financial year under review (excluding transactions less than S\$100,000 and transactions conducted under shareholders' mandate pursuant to Rule 920 of the SGX Listing Manual)	Aggregate value of all interested person transactions conducted under shareholders' mandate pursuant to Rule 920 of the SGX Listing Manual (excluding transactions less than S\$100,000)
	RM	RM
Perinsu (Broker Insurans) Sdn Bhd - Insurance premium	1,643,594 (or approximately S\$534,103)	-
Tee Yih Jia Food Manufacturing Pte Ltd - Purchase of goods and advertising and promotion income	801,205 (or approximately S\$260,360)	-

Based on average exchange rate for the year ended 30 September 2021 of S\$1 = RM3.0773

Dato' Kamal has been re-designated from Group CEO to Non-Executive Director and Adviser on 3 November 2020. The Company has entered into an advisory agreement with Dato' Kamal for his advisory services as the Company continues to benefit from his knowledge, experience and advice. This agreement is valid for 2 years from 3 November 2020 to 31 October 2022 at a fee of \$\$13,000 per month. There is an option to renew for another 2 years from 1 November 2022 to 31 October 2022 at a fee of \$\$142,133.33 to Dato' Kamal for the period from 3 November 2020 to 30 September 2021.

Motivage Sdn Bhd ("MSB") has entered into a Consultancy Agreement with Mr Mah Weng Choong for the period of 12 months from 1 July 2020 to 30 June 2021 at a monthly consultancy fee of RM17,000. MSB has renewed the Consultancy Agreement for another 12 months from 1 July 2021 to 30 June 2022 at a monthly consultancy fee of RM18,000. Mr Mah is a veteran who had previously contributed to the Group on the setting up and expansion of Etika Dairies' factories due to his in-depth knowledge and experience in the processed milk industry. Mr Mah's primary role is to oversee and monitor the construction of a new factory in Pulau Indah for the manufacturing of sweetened condensed creamer and evaporated creamer. Among others, the scope of work include mechanical and engineering, process flow, type of equipment and machineries, procurement of raw materials and other business advisory services.

During FY2021, MSB paid Mr Mah a total of RM207,000 (or approximately \$\$67,267) from 1 October 2020 to 30 September 2021.

Dealings in Securities

The Company has adopted and implemented a policy on dealings in securities that is in accordance with Rule 1207(19) of the Listing Rules. Under this policy, the Company, Directors and officers of the Group have been prohibited from dealing in the Company's shares during the period commencing one month before the half-year or full-year results announcement, as the case may be, and ending on the date of announcements of the relevant results and at any time whilst in possession of unpublished price sensitive information. They are discouraged from dealing in the Company's securities on short-term considerations.

In the course of doing business for the Company and the Group or in discussion with one of customers, vendors or partners, Directors and officers of the Company and the Group may become aware of material non-public information about that organisation. Information is considered material if there is a substantial likelihood that a reasonable investor would consider it important in making a decision to trade in the public securities of the Company. The discussion of this information is on a limited "need to know" basis internally and is not shared with anyone outside the Company or the Group. Directors and officers are not allowed to buy or sell the public securities of the affected organisations, including the Company, on the basis of such information, nor can this information be shared with others.

The Company has complied with the best practice pursuant to Rule 1207(19) of the Listing Rules in not dealing in its own securities during the restricted trading periods.

Sustainability Report

The Sustainability Report will be issued and released via SGXNet within the prescribed timeline as required under Rule 711A of the Listing Rules.

Directors' Statement

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DIRECTORS' STATEMENT

The Directors of Envictus International Holdings Limited (the "Company") present their statement to the members together with the audited financial statements of the Company and its subsidiaries (the "Group") for the financial year ended 30 September 2021 and the statement of financial position of the Company as at 30 September 2021 and statement of changes in equity of the Company for the financial year ended 30 September 2021.

1. Opinion of the Directors

In the opinion of the Board of Directors,

- (a) the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company together with the notes thereon are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 30 September 2021, and of the financial performance, changes in equity and cash flows of the Group and changes in equity of the Company for the financial year then ended; and
- (b) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

2. Directors

The Directors of the Company in office at the date of this statement are as follows:

Dato' Jaya J B Tan	(Executive Chairman)
Datuk Dr Sam Goi Seng Hui	(Non-Executive Vice-Chairman)
Dato' Kamal Y P Tan	(Non-Executive Director and Adviser)
Mah Weng Choong	(Non-Executive Director)
John Lyn Hian Woon	(Independent Director)
Teo Chee Seng	(Independent Director)

3. Share options

There were no share options granted by the Company or its subsidiary corporations during the financial year.

There were no shares issued during the financial year by virtue of the exercise of options to take up unissued shares of the Company or its subsidiary corporations.

There were no unissued shares of the Company or its subsidiary corporations under option as at the end of the financial year.

4. Arrangements to enable Directors to acquire shares or debentures

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

5. Directors' interests in shares or debentures

The Directors of the Company holding office at the end of the financial year had interests in the shares or debentures of the Company and its related corporations as recorded in the Register of Directors' Shareholdings kept by the Company under Section 164 of the Singapore Companies Act, Chapter 50 (the "Act").

	Shareholdings registered in the name of Directors and Nominees				Shareholdings in which Directors are deemed to have an interest			
	Balance as at 21.10.2021	Balance as at 30.9.2021	Balance as at 30.9.2020	Balance as at 21.10.2021	Balance as at 30.9.2021	Balance as at 30.9.2020		
The Company			Number of o	rdinary shares				
Dato' Jaya J B Tan	44,063,449	44,063,449	44,063,449	46,059,252	46,059,252	44,669,345		
Datuk Dr Sam Goi Seng Hui	34,618,877	33,216,377	33,216,377	29,123,680	29,123,680	29,123,680		
Dato' Kamal Y P Tan	38,850,292	38,850,292	37,460,385	51,272,409	51,272,409	51,272,409		
Mah Weng Choong	15,117,399	15,117,399	15,117,399	-	-	-		
John Lyn Hian Woon	545,420	545,420	545,420	-	-	-		
Teo Chee Seng	30,000	30,000	30,000	-	-	-		
			Number o	of warrants				
Dato' Jaya J B Tan	24,305,977	24,305,977	24,305,977	26,631,838	26,631,838	25,241,931		
Datuk Dr Sam Goi Seng Hui	17,682,313	17,682,313	17,682,313	12,730,080	12,730,080	12,730,080		
Dato' Kamal Y P Tan	25,650,078	25,650,078	24,260,171	25,287,737	25,287,737	25,287,737		
Mah Weng Choong	5,029,995	5,029,995	5,029,995	-	-	-		
John Lyn Hian Woon	244,320	244,320	244,320	-	-	-		

By virtue of Section 7 of the Act, Dato' Jaya J B Tan, Dato' Kamal Y P Tan and Datuk Dr Sam Goi Seng Hui are deemed to have an interest in all related corporations of the Company.

On 28 November 2018, the Company allotted and issued 105,195,904 new ordinary shares ("Right Shares") at an issue price of S\$0.16 for each Right Share and 105,195,904 free detachable warrants ("Warrants") pursuant to a renounceable and non-underwritten right cum warrants issue. Each Warrant carries the right to subscribe one new ordinary share in the capital of the Company at an exercise price of S\$0.16 for each new ordinary share and is exercisable at any time during the period commencing on the date falling twelve (12) months from the date of issue of the Warrants and expiring on the day immediately preceding the fourth (4th) anniversary of the date of issue of the Warrants.

6. Audit committee

The Audit Committee ("AC") of the Company is chaired by John Lyn Hian Woon (an Independent Director), and includes Teo Chee Seng (an Independent Director) and Dato' Kamal Y P Tan (a Non-Executive Director and Adviser). The AC has met two times since the last Annual General Meeting ("AGM") and has carried out its functions in accordance with Section 201B(5) of the Act, including reviewing the following, where relevant, with the Executive Directors and external auditors of the Company:

- (a) the audit plans of the internal and external auditors and the results of the auditors' examination and evaluation of the Group's systems of internal accounting controls;
- (b) the Company's and the Group's financial and operating results and accounting policies;
- (c) the statement of financial position and statement of changes in equity of the Company and the consolidated financial statements of the Group and external auditor's report on those financial statements before their submission to the Directors of the Company;
- (d) the half-yearly and annual announcements as well as the related press releases on the results and financial position of the Company and the Group;
- (e) the co-operation and assistance given by the management to the Company's internal and external auditor;

DIRECTORS' STATEMENT

6. Audit committee (Continued)

- (f) the re-appointment of the internal and external auditor of the Company;
- (g) review and approve interested person transactions;
- (h) review potential conflict of interests, if any;
- (i) undertake such other reviews and projects as may be requested by the Board and will report to the Board its findings from time to time on matters arising and requiring the attention of the AC; and
- (j) generally undertake such other functions and duties as may be required by statute or the SGX-ST Listing Manual, and by such amendments made thereto from time to time.

The AC has full access to and has the co-operation of the management and has been given the resources required for it to discharge its function properly. It also has full discretion to invite any Director and executive officer to attend its meetings. The internal and external auditors have unrestricted access to the AC.

The AC has recommended to the Directors the nomination of BDO LLP for re-appointment as external auditor of the Company at the forthcoming AGM of the Company.

7. Independent auditor

The independent auditor, BDO LLP, has expressed its willingness to accept re-appointment.

On behalf of the Board of Directors

Dato' Jaya J B Tan Executive Chairman

13 December 2021

Dato' Kamal Y P Tan Non-Executive Director and Adviser

TO THE MEMBERS OF ENVICTUS INTERNATIONAL HOLDINGS LIMITED

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Envictus International Holdings Limited (the "Company") and its subsidiaries (the "Group"), as set out on pages 58 to 151 which comprise:

- the consolidated statement of financial position of the Group and the statement of financial position of the Company as at 30 September 2021;
- the consolidated statement of comprehensive income, consolidated statement of changes in equity, and consolidated statement of cash flows of the Group and the statement of changes in equity of the Company for the financial year then ended; and
- notes to the financial statements, including a summary of significant accounting policies.

In our opinion the accompanying consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS(I)s") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 30 September 2021, and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and of the changes in equity of the Company for the financial year ended on that date.

Basis for Opinion

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

Key Audit Matters

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

KEY AUDIT MATTER	AUDIT RESPONSE
1 Impairment of property, plant and equipment	
As at 30 September 2021, the carrying amount of the Group's property, plant and equipment ("PPE") amounted to RM420,416,000 which represents 64% of the	Our audit procedures included, amongst others:
Group's total assets. During the financial year, management carried out an impairment assessment on certain PPE of the Group for those with indicators of impairment.	Evaluated the management's assessment of indicators of impairment of PPE in accordance with SFRS(I) 1-36.
In carrying out the impairment assessment on certain of the Group's PPE, management determined the recoverable amounts by estimating the expected discounted future	Evaluated management's assessment of the remaining useful lives of the PPE.
cash flows over the remaining useful lives of the PPE. This required key assumptions to	Evaluated the reasonableness of management's key assumptions on the revenue
be made regarding the respective revenue growth rates, gross margins and relevant discount rates as well as overall market and economic condition of the industry.	growth rates and gross margins which considers the current economic and business environment impacted by the Covid-19 pandemic.
During the financial year, the management has recognised additional impairment loss amounting to RM3,448,000 on the PPE within the Food Services – Coffee Chain Division due to the deterioration in operating results.	Engaged our internal valuation specialist to evaluate the reasonableness and appropriateness of the valuation methodology and key assumption applied by management such as discount rates used.
In carrying out the impairment assessment of other PPE, management determined the recoverable amounts using the fair value less cost of disposal method ("FVLCOD"). This assessment involved critical assumptions and judgement in determining the recoverable amount.	Performed sensitivity analysis to assess the extent of changes to the key assumptions that would cause the recoverable amount to be below the carrying amount.
Due to significant management judgement and estimation involved in the impairment assessment, as well as the significance of the carrying amount of PPE to the Group's financial statements, we have determined this area to be a key audit matter.	Assessed the reasonableness of the key assumptions used in FVLCOD such as similar PPE, adjusted for age and cost of disposal by evaluating the underlying data, independently verified the external sources data used by management in deriving at the fair value of the PPE.
	Evaluated the adequacy of the related disclosures in the financial statements.

Refer to note 2.7, note 3.2(ii), note 4 and note 32 of the accompanying financial statements.

TO THE MEMBERS OF ENVICTUS INTERNATIONAL HOLDINGS LIMITED

KEY AUDIT MATTER	AUDIT RESPONSE
2 Impairment of intangible assets	
As at 30 September 2021, the carrying amount of the Group's intangible assets amounted to RM23,845,000 comprising mainly goodwill, trademarks and franchise fees from the Food Services, Trading and Frozen Food and Dairies business segments.	Our audit procedures included, amongst others: Evaluated the reasonableness of management's key assumptions on the revenue growth rates and gross margins which considers the current
Under SFRS(I) 1-36 Impairment of Assets, the Group is required to carry out impairment assessment at least annually by comparing the carrying amounts of the CGUs to which the intangible assets belong against the recoverable amounts for intangible assets with indefinite useful lives such as trademarks and goodwill, and franchise fees with definite useful lives if there are indications of impairment. Management determined the recoverable amounts using the value-in-use method by estimating the present value of the future cash flows from these	 economic and business environment impacted by the Covid-19 pandemic. We also evaluated management's assessment of the remaining useful lives of the franchise fees. Engaged our internal valuation specialist to evaluate the reasonableness and appropriateness of the valuation methodology and key assumption applied by management such as discount rates used. Performed sensitivity analysis to assess the extent of changes to the key
CGUs. This required key assumptions to be made regarding the respective revenue growth rates, gross margins and relevant discount rates.	assumptions that would cause the recoverable amount to be below the carrying amount of the intangible assets.
During the financial year, the management recognised additional impairment loss amounting to RM205,000 on the trademarks within the Food Services – Coffee Chain Division due to the deterioration in operating results.	Evaluated the adequacy of the related disclosures in the financial statements.
We have determined the impairment of intangible assets as a key audit matter due to significant management judgement and estimate involved in the impairment assessment.	
Refer to note 2.7, note 3.2(i), note 9 and note 32 of the accompanying fin	ancial statements.
KEY AUDIT MATTER	AUDIT RESPONSE
3 Liquidity of the Group	
The Group recorded a net loss of RM48,401,000 for the financial year ended 30 September 2021. As at that date, the Group's net current liabilities and capital commitment contracted but not provided for as at 30 September 2021 were RM71,778,000 and RM6,457,000, respectively.	Our audit procedures included, amongst others: Evaluated management's cash flow forecast prepared based on approved budget on the Group's ability to settle its obligations as and when they fall due.
The Group's net cash generated from operating activities amounted to RM34,239,000 during the financial year and has cash and bank balances of RM16,650,000 as at 30 September 2021.	Checked to the contracted capital commitments, availability of unutilised credit facilities, the outcome of application for new credit facilities and extension to credit terms from financial institutions.
On 31 March 2021, the Group has entered into a conditional option sale and purchase ("SPA") with Aryzta for the proposed sale of Pulau Indah leasehold land and Assets. The Group will continue to monetise certain of its non-core and non-profitable assets of the Group when the opporturnity arises.	Performed sensitivity analysis over the key assumptions made by management.
The Group actively manages its operating cash flows and availability of funding so as to ensure that all repayment and funding needs are met. Based on the cash flow forecast prepared and the availability of funds through positive operating cash flow and available credit facilities (includes unutilised credit facilities and new credit facilities applied), the Board of Directors has determined that the Group will have sufficient liquidity for its working capital and financial obligations as and when they fall due.	Assessed the adequacy of the related disclosures in the financial statements.
We have determined the liquidity of the Group to be a key audit matter as the availability of funds will impact the Group's ability to continue as a going concern.	

Refer to note 2.1, note 12, note 15, note 31.1 and note 33.4 of the accompanying financial statements.

TO THE MEMBERS OF ENVICTUS INTERNATIONAL HOLDINGS LIMITED

Other Information

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

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

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Management and Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

As part of an audit in accordance with SSAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

TO THE MEMBERS OF ENVICTUS INTERNATIONAL HOLDINGS LIMITED

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

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

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

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

Report on Other Legal and Regulatory Requirements

In our opinion, the accounting and other records required by the Act to be kept by the Company and by those subsidiary corporations incorporated in Singapore of which we are the auditors have been properly kept in accordance with the provisions of the Act.

The engagement partner on the audit resulting in this independent auditor's report is Ng Kian Hui.

BDO LLP

Public Accountants and Chartered Accountants

Singapore 13 December 2021

STATEMENTS OF FINANCIAL POSITION

AS AT 30 SEPTEMBER 2021

		Gro	oup	Com	pany
		2021	2020	2021	2020
	Note	RM'000	RM'000	RM'000	RM'000
Non-current assets					
Property, plant and equipment*	4	420,416	531,263	-	-
Deposits for purchase of property, plant and equipment	4	-	53	-	-
Investment property	5	20,441	22,400	-	-
Investments in subsidiaries	6	-	-	217,785	238,331
Financial assets at fair value through other comprehensive	7	0.046	0.020	0.621	0.726
income ("FVOCI")	7	8,946	9,038	8,631	8,726
Deferred tax assets	8	308	308	-	-
Intangible assets	9	23,845	24,227	-	-
Common the access to	-	473,956	587,289	226,416	247,057
Current assets	10	40 474	42 520		
Inventories	10	40,474	42,530	-	127.254
Trade and other receivables	11	41,734	44,399	147,831	127,254
Cash and bank balances	12	17,265 99,473	24,679	341 148,172	776 128,030
Assets classified as held for sale	13	83,942	111,000	140,172	120,030
Assets classified as field for sale	-	183,415	111,608	148,172	128,030
Less:	-	105,415	111,000	140,172	120,050
Current liabilities					
Trade and other payables	14	98,199	84,506	29,428	31,175
Bank borrowings	15	131,846	49,718		-
Lease liabilities	16	25,096	28,663	-	-
Current income tax payable		52	159	-	-
	-	255,193	163,046	29,428	31,175
Net current (liabilities)/assets		(71,778)	(51,438)	118,744	96,855
	-				
Less:					
Non-current liabilities					
Bank borrowings	15	126,556	197,599	-	-
Lease liabilities	16	106,252	121,834	-	-
Provision for restoration costs	17	3,900	3,671	-	-
Financial guarantee contracts	18	-	-	1,425	5,794
Deferred tax liabilities	19	3,915	3,815	-	-
		240,623	326,919	1,425	5,794
Net assets		161,555	208,932	343,735	338,118

* Includes right-of-use assets

STATEMENTS OF FINANCIAL POSITION

AS AT 30 SEPTEMBER 2021

		Group		Company	
	-	2021	2020	2021	2020
	Note	RM'000	RM'000	RM'000	RM'000
Capital and reserves					
Share capital	20(a)	177,865	177,865	177,865	177,865
Treasury shares	20(b)	(183)	(183)	(183)	(183)
Accumulated (losses)/profits		(19,239)	29,162	143,314	142,165
Foreign currency translation reserve	21	29,324	27,763	46,623	41,615
Fair value reserve	22	(23,818)	(23,281)	(23,884)	(23,344)
Other reserve	23	(2,394)	(2,394)	-	-
Equity attributable to the owners of the	-				
Company/Total equity		161,555	208,932	343,735	338,118

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Note	2021 RM'000	2020 RM'000
Continuing operations			
Revenue	24	382,122	399,599
Cost of goods sold		(230,250)	(239,160)
Gross profit		151,872	160,439
Other item of income			
Other operating income		15,791	5,559
Other items of expense			
Administrative expenses		(35,329)	(38,174)
Selling and marketing expenses		(129,326)	(129,740)
Warehouse and distribution expenses		(20,782)	(22,767)
Loss allowance on receivables, net		(360)	(646)
Impairment of property, plant and equipment	4(d)	(3,448)	(35,528)
Other operating expenses		(4,644)	(5,038)
Finance costs	26	(21,120)	(21,174)
Loss before income tax from continuing operations	25	(47,346)	(87,069)
Income tax expense	27	(1,055)	(1,473)
Loss from continuing operations, net of tax		(48,401)	(88,542)
Loss from discontinued operations, net of tax	28	-	(12,397)
Loss for the financial year		(48,401)	(100,939)
Other comprehensive income:			
Items that may be reclassified subsequently to profit or loss:			
Exchange differences on translation of foreign operations			
- Continuing operations		1,236	2,572
- Discontinued operations – reclassification of foreign translation reserve		-	2,397
		1,236	4,969
Items that will not be reclassified subsequently to profit or loss:			
Net fair value (loss)/gain on financial assets at FVOCI	7	(212)	1,357
Other comprehensive income for the financial year, net of tax		1,024	6,326
Total comprehensive income		(47,377)	(94,613)

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	Note	2021 RM′000	2020 RM'000
Loss attributable to:			
Owners of the Company			
- Loss from continuing operations, net of tax		(48,401)	(88,542)
- Loss from discontinued operations, net of tax	28	-	(12,397)
		(48,401)	(100,939)
Total comprehensive income attributable to:			
Owners of the Company			
- Loss from continuing operations, net of tax		(47,377)	(84,613)
- Loss from discontinued operations, net of tax	28	-	(10,000)
		(47,377)	(94,613)
Loss per share attributable to owners of the Company (RM sen)			
Basic and diluted, continuing operations	29	(19.59)	(35.83)
Basic and diluted, discontinued operations	29	-	(5.02)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	V			- Attributable to	Attributable to owners of the Company	ompany		
Note	~ 2	Share capital RM'000	Treasury shares RM*000	Foreign currency translation reserve RM'000	Fair value reserve RM*000	Other reserve RM'000	Accumulated profits/(losses) RM'000	Total equity RM'000
Group 2021 At 1 October 2020	17	177,865	(183)	27,763	(23,281)	(2, 394)	29,162	208,932
Total comprehensive income for the year:								
Loss for the financial year Other comprehensive income:				ı	ı		(48,401)	(48,401)
Exchange differences on translation of foreign operations		1	1	1,561	(325)			1,236
Net fair value loss on financial assets at FVOCI 7		ı	ı		(212)	,		(212)
Total other comprehensive income, net of tax				1,561	(537)		T	1,024
Total comprehensive income				1,561	(537)		(48,401)	(47,377)
At 30 September 2021	17	177,865	(183)	29,324	(23,818)	(2,394)	(19, 239)	161,555

				Foreign currency	Fair			
_	Note	Share capital RM'000	Treasury shares RM'000	translation reserve RM'000	value reserve RM'000	Other reserve RM'000	Accumulated profits RM'000	Total equity RM'000
Group 2020								
At 1 October 2019		177,865	(183)	22,775	(24,619)	(17,085)	144,792	303,545
Total comprehensive income for the								
year. Loss for the financial year				·	ı	ı	(100,939)	(100,939)
Other comprehensive income:								
Exchange differences on translation of foreign				2 501	(10)			C L J C
operations Reclassification to profit or loss		,	1	795 0	-			21012
Net fair value gain on financial assets at FVOCI	7	·		. 1	1,357			1,357
Total other comprehensive income, net of tax				4,988	1,338			6,326
Total comprehensive income		1	I	4,988	1,338		(100,939)	(94,613)
Transaction with owners recognised								
directly in equity	ſ							
Liquidation of subsidiaries	23					14,691	(14,691)	1
At 30 September 2020		177,865	(183)	27,763	(23,281)	(2,394)	29,162	208,932

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

	Note	Share capital RM'000	Treasury shares RM'000	Foreign currency translation reserve RM'000	Fair value reserve RM'000	Accumulated profits RM'000	Total equity RM'000
Company 2021							
At 1 October 2020		177,865	(183)	41,615	(23,344)	142,165	338,118
Profit for the financial year Other comprehensive income:		-	-	-	-	1,149	1,149
Exchange differences on translation		-	-	5,008	(325)	-	4,683
Net fair value loss on financial assets at FVOCI	7	-	-	-	(215)	-	(215)
Total other comprehensive income, net of tax		-	-	5,008	(540)	-	4,468
Total comprehensive income		-	-	5,008	(540)	1,149	5,617
At 30 September 2021		177,865	(183)	46,623	(23,884)	143,314	343,735
2020							
At 1 October 2019		177,865	(183)	41,084	(24,529)	181,844	376,081
Loss for the financial year Other comprehensive income:		-	-	-	-	(39,679)	(39,679)
Exchange differences on translation		-	-	531	(19)	-	512
Net fair value gain on financial assets at FVOCI	7	-	-	-	1,204	-	1,204
Total other comprehensive income, net of tax			-	531	1,185	-	1,716
Total comprehensive income	L	-	-	531	1,185	(39,679)	(37,963)
At 30 September 2020	-	177,865	(183)	41,615	(23,344)	142,165	338,118

CONSOLIDATED STATEMENT OF CASH FLOWS

	Note	2021 RM'000	2020 RM'000
Operating activities			
Loss before income tax from continuing operations		(47,346)	(87,069)
Loss before income tax from discontinued operations		-	(12,365)
Loss before income tax, total		(47,346)	(99,434)
Adjustments for:			
Loss allowance on receivables, net		360	637
Depreciation of property, plant and equipment*	4	50,338	50,399
Impairment of property, plant and equipment and deposit for purchase of property, plant and equipment	4	3,448	36,489
Reversal of impairment of property, plant and equipment	4	(8,240)	-
Depreciation of investment property	5	451	482
Foreign currency exchange loss, net		1,086	2,098
Gain on disposal of assets classified as held for sale		-	(173)
Loss/(Gain) on disposal of property, plant and equipment, net		317	(159)
Amortisation of intangible assets	9	465	456
Impairment of intangible assets	9	205	-
Intangible assets written off	9	-	5
Write back of allowance for write-down of inventories	10	-	(226)
Interest income		(89)	(237)
Rent concession	16	(5,246)	(2,533)
Finance costs	26	21,120	21,177
Inventories written off		-	39
Net loss on disposal of Nutrition business and intangible assets	28A	-	2,232
Net loss on liquidation of subsidiaries	28B	-	2,207
Property, plant and equipment written off		2,615	4,990
Operating profit before working capital changes		19,484	18,449
Working capital changes:			
Inventories		2,056	3,404
Trade and other receivables		3,004	7,780
Trade and other payables		12,257	(3,436)
Cash generated from operations		36,801	26,197
Interest paid		(897)	(1,577)
Income tax paid, net		(1,665)	(1,452)
Net cash generated from operating activities		34,239	23,168

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

	Note	2021 RM'000	2020 RM'000
Investing activities			
Interest received		89	237
Deposit from disposal of assets classified as held for sale		840	-
Proceeds from disposal of assets classified as held for sale		-	8,629
Proceeds from disposal of property, plant and equipment		1,426	476
Purchase of property, plant and equipment	4(a)	(23,832)	(49,685)
Purchase of intangible assets	9	(274)	(387)
Proceeds from disposal of Nutrition business and intangible assets	28A	-	1,044
Liquidation of subsidiaries, net of cash liquidated	28B	-	(35)
Net cash used in investing activities	_	(21,751)	(39,721)
Financing activities			
Net changes in respect of fixed deposits pledged to bank		-	552
Interest paid		(20,622)	(19,600)
Advances from Directors		9,718	-
Repayment of lease obligations	16	(20,097)	(22,591)
Drawdown of bank borrowings		73,951	144,384
Repayment of bank borrowings		(63,143)	(84,794)
Net cash (used in)/generated from financing activities	_	(20,193)	17,951
Net change in cash and cash equivalents		(7,705)	1,398
Cash and cash equivalents at beginning of the financial year		24,064	22,671
Effect of exchange rate changes		14	(5)
Cash and cash equivalents at end of the financial year	12	16,373	24,064

* Included depreciation of right-of-use assets

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

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

1. General corporate information

Envictus International Holdings Limited (the "Company") is a limited liability company incorporated and domiciled in Singapore with its registered office at SGX Centre II, #17-01, 4 Shenton Way, Singapore 068807. The Company's registration number is 200313131Z. The principal place of business is located at 190 Clemenceau Avenue #06-08 Singapore Shopping Centre, Singapore 239924. The Company is listed on the Singapore Exchange Securities Trading Limited ("SGX-ST").

The principal activity of the Company is that of an investment holding company and providing management services to its subsidiaries.

The principal activities of the subsidiaries are set out in Note 6 to the financial statements. The related companies in these financial statements refer to members of Envictus International Holdings Limited group.

2. Summary of significant accounting policies

2.1 Basis of preparation

The financial statements have been prepared in accordance with Singapore Financial Reporting Standards (International) ("SFRS(I)s") under the historical cost convention, except as disclosed in the accounting policies below.

The individual financial statements of each entity within the Group are measured and presented in the currency of primary economic environment in which the entity operates (its functional currency). The functional currency of the Company is Singapore dollar. However, as the Group's significant operations are in Malaysia, the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are presented in Ringgit Malaysia ("RM") which is the functional currency and the presentation currency of the significant subsidiaries in Malaysia and all values presented are rounded to the nearest thousand ("RM'000") as indicated.

The preparation of financial statements in compliance with SFRS(I)s requires management to make judgements, estimates and assumptions that affect the Group's application of accounting policies and reported amounts of assets, liabilities, revenue and expenses. Although these estimates are based on management's best knowledge of current events and actions, actual results may differ from those estimates. The areas where such judgements or estimates have significant effect on the financial statements are disclosed in Note 3 to the financial statements.

Going concern assumption

The Group recorded a net loss of RM48,401,000 for the financial year ended 30 September 2021. The Group's net current liabilities and capital commitment contracted but not provided for as at 30 September 2021 were RM71,778,000 and RM6,457,000, respectively.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.1 Basis of preparation (Continued)

Going concern assumption (Continued)

The Directors of the Company are of the opinion that no material uncertainty exists and the going concern basis is appropriate in the preparation of the financial statements based on the following:

- a) The Directors of the Company have carried out a detailed review of the 12 months cash flow forecast from the financial year end of the Group and are satisfied that the Group is able to continue to generate operating cashflow and has available unutilised credit facilities (Note 15) and securing new credit facilities to fund its working capital, capital commitments and financial obligations;
- b) The Group is actively engaging with its bankers, trade and other creditors to extend or restructure the existing credit terms. The Group was granted the following extension of loan tenure and deferral of loan payment period from the financial institutions:
 - i) Extension of tenure for 3 years for a term loan of RM7.6 million; and
 - ii) Deferral of payment period for certain term loans and hire purchase which help to reduce the short-term obligation payment by approximately RM3.9 million.
- c) The Group will continue to carry out cost-saving initiatives to manage costs to preserve cash. For example, the Group has obtained rental rebates from the landlords and payroll subsidies from the government of RM5.2 million and RM3.4 million respectively during the financial year;
- d) The Group manages inventories, trade receivables and trade payables to optimise cash flow and liquidity;
- e) The Group intends to use the net proceeds from the proposed disposal of its assets classified as held for sale (Note 13) for the repayments of bank borrowings and creditors of the frozen bakery business;

The Group will continue to monetise certain of its other non-core assets when the opportunity arises; and

f) As and when required, the Executive Chairman and the Group Adviser have been funding any urgent shortfall in the working capital of the Group. As at 30 September 2021, RM9.7 million have been advanced to the Group.

Changes in accounting policies

New standards, amendments and interpretations effective from 1 October 2020

The standards, amendments to standards, and interpretations, issued by Accounting Standards Council Singapore ("ASC") that will apply for the first time by the Group are not expected to impact the Group as they are either not relevant to the Group's business activities or require accounting which is consistent with the Group's current accounting policies.

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.1 Basis of preparation (Continued)

Changes in accounting policies (Continued)

New standards, amendments and interpretations issued but not yet effective

At the date of authorisation of these financial statements, the following SFRS(I)s were issued but not yet effective and have not been early adopted in these financial statements:

			Effective date (annual periods beginning on or after)
Amendments to SFRS(I) 9, SFRS(I) 1-39, SFRS(I) 7, SFRS(I) 4 and SFRS(I) 16	:	Interest Rate Benchmark Reform – Phase 2	1 January 2021
Amendments to SFRS(I) 3	:	Reference to the Conceptual Framework	1 January 2022
Amendments to SFRS(I) 1-16	:	Property, Plant and Equipment – Proceeds before Intended Use	1 January 2022
Amendments to SFRS(I) 1-37	:	Onerous Contract – Costs of Fulfilling a Contract	1 January 2022
Various	:	Annual Improvements to SFRS(I)s 2018-2020	1 January 2022
	-	Amendment to IE SFRS(I) 16: Lease Incentives	
Amendment to SFRS(I) 4	:	Extension of the Temporary Exemption from Applying SFRS(I) 9	
SFRS(I) 17	:	Insurance Contracts	1 January 2023*
Amendments to SFRS(I) 1-1	:	Classification of Liabilities as Current or Non-current	1 January 2023**
Amendments to SFRS(I) 10 and SFRS(I) 1-28	:	Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	To be determined
SFRS(I) 1-1 and SFRS(I) Practice Statement 2 (Amendments)	:	Disclosure of Accounting Policies	1 January 2023
SFRS(I) 1-8 (Amendments)	:	Definition of Accounting Estimates	1 January 2023

* SFRS(I) 17 was originally effective for annual period beginning on or after 1 January 2021, however, in November 2020, the mandatory effective date was deferred to 1 January 2023.

** Amendments to SFRS(I) 1-1 were originally effective for annual period beginning on or after 1 January 2022. In July 2020, the effective date was deferred to 1 January 2023.

The Group and the Company expect that the adoption of the above SFRS(I)s, if applicable, will have no material impact on the financial statements in the period of initial application.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.2 Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries. Subsidiaries are entities over which the Group has control. The Group controls an investee if the Group has power over the investee, exposure to variable returns from its involvement with the investee, and the ability to use its power to affect those variable returns. Control is reassessed whenever facts and circumstances indicate that there may be a change in any of these elements of control.

Subsidiaries are consolidated from the date on which the Group obtains control over the investee and cease from consolidation when the control is lost. Control is reassessed whenever the facts and circumstances indicate that they may be change in the elements of control.

All intra-group balances and transactions and any unrealised income and expenses arising from intra-group transactions are eliminated on consolidation. Unrealised losses are also eliminated unless the transaction provides an impairment indicator of the transferred asset.

The financial statements of the subsidiaries are prepared for the same reporting period as that of the Company, using consistent accounting policies. Where necessary, accounting policies of subsidiaries are changed to ensure consistency with the policies adopted by the Group.

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

When the Group loses control of a subsidiary, it derecognises the assets and liabilities of the subsidiary and any non-controlling interest. The profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for (i.e. reclassified to profit or loss or transferred directly to accumulated profits) in the same manner as would be required if the relevant assets or liabilities were disposed of. The fair value of any investments retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under SFRS(I) 9.

In the separate financial statements of the Company, investments in subsidiaries are carried at cost, less any impairment loss that has been recognised in profit or loss.

2.3 Property, plant and equipment

All items of property, plant and equipment are initially recognised at cost. The cost includes its purchase price and any costs directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Dismantlement, removal or restoration costs are included as part of the cost if the obligation for dismantlement, removal or restoration is incurred as a consequence of acquiring or using the property, plant and equipment.

Subsequent expenditure on an item of property, plant and equipment is added to the carrying amount of the item if it is probable that future economic benefits associated with the item will flow to the Group and the cost can be measured reliably. All other repair and maintenance expenses are recognised in profit or loss when incurred.

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

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.3 Property, plant and equipment (Continued)

Depreciation is calculated using the straight-line method to allocate their depreciable amounts over their estimated useful lives as follows:

	Years
Leasehold land	52 - 81
Factory/Office buildings/Outlets	1 - 50
Plant and machinery	10 - 15
Cold room and freezer	10
Laboratory equipment	10
Furniture and fittings	10
Renovation	10
Motor vehicles	5
Equipment	10
Computer system	5

Assets under construction represents property, plant and equipment under construction, which is stated at cost less any impairment loss and is not depreciated. Assets under construction are reclassified to appropriate categories of property, plant and equipment when completed and ready for use and depreciation will commence at that time.

The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

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

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal.

The gain or loss arising on disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in the profit or loss.

Fully depreciated property, plant and equipment are retained in the financial statements until they are no longer in use.

2.4 Leases

As lessee

All leases are accounted for by recognising a right-of-use asset and a lease liability except for:

- leases of low value assets; and
- leases with a duration of twelve months or less.

The payments for leases of low value assets and short-term leases are recognised as an expense on a straight-line basis over the lease term.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.4 Leases (Continued)

As lessee (Continued)

Initial measurement

Lease liabilities are measured at the present value of the contractual payments due to the lessor over the lease term, with the discount rate determined by reference to the rate inherent in the lease unless this is not readily determinable, in which case the Group's incremental borrowing rate on commencement of the lease is used.

Variable lease payments are only included in the measurement of the lease liability if it is depending on an index or rate. In such cases, the initial measurement of the lease liability assumes the variable element will remain unchanged throughout the lease term. Other variable lease payments are expensed in the period to which they relate.

On initial recognition, the carrying amount of lease liabilities also includes:

- amounts expected to be payable under any residual value guarantee;
- the exercise price of any purchase option granted in favour of the Group if it is reasonably certain to assess that option; and
- any penalties payables for terminating the lease, if the term of the lease has been estimated on the basis of termination option being exercised.

Right-of-use assets are initially measured at the amount of lease liabilities, reduced by any lease incentives received and increased for:

- lease payments made at or before commencement of the lease;
- initial direct costs incurred; and
- the amount of any provision recognised where the Group is contractually required to dismantle, remove or restore the leased asset.

The Group presents the right-of-use assets (excluding those which meet the definition of investment property) and lease liabilities separately from other assets and other liabilities in the consolidated statement of financial position.

Subsequent measurement

Right-of-use assets are subsequently measured at cost less any accumulated depreciation, accumulated amortisation, any accumulated impairment loss and, if applicable, adjusted for any remeasurement of the lease liabilities. The right-of-use assets under cost model are depreciated on a straight-line basis over the shorter of either the remaining lease term or the remaining useful life of the right-of-use assets using the straight-line method, on the following bases:

Factory/Office buildings/Outlets

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.4 Leases (Continued)

As lessee (Continued)

If the lease transfers ownership of the underlying asset by the end of the lease term or if the cost of the right-of-use asset reflects that the Group will exercise the purchase option, the right-of-use assets are depreciated over the useful life of the underlying asset.

The carrying amount of right-of-use assets are reviewed for impairment when events or changes in circumstances indicate that the right-ofuse asset may be impaired. The accounting policy on impairment is as described in Note 2.7 to the financial statements.

Subsequent to initial measurement, lease liabilities are adjusted to reflect interest charged at a constant periodic rate over the remaining lease liabilities, lease payment made and if applicable, account for any remeasurement due to reassessment or lease modifications.

After the commencement date, interest on the lease liabilities and variable lease payments not included in the measurement of the lease liabilities are recognised in profit or loss, unless the costs are eligible for capitalisation in accordance with other applicable standards.

When the Group revises its estimate of any lease term (i.e. probability of extension or termination option being exercised), it adjusts the carrying amount of the lease liability to reflect the payments over the revised term. The carrying amount of lease liabilities is similarly revised when the variable element of the future lease payment dependent on a rate or index is revised. In both cases, an equivalent adjustment is made to the carrying amount of the right-of-use assets. If the carrying amount of the right-of-use assets is reduced to zero and there is a further reduction in the measurement of lease liabilities, the remaining amount of the remeasurement is recognised directly in profit or loss.

When the Group renegotiates the contractual terms of a lease with the lessor, the accounting treatment depends on the nature of the modification:

- If the renegotiation results in one or more additional assets being leased for an amount commensurate with the standalone price for the additional right-of-use obtained, the modification is accounted for as a separate lease in accordance with the above policy;
- In all other cases where the renegotiation increases the scope of the lease (i.e. extension to the lease term, or one or more additional assets being leased), the lease liability is remeasured using the discount rate applicable on the modification date, with the right-of-use asset being adjusted by the same amount;
- If the renegotiation results in a decrease in scope of the lease, both the carrying amount of the lease liability and right-of-use asset are reduced by the same proportion to reflect the partial or full termination of the lease with any difference being recognised in profit or loss. The lease liability is then further adjusted to ensure its carrying amount reflects the amount of the renegotiated payments over the renegotiated term, with the modified lease payments discounted at the rate applicable on the modification date. The right-of-use asset is adjusted by the same amount.

For lease contracts that convey a right to use an identified asset and require services to be provided by the lessor, the Group has elected to account for the entire contract as a lease. The Group does not allocate any amount of contractual payments to, and account separately for, any services provided by the lessor as part of the contract.

As lessor

When the Group is a lessor, it determines whether each lease entered is a finance or an operating lease at the lease inception date and reassessed only if there is a lease modification. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. Whereas, it is classified as an operating lease if it does not transfer substantially all the risks and rewards and rewards incidental to ownership of an underlying asset.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.4 Leases (Continued)

As lessor (Continued)

If the lease arrangement contains lease and non-lease components, the Group applies the principles within SFRS(I) 15 to allocate consideration in the lease arrangement.

The Group recognises lease payments under operating leases as income on a straight-line basis over the lease term unless another systematic basis is more representative of the pattern in which benefit from the use of the underlying asset is diminished. The lease payment recognised is included as part of "Other operating income". Initial direct cost incurred in negotiating and arranging an operating lease are added to the carrying amount of the underlying asset and recognised as expense over the lease term on the same basis as lease income.

Any modification to an operating lease is accounted for as a new lease from the effective date of the modification, considering any prepaid or accrued lease payments relating to the original lease as part of the lease payments for the new lease.

2.5 Investment property

Investment property (including right-of-use assets held by lessee), which is property held to earn rentals and/or for capital appreciation are initially recognised at cost and subsequently carried at cost less accumulated depreciation and impairment losses. Depreciation is charged, using the straight-line method, so as to write off the cost over their estimated useful lives of 50 to 52 years. The residual values, useful lives and depreciation method of investment property are reviewed and adjusted as appropriate, at the end of each financial year. The effects of any revision are included in profit or loss when the changes arise.

Investment property is subject to renovations or improvements at regular intervals. The cost of major renovations and improvements are capitalised as additions and carrying amounts of the replaced components are written off to the profit or loss. The cost of maintenance, repairs and minor improvement are charged to the profit or loss when incurred.

If an investment property becomes owner-occupied, it is reclassified as property, plant and equipment at the date of reclassification and becomes its cost for accounting purposes.

On disposal or retirement of an investment property, the difference between the net disposal proceeds and the carrying amount of the asset is recognised in profit or loss.

2.6 Intangible assets

(i) Goodwill on acquisition

Goodwill arising on the acquisition of a subsidiary represents the excess of the consideration transferred, the amount of any noncontrolling interests in the acquiree over the acquisition date fair value of identifiable assets, liabilities and contingent liabilities of the subsidiary at the date of acquisition. Goodwill is initially recognised as an asset at cost and is subsequently measured at cost less any accumulated impairment losses.

On disposal of a subsidiary, the attributable amount of goodwill is included in the determination of gain or loss on disposal.

(ii) Trademarks

Trademarks acquired by the Group have indefinite useful lives and are initially measured at cost less any accumulated impairment losses.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.6 Intangible assets (Continued)

(iii) Computer software

Acquired computer software licenses are initially capitalised at cost which includes the purchase price (net of any discounts and rebates) and other directly attributable costs of preparing the software for its intended use. Direct expenditure which enhances or extends the performance of computer software beyond its specifications and which can be reliably measured is added to the original costs of the software. Costs associated with maintaining computer software are recognised as an expense as incurred.

Computer software licenses are subsequently carried at cost less accumulated amortisation and any accumulated impairment losses. These costs are amortised using the straight-line method over their estimated useful lives of 3 to 5 years.

(iv) Franchise fees

Franchise fees are initially capitalised at cost and subsequently measured at cost less accumulated amortisation and any accumulated impairment losses. Amortisation is calculated using the straight-line method to allocate the cost over their estimated useful lives of 10 to 20 years.

The amortisation period and amortisation method of intangible assets other than goodwill and trademarks are reviewed at least at the end of the financial year. The effects of any revision are recognised in the profit or loss when the changes arise.

Intangible assets acquired in a business combination

Intangible assets acquired in a business combination are identified and recognised separately from goodwill if the assets and their fair values can be measured reliably. The cost of such intangible assets is their fair value as at the acquisition date.

Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets acquired separately.

2.7 Impairment of non-financial assets

Assets other than goodwill

The carrying amounts of the Group's non-financial assets are reviewed at the end of each financial year to determine whether there is any indication of impairment loss and whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. If any such indication exists, or when annual impairment testing for an asset (intangible assets with indefinite useful life and intangible assets not yet available for use) is required, the recoverable amounts are estimated.

An impairment loss is recognised whenever the carrying amount of the asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that are largely independent of other assets and groups of assets. Impairment loss is recognised in the profit or loss.

The recoverable amount of an asset or cash-generating unit is the higher of its fair value less cost of disposal and its value-in-use. Recoverable amount is determined for individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. The fair value less cost of disposal is the amount obtainable from the sale of an asset or cash-generating unit in an arm's length transaction between knowledgeable, willing parties, less costs of disposal. Value-in-use is the present value of estimated future cash flows expected to be derived from the continuing use of an asset and from its disposal at the end of its useful life, discounted at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash-generating unit for which the future cash flow estimates have not been adjusted.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.7 Impairment of non-financial assets (Continued)

Assets other than goodwill (Continued)

An assessment is made at the end of each financial year as to whether there is any indication that an impairment loss recognised in prior periods for an asset may no longer exist or may have decreased. If such indication exists, the recoverable amount is estimated. An impairment loss for an asset other than goodwill is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss has been recognised. Reversals of impairment loss are recognised in the consolidated statement of comprehensive income. After such a reversal, the depreciation or amortisation is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

<u>Goodwill</u>

Goodwill is tested annually for impairment, as well as when there is any indication that the goodwill may be impaired.

For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating unit expected to benefit from the synergies of the business combination. If the recoverable amount of the cash-generating unit is less than the carrying amount of the unit including the goodwill, the impairment loss is recognised in profit or loss and allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit on a pro-rata basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

2.8 Inventories

Inventories are stated at the lower of cost and net realisable value. Costs comprise direct materials and, where applicable, direct labour costs and those overheads that have been incurred in bringing the inventories to their present location and condition.

Cost of finished goods and work-in-progress includes cost of raw materials, direct labour, other direct costs and manufacturing overheads (based on normal operating capacity) but excludes borrowing cost.

Cost of inventories are calculated based on the following:

i) First-in-First-out Method

Trading and Frozen Food, Dairies, Food Processing (bakery and butchery) Divisions

ii) Weighted Average Method

Food Services Division

Net realisable value represents the estimated selling price less all estimated costs of completion and costs to be incurred in marketing, selling and distribution, at which the inventories can be realised in the normal course of business after allowing for the costs of realisation. Allowance is made for obsolete, slow-moving and defective inventories.

2.9 Cash and bank balances

Cash and bank balances in the statements of financial position comprise cash on hand, demand deposit and other short-term highly liquid investments which are readily convertible to known amounts of cash and are subject to insignificant risk of changes in value. For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise cash and bank balances, fixed deposits and bank overdrafts (for working capital) and excludes any deposits pledged. Bank overdrafts for working capital requirements of the Group are presented in the statements of financial position and in borrowings under current liabilities.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.10 Financial instruments

The Group recognises a financial asset or a financial liability in its statements of financial position when, and only when, the Group becomes party to the contractual provisions of the instrument.

Financial assets

The Group classifies its financial assets into one of the categories below, depending on the Group's business model for managing the financial assets as well as the contractual terms of the cash flows of the financial asset. The Group shall reclassify its affected financial assets when and only when the Group changes its business model for managing these financial assets. The Group's accounting policy for each category is as follows:

Amortised cost

These assets arise principally from the provision of goods and services to customers (e.g. trade receivables), but also incorporate other types of financial assets where the objective is to hold these assets in order to collect contractual cash flows and the contractual cash flows are solely payments of principal and interest. They are initially recognised at fair value plus transaction costs that are directly attributable to their acquisition or issue, and are subsequently carried at amortised cost using the effective interest rate method, less provision for impairment. Interest income from these financial assets is included in interest income using the effective interest rate method.

Impairment provisions for trade receivables are recognised based on the simplified approach within SFRS(I) 9 using the lifetime expected credit losses. During this process, the probability of the non-payment of the trade receivables is assessed. This probability is then multiplied by the amount of the expected loss arising from default to determine the lifetime expected credit loss for the trade receivables. For trade receivables, which are reported net, such provisions are recorded in a separate provision account with the loss being recognised in the consolidated statement of comprehensive income. On confirmation that the trade receivable will not be collectable, the gross carrying value of the asset is written off against the associated provision.

Impairment provisions for other financial assets are recognised based on a forward looking expected credit loss model. The methodology used to determine the amount of the provision is based on whether at each reporting date, there has been a significant increase in credit risk since initial recognition of the financial asset. For those where the credit risk has not increased significantly since initial recognition of the financial asset. For those along with gross interest income are recognised. For those for which credit risk has increased significantly, lifetime expected credit losses along with the gross interest income are recognised. For those that are determined to be credit impaired, lifetime expected credit losses along with interest income on a net basis are recognised.

The Group's financial assets measured at amortised cost comprise trade and other receivables (excluding sales and services tax ("SST") receivables, prepayments, advances to suppliers and tax recoverable) and cash and bank balances in the statements of financial position.

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that receivables that meet either of the following criteria are generally not recoverable.

- When there is a breach of financial covenants by the counterparty; or
- Information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collaterals held by the Group).

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

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.10 Financial instruments (Continued)

Financial assets (Continued)

<u>Amortised cost</u> (Continued)

Credit-impaired financial assets

At the end of the financial year, the Group assesses whether financial assets carried at amortised cost are credit-impaired. A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred.

Evidence that a financial asset is credit-impaired includes observable data about the following events:

- significant financial difficulty of the issuer or the borrower;
- a breach of contract, such as a default or past due event;
- the lender(s) of the borrower, for economic or contractual reasons relating to the borrower's financial difficulty, having granted to the borrower a concession(s) that the lender(s) would not otherwise consider;
- it is becoming probable that the borrower will enter bankruptcy or other financial reorganisation; or
- the disappearance of an active market for that financial asset because of financial difficulties.

Financial assets at FVOCI

The Group has a number of strategic investments in listed entities which are not accounted for as subsidiaries, associates or jointly controlled entities. For those equity investments, the Group has made an irrevocable election to classify the investments at FVOCI rather than through profit or loss as the Group considers this measurement to be the most representative of the business model for these assets. They are carried at fair value with changes in fair value recognised in other comprehensive income and accumulated in the FVOCI reserve. Upon disposal, any balance within FVOCI reserve is reclassified directly to accumulated profits and is not reclassified to profit or loss.

Dividends are recognised in profit or loss, unless the dividend clearly represents a recovery of part of the cost of the investment, in which case the full or partial amount of the dividend is recorded against the associated investments carrying amount.

Purchases and sales of financial assets measured at FVOCI are recognised on settlement date with any change in fair value between trade date and settlement date being recognised in the FVOCI reserve.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

Financial liabilities and equity instruments

Classification as debt or equity

Financial liabilities and equity instruments issued by the Group are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.10 Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs. The Group classifies ordinary shares as equity instruments.

When shares recognised as equity are reacquired, the amount of consideration paid is recognised directly in equity. Reacquired shares are classified as treasury shares and presented as a deduction from total equity. No gain or loss is recognised in profit or loss on the purchase, sale issue or cancellation of treasury shares.

When treasury shares are subsequently cancelled, the cost of treasury shares are deducted against the share capital account if the shares are purchased out of capital of the Company, or against the accumulated profits of the Company if the shares are purchased out of earnings of the Company.

When treasury shares are subsequently sold or reissued the cost of treasury shares is reversed from the treasury share account and the realised gain or loss on sale or reissue, net of any directly attributable incremental transaction costs and related income tax, is recognised as changes in equity of the Company.

Financial liabilities

The Group classifies all financial liabilities as subsequently measured at amortised cost.

(i) Trade and other payables

Trade and other payables (excluding SST payables and contract liabilities), are initially measured at fair value, net of transaction costs, and are subsequently measured at amortised cost, where applicable, using the effective interest method.

(ii) Bank borrowings

Interest-bearing bank loans and overdrafts are initially measured at fair value, net of transaction costs and are subsequently measured at amortised cost, using the effective interest method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognised over the term of the borrowings in accordance with the Group's accounting policy for borrowing costs (Note 2.16).

Borrowings are presented as current liabilities unless the Group has an unconditional right to defer settlement for at least 12 months after the end of each financial year, in which case they are presented as non-current liabilities.

(iii) Financial guarantee contracts

The Company has issued corporate guarantees to banks for borrowings and finance lease of certain subsidiaries and these guarantees qualify as financial guarantees because the Company is required to reimburse the banks if these subsidiaries breach any repayment term.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.10 Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Financial liabilities (Continued)

(iii) Financial guarantee contracts (Continued)

Financial guarantee contract liabilities are measured initially at their fair values, net of transaction costs. Financial guarantee contracts are subsequently measured at the higher of:

- a) premium received on initial recognition less the cumulative amount of income recognised in accordance with the principles of SFRS(I) 15; and
- b) the amount of loss provisions determined in accordance with SFRS(I) 9.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The differences between the carrying amount and the consideration paid is recognised in profit or loss.

2.11 Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the statements of financial position when there is a legally enforceable right to offset and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

2.12 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the financial year, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably. The increase in the provision due to the passage of time is recognised in the consolidated statement of comprehensive income as finance expense.

Changes in the estimated timing or amount of the expenditure or discount rate are recognised in profit or loss when the changes arise.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.13 Revenue recognition

Revenue is recognised when a performance obligation is satisfied. Revenue is measured based on consideration of which the Group expects to be entitled in exchange for transferring promised good or services to a customer, excluding amounts collected on behalf of third parties (i.e. sales related taxes). The consideration promised in the contracts with customers may include fixed amounts, variable amounts or both derived. The Group's revenue is derived from fixed price contracts and therefore, the amount of revenue earned for each contract is determined by reference to those fixed prices.

Sale of food and beverages ("F&B") from food services

The Group sells food and beverages directly to consumers through the stores operated by the Group. Revenue from the operations of the food business is recognised at point in time upon delivery of food and beverages to the customers. The revenue is net of discount and/or any portion that are allocated to the beverage to be rewarded under the customer loyalty programmes.

The Group has a customer loyalty programme for its coffee chain whereby F&B customers are entitled to redeem beverage after a specific number of purchases using the stored value cards. This gives rise to a separate performance obligation as it provides a right of redemption to the customer. Based on the accumulated historical experience, the estimated amount of customer loyalty was negligible.

Revenue from sale of food and dairies products

Revenue from the processing and distribution of food and beverages and dairies products is recognised at a point in time when the performance obligations are satisfied and the controls of products are transferred to the customers. There is limited judgement needed to identify when the point of control passes to customers. There is no element of significant financing component in the Group's revenue transactions as customers are required to pay within the credit term.

The Group provides volume rebates to certain customers once the quantity of products purchased during the period exceeds a threshold specified in the contract. Revenue from these contracts is recognised based on the contract price specified in the contract, net of estimated volume rebates.

Past historical experience is considered and used by the Group to estimate the expected discounts entitled, using expected value method and restrict the amount of revenue that is recognised such that it is highly probable that there will not be a reversal of previously recognised revenue in the future. At the end of each financial year, the Group reviews and updates the transaction price when necessary. A contract liability is recognised for expected volume discounts arising from such arrangement.

Interest income

Interest income is recognised using the effective interest rate method.

Rental income

Rental income from investment property is recognised on a straight-line basis over the term of the relevant lease.

2.14 Research and development expenses

Research and development expenses are recognised as expenses when incurred.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.15 Employment benefits

Defined contribution plan

Payments to defined contribution plans are charged as an expense in the period in which the related service is performed. Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into state-managed retirement benefit schemes, such as the Singapore Central Provident Fund, Employee Provident Fund in Malaysia and has no legal and constructive obligation to pay further once the payments are made.

Employee leave entitlement

Employee entitlements to annual leave are recognised when they accrue to employees. An accrual is made for the estimated undiscounted liability for annual leave expected to be settled wholly within 12 months from the end of the financial year as a result of services rendered by employees up to the end of the financial year.

2.16 Borrowing costs

Borrowing costs are recognised in the profit or loss in the period in which they are incurred using the effective interest method except for those costs that are directly attributable to the acquisition, construction or production of the qualifying assets.

Borrowing costs are capitalised as part of the cost of a qualifying asset if they are directly attributable to the acquisition, construction or production of that qualifying asset. Capitalisation of borrowing costs commences when the activities to prepare the asset for its intended use or sale are in progress and the expenditures and borrowing costs are incurred. Borrowing costs are capitalised until the assets are substantially completed for their intended use or sale.

2.17 Taxes

Income tax expense comprise current tax expense and deferred tax expense.

Current income tax

Current income tax expense is the amount of income tax payable in respect of the taxable profit for a period. Current income tax liabilities for the current and prior periods shall be measured at the amount expected to be paid to the taxation authorities, using the tax rates and tax laws in the countries where the Group operates, that have been enacted or substantively enacted by the end of the financial year.

Current income tax expenses are recognised in profit or loss, except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity.

<u>Deferred tax</u>

Deferred tax is recognised on all temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases of asset and liabilities, except when the temporary difference arises from the initial recognition of goodwill or other assets and liabilities that is not a business combination and affects neither the accounting profit nor taxable profit.

Deferred tax liabilities are recognised for all taxable temporary differences associated with investments in subsidiaries except where the Group is able to control the timing of reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets are recognised for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the temporary difference can be utilised.

The carrying amount of deferred tax assets is reviewed at the end of each financial year and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the deferred tax asset to be utilised.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.17 Taxes (Continued)

Deferred tax (Continued)

Deferred tax assets and liabilities are measured using the tax rates expected to apply for the period when the asset is realised or the liability is settled, based on tax rate and tax law that have been enacted or substantially enacted by the end of the financial year. The measurement of deferred tax reflects the tax consequences that would follow from the manner in which the Group expects to recover or settle its assets and liabilities, except for investment property at fair value which are presumed to be recovered through sale.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Deferred tax is recognised in profit or loss, except when it relates to items recognised outside profit or loss, in which case the tax is also recognised either in other comprehensive income or directly in equity, or where it arises from the initial accounting for a business combination. Deferred tax arising from a business combination, is taken into account in calculating goodwill on acquisition.

<u>Sales tax</u>

Revenue, expenses and assets are recognised net of the amount of sales tax except:

- (i) when the sales tax that is incurred on purchase of assets or services is not recoverable from the taxation authorities, in which case the sales tax is recognised as part of cost of acquisition of the asset or as part of the expense item as applicable; and
- (ii) receivables and payables that are stated with the amount of sales tax included.

The net amount of sales tax recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statements of financial position.

2.18 Foreign currency transactions and translations

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency ("foreign currencies") are recorded at the rates of exchange prevailing on the date of the transaction. At the end of each financial year, monetary items denominated in foreign currencies are retranslated at the rates prevailing as of the end of the financial year. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlements of monetary items and on retranslation of monetary items are included in the consolidated statement of comprehensive income for the financial year. Exchange differences arising on the retranslation of non-monetary items carried at fair value are included in the consolidated statement of comprehensive income for the financial year except for differences arising on the retranslation of non-monetary items in respect of which gains and losses are recognised directly in equity. For such non-monetary items, any exchange component of that gain or loss is also recognised directly in equity.

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Company and the Group's foreign operations (including comparatives) are expressed in Ringgit Malaysia using exchange rates prevailing at the end of the financial year. Income and expense items (including comparatives) are translated at the average exchange rates for the financial year, unless exchange rates fluctuated significantly during that financial year, in which case the exchange rates of the dates at the transactions are used. Exchange differences arising, if any, are classified as equity and transferred to the Group's foreign currency translation reserve.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.18 Foreign currency transactions and translations (Continued)

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

On disposal of a foreign operation, the accumulated foreign exchange reserve relating to that operation is reclassified to profit or loss.

Goodwill and fair value adjustments arising on acquisition of foreign operations are treated as assets and liabilities of the foreign operations and translated at the closing exchange rate.

2.19 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Group Chief Executive Officer who makes strategic decisions.

2.20 Contingencies

A contingent liability is:

- (i) a possible obligation that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group; or
- (ii) a present obligation that arises from past events but is not recognised because:
 - a. it is not probable that an outflow of resources embodying economic benefits will be required to settle the obligation; or
 - b. the amount of the obligation cannot be measured with sufficient reliability.

Contingencies are not recognised on the statements of financial position, except for contingent liabilities assumed in a business combination that are present obligations and which the fair value can be reliably determined.

2.21 Non-current assets (or disposal groups) held for sale and discontinued operations

Non-current assets (or disposal groups) are classified as held for sale if their carrying amounts will be recovered through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset (or disposal group) is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

Non-current assets (and disposal groups) classified as held for sale are measured at the lower of the asset's previous carrying amount and fair value less cost of disposal. The assets are not depreciated or amortised while classified as held for sale. Any impairment loss on initial classification and subsequent measurement is recognised as an expense. Any subsequent increase in fair value less cost of disposal (not exceeding the accumulated impairment loss that has been previously recognised) is recognised in profit or loss.

A discontinued operation is a component of an entity that either has been disposed of, or is classified as held for sale, and

- (a) represents a separate major line of business or geographical area of operations;
- (b) is part of a single co-ordinated plan to dispose of a separate major line or geographical area of operations; or
- (c) is a subsidiary acquired exclusively with a view to resale.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

2. Summary of significant accounting policies (Continued)

2.22 Government grants

Government grants are recognised at their fair value where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with.

Government grants related to expenses are accounted for in the year where the related costs it intends to compensate is incurred and recognised in the profit or loss. Such government grants are presented under "Other operating income".

3. Critical accounting judgements and key sources of estimation uncertainty

In the application of the Group's accounting policies, which are described in Note 2 to the financial statements, management made judgements, estimates and assumptions about the carrying amounts of assets and liabilities that were not readily apparent from other sources. The estimates and associated assumptions were based on historical experience and other factors that were considered to be reasonable under the circumstances. Actual results may differ from these estimates.

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

3.1 Critical judgements made in applying the accounting policies

The following are the critical judgements, apart from those involving estimations (see below) that management has made in the process of applying the Group's accounting policies and which have a significant effect on the amounts recognised in the consolidated financial statements.

Determine the lease term

The Group leases land and building, machinery and equipment from non-related parties. Included in the lease arrangement, there are extension and termination option held and exercisable only by the Group. In determining the lease term, management considers the likelihood of either to exercise the extension option, or not to exercise the termination option. Management considers all facts and circumstances that create an economic incentive to extend and economic penalty or costs relating to the termination of lease.

Management has included potential cash outflows of RM113,916,000 (2020: RM100,398,000) in the measurement of lease liability for land and building, as it is reasonably certain that the extension option will be exercised. The assessment on lease terms is reviewed at the end of each reporting period if there is a significant change in the Group's intentions, business plan or other circumstances unforeseen since it was first estimated.

3.2 Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the end of the financial year, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities and reported amounts of revenue and expenses within the next financial year, are discussed below:

(i) Impairment of intangible assets

The management determines whether goodwill and trademarks are impaired at least on an annual basis and as and when there is an indication that goodwill and trademarks may be impaired. Franchise fees are assessed for indicators of impairment at the end of the financial year. This requires an estimation of the value-in-use of the cash-generating units to which the goodwill, trademarks and franchise fees are allocated. Estimating the value-in-use requires the Group to make an estimate of the expected future cash flows from the cash-generating unit and also to choose a suitable revenue growth rate, gross margin and discount rate in order to calculate the present value of those cash flows. The carrying amounts of intangible assets as at 30 September 2021 are as disclosed in Note 9 to the financial statements.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

3. Critical accounting judgements and key sources of estimation uncertainty (Continued)

3.2 Key sources of estimation uncertainty (Continued)

(ii) Impairment of property, plant and equipment

The Group carries out impairment assessment for certain property, plant and equipment where there is indication of an impairment. In carrying out the impairment assessment on property, plant and equipment of Food Services, Trading and Frozen Food, management has identified the cash-generating units ("CGUs") to which the property, plant and equipment belong and determined the recoverable amounts of the CGUs by estimating the expected discounted future cash flows over the remaining useful lives of the property, plant and equipment. Estimating the recoverable amounts requires the Group to determine a suitable revenue growth rate, gross margin, discount rate and to make an estimate of the expected future cash flows from the CGU in order to calculate the present value of those cash flows.

In carrying out the impairment assessment on property, plant and equipment of Food Processing Division, Dairies Division and certain corporate assets, management determined the recoverable amounts using the fair value less cost of disposal method. Key assumptions used by management for assessing the fair value less cost of disposal included the selling price for similar property, plant and equipment, adjusted for age and adjusted costs of disposal.

The carrying amount of property, plant and equipment as at 30 September 2021 is as disclosed in Note 4 to the financial statements.

(iii) Income taxes

The management has exercised significant estimates when determining the Group's and the Company's provisions for income taxes. These involve assessing the probabilities that deferred tax assets resulting from deductible temporary differences, unutilised tax losses and unabsorbed tax allowances, if any, can be utilised to offset future taxable income. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of action. Uncertainties exist with respect to the interpretation of complex tax regulations and the amount and timing of future taxable income.

Given the wide range of international business arrangements, the long-term nature and complexity of existing contractual agreements, differences arising between the actual results and the assumptions made, or future changes to such assumptions, could necessitate adjustments to tax income and expense in future periods. The Group and the Company establish reasonable provision for possible consequences of audits by the tax authorities of the respective countries.

The amount of such provisions and/or its subsequent reversals is based on various factors, such as experience of previous tax audits and differing interpretations of tax regulations by the taxable entity and the responsible tax authority. Such differences of interpretation may arise on a wide variety of issues depending on the conditions prevailing in the respective Group and Company domicile. The carrying amounts of deferred tax assets and deferred tax liabilities of the Group and of the Company as at 30 September 2021 are as disclosed in Note 8 and 19 to the financial statements respectively.

(iv) Loss allowance on trade and other receivables

The Group uses the simplified approach to calculate expected credit losses ("ECLs") for trade receivables. The provision rates are based on various customer's historical observed default rates.

The Group will consider and assess the historical credit loss experience with forward-looking information. For instance, if forecast economic conditions (i.e., gross domestic product) are expected to deteriorate over the next year which can lead to an increased number of defaults in the customers, the historical default rates are adjusted. At the end of each financial year, the historical observed default rates are updated and changes in the forward-looking estimates are analysed.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

3. Critical accounting judgements and key sources of estimation uncertainty (Continued)

3.2 Key sources of estimation uncertainty (Continued)

(iv) Loss allowance on trade and other receivables (Continued)

The assessment of the correlation between historical observed default rates, forecast economic conditions and ECLs is a significant estimate. The amount of ECLs is sensitive to changes in circumstances and of forecast economic conditions. The Group's historical credit loss experience and forecast of economic conditions may also not be representative of customer's actual default in the future.

Other than trade receivables, the Group and the Company assess the credit risk of other receivables at each financial year on an individual basis, to determine whether or not there have been significant increases in credit risk since the initial recognition of these assets. To determine whether there is a significant increase in credit risks, the Group and the Company consider factors such as the probability of insolvency or significant financial difficulties of the debtors and default or significant delay in payments. Where there is a significant increase in credit risk, the Group and the Company determine the lifetime expected credit loss by considering the loss given default, the probability of default and exposure at default assigned to each counterparty customer. The financial assets are written off either partially or in full when there is no realistic prospect of recovery. This is generally the case when the Group and the Company determine that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amount subject to the write-offs.

The carrying amounts of the trade and other receivables at the end of the financial year are disclosed in Note 11 to the financial statements.

(v) Inventories and related allowance

Inventories are stated at the lower of cost and net realisable value. The management primarily determines cost of inventories using the "first-in, first-out" and weighted average methods. The management estimates the net realisable value of inventories based on assessment of receipt or committed sales prices and provide for excess and obsolete inventories based on historical usage, estimated future demand and related pricing. In determining excess quantities, the management considers recent sales activities, related margin and market positioning of its products. However, factors beyond its control, such as demand levels and pricing competition, could change from period to period. Such factors may require the Group to reduce the value of its inventories. The carrying amount of the Group's inventories as at 30 September 2021 is as disclosed in Note 10 to the financial statements.

(vi) Impairment of investments in subsidiaries

At the end of the financial year, an assessment is made on whether there is indication that the investments in subsidiaries are impaired. The management's assessment for impairment of investments in subsidiaries is based on the estimation of value-in-use of the CGU by forecasting the expected future cash flows using a suitable discount rate in order to calculate the present value of those cash flows. The Company's carrying amount of investments in subsidiaries as at 30 September 2021 is as disclosed in Note 6 to the financial statements.

(vii) <u>Valuation of financial assets at FVOCI</u>

The Group has an investment in a quoted equity security classified as FVOCI which was temporarily suspended from trading on the Singapore Exchange Securities Trading Limited ("SGX-ST") since 16 September 2017. The Group engaged an independent professional valuer to perform valuation on the quoted equity security as at 30 September 2021. The quoted equity security was valued using valuation techniques that are commonly used by market participants. The valuation model is based on Asset Approach and publicly available information adjusted for the effect of non-marketability of the equity investment and lack of control.

The carrying amount of the financial assets at FVOCI as at 30 September 2021 is disclosed in Note 7 to the financial statements.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

3. Critical accounting judgements and key sources of estimation uncertainty (Continued)

3.2 Key sources of estimation uncertainty (Continued)

(viii) Measurement of lease liabilities

Lease liabilities are measured at the present value of the contractual payments due to the lessor over the lease term. The Group has determined the discount rate by reference to the respective lessee's incremental borrowing rate when the rate inherent in the lease is not readily determinable. The Group obtains the relevant market interest rate after considering the applicable geographical location where the lessee operates as well as the term of the lease. Management considers its own credit spread information from its recent borrowings, industry data available as well as any security available in order to adjust the market interest rate obtained from similar economic environment, term and value of the lease.

The incremental borrowing rate applied to lease liabilities as at 30 September 2021 ranges from 2.28% to 6.98% (2020: 2.00% to 6.90%).

The carrying amount of lease liabilities as at 30 September 2021 is disclosed in Note 16 to the financial statements.

(ix) <u>Classification and measurement of assets (or disposal groups) held for sale</u>

The management planned to dispose of its certain land and assets in view of the continuous pre-tax losses suffered.

On 31 March 2021, the Group has entered into a conditional option sale and purchase agreement ("SPA") with Aryzta Food Solutions Malaysia Sdn Bhd ("Aryzta") for the proposed sale of the certain land and assets within 2 to 5 years from the SPA date.

On 8 October 2021, Aryzta has issued a Letter of Intent relating to its intention to bring forward the potential purchase of the Property and Assets ahead of the option granted under the option SPA.

The management has assessed the classification based on its plans to complete the disposal within the next 12 months and hence, classified the results and assets and liabilities relating to the certain land and assets in accordance with SFRS(I) 5 – Non-Current Assets Held for Sale and Discontinued Operations. The following requires significant judgements and estimates by the management:

- Classification of assets and liabilities relating to the certain land and assets as held for sale; and
- Measurement of the assets held for sale is at the lower of their carrying amounts or fair value less costs to sell.

The details of assets classified as held for sale at the end of the financial year are disclosed in the Note 13 to the financial statements.

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Group	Freehold land RM*000	Leasehold land RM'000	office Office buildings/ Outlets RM'000	Plant and machinery RM'000	Cold room and freezer RM*000	Laboratory equipment RM'000	Furniture and fittings RM'000	Renovation RM'000	Motor vehicles RM'000	Equipment* RM'000	Computer system RM*000	Total RM'000
2021												
Cost												
At 1 October 2020	8,523	94,133	280,688	130,385	26,322	229	35,114	73,541	13,169	58,602	1,792	722,498
Additions			17,832	2,816	491	209	2,325	5,008	573	4,078	55	33,387
Transfer from investment property		1,158	510	I	I	ı	I	ı	I	ı	I	1,668
Reclassified to assets held for sale		(8,556)	(61,751)	(71,050)	1	(20)	(38)	1	I	(252)	ı	(141,717)
Disposals			1	(1,226)	1		(40)	(23)	(115)	(2,664)	1	(4,068)
Reclassification			2,151	(3,614)	1	1,223	233	1	1	7	I	1
Written off		1	1	(10,100)	(09)	(6)	(243)	(4,842)	1	(1,272)	(21)	(16,547)
Adjustment		1	(4,779)	(120)				ı		ı	ı	(4,899)
Termination of lease contracts		1	(8,964)	(23)				ı			ı	(9,017)
Modification of lease contracts		1	(869)	I	1	1	ı	ı	ı	1	I	(869)
Currency realignment			1	1	1	1	1		1		2	2
At 30 September 2021	8,523	86,735	224,818	47,038	26,753	1,582	37,351	73,684	13,627	58,499	1,828	580,438
Accumulated depreciation												
At 1 October 2020		5,362	26,031	27,422	8,182	120	9,380	30,065	8,310	23,335	1,320	139,527
Depreciation for the financial year		1,277	22,740	5,924	2,472	156	3,872	5,907	1,849	5,964	177	50,338
Transfer from investment property		110	50	I	I	I	I	ı	I	ı	I	160
Reclassified to assets held for sale		(614)	(2,204)	(11,321)	ı	(20)	(30)	ı	ı	(191)	ı	(14,430)
Disposals		ı		(806)	1	1	(26)	(21)	(115)	(1,255)		(2,325)
Written off		1		(10,100)	(09)	(8)	(230)	(2,717)	1	(263)	(21)	(13,929)
Termination of lease contracts		1	(3,206)	(22)	1	1	1		1		,	(3,228)
Modification of lease contracts		I	339		1		ı		ı	ı	ı	339
Currency realignment		1		1	1	1	1		1	1	2	2
At 30 September 2021		6,135	43,750	10,995	10,594	198	12,966	33,234	10,044	27,060	1,478	156,454

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

			Factory/ Office		Cold room		Furniture					
Group	Freehold land RM'000	Freehold Leasehold land land RM'000 RM'000	buildings/ Outlets RM'000	Plant and machinery RM'000	and freezer RM'000	Laboratory equipment RM'000	and fittings RM'000	and fittings Renovation RM'000 RM'000	Motor vehicles RM'000	Equipment* RM'000	Computer system RM*000	Total RM'000
2021												
Accumulated impairment												
At 1 October 2020		ı	16,880	34,311	1		10		'	492	15	51,708
Reclassification		ı	(124)	45	1				80	(1)		
Impairment during the financial year		ı	1,738	61	1		104	1,079		457	6	3,448
Reversal of impairment during the financial year	1		,	(7,767)		,				(473)	1	(8,240)
Reclassified to assets held for sale		ı	(16,756)	(26,589)	1							(43,345)
Written off		ı	ı	ı	ı	ı	,		1	(3)		(3)
At 30 September 2021		1	1,738	61	1	ı	114	1,079	80	472	24	3,568
Net carrying amount At 30 September 2021	8,523	80,600	179,330	35,982	16,159	1,384	24,271	39,371	3,503	30,967	326	420,416

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

(Continued)
equipment
plant and
Property,
4.

Group	Freehold land RM*000	Freehold Leasehold land land RM'000 RM'000	Factory/ Office buildings/ Outlets RM'000	// e s/ Plant and is machinery 0 RM'000	Cold room and freezer RM'000	Laboratory equipment RM'000	Furniture and fittings RM'000	Renovation RM'000	Motor vehicles RM'000	Equipment* RM'000	Computer system 6 RM*000	Assets under construction RMY000	Total RM'000
2020													
Cost													
At 1 October 2019	6,903	94, 133	61,570	61,729	25,646	336	31,390	68,182	12,504	54,391	3,659	79,631	500,074
Adoption of SFRS(I) 16		I	104,551	951	ı				ı		·	ı	105,502
At 1 October 2019 (restated)	6,903	94,133	166,121	62,680	25,646	336	31,390	68,182	12,504	54,391	3,659	79,631	605,576
Additions			37,940	68,178	988	55	4,393	11,929	1,890	7,359	102	ı	132,834
Liquidation of subsidiaries (Note 28B)		'	ı			ı	(644)		(148)	(1,774)	(598)		(3, 164)
Disposals	ı	ı	ı	(29)	(61)	ı	(36)	ı	(1,070)	(122)	(27)	ı	(1,345)
Reclassification	1,620	I	78,011	ı	5		503	(47)	I	(461)	ı	(79,631)	ı
Written off			(1,384)	(444)	(256)	(166)	(496)	(6,523)	(3)	(062)	(1,373)	ı	(11,435)
Currency realignment		ı			ı	4	4		(4)	(1)	29	ı	32
At 30 September 2020	8,523	94,133	280,688	130,385	26,322	229	35,114	73,541	13,169	58,602	1,792		722,498
Accumulated depreciation													
At 1 October 2019		4,185	2,999	22,731	5,986	252	6,639	26,780	7,198	19,279	2,599		98,648
Depreciation for the financial year		1,177	23,453	4,787	2,369	12	3,539	6,720	2,074	5,925	343	ı	50,399
Liquidation of subsidiaries (Note 28B)		1	I	1		I	(409)		(81)	(1,069)	(517)		(2,076)
Disposals	ı	ı	ı	(16)	(31)	·	(17)	ı	(877)	(69)	(18)	ı	(1,028)
Reclassification		ı	94	167	(2)		(20)		ı	(239)	,	ı	
Written off		ı	(515)	(247)	(140)	(148)	(358)	(3,435)	(3)	(492)	(1,107)	ı	(6,445)
Currency realignment		ı			ı	4	9		(1)		20	ı	29
At 30 September 2020		5,362	26,031	27,422	8,182	120	9,380	30,065	8,310	23,335	1,320	I	139,527

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

6 4. Property, plant and equipment (Continued)

	- blodow7		Office		Cold	, noticed a	Furniture					Assets	
	rreenoid land RM'000	reenold Leasenold land land RM'000 RM'000	Durlaings/ Outlets RM'000	nulangs/ Plant and Outlets machinery RM'000 RM'000	freezer RM*000	Laboratory equipment RM'000	ana fittings RM'000	and fittings Renovation RM'000 RM'000	vehicles F RM*000	vehicles Equipment* RM'000 RM'000	system c RM*000	system construction RM*000 RM*000	Total RM'000
Accumulated impairment													
	I	I	I	18,281	I	I	93	ı	I	00	ı	ı	18,382
Impairment during the financial year	ı	ı	16,880	16,030	ı	ı	155	·	ı	1,189	95	·	34,349
- Continuing operations	ı	ı	16,880	16,030	ı	I	ı		I	478	ı		33,388
- Discontinued operations	ı	I		I	ı	I	155		I	711	95		961
Liquidation of subsidiaries (Note 28B)		ı		ı	1	1	(236)	ı		(705)	(80)		(1,021)
Currency realignment	'	ı	'	ı	ı	·	(2)		ı	'	'		(2)
At 30 September 2020			16,880	34,311			10	I		492	15	1	51,708
Net carrying amount													
At 30 September 2020	8,523	8,523 88,771 237,777	237,777	68,652	18,140	109	25,724	43,476	4,859	34,775	457		531,263

Equipment comprises of sales equipment, store equipment and office equipment.

NOTES TO THE FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

In the previous financial year, borrowings costs of RM925,000 arose on the financing specifically entered into for the construction of the factory buildings were capitalised by the Group during the financial year.

Assets under construction represented expenditure for factory buildings in the course of construction.

The carrying amount of leasehold land, office buildings and non-movable assets of RM154,787,000 (2020: RM208,864,000) are pledged to licensed banks as security for banking facilities granted to the Group (Note 15).

(a) During the financial year, the Group acquired property, plant and equipment as follows:

	2021 RM'000	2020 RM'000
Additions of property, plant and equipment	33,387	132,834
Acquired under lease	(13,590)	(41,564)
	19,797	91,270
Add/(Less): Changes in other payables	4,206	(9,653)
Less: Changes in deposits	(53)	(31,099)
Less: Provision for restoration costs (Note 17)	(118)	(833)
Cash payments made to acquire property, plant and equipment	23,832	49,685

(b) Included in property, plant and equipment are the following assets acquired under hire purchase arrangement and the outstanding instalments as at end of the financial year is included in lease liabilities (Note 16):

	2021 RM'000	2020 RM'000
Plant and machinery	61	332
Cold room and freezer	1,546	1,794
Furniture and fittings	6,809	7,895
Motor vehicles	2,709	4,577
Equipment and computer system	14,423	18,789
Renovations	8,160	9,288
	 33,708	42,675

(c) Movements in deposits for purchase of property, plant and equipment

	2021 RM'000	2020 RM'000
At 1 October	53	31,152
Less: Deposits transferred to property, plant and equipment	(53) (28,959)
Impairment loss for the financial year	-	(2,140)
	(53) (31,099)
At 30 September	-	53

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

(d) Impairment of assets

During the financial year, the Group recognised impairment loss and reversal of impairment loss on property, plant and equipment and deposits for purchase of property, plant and equipment as follows:

	2021 RM'000	2020 RM'000
Continuing operations		
Impairment loss on property, plant and equipment	3,448	33,388
Deposits for purchase of property, plant and equipment	-	2,140
	3,448	35,528
Discontinued operations		
Impairment loss on property, plant and equipment	-	961
	3,448	36,489
Continuing operations		
Reversal of impairment loss on property, plant and equipment	(8,240)	-

During the financial year, the Group carried out a review of the recoverable amount of its Food Services Division's property, plant and equipment. The Group had performed a value-in-use calculations based on the Expected Cash Flow approach in performing its impairment assessment this financial year. The use of the Expected Cash Flow approach aligns with management's most recent cash flow projections approved by management covering a 5-10 years period.

In the previous financial year, the Group carried out a review of the recoverable amount of its Food Processing - Bakery Division's plant, machinery and equipment due to the deterioration in operating results as the effects of Covid-19 has severely impacted the businesses of its key customers which are in the hospitality, food and beverage and tourism related industries. Due to the inherent uncertainty arising from the continually evolving Covid-19 situation, the Group had performed a value-in-use calculations based on the Expected Cash Flow approach in performing its impairment assessment in the previous financial year. The use of the Expected Cash Flow approach aligned with management's most recent cash flow projections approved by management covering a 15-year period.

The impairment assessment resulted in the following:

i) Additional impairment loss recognised in the profit or loss on the property, plant and equipment arising from coffee chain business unit amounting to RM3,448,000 (2020: property, plant and equipment and deposits for purchase of property, plant and equipment arising from the frozen bakery business amounting to RM33,388,000 and RM2,140,000, respectively). Based on the value-in-use calculations, the recoverable amount of the relevant assets is RM28,862,000 (2020: RM76,730,000).

If the discount rate had increased by 1% against management's estimates, the Group's impairment on property, plant and equipment would have been higher by RM144,000 (2020: RM2,900,000).

- ii) There was a reversal of impairment loss amounting to RM7,767,000 (2020: RM Nil) on the property, plant and equipment of the frozen bakery business unit following the purchaser's intention to bring forward the disposal of assets of its wholly owned subsidiary, De-luxe Food Services Sdn Bhd within 2 to 5 years from the date of conditional option sale and purchase agreement. The reversal of impairment loss during the financial year is to align with the expected recoverable amount of the relevant assets is RM76,000,000, which represent the net realisable value.
- iii) There was a reversal of impairment loss amounting to RM473,000 (2020: RM Nil) on the property, plant and equipment of the frozen bakery business unit following the sales of property, plant and equipment.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

(d) Impairment of assets (Continued)

Key assumptions used in the value-in-use calculations

The calculations of value-in-use for all the CGUs are most sensitive to the following assumptions:

	Frozen bakery %
2020	
Probability applied to each possible scenarios	10 - 50
Gross margin ⁽¹⁾	19.77
Revenue growth rate ⁽²⁾	15.67
Discount rate ⁽³⁾	14.53

⁽¹⁾ Average budgeted gross margin.

⁽²⁾ Average revenue growth rate for the 15-year period.

⁽³⁾ Pre-tax discount rate applied to the cash flow projections.

Budgeted gross margins – Gross margins are based on average values achieved in the five years preceding the start of the budget period. These are increased over the budget period for anticipated efficiency improvements and expectations of future changes in market condition.

Revenue growth rates - The forecasted revenue growth rates are based on management estimates with reference to the historical trend.

Pre-tax discount rates – Discount rates are based on the Group's beta adjusted to reflect management's assessment of specific risks related to the cash generating unit.

- (e) The conditions and restrictions on the Group's leasehold land and factory buildings (Pulau Indah) with net carrying amount of RM157,649,000 (2020: RM213,118,000) are as detailed below:
 - (i) the land is designated as Selangor Halal Hub and shall be used only for industrial purposes;
 - (ii) the industrial activities to be carried out shall be in compliance with the Halal Park guidelines and requirements, and in accordance with Islamic principles;
 - (iii) shall only consist of industries whose activities are consistent and within the overall concept of the Selangor Halal Hub and must have been approved by the appropriate authorities; and
 - (iv) any assignment, pledge and lease of land requires the consent of the appropriate authorities.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

Right-of-use of assets under leasing arrangements are presented together with the owned assets of the same class. Details of such leased assets are disclosed below and disclosures relating to lease arrangements are included under Note 16 to the financial statements.

Right-of-use assets classified within property, plant and equipment

	Factory/ Office buildings/ Outlets RM'000
Group	
Cost	
At 1 October 2020	135,576
Additions	13,545
Termination of lease contracts	(9,017)
Modification of lease contracts	(869)
At 30 September 2021	139,235
Accumulated depreciation	
At 1 October 2020	22,517
Depreciation for the financial year	20,405
Fermination of lease contracts	(3,229)
Nodification of lease contracts	339
At 30 September 2021	40,032
Accumulated impairment	
At 1 October 2020	-
Reclassification	80
Impairment during the financial year	1,737
	1,817
Net carrying amount	
At 30 September 2021	97,386

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

Right-of-use assets classified within property, plant and equipment (Continued)

	Factory/ Office buildings/ Outlets RM'000
Group	
Cost	
At 1 October 2019	
- recognition arising from SFRS(I) 16	105,501
Transfers	2,280
Additions	29,183
Written off	(1,388)
At 30 September 2020	135,576
Accumulated depreciation	
At 1 October 2019	
Transfers	884
Depreciation for the financial year	22,110
Written off	(477)
At 30 September 2020	22,517
Net carrying amount	
At 30 September 2020	113,059

The Group leases factory, office buildings, outlets - coffee chains and restaurants in Malaysia that contains sub-leasing restrictions.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

Right-of-use assets classified within property, plant and equipment (Continued)

(a) Lease liabilities

The carrying amount of lease liabilities, movements during the financial year and the maturity analysis of lease liabilities are disclosed in Note 16 to the financial statements.

(b) Extension options

The majority of the extension options are exercisable by the Group and not by the lessor. The leases for certain leased properties contain extension periods, for which the related lease payments had not been included in the lease liabilities as the Group is not reasonably certain to exercise these extension options and the Group could replace these assets without significant cost or business disruption. The Group negotiates extension options to optimise operational flexibility in terms of managing the assets used in the Group's operations to align with the Group's business requirements.

(c) Amount recognised in profit or loss

	Gro	Group	
	2021	2020	
	RM'000	RM'000	
Amortisation of right-of-use assets	20,405	22,110	
Interest expense on lease liabilities (Note 26)	10,248	9,115	
Variable lease payments (Note 25)	2,675	2,869	
Impairment during the financial year	1,737	-	
Lease expense not capitalised in right-of-use assets:			
- Expenses relating to short term lease and low value assets (Note 25)	4,556	5,770	
- Rent concession (Note 25)	(5,246)	(2,533)	
Total amount recognised in the profit or loss	34,375	37,331	

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

4. Property, plant and equipment (Continued)

As at 30 September 2021, information relating to the Group's freehold/leasehold properties are as follows:

Location	Description	Existing use	Gross land area (sq ft)	Gross floor area (sq ft)
Trading and Frozen Food Division	-		-	
No.2, Jalan U1/24,Seksyen U1, Hicom Glenmarie Industrial Park, 40150 Shah Alam, Selangor, Malaysia	Industrial land with 2 storey warehouse	Office, warehouse and cold room	68,674	53,554
Lot 1-3-1, Sri Kerjaya Apartment, Shah Alam, Selangor, Malaysia	Apartment	Staff quarters	-	883
Lot 1-3-3, Sri Kerjaya Apartment, Shah Alam, Selangor, Malaysia	Apartment	Staff quarters	-	893
49, Lorong Wong Ah Jang, 25100 Kuantan, Pahang, Malaysia	Shop office	Office, warehouse and cold room	1,560	2,976
No.139, Jalan Makloom, 10150 Pulau Pinang, Malaysia	Industrial land with 4 storey warehouse	Office, warehouse and cold room	10,613	16,860
7, Jalan Tiong Emas 1, Kawasan Perindustrian Tiong Nam, 81100 Johor Bahru, Johor, Malaysia	Industrial warehouse	Office, warehouse and cold room	13,433	12,846
Lot no. 84, Section 4, Phase 2C, Selangor Halal-Hub, Pulau Indah, Selangor, Malaysia	Warehouse	Office, warehouse and cold room	-	38,594
Food Processing Division				
Lots nos. 76, 77, 79, 80, 83, 84 and 85, Section 4, Phase 2C, Selangor Halal-Hub, Pulau Indah, Selangor, Malaysia	Industrial land	Lots nos. 76, 77, 79, 80 and 85: Vacant	1,550,736	-
Lot no. 78, Section 4, Phase 2C, Selangor Halal- Hub, Pulau Indah, Selangor, Malaysia	Factory	Office and factory	-	129,726
Lot no. 83, Section 4, Phase 2C, Selangor Halal- Hub, Pulau Indah, Selangor, Malaysia	Factory	Office and factory	-	44,937
Dairies Division				
Lots nos. 81, Section 4, Phase 2C, Selangor Halal-Hub, Pulau Indah, Selangor, Malaysia	Industrial land	Vacant	172,062	-
Lots nos. 82, Section 4, Phase 2C, Selangor Halal-Hub, Pulau Indah, Selangor, Malaysia	Industrial land with factory	Office and factory	189,107	70,030

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

5. Investment property

	Gro	Group		
	2021 RM'000	2020 RM'000		
Cost				
At the beginning of the financial year	24,771	24,771		
Reclassification to property, plant and equipment	(1,668)	-		
At the end of the financial year	23,103	24,771		
Accumulated depreciation				
At the beginning of the financial year	2,371	1,889		
Depreciation for the financial year	451	482		
Reclassification to property, plant and equipment	(160)	-		
At the end of the financial year	2,662	2,371		
Net carrying amount	20,441	22,400		

	Gr	oup
	2021 RM′000	2020 RM'000
Represented by:		
Leasehold land	14,208	15,565
Leasehold building	6,233	6,835
	20,441	22,400

The following amounts are recognised in profit or loss:

	Group		
	2021 RM'000	2020 RM'000	
Rental income from investment property (Note 25)	1,376	1,479	
Direct operating expenses arising from:			
- Rental-generating investment property	435	472	
- Non-rental-generating investment property	689	890	
	1,124	1,362	

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

5. Investment property (Continued)

As at 30 September 2021, the fair value of the Group's investment property amounted to RM42,000,000 (2020: RM42,000,000). The leasehold land and building ("office building") is partially owner-occupied where the net carrying amount of RM17,598,000 (2020: RM16,476,000) is included in property, plant and equipment (Note 4).

The management had assessed the valuation of the Group's office building with the assistance of an independent professional valuation firm on 21 September 2020 that has the relevant experience in the location and category of the property. The valuation was based on the assets highest and best use arrived at using the direct sales comparison approach by analysing sales and listing of similar properties in the locality by making reference to market evidence of prices per square feet and adjusted for differences in key attributes such as property size, location and other relevant factors.

The resulting fair values of investment property is considered level 3 fair value measurements.

The carrying amount of office building of RM20,441,000 (2020: RM22,400,000) was pledged to a licensed bank as security for a banking facility granted to the Group (Note 15).

The Group has no restrictions on the realisability of its investment property for repairs, maintenance or enhancement.

Details of the Group's investment property are as detailed below:

			Unexpired
Location	Description	Tenure	lease term
No.11 Jalan 225, Petaling Jaya,	Office building	Leasehold	46 years
46100 Selangor Darul Ehsan, Malaysia			

6. Investments in subsidiaries

6.1 Investments in subsidiaries comprise:

	Comp	Company	
	2021	2020	
	RM'000	RM'000	
Unquoted equity shares in corporations, at cost	11,371	11,215	
Issuance of financial guarantee contracts granted	10,265	11,885	
Share options granted to employees	635	626	
Deemed as capital contribution in subsidiaries*	234,061	252,626	
Allowance for impairment loss	(38,547)	(38,021)	
	217,785	238,331	

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

6. Investments in subsidiaries (Continued)

6.1 Investments in subsidiaries comprise: (Continued)

	Com	Company	
	2021	2020	
	RM'000	RM'000	
Movement of allowance for impairment loss as follows:			
At 1 October	38,021	43,856	
Impairment loss during the financial year	-	4,781	
Reversal of impairment loss during the financial year	-	(10,683)	
Currency alignment	526	67	
At 30 September	38,547	38,021	

* Amounts due from subsidiaries of RM234,061,000 (2020: RM252,626,000) which are non-trade were reclassified as deemed investments in subsidiaries as the planned settlements are either through capitalisation of debt through subscription of ordinary shares of the subsidiaries or the settlements are neither planned nor likely to occur in the foreseeable future.

As at the end of the financial year, the Group carried out a review of the recoverable amounts of the investments in subsidiaries from the Food Services Division (2020: Food Services and Food Processing – Bakery Divisions) due to the losses reported in these segments.

The review of the recoverable amount of these segments resulted in the following:

The recoverable amounts of the investments of RM143,205,000 (2020: RM94,880,000) have been determined on the basis of its value-inuse. The pre-tax discount rates used in measuring the value-in-use ranges from 10.18% to 13.24% (2020: 9.65% to 13.07%).

In the previous financial year, an impairment loss of RM4,781,000 was recognised relating to the investment in a subsidiary from the Food Processing – Bakery Division. In addition, a reversal of impairment loss of RM10,683,000 was recognised relating to investment in a subsidiary from the Food Services Division following an improvement in market conditions that resulted in an increase in the projected value-in-use of this business segment.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

6. Investments in subsidiaries (Continued)

6.2 Particulars of subsidiaries

Held by the Company % % Polygold Holdings Sdn Bhd ²⁰ Investment holding 100 100 (Malaysia) Collecting royatiles for the brands (Singapore) 100 100 Envictus Sarads Pte Ltd ¹⁰ Collecting royatiles for the brands that it owns 100 100 Envictus Capital (Labuan) Inc. ¹⁰ Intra-group lending and investment holding 100 100 Envictus Sodds International Inc. ¹⁰¹ Investment holding 100 100 Malaysia) Investment holding 100 100 Envictus Sodds Mbd ¹⁰¹ Investment holding 100 100 (Malaysia) Investment holding 100 100 Envictus S fords Bhd ¹⁰¹ Investment holding 100 100 (Malaysia) Providing management services and property Investment 100 100 Envictus S ford Services S dn Bhd ¹⁰¹ Investment holding 100 100 (Malaysia) Investment holding 100 100 100 Envictus S Ford Eutd ¹⁰¹ Investment holding 100 100 100 (Malaysia) Investment holding 100 100	(Country of incorporation/ principal place of business)	Principal activities	Effective held by t	
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(Malaysia)Construction <td></td> <td>Investment holding</td> <td>100</td> <td>100</td>		Investment holding	100	100
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- Envictus Capital (Labuan) Inc. Image: Capital (Labuan) Inc. PT Sentrafood Indonusa ⁽³⁾⁽⁴⁾ (Indonesia) Under liquidation 100 - Envictus Foods (M) Sdn Bhd Image: Capital (Labuan) Inc. 100 Pok Brothers Sdn Bhd ⁽²⁾ Wholesalers of foodstuff, (Malaysia) 100 De-luxe Food Services Sdn Bhd ⁽²⁾ Manufacturer and distributor of bakery products 100 Gourmessa Sdn Bhd ⁽²⁾ Manufacturing of convenient value 100	-	Investment holding	100	100
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(Malaysia)bakery productsGourmessa Sdn Bhd ⁽²⁾ Manufacturing of convenient value100100			100	100
			100	100
		-	100	100

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

6. Investments in subsidiaries (Continued)

6.2 Particulars of subsidiaries (Continued)

Name of company (Country of incorporation/ principal place of business)	Principal activities	Effective equity held by the Group	
		2021	2020
Held by the Subsidiaries (Continued)			
- Polygold Holdings Sdn Bhd			
Polygold Beverages Sdn Bhd ⁽²⁾ (Malaysia)	Investment property	100	100
Polygold Marketing Sdn Bhd ⁽²⁾ (Malaysia)	Dormant	100	100
Envictus Dairies Marketing Sdn Bhd ⁽²⁾ (Malaysia)	Distributing of beverages and dairies products	100	100
Motivage Sdn Bhd ⁽²⁾ (Malaysia)	Manufacturing of dairies products	100	100
- Envictus NZ Limited			
Naturalac Nutrition Limited ⁽⁶⁾ (New Zealand)	Struck off	-	100
- Envictus QSR Pte Ltd			
PT Quick Service Restaurant ⁽³⁾⁽⁵⁾⁽¹⁰⁾ (Indonesia)	Under liquidation	100	100
- Pok Brothers Sdn Bhd			
Pok Brothers (Johor) Sdn Bhd ⁽²⁾ (Malaysia)	Dormant	100	100
- Envictus Food Services Sdn Bhd			
Texas Chicken (Malaysia) Sdn Bhd ⁽²⁾ (Malaysia)	Operation of fast food restaurant business	100	100
Hot Bun Food Industries Sdn Bhd ⁽²⁾ (Malaysia)	Dormant	100	100
yndarahim Ventures Sdn Bhd ⁽²⁾ Malaysia)	Investment holding	100	100
The Delicious Group Sdn Bhd ⁽²⁾⁽⁹⁾ (Malaysia)	Under liquidation	100	100

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

6. Investments in subsidiaries (Continued)

6.2 Particulars of subsidiaries (Continued)

Name of company (Country of incorporation/ principal place of business)	Principal activities	Effective equity held by the Group	
		2021 %	2020 %
leld by the Subsidiaries (Continued)			
Envictus Food Services Sdn Bhd (Continued)			
nvictus Central Food Services Sdn Bhd ⁽²⁾ Malaysia)	Dormant	100	100
nvictus Gifts Sdn Bhd ⁽²⁾ Malaysia)	Selling of restaurant and café vouchers	100	100
Lyndarahim Ventures Sdn Bhd			
an Francisco Coffee Sdn Bhd ⁽²⁾ Malaysia)	Operating of specialty coffee chain	100	100
The Delicious Group Sdn Bhd			
elicious Catering Sdn Bhd ⁽²⁾⁽⁸⁾ Malaysia)	In the process of striking off	100	100
ood Emporium Sdn Bhd ⁽²⁾⁽⁸⁾ Malaysia)	In the process of striking off	100	100
eunion Restaurants Sdn Bhd ⁽²⁾⁽⁸⁾ Malaysia)	In the process of striking off	100	100
he Delicious (Singapore) Pte Ltd ⁽¹⁾⁽⁷⁾ Singapore)	Struck off	-	100

⁽¹⁾ Audited by BDO LLP, Singapore, a member firm of BDO International Limited.

- ⁽²⁾ Audited by BDO PLT, Malaysia, a member firm of BDO International Limited.
- ⁽³⁾ Audited by Kosasih, Nurdiyaman, Mulyadi, Tjahjo & Rekan, a member of Crowe Horwath International.
- (4) Envictus Capital (Labuan) Inc. and Envictus Foods International Inc. hold 68% and 32%, respectively.
- ⁽⁵⁾ Envictus QSR Pte Ltd and Envictus Capital (Labuan) Inc. hold 99% and 1%, respectively.
- ⁽⁶⁾ Naturalac Nutrition Limited's liquidation was completed on 4 December 2020 and Envictus NZ Limited has been struck off on 1 March 2021. (Note 28)
- ⁽⁷⁾ The Delicious (Singapore) Pte Ltd has been struck off on 8 February 2021.
- ⁽⁸⁾ These subsidiaries are in the process of striking off as of the reporting date.
- ⁽⁹⁾ The Delicious Group Sdn Bhd has ceased operations on 31 May 2020 and it has been placed under voluntary liquidation on 5 August 2020. The liquidation is still in the process as of the reporting date. (Note 28)
- ⁽¹⁰⁾ PT Quick Service Restaurant has ceased operation on 1 October 2019 and has been placed under voluntary liquidation on 20 September 2021. The liquidation is still in the process as of the reporting date. (Note 28)

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

7. Financial assets at fair value through other comprehensive income ("FVOCI")

	Gro	Group		pany
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
Quoted equity securities, at fair value				
At 1 October	9,038	7,676	8,726	7,517
Fair value recognised in other comprehensive income	(212)	1,357	(215)	1,204
Currency realignment	120	5	120	5
At 30 September	8,946	9,038	8,631	8,726
Quoted equity securities:				
- SGX-ST	8,631	8,726	8,631	8,726
- Bursa Malaysia Securities Berhad	315	312	-	-
Total	8,946	9,038	8,631	8,726

(i) The Group has designated all equity instruments to be measured at FVOCI. The Group intends to hold these investments for long-term for appreciation in value as well as strategic investments purposes.

(ii) The investments in listed equity securities have no fixed maturity date nor coupon rate. The fair values of these securities are based on quoted market bid price on the last market day of the financial year, except for an equity security with a fair value of RM8,631,000 (2020: RM8,726,000) which was temporarily suspended from trading on the Singapore Exchange Securities Trading Limited ("SGX-ST") since 16 September 2017.

The Group had engaged an independent professional valuer to perform valuation on the equity security as at 30 September 2021 and 30 September 2020. The equity security was valued using valuation techniques that are commonly used by market participants. The valuation model is based on Asset Approach and publicly available information adjusted for the effect of non-marketability of the equity investment and lack of control (Note 33.5(ii)).

The currency profiles of the financial assets at FVOCI at the end of the financial year are as follows:

	Group		Com	pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Ringgit Malaysia	315	312	-	-
Singapore dollar	8,631	8,726	8,631	8,726
	8,946	9,038	8,631	8,726

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

8. Deferred tax assets

	Gr	Group	
	2021 RM′000	2020 RM'000	
At the beginning of the financial year	308	711	
Currency realignment	-	2	
Charge to profit or loss	-	(405)	
At the end of the financial year	308	308	

The following are the deferred tax assets recognised by the Group and movements thereon during the financial year:

	Property, plant and equipment RM'000	Unutilised tax losses RM'000	Other deductible temporary differences RM'000	Total RM'000
Group				
At 1 October 2019	316	304	91	711
Currency realignment	-	-	2	2
Recognised in profit or loss	(340)	-	(65)	(405)
At 30 September 2020	(24)	304	28	308
At 1 October 2020/30 September 2021	(24)	304	28	308

At the end of the financial year, the deferred tax assets not recognised comprises unutilised tax losses and unabsorbed capital allowances of approximately RM104,584,000 (2020: RM98,340,000) and RM95,861,000 (2020: RM84,040,000), respectively that are available for set-off against future taxable profits. No deferred tax asset has been recognised in respect of these items due to the unpredictability of the profit streams. The unutilised tax losses are subject to agreement by relevant tax authorities.

Deferred tax assets have not been recognised in respect of the following items:

	2021		2020	
	Malaysia RM'000	Singapore RM'000	Malaysia RM'000	Singapore RM'000
Unutilised tax losses	95,365	9,219	91,604	6,736
Unutilised capital allowances	95,861	-	84,040	-
Other temporary differences	43,069	-	31,644	-
	234,295	9,219	207,288	6,736
Unutilised deferred tax assets on the above temporary	56.004	4.567	10 7 10	4.445
differences	56,231	1,567	49,749	1,145

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

8. Deferred tax assets (Continued)

The unutilised tax losses of Malaysian subsidiaries may be carried forward for a maximum period of 7 years and the unutilised tax losses of Singapore subsidiaries may be carried indefinitely subject to the conditions imposed by the law.

The expiry dates of the unutilised tax losses of the Malaysian subsidiaries are as follows:

	G	roup
	2021 RM′000	
Expiring on 30 June 2025	36,221	50,168
Expiring on 30 June 2026	14,736	15,262
Expiring on 30 June 2027	26,164	26,164
Expiring on 30 June 2028	18,244	
	95,365	91,594

9. Intangible assets

Group	Goodwill RM'000	Trademarks RM'000	Computer software RM'000	Franchise fees* RM'000	Total RM'000
2021					
Cost					
At 1 October 2020	19,059	10,407	1,774	5,552	36,792
Additions	-	-	24	250	274
Currency realignment	-	14	-	-	14
At 30 September 2021	19,059	10,421	1,798	5,802	37,080
Accumulated amortisation					
At 1 October 2020	-	-	1,563	2,120	3,683
Amortisation for the financial year	-	-	89	376	465
At 30 September 2021	-	-	1,652	2,496	4,148
Accumulated impairment					
At 1 October 2020	2,020	6,862	-	-	8,882
Impairment during the financial year	-	205	-	-	205
At 30 September 2021	2,020	7,067	-	-	9,087
Net carrying amount					
At 30 September 2021	17,039	3,354	146	3,306	23,845

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

9. Intangible assets (Continued)

Group	Goodwill RM'000	Trademarks RM'000	Computer software RM'000	Franchise fees* RM'000	Total RM'000
2020					
Cost					
At 1 October 2019	28,403	23,150	1,781	5,170	58,504
Additions	-	-	5	382	387
Disposal (Note 28A)	(8,927)	(11,294)	-	-	(20,221)
Written off	-	-	(12)	-	(12)
Liquidation of subsidiaries (Note 28)	(417)	(1,329)	-	-	(1,746)
Currency realignment	-	(120)	-	-	(120)
At 30 September 2020	19,059	10,407	1,774	5,552	36,792
Accumulated amortisation					
At 1 October 2019	-	-	1,471	1,763	3,234
Amortisation for the financial year	-	-	99	357	456
Written off	-	-	(7)	-	(7)
At 30 September 2020	-	-	1,563	2,120	3,683
Accumulated impairment					
At 1 October 2019	11,364	16,381	-	-	27,745
Disposal (Note 28A)	(8,927)	(8,098)	-	-	(17,025)
Liquidation of subsidiaries (Note 28)	(417)	(1,329)	-	-	(1,746)
Currency realignment	-	(92)	-	-	(92)
At 30 September 2020	2,020	6,862	-	-	8,882
Net carrying amount					
At 30 September 2020	17,039	3,545	211	3,432	24,227

* The remaining useful life of the franchise fees is between 1 to 20 years (2020: 2 to 20 years).

The amortisation of computer software and franchise fees is included in the "Administrative expenses" in the consolidated statement of comprehensive income.

During the financial year, the Group paid franchise fees RM250,000 (2020: RM382,000) for new stores in accordance with the International Multiple Unit Franchise and Development Agreement to develop and operate "Texas Chicken" restaurants for a period of 10 to 20 years in Malaysia.

Trademarks referred to the registered brands for Dairies and San Francisco Coffee (acquired through business combinations).

The useful lives of the trademarks are estimated to be indefinite because based on the current market share of the trademarks, management believes that there is no foreseeable limit to the period over which the trademarks are expected to generate net cash flow for the Group. As such there is no amortisation of the costs of trademarks.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

9. Intangible assets (Continued)

Impairment testing of goodwill, trademarks and other intangible assets

Goodwill acquired in a business combination is allocated to the cash-generating units ("CGUs") that are expected to benefit from that business combination.

The Group tests significant CGUs for impairment annually, or more frequently when there is an indication that the unit may be impaired.

During the financial year, the management carried out the review of the recoverable amount of Food Services Division and the coffee chain business unit has made an impairment of trademarks amounting to RM205,000 (2020: RM Nil), mainly due to continuing operating losses of the CGU. The recoverable amount of this CGU is determined on the basis of value-in-use calculations. The carrying amount of the CGU's value-in-use as at 30 September 2021 was RM28,862,000 (2020: RM54,178,000).

The total impairment of trademarks of RM205,000 has been included under "other operating expenses" in the profit and loss.

For presentation purposes, the carrying amounts of significant goodwill, trademarks and other intangible assets allocated to the respective CGUs have been grouped to the following segments:

(a) Food Services;

- (b) Trading and Frozen Food; and
- (c) Dairies.

	Food Services RM'000	Trading and Frozen Food RM'000	Dairies RM'000
2021			
Net carrying amount			
Goodwill	12,005	4,042	992
Trademarks	3,095	-	259
Franchise fees	3,306	-	-
2020			
Net carrying amount			
Goodwill	12,005	4,042	992
Trademarks	3,300	-	245
Franchise fees	3,432	-	-

The recoverable amount of the CGUs are determined from value-in-use calculations based on forecasts derived from the most recent cash flow projections approved by management covering a 5-year period or more. The key assumptions for these value-in-use calculations are those regarding the discount rates, revenue growth rates and gross margins which consider the current economic and business environment impact by the Covid-19 pandemic.

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9. Intangible assets (Continued)

Impairment testing of goodwill, trademarks and other intangible assets (Continued)

	Food Services %	Trading and Frozen Food %	Dairies %
2021			
Gross margin ⁽¹⁾	57.65 - 70.65	21.60	-
Revenue growth rate ⁽²⁾	10.00 - 10.48	14.78	-
Discount rate ⁽³⁾	10.18 - 13.24	12.36	-
2020			
Gross margin ⁽¹⁾	58.47 - 66.00	21.90	13.69
Revenue growth rate ⁽²⁾	15.06 - 15.11	5.04	29.23
Discount rate ⁽³⁾	9.65 - 13.07	12.66	11.45

⁽¹⁾ Average budgeted gross margin.

(2)

(3)

- Average revenue growth rate for:
 - Food Services : 7-year period for coffee chain and 10-year period for fast food restaurants; and
 - Trading and Frozen Food and Dairies : 5-year period.
- Pre-tax discount rate applied to the cash flow projections.

Key assumptions used in the value-in-use calculations

The calculations of value-in-use for all the CGUs are most sensitive to the following assumptions:

Budgeted gross margins – Gross margins are benchmarked against average margins achieved in the five years preceding the start of the budget period. These are adjusted for anticipated efficiency improvements and expectations of future changes in market condition.

Revenue growth rates – The forecasted revenue growth rates are based on management estimates with reference to the historical trend as well as the forecasted economic condition over the budgeted period of 5 - 10 years.

Pre-tax discount rates – Discount rates are based on the Group's beta adjusted to reflect management's assessment of specific risks related to each of the cash generating units.

Sensitivity to changes in assumptions

If any of the following changes were made to the above key assumptions, the carrying amounts of the CGUs would not be materially different from their recoverable amounts.

	Group		
	2021	2020	
Budgeted gross margins	Reduction from 5% - 10%	Reduction from 5% - 10%	
Revenue growth rates	Reduction of 10%	Reduction of 10%	
Pre-tax discount rates	Increase of 10%	Increase of 10%	

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10. Inventories

	G	roup
	202	
	RM'000) RM'000
Finished goods	26,64	29,636
Raw materials	4,614	4 6,553
Packaging materials	2,48	5 1,590
Consumables	7,280	5 5,583
Work in progress	280) -
	41,300	5 43,362
Allowance for write-down of inventories	(832	2) (832)
	40,474	4 42,530

Movements in the allowance for write-down of inventories are as follows:

	Gro	oup
	2021 2020 RM′000 RM′000	2020 RM'000
At 1 October	832	1,058
Reversal of allowance no longer required	-	(226)
At 30 September	832	832

The cost of inventories recognised as an expense and included in "cost of goods sold" amounted to RM203,462,000 (2020: RM218,640,000).

In the previous financial year, the reversal of allowance no longer required of RM226,000 pertains to inventories sold above their carrying amounts. The reversal was included in the "cost of sales" line item in profit or loss.

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11. Trade and other receivables

	Gro	oup	Com	pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM′000
Current receivables				
Trade receivables	27,596	28,418	-	-
Loss allowance on trade receivables (Note 33.1)	(3,366)	(3,350)	-	-
	24,230	25,068	-	-
Other receivables	569	1,898	171	169
SST receivables	16	5	-	-
	585	1,903	171	169
Prepayments	2,138	3,525	81	80
Deposits	11,514	11,336	36	35
Advances to suppliers	2,257	2,228	-	-
Tax recoverable	1,010	339	-	-
	16,919	17,428	117	115
Due from subsidiaries				
- non-trade	-	-	207,671	190,934
Loss allowance on receivables (Note 33.1)	-	-	(60,128)	(63,964)
	-	-	147,543	126,970
Total trade and other receivables	41,734	44,399	147,831	127,254

The trade amounts owing by third parties are repayable within the normal trade credit terms 30 to 60 days (2020: 30 to 60 days).

The non-trade amounts due from subsidiaries are unsecured, interest-free, are repayable on demand are to be settled in cash.

The currency profiles of the Group's and Company's trade and other receivables (excluding SST receivables, prepayments, advances to suppliers and tax recoverable) at the end of the financial year are as follows

	Group Company		pany	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Ringgit Malaysia	36,068	37,667	146,320	126,363
Singapore dollar	207	138	1,430	802
United States dollar	-	9	-	9
Indonesian rupiah	38	488	-	-
	36,313	38,302	147,750	127,174

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12. Cash and bank balances

	Gro	Group		Company	
	2021	2021 2020	2021	2020	
	RM'000	RM'000	RM'000	RM'000	
Fixed deposits	615	615	-	-	
Cash and bank balances	16,650	24,064	341	776	
	17,265	24,679	341	776	

Fixed deposits are placed for a period of approximately 30 to 365 days (2020: 30 to 365 days) and carry zero interest rate per annum. The total fixed deposits of RM615,000 (2020: RM615,000) was pledged as security for the bank guarantee.

The currency profiles of the Group's and Company's fixed deposits and cash and bank balances as at the end of the financial year are as follows:

	Group		Group Compan		pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	
Ringgit Malaysia	16,907	24,027	122	332	
Singapore dollar	238	438	185	411	
United States dollar	4	5	2	2	
New Zealand dollar	22	21	22	21	
Australian dollar	10	10	10	10	
Indonesian rupiah	84	178	-	-	
	17,265	24,679	341	776	

For the purpose of the consolidated statement of cash flows, cash and cash equivalents comprise the following at the end of the financial year:

	Gro	Group	
	2021 RM'000	2020 RM'000	
Fixed deposits	615	615	
Cash and bank balances	16,650	24,064	
Total	17,265	24,679	
Less: pledged fixed deposits	(615)	(615)	
Less: bank overdraft (Note 15)*	(277)	-	
Cash and cash equivalents for the purpose of the consolidated statement of cash flows	16,373	24,064	

* Bank overdraft of RM277,000 (2020: RM Nil) was utilised for operating activities (excluded from cash and cash equivalents) and the remaining balance of RM999,000 (2020: RM701,000) for financing activities.

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13. Assets classified as held for sale

On 31 March 2021, the Group has entered into the following conditional option sale and purchase agreement ("SPA") with Aryzta Food Solutions Malaysia Sdn Bhd ("Aryzta") for the proposed sale of the following Property and Assets ("Proposed Disposals") within 2 to 5 years from the SPA date:

- (a) Land located at Pulau Indah, Selangor ("Property") for a consideration of RM12,000,000; and
- (b) A single storey factory with all the manufacturing equipment therein and a two storey office with all the fixtures and fittings erected thereon located at Pulau Indah, Selangor ("Assets") for a consideration of RM76,000,000.

The management planned to complete the Proposed Disposals within the next 12 months and hence, classified the Property and Assets in accordance with SFRS(I) 5 – Non-Current Assets Held for Sale and Discontinued Operations.

On 8 October 2021, Aryzta has issued a Letter of Intent relating to its intention to bring forward the potential purchase of the Property and Assets ahead of the option granted under the option SPA. The management is currently in the discussion with Aryzta to finalise the completion of the above Proposed Disposals.

The property, plant and equipment in relation to the proposed sale of Property and Assets were reclassified as assets held for sale on the consolidated statement of financial position in the current financial year.

The classes of assets in assets classified as held for sale as at 30 September 2021 were as follows:

	2021 RM'000
Assets	
Leasehold land	7,942
Building	42,791
Plant and machinery	33,140
Equipment	61
Furniture and fittings	8
	83,942

As at end of the financial year, the above leasehold land and building were pledged for bank borrowings granted to the Group (Note 15).

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14. Trade and other payables

	Gro	Group		pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Trade payables – third parties	30,715	29,608	-	-
SST payables	283	161	-	-
Other payables	29,113	32,596	12	11
Contract liabilities	422	829	-	-
Refundable deposits received	2,673	1,685	-	-
Deposit received from sale of land	840	-	14	-
Accruals	24,435	19,627	1,411	1,283
Amount due to Directors	9,718	-	9,718	-
Due to subsidiaries – non-trade	-	-	18,273	29,881
Total trade and other payables	98,199	84,506	29,428	31,175

The average credit period on purchases of goods ranges from 7 to 90 days (2020: 7 to 90 days).

The non-trade amount due to subsidiaries is unsecured, interest-free and repayable on demand to be settled in cash.

The amount due to Directors is non-trade in nature, unsecured, interest-free and repayable on demand to be settled in cash.

Due to the discontinued operations of the Nutrition division as detailed in Note 28 to the financial statements, all amounts owing by entities within the Nutrition division amounting to RM26,168,000 to a related company were assigned to the Company in the previous financial year.

Contract liabilities

	Gi	oup
	2021 RM'000	2020 RM'000
Volume rebates	310	285
Deferred income	112	544
	422	829

Changes in contract liabilities:

	Gi	Group	
	2021 RM'000	2020 RM'000	
At 1 October	829	713	
Cash received in advance of performance and not recognise as revenue	422	829	
Amount recognised as revenue	(829)	(713)	
At 30 September	422	829	

Contract liabilities for expected volume rebates are discounts offered to customers with large volumes orders.

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14. Trade and other payables (Continued)

Deferred income are obligations to transfer goods and services to the customers for which payments from sale of F&B vouchers and sale of goods were received in advance from customers. Deferred income are recognised as revenue upon redemption of the vouchers or delivery of the performance obligations which are generally within 12 months.

The currency profiles of the Group's and Company's trade and other payables (excluding SST payables and contract liabilities) as at the end of the financial year are as follows:

	Gro	Group		pany
	2021 RM′000	2020 RM'000	2021 RM'000	2020 RM'000
Ringgit Malaysia	92,148	78,905	17,133	591
Singapore dollar	1,774	1,349	1,171	1,296
United States dollar	2,460	1,540	2,015	-
New Zealand dollar	-	-	9,067	29,288
Others	1,112	1,722	42	-
	97,494	83,516	29,428	31,175

15. Bank borrowings

	Gr	oup
	2021 RM′000	2020 RM'000
Current liabilities		
Secured:		
Banker's acceptance	28,873	27,360
Revolving credit	4,000	
Bank overdraft	1,276	701
Term loans	97,697	21,657
- Fixed rate	4,922	2,663
- Floating rate	92,775	18,994
	131,846	49,718
Non-current liabilities		
Secured:		
Term loans		
- Fixed rate	21,026	21,978
- Floating rate	105,530	175,621
	126,556	197,599
Total bank borrowings	258,402	247,317

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15. Bank borrowings (Continued)

The bank borrowings that are related to the proposed disposal of Assets (as disclosed in the Note 13) will be fully settled concurrently with the completion of the sale. Accordingly, long term portion of the bank borrowings and lease liabilities of RM79,390,000 and RM1,417,000, respectively have been reclassified to short term borrowings during the financial year.

The carrying amounts of bank borrowings approximate their fair values, either due to their short-term nature or that they are floating rate instruments that are re-priced to market interest rates or drawdown near the end of the financial year or the fixed interest rates approximates market interest rates for such liabilities which management expects to be available to the Group.

The Group's bank borrowings as at end of the financial year are denominated in Ringgit Malaysia.

	Group	
	2021	2020
	%	%
Effective interest rates		
Banker's acceptance	1.97 - 4.24	2.65 - 5.65
Revolving credit	2.91	-
Bank overdraft	6.15	6.15
Term loans		
- Fixed rate	3.75 - 7.75	3.75 – 7.75
- Floating rate	2.99 - 7.00	2.99 - 7.00

Non-current bank borrowings are repayable as follows:

	G	roup
	2021 RM'000	
After one year	23,614	21,809
Two to five years	64,189	
After five years	38,753	81,187
	126,556	197,599

The Group's bank borrowings as at 30 September 2021 are secured against the following:

- (a) Company's corporate guarantee;
- (b) Pledge of leasehold land, freehold land and buildings (Note 4 and Note 5);
- (c) Assets classified as held for sale (Note 13);
- (d) Pledge of shares of a subsidiary; and
- (e) Debenture comprising fixed and floating charge over all future and present assets of certain subsidiaries.

As at the end of the financial year, the Group has unutilised banking facilities for working capital and capital expenditure amounting to RM56,302,000 (2020: RM71,713,000).

The currency profiles of the Group's bank borrowings as at the end of the financial year are denominated in Ringgit Malaysia.

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16. Lease liabilities

	Group RM′000
At 1 October 2020	150,497
Additions	13,590
Termination of contracts	(6,527)
Modification of lease contracts	(869)
Interest expenses (Note 26)	10,248
Rent concession (Note 25)	(5,246)
Lease payments	
- Principal portion	(20,097)
- Interest portion	(10,248)
At 30 September 2021	131,348
At 1 October 2019	
- Finance lease liabilities under SFRS(I) 1-17	28,634
- Adoption of SFRS(I) 16	105,502
	134,136
	154,150
Additions	41,564
Liquidation of subsidiaries	(73)
Interest expenses (Note 26)	9,115
Rent concession (Note 25)	(2,533)
Lease payments	
- Principal portion	(22,591)
- Interest portion	(9,115)
Currency realignment	(6)
At 30 September 2020	150,497

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16. Lease liabilities (Continued)

	Minimum lease payments RM'000	Future finance charges RM'000	Present value of lease payments RM'000
Group			
2021			
Within one year	33,280	(8,184)	25,096
After one year but within five years	87,981	(18,235)	69,746
After five years	52,724	(16,218)	36,506
	140,705	(34,453)	106,252
	173,985	(42,637)	131,348
2020			
Within one year	37,693	(9,030)	28,663
After one year but within five years	105,904	(19,822)	86,082
After five years	45,110	(9,358)	35,752
	151,014	(29,180)	121,834
	188,707	(38,210)	150,497

The Group leases factory, office buildings, outlets - coffee chains and restaurants in Malaysia that contains sub-leasing restrictions. The Group also leases motor vehicles, plant and equipment with only fixed payments over the lease terms. The lease liabilities included hire purchase creditors.

Certain equipment of the Group qualify as low value assets and the Group also leases certain warehouse, machinery and equipment on a short-term basis (i.e. 1 to 12 months). The election of short-term leases are made by class of underlying assets with similar nature and use in the Group's operation whereas the low-value lease exemption are made on a lease-by-lease basis.

Total cash outflow for all the leases was RM37,576,000 (2020: RM37,476,000).

Certain leases of the Group contain extension or termination options exercisable by the Group, management applied judgement to determine the lease term as disclosed under Note 3.1 to the financial statements.

All leases are based on fixed payment terms, except for lease contracts for F&B restaurants and coffee chains located in commercial properties that contains monthly variable lease payments that are linked to the monthly sales generated from the restaurants and coffee chains. Such variable lease payments are recognised in profit or loss in the period in which the condition triggers the payment occurs.

Certain leases of the Group are secured over the PPE acquired under hire purchase. The PPE acquired under hire purchase with a carrying amount of RM33,708,000 (2020: RM42,675,000) are secured over the lease liabilities - hire purchase creditors of RM27,080,000 (2020: RM34,741,000). These assets will be seized and returned to lessor in the event of default by the Group.

As at 30 September 2021, the Group has approximately RM121,000 (2020: RM143,000) of aggregate undiscounted commitments for short-term leases. The incremental borrowing rates applied in the lease liabilities ranges from 2.28% to 6.98% (2020: 2.00% to 6.90%) per annum.

The currency profiles of the Group's lease liabilities as at the end of the financial year are denominated in Ringgit Malaysia.

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17. Provision for restoration costs

	Group	
	2021 RM'000	2020 RM'000
At the beginning of the financial year	3,671	4,113
Arose during the financial year (Note 4)	118	833
Discount rate adjustment	180	210
Unused amounts reversed	(4)	(789)
Utilised	(65)	(696)
At the end of the financial year	3,900	3,671

Provision for restoration costs is based on the estimated cost of restoring the leased premises, arising from the use of such premises and in accordance to the stipulations in the tenancy agreements. The estimated costs of such restoration are included in the costs of property, plant and equipment.

The estimated restoration costs are reviewed and updated annually based on the latest cost of restoring a premise.

Provision for restoration costs is classified as current liabilities unless the tenancy agreement, for which the restoration is required, expire more than 12 months after the end of the financial year.

18. Financial guarantee contracts

	Com	pany
	2021 RM'000	2020 RM'000
Corporate guarantees	1,425	5,794

The Company provided corporate guarantee to banks for certain bank borrowings (2020: bank borrowings) of its subsidiaries. These guarantees are subject to impairment requirements of SFRS(I) 9. The Company has assessed that its subsidiaries have financial capacity to meet the contractual cash flow obligations in near future, and hence, a reversal of expected credit loss allowances of RM4,369,000 was recognised by the Company relating to the financial guarantee issued.

The currency profiles of the Company's financial guarantee contracts as at the end of the financial year are denominated in Ringgit Malaysia.

19. Deferred tax liabilities

	Gi	oup
	2021 RM'000	2020 RM′000
At the beginning of the financial year	3,815	4,661
Charge/(Credit) to profit or loss	100	(846)
At the end of the financial year	3,915	3,815

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19. Deferred tax liabilities (Continued)

The following are the deferred tax liabilities recognised by the Group and movements thereon during the financial year:

	Property, plant and equipment RM'000	Other taxable temporary differences RM'000	Total RM'000
Group			
At 1 October 2019	4,368	293	4,661
Credit to profit or loss	(589)	(257)	(846)
At 30 September 2020	3,779	36	3,815
Charge to profit or loss	-	100	100
At 30 September 2021	3,779	136	3,915

20. Share capital and treasury shares

(a) Share capital

	Group and Company			
	2021		2020	
	S\$'000	RM'000	S\$'000	RM'000
Issued and fully paid:				
At the beginning/end of the financial year	68,511	177,865	68,511	177,865

The Company has only one class of ordinary shares which carry no right to fixed income. The holders of ordinary shares of the Company are entitled to receive dividends as and when declared by the Company. All ordinary shares of the Company carry one vote per share without restriction. Share capital does not have a par value. All of these newly issued ordinary shares rank pari-passu with the existing ordinary shares.

On 28 November 2018, the Company completed its renounceable non-underwritten Rights cum Warrants following the issuance and allotment of 105,195,904 new ordinary shares in the Company (the "Rights Shares") at an issue price of RM0.49 (S\$0.16) per Rights Share, together with up to 105,195,904 free detachable Warrants (the "Warrants"), on the basis of four (4) Rights Shares for every five (5) existing ordinary shares in the capital of the Company held by entitled shareholders as at books closure date on 29 October 2018, with one (1) Warrant for every one (1) Rights Share subscribed by the shareholders of the Company.

Each Warrant carries the right to subscribe one new ordinary share in the capital of the Company at an exercise price of RM0.49 (\$\$0.16) for each new ordinary share and is exercisable at any time during the period commencing on the date falling twelve (12) months from the date of issue of the Warrants and expiring on the day immediately preceding the fourth (4th) anniversary of the date of issue of the Warrants.

The newly issued shares rank pari-passu in all respect with the previously issued shares.

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20. Share capital and treasury shares (Continued)

(a) Share capital (Continued)

	Group and C Number of ordi	
	2021 2000	2020 2000
At the beginning/end of the financial year	247,356	247,356

(b) Treasury shares

	Group and Company			
	Number of treasury shares Amount			ount
	2021	2020	2021	2020
	<u>'000</u>	'000	RM'000	RM'000
At the beginning/end of the financial year	242	242	183	183

The total amount paid to repurchase the shares has been deducted from shareholders' equity. The repurchased shares are held as treasury shares.

21. Foreign currency translation reserve

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
At 1 October	27,763	22,775	41,615	41,084
Net currency translation differences of financial statements of foreign subsidiaries	1,561	2,591	5,008	531
Discontinued operations (Note 28)	-	2,397	-	-
- Foreign currency reserve of liquidated subsidiaries realised to profit or loss	-	2,681	-	-
- Net currency translation differences of financial statements of foreign subsidiaries	-	(284)	-	-
At 30 September	29,324	27,763	46,623	41,615

The foreign currency translation reserve of the Group and the Company represents foreign exchange differences arising from the translation of the financial statements of foreign operations and the Company whose functional currencies are different from that of the Group's presentation currency. This is non-distributable and the movements in this account are set out in the statements of changes in equity.

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22. Fair value reserve

The fair value reserve represents the cumulative changes in the fair value adjustments, net of taxes of financial assets at FVOCI until the assets are derecognised. Upon derecognition, the cumulative fair value changes will be transferred to accumulated (losses)/profits.

23. Other reserve

	G	oup
	2021 RM'000	2020 RM'000
At 1 October	2,394	17,085
Transfer to accumulated (losses)/profits		
- liquidation of subsidiaries	-	(14,691)
At 30 September	2,394	2,394

Other reserve is in respect of premium paid for the acquisition of non-controlling interests in subsidiaries and dilutive effects arising from the forgiveness of debt in balances owed by a subsidiary with non-controlling interests.

Liquidation of subsidiaries in the previous financial year resulted in the transfer of RM14,691,000 from the other reserve to the accumulated profits as disclosed in the consolidated statement of changes in equity for the financial year ended 30 September 2020. Details of the liquidation of subsidiaries have been disclosed detailed in Note 28 to the financial statements.

24. Revenue

Revenue represents sale of food and beverages from food services as well as processing and distribution of food, beverages and dairies products recognised at a point in time (Note 32).

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25. Loss before income tax

In addition to the charges and credits disclosed elsewhere in the financial statements, loss before income tax is arrived at after charging/(crediting) the following:

	Continuing o	perations	ns Discontinued ope		tions Total	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
Advertising and promotions	8,805	7,059	-	229	8,805	7,288
Amortisation of intangible assets	465	456	-	-	465	456
Audit fees:						
- Auditor of the Company	212	210	-	-	212	210
- Other auditors	212	188	-	11	212	199
Depreciation of:						
- Property, plant and equipment	50,338	50,084	-	315	50,338	50,399
- Investment property	451	482	-	-	451	482
Directors' remuneration:						
- Directors of the Company	1,036	529	-	-	1,036	529
- Directors of the subsidiaries	727	832	-	-	727	832
Directors' fee of the Company	1,057	1,050	-	-	1,057	1,050
Lease expenses on:						
- Short-term leases/low value						
assets	4,556	4,080	-	1,690	4,556	5,770
- Variable portion	2,675	2,869	-	-	2,675	2,869
- Rent concession	(5,246)	(2,533)	-	-	(5,246)	(2,533)
Property, plant and equipment						
written off	2,615	2,532	-	2,458	2,615	4,990
Intangible assets written off	-	-	-	5	-	5
Inventories written off	-	-	-	39	-	39
Reversal of allowance for write						
down of inventories	-	(226)	-	-	-	(226)
Staff costs:						
- Salaries, bonuses and allowances	63,144	71,836	-	4,079	63,144	75,915
- Employer contributions to defined						
contribution plans	6,368	6,956	-	266	6,368	7,222
Impairment of intangible assets	205	-	-	-	205	-
Impairment of property, plant and	2.440	22.200		0.04	2.440	24.240
equipment	3,448	33,388	-	961	3,448	34,349
Reversal of impairment of property, plant and equipment	(8,240)				(8,240)	
	(0,240)	-	-	-	(0,240)	-

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25. Loss before income tax (Continued)

In addition to the charges and credits disclosed elsewhere in the financial statements, loss before income tax is arrived at after charging/(crediting) the following: (Continued)

	Continuing operations Discontinued ope		d operations	rations Total		
	2021 RM'000	2020 RM'000	2021 RM′000	2020 RM'000	2021 RM'000	2020 RM'000
Net loss on disposal of Nutrition						
business and intangible assets	-	-	-	2,232	-	2,232
Net loss on liquidation of						
subsidiaries	-	-	-	2,207	-	2,207
Impairment of deposit for property,						
plant and equipment	-	2,140	-	-	-	2,140
Foreign currency exchange loss/						
(gain)*, net	1,031	2,586	-	(230)	1,031	2,356
Loss/(Gain)* on disposal of:						
- Assets classified as held for sale	-	-	-	(173)	-	(173)
- Property, plant and equipment	317	(167)	-	8	317	(159)
Loss/(Write back of)* allowance on						
receivables, net	360	646	-	(9)	360	637
Interest income*	(89)	(215)	-	(22)	(89)	(237)
Rental income:*						
- Investment property	(1,376)	(1,479)	-	-	(1,376)	(1,479)
- Others	(308)	(239)	-	-	(308)	(239)

* Included in other operating income.

26. Finance costs

	Group)
	2021 RM'000	2020 RM'000
Continuing operations		
Interest expense		
- Bank overdraft	56	32
- Banker's acceptance	591	1,148
- Term loans	9,975	10,483
- Lease liabilities (Note 16)	10,248	9,115
- Others	250	396
	21,120	21,174
Discontinued operations		
Interest expense		
- Lease liabilities	-	2
- Others	-	1
	-	3
Total	21,120	21,177

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27. Income tax expense

	Continuing	operations	Discontinued operations		То	tal
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM′000
Current tax:						
- Current year	771	1,652	-	-	771	1,652
- Under provision in prior years	128	257	-	-	128	257
- Withholding tax	56	37	-	-	56	37
	955	1,946	-	-	955	1,946
Deferred tax:						
- Current year	(5)	(227)	-	-	(5)	(227)
- Under/(Over) provision in prior						
years	105	(246)	-	32	105	(214)
	100	(473)	-	32	100	(441)
	1,055	1,473	-	32	1,055	1,505

The Group has significant operations in Malaysia, for which the corporate income tax rate applicable is 24% (2020: 24%). Taxation for other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

The income tax expense varied from the amount of income tax expense determined by applying the Malaysia income tax rate of 24% (2020: 24%) to loss before income tax as a result of the following differences:

	Gro	up
	2021 RM'000	2020 RM'000
Loss before income tax from continuing operations	(47,346)	(87,069)
Loss before income tax from discontinued operations (Note 28)	-	(12,365)
	(47,346)	(99,434)
Income tax calculated at Malaysia statutory tax rate of 24% (2020: 24%)	(11,363)	(23,864)
Effect of different tax rates in other countries	397	745
Expenses not deductible for tax purposes	6,736	15,145
Income not subject to tax	(1,910)	(928)
Under provision in prior years	128	257
Deferred tax under/(over) provision in prior years	105	(214)
Deferred tax assets not recognised	6,904	10,384
Utilisation of deferred tax assets previously not recognised	-	(57)
Withholding tax	56	37
Others	2	-
	1,055	1,505

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28. Discontinued operations

In accordance with SFRS(I) 5: Non-current Assets Held for Sale and Discontinued Operations, the results from the discontinued operations were presented separately on the consolidated statement of comprehensive income as "Discontinued operations".

In the previous financial year,

- (i) On 1 October 2019, a wholly-owned indirect subsidiary of the Company, PT Quick Service Restaurant ("PTQSR") had ceased operations following the disposal of assets of its entire six Texas Chicken restaurants in Indonesia and has been placed under voluntary liquidation on 20 September 2021. The liquidation is still in the process as at the date of authorisation of these financial statements.
- (ii) On 7 February 2020, a wholly-owned indirect subsidiary of the Company, Envictus Central Food Services Sdn Bhd had ceased operations due to adverse market conditions.
- (iii) On 20 March 2020, a wholly-owned indirect subsidiary of the Company, Naturalac Nutrition Limited ("NNL") had disposed of its nutrition business and intangible assets for a cash consideration of NZD400,000 (equivalent to approximately RM1,044,000). Subsequently, the Group had appointed liquidator for the voluntary winding-up of NNL on 26 August 2020. The liquidation was completed on 4 December 2020.

On completion of the liquidation of NNL, the Group has applied to strike off its holding company Envictus NZ Limited ("ENZ"). ENZ has been struck off on 1 March 2021.

(iv) On 31 May 2020, a wholly-owned indirect subsidiary of the Company, The Delicious Group Sdn Bhd had ceased operations of its restaurant outlets due to adverse market conditions and has been placed under voluntary liquidation on 5 August 2020. The liquidation is still in the process as at the date of authorisation of these financial statements.

The results of the discontinued operations are as follows:

	2020 RM′000
Revenue	11,754
Cost of goods sold	(6,422)
Gross profit	5,332
Other operating income	267
Administrative expenses	(3,758)
Selling and marketing expenses	(5,005)
Warehouse and distribution expenses	(1,030)
Research and development expenses	(325)
Write back of allowance on receivables, net	9
Other operating expenses	(3,413)
Net loss on disposal of business and intangible assets (Note A)	(2,232)
Net loss on liquidation of subsidiaries (Note B)	(2,207)
Finance costs	(3)
Loss before tax from discontinued operations	(12,365)
Income tax expense	(32)
Loss from discontinued operations, net of tax	(12,397)

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

28. Discontinued operations (Continued)

The results of the discontinued operations are as follows (Continued):

Note A:

Net loss on disposal of Nutrition business and intangible assets:

	Group
	2020
	RM'000
Sale proceeds from trademarks	261
Less: Carrying amount of trademarks (Note 9)	(3,196)
Effect of exchange rate changes	(110)
Loss on disposal of trademarks	(3,045)
Sale proceeds from Business Agreements and Goodwill	783
Effect of exchange rate changes	30
Gain on disposal of Business Agreements and Goodwill*	813
Net loss on disposal of business and intangible assets	(2,232)
Sale proceeds from trademarks	261
Sale proceeds from Business Agreements and Goodwill	783
Net cash inflow on disposal	1,044

* Carrying amount of goodwill is RM Nil

Note B:

Net loss on liquidation of subsidiaries and the effects on cash flow:

	Group
	2020
	RM'000
Property, plant and equipment	67
Trade and other receivables	324
Tax recoverable	4
Cash and bank balances	35
Trade and other payables	(831)
Lease liabilities	(73)
Net liabilities liquidated	(474)
Net identified liabilities as above	474
Foreign currency reserve of liquidated subsidiaries realised to profit or loss	(2,681)
Loss on liquidation of subsidiaries	(2,207)
Net cash flow on liquidation – cash and bank balances	(35)

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28. Discontinued operations (Continued)

The impact of the discontinued operations on the cash flows of the Group is as follows:

	Group
	2020 RM′000
Operating cash inflows	5,421
Investing cash inflows	9,543
Financing cash inflows	431
Total cash inflows	15,395

29. Loss per share

Basic loss per share is calculated by dividing the Group's loss after income tax attributable to the equity holders of the Company by the weighted average number of ordinary shares in issue during the financial year.

	2021 2020		2021 2020		20	
	Continuing operations RM'000	Continuing operations RM'000	Discontinued operations RM'000	Total RM'000		
Numerator						
Net loss attributable to owners of the Company for the						
financial year	(48,401)	(88,542)	(12,397)	(100,939)		
Denominator						
Number of ordinary shares in issue during the financial year						
('000)	247,114	247,114	247,114	247,114		
Loss per share (RM sen)						
Basic/diluted loss per share	(19.59)	(35.83)	(5.02)	(40.85)		

Diluted loss per share is the same as the basic loss per share as at the end of the current and previous financial year because the potential ordinary shares which are the warrants as disclosed in Note 20(a) to the financial statements are anti-dilutive.

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30. Significant related party transactions

During the financial year, in addition to the information disclosed elsewhere in the financial statements, the Group and the Company entered into the following transactions with related parties at rates and terms agreed between the parties:

	Gro	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000	
With related parties:					
 Insurance premium paid to a related party* 	1,644	1,759	45	26	
- Purchase of goods from a related party*	801	698	-	-	
 Purchase of motor vehicles from related parties* 	188	535	-	-	
- Rental income	178	178	-	-	
- Consultancy fees paid to a Director	207	210	-	-	
- Advisory fees paid to a Director	437	238	437	238	

	Com	bany
	2021	2020
	RM'000	RM'000
With subsidiaries:		
- Management fees	(933)	(784)
- Net settlement of liabilities on behalf (for)/of subsidiaries	(221)	63
- Management fees expenses	-	460
- Advances to subsidiaries	(17,547)	(12,471)
- Repayments from subsidiaries	2,343	15,072

* A related party is a company where the Directors have beneficial interest or significant influence.

As at 30 September, the outstanding balances in respect of the above related party transactions are disclosed in Notes 11 and 14 to the financial statements.

The remuneration of Directors and other members of key management of the Group and of the Company are as follows:

	Gro	oup	Com	pany
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM′000
Short-term employee benefits	3,830	3,926	2,076	1,552
Post-employment benefits	140	199	17	27
	3,970	4,125	2,093	1,579
Analysed into:				
- Directors of the Company	2,093	1,579	2,093	1,579
- Directors of the subsidiaries	727	832	-	-
- Other key management personnel	1,150	1,714	-	-
	3,970	4,125	2,093	1,579

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31. Commitments

31.1 Capital commitments

As at the end of the financial year, the Group had the following capital commitments:

	Gi	oup
	2021 RM′000	2020 RM'000
Contracted but not provided for:		
Renovation, purchase of plant and equipment	6,457	9,334

31.2 Operating lease commitments – as lessor

As at the end of the financial year, there were non-cancellable operating lease commitments for rental receivable for premises in subsequent accounting periods as follows:

	C	Group
	202 RM'00	
Within one year	1,36	8 1,368
Two to three years	19	8 1,681
	1,56	6 3,049

The above lease agreements expire within 1 to 2 years expiring in 2022 (2020: within 1 to 3 years expiring in 2022). The current rent receivables under the leases are subject to revision after expiry with no provisions for contingent rent.

Upon expiry of the lease term, the lessee is granted an option to renew the tenancy for two years subject to compliance and observation of all the terms and conditions in the tenancy agreements.

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32. Segment information

Business segments

A segment is a distinguishable component of the Group's business that is engaged either in providing products or services (business segment), or in providing products or services within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments.

Management has determined the operating segments based on the reports reviewed that are used to make strategic decisions.

The Group's reportable segments are strategic business units that are organised based on their function and targeted customer groups. They are managed separately because each business unit requires different skill sets and marketing strategies.

Management monitors the operating results of the segments separately for the purpose of making decisions about resources to be allocated and of assessing performance. Segment performance is evaluated based on operation profit or loss which is similar to the accounting profit or loss.

The accounting policies of the operating segments are the same of those described in the summary of significant accounting policies. There is no asymmetrical allocation to reportable segments.

Management evaluates performance on the basis of profit or loss from operation before tax expense not including non-recurring gains and losses and foreign exchange gains or losses.

The Group's businesses segments are as follows:

- (a) Food Services Division Texas Chicken restaurants and San Francisco Coffee chains;
- (b) Trading and Frozen Food Division wholesalers of foodstuff, provisions and frozen meat;
- (c) Food Processing Division comprising of:
 - bakery;
 - butchery; and

(d) Dairies Division – manufacturing and distribution of condensed and evaporated milk.

Intersegment sales

The Group accounts for intersegment sales and transfer as if the sales or transfers were to third parties, which approximate market prices. These intersegment transactions are eliminated on consolidation. Inter-segment pricing is determined on an arm's length basis.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

	Food Services	Trading and Frozen Food	Food Processing	Dairies	Unallocated	Total
	KIM .000	KIM 000	000.WIX	KIM .000	KIM-000	000.WX
2021						
Revenue						
Continuing operations:						
Total revenue	218,863	116,488	20,323	49,625	6,606	411,905
Intersegment revenue	(31)	(16,466)	(1,080)	(5,697)	(6,509)	(29,783)
Revenue from external customers	218,832	100,022	19,243	43,928	97	382,122
Results						
Segment results	(3,001)	2,220	(7,260)	(7,792)	(10,482)	(26,315)
Interest income	27	58	C	ı	1	89
Finance costs	(12,086)	(913)	(4,709)	(2,557)	(855)	(21,120)
(Loss)/Profit before income tax	(15,060)	1,365	(11,966)	(10,349)	(11,336)	(47,346)
Income tax expense	(10)	(855)	(27)	ı	(163)	(1,055)
(Loss)/Profit for the financial year	(15,070)	510	(11,993)	(10,349)	(11,499)	(48,401)
Segment assets	225,288	101,882	129,562	92,667	107,972*	657,371
Segment liabilities	211,329	37,795	135,581	73,355	37,756 [@]	495,816

32. Segment information (Continued)

(Continued)
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Segment
32.

	Food Services RM'000	Frozen Food RM'000	Processing RM'000	Dairies RM'000	Unallocated RM'000	Total RM'000
2021 (Continued)						
Other information						
Additions to property, plant and equipment**	24,392	703	2,021	5,578	693	33,387
Additions to intangible assets	268	I	-	S	,	274
Depreciation and amortisation	33,830	4,296	7,794	2,671	2,663	51,254
Loss allowance on receivables, net	ı	32	250	88	(10)	360
Property, plant and equipment written off	2,558	1	56		ı	2,615
Impairment of property, plant and equipment	3,448	I	ı		ı	3,448
Impairment of intangible assets	205	I	ı	I	ı	205
(Gain)/Loss on disposal of property, plant and equipment, net	(6)	(17)	343		ı	317
Reversal of impairment of property, plant and equipment			(8,240)	ı	ı	(8,240)

Included in unallocated segment assets are financial assets at FVUCI, property, plant and equipment, investment property and assets classified as held for sale of the Company and certain subsidiaries amounting to RM8,631,000, RM68,782,000, RM20,441,000 and RM7,942,000, respectively which are not attributable to the reporting segments.

Included in unallocated segment liabilities is bank borrowings of certain subsidiaries amounting to RM24,074,000 which are not attributable to the respective reporting segments. 8 *

** Included right-of-use assets.

NOTES TO THE FINANCIAL STATEMENTS

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	Food	Trading and	Food				
	Services RM*000	Frozen Food RM'000	Processing RM'000	Nutrition RM'000	Dairies RM'000	Unallocated RM'000	Total RM'000
2020							
Revenue							
Continuing operations:							
Total revenue	216,939	143,436	19,340	I	38,621	4,307	422,643
Intersegment revenue	(128)	(17,178)	(1,504)	I	(77)	(4,157)	(23,044)
Revenue from external customers	216,811	126,258	17,836	-	38,544	150	399,599
Discontinued operations:							
Total revenue	4,008	ı	ı	8,173	I	ı	12,181
Intersegment revenue	(427)	ı	ı	I	I	ı	(427)
Revenue from external customers	3,581			8,173	I		11,754

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

32.

Segment information (Continued)

(Continued)
information (
Segment
32.

	Food Services	Trading and Frozen Food	Food Processing	Nutrition	Dairies	Unallocated	Total
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
2020 (Continued)							
Results							
Segment results	(8,668)	8,046	(50,619)	ı	(3, 195)	(11,674)	(66,110)
Interest income	96	87	9		24	2	215
Finance costs	(10,244)	(1,503)	(7,305)		(1,126)	(966)	(21,174)
(Loss)/Profit before income tax	(18,816)	6,630	(57,918)	T	(4,297)	(12,668)	(87,069)
Income tax (expense)/credit	(174)	(1,618)	462	·		(143)	(1,473)
(Loss)/Profit from continuing							
operations, net of tax	(18,990)	5,012	(57,456)	ı	(4,297)	(12,811)	(88,542)
Loss from discontinued operations,							
net of tax	(6,056)	ı	ı	(6,341)	ı	ı	(12,397)
(Loss)/Profit for the financial year	(25,046)	5,012	(57,456)	(6,341)	(4,297)	(12,811)	(100,939)
Segment assets	247,397	109,827	137,255		88,932	115,486*	698,897
Segment liabilities	219,580	39,552	137,288		63,040	30,505®	489,965

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32. Segment information (Continued)

	Food Services RM'000	Trading and Frozen Food RM'000	Food Processing RM'000	Nutrition RM'000	Dairies RM'000	Unallocated RM'000	Total RM'000
2020 (Continued)							
Other information							
Additions to property, plant and equipment**	51,705	650	51,315	ı	29,117	47	132,834
Additions to intangible assets	382	ı	-		4		387
Depreciation and amortisation	35,701	4,318	8,086		387	2,845	51,337
Loss allowance on receivables, net	ı	216	373	(6)	57	ı	637
Property, plant and equipment written off	4,276	28	393	293		ı	4,990
Impairment of property, plant and equipment	961	I	33,388	ı		ı	34,349
Impairment of deposits for purchase of property,							
plant and equipment	I	I	2,140	ı	I	ı	2,140
(Gain)/Loss on disposal of property,							
and equipment, net	(22)	(129)	25	·	I	ı	(159)
Gain on disposal of assets held for sale	(173)	I	ı	ı	I	ı	(173)
Net loss on disposal of Nutrition business and							
intangible assets	I	I	ı	2,232	I	ı	2,232
(Gain)/Loss on liquidation of subsidiaries	(403)	ı	ı	2,610	I	·	2,207

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

npany ang certain ווואבשיווובוור או האבווא חו subsidiaries amounting to RM8,726,000, RM6,270,000, RM76,735,000 and RM22,400,000, respectively which are not attributable to the reporting segments. Dalatices, property, plant and equip dilu al rvuci,

Included in unallocated segment liabilities is bank borrowings of certain subsidiaries amounting to RM27,738,000 which are not attributable to the respective reporting segments. Included right-of-use assets. 8 *

32. Segment information (Continued)

Geographical segments

The Group's business segments operate in four (2020: five) main geographical areas. Revenue is based on the country in which the customer is located. Segment non-current assets consist primarily of non-current assets other than financial instruments and deferred tax assets. Segment non-current assets are shown by geographical area in which the assets are located.

	Malaysia RM'000	China RM'000	Asean (excluding Malaysia) RM'000	New Zealand RM'000	Middle East RM'000	Africa RM'000	Total RM'000
2021 Revenue							
Total revenue from external customers Continuing operations	371,701	2,573	4,081			3,767	382,122
Segment non-current assets	464,702	ı	I	T			464,702
2020 Revenue							
Total revenue from external customers							
Continuing operations	393,281	1,324	2,582	I	1,754	658	399,599
Discontinued operations	3,581			8,173	T	T	11,754
Segment non-current assets	577,943	·	ı		·		577,943

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management

The Group's activities expose the Group to financial risks (including credit risk, foreign currency risk, interest rate risk and liquidity risk) arising in the normal course of business. The Group's overall risk management strategy seeks to minimise adverse effects from the volatility of financial markets on the Group's financial performance.

The management is responsible for setting the objectives and underlying principles of financial risks management for the Group. The management continually monitors the Group's financial risk management process to ensure that an appropriate balance between risk and control is achieved.

There has been no change to the Group's exposure to these financial risks or the manner in which it manages and measures the risks. The Group and the Company do not hold or issue derivative financial instruments for trading purposes.

33.1 Credit risk

Credit risk refers to the risk that the counterparty will default on its contractual obligations resulting in a loss to the Group. The Group has adopted a policy of only dealing with creditworthy counterparties and obtaining sufficient collateral where appropriate, as a means of mitigating the risk of financial loss from defaults. The Group performs ongoing credit evaluation of its counterparties' financial condition and generally does not require collateral.

At the end of the financial year, the Group's and Company's maximum exposure to credit risk were represented by the carrying amount of the financial assets on the statement of financial position except for the financial guarantees as disclosed in Note 33.4 to the financial statements.

The Group's and Company's major classes of financial assets are fixed deposits, cash and bank balances, financial assets at FVOCI and trade and other receivables (excluding SST receivables, prepayments and advances to suppliers).

Trade receivables

The age analysis of trade receivables that are past due are as follows:

	2021			2020		
	Gross receivables RM'000	Impaired RM'000	Expected loss rate %	Gross receivables RM'000	Impaired RM'000	Expected loss rate %
Group						
Past due 1 day to 3 months	8,637	1,425	16	9,653	240	2
Past due over 3 to 6 months	2,461	1,092	44	881	200	23
Past due over 6 to 12 months	529	442	84	1,357	426	31
Past due over 12 months	444	407	92	2,493	2,484	100
		3,366		-	3,350	

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.1 Credit risk (Continued)

Trade receivables (Continued)

The management measures loss allowance for trade receivables at an amount equal to lifetime expected credit losses ("ECL"). The ECL on trade receivables, excluding trade receivables determined to be credit-impaired, are determined based on historical credit loss rate and historical payment pattern, adjusted for current conditions and forecast of future economic conditions that may affect the ability of the customer to settle the trade receivables at the end of the financial year. As at 30 September 2021, the Group recognised loss allowance of RM3,366,000 (2020: RM3,350,000).

Movements in the allowance for impairment loss on trade receivables are as follows:

	Group	Group		
	2021 RM′000	2020 RM'000		
At 1 October	3,350	2,823		
Allowance made during the financial year	978	856		
Write back of allowance no longer required	(618)	(210)		
Written off	(344)	(119)		
At 30 September	3,366	3,350		

Trade receivables that are neither past due nor impaired are substantially companies with good collection track record with the Group.

Other receivables and deposits

The Group has assessed credit risk for other receivables amounts due from third parties based on 12-month expected credit loss basis which reflects the low credit risk of exposures.

For amount due from subsidiaries, the management has taken into account information that it has available internally about these subsidiaries' past, current and expected operating performance and cash flow position. The management monitors and assesses at the end of each financial year on any indicator of significant increase in credit risk on the amount due from the subsidiaries, by considering their financial performance and any default in external debt.

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33. Financial instruments, financial risks and capital management (Continued)

33.1 Credit risk (Continued)

Other receivables and deposits (Continued)

Movements in the allowance for impairment loss on other receivables and amounts due from subsidiaries are as follows:

	Group		Company	
	2021 RM'000	2020 RM'000	2021 RM'000	2020 RM'000
At 1 October	-	28	63,964	46,724
Allowance made during the financial year	-	-	1,393	31,914
Write back of allowance no longer required	-	(9)	(5,674)	(14,374)
Bad debt receivables written off against allowance	-	(19)	-	-
Currency realignment	-	-	445	(300)
At 30 September	-	-	60,128	63,964

The management individually assessed and determined that there is a significant increase in credit risk on the amount due from a subsidiary of RM1,393,000 (2020: RM31,914,000). The subsidiary has a history of losses and has ceased operations at financial year end. The balance has been determined to be credit-impaired as the likelihood of recovery is remote. As at 30 September 2021, the Company has recognised a loss allowance of RM RM1,393,000 (2020: RM31,914,000). Write back of allowance no longer required is due to amount recovered during the financial year.

Cash and bank and fixed deposits

Bank balances and fixed deposits are mainly deposits with financial institutions with high credit-ratings assigned by international credit rating agencies which are assigned with investment grade ratings of generally at least BBB. Impairment of cash and bank balances have been measured based on 12 months expected credit loss model. At the end of the financial year, the Group did not expect any credit loss from non-performance by the counterparties.

33.2 Foreign currency risk

The Group operates and trades in several countries predominantly in Singapore, Malaysia and Indonesia. Currency risk arises within entities in the Group when transactions are denominated in foreign currencies.

Exposure to foreign currency risk is monitored on an ongoing basis to ensure that the net exposure is at an acceptable level, as the Group manages its transactional exposure by matching, as far as possible, receipts and payments in each individual currency.

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33. Financial instruments, financial risks and capital management (Continued)

33.2 Foreign currency risk (Continued)

In relation to the Group's overseas investments in foreign operations where net assets are exposed to currency translation risks, they are not hedged as currency positions in these foreign currencies are considered to be long-term in nature. Differences arising from such translation are recorded under the foreign currency translation reserves.

Foreign currency risk arises from transactions denominated in currencies other than the functional currencies of the respective companies in the Group and the Company.

The currencies that give rise to this risk of the Group are primarily Ringgit Malaysia ("MYR"), United States dollar ("USD") and Singapore dollar ("SGD").

The currencies that give rise to this risk of the Company are primarily Ringgit Malaysia ("MYR") and New Zealand dollar ("NZD").

The Group and the Company have not entered into any currency forward exchange contracts as at the end of the financial year.

The Group's and the Company's material exposure from foreign currency denominated financial assets and financial liabilities as at the end of the financial year is as follows:

	MYR RM'000	USD RM'000	SGD RM'000	IDR RM'000
Group				
2021				
Total financial assets	53,290	4	9,076	122
Total financial liabilities	(481,898)	(2,460)	(1,774)	(90)
Net financial (liabilities)/assets	(428,608)	(2,456)	7,302	32
Less:				
Net financial liabilities/(assets) denominated in the respective entities'				
functional currencies	560,062	(28,899)	(32,391)	(7,476)
Currency exposure of financial assets/(liabilities) net of those denominated in the respective entities' functional currencies	131,454	(31,355)	(25,089)	(7,444)
2020				
Total financial assets	62,006	14	9,302	666
Total financial liabilities	(476,719)	(1,540)	(1,349)	(255)
Net financial (liabilities)/assets	(414,713)	(1,526)	7,953	411
Less:				
Net financial liabilities/(assets) denominated in the respective entities' functional currencies	542,828	(28,174)	(23,965)	(801)
Currency exposure of financial assets/(liabilities) net of those denominated in the respective entities' functional currencies	128,115	(29,700)	(16,012)	(390)

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33. Financial instruments, financial risks and capital management (Continued)

33.2 Foreign currency risk (Continued)

	MYR RM′000	NZD RM'000
Company		
2021		
Total financial assets	146,442	22
Total financial liabilities	(18,558)	(9,067)
Net currency exposure of financial assets	127,884	(9,045)
2020		
Total financial assets	126,695	21
Total financial liabilities	(6,385)	(29,288)
Net currency exposure of financial assets	120,310	(29,267)

Foreign currency sensitivity analysis

The following tables detail the Group's sensitivity to a 10% (2020: 10%) change in MYR, USD, SGD and IDR against the Group entities' respective functional currency and the Company's sensitivity to a 10% (2020: 10%) change in MYR and NZD against the Company's functional currency (SGD). The sensitivity analysis assumes an instantaneous 10% (2020: 10%) change in the foreign currency exchange rates from the end of the financial year, with all other variables held constant. The results of the model are also constrained by the fact that only monetary items, which are denominated in SGD, USD, NZD, IDR and MYR are included in the analysis.

	Increase/(Dec	crease)
	Group	
	Profit or L	.oss
	2021 RM'000	2020 RM'000
<u>MYR</u>		
Strengthened against SGD	13,145	12,812
Weakened against SGD	(13,145)	(12,812)
<u>USD</u>		
Strengthened against MYR	(3,136)	(2,970)
Weakened against MYR	3,136	2,970
<u>SGD</u>		
Strengthened against MYR	(2,509)	(1,601)
Weakened against MYR	2,509	1,601
<u>IDR</u>		
Strengthened against MYR	(744)	(39)
Weakened against MYR	744	39

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.2 Foreign currency risk (Continued)

Foreign currency sensitivity analysis (Continued)

	Compa	Increase/(Decrease) Company		
	Profit or 2021 RM'000	Loss 2020 RM'000		
<u>MYR</u>				
Strengthened against SGD	12,788	12,031		
Weakened against SGD	(12,788)	(12,031)		
NZD				
Strengthened against SGD	(905)	(2,927)		
Weakened against SGD	905	2,927		

The potential impact of foreign exchange rate fluctuation in profit or loss as described in the sensitivity analysis above is attributable mainly to foreign exchange rate fluctuations of the Group's and the Company's foreign exchange exposure on foreign currency denominated cash and cash equivalents, receivables and payables at the end of the financial year.

33.3 Interest rate risk

The Group's exposure to market risks for changes in interest rates relates primarily to bank borrowings (2020: bank borrowings) with financial institutions. The Group maintains an efficient and optimal interest cost structure using a combination of fixed and variable rate debts, and long and short term borrowings.

Interest rate sensitivity analysis

The sensitivity analysis below has been determined based on the exposure to interest rate risk for bank borrowings at the end of the financial year. For floating rate liabilities, the analysis is prepared assuming the amount of liability outstanding at the end of the financial year was outstanding for the whole year. The sensitivity analysis assumes an instantaneous 100 basis point (2020: 100 basis point) change in the interest rates from the end of the financial year, with all variables held constant.

If the interest rates increase by 100 basis point (2020: 100 basis point), loss before tax of the Group will increase by:

	G	āroup
	Loss b	pefore tax
	202 RM'00	
Bank borrowings	2,27	8 2,220

A 100 basis point (2020: 100 basis point) decrease in the interest rates would have an equal but opposite effect to the Group.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.4 Liquidity risk

The Group and the Company actively manage their operating cash flows and the availability of funding so as to ensure that all repayment and funding needs are met. As part of their overall prudent liquidity management, the Group and the Company maintain sufficient levels of cash and cash equivalents and by ensuring the availability of funding through adequate amount of credit facilities from financial institutions to meet their working capital requirements.

The following table details the Group's remaining contractual maturity for its non-derivative financial instruments. The table has been drawn up based on undiscounted cash flows of financial instruments based on the earlier of the contractual date or when the Group is expected to pay. The table includes both interest and principal cash flows.

	Effective interest rate %	Less than 1 year RM'000	1 to 2 years RM'000	2 to 5 years RM'000	More than 5 years RM'000	Total RM'000
Group						
2021						
Bank borrowings	1.97 – 7.75	166,886	32,135	78,112	39,311	316,444
Lease liabilities	2.28 - 6.98	33,280	30,045	57,936	52,724	173,985
Trade and other payables**	-	97,494	-	-	-	97,494
	_	297,660	62,180	136,048	92,035	587,923
2020						
Bank borrowings	2.65 - 7.75	58,787	34,951	100,007	112,008	305,753
Lease liabilities	2.00 - 6.90	37,693	52,161	53,743	45,110	188,707
Trade and other payables**	-	83,516	-	-	-	83,516
	_	179,996	87,112	153,750	157,118	577,976

** Excludes SST payables and contract liabilities.

The repayment terms of the bank borrowings and lease liabilities are disclosed in Notes 15 and 16 to the financial statements.

	Effective interest rate	Less than 1 year
	%	RM'000
Company		
2021		
Trade and other payables	-	29,428
2020		
Trade and other payables		31,175

As at 30 September 2021, the Company provided financial guarantees to the banks for bank borrowings of certain subsidiaries which amounted to RM68,600,000 (2020: RM68,600,000). These bank borrowings represent the maximum amount that the guarantees could be called within one financial year should the subsidiaries default on repayment.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.5 Fair values of financial assets and financial liabilities

Fair value hierarchy

The Group categories fair value measurements using a fair value hierarchy that is dependent on the valuation inputs used as follows:

- Level 1: Quoted prices (unadjusted) in active market for identical assets or liabilities that the Group can access at the measurement date.
- Level 2: Inputs other than quoted prices included within Level 1 that are determined using the other observable inputs such as quoted prices for similar asset/liability in active markets, quoted prices for identical or similar asset/liability in non-active markets or inputs other than quoted prices that are observable for the asset or liability.
- Level 3: Unobservable inputs for the asset or liability.

There were no transfer between levels of the fair value hierarchy during the financial year.

There have been no changes in the valuation techniques of the various classes of financial instruments during the financial year.

The fair values of financial assets and financial liabilities are determined as follows:

(i) Financial instruments that are not carried at fair value and whose carrying amounts are a reasonable approximation of fair value.

The carrying amounts of current financial assets and financial liabilities, such as trade and other receivables, trade and other payables, bank borrowings are reasonable approximation of fair value, either due to their short-term nature or that they are floating rate instruments that are re-priced to market interest rates on or near the end of the financial year.

The carrying amounts of the non-current bank borrowings approximate their fair values due to floating rates or frequent repricing.

(ii) Equity investment at fair value through other comprehensive income ("FVOCI")

Quoted equity securities (Level 1): The fair value is determined by reference to the exchange quoted market bid prices at the close of business at the end of the financial year.

As at 30 September 2021, the Group has 10.48% (2020: 10.48%) investment in Yamada Green Resources Limited ("YGRL"), which was temporarily suspended from trading on the Singapore Exchange Trading Limited ("SGX-ST") since 16 September 2017.

Quoted equity securities (Level 3): The fair value is determined based on asset approach and publicly available information adjusted for the effect of non-marketability of the equity investment and lack of control.

Significant unobservable inputs:

- Discount for lack of marketability ("DLOM") of 40% (2020: 40%)
- Discount for lack of control ("DLOC") of 24.4% (2020: 24.4%)

Inter-relationship between key unobservable inputs and fair value

Increased DLOM and DLOC would decrease fair value; lower DLOM and DLOC would increase fair value.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.5 Fair values of financial assets and financial liabilities (Continued)

Determination of fair value

The following tables set out the financial instruments carried at fair value and those not carried at fair value for which fair value is disclosed, together with their fair values and carrying amounts shown in the statements of financial position.

	Carrying
Total RM'000	amount RM'000
8,946	8,946
8,631	8,631
9,038	9,038
8,726	8,726
-	9,038

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.6 Categories of financial instruments

The following table sets out the financial instruments as at the end of the financial year:

	Gro	Group		pany
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
Financial assets				
Trade and other receivables*	36,313	38,302	147,750	127,174
Fixed deposits	615	615	-	-
Cash and bank balances	16,650	24,064	341	776
Financial assets at amortised cost	53,578	62,981	148,091	127,950
Financial assets at FVOCI	8,946	9,038	8,631	8,726
Total financial assets	62,524	72,019	156,722	136,676

* Excludes SST receivables, prepayments, advances to suppliers and tax recoverable.

	Group		Company	
	2021	2020	2021	2020
	RM'000	RM'000	RM'000	RM'000
Financial liabilities				
Trade and other payables**	97,494	83,516	29,428	31,175
Bank borrowings	258,402	247,317	-	-
Lease liabilities	131,348	150,497	-	-
Financial guarantee contracts	-	-	1,425	5,794
Financial liabilities at amortised cost,				
representing total financial liabilities	487,244	481,330	30,853	36,969

** Excludes SST payables and contract liabilities.

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

33. Financial instruments, financial risks and capital management (Continued)

33.7 Offsetting financial assets and financial liabilities

The following table details the Company's financial assets which are subject to offsetting, enforceable master netting arrangements and similar agreements.

	Gross carrying amounts RM'000	Gross amounts offset in the statement of financial position RM'000	Net amounts in the statement of financial position RM'000
Company			
2020			
Other receivables due from subsidiaries	129,878	(2,908)	126,970
Other payables due to subsidiaries	(32,789)	2,908	(29,881)

During the current financial year, there are no major offsetting of financial assets and financial liabilities at Company level.

33.8 Capital management policies and objectives

The Group and the Company manage their capital to ensure that the Group and the Company are able to continue as a going concern and maintain an optimal capital structure so as to maximise shareholders' values.

The capital structure of the Group consists of debt and equity attributable to equity holders of the Company, comprising issued share capital, reserves and accumulated losses as shown in the statements of financial position.

The Company may purchase its own shares from the market and the timing of these purchases depends on market prices. Buy and sell decisions are made on a specific transaction basis by the management. The Company does not have a defined buy-back plan.

The Group's overall strategy remains unchanged since the previous financial year.

Management constantly reviews the capital structure to ensure the Group and the Company are able to service all debt obligations (include principal repayment and interests) based on its operating cash flows.

The Group is in compliance with externally imposed capital requirements for the financial years ended 30 September 2021 and 2020. The Group is subject to financial covenants and undertakings in relation to bank borrowings (Note 15) and is in compliance with these financial covenants and undertakings.

The gearing ratio is calculated as net debt divided by total capital. Net debt is calculated as bank borrowings plus leases liabilities less fixed deposits and cash and bank balances. Total capital is calculated as equity plus net debt.

	Gro	oup
	2021 RM'000	2020 RM'000
Net debt	372,485	373,135
Total equity	161,555	208,932
Total capital	534,040	582,067
Gearing ratio	69.75%	64.11%

FOR THE FINANCIAL YEAR ENDED 30 SEPTEMBER 2021

34. Events subsequent to the reporting date

(i) Impact from Covid-19

In June 2021, a nationwide lockdown was re-imposed in Malaysia amid a third wave of Covid-19 infection cases. Throughout this duration, all economic sectors are not allowed to operate with the exception of essential economic and service sectors with restricted operating hours and workforce ruling. These have adversely affected the revenue contribution from most of the divisions.

The Malaysian government has reopened most of the economies in October 2021 and gradually relaxed the rules pertaining to lockdowns, including reopening of the industrial sector, allowing of inter-state movement, the reopening of schools and institutes of higher learning, as well as the implementation of the tourism bubble. These developments augur well for all divisions of the Group heading to the next financial year ending 30 September 2022.

a) Food Services Division

Like most businesses, the Division was not spared from the impact of the Covid-19 pandemic. Comparable store sales recovery to pre-pandemic level was further interrupted by the resurgence of Covid-19 infection cases in June 2021. The government tightened preventive health measures and social distancing requirements have resulted in reducing customer traffic and store operating hours. Many restaurants were either closed or providing delivery and takeaway services only. These caused the revenue of the stores especially those located in the malls to fall substantially as compared to those standalone and drive-through stores. However, the Division was able to mitigate the challenges faced by expanding its delivery channels, ramping up digital marketing and boosting its e-commerce presence, in addition to introducing exciting marketing campaigns and launching great value deals to appeal to consumers.

b) Trading and Frozen Food and Food Processing Divisions

The Division's major customers locally and internationally are in the hospitality, F&B and tourism related industries. The various phases and safe management measures implemented locally and internationally such as inter-state travel and cross border travel restrictions have resulted in significant decrease in business activities and closures, particularly in the hospitality, F&B and tourism related industries. Moving forward, the Division expects the operating results to improve gradually in the coming months given the lifting of the movement restrictions and the resumption of inter-state and overseas travel.

c) Dairies Division

Dairies Division supplies sweetened creamer and evaporated creamer to the F&B industry. The implementation of various safe management measures by the government has restricted the operating hours of its customers and has impacted its revenue. Nevertheless, sales are anticipated to pick up gradually from month to month starting next quarter when most Malaysian are willing to dine-in as Covid-19 cases started to drop and lifting of the movement restrictions.

In measuring its assets and liabilities of the Group and Company as at the end of the financial year, the management has considered the current and estimated future market conditions, including the impact of Covid-19, as that date and assessed the recoverable amounts of its financial and non-financial assets. Further details of the recoverable amounts of such investments are as set out in the notes to the financial statements. However, the recovery of the Group's operations and results is highly dependent on the containment of the Covid-19 locally and internationally and the emergence of new Covid-19 variant, Omicron.

35. Authorisation of financial statements

The consolidated financial statements of the Group, the statement of financial position and statement of changes in equity of the Company for the financial year ended 30 September 2021 were authorised for issue by the Board of Directors of the Company on 13 December 2021.

STATISTICS OF SHAREHOLDINGS

AS AT 10 DECEMBER 2021

Issued and fully paid-up capital	:	\$\$69,714,839.268
Number of ordinary shares in issue	:	247,356,403
Class of shares	:	Ordinary share
Voting rights	:	One vote per share
Number of Treasury Shares held	:	242,000
Number of ordinary shares excluding Treasury Shares	:	247,114,403
Percentage of Treasury Shares	:	0.1%(1)

Note :

⁽¹⁾ Calculated based on 247, 114, 403 voting shares as at 10 December 2021.

VOTING RIGHTS

Shareholder's voting rights are set out in Regulation 65 of the Company's Constitution.

Every Member present in person or by proxy shall have one vote for every share which he holds or represents.

SHAREHOLDINGS HELD IN HANDS OF PUBLIC

Rule 723 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST") requires that at least 10% of the equity securities (excluding preference shares and convertible equity securities) of a listed company in a class that is listed are at all times held by the public.

Based on the information provided and to the best knowledge of the Directors, approximately 23.7% of the issued ordinary shares of the Company are held in the hands of the public as at 10 December 2021 and therefore Rule 723 of the Listing Manual of the SGX-ST is complied with.

DISTRIBUTION OF SHAREHOLDINGS

	No. of		No. of	
Size of Shareholdings	shareholders	%	Shares	%
1 – 99	16	1.54	841	0.00
100 - 1,000	163	15.69	95,393	0.04
1,001 - 10,000	506	48.70	2,340,092	0.95
10,001 - 1,000,000	336	32.34	24,404,882	9.87
1,000,001 and above	18	1.73	220,273,195	89.14
TOTAL	1,039	100.00	247,114,403	100.00

STATISTICS OF SHAREHOLDINGS

AS AT 10 DECEMBER 2021

TWENTY LARGEST SHAREHOLDERS

No.	Name	No. of Shares	%
1.	JAYA J B TAN	35,313,449	14.29
2.	GOI SENG HUI	34,618,877	14.01
3.	KAMAL Y P TAN	32,550,292	13.17
4.	TEE YIH JIA FOOD MANUFACTURING PTE LTD	29,123,680	11.79
5.	PHILLIP SECURITIES PTE LTD	18,905,080	7.65
6.	BNP PARIBAS NOMINEES SINGAPORE PTE. LTD.	17,367,474	7.03
7.	HSBC (SINGAPORE) NOMINEES PTE LTD	15,532,599	6.29
8.	KWONG YUEN SENG	7,071,444	2.86
9.	YUEN CHOOI CHUN @ YUEN PIK CHAN	5,882,000	2.38
10.	UOB KAY HIAN PRIVATE LIMITED	5,593,960	2.26
11.	DBS NOMINEES (PRIVATE) LIMITED	4,647,660	1.88
12.	ABN AMRO CLEARING BANK N.V.	3,600,000	1.46
13.	OCBC SECURITIES PRIVATE LIMITED	2,353,340	0.95
14.	HEW MARGARET WYE YOONG OR HEW LEONARD YOKE LEONG	2,000,000	0.81
15.	SOME YEW PEW	1,689,200	0.68
16.	PHANG MAH THIANG	1,611,000	0.65
17.	TAN SU LAN @ TAN SOO LUNG	1,223,000	0.49
18.	KE WENG SEONG	1,190,140	0.48
19.	TAN SAN MAY	943,520	0.38
20.	CGS-CIMB SECURITIES (SINGAPORE) PTE. LTD.	707,380	0.29
	TOTAL	221,924,095	89.80

SUBSTANTIAL SHAREHOLDERS

(as recorded in the Register of Substantial Shareholders)

	Direct		Deemed		Total	
Name	Interest	%	interest	%	Interest	%
Dato' Jaya J B Tan	44,063,449	17.83	46,059,252	18.64	90,122,701	36.47
Dato' Kamal Y P Tan	38,850,292	15.72	51,272,409	20.75	90,122,701	36.47
Datuk Dr Sam Goi Seng Hui	34,618,877	14.01	29,123,680	11.79	63,742,557	25.80
Tee Yih Jia Food						
Manufacturing Pte Ltd	29,123,680	11.79	-	-	29,123,680	11.79
Khor Sin Kok	16,849,254	6.82	-	-	16,849,254	6.82
Mah Weng Choong	15,117,399	6.12	-	-	15,117,399	6.12
	Dato' Jaya J B Tan Dato' Kamal Y P Tan Datuk Dr Sam Goi Seng Hui Tee Yih Jia Food Manufacturing Pte Ltd Khor Sin Kok	NameInterestDato' Jaya J B Tan44,063,449Dato' Kamal Y P Tan38,850,292Datuk Dr Sam Goi Seng Hui34,618,877Tee Yih Jia Food29,123,680Manufacturing Pte Ltd29,123,680Khor Sin Kok16,849,254	Name Interest % Dato' Jaya J B Tan 44,063,449 17.83 Dato' Kamal Y P Tan 38,850,292 15.72 Datuk Dr Sam Goi Seng Hui 34,618,877 14.01 Tee Yih Jia Food 29,123,680 11.79 Khor Sin Kok 16,849,254 6.82	Name Interest % interest Dato' Jaya J B Tan 44,063,449 17.83 46,059,252 Dato' Kamal Y P Tan 38,850,292 15.72 51,272,409 Datuk Dr Sam Goi Seng Hui 34,618,877 14.01 29,123,680 Tee Yih Jia Food - - - Khor Sin Kok 16,849,254 6.82 -	NameInterest%interest%Dato' Jaya J B Tan44,063,44917.8346,059,25218.64Dato' Kamal Y P Tan38,850,29215.7251,272,40920.75Datuk Dr Sam Goi Seng Hui34,618,87714.0129,123,68011.79Tee Yih Jia Food-Manufacturing Pte Ltd29,123,68011.79-Khor Sin Kok16,849,2546.82	NameInterest%interest%InterestDato' Jaya J B Tan44,063,44917.8346,059,25218.6490,122,701Dato' Kamal Y P Tan38,850,29215.7251,272,40920.7590,122,701Datuk Dr Sam Goi Seng Hui34,618,87714.0129,123,68011.7963,742,557Tee Yih Jia Food29,123,680Manufacturing Pte Ltd29,123,68011.7929,123,680Khor Sin Kok16,849,2546.8216,849,254

Notes :

(1) Deemed interested in each others shares through the shares held by Dato' Jaya, Dato' Kamal, spouse of Dato' Jaya and spouse of Dato' Kamal.

⁽²⁾ Direct interest includes shares held through nominees.

⁽³⁾ Deemed interested in shares held by Tee Yih Jia Food Manufacturing Pte Ltd by virtue of section 7 of the Companies Act, Cap. 50.

STATISTICS OF SHAREHOLDINGS

AS AT 10 DECEMBER 2021

DISTRIBUTION OF WARRANTHOLDINGS

	No. of		No. of	
Size of Warrantholdings	Warrantholders	%	Warrants	%
1 – 99	1	0.40	96	0.00
100 - 1,000	14	5.58	10,760	0.01
1,001 - 10,000	115	45.82	619,844	0.59
10,001 - 1,000,000	112	44.62	10,451,201	9.93
1,000,001 and above	9	3.58	94,114,003	89.47
TOTAL	251	100.00	105,195,904	100.00

TWENTY LARGEST WARRANTHOLDERS

No.	Name	No. of Warrants	%
1.	KAMAL Y P TAN	22,850,078	21.72
2.	JAYA J B TAN	21,305,977	20.25
3.	GOI SENG HUI	17,682,313	16.81
4.	TEE YIH JIA FOOD MANUFACTURING PTE LTD	12,730,080	12.10
5.	PHILLIP SECURITIES PTE LTD	7,092,200	6.74
6.	HSBC (SINGAPORE) NOMINEES PTE LTD	5,123,755	4.87
7.	UOB KAY HIAN PRIVATE LIMITED	2,936,640	2.79
8.	CGS-CIMB SECURITIES (SINGAPORE) PTE. LTD.	2,392,960	2.27
9.	KWONG YUEN SENG	2,000,000	1.90
10.	DBS NOMINEES (PRIVATE) LIMITED	988,760	0.94
11.	HEW MARGARET WYE YOONG OR HEW LEONARD YOKE LEONG	800,000	0.76
12.	POK YORK KEAW	800,000	0.76
13.	SOME YEW PEW	700,000	0.67
14.	KE WENG SEONG	517,840	0.49
15.	YUEN CHOOI CHUN @ YUEN PIK CHAN	392,000	0.37
16.	OCBC SECURITIES PRIVATE LIMITED	285,680	0.27
17.	MAH ZHONG DA (MA ZHONGDA)	240,720	0.23
18.	BNP PARIBAS NOMINEES SINGAPORE PTE. LTD.	230,320	0.22
19.	TEE MAY BUAN OR ONG ENG JOO	224,800	0.21
20.	ANG BAN TONG	224,000	0.21
	TOTAL	99,518,123	94.58

Pursuant to Rule 720(6) of the Listing Rules of the SGX-ST ("Listing Rules"), the following is the information relating to the Directors seeking re-election as Directors as set out in Appendix 7.4.1 of the Listing Rules:

Details	Dato' Jaya J B Tan	Mah Weng Choong
Date of Appointment	23 December 2003	3 August 2004
Date of last re-appointment	17 January 2019	17 January 2019
Age	74	83
Country of principal residence	Malaysia	Malaysia
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The Board of Directors of the Company has considered, among others, the recommendation of the Nominating Committee and has reviewed and considered the contribution and performance, attendance, preparedness, participation, candour and suitability of Dato' Jaya J B Tan for re-appointment as Executive Chairman of the Company. The Board have reviewed and concluded that Dato' Jaya J B Tan possess the experience, expertise, knowledge and skills to contribute towards the core competencies of the Board.	The Board of Directors of the Company has considered, among others, the recommendation of the Nominating Committee and has reviewed and considered the contribution and performance, attendance, preparedness, participation, candour and suitability of Mr Mah Weng Choong for re-election as Non-Executive Director of the Company. The Board have reviewed and concluded that Mr Mah Weng Choong possess the experience, expertise, knowledge and skills to contribute towards the core competencies of the Board.
Whether appointment is executive, and if so, the area of responsibility	Executive. Dato' Jaya is responsible for implementing the Company's strategies and policies, driving financial performance, recommending new business initiatives and managing the operations of the Group.	Non-Executive
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Executive Chairman	Non-Executive Director
Professional qualifications	Bachelor of Engineering University of Arizona	Bachelor of Science University of Malaya
Working experience and occupation(s) during the past 10 years	Envictus International Holdings Limited Executive Chairman	Consultant Motivage Sdn Bhd
	Lasseters International Holdings Limited Executive Chairman	Group Chief Operating Officer Etika Dairies Sdn Bhd
		Group Chief Operating Officer Envictus International Holdings Limited
Shareholding interest in the listed issuer and its subsidiaries	Direct interest – 44,063,449 ordinary shares and 24,305,977 warrants in the Company. Deemed interest – 46,059,252 ordinary shares and 26,631,838 warrants in the Company.	Direct interest – 15,117,399 ordinary shares and 5,029,995 warrants in the Company.
Any relationship (including immediate family relationships) with any existing executive officer, the issuer and/or substantial shareholder of the listed issuer or of any of its principal subsidiaries.	Brother of Dato' Kamal Y P Tan, Substantial Shareholder and Director.	No
Conflict of Interest (including any competing business)	No	No
Undertaking (in the format set out in Appendix 7.7) under Rule 720(1) has been submitted to the listed issuer	Yes	Yes

Pursuant to Rule 720(6) of the Listing Rules of the SGX-ST ("Listing Rules"), the following is the information relating to the Directors seeking re-election as Directors as set out in Appendix 7.4.1 of the Listing Rules:

Details	Dato' Jaya J B Tan	Mah Weng Choong
Other Principal Commit	tments Including Directorships	
Present Directorships	Envictus International Holdings Limited (Listed)	Envictus International Holdings Limited (Listed)
	Envictus Brands Pte Ltd	Motivage Sdn Bhd
	Envictus QSR Pte Ltd	
	Envictus Capital (Labuan) Inc.	
	Envictus Foods International Inc.	
	PT Quick Service Restaurant	
	De-luxe Food Services Sdn Bhd	
	Envictus Central Food Services Sdn Bhd	
	Envictus Dairies Marketing Sdn Bhd	
	Envictus Food Services Sdn Bhd	
	Envictus Foods (M) Sdn Bhd	
	Envictus Gifts Sdn Bhd	
	Envictus IT Services Sdn Bhd	
	Eureka Capital Sdn Bhd	
	Food Emporium Sdn Bhd	
	Gourmessa Sdn Bhd	
	Hot Bun Food Industries Sdn Bhd	
	Lyndarahim Ventures Sdn Bhd	
	Motivage Sdn Bhd	
	Pok Brothers (Johor) Sdn Bhd	
	Pok Brothers Sdn Bhd	
	Polygold Beverages Sdn Bhd	
	Polygold Holdings Sdn Bhd	
	Polygold Marketing Sdn Bhd	
	San Francisco Coffee Sdn Bhd	
	Texas Chicken (Malaysia) Sdn Bhd	
	Lasseters International Holdings Limited (Listed)	
	Lasseters International Pte Ltd	
	Lasseters Resorts Pte Ltd	
	Lasseters Investments Pte Ltd	
	Lasseters Interactive Gaming Pte Ltd	
	Lasseters Holdings Pty Ltd	
	Ford Dynasty Pty Ltd	
	Lasseters Seaford Hotel Pty Ltd	
	Lasseters CLG Pty Ltd	
	Lasseters Valley Pty Ltd	
	Lasseters Health Club Pty Ltd	
	Lasseters Management (M) Sdn Bhd	
	Lasseters Properties Sdn Bhd	

Details	Dato' Jaya J B Tan	Mah Weng Choong
Other Principal Commitme	ents Including Directorships	
Present Directorships	Merry Palms Sdn Bhd	
	Warisan Jayasama Sdn Bhd	
	Cypress Lakes Group Pty Ltd	
	Cypress Lakes Golf & Country Club Pty Ltd	
	Cypress Lakes Property Pty Ltd	
	The Golden Door Pty Ltd	
	The Golden Door Holdings Pty Ltd	
	The Golden Door Health Retreat - Elysia Pty Ltd	
	The Golden Door Health Retreat - Willow Vale Pty Ltd	
	Consistent Earnings Sdn Bhd	
	Motif Etika Sdn Bhd	
	Panglima Etika Sdn Bhd	
	Perinsu (Broker Insurans) Sdn Bhd	
	Telecontinent Sdn Bhd	
	YTF Nominees Sdn Bhd	
	Modern Discovery Sdn Bhd	
	Radiant Investments Limited	
	United Pacific Corporation Ltd	
	Nurring Group Limited	
	Able New Investments Ltd	
	Grand Imperial Saigon Hotel LLC	
Past Directorships (for last 5	Envictus Dairies NZ Limited	Not Applicable
years)	Lasseters Corporation Limited	
	PT Sentrafood Indonusa	
	Sutera Mesra Sdn Bhd	
	The Delicious Group Sdn Bhd	
	The Delicious (Singapore) Pte Ltd	
	Super Ace Resources Sdn Bhd	
	New Magic Investments Limited	
	Reunion Restaurant Sdn Bhd	
	Delicious Catering Sdn Bhd	
	Envictus (NZ) Limited	
	Naturalac Nutrition Limited	

Disclose the following matters concerning an appointment of director, chief executive officer, chief financial officer, chief operating officer, general manager or other officer of equivalent rank. If the answer to any question is "yes", full details must be given.

	Details	Dato' Jaya J B Tan	Mah Weng Choong
a)	Whether at any time during the last 10 years, an application or a petition under any bankruptcy law of any jurisdiction was filed against him or against a partnership of which he was a partner at the time when he was a partner or at any time within 2 years from the date he ceased to be a partner?	No	No
b)	Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	Yes. Dato' Jaya resigned as a director of The Delicious Group Sdn Bhd ("TDG"), a wholly-owned subsidiary of Envictus International Holdings Limited on 22 June 2020. TDG has commenced creditors' voluntary liquidation on 5 August 2020 due to cessation of its business operations on 31 May 2020.	No
c)	Whether there is any unsatisfied judgment against him?	No	No
d)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such purpose?	No	No
e)	Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No	No
f)	Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No	No
g)	Whether he has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust?	No	No
h)	Whether he has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or business trust?	No	No
i)	Whether he has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him from engaging in any type of business practice or activity?	No	No

	Details	Dato' Jaya J B Tan	Mah Weng Choong
j)	Whether he has ever, to his knowledge, been concerned with		
	the management or conduct, in Singapore or elsewhere, of the		
	affairs of:-		
	i. any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or	No	No
	any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or	No	No
	iii. any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or	No	No
	iv. any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere	No	No
	onnection with any matter occurring or arising during that period on he was so concerned with the entity or business trust?		
k)	Whether he has been the subject of any current or past investigation or disciplinary proceedings, or has been reprimanded or issued any warning, by the Monetary Authority of Singapore or any other regulatory authority, exchange, professional body or government agency, whether in Singapore or elsewhere?	Yes, a warning letter was issued by the Monetary Authority of Singapore to Dato' Jaya J B Tan on 5 October 2018 relating to late disclosure of change of interest in Envictus International Holdings Limited.	No
Dis	closure applicable to the appointment of Director	only	
Any prior experience as a director of a listed company?		Not applicable as this relates to re- election of Director.	Not applicable as this relates to re- election of Director.
If ye	es, please provide details of prior experience.		
trair	o, please state if the director has attended or will be attending ning on the roles and responsibilities of a director of a listed er as prescribed by the Exchange.		
com	ase provide details of relevant experience and the nominating mittee's reasons for not requiring the director to undergo ning as prescribed by the Exchange (if applicable).		

NOTICE IS HEREBY GIVEN THAT the Annual General Meeting of Envictus International Holdings Limited (the "Company") will be held by way of electronic means on Thursday, 27 January 2022 at 11.00 a.m. to transact the following business:-

AS ORDINARY BUSINESS

- To receive and adopt the Directors' Statement and Audited Financial Statements of the Company for the financial year ended 30 September 2021 together with the Auditor's Report thereon.
 To re-elect Dato' Jaya J B Tan, retiring pursuant to Regulations 87 and 91 of the Constitution of the Company and who, being eligible, offers himself for re-election.
 To re-elect Mr Mah Weng Choong, retiring pursuant to Regulation 91 of the Constitution of the Company and who, being eligible, offers himself for re-election.
 To re-elect Mr Mah Weng Choong, retiring pursuant to Regulation 91 of the Constitution of the Company and who, being eligible, offers himself for re-election.
 To approve the payment of Directors' fees of S\$305,712 for the financial year ended 30 September 2021 (FY2020: (Resolution 4)
- 4. To approve the payment of Directors' fees of \$\$305,712 for the financial year ended 30 September 2021 (FY2020: (Resolution 4 S\$343,500).
- 5. To re-appoint Messrs BDO LLP as the Auditors of the Company and to authorise the Directors to fix their remuneration. (Resolution 5)
- 6. To transact any other ordinary business which may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS

To consider and, if thought fit, to pass the following as Ordinary Resolution, with or without modifications:-

7. ORDINARY RESOLUTION - AUTHORITY TO ISSUE SHARES

"THAT pursuant to Section 161 of the Companies Act, Cap. 50 of Singapore and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST"), the Directors of the Company be authorized and empowered to :-

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

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

- (b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of any instruments made or granted by the Directors of the Company while this Resolution was in force, provided that :
 - (i) the aggregate number of shares (including shares to be issued in pursuance of Instruments made or granted pursuant to this Resolution) to be issued pursuant to this Resolution does not exceed fifty per centum (50%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (ii) below), of which the aggregate number of shares to be issued other than on a pro-rata basis to shareholders of the Company does not exceed twenty per centum (20%) of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (ii) below).

(Resolution 6)

- (ii) (subject to such calculation as may be prescribed by SGX-ST), for the purpose of determining the aggregate number of shares that may be issued in under sub-paragraph (i) above, the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time of passing this Resolution, after adjusting for:-
 - (a) new shares arising from the conversion or exercise of any convertible securities;
 - (b) new shares arising from the exercising share options or vesting of shares awards which are outstanding or subsisting at the time of the passing of this Resolution; and
 - (c) any subsequent bonus issue, consolidation or subdivision of shares.

Adjustments in accordance with (ii)(a) above are only to be made in respect of new shares arising from convertible securities, share options or share awards which were issued and outstanding or subsisting at the time of passing of this Resolution.

- (iii) in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Constitution for the time being of the Company; and
- (iv) unless revoked or varied by the Company in a general meeting, such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is the earlier." [See Explanatory Note (a)]

BY ORDER OF THE BOARD

S Surenthiraraj @ S Suressh Kok Mor Keat Company Secretaries

Singapore 7 January 2022

Please read the following notes and explanations of the resolutions before deciding how to vote.

Explanatory Notes on Special Business to be transacted

(a) Ordinary Resolution 6, if passed, will enable the Directors to issue shares in the Company up to 50% of the total number of issued shares excluding treasury shares and subsidiary holdings in the capital of the Company (in the case of issuance other than on a pro-rata basis to existing shareholders, such aggregate number of shares not to exceed 20% of the total number of issued shares excluding treasury shares and subsidiary holdings in the capital of the Company) for such purposes as they consider to be in the interests of the Company.

IMPORTANT INFORMATION

Shareholders of the Company ("Shareholders") should take note of the following arrangements for the AGM:

(a) No Attendance in Person

In compliance with the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 (the "**Order**"), the AGM will be conducted by electronic means and Shareholders will not be able to attend the AGM physically.

(a) No Attendance in Person (Continued)

All Shareholders or their corporate representatives (in the case of Shareholders which are legal entities) will be able to participate in the AGM proceedings by watching a "live" webcast (the "Live Webcast") or listen to a "live" audio feed (the "Live Audio").

Shareholders who wish to participate in the AGM proceedings through the Live Webcast via their mobile phones, tablets or computers must pre-register at <u>https://conveneagm.sg/envictus</u> by 11.00 a.m. on 24 January 2022 (the "**Registration Deadline**") to enable the Company to verify their status.

Following the verification, authenticated Shareholders will receive an email by 26 January 2022, and will be able to access the Live Webcast by clicking on the link in the email and entering their email and password.

Shareholders who register by the Registration Deadline but do not receive an email response by 11.00 a.m. on 26 January 2022 may contact the webcast service provider via email at <u>support@conveneagm.com</u>, with the full name of the shareholder and his/her identification number.

(b) Voting solely via appointing Chairman of the Meeting as Proxy

In compliance with the Order, a Shareholder who wishes to vote at the Meeting can only do so by appointing the Chairman of the Meeting to act as his/her proxy to vote on his/her behalf in respect of all the Shares held by him/her. In the Proxy Form, a Shareholder should specifically indicate his/her voting instructions as to how the Chairman is to vote for or vote against (or abstain from voting on) the resolutions to be tabled at the Meeting. In the absence of specific directions in respect of a resolution, the appointment of the Chairman of the Meeting as proxy for that resolution will be treated as invalid. All valid votes cast via proxy on each resolution will be counted.

(c) Investors who hold through Relevant Intermediaries (including CPF/SRS Investors)

Investors holding Shares through relevant intermediaries (as defined under Section 181 of the Companies Act (Chapter 50 of Singapore)) (including CPF/SRS investors), should not use the Proxy Form and should contact their relevant intermediaries as soon as possible to specify voting instructions. CPF/SRS investors who wish to vote should approach their respective CPF Agent Banks / SRS Operators at least seven (7) working days before the AGM (i.e. by 11.00 a.m., 17 January 2022) in order to allow sufficient time for their respective intermediaries to in turn submit a proxy form to appoint the Chairman of the Meeting to vote on their behalf by the cut-off date. Other investors holding shares through other relevant intermediaries who wish to vote should approach his/her relevant intermediary as soon as possible to specify voting instructions.

(d) Submission of Proxy Form

All documents relating to the business of AGM, including the proxy form, have been published on SGXNet at URL <u>https://www.sgx.com/securities/company-announcements</u> and the Company's website at the URL <u>https://www.envictus-intl.com</u>. **Printed copies of these documents, including the proxy form, will not be despatched to Shareholders.**

The instrument appointing a proxy must be deposited (i) by post to the office of the Company's Share Registrar, Boardroom Corporate & Advisory Services (Pte). Ltd. at 50 Raffles Place, #32-01, Singapore Land Tower, Singapore 048623 or (ii) by email to proxyform@envictus-intl.com by enclosing a clear scanned completed and signed Proxy Form and must be received by the Company not less than 72 hours before the time appointed for holding the AGM.

(e) Access to documents or information relating to the AGM

In accordance with the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020, all documents and information relating to the business of the AGM (including the Annual Report and the Proxy Form) have been published on Company's website at https://www.envictus-intl.com and on the SGXNet at https://www.envictus-intl.com and on the set of th

(f) Further updates

In view of the evolving COVID-19 situation, the Company reserves the right to take such further precautionary measures as may be appropriate up to the date of the AGM, including any precautionary measures required or recommended by government agencies, in order to curb the spread of COVID-19. Shareholders should continually check for announcements by the Company for updates on the AGM. The Company would like to thank all shareholders for their patience and co-operation in enabling the Company to continue holding its AGM amidst the COVID-19 situation.

(g) Personal data privacy

By (i) submitting an instrument appointing the Chairman of the AGM as a proxy to vote at the AGM and/or any adjournment thereof, (ii) completing the registration form for the Live Webcast in accordance with this Notice, or (iii) submitting any question(s) prior to the AGM in accordance with this Notice, a member of the Company:

- (A) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the following purposes:
 - (aa) the processing and administration by the Company (or its agents or service providers) of proxy forms appointing the Chairman of the AGM as a proxy for the AGM (including any adjournment thereof);
 - (bb) the verification, preparation and compilation of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof) recordings and transmitting images and/or voice recordings when broadcasting the AGM proceedings through webcast and providing any technical assistance where necessary;
 - (cc) addressing relevant and substantial questions from members received before the AGM and if necessary, following up with the relevant members in relation to such questions; and

(dd) enabling the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines,

(collectively, the "Purposes");

- (B) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes; and
- (C) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.

Website

Please refer to <u>https://www.envictus-intl.com</u> for more information about the Company, including the Annual Report 2021, Notice of AGM and Proxy Form.

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ENVICTUS INTERNATIONAL HOLDINGS LIMITED

Company Registration No. 200313131Z (Incorporated in the Republic of Singapore)

PROXY FORM ANNUAL GENERAL MEETING

IMPORTANT

- 1. The Annual General Meeting ("AGM" or the "Meeting") is being convened, and will be held, by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Alternative arrangements relating to, among others, attendance, submission of questions in advance and/or voting by proxy at the AGM are set out in this proxy form which has been uploaded on SGXNet and the Company's website on the same day. The announcement, the Company's annual report, the Notice of AGM and the Proxy Form, may be accessed at the Company's website at https://www.envictus-intl.com and on the SGX website at https://sgx.com/securities/company-announcements. Printed copies of these documents will not be despatched to shareholders.
- 2. A member will not be able to attend the AGM in person. If a member (whether individual or corporate) wishes to exercise his/hers/its voting rights at the AGM, he/she/it must appoint the Chairman of the Meeting as his/her/its proxy to vote on his/her/its behalf at the AGM. In appointing the Chairman of the Meeting as proxy, a member (whether individual or corporate) must give specific instructions at to voting, or abstentions from voting, in the form of proxy, failing which the appointment of the Chairman of the Meeting as proxy for that resolution will be treated as invalid.
- 3. For investors who have used their CPF monies to buy shares in the Company, this proxy form is not valid for use and shall be ineffective for all intents and purposes if used or purported to be used by them.
- 4. CPF or SRS investors who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least 7 working days before the AGM by 11.00 a.m. on 17 January 2022.
- 5. By submitting an instrument appointing the Chairman of the Meeting as proxy, completing the registration form for the AGM live webcast, or submitting any questions to the Company prior to the AGM, the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 7 January 2022.

I/We,	(Name)	(NRIC/Passport/Co Reg No.)
of		(Address)

being a member/members of **ENVICTUS INTERNATIONAL HOLDINGS LIMITED** (the "Company"), hereby appoint the Chairman of the Meeting as my/our proxy/proxies to vote for me/us on my/our behalf at the Annual General Meeting ("AGM") of the Company to be held wholly by way of electronic means on Thursday, 27 January 2022 at 11.00 a.m. and at any adjournment thereof.

I/We direct the Chairman of the Meeting as my/our proxy to vote for, against or abstain from voting on the resolutions to be proposed at the Annual General Meeting as indicated below :-

No.	Deselutions velation to a	No. of Votes		
	Resolutions relating to :	For*	Against*	Abstain*
1	Adoption of Directors' Statement, Audited Financial Statements and Auditor's Report for the financial year ended 30 September 2021.			
2	Re-election of Dato' Jaya J B Tan as a Director.			
3	Re-election of Mr Mah Weng Choong as a Director.			
4	Approval of payment of Directors' fees of S\$305,712 in respect of the financial year ended 30 September 2021.			
5	Re-appointment of Messrs BDO LLP as auditors and to authorise the Directors to fix their remuneration.			
6	Authority to allot and issue new shares.			

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

Dated this _____ day of _____ 2022

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

Total Number of Shares held		
CDP Register		
Register of Members		

IMPORTANT: PLEASE READ NOTES BEFORE COMPLETING THIS PROXY FORM

Notes:

- 1. If the member has shares entered against his name in the Depository Register (maintained by The Central Depository (Pte) Limited), he should insert that number of shares. If the member has shares registered in his name in the Register of Members (maintained by or on behalf of the Company), he should insert that number of shares. If the member has shares entered against his name in the Depository Register and shares registered in his name in the Register of Members, he should insert the aggregate number. If no number is inserted, this form of proxy will be deemed to relate to all the shares held by the member.
- 2. A member will not be able to attend the AGM in person. A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to vote on his/her/its behalf at the AGM if such member wishes to exercise his/her/its voting rights at the AGM. Please note that a member may not vote at the AGM otherwise than by way of appointing the Chairman of the Meeting as the member's proxy.

Where a member (whether individual or corporate) appoints the Chairman of the Meeting as his/her/its proxy, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the proxy form, failing which the appointment of the Chairman of the Meeting as proxy for that resolution will be treated as invalid.

3. A member who is a relevant intermediary entitled to vote at the AGM must appoint the Chairman of the AGM to vote at the AGM instead of the member.

"Relevant intermediary" means:

- (i) a banking corporation licensed under the Banking Act, Chapter 19 of Singapore or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity;
- (ii) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Future Act, Chapter 289 of Singapore and who holds shares in that capacity; or
- (iii) the Central Provident Fund Board established by the Central Provident Fund Act, Chapter 36 of Singapore, in respect of shares purchased under the subsidiary legislation made under that Central Provident Fund Act, Chapter 36 of Singapore, providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.

CPF/SRS investors who wish to appoint the Chairman of the Meeting as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least 7 working days before the AGM by 11.00 a.m. on 17 January 2022.

- 4. The Chairman of the Meeting, as proxy, need not be a member of the Company.
- 5. The instrument appointing the Chairman of the Meeting as proxy must be submitted to the Company in the following manner:
 - (i) if submitted electronically, be submitted via email to proxyform@envictus-intl.com; or
 - (ii) if submitted by post, be lodged with the Company's Share Registrar, Boardroom Corporate & Advisory Services (Pte). Ltd. at 50 Raffles Place, #32-01, Singapore Land Tower, Singapore 048623.

in either case, by no later than 24 January 2022, 11.00 a.m., being at least 72 hours before the time for holding the AGM.

A member who wishes to submit an instrument of proxy must first download, complete and sign the proxy form, before scanning and sending it by email to the email address provided above, or submitting it by post to the address provided above.

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

- 6. The instrument appointing the Chairman of the Meeting as proxy must be under the hand of the appointer or his attorney duly authorised in writing. Where the instrument appointing the Chairman of Meeting as proxy is executed by a corporation, it must be executed either under its common seal or under the hand of its authorised officer(s) or its attorney duly authorised.
- 7. Where an instrument appointing the Chairman of the Meeting as proxy is signed on behalf of the appointor by an attorney, the letter or power of attorney or a duly certified copy thereof must (failing previous registration with the Company) if the instrument appointing the Chairman of the Meeting as proxy is submitted by post, be lodged with the instrument of proxy, if the instrument appointing the Chairman of the Meeting as proxy is email, be emailed with the instrument of proxy, failing which the instrument may be treated as invalid.
- 8. The Company shall be entitled to reject an instrument appointing the Chairman of the Meeting as proxy if it is incomplete, improperly completed, illegible or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified on the instrument appointing Chairman of the Meeting as proxy (including any related attachment). In addition, in the case of members whose shares entered against their names in the Depository Register, the Company may reject an instrument appointing the Chairman of the Meeting as proxy lodged or submitted if such members are not shown to have shares against their names in the Depository Register as at 72 hours before the time appointed for holding the meeting, as certified by The Central Depository (Pte) Limited to the Company.
- 9. Members should take note that once this proxy form is submitted electronically via email to proxyform@envictus-intl.com or lodged with the Company's Share Registrar, they cannot change their vote as indicated in the box provided above.

www.envictus-intl.com

ENVICTUS INTERNATIONAL HOLDINGS LIMITED

SGX Centre II, #17-01, 4 Shenton Way, Singapore 068807 Tel: (65) 6535 0550 Fax: (65) 6538 0877