

WATTA HOLDING BERHAD

(199401038699 (324384-A))

ANNUAL REPORT 2021



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ANNUAL REPORT 2021

NOTICE OF TWENTY SEVENTH ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT the Twenty Seventh Annual General Meeting of the Company will be conducted on a virtual basis through live streaming from the broadcast venue at Tricor Business Centre, Manuka 2 & 3 Meeting Room, Unit 29-01, Level 29, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia on Friday, 24 June 2022 at 9.00 a.m. or at any adjournment thereof to transact the following business:-

ORDINARY BUSINESS

1.		ceive the Audited Financial Statements for the financial year ended 31 December 2021 and eports of the Directors and Auditors thereon.	Please refer to Note 1
2.		elect the following Directors who retire by rotation pursuant to Clause 109 of the Company's titution:-	
	2.1	Dato' Lee Foo San;	(Resolution 1)
	2.2	Datin Teoh Lian Tin; and	(Resolution 2)
	2.3	Gan Leng Swee.	(Resolution 3)
3.		prove the payment of Directors' fees and benefits of up to RM250,000.00 in respect of the d from 25 June 2022 until the conclusion of the next annual general meeting of the Company.	(Resolution 4)
4.	To re	-appoint Messrs UHY as the Company's Auditors and to authorise the Directors to fix their	(Resolution 5)

SPECIAL BUSINESS

remuneration.

To consider and if thought fit, to pass, with or without modifications, the following resolutions:-

ORDINARY RESOLUTION 5. RETENTION OF HJ. AHMAD BIN DARUS AS INDEPENDENT DIRECTOR

"THAT in accordance with the Malaysian Code on Corporate Governance, Hi. Ahmad Bin Darus be and is hereby retained as Independent Non-Executive Director of the Company and be designated as such until the conclusion of the next annual general meeting, subject to the provisions of the relevant regulatory authorities."

ORDINARY RESOLUTION 6. RETENTION OF GAN LENG SWEE AS INDEPENDENT DIRECTOR

"THAT subject to passing of Resolution 3, and in accordance with the Malaysian Code on Corporate Governance, Gan Leng Swee be and is hereby retained as Senior Independent Non-Executive Director of the Company and be designated as such until the conclusion of the next annual general meeting, subject to the provisions of the relevant regulatory authorities.

ORDINARY RESOLUTION 7. RETENTION OF LEE TAK WING AS INDEPENDENT DIRECTOR

"THAT in accordance with the Malaysian Code on Corporate Governance, Lee Tak Wing be and is hereby retained as Independent Non-Executive Director of the Company and be designated as such until the conclusion of the next annual general meeting, subject to the provisions of the relevant regulatory authorities."

ORDINARY RESOLUTION 8. AUTHORITY FOR DIRECTORS TO ISSUE SHARES

"THAT pursuant to Sections 75 and 76 of the Companies Act 2016, and subject to the Main Market Listing Requirements ("Listing Requirements") of Bursa Malaysia Securities Berhad ("Bursa Securities") and the approvals of the relevant governmental and/or regulatory authorities (if any), the Directors be and are hereby empowered to issue new shares in the Company at any time, to such person or persons, upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit, provided that the aggregate number of shares issued pursuant to this resolution does not exceed ten percent (10%) of the total number of issued shares of the Company at the time of issue AND THAT the Directors be and are hereby also empowered to obtain approval from Bursa Securities for the listing of and quotation for the additional shares so issued AND THAT such authority shall continue to be in force until the conclusion of the next annual general meeting ("AGM") of the Company."

(Resolution 9)

(Resolution 6)

(Resolution 7)

(Resolution 8)

9. ORDINARY RESOLUTION

PROPOSED RENEWAL OF EXISTING SHAREHOLDERS' MANDATE AND PROPOSED NEW SHAREHOLDERS' MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("PROPOSED SHAREHOLDERS' MANDATE")

"THAT subject always to the provisions of the Listing Requirements of Bursa Securities, approval be and is hereby given to the Company and its subsidiaries to enter into Recurrent Related Party Transactions of a revenue or trading nature as stated in Section 2.5 of the Circular to Shareholders dated 28 April 2022 with the specified classes of related parties mentioned therein which are necessary for the Group's day-to-day operations and are carried out in the ordinary course of business and are on normal commercial terms which are not more favourable to the related parties than those generally available to the public and are not detrimental to the minority shareholders of the Company.

THAT the approval shall continue to be in force until:-

- the conclusion of the next AGM of the Company following the AGM at which such mandate was passed, at which time it will lapse, unless by a resolution passed at the AGM whereby the authority is renewed;
- the expiration of the period within which the next AGM of the Company is required to be held pursuant to Section 340(2) of the Companies Act 2016 ("the Act") (but must not extend to such extension as may be allowed pursuant to Section 340(4) of the Act); or
- (iii) revoked or varied by resolution passed by the shareholders in general meeting,

whichever is the earlier.

AND THAT the Directors of the Company be and are hereby authorised to complete and do all such acts and things (including executing all such documents as may be required) as they may consider expedient or necessary or in the interests of the Company to give effect to the Proposed Shareholders' Mandate described in the Circular."

10. To transact any other business of which due notice shall have been given in accordance with the Act and the Company's Constitution.

By Order of the Board WATTA HOLDING BERHAD

YEOH CHONG KEAT (SSM PC NO. 201908004096) (MIA 2736) LIM FEI CHIA (SSM PC NO. 202008000515) (MAICSA 7036158) LIEW CHAK HOOI (SSM PC NO. 201908004042) (MAICSA 7055965) Company Secretaries

Kuala Lumpur 28 April 2022

Notes:

- (1) The Audited Financial Statements are laid in accordance with Section 340(1)(a) of the Companies Act 2016 for discussion only. They do not require shareholders' approval and hence, shall not be put forward for voting.
- (2) The Twenty Seventh Annual General Meeting ("27th AGM") will be conducted on a virtual basis through live streaming from the broadcast venue. The broadcast venue is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 which requires the Chairman of the meeting to be present at the main venue of the meeting.

Shareholder(s) or proxy(ies) or attorney(s) or authorised representative(s) **WILL NOT BE ALLOWED** to attend the 27th AGM in person at the broadcast venue on the day of the meeting.

Shareholders are to attend, speak (including posing questions to the Board via real time submission of typed texts) and vote (collectively, "participate") remotely at the 27th AGM via the Remote Participation and Voting ("RPV") facilities provided by Tricor Investor & Issuing House Services Sdn Bhd via its TIIH Online website at https://tiih.online.

Please read these Notes carefully and follow the procedures in the Administrative Guide for the 27th AGM in order to participate remotely.

- (3) Only a depositor whose name appears in the Company's Record of Depositors as at 17 June 2022 shall be regarded as a member and entitled to participate at this meeting or appoint proxy(ies) to participate in his stead.
- (4) A member may appoint proxies to participate instead of him at the meeting. If the member appoints more than one proxy, the appointment shall be invalid unless he specifies the proportion of his holdings to be represented by each proxy. A proxy may but need not be a member of the Company.

(Resolution 10)

NOTICE OF TWENTY SEVENTH ANNUAL GENERAL MEETING (CONT'D)

Notes: (cont'd)

- (5) Where a member of the Company is an exempt authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("Omnibus Account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each Omnibus Account it holds.
- (6) The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointer is a corporation, either under seal or under the hand of an officer or attorney duly authorised.
- (7) The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner and must be received by the Poll Administrators of the Company, Tricor Investor & Issuing House Services Sdn Bhd not less than 48 hours before the time appointed for holding the 27th AGM or adjourned general meeting at which the person named in the appointment proposes to vote:-
 - (i) In hard copy form In the case of an appointment made in hard copy form, the form of proxy must be deposited with the Poll Administrators of the Company at Tricor Investor & Issuing House Services Sdn Bhd, Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Counter at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia.
 - (ii) By electronic means The form of proxy can be electronically lodged with the Poll Administrators of the Company via TIIH Online at https://tiih.online. Kindly refer to the Administrative Guide for the 27th AGM on the procedures for electronic lodgement of form of proxy via TIIH Online.
- (8) A member who has appointed a proxy or attorney or authorised representative to participate at the 27th AGM via RPV facilities must request his/her proxy or attorney or authorised representative to register himself/herself for RPV via TIIH Online website at https://tiih. online. Please follow the procedures for RPV in the Administrative Guide for the 27th AGM.
- (9) Pursuant to Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in this notice will be put to vote by poll.
- (10) The Personal Data Protection Act 2010, which regulates the processing of personal data in commercial transactions, applies to the Company. By providing to us your personal data which may include your name, contact details and mailing address, you hereby consent, agree and authorise the processing and/or disclosure of any personal data of or relating to you for the purposes of issuing the notice of this meeting and convening the meeting, including but not limited to preparation and compilation of documents and other matters, whether or not supplied by you. You further confirm to have obtained the consent, agreement and authorisation of all persons whose personal data you have disclosed and/or processed in connection with the foregoing.

Explanatory Notes:-

1. Resolutions 1, 2 and 3

The profiles of the Directors seeking for re-election are set out in the Directors' Profile section of the Company's Annual Report 2021. In accordance with Clause 109 of the Company's Constitution, an election of Directors shall take place every year. One-third (1/3) of the Directors for the time being, or, if their number is not three (3) or a multiple of three (3), then the number nearest to one-third (1/3) shall retire from office and be eligible for re-election provided always that all the Directors shall retire from office once at least in each three (3) years but shall be eligible for re-election. Dato' Lee Foo San (Group Executive Deputy Chairman and Chief Executive Officer) ("Dato' Lee"), Datin Teoh Lian Tin (Executive Director) ("Datin Teoh"), and Gan Leng Swee (Senior Independent Non-Executive Director) ("Mr. Gan"), being eligible, have offered themselves for re-election.

The Nomination Committee and the Board had considered and were satisfied with the management and contribution of Dato' Lee and Datin Teoh. The Nomination Committee and the Board had reviewed the declaration of independence by Mr. Gan who does not have any conflict of interest with the Company, and were satisfied with the contribution of Mr. Gan who had provided independent views, advices and judgements being an independent Director.

The Board recommends the re-election of Dato' Lee, Datin Teoh and Mr. Gan.

NOTICE OF TWENTY SEVENTH ANNUAL GENERAL MEETING (CONT'D)

Explanatory Notes:- (cont'd)

2. <u>Resolution 6</u>

In observing the recommendation in relation to the tenure of an independent director as prescribed by the Malaysian Code on Corporate Governance ("MCCG"), the Board of Directors of the Company, after having assessed the independence of Hj. Ahmad Bin Darus, considers him to be independent and recommends that Hj. Ahmad Bin Darus be retained as Independent Director of the Company. The details of his assessment and justifications are contained in the Statement Accompanying Notice of AGM.

3. <u>Resolution 7</u>

In observing the recommendation in relation to the tenure of an independent director as prescribed by the MCCG, the Board of Directors of the Company, after having assessed the independence of Mr. Gan, considers him to be independent and recommends that Mr. Gan be retained as Independent Director of the Company. The details of his assessment and justifications are contained in the Statement Accompanying Notice of AGM.

4. Resolution 8

In observing the recommendation in relation to the tenure of an independent director as prescribed by the MCCG, the Board of Directors of the Company, after having assessed the independence of Lee Tak Wing, considers him to be independent and recommends that Lee Tak Wing be retained as Independent Director of the Company. The details of his assessment and justifications are contained in the Statement Accompanying Notice of AGM.

5. <u>Resolution 9</u>

This proposed resolution, if passed, will renew the authority given to the Directors of the Company to issue and allot new shares in the Company at any time, to such person or persons, upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion, deem fit ("General Mandate"), provided that the number of shares issued pursuant to this General Mandate, when aggregated with any such shares issued during the preceding twelve (12) months, does not exceed 10% of the total number of issued shares of the Company at the time of issue. This renewed General Mandate, unless revoked or varied at a general meeting, will expire at the conclusion of the next AGM of the Company.

The General Mandate approved in the preceding year 2021 which was not exercised by the Company during the year, will expire at the forthcoming 27th AGM of the Company.

With this renewed General Mandate, the Company will be able to raise funds expeditiously for the purpose of funding future investment, working capital and/or acquisition(s) without having to convene a general meeting to seek shareholders' approval when such opportunities or needs arise.

6. Resolution 10

This proposed resolution, if passed, will authorise the Company and/or its subsidiary companies to enter into recurrent related party transactions of a revenue or trading nature, particulars of which are as set out in the Circular to Shareholders dated 28 April 2022. This authority, unless revoked or varied by the Company in a general meeting, will expire at the next AGM of the Company.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

RETENTION OF HJ. AHMAD BIN DARUS AS INDEPENDENT DIRECTOR

The Board of Directors of the Company ("Board"), after having assessed the independence of Hj. Ahmad Bin Darus, considers him to be independent based on amongst others, the following justifications and recommends that Hj. Ahmad Bin Darus be retained as Independent Non-Executive Director of the Company:-

- (i) He has confirmed and declared that he is an Independent Director as defined under Paragraph 1.01 of the Listing Requirements of Bursa Securities;
- (ii) He does not have any conflict of interest with the Company and has not been entering/is not expected to enter into contract(s) especially material contract(s) with the Company and/or its subsidiary companies;
- (iii) He is currently not sitting on the board of any other public and/or private companies having the same nature of business as that of the Company and its subsidiary companies; and
- (iv) The Board is of the opinion that Hj. Ahmad Bin Darus is an important Independent Non-Executive Director of the Board in view of his incumbent knowledge of the Company and the Group's activities and corporate history and has provided invaluable contributions to the Board in his role as an Independent Non-Executive Chairman and Chairman of the Remuneration Committee.

RETENTION OF GAN LENG SWEE AS INDEPENDENT DIRECTOR

The Board, after having assessed the independence of Gan Leng Swee, considers him to be independent based on amongst others, the following justifications and recommends that Gan Leng Swee be retained as Senior Independent Non-Executive Director of the Company:-

- (i) He has confirmed and declared that he is an Independent Director as defined under Paragraph 1.01 of the Listing Requirements of Bursa Securities;
- (ii) He does not have any conflict of interest with the Company and has not been entering/is not expected to enter into contract(s) especially material contract(s) with the Company and/or its subsidiary companies;
- (iii) He is currently not sitting on the board of any other public and/or private companies having the same nature of business as that of the Company and its subsidiary companies; and
- (iv) The Board is of the opinion that Gan Leng Swee is an important Senior Independent Non-Executive Director of the Board in view of his incumbent knowledge of the Company and the Group's activities and corporate history and has provided invaluable contributions to the Board in his role as a Senior Independent Non-Executive Director and Chairman of both the Nomination Committee and Risk Assessment/Management Committee.

RETENTION OF LEE TAK WING AS INDEPENDENT DIRECTOR

The Board, after having assessed the independence of Lee Tak Wing, considers him to be independent based on amongst others, the following justifications and recommends that Lee Tak Wing be retained as Independent Non-Executive Director of the Company:-

- (i) He has confirmed and declared that he is an Independent Director as defined under Paragraph 1.01 of the Listing Requirements of Bursa Securities;
- (ii) He does not have any conflict of interest with the Company and has not been entering/is not expected to enter into contract(s) especially material contract(s) with the Company and/or its subsidiary companies;
- (iii) He is currently not sitting on the board of any other public and/or private companies having the same nature of business as that of the Company and its subsidiary companies; and
- (iv) The Board is of the opinion that Lee Tak Wing is an important Independent Non-Executive Director of the Board in view of his incumbent knowledge of the Company and the Group's activities and corporate history and has provided invaluable contributions to the Board in his role as an Independent Non-Executive Director and Chairman of the Audit Committee.

CORPORATE INFORMATION



HJ. AHMAD BIN DARUS Independent Non-Executive Chairman

DATO' LEE FOO SAN Group Executive Deputy Chairman and Chief Executive Officer

HJ. ARIFFIN BIN ABDUL AZIZ Group Executive Director

DATIN TEOH LIAN TIN Executive Director GAN LENG SWEE Senior Independent Non-Executive Director

HJ. AHMAD BIN KHALID Non-Independent Non-Executive Director

LEE TAK WING Independent Non-Executive Director

LOO SOOI GUAN Executive Director

DATUK HONG CHOON HAU Non-Independent Non-Executive Director

AUDIT COMMITTEE

Lee Tak Wing (Chairman) Hj. Ahmad Bin Darus Gan Leng Swee

BOARD OF

DIRECTORS

NOMINATION COMMITTEE

Gan Leng Swee (Chairman) Hj. Ahmad Bin Darus Hj. Ahmad Bin Khalid

REMUNERATION COMMITTEE

Hj. Ahmad Bin Darus (Chairman) Gan Leng Swee Lee Tak Wing

COMPANY SECRETARIES

Yeoh Chong Keat (MIA 2736) Lim Fei Chia (MAICSA 7036158) Liew Chak Hooi (MAICSA 7055965)

REGISTERED OFFICE

Suite 11.1A, Level 11 Menara Weld 76 Jalan Raja Chulan 50200 Kuala Lumpur Tel : (603) 2031 1988 Fax : (603) 2031 9788

SHARE REGISTRAR

Bina Management (M) Sdn Bhd Lot 10, The Highway Centre Jalan 51/205 46050 Petaling Jaya Selangor Darul Ehsan Tel : (603) 7784 3922 Fax : (603) 7784 1988

AUDITORS

UHY (AF 1411) Suite 11.05 Level 11 The Gardens South Tower Mid Valley City Lingkaran Syed Putra 59200 Kuala Lumpur Tel : (603) 2279 3088 Fax : (603) 2279 3099

PRINCIPAL BANKERS

AmBank (M) Berhad United Overseas Bank (Malaysia) Bhd Malayan Banking Berhad

STOCK EXCHANGE LISTING

Main Market of Bursa Malaysia Securities Berhad Sector : Industrial Products & Services Stock Name : WATTA Stock Code : 7226

DIRECTORS' PROFILE

HJ. AHMAD BIN DARUS

68 years of age, Malaysian, Male Hj. Ahmad Bin Darus was appointed to the Board on 16 September 2004. He was subsequently appointed as Chairman and re-designated as Independent Non-Executive Chairman on 26 June 2018. He is the Chairman of the Remuneration Committee and member of the Audit Committee, Nomination Committee and Risk Assessment/Management Committee.

Independent Non-Executive Chairman Prior to his appointment as Director of Watta Holding Berhad, he had more than 10 years of working experience in the management of the financial affairs of corporations which he held the positions as Chief Executive Officer (CEO) and Managing Director. He was the CEO of Pernec Telecom Sdn. Bhd. in 1991 and the Managing Director of Alcatel Malaysia from 1994 to 2002. At both Pernec Telecom and Alcatel Malaysia, he was primarily responsible for the companies' financial management including budgeting, financial planning, company's audit, tax planning, cash flow management, risks management and credit management. He retired from Alcatel Malaysia in 2002 to venture into his own business.

Hj. Ahmad Bin Darus does not have any other directorships in other public companies and listed issuers. He has attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

DATO' LEE FOO SAN

57 years of age, Malaysian, Male

Group Executive Deputy Chairman and Chief Executive Officer was re-designated as Group Executive Deputy Chairman and Chief Executive Officer on 26 June 2018. He is a member of the Risk Assessment/Management Committee. Dato' Lee is a self-made entrepreneur who has ventured into the business world since 1989.

Dato' Lee Foo San was appointed to the Board as an Executive Director on 21 May 1998 and was subsequently appointed as the Group Executive Chairman on 16 October 1998. He

Dato' Lee is a self-made entrepreneur who has ventured into the business world since 1989. In 1998, he ventured into the automotive battery business. Over the years, he has been involved in the telecommunication and travel business and has gained vast exposure in the said fields.

Dato' Lee also sits on the Board of all the Company's subsidiary companies and several other private limited companies. He does not have any other directorships in other public companies and listed issuers.

Dato' Lee is a substantial shareholder of the Company with direct shareholding of 39,549,762 ordinary shares. He is the spouse of Datin Teoh Lian Tin who is an Executive Director of the Company. He attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He has no conflict of interest with the Company and had no convictions for any offences, other than traffic offences (if any), within the past five (5) years nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

HJ. ARIFFIN BIN ABDUL AZIZ

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68 years of age, Malaysian, Male

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Hj. Ariffin Bin Abdul Aziz was appointed to the Board on 16 October 1998. He holds a Bachelor of Economics Degree with honours from University of Malaya in 1977 and a Diploma in Marketing.

Group Executive Director

Hj. Ariffin Bin Abdul Aziz was formerly the General Manager of the banking division of AmInvestment Bank Berhad and the Founder Member and Vice President of the Association of Islamic Banking Malaysia. Apart from the banking industry, his experience covers a wide variety of industries including property development and manufacturing. Prior to joining the Watta Group he was advisor of Islamic Banking for HSBC Malaysia.

Hj. Ariffin Bin Abdul Aziz sits on the Board of all the Company's subsidiary companies. He does not have any other directorships in other public companies and listed issuers.

He attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

DATIN TEOH LIAN TIN

54 years of age, Malaysian, Female

Datin Teoh Lian Tin was appointed to the Board on 21 May 1998. She currently holds the position of Group Human Resource and Administration Director. Datin Teoh is the spouse of Dato' Lee Foo San, the Group Executive Deputy Chairman and a substantial shareholder of the Company.

Executive Director Datin Teoh sits on the Board of several subsidiary companies of Watta Group and several other private limited companies. She does not have any other directorships in other public companies and listed issuers.

Datin Teoh has attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

She has no conflict of interest with the Company and had no convictions for any offences, other than traffic offences (if any), within the past five (5) years nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

GAN LENG SWEE

71 years of age, Malaysian, Male

Senior Independent Non-Executive Director Mr. Gan Leng Swee was appointed to the Board on 16 October 1998. He is the Chairman of the Nomination Committee and Risk Assessment/Management Committee as well as a member of the Audit Committee and Remuneration Committee. He was the Chairman of Audit Committee from the date of his appointment as a Director of the Company until 1 April 2014.

Mr. Gan holds a Bachelor of Economics from University of Malaya in 1974. He began his career with Citibank in 1974 and progressed to the position of Assistant Vice President for Institutional Banking Group. From 1984 to 1986, he was the Asean Representative for Dow MBF Ltd. Hong Kong and concurrently General Manager of MBF Leasing Sdn Bhd. Prior to joining Overseas Union Bank, Singapore in 1987 as the head of the Credit Review Unit (Audit & Inspection), he was a Senior Credit Manager of Oriental Bank Berhad. From 1990 to 1991, he was the Dealer's Representative (Institutional Sales) with G.K. Goh (Stockbrokers) Pte. Ltd. He formed his private management consultancy practice named Citation Corporate Concepts Pte. Ltd. Singapore from 1991 till 1998. On a contract basis from November 1998 to November 1999, he was the Deputy President/Chief Operating Officer for Keppel Bank Philippines.

Mr. Gan does not have any other directorships in other public/private companies and other listed issuers.

Mr. Gan attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

HJ. AHMAD BIN KHALID

71 years of age, Malaysian, Male

Non-Independent Non-Executive Director Hj. Ahmad Bin Khalid was appointed to the Board on 14 February 2011. He is a member of the Nomination Committee.

Hj. Ahmad Bin Khalid is a graduate in Accountancy from Universiti Teknologi Mara in 1973. He started his career in banking and subsequently moved to telecommunication industry. He has attended numerous professional courses and seminars both abroad and locally. Hj. Ahmad Bin Khalid has held various senior management position in both banking and telecommunication industries for the past thirty (30) years.

He does not have any other directorships in other public companies and listed issuers.

He attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

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DIRECTORS' PROFILE (CONT'D)

LEE TAK WING

67 years of age, Malaysian, Male

Independent Non-Executive Director Mr. Lee Tak Wing was appointed to the Board and as a member of the Audit Committee on 14 October 2011. He was appointed as Chairman of the Audit Committee on 1 April 2014 and a member of the Remuneration Committee on 26 February 2018.

Mr. Lee holds a Diploma in Accounting and Business Studies from Goons College in 1974 and Diploma in Strategic Marketing Management from Singapore Institute of Management in 1991. He attended Wharton School of Business US Executive Program in Hong Kong in 1993. He had his first career in the banking industry where he spent 8 years in UMBC Bhd. He then moved into commercial sectors where he held various senior positions and roles. In 1990, he joined Nokia Mobile in Singapore as Regional Manager responsible for Hong Kong, Taiwan and Philippines markets. He was relocated to Hong Kong in 1991 and promoted to Sales General Manager responsible for China market. In 1996, he was relocated back to Malaysia and was promoted as Country Manager. He was appointed as Managing Director for Nokia Malaysia in 2003. In 2006, he ventures into consultancy services.

Mr. Lee does not have any other directorships in other public companies and listed issuers. He attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

LOO SOOI GUAN

57 years of age, Malaysian, Male

Executive Director

Mr. Loo is a Chartered Accountant and a member of Malaysia Institute of Accountants. He holds a Bachelor of Business Degree in Accountancy from RMIT University, Melbourne, Australia. He joined Watta Group in June 1998 as the Group Financial Controller, overseeing the finance department of the Group. He was promoted to Vice President in January 2002 where he held the position till 21 May 2013.

During his tenure in Watta Group he gained vast experience in corporate affairs, finance, manufacturing, marketing, procurement, logistics and the overall operations of the Watta Group. Prior to joining Watta Group, he has worked in several business industries which include property development, manufacturing and oil & gas. He also had working experience for several years at BP Australia Limited, Melbourne, Australia.

He is also a director of several subsidiaries in Watta Group.

Datuk Hong Choon Hau was appointed to the Board on 30 May 2017.

Mr. Loo Sooi Guan was appointed to the Board on 21 May 2013.

Mr. Loo does not have any other directorships in other public companies and listed issuers. He attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

DATUK HONG CHOON HAU

46 years of age, Malaysian, Male

Non-Independent Non-Executive Director Datuk Hong holds a Diploma in Computer Science / Information Technology. Datuk Hong holds many positions with years of experience in corporate companies and has been practising good reputation in corporate finance and ICT industry. He was an Executive Director of Sunzen Biotech Berhad from 2014 to 2020.

Datuk Hong is currently the Group Executive Director of CWG Holdings Berhad, a company listed on the Main Market of Bursa Malaysia Securities Berhad and he also sits on the Board of several other private limited companies.

Datuk Hong has indirect shareholdings of 19,344,022 ordinary shares in the Company through Cambridge Asset Holding Limited, the holding company of Surin Bay Resort Sdn Bhd by virtue of Section 8 of the Companies Act 2016.

He attended all the five (5) Board of Directors' Meetings of the Company held during the financial year ended 31 December 2021.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company.

He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.



LOO KWONG YONG

63 years of age, Malaysian, Male Mr. Loo Kwong Yong was appointed as Director of Mobile Technic Sdn Bhd ("MTSB") and SEMS Services Sdn Bhd ("SEMS") on 16 January 2002 and 27 June 2002 respectively. Both MTSB and SEMS are wholly-owned subsidiaries of the Company. Mr. Loo is currently the Managing Director of both MTSB and SEMS. He holds a Master's Degree in Marketing from the University of Stratclyde, Glasglow and is an associate member of the Chartered Institute of Marketing, United Kingdom. He has been in the handphone distribution and servicing business for more than 30 years. He was formerly the Managing Director of Cellstar Amtel Sdn Bhd, a joint venture company between Cellstar USA and Amtel Cellular Malaysia. Cellstar Amtel Sdn Bhd is a subsidiary of Amtel Holdings Bhd, a public company listed on the Main Market of Bursa Malaysia. Prior to joining the Amtel Holding Group, he was also involved in the distribution of mobile handphones mainly the distribution of "OKI" mobile phones.

He does not have any directorship in public companies and listed issuers.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

CHAN SOH HWA

60 years of age, Malaysian, Male Mr. Chan Soh Hwa was appointed as Director of MTSB and SEMS on 16 January 2002 and 28 April 2010 respectively. He is also the General Manager of MTSB and SEMS, both whollyowned subsidiaries of the Company. Both Chan Soh Hwa and Loo Kwong Yong started MTSB and SEMS. He has more than 30 years of experience in the telecommunications industry in Federal Telecommunications and Amtel Communications Sdn Bhd. He specialised in handphone project management, system design and implementation.

He was also involved in wireless telecommunication equipment project design, integration, implementation and management such as Trunked Radio System, Conventional/Auxiliary Radio System, and Paging (in H house/public) System, Analog/ Digital Microwave Radio System, Cellular infrastructure and Digital Pair-Gain. Major projects undertaken include those for the oil and gas industry in Malaysia such as Petronas, Esso and Shell, airports and seaports, Malaysia telecommunication companies and nationwide trunked radio system for the Ministry of Police in Vietnam.

He does not have any directorship in public companies and listed issuers.

He does not have any family relationship with any Director and/or major shareholder of the Company and has no conflict of interest with the Company. He has not been convicted of any offences within the past five (5) years other than traffic offences (if any) nor any public sanction or penalty imposed by the relevant regulatory bodies during the financial year.

FINANCIAL HIGHLIGHTS & FINANCIAL INDICATORS

	Financial Year Ended 31 December				
	2017	2018	2019	2020	2021
Financial Highlights of Income State Items (RM)	ement				
Revenue	43,296,463	16,093,166	13,369,367	12,195,575	11,980,163
Earnings Before Interest, Tax, Depreciation And Amortisation	7,201,728	(3,289,809)	4,081,551	(508,409)	(200,695)
Profit/(Loss) Before Tax	6,672,578	(3,505,521)	3,534,584	(1,105,123)	(781,702)
Profit/(Loss) After Tax	3,905,930	(3,113,236)	1,928,636	(1,437,184)	(1,162,839)
Net Profit/(Loss) Attributable to Equity Holders	3,910,164	(3,113,236)	1,928,636	(1,437,184)	(1,162,839)
Financial Highlights of Financial Po Items (RM)	sition				
Total Assets	71,963,378	66,241,430	70,128,915	68,224,885	66,699,241
Total Borrowings	178,886	NIL	639,633	775,217	437,367
Shareholders' Equity	59,035,629	55,922,393	57,851,477	56,414,293	55,251,454
Financial Indicators					
Return of Equity	0.07	(0.06)	0.03	(0.03)	(0.02)
Return on Total Assets	0.05	(0.05)	0.03	(0.02)	(0.02)
Gearing Ratio	NIL	NIL	0.01	0.01	0.01
Interest Cover	86.92	(3,134.53)	354.25	(38.43)	(36.52)
Earnings Per Share (sen)	4.63	(3.69)	2.28	(1.70)	(1.38)
Net Asset Per Share (RM)	0.70	0.66	0.68	0.67	0.65
Gross Dividend Per Share	NIL	NIL	NIL	NIL	NIL
Price Earnings Ratio	6.91	(21.57)	22.78	(32.62)	(37.41)
Gross Dividend Yield Per Share	NA	NA	NA	NA	NA
Share Price as at Financial Year End	0.320	0.795	0.520	0.555	0.515

MANAGEMENT DISCUSSION AND ANALYSIS

OVERVIEW OF THE GROUP BUSINESS AND OPERATIONS

The Group continues its business in the servicing and repairing of mobile telecommunication equipment and the rental of its investment properties for 2021 with the continued challenging environment in Malaysia and globally. The COVID19 pandemic continued to impact health and economic issues. The government implementation of the vaccination programme has been implemented smoothly as over 90% of the population has been fully vaccinated. At year-end, we were further faced with flood issues that affected the people and the businesses. This has also had a negative impact on our business. However, in the last quarter of the financial year, we had started to show improvement in our business. Our business volume increased commendably as the economy showed improvement.

In 2021, our business environment has been affected mainly by the imposition of MCO 2 and 3 and CMCO which starts from February 2021 till June 2021 and thereafter further the enhanced SOP till end of 2021. During this challenging period, customers deferred sending their handphones for repairs. We only see the increase in handphones repairs in the last quarter of 2021. To supplement our loss in revenue, we started to sell impact proof screen protectors and introduce repair offers, extended warranty and also started selling handphone accessories. On our investment properties, all the properties are fully tenanted.

FINANCIAL PERFORMANCE IN 2021

Given the continued COVID19 pandemic, the Group turnover has dropped slightly from RM12.196 million in December 2020 to RM11.980 million for the financial year ended 31 December 2021. However, the performance shows improvement from a loss of RM1.437 million as at 31 December 2020 to RM1.163 million as at 31 December 2021. Turnover from the repair of handphones both under warranty and out of warranty continues to contribute 90% of our total turnover. Turnover from the handphone servicing and repairs had shown improvement from August 2021. The improvement in the performance however was mainly brought about by the revaluation surplus on investment properties of the Group by RM0.47 million.

Net assets of the Group as at 31 December 2021, stood at RM55.251 million, a drop of 2% from the previous year due to the losses incurred.

DIVIDENDS

The Board of Directors does not recommend any dividends for the financial year ended 31 December 2021.

OUTLOOK AND FUTURE PROSPECTS

As the majority of the Malaysian population has been fully vaccinated, and with the government's National Recovery Plan (NRP) being rolled out and the shift from Pandemic to Endemic Stage in April 2022, we expect an improved and sustained economic growth performance, barring any unforeseen circumstances in 2022. We will continue to monitor the market and will react accordingly. We will retain our experienced staff to cater for the expected increase in handphone repairs and comply with the standard requirement of the manufacturer.

With the opening of our borders, we expect to see positive impact on us in the second half of 2022.

We envisage the prospect of GDP growing globally will benefit Malaysia with the continued normalization of economic activities and the improving labour market conditions coupled with the various targeted policy support of the government. However, we feel inflation will remain elevated and supply chain disruptions will continue.

As for our business, we expect to show a higher volume of repair works in 2022 with the anticipated increase in sales of handphones in Malaysia. With the retention of our experienced staff, we are ready to handle the expected surge of the volume of handphone repairs.

We look forward to a better 2022.

SUSTAINABILITY STATEMENT

BUSINESS SUSTAINABILITY

Watta Holding Berhad (WATTA or The Group) is committed towards embracing sustainability as sustainability is the key driver for business growth and it is the aim of WATTA to develop its business in a sustainable and responsible manner. As such it is important to ensure the key areas such as the Economy, Environmental and Social (EES) aspects of the business continue to contribute and benefit the stakeholders at large.

By adopting a good corporate governance framework, environmentally responsible practices and sound social policies, it would enable WATTA to achieve sustainable growth and enhance long-term value for its shareholders and stakeholders.

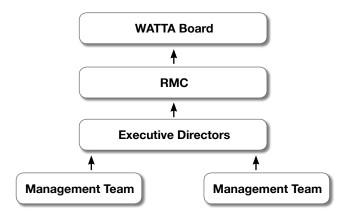
This statement covers the financial year from 1 January 2021 to 31 December 2021 (FY2021) for our major revenue contributor subsidiaries, SEMS Services Sdn. Bhd. (SEMS) and Mobile Technic Sdn. Bhd. (MTSB), given that these business units contribute approximately 90% to the Group's revenue in FY2021.

GOVERNANCE STRUCTURE

At Watta Group, we acknowledge that business operations expose to sustainability related risks to the EES. We, therefore take responsibility to respond to these risks and embed sustainable considerations in our business management. Our sustainability approaches and efforts are overseen by the Board of Directors who are charged with our sustainability agenda.

Our Group's Risk Assessment / Management Committee (RMC) oversees the structure and reporting systems to address the material risks of the Group. Headed by Executive Directors, Heads of business units and management team, the risk profiles are reported and assessed by the RMC and the Board on a quarterly basis.

WATTA Sustainability Governance Structure



STAKEHOLDERS' ENGAGEMENT

WATTA has established a process for materiality assessment with well-defined resources and responsibilities. It is aimed to identify the Group stakeholders' priorities on issues of concern and appropriate approach to attend to the related EES risks and opportunities in an efficient and effective manner.

Stakeholders	Issues of Concern	Approach
Customers (including Under Warranty and Out of Warranty)	 Repair quality and workmanship Speed of repair and service Competitive Pricing Service quality Customer satisfaction 	 Internalised repair skills and periodic training by manufacturers Customers feedback Satisfaction survey Company's Reputation
Principals/Manufacturers	 Repair and Service quality Spare parts availability Technical updates Meeting the requirements Achievement of KPIs set Renewal of Appointments 	 Continuous monitoring and training to ensure the understanding and requirements are met Prompt reconciliation of spare parts used and claims Proactive co-ordination with Manufacturers and Principals

STAKEHOLDERS' ENGAGEMENT (CONT'D)

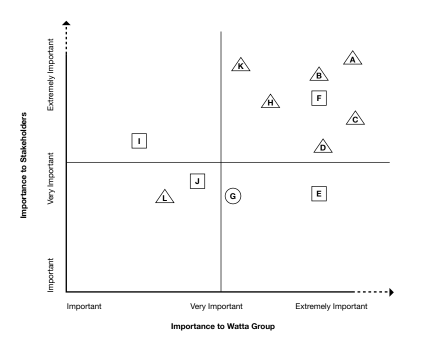
Stakeholders	Issues of Concern	Approach
Employees	 Employee welfare Workplace health and safety, including the impact of COVID-19 pandemic Learning and development Succession planning Attractive reward system 	 Training program Regular briefings on health and safety aspects and compliances Career development Teambuilding Whistle-Blowing Policy Code of Ethics and Conduct
Investors	 Prudent financial management Sustainable financial income Compliance of corporate governance Operational efficiency Risk management 	 Quarterly financial results announcement Annual General Meetings Website updates Emails
Regulators/Authorities	 Compliance License Permits Approvals 	 Regulatory compliance Regulatory disclosures Timely renewal Continuous monitoring
Environment	 Handling of defective parts Pollution Green the future Climate related issues 	 Requirement to return major defective parts directly to Manufactures/ Principals Ensure other parts are disposed to authorised collectors Conserve on energy, paper and water Cotinuous monitoring on climate related issues so as to identify any potential risks and opportunities on our business environment

MATERIALITY ASSESSMENT

At WATTA, our material assessment involves the application of various aspects to identify, categorise and prioritize sustainable matters in accordance with its materiality to reflect the significant EES impacts on the business units which substantively influence the assessments of our internal and external stakeholders.

In conducting the materiality assessment, the Group has taken into consideration the level of significance and sustainability matters in its business operations; and the impact, relevance and importance of sustainability matters with its stakeholders.

MATERIALITY MATRIX





SUSTAINABILITY STATEMENT (CONT'D)

MATERIALITY MATRIX (CONT'D)

1. Economy Sustainability

To strengthen the business focus, the Group ensures the services rendered are consistent with targeted performances. In this respect, the Group emphasises on value for money for every service rendered.

We aim :

- To provide safe and quality services to its customers through innovative and efficient use of technology to minimise the impact on the EES.
- Adhering to the high standard requirements by manufacturers/principals to ensure consistency in achieving the levels of expectation and satisfaction by the customers.
- To achieve the Key Performance Indicators (KPI) set by manufacturers/principals to ensure continuous renewal of service contracts.
- To maintain high performance service standards and continue to attract new manufacturers/principals to become our after-sales service partners.
- To continue to enhance internal processes and procedures to meet manufacturers/principals' changes requirement.
- To conduct our business, services and delivery to customers in an ethical manner.
- To maintain an on-going effort of enhancing relationships between the Company and its manufacturers/ principals through organised engagements on a regular basis.
- To identify potential economic risks and employ strategies to mitigate, manage and minimise the impact. We strive
 to achieve KPIs and meeting all requirements of manufacturers/principals so as to mitigate this economic risk, whilst
 enhancing business opportunities.

2. Environmental Protection

The Group recognises that several of its activities may have an impact on the environment. As such, we continue to ensure strict compliance with the environmental laws governing operations of the services rendered; as well as the environment of our operations so as to address any concerns.

The following are the areas that have been identified and attended to:

- · Major defective parts are collected back by manufacturers/principals for proper recycling treatment.
- To ensure the disposal of balance spare parts are to licensed disposal companies that comply with the disposal requirement standards set by the Authorities.
- Provide recycle bins for proper disposal of unused electronic parts and items by customers.
- To minimize usage of paper with digital copies and backup policy. Notices are displayed in copier area and notice boards.
- To provide safe and conducive working environment for staff to contribute their best.
- To maintain a clean, tidy and organised workplace at all times for safety and health purposes and promote productivity.

3. Social Responsibility

Watta Group is of the view that to build a good and enduring company, we need to balance our performance with social responsibilities. It has been a continuous effort for Watta Group to operate responsibly and care to meet the expectations of our society.

In providing the right opportunity for our workers, we ensure that there is no discrimination and we uphold the fundamental human rights of our staff. We comply with the minimum wage policy and payment in accordance with the Employment Act. All employees are above the minimum age requirement and we promote a conducive working environment for their well being and safety. To ensure sustainability, we ensure our staff are trained to perform their duties with care and professionalism. We provide continuous training to enhance our staff performance and to ensure our prospects and sustainability are well placed.

We are committed to provide a safe and healthy workplace for our employees and customers. With the pro-longed of the COVID-19 pandemic over FY2021, we continue to implement cleaning and disinfection procedures and provide sanitising facilities in offices and service centres, to reduce exposures to COVID-19. Besides that, we have implemented several preventive measures such as physical distancing, thermal scanning, provide masks to employees and promote awareness of conronavirus disease to employees by providing proper guidance on wearing masks and personal hygiene in workplace. The employees are also encouraged to consistenly self-monitor their health status at home, including their family members. We aim to protect our employees and customers and create a safe environment to prevent and control the spread of COVID-19. The Group has strongly encouraged all employees to get vacinated and noted that 99% of all employees have duly been vacinated.

SUSTAINABILITY STATEMENT (CONT'D)

MATERIALITY MATRIX (CONT'D)

3. Social Responsibility (cont'd)

In view of the high technical learning requirements, we maintain a high level of young workforce, the age range for management and staff in the business units is detailed, in the table below:

Business Units - Management and Staff Headcount							
Age Range	F	Y2021	F	Y2020	F	FY2019	
Group	Number	Percentage	Number	Percentage	Number	Percentage	
< 30	78	60.94%	91	67.91%	87	65.91%	
31 - 40	40	31.25%	31	23.13%	38	28.79%	
41 - 50	7	5.47%	7	5.23%	3	2.27%	
> 51	3	2.34%	5	3.73%	4	3.03%	
Total	128	100.00%	134	100.00%	132	100.00%	

We further list below the activities and challenges that were undertaken and faced by the Group:

 Provide continuous skill set training to employees internally and externally to enhance their technical expertise and social responsibility awareness. However, certain centers are experiencing high turnover of staff and lead to more effort in continuous training;

Inculcating integrity and professionalism in employees and to comply to the KPI set by manufacturers/principals;

 Ensuring the compliances during the various movement control orders and National Recovery Plans so as to ensure the arrangement of resources to optimise the operations efficiency;

• Frequent briefings on awareness, prevention and adherence of health conscious aspects pertaining to COVID-19;

 Driving employees to improve with reward and recognition. However, competitors tend to pinch staff by offering higher remuneration. The Company has continued to incentivise staff especially in the technical and sales departments; and

• Provide internship positions for University and College students to learn and experience actual workplace to better prepare them for employment upon graduating.

We also view that we must be a responsible organisation and to take care of those in need. It has been our ongoing activity to donations to the poor and needy of our society. Including folk homes and children's welfare homes Group. In 2021, we have contributed donations to the needy as a corporate social activity of the Group.

CONCLUSION

The Group recognises the importance of developing comprehensive sustainability commitments, particularly in the areas of economic, environment and social performance. Moving forward, the Group will further improve its sustainability initiatives while at the same time building a strong, sustainable and resilient business.

We believe there will be more opportunities for Watta Group in the years ahead for our telecommunication and repair business by increasing the pool of principals and customers. We believe the future of hand phone service and repair business in Malaysia will continue to record growth in view of the demand for smart phones has increased.

The Board of Directors and Management will continue to explore for business diversification, new ventures and business opportunities for the Group.

ACTIVITIES OF CORPORATE SOCIAL RESPONSIBILITIES

- The Group also recognises its obligations on Corporate Social Responsibility as a responsible corporate citizen, and the need to develop a community sustainability program. The Group has participated in charitable events organised by HOPE worldwide Malaysia, include contributions of daily essential items to the welfare and needy Homes.
- In view of the outbreak of Covid-19, the Group has contributed donations to the needy to facilitate financial ease during the tough periods.





CORPORATE GOVERNANCE OVERVIEW STATEMENT

The Board of Directors of Watta Holding Berhad ("the Company" or "Watta") recognises the importance of practising good corporate governance and is committed to ensuring that the principles and practices of the Malaysian Code on Corporate Governance ("MCCG') are observed and practised as a fundamental part of discharging its responsibilities to protect and enhance shareholders' value and financial performance of the Group.

The Board is pleased to report this Statement which sets out the extent of the Group's application with the prescribed practices of MCCG with exceptions reported herein.

The Company's Corporate Governance Report can be downloaded from the Company's website at www.watta.com.my.

A. BOARD LEADERSHIP AND EFFECTIVENESS

Board Composition and Board Balance

The Board is primarily entrusted with the overall responsibility over the strategic direction of Watta and its subsidiaries ("Watta Group" or "the Group") and overseeing the business development, financial performance as well as corporate governance practices of the Group.

The Board has within its individuals drawn from varied professions and specialisations. The Board is headed by the Independent Non-Executive Chairman and the existing composition of the Board is as follows:-

- Four (4) Executive Directors (including the Group Executive Deputy Chairman and Chief Executive Officer ("CEO"));
- Three (3) Independent Non-Executive Directors; and
- Two (2) Non-Independent Non-Executive Directors.

The composition of the Board complies with Paragraph 15.02(1) of the Main Market Listing Requirements ("MMLR") of Bursa Malaysia Securities Berhad ("Bursa Securities"). The Board is of the opinion that the interests of shareholders of the Company are fairly represented through the current composition of the Board and its size constitutes an effective Board to the Company. The wide spectrum of knowledge, skills and experience of the Board members give added strength to the leadership which is necessary for the effective stewardship of the Group.

The three (3) Independent Non-Executive Directors of the Company provide the Board with a good mix of industryspecific knowledge plus broad business and commercial experience. They provide guidance, unbiased, fully balanced and independent views, advice and judgement to many aspects of the Group's strategy so as to safeguard the interests of minority shareholders and to ensure that the highest standards of conduct and integrity were maintained by the Group.

The Board continues with the view that although with the representatives of major shareholders on the Board, its existing three (3) Independent Non-Executive Directors, with their extensive knowledge and experience would be able to represent the investment of the public and the minority shareholders.

The positions of Chairman and CEO are separated. Tuan Hj. Ahmad Bin Darus, the Chairman, is supported by the Group Executive Deputy Chairman, and is primarily responsible for the orderly conduct and effectiveness of the Board.

The combined function of the Group Executive Deputy Chairman and CEO is perceived as appropriate and of benefit to the Group for the CEO's extensive knowledge, skills, experience and familiarity with the Group's business, industry, products, policies and administration matters. Dato' Lee Foo San is supported by the Executive Directors who are responsible for the day-to-day running of the business operations of the Group, implementation of the Group's business strategies, plans and policies as endorsed by the Board.

Though the Board does not have half of its members being independent directors as recommended by the MCCG, the Board is of the view that the presence of the three (3) Independent Directors is sufficient to provide the necessary checks and balances on the decision making process of the Board. The Independent Directors provide independent and objective judgement as well as impartial opinion on Board deliberations and decision making and significant contributions of the Independent Directors is evidenced on their participation as members of the committees of the Board.

Apart from the above, the Company practices a clear demarcation of responsibilities and a balance of power and authority. The Board as a whole has always imposed on itself compliance of all appropriate principles and best practices in respect of impartiality, shareholders' and stakeholders' interest and protection and good corporate governance.

Board Responsibilities

The Board retains full and effective control of the Group and has established amongst others, corporate objectives and position descriptions including the limits to management's responsibilities, which the Executive Directors are aware and are responsible for meeting. The Board has an understanding of matters reserved to itself for decision, which include the overall Group strategy and direction, acquisition and divestment policy, approval for major capital expenditures, consideration of significant financial matters and review of the financial and operating performance of the Group.

A. BOARD LEADERSHIP AND EFFECTIVENESS (CONT'D)

Board Responsibilities (cont'd)

The Board has formalised a Board Charter which sets out the role, composition and responsibilities of the Board and those delegated to the Board Committees and Management of the Company and key elements of governance principles guiding the business culture and strategic initiatives of the Group. The Board reviews its charter periodically to keep abreast with latest changes in regulations and ensure it remains consistent with the Board objectives.

Whistle-Blowing Policy has been formalised for employees and public to raise genuine concerns about possible improprieties in matters of financial reporting, compliance and other malpractices. Code of Ethics and Conduct was established which stipulating the sound principles that will guide the Watta Group staff in discharging their duties. Anti-Corruption & Anti-Bribery Policy has also been established, setting out the practice of upholding high levels of personal and professional values in Watta Group's business transactions, interactions and decisions.

The Board Charter, Whistle-Blowing Policy, Code of Ethics and Conduct, and Anti-Corruption & Anti-Bribery Policy are accessible through the Company's website at www.watta.com.my.

The size and composition of the Board is balanced to reflect the interests of the shareholders in the Company. The Board acknowledges that gender diversity is one of the key attributes to an effective and balanced board. In this regard, it is committed to having female representation on the Board and the Board currently has one (1) female member.

The Board believes in equality and equal opportunity to be given to an individual whether for appointment as a director or employment within the Group, based on merit and not on gender, age or racial bias.

Board Committees

The Board Committees namely, Audit Committee, Nomination Committee, Remuneration Committee and Risk Assessment/ Management Committee are entrusted with specific powers and responsibilities to assist the Board in discharging its functions within their respective Terms of Reference. The Chairman of the respective Committees report to the Board the outcomes and recommendations from the Committees' meetings and minutes of such Committee meetings will be tabled for the Board's notation. The ultimate responsibility for the final decision on all matters of Board Committees lies with the entire Board.

- Audit Committee
 Details of the Audit Committee are set out in the Audit Committee Report of this Annual Report.
- Nomination Committee
 Details of the Nomination Committee are set out on page 22 of this Annual Report.
- **Remuneration Committee** Details of the Remuneration Committee are set out on page 23 of this Annual Report.
- Risk Assessment/Management Committee
 Details of the Risk Assessment/Management Committee are set out in the Statement on Risk Management and
 Internal Control of this Annual Report.

Reinforce Independence

The existence of the Independent Directors on the Board itself does not ensure absolute unbiased judgement as it can be compromised by familiarity with the other Board members. In this connection, the Board has undertaken an annual assessment of independence of the Independent Directors via disclosed interests and the criteria for assessing their independence was set by the Nomination Committee as approved and adopted by the Board. The current Independent Directors of the Company have fulfilled the criteria of "independence" as prescribed under Chapter 1 of the MMLR of Bursa Securities.

The Board is of the view that the Independent Directors themselves, having provided all the relevant confirmations on their independence, will be able to determine if they can continue to bring independent and objective judgement on Board deliberations and decision making.

As recommended by the MCCG, the Board has considered the tenure of three (3) Independent Directors who had exceeded a cumulative term of nine (9) years namely Tuan Hj. Ahmad Bin Darus, Mr. Gan Leng Swee, and Mr. Lee Tak Wing. Based on the assessment during the financial year under review, the Board has concluded that Tuan Hj. Ahmad Bin Darus, Mr. Gan Leng Swee and Mr. Lee Tak Wing remain to be independent and recommended that they continue to act as Independent Non-Executive Directors based on the following justifications:-

A. BOARD LEADERSHIP AND EFFECTIVENESS (CONT'D)

Reinforce Independence (cont'd)

- (i) They have fulfilled the criteria under the definition of Independent Director as stated in the MMLR of Bursa Securities and thus, would be able to function as a check and balance, bringing an element of objectivity to the Board;
- (ii) They have been with the Company for many years and are familiar with the Company's business operations;
- (iii) They have exercised due care during their tenure as Independent Non-Executive Directors of the Company and have carried out their duties proficiently in the interest of the Company and the shareholders.

The approval from the shareholders of the Company was obtained at the Twenty Sixth Annual General Meeting ("AGM") held on 30 June 2021 for the retention of Tuan Hj. Ahmad Bin Darus, Mr. Gan Leng Swee and Mr. Lee Tak Wing as Independent Non-Executive Directors of the Company notwithstanding that they have served for a tenure of more than nine (9) years.

The Board, through the Nomination Committee, will review the composition of the Board and the tenure of Directors annually or as and when required, to ensure that the Board is functioning effectively and in compliance with the regulatory requirements.

Time Commitment by Directors

Although the Board expects its members to be committed to the Company's affairs and operations, and devote sufficient time to carry out their roles and responsibilities for the Group, it does not restrict its members from being Directors of other companies. All Directors would immediately notify the Company Secretary and the Company should they accept a new directorship in another company.

Supply of information

The Board meets on a quarterly basis with additional meetings held whenever necessary. There were five (5) Board of Directors' Meetings held during the financial year ended 31 December 2021 and the details of attendance are set out as follows:-

Name of Directors	Attendance
Hj. Ahmad Bin Darus	5/5
Dato' Lee Foo San	5/5
Hj. Ariffin Bin Abdul Aziz	5/5
Datin Teoh Lian Tin	5/5
Gan Leng Swee	5/5
Hj. Ahmad Bin Khalid	5/5
Lee Tak Wing	5/5
Loo Sooi Guan	5/5
Datuk Hong Choon Hau	5/5

The Company Secretary was present at all Board meetings held during the financial year ended 31 December 2021.

Prior to Board meetings, the agenda together with relevant documents and information are prepared and distributed to all Directors on a timely manner to ensure that Directors have sufficient time to review and be prepared for discussion. The Group Executive Director and/or other relevant Board members will provide information and clarification on relevant issues and management's recommendations for deliberation and discussion by the Board prior to decision making. The minutes or record of proceedings of Board meetings are circulated to all Directors and are reviewed prior to confirmation at the following Board meeting.

Annual corporate timetable is prepared and circulated to the Board to provide the proposed/scheduled dates of meeting of the Board and Board Committees to enable the Board to plan ahead. The Board is reminded quarterly of the closed periods for dealings in the securities of the Company based on the targeted date of announcement of the Group's interim financial results.

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

The Board is supported by the Company Secretaries pertaining to corporate secretarial matters which include, among others, convening of Board, Board Committees' and general meetings, attending the Board, Board Committees' and general meetings, preparation of circular resolutions and minutes of meetings, maintenance of statutory registers and records, review of announcements, and advising the Board on compliance with the relevant laws and regulations.

A. BOARD LEADERSHIP AND EFFECTIVENESS (CONT'D)

Supply of information (cont'd)

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

Directors' Training

The Directors of the Company had attended the following training sessions during the financial year ended 31 December 2021:-

Name of Directors	Date of Training	Subject
Hj. Ahmad Bin Darus	17 November 2021	ESG and Sustainability Reporting
Dato' Lee Foo San17 November 2021		ESG and Sustainability Reporting
Hj. Ariffin Bin Abdul Aziz 17 November 2021		ESG and Sustainability Reporting
Datin Teoh Lian Tin	17 November 2021	ESG and Sustainability Reporting
Gan Leng Swee	17 November 2021	ESG and Sustainability Reporting
Hj. Ahmad Bin Khalid	17 November 2021	ESG and Sustainability Reporting
Lee Tak Wing	17 November 2021	ESG and Sustainability Reporting
Loo Sooi Guan	12 April 2021	The Malaysian Transfer Pricing Developments.
	26 April 2021	Sustainability Reporting Workshops for Practitioners: Scope & Materiality in Sustainability Reporting 2021.
	28 April 2021	Case Study-Based MFRS Webinar: COVID-19: Considerations Relating to Accounting, Financial Reporting and Internal Controls.
	17 November 2021	ESG and Sustainability Reporting
	2 December 2021	Fraud Risk Management Workshop 2021.
Datuk Hong Choon Hau	17 November 2021	ESG and Sustainability Reporting.

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

The Board will evaluate their own training needs on a continuous basis and to determine the relevant programmes, seminars and briefings that will enhance their knowledge and enable them to discharge their duties effectively.

Appointment to the Board

Appointment to the Board is based on the recommendations of the Nomination Committee established by the Board, the activities of which are described below.

Nomination Committee

The members of the Nomination Committee comprises:-

- (a) Gan Leng Swee Chairman, Senior Independent Non-Executive Director
- (b) Hj. Ahmad Bin Darus Member, Independent Non-Executive Director
- (c) Hj. Ahmad Bin Khalid Member, Non-Independent Non-Executive Director

The Nomination Committee's responsibilities include assessing the effectiveness of the Board and the contribution/ performance of each individual Director, the size and composition of the Board and reviewing the mix of skills and experience and other qualities required for the Directors. The Committee assesses and recommends new nominees for appointment to the Board and review the nomination of Senior Management when the need arises.

The Company's Constitution provides that at every annual general meeting, at least one-third (1/3) of the directors are subject to retirement by rotation at least once in every three (3) years, and shall be eligible for re-election. Any directors appointed during the year shall hold office until the next following annual general meeting and shall be eligible for re-election. The Committee will assess and recommend to the Board the re-election of Directors retiring in accordance with the Company's Constitution.

A. BOARD LEADERSHIP AND EFFECTIVENESS (CONT'D)

Nomination Committee (cont'd)

The Nomination Committee met once during the financial year with full attendance by its members. During the financial year ended 31 December 2021, the Nomination Committee carried out the following activities in discharging its duties and responsibilities as set out in its terms of reference, a copy of which is available at www.watta.com.my:-

- Reviewed and assessed the existing Board structure, size and composition and diversity;
- Reviewed and assessed the effectiveness and performance of the Board and Board Committees and the term of
 office of the Audit Committee;
- Reviewed and assessed the Board's and individual Director's required mix of skills, experience and other qualities;
- Determined and reviewed the Directors standing for re-election at the AGM of the Company and recommended them to the Board for consideration;
- Conducted annual assessment on the independence of the Independent Directors in accordance with the MCCG based on established criteria and recommended to the shareholders for approval the retention of the Independent Directors who have served for more than nine (9) years at the Company's AGM; and
- Reviewed and noted the training programme(s) attended by the Directors.

The evaluation involves individual Directors and Committee members completing separate performance evaluation sheet regarding the process of the Board and its Committee, their effectiveness and contribution of each individual Director. These assessments and comments by all Directors were tabled and discussed at the Nomination Committee meeting which was then reported to the Board at the Board meeting held thereafter.

The Nomination Committee was satisfied with the experience, contributions and skill mix of the Directors to enable the Board and the Board Committees to discharge their respective duties and responsibilities effectively.

The Nomination Committee may use independent sources in identifying suitable candidates, as and when the need arises.

The Board also acknowledges the importance of boardroom diversity in terms of gender, age, nationality as well as ethnicity and recognises the benefits of this diversity. The Board is of the view that while promoting boardroom diversity is essential, the normal selection criteria based on effective blend of competencies, skills, extensive experience, integrity and knowledge to strengthen the Board should remain a priority.

Directors' Remuneration

The objective of the Group is to ensure that the Group attracts and retains Directors of the calibre needed to run the Group successfully. The Executive Directors are to be appropriately rewarded giving due regard to the corporate and individual performance. In the case of Non-Executive Directors, the level of remuneration reflects the experience and level of responsibilities undertaken by the Non-Executive Directors concerned.

The remuneration of the Executive Directors is performance related which are if not higher are compatible to the market rate in order to attract, motivate and retain them to run the Company. The Company also reimburses reasonable expenses incurred by Directors where required, in the course of carrying out their duties as Directors. The determination of remuneration packages of Non-Executive Directors should be a matter of the Board as a whole.

Remuneration Committee

The Remuneration Committee comprises three (3) members namely:-

(a)	Hj. Ahmad Bin Darus	Chairman, Independent Non-Executive Director
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- (b) Gan Leng Swee Member, Senior Independent Non-Executive Director
- (c) Lee Tak Wing Member, Independent Non-Executive Director

The Remuneration Committee is authorised by the Board to establish a formal and transparent procedure for developing policy on executive remuneration and for fixing the remuneration packages of individual Directors, as well as Senior Management where necessary. The Chairman of the Committee may request for a meeting as and when deemed necessary. The remuneration of Directors shall be the ultimate responsibility of the full Board after considering the recommendations of the Remuneration Committee.

The terms of reference of the Remuneration Committee and Remuneration Policy are available at the Company's website at www.watta.com.my.

The Remuneration Committee's responsibility include review and recommend to the Board the framework of executive remuneration and its cost and the remuneration package for each Executive Director, taking into account the performance of the individual, the inflation price index and information from independent sources on the rates of salary for similar jobs in a selected group of comparable companies and benefits-in-kind for the Executive Directors, review and recommend the bonus scheme for the Executive Directors depending on various performance measurements of the Group.

A. BOARD LEADERSHIP AND EFFECTIVENESS (CONT'D)

Remuneration Committee (cont'd)

The Remuneration Committee met once during the financial year ended 31 December 2021 to inter-alia review and consider the remuneration packages of the Executive Directors and proposed Directors' fees and benefits.

Directors will abstain from discussion and voting on decisions in respect of their own remuneration. The Directors' fees and benefits are to be approved by shareholders at the AGM based on recommendations of the Board.

Details of Directors' remuneration for the financial year ended 31 December 2021 are as set out below:-

Company

Na	ime	Fee	Allowance	Salary	Bonus	Benefits-in-kind	Other emoluments
Ex	ecutive Directors						
1	Dato' Lee Foo San	18,000	-	-	-	-	-
2	Datin Teoh Lian Tin	18,000	-	-	-	-	-
3	Hj. Ariffin Bin Abdul Aziz	18,000	-	-	-	-	-
4	Loo Sooi Guan	18,000	-	-	-	-	-
No	on-Executive Directors						
5	Hj. Ahmad Bin Darus	18,000	20,000	-	-	-	-
6	Gan Leng Swee	18,000	2,000	-	-	-	-
7	Lee Tak Wing	18,000	2,000	-	-	-	-
8	Hj. Ahmad Bin Khalid	18,000	-	-	-	-	-
9	Datuk Hong Choon Hau	18,000	-	-	-	-	-

Group

Na	me	Fee	Allowance	Salary	Bonus	Benefits-in-kind	Other emoluments
Ex	ecutive Directors						
1	Dato' Lee Foo San	42,000	-	252,000	-	32,948	30,240
2	Datin Teoh Lian Tin	42,000	-	189,000	-	-	22,752
3	Hj. Ariffin Bin Abdul Aziz	42,000	-	226,800	-	5,300	9,072
4	Loo Sooi Guan	42,000	-	276,000	-	5,300	33,120
No	n-Executive Directors						
5	Hj. Ahmad Bin Darus	18,000	20,000	-	-	-	-
6	Gan Leng Swee	18,000	2,000	-	-	-	-
7	Lee Tak Wing	18,000	2,000	-	-	-	-
8	Hj. Ahmad Bin Khalid	18,000	-	-	-	-	-
9	Datuk Hong Choon Hau	18,000	-	-	-	-	-

Details of the remuneration of the Senior Management (including salary, allowance, bonus, benefits in-kind and other emoluments) in each successive band of RM50,000 during the financial year ended 31 December 2021, are as follows:-

Na	ame	Salary	Allowance	Bonus	Benefits-in-kind	Other emoluments
1	Loo Kwong Yong	150,001 - 200,000	0 - 50,000	-	-	0 - 50,000
2	Chan Soh Hwa	150,001 - 200,000	0 - 50,000	-	-	0 - 50,000

B. EFFECTIVE AUDIT AND RISK MANAGEMENT

Financial reporting

The Directors are responsible to present a true and fair assessment of the Group's position and prospects in the annual financial statements and quarterly reports. The quarterly financial results were reviewed by the Audit Committee and approved by the Board of Directors prior to the submission to Bursa Securities.

In addition, the Board is responsible to ensure that the financial statements are properly drawn up in accordance with the provisions of the Companies Act 2016 and approved accounting standards in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as of the financial year ended 31 December 2021 and of their financial performance and cash flows for the financial year then ended.

Risk Management and Internal Control

The Board affirms its overall responsibility for maintaining the Company's system of internal controls and risk management and for reviewing the adequacy and integrity of the Group's internal control systems. The Board has established a framework to formulate and review risk management policies and risk strategies.

The Group's Risk Management and Internal Control Statement is set out in the Statement on Risk Management and Internal Control of this Annual Report.

Relationship with Auditors

The Board has established a formal and transparent arrangement for maintaining appropriate relationships with the auditors, both external and internal in seeking professional advice and ensuring compliance with appropriate accounting standards, where applicable. The Audit Committee met with the internal and external auditors to discuss and review the audit plan, audit findings and other relevant reports.

The Audit Committee reviews and monitors the suitability, objectivity and independence of the external auditors on an annual basis. In addition, the Audit Committee has received confirmation from the external auditors that they are and have been independent throughout the conduct of the audit engagement.

C. INTEGRITY IN CORPORATE REPORTING AND MEANINGFUL RELATIONSHIP WITH STAKEHOLDERS

Engagement between Company and Stakeholders

In recognising the importance of timely dissemination of information to shareholders and other stakeholders, the Board is committed to ensuring that the shareholders and other stakeholders are well informed of major developments of the Company and the information is communicated to them through the following channels:-

- (a) the Annual Report;
- (b) the various disclosures and announcements made to Bursa Securities including the quarterly results and annual results.

Information relating to the Group can be viewed at the Company's website at www.watta.com.my.

The AGM is the principal platform for engagement with shareholders and stakeholders. The Chairman, Group Executive Deputy Chairman, Board Committees' Chairman and other Board members as well as the external auditors of the Company are present to respond to all questions raised at the meeting. The outcome of all resolutions proposed at general meetings will be announced to Bursa Securities at the end of the meeting day.

Apart from general meetings, currently there is no other formal programme or schedule of meetings with investors, shareholders, stakeholders and the public generally. However, the management has the option of calling for meetings with investors/analysts if it deems necessary. Thus far, the management is of the opinion that the existing arrangement has been satisfactory.

The Board had identified Mr. Gan Leng Swee as the Senior Independent Non-Executive Director to whom concerns may be conveyed by shareholders and the general public.

In line with the requirements of the MMLR of Bursa Securities, the Company shall be conducting poll voting for all resolutions set out in the notice of general meetings. In addition, the Company will appoint an independent scrutineer to validate the votes at the general meetings.

ADDITIONAL COMPLIANCE INFORMATION

1. UTILISATION OF PROCEEDS

There were no proceeds raised from any corporate proposals during the financial year ended 31 December 2021.

2. MATERIAL CONTRACTS

There were no material contracts subsisting at the end of the financial year or entered into since the end of the previous financial year by the Company or its subsidiaries, which involved the interest of the Directors, and major shareholders other than contracts entered into in the normal course of business.

3. AUDIT AND NON-AUDIT FEES

During the financial year ended 31 December 2021, the amount of audit fees and non-audit fees incurred by the Company and on a Group basis for services rendered by the External Auditors, Messrs UHY or a firm or corporation affiliated to Messrs UHY are as follows:-

	Company (RM)	Group (RM)
Audit services	28,000	85,500
Non-audit services	5,000	5,000

4. RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("RRPT")

The breakdown of the aggregate value of the RRPT conducted pursuant to the shareholders' mandate obtained at the Twenty Sixth Annual General Meeting held on 30 June 2021 is as follows:-

Nature of Transaction	Companies in the Watta Group involved in the RRPT	Related Parties	Relationship of the Related Parties with Watta Group	Actual value transacted from 30 June 2021 up to 1 April 2022 (RM)	
Purchases of airline tickets, tour arrangements and accommodation bookings	 Watta Battery Industries Sdn Bhd ("Watta Battery") 	,	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a Director and substantial shareholder of Z'tronic. 	NIL	
Socialize	 Watta Energy (M) Sdn Bhd ("Watta Energy") 			 Datin Teoh Lian Tin, the Executive Director of Watta, is the spouse of Dato' Lee Foo San. 	
	 Syarikat Perniagaan Leko Sdn Bhd ("Leko") 		 Lee Fook Sin, the brother of Dato' Lee Foo San, is a shareholder of Watta and a Non-Executive Director of both Leko and Watta Battery. 		
			Lee Fo Watta	 Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director of Leko, Watta Battery, Watta Energy and Z'tronic. 	
Wa Wa an			• Hj. Ahmad Bin Khalid, a Director of Watta, is the Director of Zitron and Watta Energy and also a Director and substantial shareholder of Z'tronic.		
			 Lee Li Yen is an Alternate Director to Dato' Lee Foo San in Z'tronic. She is the sister of Dato' Lee Foo San. 		

ADDITIONAL COMPLIANCE INFORMATION (CONT'D)

4. RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("RRPT") (CONT'D)

Nature of Transaction	Companies in the Watta Group involved in the RRPT	Related Parties	Relationship of the Related Parties with Watta Group	Actual value transacted from 30 June 2021 up to 1 April 2022 (RM)
Lease of office premises	Watta Holding Berhad ("Watta")	Zitron Enterprise (M) Sdn Bhd ("Zitron")	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a Director and substantial shareholder of Zitron 	317,537
			• Datin Teoh Lian Tin, the Executive Director of Watta, is a Director and substantial shareholder of Zitron. She is the spouse of Dato' Lee Foo San.	
			• Lee Fook Sin, the brother of Dato' Lee Foo San, is a shareholder of Watta and a Non-Executive Director of both Leko and Watta Battery.	
			• Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director of Leko, Watta Battery and Watta Energy.	
			• Hj. Ahmad Bin Khalid, a Director of Watta, is a Director of Zitron and Watta Energy.	
	Mobile Technic Sdn Bhd ("Mobile Technic")	Zitron	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a Director and substantial shareholder of Zitron. 	NIL
			• Datin Teoh Lian Tin, the Executive Director of Watta, is a Director and substantial shareholder of Zitron. She is the spouse of Dato' Lee Foo San.	
			• Lee Fook Sin, the brother of Dato' Lee Foo San, is a shareholder of Watta and a Non-Executive Director of both Leko and Watta Battery.	
			• Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director of Leko, Watta Battery and Watta Energy.	
			• Hj. Ahmad Bin Khalid, a Director of Watta, is a Director of Zitron and Watta Energy.	
Purchase of phone parts	Mobile Technic	Hello Service Centre (M) Sdn Bhd ("Hello Service Centre")	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a substantial shareholder of Hello Service Centre. 	NIL
			 Datin Teoh Lian Tin, the Executive Director of Watta, is a Director and substantial shareholder of Hello Service Centre. She is the spouse of Dato' Lee Foo San. 	
			 Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director of Hello Service Centre. 	

ADDITIONAL COMPLIANCE INFORMATION (CONT'D)

4. RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE ("RRPT") (CONT'D)

Nature of Transaction	Companies in the Watta Group involved in the RRPT	Related Parties	Relationship of the Related Parties with Watta Group	Actual value transacted from 30 June 2021 up to 1 April 2022 (RM)
Service maintenance fee and repair of phone	SEMS Services Sdn Bhd ("SEMS")	Midland Network Sdn Bhd ("Midland Network")	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a Director and substantial shareholder of Midland Network. 	
			 Datin Teoh Lian Tin, the Executive Director of Watta, is the spouse of Dato' Lee Foo San. 	
			 Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director and shareholder of Midland Network. 	
			 Hj. Ahmad Bin Khalid, a Director of Watta, is a Director and shareholder of Midland Network. 	
Sale and purchase of cellular telephones and related cellular	Watta Energy	Zitron	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a Director and substantial shareholder of Zitron. 	NIL
telephone accessories			 Datin Teoh Lian Tin, the Executive Director of Watta, is a Director and substantial shareholder of Zitron. She is the spouse of Dato' Lee Foo San. 	
			 Lee Fook Sin, the brother of Dato' Lee Foo San, is a shareholder of Watta and a Non-Executive Director of both Leko and Watta Battery. 	
			 Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director of Leko, Watta Battery and Watta Energy. 	
			 Hj. Ahmad Bin Khalid, a Director of Watta, is a Director of Zitron and Watta Energy. 	
Sale and purchase of cellular telephones and related cellular	Watta Energy	The Hello Station (M) Sdn Bhd ("Hello Station")	 Dato' Lee Foo San, the Group Executive Deputy Chairman and a Major Shareholder of Watta, is a substantial shareholder of Hello Station. 	
telephone accessories			 Datin Teoh Lian Tin, the Executive Director of Watta, is a Director and substantial shareholder of Hello Station. She is also the spouse of Dato' Lee Foo San. 	
			 Lee Foo Hock, the brother of Dato' Lee Foo San, is a Director of Hello Station. 	

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

INTRODUCTION

Pursuant to Paragraph 15.26 (b) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the Board of Directors of Watta Holding Berhad ("Board") is pleased to present the Statement on Risk Management and Internal Control of the Group for the financial year ended 31 December 2021 which has been prepared in accordance with the "Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers".

RESPONSIBILITY FOR RISK AND INTERNAL CONTROL

The Board recognises the importance of a sound internal control system and effective risk management practices to safeguard shareholders' investments and the Group's assets. The Board also affirms its overall responsibility for the Group's system of internal control and risk management, and for reviewing the adequacy and integrity of the Group's internal control system.

In view of the limitations inherent in any internal control system, it is recognised that such system is designed to manage rather than eliminate risk. Evaluation and implementation of the system can only provide reasonable assurance of the Group achieving its objectives. The system will not provide absolute assurance against any material misstatement or loss.

The Board has received assurance from the Chief Executive Officer and Group Executive Director that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects, based on the existing risk management and internal control system of the Group.

RISK MANAGEMENT FRAMEWORK

The Board regards risk management as an integral part of business operations and in fulfilling its oversight responsibilities for the Group's system of internal control and risk management, the Board has established a framework to formulate and review risk management policies and procedures and corresponding controls to mitigate the risks.

In ensuring the on-going review process for identifying, evaluating and managing significant risks affecting the Group, internal control procedures with clear lines of accountability and delegated authority have been established through a series of standard operating practice manuals for the business units within the Group covering the Handphone Servicing Segment.

The Audit Committee and the Board had strengthened their efforts to improve and monitor the effectiveness and adequacy of internal control and risk management implementation with regular review and updates through the Risk Assessment / Management Committee ("RAMC").

The RAMC currently consists of three (3) members, namely:-

(a)	Gan Leng Swee	Chairman, Senior Independent Non-Executive Director
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- (b) Hj Ahmad Bin Darus Member, Independent Non-Executive Director
- (c) Dato' Lee Foo San Member, Group Executive Deputy Chairman and Chief Executive Officer

The primary responsibilities and purpose of the RAMC is to assist the Board in fulfilling its responsibilities with respect to review and monitor the Group's risk management framework and activities.

The functions of RAMC shall also include the following:-

- (i) Ensuring the process of identifying and documenting principal risks is in place and on an ongoing basis.
- (ii) Ascertaining internal competency levels to manage the identified risks.
- (iii) Ensuring the implementation of appropriate systems and procedures to manage risks and assigning of accountability.
- (iv) Reviewing the adequacy and the integrity of the Group's internal control systems.
- Taking actions to rectify control failures or weaknesses and determine disciplinary actions for non-compliance, where appropriate.

The Chairman of the RAMC may request for a meeting as and when deemed necessary to review the risk exposures and control actions and to deal with any other matters within the authority of the committee. The Chairman of the RAMC will report to the Audit Committee and Board every quarter its review of the identified key risks and/or new risks for each business units and relevant mitigating plans.

The RAMC has during the financial year reviewed the Group's quarterly risk management reports with recommendations to improve current risk control system to further strengthen the integrity and effectiveness of the internal control mechanism within the Group.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL (CONT'D)

OTHER KEY ELEMENTS OF INTERNAL CONTROL

Apart from risk management and internal audit, the other key elements of the Group's internal control systems are described below:-

- (i) The handphone servicing segment has set up internal control and operation procedures with clear lines of accountability through a series of standard operating practice manuals.
- (ii) The Group maintains a formal organisation structure with clearly defined delegation of responsibilities to the management executive and business segments, including limits of authority, authorisation level for all aspects of the business.
- (iii) An annual budget is submitted for Board's review and approval. The actual performance of the business segments is monitored against budget on a quarterly basis to identify and to address significant variances.
- (iv) Management accounts and reports are prepared monthly and quarterly, covering financial performance as well as key business indicators such as customers' satisfaction level, sales analysis and operating cost analysis. These performance reports are benchmarked against the pre-determined objectives.
- (v) Regular visits to business operation units by members of the Board and the Management team.
- (vi) Quarterly review of the Group's related party transactions by the Audit Committee and the Board.

INTERNAL AUDIT FUNCTION

The Group's internal audit function is outsourced to an independent professional consultancy firm, RSM Corporate Consulting (Malaysia) Sdn Bhd who provides the Audit Committee and the Board with the assurance on the adequacy and integrity of the internal control system of the Group.

The Internal Auditors, performed reviews on key processes within the Group and assessed the effectiveness and adequacy of the internal control system. The Audit Committee is kept informed of the audit process, from the approved annual audit plan to the audit findings and reporting at the scheduled meetings, and would thereafter report and make recommendations to the Board. Senior Management is responsible for ensuring that approved corrective actions are taken within the stipulated time frame.

The internal audit review carried out by the Internal Auditors during the financial year ended 31 December 2021 in accordance with the internal audit plan is outlined in the Audit Committee Report of this Annual Report 2021.

The Company has incurred approximately RM18,800.00 for maintaining the outsourced internal audit function for the financial year ended 31 December 2021.

WEAKNESSES IN INTERNAL CONTROLS THAT RESULT IN MATERIAL LOSSES

During the financial year under review, nothing has come to the attention of the Board which would result in any material losses, contingencies or uncertainties arising from weakness in its internal control system that would require separate disclosure in this Annual Report. Nevertheless, the Board and Management will continue to take proactive measures to strengthen the internal control environment within the Group.

REVIEW OF THE STATEMENT BY EXTERNAL AUDITORS

The External Auditors have reviewed this Statement on Risk Management and Internal Control for inclusion in this Annual Report and their review was performed in accordance with Recommended Practice Guide 5 (RPG5) (Revised), *Guidance for Auditors on Engagements to Report on the Statement on Risk Management and Internal Control included in the Annual Report* issued by the Malaysian Institute of Accountants.

Based on their review, the External Auditors have reported to the Board that nothing has come to their attention that causes them to believe that the statement is inconsistent with their understanding of the process adopted by the Board in reviewing and assessing the adequacy and integrity of the system of internal controls of the Group.

AUDIT COMMITTEE REPORT

The Audit Committee of Watta Holding Berhad is pleased to present the Audit Committee Report for the financial year ended 31 December 2021.

MEMBERS

1.	Lee Tak Wing	Chairman, Independent Non-Executive Director
2.	Hj Ahmad Bin Darus	Member, Independent Non-Executive Director
3.	Gan Leng Swee	Member, Senior Independent Non-Executive Director

SUMMARY OF WORK DURING THE FINANCIAL YEAR

A total of five (5) Audit Committee meetings were held during the financial year ended 31 December 2021. Details of attendance are as follows:-

Name	Attendance
Lee Tak Wing	5/5
Hj Ahmad Bin Darus	5/5
Gan Leng Swee	5/5

During the financial year ended 31 December 2021, the Audit Committee in discharge of its duties and functions carried out the following activities:-

- Reviewed the unaudited quarterly financial results of the Group and made recommendation to the Board of Directors ("Board") for approval prior to submission to Bursa Malaysia Securities Berhad ("Bursa Securities"). The review is to ensure that the quarterly results present a true and fair view of the Group's financial positions and were prepared in accordance with the requirements of the Malaysian Financial Reporting Standard 134 – Interim Financial Reporting and Paragraph 9.22 as well as Appendix 9B of the Main Market Listing Requirements ("MMLR") of Bursa Securities.
- 2. Reviewed and made recommendations to the Board in respect of the annual audited financial statements of the Group and the Company with the External Auditors for approval prior to submission to Bursa Securities. The review is to ensure that the financial statements were prepared in compliance with the regulatory requirements.
- 3. Reviewed and discussed with the External Auditors amongst others, their audit approach, the areas of audit emphasis, reporting and deliverables, as well as new developments on accounting standards and regulatory requirements.
- 4. Reviewed the External Auditors' audit findings, results and reports. Private discussions with the External Auditors without the presence of Executive Directors and Management to discuss any problems/issues arising from the interim audit/final audit and assistance provided by Management to them during the course of audit.
- 5. Reviewed and assessed the suitability, objectivity and independence of the External Auditors in relation to the reappointment of the External Auditors, taking into consideration amongst others, the adequacy of experience and resources of the firm and the professional staff assigned to the audit and the relevant criteria prescribed under the MMLR of Bursa Securities before recommending to the Board.
- 6. Reviewed and discussed the proposed audit and non-audit fees of the External Auditors.
- 7. Reviewed the recurrent related party transactions to ensure the transactions are conducted on arm's length basis and are not detrimental to the interest of minority shareholders.
- 8. Reviewed the internal audit plan to ensure the adequacy of the scope, competency and resources of the internal audit function.
- 9. Reviewed the report from the Internal Auditors, the recommendations made and management responses to those recommendations. Periodically, the Internal Auditors will monitor the implementation of the Management's action plans on the outstanding issues through follow-up report to ensure that all key risks and control weaknesses are being properly addressed.
- 10. Reviewed the renewal of engagement of outsourced internal audit services and recommended to the Board for approval.
- 11. Reviewed the Audit Committee Report and Statement on Risk Management and Internal Control for inclusion in the Annual Report.
- 12. Reviewed and discussed the Risk Assessment & Management Report from the Risk Assessment/Management Committee.
- 13. Reviewed and recommended to the Board for approval the Related Party Transactions Policies and Procedures.

AUDIT COMMITTEE REPORT (CONT'D)

INTERNAL AUDIT FUNCTION

The internal audit function of the Group has been outsourced to an independent professional consultancy firm, RSM Corporate Consulting (Malaysia) Sdn Bhd which was appointed during the financial year with the aim of providing independent and systematic reviews on the systems of internal control. The Internal Audit function provides an independent and objective feedback to the Audit Committee and the Board on the adequacy, effectiveness and efficiency of the internal control system within the Group. The audit assignment was carried out in accordance with the internal audit plan.

The Internal Auditors adopts a risk-based approach and have carried out their work in accordance with The International Standards for the Professional Practice of Internal Auditing set by the Institute of Internal Auditors.

None of the Internal Auditors has family relationship with any Director and/or major shareholder of the Company. The Internal Auditors are independent of the activities they audit and perform their audit with impartiality and due professional care.

The Internal Auditors have adequate resources and appropriate standing to undertake their activities independently and objectively to provide reasonable assurance to the Audit Committee regarding the adequacy and effectiveness of the Group's internal control systems. The outsourced internal audit function is headed by Mr. Joe Lee Yaw Joo, Managing Director and assisted by Mr. Ng Seng Tat, a Principal of RSM Corporate Consulting (Malaysia) Sdn. Bhd. Mr. Joe Lee Yaw Joo is a member of the American Institute of Internal Audit, Malaysian Institute of Accountants, Malaysian Institute of Certified Public Accountants and American Institute of Supply Management. Mr. Ng Seng Tat is a member of the Malaysian Institute of Accountants and CPA Australia.

The Internal Auditors report to the Audit Committee on their audit findings, their recommendations of the corrective actions to be taken by the Management together with the management's responses and action plans in relation thereto were deliberated. Periodically, the Internal Auditors will follow up with Management on the implementation of the agreed audit recommendations.

During the financial year under review, there was no material internal control failure reported that would result in any significant loss to the Group.

In accordance with the internal audit plan, the Internal Auditors had carried out internal audit reviews and reported to the Audit Committee on the following areas of the subsidiary companies during the financial year under review:-

Name of Subsidiary Companies		Areas	
SEMS Services Sdn Bhd ("SEMS") & Mobile Technic Sdn Bhd ("MTSB")	(i) (ii)	Billing to customers for service and repair works; and Debtor management.	
SEMS & MTSB	(i) (ii)	Manpower efficiency review (technician staff); and Gross profit margin analysis by sampling basis.	
SEMS & MTSB	(i)	Inventory management.	

The Internal Auditors will conduct follow up reviews upon request on status of agreed action plans by Management on previous processes of subsidiary companies.

STATEMENT ON DIRECTORS' RESPONSIBILITY IN PREPARING THE FINANCIAL STATEMENTS

The Directors are required by the Companies Act 2016 ("the Act") to prepare financial statements for each financial year which give a true and fair view of the financial position of the Group and of the Company at the end of the financial year under review and their financial performance and cash flows for the financial year then ended. As required by the Act and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the financial statements have been prepared in accordance with the applicable approved accounting standards in Malaysia.

Therefore, in preparing the financial statements of the Group and the Company for the year ended 31 December 2021, the Directors have:-

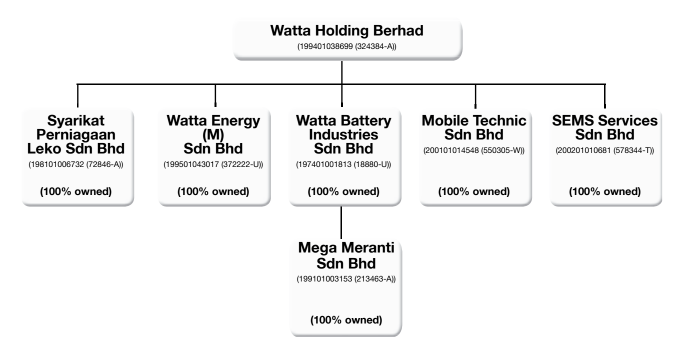
- adopted suitable accounting policies and applied them consistently;
- made judgements and estimates that are prudent and reasonable;
- ensured applicable approved accounting standards have been complied with, subject to any material departures being disclosed and explained in the financial statements; and
- prepared the financial statements on a going concern basis.

The Directors are responsible for ensuring that the Company keeps proper accounting records which disclose with reasonable accuracy at any time the financial position of the Group and of the Company and which enable them to ensure that the financial statements comply with the Act. The Directors are responsible for taking such reasonable steps to safeguard the assets of the Group and of the Company and to prevent and detect fraud and other such irregularities.

The above Statement was reviewed and approved by the Board of Directors on 8 April 2022.



GROUP STRUCTURE



CORPORATE OFFICE

Watta Holding Berhad (199401038699 (324384-A)) 12th Floor, Menara Cosway, Plaza Berjaya, Jalan Imbi, 55100 Kuala Lumpur. Tel: 03-2144 2929 Fax: 03-2144 9929 Website: http://www.watta.com.my E-mail: marketing@watta.com.my

Service of Mobile Phones Division:

Suite W-10-21, 10th Floor, Melawangi Business Suites, Amcorp Trade Centre, No. 18 Jalan Persiaran Barat, 46050 Petaling Jaya, Selangor Darul Ehsan. Tel: 03-7957 2211 Fax: 03-7958 6878



WATTA HOLDING BERHAD (199401038699 (324384-A))

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REPORTS AND FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

DIRECTORS' REPORT

The Directors of Watta Holding Berhad hereby submit their report and the audited financial statements of the Group and of the Company for the financial year ended 31 December 2021.

Principal Activities

The principal activities of the Company are those of investment holding and the provision of management services.

The details of the Company's subsidiaries are as disclosed in Note 7 to the financial statements.

Results

The results of the Group and of the Company for the financial year are as follows:

	Group	Company
	RM	RM
Loss for the financial year		
attibutable to the owners of the parent	(1,162,839)	(786,474)

In the opinion of the Directors, the results of operations of the Group and of the Company during the financial year have not been substantially affected by any item, transaction or event of a material and unusual nature other than the changes in accounting policies as disclosed in Note 2(a) to the financial statements and significant events during the year as disclosed in Note 32 to the financial statements.

Dividends

No dividend has been paid or declared by the Company since the end of the previous financial year. The directors do not recommend any dividend payment in respect of the current financial year.

Reserves and Provisions

There were no material transfers to or from reserves or provisions during the financial year other than as disclosed in the financial statements.

Issue of Shares and Debentures

There were no new issue of shares and debentures during the financial year.

Options Granted Over Unissued Shares

No options were granted to any person to take up unissued shares of the Company during the financial year.

Directors

The Directors of the Company in office during the financial year until the date of this report are:

Haji Ahmad Bin Darus Dato' Lee Foo San * Haji Ariffin Bin Abdul Aziz* Datin Teoh Lian Tin * Gan Leng Swee Lee Tak Wing Haji Ahmad Bin Khalid * Loo Sooi Guan * Datuk Hong Choon Hau

* Director of the Company and its subsidiary companies

The Directors who held office in the subsidiary companies (excluding Directors who are also Directors of the Company) during the financial year and up to the date of this report are:

Lee Foo Hock Lee Fook Sin Loo Kwong Yong Chan Soh Hwa

The information required to be disclosed pursuant to Section 253 of the Companies Act, 2016 in Malaysia is deemed incorporated herein by such reference to the financial statements of the respective subsidiary companies and made a part hereof.

DIRECTORS' REPORT (CONT'D)

Directors' Interests

The interests in shares of the Company and of its related corporations (other than wholly-owned subsidiary companies) of those who were Directors of the Company at the end of the financial year according to the Register of Directors' Shareholdings kept by the Company pursuant to Section 59 of the Companies Act, 2016 are as follows:

	Number of ordinary shares				
	At			At	
	1.1.2021	Bought	Sold	31.12.2021	
Interests in the Company					
Direct interests					
Dato' Lee Foo San	38,849,762	700,000	-	39,549,762	
Loo Sooi Guan	1,025,800	-	-	1,025,800	
Indirect interests					
Loo Sooi Guan ₁	100	-	-	100	
Datuk Hong Choon Hau 2	19,344,022	-	-	19,344,022	

Notes:

- ¹ Shares held directly by spouse. In accordance with Section 59(11)(c) of the Companies Act, 2016 in Malaysia, the interests of the spouse/children in the shares of the Company shall be treated as the interest of the Directors.
- ² Deemed interest pursuant to Section 8(4)(c) of the Companies Act, 2016 in Malaysia, by virtue of his interests in Cambridge Asset Holding Limited, the holding company of Surin Bay Resort Sdn. Bhd.

By virtue of his interests in the shares of the Company, Dato' Lee Foo San is also deemed interested in the shares of all its subsidiary companies during the financial year to the extent that the Company has an interest pursuant to Section 8 of the Companies Act, 2016 in Malaysia.

By virtue of his indirect interests in the shares of the Company, Datuk Hong Choon Hau is also deemed interested in the shares of all its subsidiary companies during the financial year to the extent that the Company has an interest pursuant to Section 8 of the Companies Act, 2016 in Malaysia.

None of the other Directors in office at the end of the financial year held shares or had beneficial interest in the shares of the Company or its related corporations during the financial year.

Directors' Benefits

Since the end of the previous financial year, none of the Directors of the Company has received or become entitled to receive a benefit (other than a benefit included in the aggregate of remuneration received or due and receivable by directors or the fixed salary of a full-time employee of the Company as disclosed in Note 27(c) to the financial statements) by reason of a contract made by the Company or a related corporation with the director or with a firm of which the Director is a member, or with a Company in which he has a substantial financial interest.

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

Indemnity and Insurance Costs

During the financial year, the total amount of indemnity coverage and insurance premium paid for the Directors and certain officers of the Company were RM5 million and RM9,921 respectively. No indemnity was given to or insurance effected for auditors of the Company.

DIRECTORS' REPORT (CONT'D)

Other Statutory Information

Before the financial statements of the Group and of the Company were prepared, the Directors took reasonable steps:

- (a) to ascertain that action had been taken in relation to the writing off of bad debts and the making of allowance for doubtful debts and satisfied themselves that there were no bad debts to be written off and no allowance for doubtful debts was required; and
- (b) to ensure that any current assets which were unlikely to be realised in the ordinary course of business including the value of current assets as shown in the accounting records of the Group and of the Company have been written down to an amount which the current assets might be expected so to realise.

At the date of this report, the Directors are not aware of any circumstances:

- (a) which would render it necessary to write off any bad debts or to make any allowance for doubtful debts in the financial statements of the Group and of the Company; or
- (b) which would render the values attributed to the current assets in the financial statements of the Group and of the Company misleading; or
- (c) not otherwise dealt with in this report or the financial statements of the Group and of the Company which would render any amount stated in the financial statements misleading; or
- (d) which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.

At the date of this report, there does not exist:

- (a) any charge on the assets of the Group and of the Company which has arisen since the end of the financial year which secures the liabilities of any other person; or
- (b) any contingent liability of the Group or of the Company which has arisen since the end of the financial year.

No contingent or other liability has become enforceable, or is likely to become enforceable, within the period of twelve months after the end of the financial year which, in the opinion of the directors, will or may substantially affect the ability of the Group and of the Company to meet their obligations when they fall due.

In the opinion of the Directors, no item, transaction or event of a material and unusual nature has arisen in the interval between the end of the financial year and the date of this report which is likely to affect substantially the results of operations of the Group and of the Company in the financial year in which this report is made.

Subsidiary Interests

The details of the subsidiary companies are disclosed in Note 7 to the financial statements.

Significant Events During the Financial Year

Significant events during the financial year are disclosed in Note 32 to the financial statements.

Auditors

The auditors, UHY have indicated their willingness to continue in office.

Auditors' Remuneration

The amount paid as remuneration of the auditors for the financial year ended 31 December 2021 is as disclosed in Note 22 to the financial statements.

Signed on behalf of the Board, as approved by the Board in accordance with a resolution of the Directors,

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

STATEMENT BY DIRECTORS

The Directors of Watta Holding Berhad state that, in their opinion, the accompanying financial statements are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the provisions of the Companies Act, 2016 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as of 31 December 2021 and of the financial performance and the cash flows of the Group and of the Company for the year ended on that date.

Signed in accordance with a resolution of the Directors,

DATO' LEE FOO SAN

HAJI ARIFFIN BIN ABDUL AZIZ

KUALA LUMPUR 8 APRIL 2022

DECLARATION BY THE DIRECTOR PRIMARILY RESPONSIBLE FOR THE FINANCIAL MANAGEMENT OF THE COMPANY

I, Haji Ariffin Bin Abdul Aziz, the Director primarily responsible for the financial management of Watta Holding Berhad, do solemnly and sincerely declare that the accompanying financial statements are, in my opinion, correct and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Statutory Declarations Act, 1960.

HAJI ARIFFIN BIN ABDUL AZIZ

Subscribed and solemnly declared by the abovenamed Haji Ariffin Bin Abdul Aziz at Kuala Lumpur in Federal Territory, this 8 April 2022.

Before me,

COMMISSIONER FOR OATHS

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF WATTA HOLDING BERHAD

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Watta Holding Berhad, which comprise the statements of financial position as at 31 December 2021 of the Group and of the Company, and the statements of profit and loss and other comprehensive income, statements of changes in equity and statements of cash flows of the Group and of the Company for the financial year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 43 to 85.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Group and of the Company as at 31 December 2021, and of their financial performance and their cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act, 2016 in Malaysia.

Basis for Opinion

We conducted our audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing. Our responsibilities under those standards are further described in the *Auditors' Responsibilities for the Audit of the Financial Statements* section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence and Other Ethical Responsibilities

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

Key Audit Matters

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

Key Audit Matters	How we addressed the key audit matters
Valuation of investment properties	
Investment properties are measured initially at cost and subsequently at fair value with any changes therein recognised in profit or loss for the period in which they arise.	We reviewed and discussed with management on the carrying amount of investment properties in accordance with MFRS 140 <i>Investment Properties</i> .
The fair value of investment properties was determined by a firm of independent external valuers using the Comparison Method of Valuation. The valuation is dependent on certain	We evaluated the independent valuer's competence, capabilities, independence and objectivity.
key inputs and the most significant input used in this approach is the comparison of selling price per square feet of properties which were recently transacted within the same vicinity of the investment properties adjusting for differences	We assessed the methodologies used and the appropriateness of the key assumptions of the valuation report based on our knowledge.
such as tenure, size, current cost of construction and other relevant factors, where necessary.	We assessed the adequacy and appropriateness of the disclosures relating to the valuation methodology and estimation made in the financial statements.

Information Other than the Financial Statements and Auditors' Report Thereon

The Directors of the Company are responsible for the other information. The other information comprises the information included in annual report, but does not include the financial statements of the Group and of the Company and our auditors' report thereon.

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

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

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

INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF WATTA HOLDING BERHAD (CONT'D)

Responsibilities of Directors for the Financial Statements

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

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



INDEPENDENT AUDITORS' REPORT TO THE MEMBERS OF WATTA HOLDING BERHAD (CONT'D)

Other Matters

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

UHY Firm Number: AF 1411 Chartered Accountants

HO SIEW CHAN Approved Number: 03485/02/2024 J Chartered Accountant

KUALA LUMPUR 8 April 2022

STATEMENTS OF FINANCIAL POSITION AS AT 31 DECEMBER 2021

		Group		Co	Company		
		2021	2020	2021	2020		
	Note	RM	RM	RM	RM		
Non-Current Assets							
Property, plant and equipment	4	37,841	50,539	-	-		
Right-of-use assets	5	1,691,399	2,064,849	70,184	350,921		
Investment properties	6	46,115,000	45,645,000	-	-		
Investment in subsidiary companies	7	-	-	23,053,668	23,308,163		
Goodwill on consolidation	8	-	-	-	-		
Other investment	9	1	1				
		47,844,241	47,760,389	23,123,852	23,659,084		
Current Assets							
Inventories	10	570,011	509,993	-	-		
Trade receivables	11	791,835	567,368	-	-		
Other receivables	12	508,246	472,770	56,125	54,000		
Amount due from subsidiary companies	13	-	-	-	-		
Tax recoverable		233,769	231,611	80,660	91,257		
Fixed deposits with licensed banks	14	13,775,076	16,269,837	7,533,086	8,646,144		
Cash and bank balances		2,976,063	2,412,887	722,875	138,978		
		18,855,000	20,464,466	8,392,746	8,930,379		
Total Assets		66,699,241	68,224,855	31,516,598	32,589,463		
Equity							
Share capital	15	42,240,000	42,240,000	42,240,000	42,240,000		
Retained earnings/(Accumulated losses)		13,011,454	14,174,293	(10,952,218)	(10,165,744)		
Total Equity		55,251,454	56,414,293	31,287,782	32,074,256		
Non-Current Liabilities							
Lease liabilities	16	178,584	330,605	_	71,705		
Deferred tax liabilities	17	9,542,722	9,382,993	-	-		
		9,721,306	9,713,598		71,705		
Current Liabilities							
Trade payables	18	537,732	696,363	_	_		
Other payables	10	896,924	933,139	157,111	161,053		
Lease liabilities	16	258,783	444,612	71,705	282,449		
Tax payable	10	33,042	22,850	-			
		1,726,481	2,096,964	228,816	443,502		
Total Liabilities		11,447,787	11,810,562	228,816	515,207		
Total Equity and Liabilities		66,699,241	68,224,855	31,516,598	32,589,463		

STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

		Group		Сог	Company		
	Noto	2021	2020	2021	2020		
	Note	RM	RM	RM	RM		
Revenue	20	11,980,163	12,195,575	72,000	72,000		
Cost of sales		(7,438,830)	(8,047,540)				
Gross profit		4,541,333	4,148,035	72,000	72,000		
Other income		1,060,234	2,233,656	156,530	234,896		
Administration expenses		(6,362,432)	(7,458,789)	(1,009,453)	(1,360,916)		
Finance costs	21	(20,837)	(28,025)	(5,551)	(8,975)		
Loss before tax	22	(781,702)	(1,105,123)	(786,474)	(1,062,995)		
Taxation	23	(381,137)	(332,061)	-			
Total comprehensive loss for the financial year		(1,162,839)	(1,437,184)	(786,474)	(1,062,995)		
Loss per share Basic/Diluted (sen)	24	(1.38)	(1.70)				

STATEMENTS OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Share Capital RM	Distributable Retained Earnings RM	- Total Equity RM
Group			
As at 1 January 2020	42,240,000	15,611,477	57,851,477
Net loss for the financial year, representing total comprehensive loss for the financial year	-	(1,437,184)	(1,437,184)
At 31 December 2020	42,240,000	14,174,293	56,414,293
As at 1 January 2021	42,240,000	14,174,293	56,414,293
Net loss for the financial year, representing total comprehensive loss for the financial year	-	(1,162,839)	(1,162,839)
At 31 December 2021	42,240,000	13,011,454	55,251,454

	Share Capital RM	Accumulated Losses RM	Total Equity RM
Company			
As at 1 January 2020	42,240,000	(9,102,749)	33,137,251
Net loss for the financial year, representing total comprehensive loss for the financial year	-	(1,062,995)	(1,062,995)
At 31 December 2020	42,240,000	(10,165,744)	32,074,256
As at 1 January 2021	42,240,000	(10,165,744)	32,074,256
Net loss for the financial year, representing total comprehensive loss for the financial year	-	(786,474)	(786,474)
At 31 December 2021	42,240,000	(10,952,218)	31,287,782

STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Group		Coi	Company		
	2021 RM	2020 RM	2021 RM	2020 RM		
Cash flows from operating activities						
Loss before tax	(781,702)	(1,105,123)	(786,474)	(1,062,995)		
Adjustments for: Amortisation of right-of-use assets	538,619	540,695	280,737	280,737		
Depreciation of property, plant and equipment	21,550	27,994				
Fair value gain on investment properties	(470,000)	(920,000)	-	-		
Fair value loss on investment properties	-	830,000	-	-		
Finance costs	20,837	28,025	5,551	8,975		
Finance income	(293,568)	(446,193)	(156,530)	(234,896)		
Gain on disposal of property, plant and equipment	(79,000)	-	-	-		
Impairment losses on: - investment in subsidiary companies	_	_	254,495	399,137		
Inventories written down	-	60,000	-	-		
Unrealised loss on foreign exchange	1,656	8,280	_	_		
Operating loss before working capital changes	(1,041,608)	(976,322)	(402,221)	(609,042)		
Changes in working capital:						
Inventories	(60,018)	128,498	-	-		
Trade receivables	(226,123)	151,583	-	-		
Other receivables	(35,476)	(15,515)	(2,125)	-		
Trade payables	(158,631)	(135)	-	-		
Other payables	(36,216)	(607,269)	(3,942)	(14)		
	(516,464)	(342,838)	(6,067)	(14)		
Cash used in operations	(1,558,072)	(1,319,160)	(408,288)	(609,056)		
Interest received	293,568	446,193	156,530	234,896		
Interest paid	(20,837)	(28,025)	(5,551)	(8,975)		
Tax refund	51,817	133,328	51,294	-		
Tax paid	(265,190)	(417,513)	(40,697)	(44,243)		
	59,358	133,983	161,576	181,678		
Net cash used in operating activities	(1,498,714)	(1,185,177)	(246,712)	(427,378)		
Cash Flows From Investing Activities						
Proceeds from disposal of other investment	-	531,503	-	-		
Proceeds from disposal of property, plant and equipment	79,000	-	-	-		
Acquisition of: - property, plant and equipment	(8,852)	(6,250)				
Net cash from investing activities	70,148	525,253	-	-		

STATEMENTS OF CASH FLOWS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 (CONT'D)

		Group		Company		
		2021	2020	2021	2020	
		RM	RM	RM	RM	
Cash Flows From Financing Activities						
Repayment from subsidiary companies		-	-	-	200,000	
Payment of lease liabilities		(503,019)	(489,666)	(282,449)	(279,025)	
Increase in fixed deposits pledged with licensed banks		(636)	-	-	-	
(Placement)/Withdrawal of deposits not for short-term funding requirement		(165,865)	598,095	(99,333)	476,230	
Net cash (used in)/from fnancing activities		(669,520)	108,429	(381,782)	397,205	
Net decrease in cash and cash equivalents		(2,098,086)	(551,495)	(628,494)	(30,173)	
Cash and cash equivalents at the beginning of the financial year		10,608,870	11,160,365	3,964,222	3,994,395	
Cash and cash equivalents at the end of the financial year		8,510,784	10,608,870	3,335,728	3,964,222	
Cash and cash equivalents at the end of the financial year comprises:						
Cash and bank balances		2,976,063	2,412,887	722,875	138,978	
Fixed deposits with licensed banks	14	13,775,076	16,269,837	7,533,086	8,646,144	
		16,751,139	18,682,724	8,255,961	8,785,122	
Less: Fixed deposits pledged with licensed banks	14	(21,136)	(20,500)	-	-	
Less: Deposits not for short-term funding requirement	14	(8,219,219)	(8,053,354)	(4,920,233)	(4,820,900)	
		8,510,784	10,608,870	3,335,728	3,964,222	

1. Corporate Information

The Company is a public limited liability company, incorporated and domiciled in Malaysia and is listed on the Main Market of Bursa Malaysia Securities Berhad.

The principal place of business of the Company was located at 12th Floor, Menara Cosway, Plaza Berjaya, Jalan Imbi, 55100 Kuala Lumpur, Wilayah Persekutuan.

The registered office of the Company is located at Suite 11.1A, Level 11, Menara Weld, 76 Jalan Raja Chulan, 50200 Kuala Lumpur, Wilayah Persekutuan.

The principal activities of the Company consist of investment holding and the provision of management services. The principal activities of its subsidiary companies are disclosed in Note 7 to the financial statements. There have been no significant changes in the nature of these activities of the Company and its subsidiary companies during the financial year.

2. Basis of Preparation

(a) Statement of compliance

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

The financial statements of the Group and of the Company have been prepared under the historical cost convention, unless otherwise indicated in the significant accounting policies below.

Adoption of new and amended standards

During the financial year, the Group and the Company have adopted the following new MFRSs, new interpretations and amendments to MFRSs issued by the Malaysian Accounting Standards Board ("MASB") that are mandatory for current financial year:

Amendments to MFRS 4, MFRS 7, MFRS 9, MFRS 16 and MFRS 139 Interest Rate Benchmark Reform – Phase 2

- -

The adoption of the new and amendments to MFRSs did not have any significant impact on the financial statements of the Group and of the Company.

Standards issued but not yet effective

The Group and the Company have not applied the following new MFRSs, new interpretations and amendments to MFRSs that have been issued by the MASB but are not yet effective for the Group and the Company:

		Effective dates for financial periods beginning on or after
Amendments to MFRS 16	Covid-19 – Related Rent Concessions beyond 30 Jun 2021	1 April 2021
Amendments to MFRS 3	Reference to the Conceptual Framework	1 January 2022
Amendments to MFRS 116	Property, Plant and Equipment – Proceeds before Intended Use	1 January 2022
Amendments to MFRS 137	Onerous Contracts - Cost of Fulfilling a Contract	1 January 2022
Amendments to MFRSs	Annual Improvements to MFRS Standards 2018-2020	1 January 2022
Amendments to MFRS 101	Classification of Liabilities as Current or Non-current	1 January 2023
	Disclosure of Accounting Policies	1 January 2023
MFRS 17	Insurance Contracts	1 January 2023
Amendments to MFRS 17	Insurance Contracts	1 January 2023
Amendments to MFRS 17	Initial Application of MFRS 17 and MFRS 19	1 January 2023
Amendments to MFRS 108	Definition of Accounting Estimates	1 January 2023
Amendments to MFRS 112	Deferred Tax Related to Assets and Liabilities Arising from a Single Transaction	1 January 2023
Amendments to MFRS 10 and MFRS 128	Sale of Contribution of Assets between an Investor and its Associate or Joint Venture	d Deferred until further notice

The Group and the Company intend to adopt the above new MFRSs, new interpretations and amendments to MFRSs when they become effective.

2. Basis of Preparation (Cont'd)

(a) Statement of compliance (Cont'd)

Standards issued but not yet effective (Cont'd)

These new standards, amendments to published standards and interpretation will be adopted on the respective effective dates. The Group and the Company has started a preliminary assessment on the effects of the above new standard, amendments to published standards and interpretation and the impact is still being assessed.

(b) Functional and presentation currency

These financial statements are presented in Ringgit Malaysia ("RM"), which is the Company's functional currency. All financial information is presented in RM and has been rounded to the nearest RM except when otherwise stated.

(c) Significant accounting judgements, estimates and assumptions

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

Judgements

The following are the judgements made by management in the process of applying the Group's accounting policies that have the most significant effect on the amounts recognised in the financial statements:

Classification between investment properties and right-of-use assets

The Group has developed certain criteria based on MFRS 140 *Investment Property* in making judgement whether a property qualifies as an investment property. Investment property is a property held to earn rentals or for capital appreciation or both.

Some properties comprise a portion that is held to earn rentals or for capital appreciation and another portion that is held for use in the production or supply of goods or services or for administrative purposes.

If these portions could be sold separately (or leased out separately under a finance lease), the Group would account for the portions separately. If the portions could not be sold separately, the property is an investment property only if an insignificant portion is held for use in the production or supply of goods or services or for administrative purposes.

Judgement is made on an individual property basis to determine whether ancillary services are significant that a property does not qualify as investment property.

Determining the lease term of contracts with renewal and termination options - Group as lessee

The Group determines the lease term as the non-cancellable term of the lease, together with any periods covered by an option to extend the lease if it is reasonably certain to be exercised, or any periods covered by an option to terminate the lease, if it is reasonably certain not to be exercised.

The Group has several lease contracts that include extension and termination options. The Group applies judgement in evaluating whether it is reasonably certain whether or not to exercise the option to renew or terminate the lease. That is, it considers all relevant factors that create an economic incentive for it to exercise either the renewal or termination. After the commencement date, the Group reassesses the lease term if there is a significant event or change in circumstances that is within its control and affects its ability to exercise or not to exercise the option to renew or to terminate.

The Group includes the renewal period as part of the lease term for leases of land and building with non-cancellable period included as part of the lease term as these are reasonably certain to be exercised because there will be a significant negative effect on operation if a replacement asset is not readily available.

2. Basis of Preparation (Cont'd)

(c) Significant accounting judgements, estimates and assumptions (Cont'd)

Key sources of estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the end of the reporting period, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next reporting period are set out below:

Useful lives of property, plant and equipment and right-of-use ("ROU") assets

The Group regularly reviews the estimated useful lives of property, plant and equipment and ROU assets based on factors such as business plan and strategies, expected level of usage and future technological developments. Future results of operations could be materially affected by changes in these estimates brought about by changes in the factors mentioned above. A reduction in the estimated useful lives of property, plant and equipment and ROU assets would increase the recorded depreciation and decrease the value of property, plant and equipment and ROU assets.

The carrying amount at the reporting date for property, plant and equipment and ROU assets are disclosed on Notes 4 and 5 to the financial statements respectively.

Revaluation of investment properties

The Group carries its investment properties at fair value, with changes in fair value being recognised in profit or loss. The Group engaged an independent valuation specialist to assess fair value as at 31 December 2021 for investment properties. For investment properties, a valuation methodology based on sales comparison approach was used. Land was valued by reference to market-based evidence, using comparable prices adjusted for specific market factors such as nature, location and condition of the property. The fair value of buildings was determined using the cost approach that reflects the cost to a market participant to construct assets of comparable utility and age, adjusted for obsolescence.

The key assumptions used to determine the fair value of the properties are provided in Note 6 to the financial statements.

Impairment of investment in subsidiary companies

The Company reviews its investment in subsidiary companies when there are indicators of impairment. Impairment is measured by comparing the carrying amount of an investment with its recoverable amount. Significant judgement is required in determining the recoverable amount. Estimating the recoverable amount requires the Company to make an estimate of the expected future cash flows from the cash-generating units and also to determine a suitable discount rate in order to calculate the present value of those cash flows.

The carrying amount at the reporting date for investment in subsidiary companies is disclosed in Note 7 to the financial statements.

Deferred tax assets

Deferred tax assets are recognised for all unused tax losses, unabsorbed capital allowances and other deductible temporary differences to the extent that it is probable that taxable profit will be available against which the unused tax losses, unabsorbed capital allowances and other deductible temporary differences can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies.

The carrying value of recognised and unrecognised deferred tax assets are disclosed in Note 17 to the financial statements.

Inventories valuation

Inventories are measured at the lower of cost and net realisable value. The Group estimates the net realisable value of inventories based on an assessment of expected sales prices. Demand levels and pricing competition could change from time to time. If such factors result in an adverse effect on the Group's products, the Group might be required to reduce the value of its inventories. Details of inventories are disclosed in Note 10 to the financial statements.

2. Basis of Preparation (Cont'd)

(c) Significant accounting judgements, estimates and assumptions (Cont'd)

Key sources of estimation uncertainty (Cont'd)

Provision for expected credit loss of financial assets at amortised cost

The Group review the recoverability of its receivables, include trade and other receivables, amounts due from subsidiary companies at each reporting date to assess whether an impairment loss should be recognised. The impairment provisions for receivables are based on assumptions about risk of default and expected loss rates. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions at the end of each reporting period.

The carrying amounts at the reporting date for receivables are disclosed in Notes 11, 12 and 13 to the financial statements respectively.

Income taxes

Judgement is involved in determining the provision for income taxes. There are certain transactions and computations for which the ultimate tax determination is uncertain during the ordinary course of business.

The Group recognises liabilities for expected tax issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made. As at 31 December 2021, the Group and the Company has tax recoverable of RM233,769 (2020: RM231,611) and RM80,660 (2020: RM91,257) and tax payable of RM33,042 (2020: RM22,850) and RM Nil (2020: RM Nil) respectively.

Fair value of financial instruments

Management uses valuation techniques in measuring the fair value of financial instruments where active market quotes are not available. Details of the assumptions used are given in the Note 30(c) regarding financial assets and liabilities. In applying the valuation techniques management makes maximum use of market inputs, and uses estimates and assumptions that are, as far as possible, consistent with observable data that market participants would use in pricing the instrument. Where applicable data is not observable, management uses its best estimate about the assumptions that market participants would make. These estimates may vary from the actual prices that would be achieved in an arm's length transaction at the end of the reporting period.

Discount rate used in leases

Where the interest rate implicit in the lease cannot be readily determined, the Group uses the incremental borrowing rate to measure the lease liabilities. The incremental borrowing rate is the interest rate that the Group would have to pay to borrow over a similar term, the funds necessary to obtain an asset of a similar value to the right-of-use asset in a similar economic environment. Therefore, the incremental borrowing rate requires estimation, particularly when no observable rates are available or when they need to be adjusted to reflect the terms and conditions of the lease. The Group estimates the incremental borrowing rate using observable inputs when available and is required to make certain entity-specific estimates.

Determination of transaction prices

The Group is required to determine the transaction price in respect of each of its contracts with customers. In making such judgement the Group assesses the impact of any variable consideration in the contract, due to discounts or penalties, the existence of any significant financing component and any non-cash consideration in the contract.

There is no estimation required in determining the transaction price, as revenue from sale of goods or services are based on invoiced values. Discounts are not considered as they are not only given in rare circumstances.

3. Significant Accounting Policies

The Group and the Company apply the significant accounting policies set out below, consistently throughout all periods presented in the financial statements unless otherwise stated.

(a) Basis of consolidation

(i) Subsidiary companies

Subsidiary companies are all entities (including structured entities) over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiary companies are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary company is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in business combination are measured initially at their fair values at the acquisition date. The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis, either at fair value or at the non-controlling interest's proportionate share of the recognised amounts of acquiree's identifiable net assets.

Acquisition-related costs are expensed in profit or loss as incurred.

If the business combination is achieved in stages, the acquirer's previously held equity interest in the acquiree is re-measured at its acquisition-date fair value and the resulting gain or loss is recognised in profit or loss.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (which cannot exceed one year from the acquisition date), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date, if known, would have affected the amounts recognised at that date.

Any contingent consideration to be transferred by the Group is recognised at fair value at the acquisition date. Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of MFRS 9 Financial Instruments is measured at fair value with the changes in fair value recognised in profit or loss. Contingent consideration that is classified as equity is not re-measured, and its subsequent settlement is accounted for within equity.

Inter-company transactions, balances and unrealised gains or losses on transactions between Group companies are eliminated. Unrealised losses are eliminated only if there is no indication of impairment. Where necessary, accounting policies of subsidiary companies have been changed to ensure consistency with the policies adopted by the Group.

In the Company's separate financial statements, investment in subsidiary companies are stated at cost less accumulated impairment losses. On disposal of such investments, the difference between net disposal proceeds and their carrying amounts are recognised in profit or loss. Where an indication of impairment exists, the carrying amount of the investment is assessed and written down immediately to its recoverable amount. See accounting policy Note 3(I) to the financial statements on impairment of non-financial assets.

3. Significant Accounting Policies (Cont'd)

- (a) Basis of consolidation (Cont'd)
 - (ii) Changes in ownership interests in subsidiary companies without change of control

Transactions with non-controlling interests that do not result in loss of control are accounted for as equity transactions – that is, as transactions with the owners in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary company is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

(iii) Disposal of subsidiary companies

If the Group loses control of a subsidiary company, the assets and liabilities of the subsidiary company, including any goodwill, and non-controlling interests are derecognised at their carrying value on the date that control is lost. Any remaining investment in the entity is recognised at fair value. The difference between the fair value of consideration received and the amounts derecognised and the remaining fair value of the investment is recognised as a gain or loss on disposal in profit or loss. Any amounts previously recognised in other comprehensive income in respect of that entity are accounted for as if the Group had directly disposed of the related assets or liabilities.

(iv) Goodwill on consolidation

The excess of the aggregate of the consideration transferred the amount of any non-controlling interest in the acquiree and the acquisition date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total consideration transferred, non-controlling interest recognised and previously held interest measured at fair value is less than the fair value of the net assets of the subsidiary company acquired (i.e. a bargain purchase), the gain is recognised in profit or loss.

Following the initial recognition, goodwill is measured at cost less accumulated impairment losses. Goodwill is not amortised but instead, it is reviewed for impairment annually or more frequent when there is objective evidence that the carrying value may be impaired. See accounting policy Note 3(I) to the financial statements on impairment of non-financial assets.

(b) Foreign currency transactions and balances

Transactions in foreign currency are recorded in the functional currency of the respective Group entities using the exchange rates prevailing at the dates of the transactions. At each reporting date, monetary items denominated in foreign currencies are retranslated at the rates prevailing on that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing at the rates prevailing at 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 settlement of monetary items or on translating monetary items at the reporting date are included in profit or loss.

Exchange differences arising on the translation of non-monetary items carried at fair value are included in profit or loss for the reporting period except for the differences arising on the translation of non-monetary items in respect of which gains and losses are recognised in other comprehensive income. Exchange differences arising from such non-monetary items are also recognised in other comprehensive income.

(c) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses. The policy of recognition and measurement of impairment losses is in accordance with Note 3(I)(i) to the financial statements on impairment of non-financial assets.

(i) Recognition and measurement

Cost includes expenditures that are directly attributable to the acquisition of the asset and any other costs directly attributable to bringing the assets to working condition for its intended use, cost of replacing components parts of the assets, and the present value of the expected cost for the decommissioning of the assets after their use. The cost of self-constructed assets also includes the cost of materials and direct labour. For qualifying assets, borrowing costs are capitalised in accordance with the accounting policy on borrowing costs. All other repair and maintenance costs are recognised in profit or loss as incurred.

3. Significant Accounting Policies (Cont'd)

- (c) Property, plant and equipment (Cont'd)
 - (i) Recognition and measurement (Cont'd)

The cost of property, plant and equipment recognised as a result of a business combination is based on fair value at acquisition date. The fair value of property is the estimated amount for which a property could be exchanged on the date of valuation between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and without compulsion. The fair value of other items of plant and equipment is based on the quoted market prices for similar items.

When significant parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment.

Property, plant and equipment are derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Gains or losses arising on the disposal of property, plant and equipment are determined as the difference between the disposal proceeds and the carrying amount of the assets and are recognised in profit or loss.

(ii) Subsequent costs

The cost of replacing part of an item of property, plant and equipment is recognised in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the Group and its cost can be measured reliably. The costs of the day-to-day servicing of property, plant and equipment are recognised in the profit or loss as incurred.

(iii) Depreciation

Depreciation is recognised in the profit or loss on a straight-line basis to write off the cost of each asset to its residual value over its estimated useful life.

Property, plant and equipment are depreciated based on the estimated useful lives of the assets as follows:

Plant and machinery	5 years
Office equipment, tools and equipment	5 years
Furniture, fittings and renovation	5 - 10 years
Motor vehicles	5 years

The residual values, useful lives and depreciation method are reviewed at the end of each reporting period to ensure that the amount, method and period of depreciation are consistent with previous estimates the expected pattern of consumption of future economic benefits embodied in the property, plant and equipment.

(d) Leases

<u>As lessee</u>

The Group and the Company recognise a ROU asset and a lease liability at the lease commencement date. The ROU asset is initially measured at cost, which comprises the initial amount of the lease liability adjusted for any lease payments made at or before the commencement date, plus any initial direct costs incurred and an estimate of costs to dismantle and remove the underlying asset or to restore the underlying asset or site on which it is located, less any lease incentives received.

The ROU asset is subsequently measured at cost less any accumulated depreciation, accumulated impairment loss and, if applicable, adjusted for any remeasurement of lease liabilities. The policy of recognition and measurement of impairment losses is in accordance with Note 3(l)(i) to the financial statements.

The ROU asset under cost model is depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the ROU asset or the end of the lease term. The estimated useful lives of the ROU assets are determined on the same basis as those of property, plant and equipment as follows:

Leasehold land and buildings Office spaces Motor vehicles Over the remaining lease period Over the remaining lease period 5 years

3. Significant Accounting Policies (Cont'd)

(d) Leases (Cont'd)

As lessee (Cont'd)

The ROU assets are subject to impairment.

The lease liability is initially measured at the present value of future lease payments at the commencement date, discounted using the respective Group entities' incremental borrowing rates. Lease payments included in the measurement of the lease liability include fixed payments, any variable lease payments, amount expected to be payable under a residual value guarantee, and exercise price under an extension option that the Group and the Company are reasonably certain to exercise.

Variable lease payments that do not depend on an index or a rate and are dependent on a future activity are recognised as expenses in profit or loss in the period in which the event or condition that triggers the payment occurs.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in rate, or if the Group or the Company changes its assessment of whether it will exercise an extension or termination option.

Lease payments associated with short term leases and leases of low value assets are recognised on a straight-line basis as an expense in profit or loss. Short term leases are leases with a lease term of 12 months or less and do not contain a purchase option. Low value assets are those assets valued at less than RM20,000 each when purchased new.

As lessor

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease. Leases in which the Group or the Company does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases.

If the lease arrangement contains lease and non-lease components, the Group and the Company apply MFRS 15 *Revenue from Contracts with Customers* to allocate the consideration in the contract based on the stand-alone selling price.

The Group and the Company recognise assets held under a finance lease in its statement of financial position and presents them as a receivable at an amount equal to the net investment in the lease. The Group and the Company use the interest rate implicit in the lease to measure the net investment in the lease.

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 "Revenue". Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

(e) Investment properties

Investment properties are properties which are owned or held under a leasehold interest to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes.

Investment properties are measured initially at cost, including transaction costs. Subsequently, investment properties are measured at fair value which reflects market conditions at the reporting date. Gains and losses arising from changes in the fair values of investment properties are recognised in profit or loss for the period in which they arise. Where the fair value of the investment property under construction is not reliably determinable, the investment property under construction is measured at cost until either its fair value becomes reliably determinable or construction is complete, whichever is earlier.

Cost includes expenditure that is directly attributable to the acquisition of the investment property. The cost of self-constructed investment property includes the cost of materials and direct labour, any other costs directly attributable to bringing the investment property to a working condition for their intended use and capitalised borrowing costs.

Subsequent expenditure is capitalised to the asset's carrying amount only when it is probable that future economic benefits associated with the expenditure will flow to the Group and the cost of the item can be measured reliably. All other repairs and maintenance costs are expensed when incurred. When part of an investment property is replaced, the carrying amount of the replaced part is derecognised.

3. Significant Accounting Policies (Cont'd)

(e) Investment properties (Cont'd)

Investment properties are valued by independent professionally qualified valuers, having appropriate recognised professional qualifications and recent experience in the locations and segments of the investment properties valued. The management team reviewed and discussed the valuations, including valuation processes, performed by the independent valuers for financial reporting purposes.

Investment properties are derecognised when either they are disposed of or when they are permanently withdrawn from use and no future economic benefit is expected from the disposal. Any gain or loss on the retirement or disposal of an investment property is recognised in the profit or loss in the reporting period of retirement or disposal.

Transfers are made to (or from) investment property only when there is a change in use. For a transfer from investment property to owner-occupied property, the deemed cost for subsequent accounting is the fair value at the date of change in use. If owner-occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under property, plant and equipment up to the date of change in use.

(f) Financial assets

Financial assets are recognised in the statements of financial position when, and only when, the Group or the Company becomes a party to the contractual provisions of the financial instrument.

When financial assets are recognised initially, they are measured at fair value, plus, in the case of financial assets not at fair value through profit or loss ("FVTPL"), directly attributable transaction costs.

The Group and the Company determine the classification of their financial assets at initial recognition, and the categories include other investment measured at FVTPL, trade and other receivables, amount due from subsidiary companies, fixed deposits with licensed banks, cash and bank balances.

(a) Financial assets at amortised cost

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

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

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

(b) Financial assets at fair value through other comprehensive income ("FVTOCI")

Debt instruments

A debt security is measured at FVTOCI if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Equity instruments

On initial recognition of an equity investment that is not held for trading, the Group and the Company may irrevocably elect to present subsequent changes in fair value in other comprehensive income on an investmentby-investment basis.

Financial assets categorised as FVTOCI are subsequently measured at fair value, with unrealized gains and losses recognised directly in other comprehensive income and accumulated under fair value reserve in equity. For debt instruments, when the investment is derecognised or determined to be impaired, the cumulative gain or loss previously recorded in equity is reclassified to the profit or loss. For equity instruments, the gains or losses are never reclassified to profit or loss.

The Group and the Company have not designated any financial assets as FVTOCI.

3. Significant Accounting Policies (Cont'd)

- (f) Financial assets (Cont'd)
 - (c) Financial assets at fair value through profit or loss

All financial assets not classified as measured at amortised cost or FVTOCI, as described above, are measured at FVTPL. This includes derivative financial assets (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument). On initial recognition, the Group may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at FVTOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial assets categorised as FVTPL are subsequently measured at their fair value with gains or losses recognised in the profit or loss.

All financial assets, except for those measured at FVTPL and equity investments measured at FVTOCI, are subject to impairment.

Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the period generally established by regulation or convention in the marketplace concerned. All regular way purchases and sales of financial assets are recognised or derecognised on the trade date i.e., the date that the Group and the Company commit to purchase or sell the asset.

A financial asset is derecognised where the contractual right to receive cash flows from the asset has expired. On derecognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received for financial instrument is recognised in profit or loss.

(g) Financial liabilities

Financial liabilities are recognised when, and only when, the Group and the Company become a party to the contractual provisions of the financial instruments. All financial liabilities are recognised initially at fair value plus, in the case of financial liabilities not at fair value through profit or loss, directly attributable transaction costs.

After initial recognition, financial liabilities that are not carried at fair value through profit or loss are subsequently measured at amortised cost using the effective interest method. Gains and losses are recognised in profit or loss when the liabilities are derecognised, and through the amortisation process.

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

(h) Financial guarantee contracts

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

Financial guarantee contracts are recognised initially as financial liabilities at fair value, net of transaction costs. Subsequent, the liability is measured at the higher of:

- The amount of the loss allowance, and
- The amount initially recognised less, when appropriate, the cumulative amount of income recognised in accordance with the principles of MFRS 15 *Revenue from Contracts with Customers*.
- (i) Offsetting of financial instruments

Financial assets and financial liabilities are offset and the net amount is reported in the statements of financial position if, and only if, there is a currently enforceable legal right to offset the recognised amounts and there is an intention to settle on a net basis, or to realise the assets and settle the liabilities simultaneously.

(j) Inventories

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

Costs of inventories comprise cost of purchase and other costs incurred in bringing it to their present location and conditions are determined on a weighted average basis.

Net realisable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and the estimated costs necessary to make the sale.

(k) Cash and cash equivalents

Cash and cash equivalents comprise cash in hand, bank balances, demand deposits, bank overdrafts and highly liquid investments that are readily convertible to known amount of cash and which are subject to an insignificant risk of changes in value. For the purpose of statement of cash flows, cash and cash equivalents are presented net of bank overdrafts and pledged deposits.

3. Significant Accounting Policies (Cont'd)

- (I) Impairment of assets
 - (i) Non-financial assets

The carrying amounts of non-financial assets (except for inventories, deferred tax assets and investment property measured at fair value) are reviewed at the end of each reporting period to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated. For goodwill that have indefinite useful lives, or that are not yet available for use, the recoverable amount is estimated each period at the same time.

For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or cash-generating units. Subject to operating segment ceiling test, for the purpose of goodwill impairment testing, cash-generating units to which goodwill has been allocated are aggregated so that the level at which impairment testing is performed reflects the lowest level at which goodwill is monitored for internal reporting purposes. The goodwill acquired in a business combination, for the purpose of impairment testing, is allocated to a cash-generating unit or a group of cash-generating units that are expected to benefit from the synergies of the combination.

The recoverable amount of an asset or cash-generating unit is the greater of value-in-use and fair value less costs of disposal. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or cash-generating unit.

An impairment loss is recognised if the carrying amount of an asset or cash-generating unit exceeds its estimated recoverable amount. Impairment loss is recognised in profit or loss. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (group of cash-generating units) and then to reduce the carrying amounts of the other assets in the cash-generating unit (group of cash-generating units) on a pro rata basis.

An impairment loss in respect of goodwill is not reversed. In respect of other assets, impairment losses recognised in prior periods are assessed at the end of each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed only if there has been a change in the estimates used to determine the recoverable amount since the last impairment loss was recognised. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation or amortisation, had no impairment loss been recognised for asset in prior years. Such reversal is recognised in the profit or loss.

(ii) Financial assets

The Group and the Company recognise an allowance for expected credit losses ("ECLs") for all debt instruments not held at FVTPL. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group and the Company expect to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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

For trade receivables, other receivables, and inter-company balances, the Group and the Company apply a simplified approach in calculating ECLs. Therefore, the Group and the Company do not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group and the Company have established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

(m) Share capital

An equity instrument is any contract that evidences a residual interest in the assets of the Group and the Company after deducting all of its liabilities. Ordinary shares are equity instruments. Ordinary shares are recorded at the proceeds received, net of directly attributable incremental transaction costs. Ordinary shares are classified as equity.

Dividend distribution to the Company's shareholders is recognised as a liability in the period they are approved by the Board of Directors except for the final dividend which is subject to approval by the Company's shareholders.

3. Significant Accounting Policies (Cont'd)

(n) Provisions

Provisions are recognised when there is a present legal or constructive obligation as a result of a past event, when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and the amount of the obligation can be estimated reliably.

Provisions are reviewed at the end of each reporting period and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of economic resources will be required to settle the obligation, the provision is reversed. If the effect of the time value of money is material, provisions are discounted using a current pre-tax rate that reflects, where appropriate, the risks specific to the liability. When discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

Any reimbursement that the Group can be virtually certain to collect from a third party with respect to the obligation is recognised as a separate asset. However, this asset may not exceed the amount of the related provision. The expense relating to any provision is presented in the statements of profit or loss and other comprehensive income net of any reimbursement.

(o) Employee benefits

(i) Short-term employee benefits

Wages, salaries, bonuses and social security contributions are recognised as an expense in the reporting period in which the associated services are rendered by employees of the Group. Short-term accumulating compensated absences such as paid annual leave are recognised when services are rendered by employees that increase their entitlement to future compensation absences. Short-term non-accumulating compensated absences such as sick and medical leave are recognised when the absences occur.

The expected cost of accumulating compensated absences is measured as additional amount expected to be paid as a result of the unused entitlement that has accumulated at the end of the reporting period.

(ii) Defined contribution plans

As required by law, Companies in Malaysia contribute to the state pension scheme, the Employee Provident Fund ("EPF"). Such contributions are recognised as an expense in the profit or loss as incurred. Once the contributions have been paid, the Group has no further payment obligations.

(p) Revenue recognition

(i) Revenue from contracts with customers

Revenue is recognised when the Group satisfied a performance obligation ("PO") by transferring a promised good or services to the customer, which is when the customer obtains control of the good or service. A PO may be satisfied at a point in time or over time. The amount of revenue recognised is the amount allocated to the satisfied PO.

Rendering of services

Revenue from services and management fees are recognised in the reporting period in which the services are rendered, which simultaneously received and consumes the benefits provided by the Group, and the Group has a present right to payment for the services.

(ii) Rental income

Rental income is accounted for on a straight-line basis over the lease terms. The aggregate costs of incentives provided to lessees are recognised as a reduction of rental income over the lease term on a straight-line basis.

(iii) Interest income

Interest income is recognised on an accrual basis using the effective interest method.

(q) Government grant

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

When the grant relates to an expense item, it is recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Where the grant relates to an asset, it is recognised as deferred income and transferred to profit or loss on a systematic basis over the useful lives of the related asset.

3. Significant Accounting Policies (Cont'd)

(q) Government grant (Cont'd)

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

Where the Group receives non-monetary government grants, the asset and the grant are recorded at nominal amount and transferred to profit or loss on a systematic basis over the life of the depreciable asset by way of a reduced depreciation charge.

(r) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset are capitalised as part of the cost of the assets, which are assets that necessarily take a substantial period of time to get ready for theirs intended use or sale, are capitalised as part of the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are recognised in profit or loss in the period in which they are incurred. Borrowing costs consist of interest and other costs that the Group and the Company incurred in connection with the borrowing of funds.

The capitalisation of borrowing costs as part of the cost of a qualifying asset commences when expenditure for the asset is being incurred, borrowing costs are being incurred and activities that are necessary to prepare the asset for its intended use or sale are in progress. Capitalisation of borrowing costs is suspended or ceases when substantially all the activities necessary to prepare the qualifying asset for its intended use or sale are interrupted or completed.

Investment income earned on the temporary investment of specific borrowings pending their expenditure on qualifying assets is deducted from the borrowing costs eligible for capitalisation.

(s) Income taxes

Tax expense in profit or loss comprises current and deferred tax. Current tax and deferred tax is recognised in profit or loss except to the extent that it relates to a business combination or items recognised directly in equity or other comprehensive income.

Current tax is the expected tax payable or receivable on the taxable income or loss for the financial year, using tax rates enacted or substantively enacted by the end of the reporting period, and any adjustment to tax payable in respect of previous financial years.

Deferred tax is recognised on the liability method for all temporary differences between the carrying amount of assets or liabilities in the statements of financial position and their tax base. Deferred tax is not recognised for the temporary difference arising from the initial recognition of goodwill, the initial recognition of assets or liabilities in a transaction which is not a business combination and that affects neither accounting profit nor taxable profit or loss. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax is based on the expected manner of realisation or settlement of the carrying amount of the assets and liabilities, at the end of the reporting period, except for investment properties carried at fair value model. Where investment properties measured using fair value model, the amount of deferred tax recognised is measured using the tax rates that would apply on sale of those assets at their carrying amounts at the reporting date unless the property is depreciable and is held with the objective to consume substantially all of the economic benefits embodied in the property over time, rather than through sale. Deferred tax assets and liabilities are not discounted.

Deferred tax assets and liabilities are offset if there is a legally enforceable right to offset current tax liabilities and assets, and they relate to income taxes levied by the same tax authority on the same taxable entity, or on different tax entities, but they intend to settle current tax liabilities and assets on a net basis or their tax assets and liabilities will be realised simultaneously.

A deferred tax asset is recognised to the extent that it is probable that future taxable profits will be available against which the temporary difference can be utilised. Deferred tax assets are reviewed at the end of each reporting period and are reduced to the extent that it is no longer probable that the related tax benefit will be realised.

(t) 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 is responsible for allocating resources and assessing performance of the operating segment and make overall strategic decisions. The Group's operating segments are organised and managed separately according to the nature of the products and services provided, with each segment representing a strategic business unit that offers different products and serves different markets.

4. Property, Plant and Equipment

	Plant and machinery RM	Office equipment, tools and equipment RM	Furniture, fittings and renovation RM	Motor vehicles RM	Total RM
Group					
2021 Cost					
At 1 January 2021	384,111	1,398,011	2,347,414	1,721,272	5,850,808
Additions	-	6,044	2,808	-	8,852
At 31 December 2021	384,111	1,404,055	2,350,222	1,721,272	5,859,660
Accumulated depreciation					
At 1 January 2021	383,085	1,373,744	2,322,170	1,721,270	5,800,269
Charge for the financial year	264	9,116	12,170	-	21,550
At 31 December 2021	383,349	1,382,860	2,334,340	1,721,270	5,821,819
Carrying amount					
At 31 December 2021	762	21,195	15,882	2	37,841
2020 Cost					
At 1 January 2020	384,111	1,391,761	2,347,414	1,721,272	5,844,558
Additions	-	6,250	-	-	6,250
At 31 December 2020	384,111	1,398,011	2,347,414	1,721,272	5,850,808
Accumulated depreciation					
At 1 January 2020	382,818	1,363,056	2,305,131	1,721,270	5,772,275
Charge for the financial year	267	10,688	17,039	-	27,994
At 31 December 2020	383,085	1,373,744	2,322,170	1,721,270	5,800,269
Carrying amount					
At 31 December 2020	1,026	24,267	25,244	2	50,539

5. Right-of-use Assets

	Leasehold			
	land and	Office	Motor	Tatal
	buildings RM	spaces RM	vehicle RM	Total RM
0				
Group 2021				
Cost				
At 1 January 2021	1,504,040	812,322	458,903	2,775,265
Additions	-	165,169	-	165,169
At 31 December 2021	1,504,040	977,491	458,903	2,940,434
Accumulated amortisation				
At 1 January 2021	241,211	377,424	91,781	710,416
Charge for the financial year	18,572	428,267	91,780	538,619
At 31 December 2021	259,783	805,691	183,561	1,249,035
Carrying amount				
At 31 December 2021	1,244,257	171,800	275,342	1,691,399
0000				
2020 Cost				
At 1 January 2020	1,504,040	894,177	458,903	2,857,120
Additions	-	625,250	-	625,250
Expiration of lease contract	-	(707,105)	-	(707,105)
At 31 December 2020	1,504,040	812,322	458,903	2,775,265
Accumulated amortisation				
At 1 January 2020	222,643	654,183	-	876,826
Charge for the financial year	18,568	430,346	91,781	540,695
Expiration of lease contract	-	(707,105)	-	(707,105)
At 31 December 2020	241,211	377,424	91,781	710,416
Carrying amount				
At 31 December 2020	1,262,829	434,898	367,122	2,064,849

5. Right-of-use Assets (Cont'd)

	2021 RM	2020 RM
Office spaces		
Company		
Cost		
At 1 January	561,474	561,474
Addition	-	561,474
Expiration of lease contract	-	(561,474)
At 31 December	561,474	561,474
Accumulated amortisation		
At 1 January	210,553	491,290
Charge for the financial year	280,737	280,737
Expiration of lease contract	-	(561,474)
At 31 December	491,290	210,553
Carrying amount		
At 31 December	70,184	350,921

Included in the above, motor vehicle with a carrying amount of RM275,342 (2020: RM367,122) of the Group are pledged as securities for the related lease liabilities.

The remaining period of the lease term of leasehold land and buildings is 67 years (2020: 68 years).

6. Investment Properties

	Leasehold land RM	Buildings RM	Total RM
Group At fair value 2021			
At 1 January 2021	43,065,000	2,580,000	45,645,000
Changes in fair value recognised in profit or loss	605,000	(135,000)	470,000
At 31 December 2021	43,670,000	2,445,000	46,115,000

6. Investment Properties (Cont'd)

	Leasehold land RM	Buildings RM	Total RM
Group			
At fair value 2020			
At 1 January 2020	42,610,000	2,945,000	45,555,000
Changes in fair value recognised in profit or loss	455,000	(365,000)	90,000
At 31 December 2020	43,065,000	2,580,000	45,645,000

(a) The rental income earned by the Group from its investment properties amounted to RM1,186,000 (2020: RM1,133,400). Direct operating expenses arising from investment properties that generated rental income during the financial year amounted to RM10,144 (2020: RM15,250).

- (b) The remaining period of the lease term range from 33 to 67 years (2020: 34 to 68 years).
- (c) The investment properties are valued annually at fair value based on market values determined by independent qualified valuers amounting to RM46,115,000 (2020: RM45,645,000). The independent professionally qualified valuers hold recognised relevant professional qualifications and have recent experience in the locations and segments of the investment properties valued. The fair value measurements of the investment properties are based on the highest and best use, which does not differ from their actual use. The fair values are within level 2 of the fair value hierarchy. The fair values have been derived using the sales comparison approach. Sales prices of comparable land and buildings in close proximity are adjusted for differences in key attributes such as property size. The most significant input into this valuation approach is price per square foot of comparable properties.

There were no transfers between levels during current and previous financial year.

The net increase in the fair values of RM470,000 (2020: RM90,000) has been recognised in the profit or loss during the financial year.

7. Investment in Subsidiary Companies

	Company	
	2021	2020
	RM	RM
In Malaysia		
Unquoted shares, at cost	32,980,682	32,980,682
Less: Accumulated impairment losses		
At the beginning of the financial year	(9,672,519)	(9,273,382)
Impairment losses recognised in profit or loss	(254,495)	(399,137)
At the end of the financial year	(9,927,014)	(9,672,519)
	23,053,668	23,308,163

The estimated recoverable amount of the Company's investment in SEMS Services Sdn. Bhd. and Mobile Technic Sdn. Bhd. was RM234,604 and RM3,550,784 respectively. An impairment loss amounting to RM254,495 (2020: RM399,137) was recognised during the financial year.

The impairment losses was recognised in administration expenses in the statements of profit or loss and other comprehensive income.

7. Investment in Subsidiary Companies (Cont'd)

Details of the subsidiary companies are as follows:

	Place of business/ Country of	Effective	interests	
Name of company	incorporation	2021 %	2020 %	Principal activities
Watta Battery Industries Sdn. Bhd.	Malaysia	100	100	Property investment
Syarikat Perniagaan Leko Sdn. Bhd.	Malaysia	100	100	Ceased operations
Watta Energy (M) Sdn. Bhd.	Malaysia	100	100	Marketing and distribution of telecommunication equipment and related products
Mobile Technic Sdn. Bhd.	Malaysia	100	100	Servicing and repair of mobile telecommunication equipment products and other electronic equipment
SEMS Services Sdn. Bhd.	Malaysia	100	100	Servicing and repair of mobile telecommunication equipment products and other electronic equipment
Indirect holding				
Held through Watta Batte Industries Sdn Bhd.	ery			
Mega Meranti Sdn. Bhd.	Malaysia	100	100	Property investment

8. Goodwill on Consolidation

	G	Group	
	2021 RM	2020 RM	
At Cost	4,803,417	4,803,417	
Less: Accumulated impairment losses	(4,803,417)	(4,803,417)	
At the end of the financial year	-	-	

Impairment testing for cash-generating units ("CGU") containing goodwill

For the purpose of impairment testing, goodwill is allocated to the Group's operating divisions which represent the lowest CGU level within the Group at which the goodwill is monitored for internal management purpose.

The aggregate carrying amount of goodwill has been allocated to the Group's "CGU" in services segment.

In the financial year of 2018, as a result of ceased operation in Watta Battery Industries Sdn. Bhd. and Syarikat Perniagaan Leko Sdn. Bhd. in trading segment, the Group carried out a review of the recoverable amount of the unit.

The recoverable amount of the services segment unit was determined based on its value-in-use, determined by discounting the future cash flows expected to be generated by the unit. The carrying amount of the unit amounting to approximately RM4,803,417 was determined to be higher than its deficit of recoverable amount of RM Nil and an impairment loss of RM4,803,417 was recognised in the financial year of 2018. The impairment losses is recorded within administrative expenses in the statements of profit or loss and other comprehensive income.

9. Other Investment

		2021 RM	Group 2020 RM
	Non-current		
	At fair value through profit or loss		
	- Enhanced Deposit Fund	1	1
10.	Inventories		
			Group
		2021	2020
		RM	RM
	At net realisable value		
	Handphone spare parts	570,011	509,993
	Recognised in profit or loss		
	Recongnised as cost of sales	7,438,830	8,047,540
	Inventories written off		60,000
11.	Trade Receivables		
			Group
		2021	2020
		RM	RM

Trade receivables

Trade receivables are non-interest bearing and are generally on 30 to 90 days (2020: 30 to 90 days) term. They are recognised at their original invoice amounts which represent their fair values on initial recognition.

791,835

567,368

The aged analysis of the trade receivables as at the end of the reporting period :

	Group	
	2021	2020
	RM	RM
Not past due	525,543	484,908
Past due:		
Less than 30 days	265,421	66,175
31 to 60 days	451	364
61 to 90 days	420	6,040
More than 90 days	-	9,881
	266,292	82,460
	791,835	567,368

Trade receivables that are not past due are creditworthy receivables with good payment records and mostly are regular customers that have been transacting with the Group.

As at 31 December 2021, trade receivables of RM266,292 (2020: RM82,460) were past due. These relate to a number of independent customers for whom there is no recent history of default.

12. Other Receivables

	Group		Сог	mpany
	2021	2020	2021	2020
	RM	RM	RM	RM
Other receivables	137,584	101,961	-	-
Deposits	315,884	311,809	56,125	54,000
Prepayments	54,778	59,000	-	-
	508,246	472,770	56,125	54,000

13. Amount due from Subsidiary Companies

	Co	ompany
	2021	2020
	RM	RM
Amount due from subsidiary companies	1,497,000	1,497,000
Less: Accumulated impairment losses	(1,497,000)	(1,497,000)
	-	-

The amount due from subsidiary companies arose mainly from advances and expenses paid on behalf, which are unsecured, interest free and repayable on demand.

Movements in the allowance for impairment losses during the financial year are as follows:

	С	ompany
	2021	2020
	RM	RM
At 1 Janaury/ 31 December	1,497,000	1,497,000

14. Fixed Deposits with Licensed Banks

	Group		Company		
	2021	2021 2020	2021 2020 2021	2021	2020
	RM	RM	RM	RM	
Deposits with licensed banks with maturity period less than 3 months	5,534,721	8,195,983	2,612,853	3,825,244	
Deposits with licensed banks with maturity period more than 3 months	8,240,355	8,073,854	4,920,233	4,820,900	
	13,775,076	16,269,837	7,533,086	8,646,144	

Included in the deposits with licensed banks with maturity period more than 3 moths of the Group is an amount of RM21,136 (2020: RM20,500) pledged to a licensed bank as securities for banking facilities granted to a subsidiary company.

The effective interest rates of fixed deposits of the Group and of the Company as at the end of the reporting period range from 1.65% to 2.05% (2020: 1.65% to 3.55%) and 1.65% to 2.05% (2020: 1.65% to 3.55%) per annum and the maturities of fixed deposits are 30 to 365 days (2020: 30 to 365 days) and 30 to 180 days (2020: 30 to 180 days) respectively.

15. Share Capital

		Group/Company			
	Number o	Number of ordinary shares		Amount	
	2021	2020	2021	2020	
	Units	Units	RM	RM	
Issued and fully paid At 1 January/At 31 December	84,480,000	84,480,000	42,240,000	42,240,000	

The holders of ordinary shares are entitled to receive dividends as declared from time to time, and are entitled to one vote per share at meetings of the Company. All ordinary shares rank equally with regard to the Company's residual assets.

16. Lease Liabilities

	Group	
	2021	
	RM	RM
At 1 January	775,217	639,633
Additions	165,169	625,250
Accretion of interest (Note 21)	20,837	28,025
Payment of lease	(523,856)	(517,691)
At 31 December	437,367	775,217
Presented by:		

-		
Non-currrent liabilities	178,584	330,605
Current liabilities	258,783	444,612
	437,367	775,217

	Co	ompany
	2021	2020
	RM	RM
At 1 January	354,154	71,705
Additions		561,474
Accretion of interest (Note 21)	5,551	8,975
Payment of lease	(288,000)	(288,000)
At 31 December	71,705	354,154
Presented by:		
Non-currrent liabilities	-	71,705
Current liabilities	71,705	282,449

71,705

354,154

16. Lease Liabilities (Cont'd)

The maturity analysis of lease liabilities of the Group and of the Company at the end of the reporting period:

	Group	
	2021	
	RM	RM
Within one year	270,743	464,356
Later than one year and not later than two years	89,556	161,556
Later than two years and not later than five years	96,972	186,528
	457,271	812,440
Less; Future finance charges	(19,904)	(37,223)
Present value of lease liabilities	437,367	775,217

	Company	
	2021	2020
	RM	RM
Within one year	72,000	288,000
Later than one year and not later than two years	-	72,000
	72,000	360,000
Less; Future finance charges	(295)	(5,846)
Present value of lease liabilities	71,705	354,154

The Group leases various motor vehicles, office and service center buildings. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions.

The average effective interest rates per annum at the end of the reporting period for lease liabilities is 2.95% to 4.22% (2020: 2.95% to 4.22%).

17. Deferred Taxation

	Group	
	2021	2020
	RM	RM
At 1 Janaury	9,382,993	9,289,004
Recognised in profit or loss	159,729	80,529
Under provision in prior years	-	13,460
At 31 December	9,542,722	9,382,993

The net deferred tax assets and liabilities shown on the statements of financial position after appropriate offsetting are as follows:

	Group	
	2021	2020
	RM	RM
Deferred tax liabilities	9,919,775	9,759,923
Deferred tax assets	(377,053)	(376,930)
	9,542,722	9,382,993

17. Deferred Taxation (Cont'd)

The components and movements of deferred tax liabilities and assets are as follows:

	Accelerated capital allowances RM	Fair value of investment properties RM	Total RM
Group Deferred tax liabilities			
At 1 January 2021	1,268,169	8,491,754	9,759,923
Recognised in profit or loss	47,052	112,800	159,852
At 31 December 2021	1,315,221	8,604,554	9,919,775
At 1 January 2020	1,202,190	8,470,154	9,672,344
Recognised in profit or loss	57,661	21,600	79,261
Under provision in prior years	8,318	-	8,318
At 31 December 2020	1,268,169	8,491,754	9,759,923
	Unused tax losess RM	Unutilised capital allowances RM	Total RM
Group			
Deferred tax assets	<i></i>		<i></i>
At 1 January 2021	(369,069)	(7,861)	(376,930)
Recognised in profit or loss	-	(123)	(123)
At 31 December 2021	(369,069)	(7,984)	(377,053)
At 1 January 2020	(370,706)	(12,634)	(383,340)
Recognised in profit or loss	1,637	(369)	1,268
Over provision in prior years	-	5,142	5,142
At 31 December 2020	(369,069)	(7,861)	(376,930)

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

		Group	Co	mpany	
	2021 2020	2021	2021 2020 2021	2021	2020
	RM	RM	RM	RM	
Unutilised capital allowances	68,713	61,284	1,850	1,850	
Unused tax losses	12,708,063	12,470,911	658,733	583,226	
	12,776,776	12,532,195	660,583	585,076	

With effect from year of assessment 2019, the unabsorbed tax losses are allowed to be carried forward up to a maximum of seven consecutive years of assessment under the current tax legislation. The other temporary differences do not expire under current tax legislation. Deferred tax assets have not been recognised in respect of these items as they may not have sufficient taxable profits to be used to offset or they have arisen in subsidiary companies that have a recent history of losses.

18. Trade Payables

The normal trade credit terms granted to the Group range from 30 to 90 days (2020: 30 to 90 days) depending on the terms of the contracts.

19. Other Payables

	Group		Company				
	2021	2021 2020 2021	2021 2020 2021	2021	2021 2020	2021	2020
	RM	RM	RM	RM			
Other payables	25,754	22,694	-	-			
Accruals	545,170	584,445	157,111	161,053			
Deposits	326,000	326,000	-	-			
	896,924	933,139	157,111	161,053			

20. Revenue

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Revenue from contracts with customers:				
- Services rendered	10,794,163	11,062,175	-	-
- Management fee from subsidiary companies	-	-	72,000	72,000
	10,794,163	11,062,175	72,000	72,000
Revenue from other sources:				
- Rental income	1,186,000	1,133,400	-	-
	1,186,000	1,133,400	-	-
	11,980,163	12,195,575	72,000	72,000
Timing of revenue recognition				
At a point in time	10,794,163	11,062,175	-	-
Over time			72,000	72,000
Total revenue from contracts with customers	10,794,163	11,062,175	72,000	72,000

Breakdown of the Group's revenue from contracts with customers:

	Services RM	Total RM
2021		
Major goods and services		
Services rendered	10,794,163	10,794,163
Total revenue from contracts with customers	10,794,163	10,794,163
Geographical market		
Malaysia	10,794,163	10,794,163
Total revenue from contracts with customers	10,794,163	10,794,163

20. Revenue (Cont'd)

Breakdown of the Group's revenue from contracts with customers: (Cont'd)

	Services RM	Total RM
2020		
Major goods and services		
Services rendered	11,062,175	11,062,175
Total revenue from contracts with customers	11,062,175	11,062,175
Geographical market		
Malaysia	11,062,175	11,062,175
Total revenue from contracts with customers	11,062,175	11,062,175

21. Finance costs

		Group		mpany
	2021	2020	2021	2020
	RM	RM	RM	RM
Interest expense on: - Lease liabilities	20,837	28,025	5,551	8,975

22. Loss before Tax

Loss before tax is derived after charging/(crediting) amongst other, the following items:

		Group		npany
	2021	2020	2021	2020
	RM	RM	RM	RM
Auditors' remuneration				
- Statutory audits	85,500	85,500	28,000	28,000
- Non-audit services	5,000	5,000	5,000	5,000
Amortisation of right-of-use assets	538,619	540,695	280,737	280,737
Depreciation of property, plant and equipment	21,550	27,994	-	-
Non-Executive Directors' remuneration				
- Fees	138,000	138,000	90,000	90,000
- Allowances	24,000	24,000	24,000	24,000
Loss/(Gain) on foreign exchange				
- Realised	(36,904)	(6,772)	-	-
- Unrealised	1,656	8,280	-	-
Impairment losses on investment in				
subsidiary companies	-	-	254,495	399,137
Inventories written down	-	60,000	-	-
Reversal of accrual	-	(468,121)	-	-
Lease expenses relating to short-term leases	26,866	6,510	-	-
Gain on disposal of property, plant and				
equipment	(79,000)	-	-	-
Fair value gain on investment properties	(470,000)	(920,000)	-	-
Fair value loss on investment properties	-	830,000	-	-
Interest income				
- Fixed deposits	(293,103)	(439,912)	(156,530)	(234,896)
- Unit trusts	(465)	(6,281)	-	-
Government incentives	(159,600)	(334,200)	-	-

22. Loss before Tax (Cont'd)

During the financial year, government grants of RM159,600 (2020: RM334,200) to the Group were received as part of a Government initiative to provide immediate financial support as a result of Wage Subsidy Program. There are no future related costs in respect of these grants which were received solely as compensation for costs incurred in the year.

23. Taxation

	Group	Co	mpany
2021	2020	2021	2020
RM	RM	RM	RM
220,000	230,000	-	-
1,408	8,072	-	-
221,408	238,072		
159,729	80,529	-	-
-	13,460	-	-
159,729	93,989		-
381,137	332,061		-
	2021 RM 220,000 1,408 221,408 159,729 - 159,729	RM RM 220,000 230,000 1,408 8,072 221,408 238,072 159,729 80,529 - 13,460 159,729 93,989	2021 RM 2020 RM 2021 RM 220,000 230,000 - 1,408 8,072 - 221,408 238,072 - 159,729 80,529 - 13,460 - - 159,729 93,989 -

Malaysia income tax is calculated at the statutory tax rate of 24% (2020: 24%) of the estimated assessable profits for the financial year.

A reconciliation of income tax expenses applicable to loss before tax at the statutory income tax rate to income tax expenses at the effective income tax rate of the Group and of the Company are as follows:

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Loss before tax	(781,702)	(1,105,123)	(786,474)	(1,062,995)
- Taxation at statutory tax rate of 24% (2020: 24%)	(187,608)	(265,230)	(188,754)	(255,119)
Income not subject to tax	(37,840)	(77,645)	-	-
Expenses not deductible for tax purposes	546,665	839,008	170,632	232,267
Deferred tax assets not recognised	41,087	26,252	18,122	22,852
Utilisation of previously unabsorbed capital allowances	17,425	(12,656)	-	-
Deferred tax on fair value loss on investment properties	-	(199,200)	-	-
Under provision of current taxation in prior year	1,408	8,072	-	-
Under provsion of deferred taxation in prior year	-	13,460	-	-
Tax expense for the financial year	381,137	332,061		-

23. Taxation (Cont'd)

The Group and the Company has estimated unused tax losses and unutilised capital allowances available for offset against future taxable profits as follows:

		Group		mpany	
	2021	2021 2020	2020	2021	2020
	RM	RM	RM	RM	
Unused tax losses	14,266,456	14,028,492	658,733	583,226	
Unutilised capital allowances	78,563	71,134	1,850	1,850	
	14,345,019	14,099,626	660,583	585,076	

24. Loss Per Share

The basic earnings per share are calculated based on the consolidated loss for the financial year attributable to owners of the parent and the weighted average number of ordinary shares in issue during the financial year as follows:

	G	àroup
	2021 RM	2020 RM
Net loss for the financial year attributable to the owners of the parent	(1,162,839)	(1,437,184)
Weighted average number of ordinary shares in issue	84,480,000	84,480,000
Basic loss per share (in sen)	(1.38)	(1.70)

The Group have no dilution in their earnings per ordinary share as there are no dilutive potential ordinary shares. There have been no other transactions involving ordinary shares or potential ordinary shares since the end of the financial year and before the authorisation of these financial statements.

25. Staff Costs

	Group		Com	pany	
	2021	2021	2020	2021	2020
	RM	RM	RM	RM	
Salaries, wages and other emoluments	3,834,017	3,735,139	-	-	
Fee	216,000	216,000	72,000	72,000	
Defined contribution plans	446,738	426,437	-	-	
Social security contributions	46,811	46,325	-	-	
Other benefits	74,036	81,298	-	-	
Benefits-in-kind	43,548	43,274	-	-	
	4,661,150	4,548,473	72,000	72,000	

25. Staff Costs (Cont'd)

Included in staff costs is aggregate amount of remuneration received and receivable by the Executive Directors of the Company and of the subsidiary companies during the financial year as follows:

	Group		Com	pany
	2021	2020	2021	2020
	RM	RM	RM	RM
Executive Directors of the Company				
Salaries, wages and other emoluments	943,800	943,800	-	-
Fee	168,000	168,000	72,000	72,000
Defined contribution plans	95,184	95,184	-	-
Social security contributions	2,487	2,487	-	-
Benefits-in-kind	43,548	43,274	-	-
	1,253,019	1,252,745	72,000	72,000
Executive Directors of the Subsidiary Company				
Salaries, wages and other emoluments	312,000	364,800	-	-
Defined contribution plans	29,184	20,064	-	-
Social security contributions	1,422	237	-	-
	342,606	385,101	-	-

26. Reconciliation of Liabilities arising from Financing Activities

The table below show the details changes in the liabilities of the Group and of the Company arising from financing activities:

	At 1 Janauary RM	Financing cash flows (i) RM	New lease (Note 16) RM	At 31 December RM
2021 Group				
Lease liabilities	775,217	(503,019)	165,169	437,367
Company Lease liabilities	354,154	(282,449)	-	71,705
2020 Group				
Lease liabilities	639,633	(489,666)	625,250	775,217
Company				
Lease liabilities	71,705	(279,025)	561,474	354,154
Amount due from subsidiary companies	(200,000)	200,000	-	_
	(128,295)	(79,025)	561,474	354,154

(i) The cash flows from lease liabilities make up the repayments of lease liabilities in the statement of cash flows.

27. Related Party Disclosures

(a) Identifying related parties

For the purposes of these financial statements, parties are considered to be related to the Group if the Group or the Company has the ability, directly or indirectly, to control the party or exercise significant influence over the party in making financial and operating decision, or vice versa, or where the Group or the Company and the party are subject to common control. Related parties may be individuals or other entities.

Related parties also include key management personnel defined as those persons having authority and responsibility for planning, directing and controlling the activities of the Group either directly or indirectly. The key management personnel comprise the Directors and management personnel of the Group, having authority and responsibility for planning, directing and controlling the activities of the Group entities directly or indirectly.

(b) Significant related party transaction

Related party transactions have been entered into in the normal course of business under negotiated terms. In addition to the related party balances disclosed elsewhere in the financial statements, the significant related party transactions of the Group and of the Company are as follows:

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Transaction with subsidiary company				
- Management fee			72,000	72,000
A Company in which a Director has financial interest				
- Office maintenance fees	135,383	135,383	135,383	135,383
- Lease payment	288,000	288,000	288,000	288,000
	423,383	423,383	423,383	423,383

(c) Compensation of key management personnel

Remuneration of Directors and other members of key management personnel are as follows:

	Group		Com	pany
	2021	2020	2021	2020
	RM	RM	RM	RM
Salaries and other emoluments	1,255,800	1,308,600	-	-
Fees	258,000	258,000	72,000	72,000
Defined contribution plans	124,368	115,248	-	-
Social security	3,908	2,724	-	-
Benefits-in-kind	43,548	43,274	-	-
	1,685,624	1,727,846	72,000	72,000

28. Segmental Information

For management purposes, the Group is organised into business segments based on their products and services, and has two reportable operating segments as follows:

Services

Investment holding and others

Servicing of telecommunication equipment and related products Investment holding

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on profit or loss and is measured consistently with profit or loss in the consolidated financial statements.

Transactions between segments are carried out on agreed terms between both parties. The effects of such inter-segment transactions are eliminated on consolidation. The measurement basis and classification are consistent with those adopted in the previous financial year.

		Investment holding		
	Services RM	and others RM	Eliminations RM	Total RM
2021 Revenue				
Total external revenue	10,794,163	1,186,000	-	11,980,163
Inter-segment revenue		72,000	(72,000)	
Total segment revenue	10,794,163	1,258,000	(72,000)	11,980,163
Results				
Operating result	(64,749)	(976,859)	-	(1,041,608)
Interest income	15,093	278,475	-	293,568
Finance costs	(2,526)	(18,311)	-	(20,837)
Depreciation	(185,278)	(385,891)	11,000	(560,169)
Other non-cash items	(1,656)	257,505	291,495	547,344
Segment result	(239,116)	(845,081)	302,495	(781,702)
Taxation		(381,137)		(381,137)
Loss for the financial year	(239,116)	(1,226,218)	302,495	(1,162,839)
2021 Other non-cash items				
Impairment losses on investment in subsidiary companies	-	(254,495)	254,495	-
Fair value gain on investment properties	-	470,000	-	470,000
Gain on disposal of property, plant and equipment	-	42,000	37,000	79,000
Unrealised loss on foreign exchange	(1,656)	-	-	(1,656)
	(1,656)	257,505	291,495	547,344
2021 Segment assets	6,738,071	87,303,419	(27,342,249)	66,699,241
Included in the movement of segment assets are :				
Additions to property, plant and equipment	8,852	-	-	8,852
Additions to right-of-use assets	165,169	-		165,169
Segment liabilities	2,952,683	14,818,231	(6,323,127)	11,447,787

28. Segmental Information (Cont'd)

	Services RM	Investment holding and others RM	Eliminations RM	Total RM
2020				
Revenue				
Total external revenue	11,062,175	1,133,400	-	12,195,575
Inter-segment revenue	-	72,000	(72,000)	
Total segment revenue	11,062,175	1,205,400	(72,000)	12,195,575
Results				
Operating result	(142,357)	(833,965)	-	(976,322)
Interest income	8,902	437,291	-	446,193
Finance costs	(4,261)	(23,764)	-	(28,025)
Depreciation	(193,141)	(387,548)	12,000	(568,689)
Other non-cash items	(68,280)	(309,137)	399,137	21,720
Segment result	(399,137)	(1,117,123)	411,137	(1,105,123)
Taxation	-	(332,061)	-	(332,061)
(Loss)/Profit for the financial year	(399,137)	(1,449,184)	411,137	(1,437,184)
2020				
Other non-cash items				
Impairment losses on investment in subsidiary companies	-	(399,137)	399,137	-
Inventories written down	(60,000)	-	-	(60,000)
Fair value gain on investment properties	-	920,000	-	920,000
Fair value loss on investment properties	-	(830,000)	-	(830,000)
Unrealised loss on foreign exchange	(8,280)	-	-	(8,280)
	(68,280)	(309,137)	399,137	21,720
2020				
Segment assets	6,580,345	88,745,578	(27,101,068)	68,224,855
Included in the movement of segment assets are :				
Additions to property, plant and equipment	6,250	-	-	6,250
Additions to right-of-use assets	63,776	561,474		625,250
Segment liabilities	2,555,841	15,034,172	(5,779,451)	11,810,562

Geographical segments

No disclosure on geographical segments information as the Group operates predominantly in Malaysia.

Major customers

Revenue from 5 (2020: 5) major customers amount to RM706,514 (2020: RM496,106), arising from sales in the services segment.

29. Financial Guarantee

	C	ompany
	2021 RM	2020 RM
Financial guarantees given to a licensed bank for credit facilities granted to a subsidiary company - Limit of guarantees	541,450	700,000

30. Financial Instruments

(a) Classification of financial instruments

Financial assets and financial liabilities are measured on an ongoing basis either at fair value or at amortised cost. The principal accounting policies in Note 3 describe how the classes of financial instruments are measured, and how income and expense, including fair value gains and losses, are recognised.

The following table analyses the financial assets and liabilities in the statements of financial position by the class of financial instruments to which they are assigned, and therefore by the measurement basis:

4	At amortised cost RM	At FVTPL RM	Total RM
Group			
2021			
Financial Assets			
Other investment	-	1	1
Trade receivables	791,835	-	791,835
Other receivables	453,468	-	453,468
Fixed deposits with licensed banks	13,775,076	-	13,775,076
Cash and bank balances	2,976,063		2,976,063
	17,996,442	1	17,996,443
Financial Liabilities			
Lease liabilities	407 067		407.067
	437,367	-	437,367
Trade payables	537,732	-	537,732
Other payables	896,924	-	896,924
	1,872,023		1,872,023
2020			
Financial Assets			
Other investment	_	1	1
Trade receivables	567,368	-	567,368
Other receivables	413,770	_	413,770
Fixed deposits with licensed banks	16,269,837	_	16,269,837
Cash and bank balances	2,412,887	-	2,412,887
	19,663,862	1	19,663,863
	- , ,		-,,
Financial Liabilities			
Lease liabilities	775,217	-	775,217
Trade payables	696,363	-	696,363
Other payables	933,139		933,139
	2,404,719		2,404,719

30. Financial Instruments (Cont'd)

(a) Classification of financial instruments (Cont'd)

	At
	amortised cost RM
Company	RM
Company 2021	
Financial Assets	
Other receivables	56,125
Fixed deposits with a licensed bank	7,533,086
Cash and bank balances	
Cash and bank balances	722,875
	8,312,086
Financial Liabilities	
	71 705
Lease liability	71,705
Other payables	157,111
	228,816
Compony	
Company 2020	
ZUZU Financial Assets	
Other receivables	54,000
	· · · ·
Fixed deposits with a licensed bank	8,646,144
Cash and bank balances	138,978
	8,839,122
Financial Liabilities	
Lease liability	354,154
Other payables	161,053
	515,207

(b) Financial risk management objectives and policies

The Group's financial risk management policy is to ensure that adequate financial resources are available for the development of the Group's operations whilst managing its credit, liquidity, foreign currency and interest rate risks. The Group operates within clearly defined guidelines that are approved by the Board and the Group's policy is not to engage in speculative transactions.

The following sections provide details regarding the Group's and the Company's exposure to the above-mentioned financial risks and the objectives, policies and processes for the management of these risks.

(i) Credit risk

Credit risk is the risk of a financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Group's exposure to credit risk arises principally from its customers and deposits with licensed banks. The Company's exposure to credit risk arises principally from loans and advances to subsidiary companies, fixed deposits with licensed banks and financial guarantees given to banks for credit facilities granted to subsidiary companies. There are no significant changes as compared to previous financial year.

The Group has adopted a policy of only dealing with creditworthy counterparties. Management has a credit policy in place to control credit risk dealing with creditworthy counterparties and deposit with banks with good credit rating. The exposure to credit risk is monitored on an ongoing basis and action will be taken for long outstanding debts.

The Company provides unsecured loans and advances to subsidiary companies. It also provides unsecured financial guarantees to bank for banking facilities granted to a subsidiary company. The Company monitors on an ongoing basis the results of the subsidiary companies and repayments made by the subsidiary companies.

At each reporting date, the Group and the Company assess whether any if the receivables and contract assets are credit impaired.

30. Financial Instruments (Cont'd)

- (b) Financial risk management objectives and policies (Cont'd)
 - (i) Credit risk (Cont'd)

The gross carrying amounts of credit impaired trade receivables are written off (either partial or full) when there is no realistic prospect of recovery. This is generally the case when the Group or the Company determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. Nevertheless, trade receivables that are written off could still be subject to enforcement activities.

The carrying amounts of the financial assets recorded on the statements of financial position at the end of the financial year represent the Group's and the Company's maximum exposure to credit risk except for financial guarantees provided to bank for banking facilities granted to a subsidiary company.

The Group's maximum exposure in this respect is RM 541,450 (2020: RM 700,000) representing the outstanding banking facilities of the subsidiary companies as at the end of the reporting period. There was no indication that any subsidiary company would default on repayment as at the end of the reporting period.

There are no significant changes as compared to previous financial year.

As at the end of financial year, the Group had 5 customers (2020: 5 customers) that owed the Group accounted for approximately RM706,514 (2020: RM496,106) of all the receivables outstanding.

The Company has no significant concentration of credits risks except for loans and advance to its subsidiary companies where risks of default have been assessed to be low.

(ii) Liquidity risk

Liquidity risk refers to the risk that the Group or the Company will encounter difficulty in meeting its financial obligations as they fall due. The Group's and the Company's exposure to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities.

The Group's and the Company's funding requirements and liquidity risk are managed with the objective of meeting business obligations on a timely basis. The Group finances its liquidity through internally generated cash flows and minimises liquidity risk by keeping committed credit lines available.

The following table analyses the remaining contractual maturity for non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group and the Company can be required to pay.

	On demand or within 1 year RM	1 to 2 years RM	2 to 5 years RM	Total Contractual Cash Flows RM	Total Carrying amount RM
Group 2021 Non-derivative financial liabilities					
Lease liabilities	270,743	89,556	96,972	457,271	437,367
Trade payables	537,732	-	-	537,732	537,732
Other payables	896,924	-	-	896,924	896,924
	1,705,399	89,556	96,972	1,891,927	1,872,023
2020 Non-derivative financial liabilities					
Lease liabilities	464,356	161,556	186,528	812,440	775,217
Trade payables	696,363	-	-	696,363	696,363
Other payables	933,139	-	-	933,139	933,139
	2,093,858	161,556	186,528	2,441,942	2,404,719

30. Financial Instruments (Cont'd)

- (b) Financial risk management objectives and policies (Cont'd)
 - (ii) Liquidity risk (Cont'd)

	On demand or within 1 year RM	1 to 2 years RM	Total Contractual Cash Flows RM	Total Carrying amount RM
Company				
2021 Non-derivative financial liabilities				
Lease liabilities	72,000	-	72,000	71,705
Other payables	157,111	-	157,111	157,111
	229,111	-	229,111	228,816
2020 Non-derivative financial liabilities				
Lease liabilities	288,000	72,000	360,000	354,154
Other payables	161,053		161,053	161,053
	449,053	72,000	521,053	515,207

The Group and the Company provides unsecured financial guarantee to bank in respect of credit facilities granted to a subsidiary company and monitors on an ongoing basis the performance of the subsidiary company. At end of the financial year, there was no indication that the subsidiary company would default on repayment.

Financial guarantee have not been recognised since the fair value on initial recognition was deemed not material and the probability of the subsidiary company defaulting on their credit facilities is remote.

(iii) Market risks

(i) Foreign currency exchange risk

The Group is exposed to foreign currency risk on transactions that are denominated in currencies other than the respective functional currencies of the Group entities. The currencies giving rise to this risk is primarily United States Dollar (USD).

The Group has not entered into any derivative instruments for hedging or trading purposes. Where possible, the Group will apply natural hedging by selling and purchasing in the same currency. However, the exposure to foreign currency risk is monitored from time to time by management.

The carrying amounts of the Group's foreign currency denominated financial assets and financial liabilities at the end of the reporting period are as follows:

	Denominated in USD	
	2021	2020
	RM	RM
Group		
Trade receivables	433,701	70,272
Trade payables	(82,601)	(33,115)
	351,100	37,157

Foreign currency sensitivity analysis

Foreign currency risk arises from Group entities which have a RM functional currency. The Group's exposure to sensitivity of currency risk is insignificant as the transactional currencies are mostly in the functional currencies of the respective operating entities.

30. Financial Instruments (Cont'd)

- (b) Financial risk management objectives and policies (Cont'd)
 - (iii) Market risks (Cont'd)
 - (ii) Interest rate risk

The Group's and the Company's fixed deposits placed with licensed banks and borrowings are exposed to a risk of change in their fair value due to changes in interest rates.

The Group manages the interest rate risk of its deposits with licensed banks by placing them at the most competitive interest rates obtainable, which yield better returns then cash at bank and maintaining a prudent mix of short and long-term deposits.

The Group and the Company manage their interest rate risk exposure from interest bearing borrowings by obtaining financing with the most favourable interest rates in the market. The Group and the Company constantly monitors its interest rate risk by reviewing its debts portfolio to ensure favourable rates are obtained. The Group and the Company do not utilise interest swap contracts or other derivative instruments for trading or speculative purposes.

The carrying amounts of the Group and of the Company financial instruments that are exposed to interest rate risk are as follows:

	2021 RM	2020 RM
Group Fixed rate instruments		
Financial assets	13,775,076	16,269,837
Financial liabilities	(437,367)	(775,217)
	13,337,709	15,494,620
Company Fixed rate instruments		
Financial assets	7,533,086	8,646,144
Financial liabilities	(71,705)	(354,154)
	7,461,381	8,291,990

Interest rate risk sensitivity analysis

Fair value sensitivity analysis for fixed rate instruments

The Group and the Company do not account for any fixed rate financial assets and liabilities at fair value through profit or loss. Therefore, a change in interest rates at the end of the reporting period would not affect profit or loss.

(c) Fair value of financial instruments

The carrying amounts of short-term receivables and payables, cash and cash equivalents and short-term borrowings approximate their fair value due to the relatively short-term nature of these financial instruments and insignificant impact of discounting.

It was not practicable to estimate the fair value of investment in unquoted entity due to the lack of comparable quoted prices in an active market and the fair value cannot be reliably measured.

The table below analyses financial instruments those not carried at fair value for which fair value is disclosed, together with their values and carrying amounts shown in the statements of financial position.

30. Financial Instruments (Cont'd)

(c) Fair value of financial instruments (Cont'd)

		Carrying			
	Level 1 RM	Level 2 RM	Level 3 RM	Total RM	Amount RM
2021					
Financial asset					
Other investment	-	1	-	1	1
2020					
Financial asset					
Other investment	-	1	-	1	1

ī

(i) Policy on transfer between levels

The fair value of an asset to be transferred between levels is determined as of date of the event or change in circumstances that caused the transfer.

There are no transfer between levels during current and previous financial years.

(ii) Level 1 fair value

Level 1 fair value is derived from quoted prices (unadjusted) in active markets for identical assets or liabilities.

(iii) Level 2 fair value

Level 2 fair value is estimated using inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Non-derivative financial instruments

Fair value, which determined for disclosure purposes, is calculated based on the present value of future and interest cash flows, discounted at the market rate of interest at the end of the reporting period.

(iv) Level 3 fair value

Level 3 fair values for the financial assets and liabilities are estimated using unobservable inputs.

31. Capital Management

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The Group monitors capital using a gearing ratio. The Group's policy is to maintain a prudent level of gearing ratio that complies with debt covenants and regulatory requirements. The gearing ratios at end of the reporting year are as follows:

	2021 RM	2020 RM
Total lease liabilities	437,367	775,217
Less: Fixed deposits with licensed banks, cash and bank balances Net cash	<u> 16,751,139</u> (16,313,772)	<u>18,682,724</u> (17,907,507)
Total equity	55,251,454	56,414,293
Debt to equity ratio	N/A	N/A

N/A - Not applicable

31. Capital Management (Cont'd)

The gearing ratio is not applicable as the Group is in a net cash position.

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

32. Significant Events During the Financial Year

Outbreak of Coronavirus ("Covid-19")

On 11 March 2020, the World Health Organisation assessed the COVID-19 outbreak as a pandemic due to rapid escalation of COVID-19 cases across the globe. The COVID-19 pandemic also resulted in travel restriction and other precautionary measures implemented by the Government of Malaysia.

The directors have assessed the overall impact of this situation towards the Group's and the Company's operations, financial performance and cash flows and concluded there is no material adverse effect on the Group's and the Company's financial statements for the financial year ended 31 December 2021.

Nevertheless, the Directors will closely monitor the current developments of Covid-19 pandemic. The Directors will also be taking appropriate and timely measures to minimise the potential impact of the outbreak on the Group's and the Company's operation.

33. Date of Authorisation for Issue

The financial statements were authorised for issue by the Board of Directors in accordance with a resolution of the Directors on 8 April 2022.

LIST OF PROPERTIES 31 DECEMBER 2021

Location & Details	Description	Tenure (Age of Property)	Existing Use	Land Area	Date of Acquisition or Last Revaluation	Net Book Value RM
WATTA BATTERY INDUSTRIES P.T. No. 7620 Mukim of Cheras District of Hulu Langat No. 6 Jalan 1, Kaw. Per. Balakong, Cheras Jaya 43200 Selangor D.E.	Corner detached factory with double	99 years leasehold expiring on 14 May 2088 (32 years)	Rented	4,571 sq. metres	• 31/12/2021	9,530,000
P.T. No. 7619 Mukim of Cheras District of Hulu Langat No. 16 Lorong 2A, Kaw. Per. Balakong, Cheras Jaya 43200 Selangor D.E.	Corner semi- detached factory with double , storey office	99 years leasehold expiring on 14 May 2088 (32 years)	Rented	2,019 sq. metres	• 31/12/2021	5,085,000
P.T. No. 7608 Mukim of Cheras District of Hulu Langat No. 7 Lorong 2A, Kaw. Per. Balakong, Cheras Jaya 43200 Selangor D.E.	Corner semi- detached factory with double , storey office	99 years leasehold expiring on 14 May 2088 (32 years)	Rented	1,600 sq. metres	• 31/12/2021	4,000,000
P.T. No. 7626 Mukim of Cheras District of Hulu Langat No. 8 Jalan 1, Kaw. Per. Balakong, Cheras Jaya 43200 Selangor D.E.	Corner detached factory with double , storey office	99 years leasehold expiring on 14 May 2088 (32 years)	Rented	4,347 sq. metres	• 31/12/2021	9,515,000
P.T. No. 10159 Mukim of Sungai T District of Kinta 6 1/2 miles Lahat Pusing Main Road Ipoh, Perak	īrap Vacant land	60 years leasehold expiring on 5 May 2062 (42 years)	Vacant	6,845 sq. metres	• 31/12/2021	860,000
MEGA MERANTI SDN. BHD. H.S. (M) 1011 P.T. 22538 Mukim Cheras District of Hulu Langat Balakong, Selangor D.E.	Vacant land	60 years leasehold expiring on 29 August 2054 (27 years)	Vacant	25,660 sq. metres	• 31/12/2021	17,125,000
MOBILE TECHNIC SDN. BHD. Suite W-10-21 to W-10-26 10th Floor, Melawangi Business Suites, Amcorp Trade Centre, No. 18 Jalan Persiaran Barat, 46050 Petaling Jaya Selangor D.E.	Business building	99 years leasehold expiring on 11 September 2088 (32 years)	Office and Store	372 sq. metres	• 5/12/2017	1,244,257

• indicates date of last revaluation

ANALYSIS OF SHAREHOLDINGS AS AT 01 APRIL 2022

SHARE CAPITAL

Total number of issued shares	:	84,480,000
Issued and paid-up share capital	:	RM42,240,000/-
Class of shares	:	Ordinary shares
Voting rights	:	One (1) vote for each share held

ANALYSIS BY SIZE OF SHAREHOLDINGS AS AT 01 APRIL 2022

(as per the Record of Depositors)

Size of Shareholdings	Number of	% of	Number of	% of
	Shareholders	Shareholders	Shares Held	Shares Held
Less than 100	129	13.51	2,839	0.00
100 - 1,000	156	16.33	42,699	0.05
1,001 - 10,000	451	47.23	2,270,074	2.69
10,001 - 100,000	171	17.91	5,288,110	6.26
100,001 to less than 5% of issued shares	45	4.71	20,548,226	24.32
5% and above of issued shares	3	0.31	56,328,052	66.68
F	fotal 955	100.00	84,480,000	100.00

SUBSTANTIAL SHAREHOLDERS' SHAREHOLDINGS AS AT 01 APRIL 2022

(as per the Register of Substantial Shareholders)

	No. of ordinary shares			
Name	Direct	%	Indirect	%
Dato' Lee Foo San	39,549,762	46.82	-	-
Surin Bay Resort Sdn Bhd	19,344,022	22.90	-	-
Cambridge Asset Holding Limited	-	-	19,344,022*	22.90
Chum Mun Cuan	-	-	19,344,022*	22.90
Datuk Hong Choon Hau	-	-	19,344,022**	22.90

* Deemed interest by virtue of Section 8(4)(c) of the Companies Act 2016.

** Deemed interest by virtue of Section 8(4)(c) of the Companies Act 2016 through Cambridge Asset Holding Limited.

DIRECTORS' SHAREHOLDINGS AS AT 01 APRIL 2022

(as per the Register of Directors' Shareholdings)

	No. of ordinary shares			
Name	Direct	%	Indirect	%
Hj Ahmad Bin Darus	-	-	-	-
Dato' Lee Foo San	39,549,762	46.82	-	-
Gan Leng Swee	-	-	-	-
Hj Ariffin Bin Abdul Aziz	-	-	-	-
Datin Teoh Lian Tin	-	-	-	-
Hj Ahmad Bin Khalid	-	-	-	-
Lee Tak Wing	-	-	-	-
Loo Sooi Guan	1,025,800	1.21	100*	0.00
Datuk Hong Choon Hau	-	-	19,344,022**	22.90

* Shares held directly by spouse, which shall be treated as the interest of the Director pursuant to Section 59(11)(c) of the Companies Act 2016.

** Deemed interest by virtue of Section 8(4)(c) of the Companies Act 2016 through Cambridge Asset Holding Limited.

ANALYSIS OF SHAREHOLDINGS AS AT 01 APRIL 2022 (CONT'D)

30 LARGEST SHAREHOLDERS

(as per the Record of Depositors)

No.	Name of Shareholders		No. of Shares Held	%
1.	Dato' Lee Foo San		26,687,998	31.59
2.	Surin Bay Resort Sdn Bhd		18,498,022	21.90
3.	AMSEC Nominees (Tempatan) Sdn Bhd - Pledged Securities Account – AmBank (M) Berhad for Dato' Lee Foo San		11,142,032	13.19
4.	Maybank Securities Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Tan Ching Ching		2,458,600	2.91
5.	Citigroup Nominees (Asing) Sdn Bhd - CBHK PBGSG for Bharat Gurmukhdas Budhrani		1,605,400	1.90
6.	Lai Thiam Poh		1,187,700	1.41
7.	Lim Wei Ling		1,073,158	1.27
8.	Loo Sooi Guan		1,025,800	1.21
9.	Dato' Lee Foo San		1,019,732	1.21
10.	Tay Jun Han		873,100	1.03
11.	Surin Bay Resort Sdn Bhd		846,000	1.00
12.	Public Nominees (Tempatan) Sdn Bhd -Pledged Securities Account for Yeo Guik Hiang (JBU/UOB)		842,000	1.00
13.	Maybank Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Lee Foo San		700,000	0.83
14.	Lai Thiam Mei		680,800	0.81
15.	Roland Capital Partners Sdn Bhd		571,400	0.68
16.	Alliancegroup Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Ker Min Choo (8109400)		509,700	0.60
17.	Low Chun Wai		450,000	0.53
18.	CGS-CIMB Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Ng Geok Wah (B BRKLANG-CL)		400,000	0.47
19.	RHB Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Rosland Bin Othman		400,000	0.47
20.	Goh Ling Yau		393,000	0.47
21.	Public Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Surinder Singh A/L Wassan Singh (E-IMO)		388,000	0.46
22.	Celina Lee Ching Ling		387,400	0.46
23.	Kok Chee Ming		330,900	0.39
24.	Chin Chin Seong		300,000	0.36
25.	Ng Bi Yong		283,000	0.33
26.	HLIB Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Chew Chee Seng		276,204	0.33
27.	Chiang Siew Eng @ Le Yu Ak Ee		249,600	0.30
28.	Lim Wai Tat		240,800	0.29
29.	Chong Kok Khin		200,000	0.24
30.	RHB Nominees (Tempatan) Sdn Bhd - Pledged Securities Account for Ker Yun		200,000	0.24
		T-+-'	· · · · · · · · · · · · · · · · · · ·	
		Total	74,220,346	87.88

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WATTA HOLDING BERHAD (Registration No. 199401038699 (324384-A))

(Incorporated in Malaysia)

Number of shares held	
CDS Account No.	
Contact No.	

FORM OF PROXY

I/We[Full name in block letters]	NRIC/Company No.
[Full name in block letters]	
of	
	[Full address]
being a member of Watta Holding Berhad, hereby appoir	nt
	[Full name in block letters and NRIC No.]
of	
	[Full address]
*and/or failing him/her	
	[Full name in block letters and NRIC No.]
of	
	[Full address]

or failing him/her, "the Chairman of the meeting as *my/our proxy to vote for *me/us on *my/our behalf at the Twenty Seventh Annual General Meeting of the Company to be conducted on a virtual basis through live streaming from the broadcast venue at Tricor Business Centre, Manuka 2 & 3 Meeting Room, Unit 29-01, Level 29, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia on Friday, 24 June 2022 at 9.00 a.m. or at any adjournment thereof.

*My/our proxy(ies) *is/are to vote as indicated below:-

No.	Resolutions	For	Against
Ordin	ary Business		
1.	To re-elect the Director, Dato' Lee Foo San		
2.	To re-elect the Director, Datin Teoh Lian Tin		
3.	To re-elect the Director, Gan Leng Swee		
4.	To approve the payment of Directors' fees and benefits in respect of the period from 25 June 2022 until the conclusion of the next annual general meeting		
5.	To re-appoint Messrs UHY as the Company's Auditors		
Spec	ial Business		
6.	To approve the retention of Hj. Ahmad Bin Darus as Independent Director		
7.	To approve the retention of Gan Leng Swee as Independent Director		
8.	To approve the retention of Lee Tak Wing as Independent Director		
9.	Authority for Directors to issue shares		
10.	Proposed Shareholders' Mandate		

(Please indicate with an "X" or "J" in the space provided above on how you wish your votes to be cast. If no specific instruction is given on voting, the proxy will vote or abstain from voting at his/her discretion.)

*Delete if not applicable.

#Delete the words "Chairman of the meeting" if you wish to only appoint other person(s) to be your proxy(ies).

The proportion of *my/our shareholdings to be represented by *my/our proxies are as follows (to be completed ONLY when two proxies are appointed):-

xy 1 % Proxy 2 9

Dated this day of

Signature/Common Seal of Member

Note	
(1)	The Twenty Seventh Annual General Meeting ("27" AGM") will be conducted on a virtual basis through live streaming from the broadcast venue. The broadcast venue is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 which requires the Chairman of the meeting to be present at the main venue of the meeting. Shareholder(s) or proxy(ise) or attorney(s) or authorised representative(s) WILL NOT BE ALLOWED to attend the 27" AGM in person at the broadcast venue on the day of the meeting. Shareholders are to attend, speak (including posing questions to the Board via real time submission of typed texts) and vote (collectively, "participate") remotely at the 27" AGM via the Remote Participation and Voting ("RPV") facilities provided by Tricor Investor & Issuing House Services Sdn Bhd via its TIIH Online website at https://tiih.online. Please read these Notes carefully and follow the procedures in the Administrative Guide for the 27" AGM via the Strenger AGM or the procedures in the Administrative Guide for the 27" AGM via the the top the top the procedures in the Administrative Guide for the 27" AGM via the top top the top top the procedures in the Administrative Guide for the 27" AGM via the top top top the top top top top the top
(2)	Only a depositor whose name appears in the Company's Record of Depositors as at 17 June 2022 shall be regarded as a member and entitled to participate at this meeting or appoint proxy(ies) to participate in his stead.
(3)	A member may appoint proxies to participate instead of him at the meeting. If the member appoints more than one proxy, the appointment shall be invalid unless he specifies the proportion of his holdings to be represented by each proxy. A proxy may but need not be a member of the Company.
(4)	Where a member of the Company is an exempt authorised nominee as defined under the Securities Industry (Central Depositories) Act 1991 which holds ordinary shares in the Company for multiple beneficial owners in one securities account ("Omnibus Account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each Omnibus Account it holds.
(5)	The instrument appointing a proxy shall be in writing under the hand of the appointer or of his attorney duly authorised in writing or, if the appointer is a corporation, either under seal or under the hand of an officer or attorney duly authorised.
(6)	The appointment of a proxy may be made in a hard copy form or by electronic means in the following manner and must be received by the Poll Administrators of the Company, Tricor Investor & Issuing House Services Sdn Bhd not less than 48 hours before the time appointed for holding the 27" AGM or adjourned general meeting at which the person named in the appointment proposes to vote:- (i) In hard copy form - In the case of an appointment made in hard copy form, the form of proxy must be deposited with the Poll Administrators of the Company at Tricor Investor & Issuing House Services Sdn Bhd, Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, the Customer Service Counter at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia. (ii) By electronic means - The form of proxy via TIH Administrators of the Company via TIH Online. Kindly refer to the Administrative Guide for the 27" AGM on the procedures for electronic of proxy via TIH Online.
(7)	A member who has appointed a proxy or attorney or authorised representative to participate at the 27 th AGM via RPV facilities must request his/her proxy or attorney or authorised representative to register himself/herself for RPV via TIIH Online website at https://tiih.online. Please follow the procedures for RPV in the Administrative Guide for the 27 th AGM.
(8) (9)	Pursuant to Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in the notice of this meeting will be put to vote by poll. The Personal Data Protection Act 2010, which regulates the processing of personal data in commercial transactions, applies to the Company. By providing to us your personal data which may include your name, contact details and mailing address, you hereby consent, agree and authorise the processing and/or disclosure of any personal data of relating to you for the purposes of issuing the notice of this meeting and convening the meeting, including but not limited to preparation and compilation of documents and other matters, whether or not supplied by you. You further confirm to have obtained the consent, agreement and authorisation of all persons whose personal data you have disclosed and/or processed in connection with the foregoing.

STAMP

TRICOR INVESTOR & ISSUING HOUSE SERVICES SDN BHD

(Poll Administrators) Unit 32-01, Level 32, Tower A Vertical Business Suite Avenue 3, Bangsar South No. 8, Jalan Kerinchi 59200 Kuala Lumpur Malaysia



WATTA HOLDING BERHAD (Registration No. 199401038699 (324384-A)) (Incorporated in Malaysia)

ADMINISTRATIVE GUIDE FOR THE TWENTY SEVENTH ANNUAL GENERAL MEETING ("27TH AGM") OF WATTA HOLDING BERHAD ("WATTA" OR "THE COMPANY")

Day and Date:Friday, 24 June 2022Time:9.00 a.m.Broadcast Venue:Tricor Business Centre, Manuka 2 & 3 Meeting Room, Unit 29-01, Level 29, Tower A, Vertical Business
Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, MalaysiaMeeting Platform:TIIH Online website at https://tiih.online

MODE OF MEETING

As part of the safety measures for the shareholders and Directors of the Company, the 27th AGM will be conducted on a virtual basis through live streaming from the broadcast venue and **online remote voting via Remote Participation and Voting ("RPV") facilities at https://tiih.online**. This is in line with the revised *Guidance Note and FAQs on the Conduct of General Meetings for Listed Issuers* issued by the Securities Commission Malaysia.

The Broadcast Venue is strictly for the purpose of complying with Section 327(2) of the Companies Act 2016 which requires the Chairman of the meeting to be present at the main venue of the meeting. Shareholder(s) or proxy(ies) or attorney(s) or authorised representative(s) **WILL NOT BE ALLOWED** to attend the 27th AGM in person at the Broadcast Venue on the day of the meeting.

Due to the constant evolving COVID-19 situation in Malaysia, the Company may be required to change the arrangements of the 27th AGM at short notice. Kindly check the Company's website or announcements for the latest updates on the status of the 27th AGM. The Company will continue to observe the guidelines issued by the Ministry of Health and will take all relevant precautionary measures as advised.

REMOTE PARTICIPATION AND VOTING

Shareholders are to attend, speak (including posing questions to the Board via real time submission of typed texts) and vote (collectively, "participate") remotely at the 27th AGM using RPV facilities provided by Tricor Investor & Issuing House Services Sdn. Bhd. ("Tricor") via its **TIIH Online** website at https://tiih.online. Please refer to the Procedures for RPV.

Shareholders who appoint proxies to participate via RPV in the 27th AGM must ensure that the duly executed forms of proxy are deposited in a hard copy form or by electronic means to Tricor no later than **Wednesday**, 22 June 2022 at 9.00 a.m.

Representatives of corporate members (corporate representatives) must deposit their original certificate of appointment of corporate representative to Tricor not later than **Wednesday, 22 June 2022 at 9.00 a.m.** to participate via RPV in the 27th AGM.

Attorneys appointed by power of attorney must deposit their powers of attorney with Tricor not later than **Wednesday**, **22 June 2022 at 9.00 a.m.** to participate via RPV in the 27th AGM.

Shareholder who has appointed a proxy or attorney or authorised representative to participate at the 27th AGM via RPV must request his/her proxy or attorney or authorised representative to register himself/herself for RPV at TIIH Online website at https://tiih.online.

As the 27th AGM of WATTA will be held virtually, shareholders who are unable to participate in this 27th AGM may appoint the Chairman of the meeting as his/her proxy and indicate the voting instructions in the form of proxy.

PROCEDURES FOR RPV

Shareholders or proxies or attorneys or corporate representatives who wish to participate in the 27th AGM remotely using the RPV are to follow the requirements and procedures as summarised below:-

	Procedures	Actions
BEFC	RE THE DAY OF 27 [™] AGM	
(a)	Register as a user with TIIH Online	• Using your computer, access the website at https://tiih.online . Register as a user under the "e-Services" select "Create Account by Individual Holder". Refer to the tutorial guide posted on the homepage for assistance.
		• Registration as a user will be approved within one (1) working day and you wil be notified via e-mail.
		• If you are already a user with TIIH Online, you are not required to register again. You will receive an e-mail to notify you that the remote participation is available for registration at TIIH Online.
(b)	Submit your request	• Registration is open from Thursday, 28 April 2022 until the day of 27 th AGM, Friday, 24 June 2022. Shareholder(s) or proxy(ies) or attorney(s) or corporate representative(s) are required to pre-register their attendance for the 27 th AGM to ascertain their eligibility to participate in the 27 th AGM using the RPV.
		• Login with your user ID (i.e. e-mail address) and password and select the corporate event: "(REGISTRATION) WATTA 27TH AGM".
		Read and agree to the Terms & Conditions and confirm the Declaration.
		Select "Register for Remote Participation and Voting".
		Review your registration and proceed to register.
		• System will send an e-mail to notify that your registration for remote participation is received and will be verified.
		 After verification of your registration against the General Meeting Record of Depositors as at 17 June 2022, the system will send you an e-mail on/after 22 June 2022 to approve or reject your registration for remote participation.
		(Note: Please allow sufficient time for the approval of new user of TIIH Online as well as the registration for RPV in order that you can login to TIIH Online and participate in the 27 th AGM remotely).
ON T	HE DAY OF THE 27 [™] AGM	·
(c)	Login to TIIH Online	• Login with your user ID and password for remote participation at the 27 th AGM at any time from 8.00 a.m. i.e. one (1) hour before the commencement of the 27 th AGM on Friday, 24 June 2022 at 9.00 a.m.
(d)	Participate through Live Streaming	• Select the corporate event: "(LIVE STREAM MEETING) WATTA 27TH AGM" to engage in the proceedings of the 27 th AGM remotely.
		• If you have any question for the Chairman/Board, you may use the query box to transmit your question. The Chairman/Board will endeavour to respond to the questions submitted by remote participants during the 27 th AGM.
(e)	Online Remote Voting	• Voting session commences from 9.00 a.m. on Friday, 24 June 2022 until a time when the Chairman announces the end of the voting session of the 27 th AGM.
		• Select the corporate event: "(REMOTE VOTING) WATTA 27TH AGM" or if you are on the live stream meeting page, you can select "GO TO REMOTE VOTING PAGE" button below the Query Box.
		Read and agree to the Terms & Conditions and confirm the Declaration.
		Select the CDS account that represents your shareholdings.
		Indicate your votes for the resolutions that are tabled for voting.
		Confirm and submit your votes.
(f)	End of remote participation	 Upon the announcement by the Chairman on the closure of the 27th AGM, the live streaming will end.

Note to users of the RPV:-

- Should your application to join the 27th AGM be approved, we will make available to you the rights to join the live streamed meeting and to vote remotely. Your login to *TIIH Online* on the day of meeting will indicate your presence at the virtual meeting.
- 2. The quality of your connection to the live broadcast is dependent on the bandwidth and stability of the internet at your location and the device you use.
- 3. In the event you encounter any issues with logging-in, connection to the live streamed meeting or online voting, kindly call Tricor Help Line at 011-40805616 / 011-40803168 / 011-40803169 / 011-40803170 for assistance or e-mail to tiih.online@my.tricorglobal.com for assistance.

PROXY

- The 27th AGM will be conducted on a virtual basis. If you are unable to attend the meeting via RPV on 24 June 2022, you may appoint the Chairman of the meeting as proxy and indicate the voting instructions in the form of proxy.
- You may submit your form of proxy to Tricor by fax at 03-2783 9222 or e-mail to <u>is.enquiry@my.tricorglobal.com</u>. However, please ensure that the **original form of proxy** is deposited at Tricor's office at Unit 32-01, Level 32, Tower A, Vertical Business Suite, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia or alternatively, its Customer Service Counter at Unit G-3, Ground Floor, Vertical Podium, Avenue 3, Bangsar South, No. 8, Jalan Kerinchi, 59200 Kuala Lumpur, Malaysia not less than forty-eight (48) hours before the time appointed for holding the 27th AGM or any adjournment thereof, otherwise the form of proxy shall not be treated as valid.
- You may also submit the form of proxy electronically via *TIIH Online* website at https://tiih.online no later than Wednesday, 22 June 2022 at 9.00 a.m. Please read and follow the procedures to submit form of proxy electronically below.

POLL VOTING

- The voting at the 27th AGM will be conducted by poll in accordance with Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad.
- Shareholders/proxies/attorneys/authorised representatives can proceed to vote on the resolutions at any time from the commencement of the 27th AGM at 9.00 a.m. but before the end of the voting session, which will be announced by the Chairman of the meeting. Kindly refer to item (e) of the above Procedures for RPV for guidance on how to vote remotely from *TIIH Online* website at https://tiih.online.
- Upon completion of the voting session for the 27th AGM, the Scrutineers will verify the poll results followed by the Chairman's declaration whether the resolutions are duly passed.

ELECTRONIC LODGEMENT OF FORM OF PROXY

The procedures to lodge your form of proxy electronically via Tricor's TIIH Online website are summarised below:-

	Procedures	Actions
i. St	teps for Individual Sharehold	ers
(a)	Register as a user with TIIH Online	• Using your computer, please access the website at https://tiih.online . Register as a user under the "e-Services". Please do refer to the tutorial guide posted on the homepage for assistance.
		• If you are already a user with TIIH Online, you are not required to register again.
(b)	Proceed with submission of form of proxy	• After the release of the Notice of 27 th AGM by the Company, login with your user name (i.e. email address) and password.
		• Select the corporate event: "WATTA 27TH AGM - Submission of Proxy Form".
		Read and agree to the Terms & Conditions and confirm the Declaration.
		• Insert your CDS account number and indicate the number of shares for your proxy(ies) to vote on your behalf.
		• Appoint your proxy(ies) and insert the required details of your proxy(ies) or appoint Chairman as your proxy.
		 Indicate your voting instructions – FOR or AGAINST, otherwise your proxy will decide your vote.
		 Review and confirm your proxy(ies) appointment.
		Print proxy form for your record.
ii. S	teps for corporation or institution	utional shareholders
(c)	Register as a user with TIIH Online	Access TIIH Online at https://tiih.online .
		• Under e-Services, the authorised or nominated representative of the corporation or institutional shareholder selects "Create Account by Representative of Corporate Holder".
		Complete the registration form and upload the required documents.
		• Registration will be verified, and you will be notified by email within one (1) to two (2) working days.
		• Proceed to activate your account with the temporary password given in the email and re-set your own password.
		• Note: The representative of a corporation or institutional shareholder must register as a user in accordance with the above steps before he/she can subscribe to this corporate holder electronic proxy submission. Please contact Tricor if you need clarifications on the user registration.
(d)	Proceed with submission of	Login to TIIH Online at https://tiih.online .
	form of proxy	Select the corporate exercise name: "WATTA 27TH AGM - Submission of Proxy Form".
		Agree to the Terms & Conditions and Declaration.
		• Proceed to download the file format for "Submission of Proxy Form" in accordance with the Guidance Note set therein.
		• Prepare the file for the appointment of proxies by inserting the required data.
		Submit the proxy appointment file.
		 Login to TIIH Online, select corporate exercise name: "WATTA 27TH AGM - Submission of Proxy Form".
		 Proceed to upload the duly completed proxy appointment file.
		Select "Submit" to complete your submission.
		 Print the confirmation report of your submission for your record.

PRE-MEETING SUBMISSION OF QUESTIONS TO THE BOARD OF DIRECTORS

Shareholders/proxies/attorneys/authorised representatives may submit questions for the Board in advance of the 27th AGM via Tricor's TIIH Online website at https://tiih.online by selecting "e-Services" to login, pose questions and submit electronically no later than **Wednesday, 22 June 2022 at 9.00 a.m.**. The Board will endeavour to answer the questions received at the 27th AGM.

NO GIFT/FOOD VOUCHER

There will be **no distribution** of gifts or food vouchers for the 27th AGM.

RECORDING OR PHOTOGRAPHY

Strictly NO unauthorised recording or photography of the proceedings of the 27th AGM are allowed.

ENQUIRY

If you have any enquiries on the above, please contact the following persons during office hours on Mondays to Fridays from 9.00 a.m. to 5.30 p.m. (except on public holidays):-

Tricor Investor & Issuing House Services Sdn. Bhd.

General Line : +603-2783 9299 Fax Number : +603-2783 9222 Email : is.enquiry@my.tricorglobal.com

Contact persons:-

Mr. Ang Wai Meng : +603-2783 9281 / Email : Wai.Meng.Ang@my.tricorglobal.com Pn. Azizah Kadir : +603-2783 9260 / Email : Azizah@my.tricorglobal.com Ms. Wong Pang Yi : +603-2783 9242 / Email : Pang.Yi.Wong@my.tricorglobal.com



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