

(Incorporated in the Cayman Islands with limited liability)

Stock code: 1953



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CORPORATE INFORMATION

BOARD OF DIRECTORS

Executive Directors

Mr. Low Seah Sun (Chairman)

Mr. Low Wui Linn (Chief Executive Officer)

Ms. Seah Peet Hwah

Mr. Cheang Wye Keong Mr. Lau Ah Cheng

Independent Non-Executive Directors

Mr. Ng Kok Seng

Mr. Wong Chi Wai

Ms. Yeo Chew Yen Mary

COMPANY SECRETARY

Ms. Lam Yuen Ling Eva

AUDIT COMMITTEE

Mr. Wong Chi Wai (Chairman)

Mr. Ng Kok Seng

Ms. Yeo Chew Yen Mary

REMUNERATION COMMITTEE

Ms. Yeo Chew Yen Mary (Chairwoman)

Ms. Seah Peet Hwah

Mr. Wong Chi Wai

NOMINATION COMMITTEE

Mr. Low Seah Sun (Chairman)

Mr. Ng Kok Seng

Mr. Wong Chi Wai

AUTHORISED REPRESENTATIVES

Mr. Low Seah Sun

Ms. Lam Yuen Ling Eva

REGISTERED OFFICE

Windward 3, Regatta Office Park PO Box 1350

Grand Cayman KY1-1108

Cayman Islands

HEADQUARTERS AND PRINCIPAL PLACE OF BUSINESS IN MALAYSIA

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PRINCIPAL PLACE OF BUSINESS IN HONG KONG

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PRINCIPAL SHARE REGISTRAR AND TRANSFER OFFICE IN THE CAYMAN ISLANDS

Ocorian Trust (Cayman) Limited

Windward 3, Regatta Office Park PO Box 1350 Grand Cayman KY1-1108

Cayman Islands

HONG KONG BRANCH SHARE REGISTRAR

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AUDITOR

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Certified Public Accountant 43/F, Lee Garden One 33 Hysan Avenue Causeway Bay Hong Kong

COMPLIANCE ADVISER

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CORPORATE INFORMATION

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STOCK CODE

1953

WEBSITE

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CHAIRMAN'S STATEMENT

Dear Shareholders,

On behalf of the board (the "Board") of directors (the "Directors") of Rimbaco Group Global Limited (the "Company") and its subsidiaries (the "Group"), I am pleased to present the annual report and our audited financial statements of the Group for the year ended 31 October 2020 ("FY2020").

The shares of the Company were successfully listed on the Main Board of The Stock Exchange of Hong Kong Limited on 28 April 2020. The Listing marked a milestone for strengthening of our group's corporate profile and also allowed the Group to access the capital market for fund raising and enhanced the credibility of the Group with its suppliers and customers and other business partners. We believe that the proceeds from the Listing will assist the implementation of the Group's future development and business strategies.

However, the onset of the COVID-19 pandemic across the world in early 2020 has dampened the economic situation and Malaysia was also not spared. Almost all the economic sectors were severely affected. According to the Malaysia Ministry of Finance's Economic Outlook 2021 report issued in November 2020 (the "Economic Outlook Report"), Malaysia's economy contracted by 8.3% in the first half of 2020 with a decline of 17.1% in the second quarter. Construction activities were halted when the Malaysian government announced the implementation of the movement control order ("MCO") effective from 18 March 2020 which lasted until June 2020. Even though the Group was allowed to resume its construction works in stages from May 2020, progress was slow due to the new Standard Operating Procedures ("SOP") requirements and this had adversely affected our financial performance for FY2020.

During FY2020, the Group recorded a lower revenue of RM180.3 million compared to RM262.5 million in FY2019, a decrease of approximately RM82.2 million or 31.3%. As a result, the Group recorded a lower profit after tax of RM6.2 million (FY2019: RM12.2 million). Our earnings per share declined to RM0.56 cent (FY2019: RM1.29 cent).

OUTLOOK AND PROSPECTS

On a brighter note, the Economic Outlook Report has projected the construction sector to rebound to a growth of 13.9% in 2021 from a contraction of 18.7% in 2020, on the account of the revival of major infrastructure projects and affordable housing projects. While there remains significant uncertainty on the extent of the COVID-19 pandemic's impact on the financial performance of the Group for the financial year ending 31 October 2021 at the time of writing, the Group will continue to be prudent in managing its business operations and financial resources in meeting the challenges ahead.

The Group will continue to hone its competitive edge and build on RIMBACO's reputation as one of the contractor of choice and the leading builders in Malaysia. I believe the Group and the construction industries would remain resilient, robust and sustainable in the long run.

APPRECIATION

I would like to express my heartfelt gratitude to the Board, key senior management, and all employees of the Group for their unwavering efforts and commitment towards attaining the continuing success and growth of the Group. A sincere note of appreciation is also extended to our customers, business associates, bankers, suppliers and valued shareholders.

Low Seah Sun

Chairman

Malaysia 22 January 2021

The Board hereby announces the audited annual consolidated results of the Group for FY2020, together with the comparative audited figures for the year ended 31 October 2019 ("FY2019"). All amounts set out in this report are presented in Malaysian Ringgit ("RM") unless otherwise indicated.

BUSINESS REVIEW

On 28 April 2020 (the "Listing Date"), the shares of the Company (the "Shares") were listed (the "Listing") on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The Group is mainly involved in the building construction industry in Malaysia through its wholly-owned subsidiary, Rimbaco Sdn Bhd. ("Rimbaco"). Rimbaco is a Malaysia-based building construction contractor focusing on the provision of building construction services for (i) factories, including low-rise processing facilities and manufacturing plants; and (ii) institutional, commercial and/or residential buildings such as private hospitals, hotels, shopping malls, high-rise residential buildings and commercial/residential complex. Rimbaco also undertakes small-scale ancillary construction works, including but not limited to renovation works, repair works and electrical works.

During FY2020, the Group completed 3 construction projects with an aggregate contract sum of approximately RM114.1 million, of which 1 was a factory project and 2 were residential projects.

As at 31 October 2020, the Group had 8 building construction projects in progress with an aggregate contract sum of approximately RM1,031.7 million of which 3 were factory projects and 5 were institutional, commercial and/or residential projects.

No.	Description of works	Contract sum (RM'000)
1	Commercial: Design and construction of a commercial/residential complex consisting of a nine-storey commercial podium with parking lots, a 18-storey office building, a 18-storey hotel and a 30-storey service apartment	518,597
2	Institutional: Construction of a 12-storey hospital with basement, car park and underground tunnel	322,402
3	Residential: Design and construction of a high-rise residential building with 500 flats	84,718
4	Commercial: Construction of a five-storey office	2,480
5	Factory: Construction of a manufacturing plant (Phase 1 of the second manufacturing plant)	18,602
6	Factory: Construction of a manufacturing plant (Phase 2 of the second manufacturing plant)	16,600
7	Factory: One new plant room architecture and structure works	1,542
8	Institutional: Construction of one block of school building	66,800

During FY2020, the Group submitted 8 tenders for factory projects and 3 tenders for institutional, commercial and/or residential projects. These tenders represent an expected aggregate contract sum of approximately RM630.2 million. During FY2020, the Group was awarded 5 contracts with an aggregate contract sum of RM100.9 million.

FINANCIAL REVIEW

Revenue

The Group's revenue decreased by approximately RM82.2 million, or 31.3%, from approximately RM262.5 million for FY2019 to approximately RM180.3 million for FY2020. Such decrease was mainly due to the Movement Control Order ("MCO") and Conditional Movement Control Order ("CMCO") from 18 March 2020 to 9 June 2020 announced by the Government of Malaysia in the outbreak of Covid-19 during FY2020, which has affected the progress of our project work during this period. The progress of the project work only recovered slowly during the first phase of Recovery Movement Control Order ("RMCO") from 10 June 2020 and 31 August 2020 as the operations were still subject to adhere to stringent standard operating procedures.

Year ended 31 October

	2020		2019	
		% of total		% of total
	Revenue (RM'000)	revenue	Revenue (RM'000)	revenue
Factory projects Institutional, commercial and/or	22,712	12.6	101,192	38.6
residential projects	154,090	85.5	158,771	60.5
Others	3,463	1.9	2,511	0.9
	180,265	100	262,474	100

During FY2020, the revenue attributable to factories and institutional, commercial and/or residential buildings amounted to approximately RM22.7 million and approximately RM154.1 million (FY2019: approximately RM101.2 million and approximately RM158.8 million), respectively, representing approximately 12.6% and 85.5% (FY2019: approximately 38.6% and 60.5%), of the total revenue of the Group, respectively.

As at 31 October 2020, the Group had an outstanding order book of approximately RM664.4 million (31 October 2019: approximately RM745.3 million).

Gross Profit and Gross Profit Margin

The Group's gross profit decreased by approximately RM9.7 million, or 29.9%, from approximately RM32.4 million for FY2019 to approximately RM22.7 million for FY2020. The overall gross profit margin for FY2020 remain approximately the same as FY2019, is at approximately 12.6% and 12.4% respectively.

Other Income, Gain and Loss

The Group's other income, gain and loss slightly increased from approximately RM0.9 million for FY2019 to approximately RM1.1 million for FY2020 which was mainly due to the increase in gain on disposal of investment properties of which were located at Seberang Perai.

Administrative and Other Expenses

The Group's administrative and other expenses decreased by approximately RM1.3 million or 9.8% from approximately RM13.3 million for FY2019 to approximately RM12.0 million for FY2020, which was mainly due to a decrease of listing expenses of RM3.9 million from FY2019 to FY2020.

Finance Costs

The Group's finance costs decreased by approximately RM0.7 million from approximately RM1.0 million for FY2019 to approximately RM0.3 million for FY2020 which was mainly due to a decrease in utilisation of banker acceptance facilities.

Income Tax Expense

The Group's income tax expense decreased by approximately RM1.8 million or 27.2% from approximately RM6.5 million for FY2019 to approximately RM4.8 million for FY2020. The effective tax rate for the FY2020 is 43.4%, which is higher than the Malaysian corporate income tax rate of 24% mainly due to the listing expenses amounting to approximately RM4.8 million for FY2020 being a non-deductible expense.

Profit Attributable to the Owners of the Company

As a result of the foregoing, the Group reported profit attributable to owners of the Company of approximately RM6.2 million for FY2020, representing a decrease of approximately RM6.0 million or 49.3% as compared to approximately RM12.2 million for FY2019.

FUTURE PROSPECTS

The outbreak of the Covid-19 virus that started in January 2020 triggering lockdowns has disrupted the global operating environments and generated huge uncertainties for the world.

The Covid-19 outbreak in Malaysia and the subsequent MCO periods have affected the financial performance of the Group over the last few months of FY2020. Due to the recent spike in the Covid-19 cases, the Malaysian Government has re-imposed CMCO in numerous states in order to curb the spread of the new wave of Covid-19 virus. Such measures have affected both the external and domestic demand, which has curtailed economic activities and resulted in marginal economic growth. Whilst the Malaysian Government has gradually eased the restrictions and businesses are now allowed to operate under strict Standard Operating Procedures ("SOP") during the CMCO, the recovery of our economy, as well as the return to our normal social behaviour will require more time and efforts from all stakeholders.

The Bank Negara Malaysia ("BNM") projected that the growth rate of Gross Domestic Product to be between negative 3.5% to negative 5.5% in 2020 due to the unprecedented length of the MCO and changes in world growth forecasts arising from weak global demand, disruption in the supply chains and global Covid-19 containment measures.

We expect on-going projects to continue showing good progress, despite the disruption following the unprecedented re-imposed CMCO. Six on-going projects are expected to be completed in the year ending 31 October 2021 ("FY2021"). The construction of Island Hospital and IP-KN should be completed in FY2021 while the construction of Crimson Omega will progressively pick up its construction pace in 2021. Nevertheless, precautionary measures will be strictly adhered to prevent the spread of the coronavirus and to ensure the health of our workers at the construction site and timely completion of our construction projects.

2020 is an exceptionally challenging year for the global and domestic economy. Moving forward, the Group will focus on project implementation and execution to ensure quality works are delivered on time. Amidst Malaysia's political changes and global health crisis, the Group will continue to remain committed and focused to perform resiliently in the coming financial year against the prevailing market uncertainties and continue to seek growth opportunities in its order book to ensure sustainable earnings in the coming year. In addition to the Group's strong cash reserve and stringent cost control measures, we are optimistic of overcoming this difficult period.

LIQUIDITY AND FINANCIAL RESOURCES

Gearing ratio of the Group (calculated by dividing the total debts (lease liabilities) by total equity and multiplied by 100%) decreased from approximately 7.8% as at 31 October 2019 to approximately 2.7% as at 31 October 2020, which was mainly due to a decrease in lease liabilities and increase in total equity as a result of new shares issued from the Listing.

During FY2020, the Group maintained a healthy liquidity position with working capital being financed through cash generated from financing activities. As at 31 October 2020, the Group's bank balances and cash was approximately RM44.1 million (31 October 2019: approximately RM14.3 million) and the Group's restricted bank deposits was approximately RM9.6 million (31 October 2019: approximately RM8.7 million). Such increase was mainly attributed to the proceeds of the Listing for working capital purpose. The Directors consider the level of cash balances to be reasonable, which would enable the Company to maintain its liquidity position in settling the progress payments on time to subcontractors and enhance its position as main contractor's competitiveness despite the outbreak of Covid-19.

As at 31 October 2020, the current ratio of the Group was approximately 2.66 times (31 October 2019: approximately 1.56 times).

The Group's principal use of cash is mainly for payments to suppliers, subcontractors and working capital needs.

Capital Structure

As at 31 October 2020, the capital structure of the Group consisted of equity of approximately RM154.8 million (31 October 2019: approximately RM94.7 million) and bank borrowings of Nil (31 October 2019: Nil) as more particularly described in the paragraph headed "Borrowings" below.

Borrowings

As at 31 October 2020, the Group did not have any outstanding bank borrowings and the unutilised facility for bank overdraft amounted to approximately RM500,000 (31 October 2019: approximately RM500,000).

The Directors confirmed that the Group had neither experienced any difficulties in obtaining or repaying its bank borrowings, nor breached any major covenant or restriction of the Group's facilities up to the date of this report. There are no material covenants related to the Group's outstanding debts that would materially limit its ability to undertake additional debt or equity financing.

Net Current Assets

The Group's net current assets increased by approximately RM59.8 million, or 80.8%, from approximately RM74.0 million as at 31 October 2019 to approximately RM133.8 million as at 31 October 2020, which was a combined effect of the decrease in trade and other receivables of approximately RM37.8 million and the increase in contract assets of approximately RM12.4 million, increase in bank balances and cash of approximately RM29.8 million and decrease in trade, bills and other payables of approximately RM50.3 million. The Board regularly reviews the maturity analysis of the Group's contractual liabilities and concludes that there is no liquidity issue that may cast significant doubt on the Company's ability to continue as a going concern.

Capital Expenditures

The Group's capital expenditures principally consisted of expenditures on acquisitions of property, plant and equipment related to operations, which were funded by the Group's internal resources and finance lease arrangement and amounted to approximately RM3.7 million.

Material Acquisitions or Disposals of Subsidiaries, Associates and Joint Ventures, and Future Plans for Material Investments or Capital Assets

There was no acquisition or disposal of subsidiaries, associates or joint ventures during FY2020. Save as disclosed in this report and the prospectus of the Company dated 14 April 2020 (the "Prospectus"), there was no future plan for material investments or capital assets as at 31 October 2020.

Significant Investment Held

The Group did not hold any significant investment (except for its subsidiaries) during FY2020.

Contingent Liability

Save as disclosed in note 27 to the consolidated financial statements of this report, the Group had no contingent liabilities as at 31 October 2020.

Pledge of Assets

As at 31 October 2020, restricted bank deposits of approximately RM9.6 million (31 October 2019: approximately RM8.7 million) have been pledged to banks as security for banking facilities granted to the Group with approximately RM26.0 million (31 October 2019: approximately RM25.0 million) related to Group's performance bond approximately RM0.6 million was as part of the sinking fund for release of director's personal guarantee.

For contracts awarded, the Group's customers may require performance bonds, the amounts of which are generally 5% of the original contract sum, in favour of them to guarantee the completion of work and such performance bonds are generally released after the issuance of Certificate of Practical Completion or completion of the defect liability period.

Capital Commitments

As at 31 October 2020, the Group did not have any capital commitments (31 October 2019: Nil).

Foreign Exchange Exposure

The functional currency of the Group's operation, asset and liabilities are denominated in RM. Therefore, the Group is not exposed to significant foreign exchange risk and has not employed any financial instrument for hedging.

Treasury Policies

The Group's financing and treasury activities are centrally managed and controlled at the corporate level. Bank borrowing of the Group are all denominated in RM and have been arranged on a floating-rate basis. It is the Group's policy not to enter into derivative transactions for speculative purposes.

Employees and Remuneration Policies

As at 31 October 2020, the Group's workforce stood at 174 employees, 126 were Malaysian workers and 48 were foreign workers. As at 31 October 2019, the Group had 184 employees, 132 were Malaysian workers and 52 were foreign workers.

Total staff costs (excluded directors' emoluments) decreased by approximately RM1.4 million from RM14.1 million during FY2019 to RM12.7 million during FY2020.

The Group believes that on-going and continuous development of its employees is critical to its success. The Group provides its employees with tailored training programmes that are designed to upgrade their skills and knowledge and to prepare them for the next step in their career path within our Group. The Group entered into separate labour contracts with each of its employees in accordance with the applicable labour laws of Malaysia. The remuneration offered to employees generally includes salaries and bonuses. In general, the Group determines salaries of its employees based on each employee's qualification, position and performance.

The Group has adopted a share option scheme which became effective on the Listing Date to enable the Board to grant share options to eligible participants giving them an opportunity to have a personal stake in the Company.

Use of Proceeds from Listing

On the Listing Date, the issued shares of the Company were listed on the Main Board of the Stock Exchange. A total of 315,000,000 ordinary shares were issued to the public at a price of HK\$0.40 per share for net proceeds of approximately HK\$73.5 million (approximately RM38.7 million) (Note 1) after the deduction of related listing expenses. These proceeds were utilised in accordance with the proposed allocation set out in the Prospectus.

Note 1: The net proceeds allocated for each specific use have been adjusted proportionally in the manner as stated in the Prospectus due to the difference between the estimated net proceeds and the actual net proceeds received.

Set out below are details of the allocation of the net proceeds, the utilised amount of the net proceeds during FY2020:

Use of Net Proceeds	Approximate Percentage of Total Amount	Approximate Actual Net Proceeds HK\$'000	Approximate Amount utilized during FY2020 HK\$'000	Approximate Unused Net Proceeds HK\$'000
Strengthening capital base for potential				
building projects	39.3%	28,924	_	28,924
Acquisition of Machinery & Equipment	31.2%	22,972	_	22,972
Acquisition of land and construct a				
warehouse	6.5%	4,781	_	4,781
Collateral for banking facilities and funding				
for sinking fund	6.1%	4,512	1,086	3,426
Expansion of workforce to support business				
expansion	5.3%	3,892	_	3,892
Set up branch office in Kuala Lumpur	2.0%	1,450	_	1,450
Working capital and other general corporate				
purpose	9.6%	6,981	5,918	1,063
	100%	73,512	7,004	66,508

As at the end of FY2020, the amount of the net proceeds which remained unutilised amounted to approximately HK\$66.5 million and have been deposited in licensed banks. The Group intends to utilise such unused net proceeds in the same manner and proportions as described in the Prospectus by year 2022.

EXECUTIVE DIRECTORS

Mr. Low Seah Sun ("Mr. Low"), aged 70, is a co-founder of the Group, a controlling shareholder, an executive Director, the chairman of the board of Directors and the chairman of the nomination committee of the Company. Mr. Low was appointed as a Director on 28 February 2019 and was re-designated as an executive Director on 6 September 2019. Mr. Low is also a director of all of the subsidiaries of the Group. He is responsible for the overall management, strategic planning and business direction of the Group.

Mr. Low has over 33 years of experience in the construction business. In October 1985, he co-founded Rimbaco Sdn. Bhd. ("Rimbaco"), an indirectly wholly-owned subsidiary of the Company, and was appointed as a director of Rimbaco. Over the years, he has been responsible for securing business contracts and projects, managing construction schedules, building client relationships, planning the overall budgets, future expansions, and marketing strategies of Rimbaco. Mr. Low has also been a director of Rimbaco Property Sdn. Bhd., an indirectly wholly-owned subsidiary of the Company, since September 2001. Mr. Low did not receive tertiary or secondary education.

Mr. Low is the father of Mr. Low Wui Linn, an executive Director and the chief executive officer of the Company.

Mr. Low is a shareholder of several companies while each of Ms. Seah Peet Hwah, Mr. Cheang Wye Keong and Mr. Lau Ah Cheng is also the shareholder of those companies.

Mr. Low has entered into a letter of appointment with the Company as an executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Mr. Low is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$702,000 per annum.

Mr. Low Wui Linn ("Mr. William Low"), aged 40, is an executive Director and the chief executive officer of the Company. Mr. William Low was appointed as a Director on 28 February 2019 and was re-designated as an executive Director on 6 September 2019. He is responsible for the overall business development and general operation of the Group.

Mr. William Low has over 15 years of experience in the construction industry. Mr. William Low served as an engineer at ER Mekatron Manufacturing Sdn. Bhd. from March 2004 to June 2006. In June 2006, he joined Rimbaco as an engineer. In April 2008, he was promoted to the positions of project engineer and he was subsequently promoted as the project manager of Rimbaco in May 2013, where he was responsible for coordinating with the subcontractors on site, liaising with potential clients, administering site operations, and monitoring the safety and health issues arising from different construction projects. Mr. William Low has been a director of Rimbaco since February 2018.

Mr. William Low obtained his bachelor of engineering degree in electronic and electrical engineering from Leeds Beckett University (formerly known as Leeds Metropolitan University) in July 2003.

Mr. William Low is the son of Mr. Low.

Mr. William Low has entered into a letter of appointment with the Company as an executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Mr. William Low is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$240,000 per annum.

Ms. Seah Peet Hwah ("Ms. Seah"), aged 61, is a controlling shareholder, an executive Director and a member of the remuneration committee of the Company. Ms. Seah was appointed as a Director on 28 February 2019 and was re-designated as an executive Director on 6 September 2019. Ms. Seah is also a director of all of the subsidiaries of the Company. She is responsible for overseeing the financial and administrative aspects of the Group.

Ms. Seah has over 32 years of experience in the construction industry. Ms. Seah joined Rimbaco in April 1987 as a director, where she gained extensive knowledge and experience in the construction industry. She is primarily responsible for administering payment of suppliers and clients, coordinating with financial institutions, handling human resources matters and communicating with the suppliers for product procurement. Ms. Seah has also been a director of Rimbaco Property Sdn. Bhd., an indirectly wholly-owned subsidiary of the Company, since September 2001. Ms. Seah obtained the lower certificate of education (form 3) from the Sekolah Menengah Kebangsaan Kuala Pegang in Malaysia in 1975.

Ms. Seah is a shareholder of several companies while each of Mr. Low, Mr. Cheang Wye Keong and Mr. Lau Ah Cheng is also the shareholder of those companies.

Ms. Seah has entered into a letter of appointment with the Company as an executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Ms. Seah is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$372,000 per annum.

Mr. Cheang Wye Keong ("Mr. Cheang"), aged 63, is a controlling shareholder and an executive Director. Mr. Cheang was appointed as a Director on 28 February 2019 and was re-designated as an executive Director on 6 September 2019. He is responsible for overseeing and managing the technical aspects of the Group.

Mr. Cheang has over 33 years of experience in the construction industry. Mr. Cheang joined Rimbaco in November 1985 as a site supervisor and has been Rimbaco's site manager and project manager since February 1989. He has supervised the construction of factories, shopping malls, manufacturing plants, shops and offices, made project implementation plans, coordinated with government authorities and consultants, and assisted in tender presentations. Mr. Cheang has also been a director of Rimbaco Property Sdn. Bhd., an indirectly wholly-owned subsidiary of the Company, since September 2001. Mr. Cheang obtained the higher school certificate (form 6) from the Methodist Boys School Penang in Malaysia in 1977.

Mr. Cheang is a shareholder of several companies while each of Mr. Low, Ms. Seah and Mr. Lau Ah Cheng is also the shareholder of those companies.

Mr. Cheang has entered into a letter of appointment with the Company as an executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Mr. Cheang is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$420,000 per annum.

Mr. Lau Ah Cheng ("Mr. Lau"), aged 64, is a controlling shareholder and an executive Director. Mr. Lau was appointed as a Director on 28 February 2019 and was re-designated as an executive Director on 6 September 2019. He is responsible for the logistics and equipment maintenance of the Group.

Mr. Lau has over 33 years of experience in the construction industry. Mr. Lau joined Rimbaco in November 1985 as a site supervisor, and he has been promoted as a director since February 2000. He has administered store operations and site inspections, implemented risk controls, formulated logistic plans, and he has been responsible for overseeing the machinery to ensure efficiency. Mr. Lau has also been a director of Rimbaco Property Sdn. Bhd., an indirectly wholly-owned subsidiary of the Company, since September 2001. Mr. Lau did not receive tertiary or secondary education.

Mr. Lau is a shareholder of several companies while each of Mr. Low, Ms. Seah and Mr. Cheang is also the shareholder of those companies.

Mr. Lau has entered into a letter of appointment with the Company as an executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Mr. Lau is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$276,000 per annum.

INDEPENDENT NON-EXECUTIVE DIRECTORS

Mr. Ng Kok Seng ("Mr. Ng"), aged 70, was appointed as an independent non-executive Director, a member of the audit committee and a member of the nomination committee of the Company on 31 March 2020. Mr. Ng is primarily responsible for supervising the management of the Group independently.

Mr. Ng has over 35 years of experience in the construction industry. Mr. Ng was a civil engineer of the Johor Public Works Department from March 1974 to March 2006 and his last position was a deputy director with public engineer grade J54. He worked as a resident engineer at GJ Runding Sdn. Bhd. from January 2009 to June 2011.

Mr. Ng obtained his bachelor of engineering degree from the University of Malaya in June 1974. He is a certified engineer of the Board of Engineers Malaysia.

Mr. Ng has entered into a letter of appointment with the Company as an independent non-executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Mr. Ng is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$120,000 per annum.

Mr. Wong Chi Wai ("Mr. Wong"), aged 37, was appointed as an independent non-executive Director, the chairman of the audit committee, a member of the nomination committee and a member of the remuneration committee of the Company on 31 March 2020. Mr. Wong is primarily responsible for supervising the management of the Group independently.

Mr. Wong has over 13 years of experience in financial control, accounting and corporate governance practices and procedures in Hong Kong. Since May 2016, Mr. Wong has been a financial controller and company secretary of Lumina Group Limited, a company listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (Stock Code: 1162), whose principal business is in the provision of fire safety services in Hong Kong. Prior to his current position, Mr. Wong worked at JBPB & Company (formerly known as Grant Thornton and later merged with BDO Limited) from September 2007 to February 2011 and his last position was senior associate in the assurance department. He worked at Deloitte Touche Tohmatsu from February 2011 to September 2015 and his last position was manager of audit department. He worked at TCL Communication Limited from September 2015 to May 2016 as senior finance manager.

Mr. Wong obtained a bachelor of business administration degree (Honours) in accountancy from City University of Hong Kong in November 2007. He was certified as a member of the Hong Kong Institute of Certified Public Accountants in January 2012. He has been registered as a Certified Public Accountant (Practising) in Hong Kong since January 2018.

Mr. Wong has entered into a letter of appointment with the Company as an independent non-executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Mr. Wong is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$120,000 per annum.

Ms. Yeo Chew Yen Mary ("Ms. Yeo"), aged 62, was appointed as an independent non-executive Director, the chairwoman of the remuneration committee and a member of the audit committee of the Company on 31 March 2020. Ms. Yeo is primarily responsible for supervising the management of the Group independently.

Ms. Yeo has over 33 years of experience in the legal profession. She started her career in Lim Kean Siew & Co., Advocates and Solicitors, Penang from May 1984 to mid-1989 as a lawyer. She then worked at Cheong Wai Meng & Van Buerle, Advocates and Solicitors as a partner from March 1991 to February 2014, and was a consultant solicitor at the same firm from March 2014 to February 2018. Ms. Yeo is currently a partner at S.K. Goh, Chan & Co., Advocates & Solicitors.

Ms. Yeo obtained a bachelor of laws degree from University of Canterbury, New Zealand in May 1982. She was admitted to the High Court of New Zealand in January 1983, the High Court of Borneo in April 1984, and the High Court of Malaya in May 1984. She has been commissioned as a notary public since June 2007.

Ms. Yeo has entered into a letter of appointment with the Company as an independent non-executive Director for a term of 3 years commencing from 28 April 2020, which may be terminated in accordance with the terms of the letter of appointment. Ms. Yeo is entitled to Director's remuneration (excluding payment pursuant to any discretionary benefits or bonus or other fringe benefits) of HK\$120,000 per annum.

SENIOR MANAGEMENT

Ms. NG Seow Too ("Ms. Ng"), aged 63, has been our financial controller since May 2020. She is primarily responsible for overseeing the Group's accounting and taxation matters.

Ms. Ng has over 18 years of experience in the accounting field. Ms. Ng served as a senior finance manager of Rimbaco since October 2016 and an accounts executive at Rimbaco from September 2000 to August 2007. In September 2007, Ms. Ng was promoted as an assistant manager of Rimbaco. In October 2016, she was promoted as a senior finance manager of Rimbaco, where she is responsible for overseeing the finance, accounting, administration, human resource and the purchasing department of Rimbaco.

Ms. Ng pursued her business studies in accountancy in Tunku Abdul Rahman College in Kuala Lumpur, Malaysia from 1978 to 1979.

Mr. CHEW Haw Gi ("Mr. Chew"), aged 41, has been our senior project manager since July 2015. He is primarily responsible for overseeing the Group's civil engineering, construction, and structural projects, where he manages the workflow of all the projects, conducts cost and quality control, and manages activities performed in the projects.

Mr. Chew has over 15 years of experience in the construction industry. Prior to joining the Group, Mr. Chew was a senior project manager at Thak Soon Sdn. Bhd. from October 2006 to June 2015.

Mr. Chew obtained a bachelor of engineering (civil engineering) degree from University of Science, Malaysia in August 2004

Ms. CHIEW Cheng Yee ("Ms. Chiew"), aged 38, was first employed as a quantity surveyor at Rimbaco from March 2014, and she has been our project general manager since February 2018. She is responsible for overseeing the Group's construction projects, which includes managing the time of the projects, estimating budgets of the projects, reviewing customers' feedbacks, and developing strategies to improve overall productivity of the Group.

Ms. Chiew has over 12 years of experience in the construction industry. Prior to joining the Group, Ms. Chiew was a quantity surveyor at Megabuilders & Development Pte Ltd. from 2006 to 2007. Ms. Chiew was a project manager at Built Force Construction Pte Ltd. from 2008 to 2014.

Ms. Chiew obtained a diploma in technology (building) from Tunku Abdul Rahman College, Malaysia in May 2003.

CORPORATE GOVERNANCE REPORT

Corporate Governance Practices

The Board recognises the importance of good corporate governance in management and internal procedures so as to achieve effective accountability and to protect and enhance Shareholders' value. Committed to upholding good corporate standards and procedures in the best interests of its Shareholders, the Company has adopted the code provisions set out in the Corporate Governance Code and Corporate Governance Report to the Appendix 14 (the "CG Code") to the Listing Rules. The Company has complied with all CG Code during FY2020.

Chairman and Chief Executive Officer

Code provision A.2.1 of the CG Code specifies that the roles of chairman and chief executive officer (chief executive for the CG Code) should be separate and should not be performed by the same individual. The division of responsibilities between the chairman and chief executive officer (chief executive for the CG Code) should be clearly established and set out in writing. During FY2020, the roles of the chairman and chief executive officer of the Company are separate and exercised by Mr. Low Seah Sun and Mr. Low Wui Linn, respectively.

Code of Conduct Regarding Securities Transactions by Directors

The Company has adopted a code of conduct regarding securities transactions by Directors on terms no less exacting than the required standard of dealings set out in the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in the Appendix 10 to the Listing Rules. Having made specific enquiry of all Directors, the Company was not aware of any non-compliance with such required standard of dealings and its code of conduct regarding securities transactions by Directors throughout FY2020.

Board of Directors and Board Meeting

The members of the Board for the Year were:

Executive Directors
Low Seah Sun (Chairman)
Low Wui Linn (Chief Executive Officer)
Seah Peet Hwah
Cheang Wye Keong
Lau Ah Cheng

Independent Non-executive Directors

Ng Kok Seng (appointed on 31 March 2020)

Wong Chi Wai (appointed on 31 March 2020)

Yeo Chew Yen Mary (appointed on 31 March 2020)

Responsibilities of the Board

The Board is responsible for the Group's corporate policy formulation, business strategies planning, business development, risk management, major acquisitions, disposals and capital transactions, and other significant operational and financial matters. Major corporate matters that are specifically delegated by the Board to the management include the preparation of annual and interim accounts for Board approval before public reporting, execution of business strategies and initiatives adopted by the Board, implementation of adequate systems of internal controls and risk management procedures, and compliance with relevant statutory requirements and rules and regulations.

All Directors have full and timely access to all relevant information as well as the advice and services of the company secretary of the Company, with a view to ensuring that Board procedures and all applicable laws and regulations are followed. Each Director is normally able to seek independent professional advice in appropriate circumstances at the Company's expense, upon making request to the Board.

Executive Directors and Independent Non-executive Directors

Each of the Directors' biographical information is set out on pages 13 to 16 of this report. All executive Directors have given sufficient time and attention to the affairs of the Group and each of them has sufficient experience to hold the position so as to carry out his duties effectively and efficiently. Save as disclosed under the heading "DIRECTORS AND SENIOR MANAGEMENT", there is no other relationship among the members of the Board.

During FY2020, the Board has at all times complied with rules 3.10(1), 3.10(2) and 3.10A of the Listing Rules.

The Company has appointed three independent non-executive Directors who have appropriate and sufficient experience and qualification to carry out their duties so as to protect the interests of shareholders. At least one of the independent non-executive Directors has appropriate professional qualifications, or accounting or related financial management expertise. Each of them, namely Mr. Ng Kok Seng, Mr. Wong Chi Wai and Ms. Yeo Chew Yen Mary, has signed a letter of appointment with the Company for a term of three years commencing from 28 April 2020 and expiring on 27 April 2023.

The roles of the independent non-executive Directors are to provide independent and unbiased opinions to the Board and give adequate control and balances for the Group to protect the overall interests of the Shareholders and the Group. The independent non-executive Directors are of sufficient caliber and free of any business or other relationship which could interfere in any material manner with the exercise of their independent judgment. They are able to provide impartial and professional advice to protect the interests of the minority Shareholders of the Company.

Pursuant to the requirements of the Rule 3.13 of the Listing Rules, the Company has received from each of the independent non-executive Directors the written confirmation of his/her independence. Based on such confirmations of independence, the Company considers all of the independent non-executive Directors to be independent.

Appointment and Re-election of Directors

Pursuant to article 108(a) of the articles of association of the Company (the "Articles of Association"), at each annual general meeting one-third of the Directors for the time being, or, if their number is not three or a multiple of three, then the number nearest to but not less than one-third, shall retire from office by rotation provided that every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years. A retiring Director shall be eligible for re-election. In accordance with article 108(a) of the Articles of Association, Ms. Seah Peet Hwah and Mr. Cheang Wye Keong will retire from office as Directors by rotation at the forthcoming annual general meeting of the Company (the "AGM"), and being eligible, offer themselves for re-election at the AGM.

Pursuant to article 112 of the Articles of Association, any Director appointed by the Board to fill a casual vacancy shall hold office only until the first general meeting of the Company after his appointment and be subject to re-election at such meeting. Any Director appointed by the Board as an addition to the existing Board shall hold office only until the next following annual general meeting of the Company and shall then be eligible for re-election. In accordance with article 112 of the Articles of Association, Mr. Ng Kok Seng, Mr. Wong Chi Wai and Ms. Yeo Chew Yen Mary will retire from office as Directors at the AGM, and being eligible, offer themselves for re-election at the AGM.

Board Meetings

Pursuant to code provisions of the CG Code, meetings of the Board should be held at least four times a year at approximately quarterly intervals and notice of at least 14 days should be given for a regular board meeting. Agendas and accompanying papers shall be sent not less than 3 days before the date of Board meeting to ensure that the Directors are given sufficient time to review the documents.

The Board met 4 times as meetings and no general meeting was held during FY2020 and up to the date of this report.

Details of the attendance of the meetings of the Board are as follows:

	Attendance/ Number of	Attendance/ Number of	
	General Meeting entitled to attend	Board Meetings entitled to attend	
Executive Directors			
Low Seah Sun	N/A	4/4	
Low Wui Linn	N/A	4/4	
Seah Peet Hwah	N/A	4/4	
Cheang Wye Keong	N/A	4/4	
Lau Ah Cheng	N/A	4/4	
Independent Non-Executive Directors			
Ng Kok Seng	N/A	4/4	
Wong Chi Wai	N/A	4/4	
Yeo Chew Yen Mary	N/A	4/4	

During FY2020, the management provided all members of the Board with monthly updates in accordance with the code provision C.1.2 of the CG Code.

Continuing Professional Development

According to the code provision A.6.5 of the CG Code, all directors shall participate in continuous professional development to develop and refresh their knowledge and skills to ensure their contribution to the board remains informed and relevant. The Company would arrange and/or introduce some Director's training courses for the Directors to develop and explore their knowledge and skills.

The Directors confirmed that they have complied with the code provision A.6.5 of the CG Code on the Directors' training.

During FY2020, the Directors participated in the continuous professional developments in relation to regulatory update, the duties and responsibility of the Directors and the business of the Group in the following manner:

	Attended
	Seminars or
	Briefing/Read
Name of member of the Audit Committee	Materials
Executive Directors	
Low Seah Sun	✓
Low Wui Linn	✓
Seah Peet Hwah	✓
Cheang Wye Keong	✓
Lau Ah Cheng	✓
Independent Non-Executive Directors	
Ng Kok Seng	✓
Wong Chi Wai	✓
Yeo Chew Yen Mary	✓

Directors' and Officers' Liabilities

The Company has arranged for appropriate insurance covering the liabilities of the Directors that may arise out the corporate activities, which has been complied with the CG Code. The insurance coverage is revised on an annual basis.

Remuneration Committee

The Company established a remuneration committee (the "Remuneration Committee") on 31 March 2020 with written terms of reference in compliance with paragraph B1 of the CG Code. As at the date of this report, the Remuneration Committee is chaired by Ms. Yeo, and has two other members, namely Ms. Seah and Mr. Wong.

The latest terms of reference of the Remuneration Committee are posted on the websites of the Stock Exchange and the Company.

The primary duties of the Remuneration Committee include, but are not limited to, the following: (i) making recommendations to the Board on the policy and structure for all remuneration of Directors and senior management and on the establishment of a formal and transparent procedure for developing policy on such remuneration; (ii) determining the specific remuneration packages of all Directors and senior management; and (iii) reviewing and approving performance-based remuneration by reference to corporate goals and objectives resolved by the Board from time to time

The Remuneration Committee held 3 meetings during FY2020 and up to the date of this report to review the remuneration packages of all the Directors and senior management of the Company. Details of the attendance of the meetings of the Remuneration Committee are as follows:

Members	Attendance
Yeo Chew Yen Mary (Committee Chairwoman)	3/3
Seah Peet Hwah	3/3
Wong Chi Wai	3/3

Details of the remuneration payable to each Director for FY2020 are set out in note 11 to the consolidated financial statements.

Pursuant to the code provision B.1.5 of the CG Code, the remuneration of the senior management by band for FY2020 was set out below:

Within the band of	Number of individuals
Nil to RM1,000,000	3
RM1,000,001 to RM1,500,000	0

Nomination Committee

The Company established a nomination committee (the "Nomination Committee") on 31 March 2020 with written terms of reference in compliance with paragraph A5 of the CG Code. As at the date of this report, the Nomination Committee is chaired by Mr. Low, and has two other members, namely Mr. Ng and Mr. Wong.

The latest terms of reference of the Nomination Committee are posted on the websites of the Stock Exchange and the Company.

The primary duties of the Nomination Committee include, but are not limited to, the following: (i) reviewing the structure, size and composition of the Board; (ii) assessing the independence of independent non-executive Directors; (iii) making recommendations to the Board on matters relating to the appointment of Director; and (iv) reviewing the board diversity policy (the "Board Diversity Policy").

In designing the Board's composition, Board diversity has been considered from a number of aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge, length of service and any other factors that the Board may consider relevant and applicable from time to time.

The Nomination Committee reviews the composition of the Board from diversified angles up to the date of this report and summarised as follows:

		No. of Directors
Gender:	Male	6
	Female	2
Ethnicity:	Chinese	1
	Malaysian	7
Age Group:	31–40	2
	41–50	_
	51–60	_
	61–70	6
	≥71	_
Length of Service (year):	1–10	8

For the purpose of implementation of the Board Diversity Policy, the following measurable objectives were adopted:

- 1. The Company should comply with the requirements on board composition in the Listing Rules from time to time.
- 2. The number of independent non-executive Directors should be not less than three and one-third of the Board.
- At least one of the independent non-executive Directors must have appropriate professional qualifications or accounting or related financial management expertise.
- 4. At least one Director should be the professional or have intensive experience of the industry on which the business of the Group is.

The Board has achieved the measurable objectives under the Board Diversity Policy for FY2020.

Director's Nomination Policy

The Nomination Committee shall assist the Company in nominating suitable candidates to the Board. The Board shall make recommendations to the Company's shareholders on the appointment of Directors and succession planning for Directors.

The director's nomination policy sets out the key selection criteria, procedures and principles adopted by the Nomination Committee in making any such recommendations.

Selection Criteria

The Nomination Committee shall consider the following factors when assessing the suitability of a proposed candidate:

- (a) reputation for integrity;
- (b) accomplishment and experience in the business and industry;
- (c) commitment of the candidate to devote sufficient time and interest to carry out his/her duties;
- (d) diversity in all aspects, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service;
- (e) independence of the candidate;
- (f) for a proposed re-appointment of a Director, the number of years he/she has served the Company; and
- (g) other relevant factors considered by the Nomination Committee or the Board as appropriate.

Nomination Procedures

Subject to provisions in the memorandum of association and Articles of Association, if the Board recognises the need to appoint or reappoint a Director, the following procedures should be followed:

- (a) the secretary of the Nomination Committee shall convene a meeting of the Nomination Committee, and invite nominations of candidates from the Board, if any, for consideration by the Nomination Committee prior to its meeting. The Nomination Committee shall also be entitled to put forward candidates who are not nominated by the Board;
- (b) the Nomination Committee shall identify or select candidates recommended to the Nomination Committee pursuant to criteria set out above;
- (c) the Nomination Committee shall be entitled to use any process it deems appropriate to evaluate candidates, including but not limited to personal interviews, background checks, presentations or written submissions by candidates and third party references;
- (d) to fill casual vacancies, the Nomination Committee shall make recommendations for consideration and approval of the Board. To propose candidates to stand for election at a general meeting of the Company, the Nomination Committee shall make nominations for the Board's consideration and recommendation;

- (e) the Board shall deliberate and decide on the appointment based on the recommendation of the Nomination Committee;
- (f) appointments of Directors should be confirmed by a letter of appointment or Director service agreement, as appropriate, setting out the key terms and conditions of the appointment of Directors;
- (g) pursuant to Rule 13.74 of the Listing Rules, where shareholders are required to vote on electing or re-electing Directors, the circular accompanying the notice of the relevant general meeting should include all information of the candidates required under Rule 13.51(2) of the Listing Rules;
- (h) a Shareholder shall be entitled to serve a notice to the company secretary within the lodgment period of its intention to propose a resolution to elect a person as a Director, without recommendation of the Board or nomination of the Nomination Committee, other than those candidates set out in the Shareholder circular. The particulars of the candidates proposed shall be sent to all shareholders for information by a supplementary circular;
- (i) a candidate shall be entitled to withdraw his/her candidature at any time before the general meeting by serving a notice, in writing, to the company secretary; and
- (j) the Board shall have the final decision on matters relating to its recommendation of candidates to stand for election at any general meeting.

Re-election of Director at General Meeting

The Nomination Committee shall review the overall contribution and service to the Company of the retiring director including his attendance of Board meetings and, where applicable, general meetings, and the level of participation and performance on the Board.

The Nomination Committee shall also review and determine whether the retiring director continues to meet the criteria as set out above.

The Nomination Committee and/or the Board shall then make recommendation to shareholders in respect of the proposed re-election of director at the general meeting.

The Nomination Committee held 1 meeting during FY2020 and up to the date of this report to review the structure, size and composition of the Board, assess the independence of independent non-executive Directors, make recommendations to the Board relating to the renewal services of independent non-executive Directors and to review the Board Diversity Policy. Details of the attendance of the meetings of the Nomination Committee are as follows:

Members		Attendance	
		0 0 0 0	
Low Seah Sun (Committee Chairman)		1/1	
Ng Kok Seng		1/1	
Wong Chi Wai		1/1	

Audit Committee

The Company established an audit committee (the "Audit Committee") on 31 March 2020, with written terms of reference in compliance with Rule 3.21 of the Listing Rules and paragraph C3 and paragraph D3 of the CG Code as set forth in Appendix 14 to the Listing Rules. The Audit Committee is chaired by Mr. Wong Chi Wai, who holds the appropriate professional qualifications as required under Rules 3.10(2) and 3.21 of the Listing Rules and has two other members, namely Mr. Ng Kok Seng and Ms. Yeo Chew Yen Mary. The audited consolidated results of the Group for FY2020 have been reviewed by the Audit Committee, who is of the opinion that such statements comply with the applicable accounting standards, the Stock Exchange and legal requirements, and that adequate disclosures have been made.

The latest terms of reference of the Audit Committee are available on the websites of the Stock Exchange and the Company.

The primary duties of the Audit Committee include, but not limited to, the following: (i) assisting the Board by providing an independent view of the effectiveness of the financial reporting process, internal control and risk management systems of the Group; (ii) overseeing the audit process and performing other duties and responsibilities as assigned by the Board; (iii) developing and reviewing the policies and practices on corporate governance; (iv) making recommendations to the Board; and (v) ensuring that good corporate governance practices and procedures are established.

The Audit Committee held 3 meetings during FY2020 and up to the date of this report and had reviewed the audited consolidated financial statements for the year ended 31 October 2020 and the unaudited consolidated financial statements for the six months ended 30 April 2020 respectively, with the recommendations to the Board for approval; and to review the accounting principles and policies adopted by the Group and its financial reporting functions and internal control and risk management systems. During FY2020, the Audit Committee met the Company's auditor two times. Details of the attendance of the meetings of the Audit Committee are as follows:

Members	Attendance
Wong Chi Wai (Committee Chairman)	3/3
Ng Kok Seng	3/3
Yeo Chew Yen Mary	3/3

The Group's unaudited consolidated interim results and audited consolidated annual results for FY2020 have been reviewed by the Audit Committee, which was of the opinion that the preparation of such results complied with the applicable accounting standards and requirements and that adequate disclosures have been made. The Audit Committee has also reviewed the audited consolidated financial statements for FY2020.

Auditor's Remuneration

Reference is made to the Prospectus, Deloitte Touche Tohmatsu was the auditors and reporting accountants of the Group for the preparation of the Company's listing and for the preparation of the financial statements in the Prospectus. The Company, with the recommendation of the audit committee of the Company, has resolved to appoint SHINEWING (HK) CPA Limited ("SHINEWING") as the auditor of the Group with effect from 15 June 2020 and to hold office until the conclusion of the next annual general meeting of the Company. During FY2020, SHINEWING performed the work of statutory audit for FY2020 and the remuneration of the Auditor for FY2020 is approximately RM477,000. No non-audit service was provided by the Auditor.

Respective Responsibilities of Directors and Auditor

The Directors acknowledge their responsibility for the preparation of the financial statements of the Group. In preparing the financial statements, the generally accepted accounting standards in Hong Kong have been adopted, appropriate accounting policies have been used and applied consistently, and reasonable and prudent judgements and estimates have been made. The Board is not aware of any material uncertainties relating to events or conditions which may cast significant doubt over the Group's ability to continue as a going concern. Accordingly, the Board has continued to adopt the going concern basis in preparing the financial statements. The Auditor's responsibilities are set out in the Independent Auditor's Report.

Corporate Governance Functions

According to code provision D.3 of the CG Code, the Board is responsible for performing the corporate governance duties of the Company. The Board has delegated the following duties and responsibilities for performing the corporate governance duties of the Company to the Audit Committee:

- to develop and review the Group's policies and practices on corporate governance;
- to review and monitor the training and continuous professional development of Directors and senior management;
- to review and monitor the Group's policies and practices on compliance with legal and regulatory requirements;
- to develop, review and monitor the code of conduct and compliance manual (if any) applicable to employees and Directors; and
- to review the Group's compliance with the corporate governance code as set out in the Listing Rules and disclosure in the corporate governance report in annual report of the Company.

During FY2020 and up to the date of this report, the Audit Committee held 1 meeting to review the policies and practices of the Company relating to the CG Code. Details of the attendance of the related meetings of the Board are as follows:

	Atte	ndance
Executive Directors Low Seah Sun Low Wui Linn Seah Peet Hwah Cheang Wye Keong		1/1 1/1 1/1 1/1
Lau Ah Cheng		1 /1
Independent Non-Executive Directors Ng Kok Seng Wong Chi Wai Yeo Chew Yen Mary		1/1

RISK MANAGEMENT AND INTERNAL CONTROL

The Group has established a risk register documented with the identified risks, relevant risk rating, mitigation plans/ actions and the relevant key person in-charged (the "Risk Register"). Risk Register shall be reviewed and updated periodically to ensure that it remains relevant to the Group's ever-changing business environment.

Employees are required to comply with the SOPs to ensure proper execution of the internal control system. Internal control system should be reviewed annually to ensure its effectiveness.

The Group has engaged an independent professional advisor (the "Internal Control Advisor") to carry out the internal audit functions by performing an independent appraisal of the adequacy and effectiveness of the Group's risk management and internal control systems.

The Internal Control Advisor is independent of the Group's daily operation and carries out appraisal of the risk management and internal control systems by conducting interviews, walkthroughs and tests of operational effectiveness of the procedures, systems and controls established by the Group including various operational cycles of the Group such as the revenue and receipts, purchase and payments, project management, fixed assets and capital expenditure management, financial reporting and industrial safety and environmental protection.

The Board, through its review and the review made by internal audit function and Audit Committee, concluded that the risk management and the internal control systems were effective and adequate. Such systems, however, are designed to manage rather than eliminate the risk of failure to achieve business objectives, and can only provide reasonable and not absolute assurance against material misstatement or loss.

PRINCIPAL RISKS AND UNCERTAINTIES

The key risks and uncertainties to which the Group is subject are summarised as follows:

- (i) The main operating subsidiary of the Group at present is Rimbaco Sdn Bhd. and any material disruptions to the business of Rimbaco Sdn Bhd. would adversely affect the business, results of operations and financial position of the Group;
- (ii) The revenue of the Group is difficult to predict and may be volatile in any given reporting period owing to Covid-19 affecting the timing of construction completions and hence recognition of revenue;
- (iii) Potential exposure to litigation due to our business activities could potentially generate a significant amount of noise and dust during the construction period due to the use of machineries and heavy vehicles;
- (iv) The Group might fail to put in place appropriate emergency equipment, formulate and oversee the implementation of various safety procedures that result in injuries of our employees in work which may incur liability to the Group against any compensation, give adverse effect to our reputation and cause an outflow of talents;
- (v) The subcontractors might fail to proceed with projects to their completion on time and on the unsatisfactory quality of the work may incur extra cost to the Group in order to complete the work; and
- (vi) The Group may face the risk of labour shortage if the Malaysian government continue to impose MCO to contain the spread of Covid-19.

For further elaboration of the risks and uncertainties facing the Group, please refer to the section headed "Risk Factors" in the Prospectus.

HANDLING AND DISSEMINATION OF INSIDE INFORMATION

The Company has established and maintained the procedures and internal controls for the handling and dissemination of inside information. The Company has adopted the Model Code as set out in Appendix 10 to the Listing Rules as its own code of conduct regarding Directors' securities transactions. Other employees of the Group who are likely to be in possession of inside information of the Company are also subject to the same dealing restrictions. The Group also strictly prohibits the Directors from the unauthorized use of confidential or inside information to the advantage of himself or others. The Company promptly identifies, assesses and escalates any inside information and any information which may potentially constitute inside information to the Board, which decides the need for disclosure. Inside information and other information which is required to be disclosed pursuant to the Listing Rules will be announced on the respective websites of the Stock Exchange and the Company in due course.

FINANCIAL REPORTING

The Directors acknowledge their responsibilities for keeping proper accounting records and preparing financial statements for each financial year which give a true and fair view of the state of affairs of the Group as at the end of the financial year and of the profit and loss for the year. In preparing the financial statements, the Directors have adopted all applicable Hong Kong Financial Reporting Standards in all material respects, selected appropriate accounting policies and then applied them consistently, made judgements and estimates that are fair and reasonable. The Directors use the going concern basis in preparing the financial statements unless this is inappropriate.

The Company recognises that a clear, balanced and timely presentation of financial report is crucial in maintaining the confidence of stakeholders. Reasonable disclosure of Company's financial position and prospects are provided in the report. Annual and interim results are published within three and two months after the end of the relevant financial periods respectively.

A statement of the Company's external auditor about its reporting responsibilities is included in the Independent Auditor's Report on pages 66 to 71 of this report.

INVESTORS' RELATIONS

The Company values communication with the shareholders and investors. The Company uses two-way communication channels to account to the shareholders and investors for the performance of the Company. Enquiries and suggestions from the shareholders or investors are welcomed, and enquiries from the shareholders may be put to the Board through the following channels to the Company:

- 1. By mail to the headquarters and principal place of business in Malaysia at 309-E, 1st floor, Silver Square Perak Road, 10150 Penang Malaysia;
- 2. By telephone at telephone number +604-281 0242;
- 3. By fax at fax number +604-281 2835; or
- 4. By email at rbc@rimbaco.com.my.

Information shall be communicated to shareholders and the investment community mainly through the Company's financial reports (interim and annual reports), annual general meetings and other general meetings that may be convened, as well as by making available all the disclosures submitted to the Stock Exchange and its corporate communications and other corporate publications on the Company's website.

SHAREHOLDERS' RIGHTS

The general meetings of the Company provide an opportunity for communication between the Shareholders and the Company. An annual general meeting of the Company is expected to be held in each year and at the place as may be determined by the Board. Each general meeting, other than an annual general meeting, shall be called an extraordinary general meeting.

The Board may, whenever it thinks fit, convene an extraordinary general meeting. Extraordinary general meetings shall also be convened on the requisition of one or more shareholders holding, at the date of deposit of the requisition, not less than one tenth of the paid up capital of the Company having the right of voting at general meetings. Such requisition shall be made in writing to the Board or the secretary for the purpose of requiring an extraordinary general meeting to be called by the Board for the transaction of any business specified in such requisition. Such meeting shall be held within two months after the deposit of such requisition. If within 21 days of such deposit, the Board fails to proceed to convene such meeting, the requisitionist(s) himself (themselves) may do so in the same manner, and all reasonable expenses incurred by the requisitionist(s) as a result of the failure of the Board shall be reimbursed to the requisitionist(s) by the Company.

Shareholders are encouraged to participate in general meetings or to appoint proxies to attend and vote at meetings for and on their behalf if they are unable to attend the meetings. Appropriate arrangements for the annual general meetings shall be in place to encourage shareholders' participation. The process of the Company's general meeting will be monitored and reviewed on a regular basis, and, if necessary, changes will be made to ensure that shareholders' needs are best served. Board members, in particular, either the chairmen of Board committees or their delegates, appropriate management executives and external auditors will attend annual general meetings to answer shareholders' questions. Shareholders are encouraged to attend shareholders' activities organised by the Company, where information about the Company, including its latest strategic plans, products and services etc. will be communicated

The procedures for shareholders of the Company to propose a person for election as a Director are set out below:

- The shareholder(s) shall be duly registered in the principal register or any branch register of shareholders as holder for the time being of any share in the share capital of the Company.

The following shall be lodged at the head office of the Company at 309-E, 1st floor, Silver Square Perak Road, 10150 Penang, Malaysia or at the registration office of the Company at Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman KY1-1108, Cayman Islands:

- a notice in writing by the shareholder(s) indicating the intention to propose a person for election as a Director;
 and
- a notice in writing by the person proposed by the shareholder(s) for election as a Director indicating his/her willingness to be elected.

The period for lodgment of such notices will commence no earlier than the day after the despatch of the notice of the general meeting appointed for such election and end no later than seven days prior to the date of such general meeting and the minimum length of the period during which such notices may be given will be at least seven days.

CHANGES OF ARTICLES OF ASSOCIATION

Pursuant to written resolutions of the Shareholders passed on 31 March 2020, the Articles of Association were adopted. The Company has not made any changes to the Articles of Association on or after the Listing Date. An up to date version of the Articles of Association is available on the Company's website and the Stock Exchange's website.

DIVIDEND POLICY

The dividend policy of the Company (the "Dividend Policy") was adopted by the Board and became effective on 20 November 2020.

The Dividend Policy is to ensure that the Board maintains an appropriate procedure on declaring and recommending the dividend payment of the Company. The Board endeavors to strike a balance between the Shareholders' interests and prudent capital management with a sustainable dividend policy.

In considering the payment of dividends, there shall be a balance between retaining adequate reserves for the Group's future growth and rewarding the Company's shareholders. In deciding whether to propose a dividend and in determining the dividend amount, the Board shall take into account the following factors before declaring or recommending dividends:

- (a) The Group's actual and expected financial performance;
- (b) Retained earnings and distributable reserves of the Group;
- (c) The level of the Group's debts to equity ratio, return on equity and the relevant financial covenants;
- (d) Any restrictions on payment of dividends that may be imposed by the Group's contracting parties;
- (e) The Group's expected working capital requirements and future expansion plans;
- (f) General economic conditions, business cycle of the Group's business and other internal or external factors that may have an impact on the business or financial performance and position of the Group; and
- (g) Any other factors that the Board may deem appropriate.

The Company does not have any pre-determined dividend distribution proportion or distribution ratio. The declaration, payment and amount of dividends will be subject to the Board's discretion and subject to compliance with applicable laws and regulations including the laws of the Cayman Islands and the Articles of Association. The Dividend Policy shall in no way constitute a legally binding commitment by the Company in respect of its future dividend and/or in no way obligate the Company to declare a dividend at any time or from time to time.

The Board will continually review the Dividend Policy from time to time and reserves the right in its sole and absolute discretion to update, amend and modify the Dividend Policy at any time. There can be no assurance that dividends will be paid in any particular amount for any given period.

COMPANY SECRETARY

The company secretary of the Company, Ms. Lam Yuen Ling Eva, is delegated by an external service provider. The external service provider's primary contact person at the Company is Ms. NG Seow Too, the financial controller of the Company.

During FY2020, the company secretary of the Company has taken not less than 15 hours of relevant professional training.

The Directors present the annual report and the audited consolidated financial statements of the Group for FY2020.

CORPORATE REORGANISATION AND LISTING

The Company was incorporated in the Cayman Islands as an exempted company with limited liability on 28 February 2019. In preparation for the Listing, the Group underwent reorganisation, details of which are set out in the section headed "History, Development and Reorganisation" of the Prospectus. Following the Listing by way of Global Offering, 315,000,000 new Shares were initially offered by the Company at a price of HK\$0.4 per share. The net proceeds from the Share Offer are approximately HK\$73.5 million. The Company was listed on the Stock Exchange on 28 April 2020.

PRINCIPAL ACTIVITIES

The principal activity of the Company is investment holding. Details of the principal activities of the subsidiaries of the Company are set out in note 32 to the consolidated financial statements. There were no significant changes in the nature of the Group's principal activities during FY2020.

BUSINESS REVIEW

A review of the business of the Group during FY2020 and a discussion on the Group's future business development are provided in the Chairman's Statement and Management Discussion and Analysis on pages 4 to 12 of this report. Possible risks and uncertainties that the Group may be facing are set out in the Corporate Governance Report on page 28 of this report.

ENVIRONMENTAL POLICIES AND PERFORMANCE

Details for the environmental policies and performance of the Group during FY2020 are set out in the Environmental, Social and Governance Report on pages 43 to 65.

COMPLIANCE WITH THE RELEVANT LAWS AND REGULATIONS

As far as the Board is aware, the Group has complied in material respects with the relevant laws and regulations that have a significant impact on the business and operation of the Group. During FY2020, there was no material breach of or non-compliance with the applicable laws and regulations by the Group.

RELATIONSHIP WITH SUPPLIERS, CUSTOMERS AND OTHER STAKEHOLDERS

The Group understands the importance of maintaining a good relationship with its suppliers, customers and other stakeholders to meet its immediate and long-term goals. During FY2020, there were no material and significant dispute between the Group and its suppliers, customers and/or other stakeholders.

RESULTS AND APPROPRIATIONS

The results of the Group for FY2020 and the state of affairs of the Group as at 31 October 2020 are set out in the consolidated financial statements on pages 72 to 128 of this report.

DIVIDEND

The Board does not recommend the payment of a final dividend for FY2020. During FY2019, Rimbaco and Rimbaco Property Sdn. Bhd. declared and paid an interim dividend of RM1,000,000 and RM1,200,000 to their shareholders, respectively.

CLOSURE OF REGISTER OF MEMBERS

The register of members of the Company will be closed from Tuesday, 20 April 2021 to Friday, 23 April 2021, both days inclusive, during which period no transfer of shares of the Company (the "Shares") will be registered. In order to attend the AGM, all transfer of Shares, accompanied by the relevant share certificates and transfer forms, must be lodged with the Company's branch share registrars in Hong Kong, Computershare Hong Kong Investor Services Limited at Shops 1712–1716, 17/F., Hopewell Centre, 183 Queen's Road East, Wanchai, Hong Kong for registration not later than 4:30 p.m. on Monday, 19 April 2021.

CHARITABLE DONATIONS

During the FY2020, the Group made charitable donation amount to approximately RM6,000 (FY2019: approximately RM5,800).

SUMMARY FINANCIAL INFORMATION

The following is a summary of the results and of the assets and liabilities of the Group for the last four financial years:

	Financial year ended 31 October			
	2020	2019	2018	2017
	RM'000	RM'000	RM'000	RM'000
Revenue	180,265	262,474	156,846	347,304
Cost of services	(157,522)	(230,026)	(130,555)	(305,863)
Gross Profit	22,743	32,448	26,291	41,441
Profit before tax	10,948	18,745	23,003	37,976
Income tax expense	(4,750)	(6,528)	(5,593)	(7,883)
Profit for the year	6,198	12,217	17,410	30,093
Total assets	236,521	231,831	163,834	156,389
Total liabilities	(81,735)	(137,158)	(78,865)	(76,842)
For the other back to be a file				
Equity attributable to owners of the	454 500	04.673	04.050	70 5 47
Company	154,786	94,673	84,969	79,547

PROPERTY, PLANT AND EQUIPMENT

Details of the movements in the property, plant and equipment of the Group during FY2020 are set out in note 15 to the consolidated financial statements.

SHARE CAPITAL

As of 31 October 2020, the total amount of the issued share capital of the Company was HK\$10,000,000, divided into 1,000,000,000 shares of HK\$0.01 per share. Details of the movements in the Company's share capital during FY2020 are set out in note 26 to the consolidated financial statements.

RESERVES

Details of the movements in the reserves of the Group and the Company during FY2020 are set out in the consolidated statement of changes in equity of the Group on page 75 of this report and in note 33 to the financial statements respectively.

DISTRIBUTABLE RESERVES

The Group's reserves available for distribution to shareholders amount to approximately RM98.8 million (FY2019: approximately RM92.6 million).

MAJOR CUSTOMERS AND SUPPLIERS

During FY2020, revenue made to the five largest customers of the Group accounted for approximately 94.70% (FY2019: approximately 85.6%) of the Group's total revenue for FY2020. Revenue made to the Group's largest customer accounted for approximately 43.2% (FY2019: approximately 31.5%) of the Group's total revenue for FY2020.

Purchases made from the five largest suppliers (including the sub-contractors) of the Group accounted for approximately 44.5% (FY2019: approximately 49.9%) of the Group's total purchases and purchases from the Group's largest supplier accounted for approximately 18.8% (FY2019: approximately 18.5%) of the Group's total purchases for FY2020.

At no time during FY2020, none of the Directors, their close associates or any shareholders (which to the best knowledge of the Directors own more than 5% of the Company's issued shares) had any interest in these major customers or suppliers.

DIRECTORS

The Directors for FY2020 and up to the date of this report were as follows:

Executive Directors
Low Seah Sun (Chairman)
Low Wui Linn (CEO)
Seah Peet Hwah
Cheang Wye Keong
Lau Ah Cheng

Independent Non-executive Directors

Ng Kok Seng (appointed on 31 March 2020)

Wong Chi Wai (appointed on 31 March 2020)

Yeo Chew Yen Mary (appointed on 31 March 2020)

In accordance with article 108(a) of the Articles of Association, Ms. Seah Peet Hwah and Mr. Cheang Wye Keong will retire from office as Directors at the AGM. All of them are eligible and will offer themselves for re-election.

In accordance with article 112 of the Articles of Association, Mr. Ng Kok Seng, Mr. Wong Chi Wai and Ms. Yeo Chew Yen Mary shall hold office only until the next following general meeting of the Company and shall then be eligible for re-election at the AGM. All of them are eligible and will offer themselves for re-election.

BIOGRAPHICAL DETAILS OF DIRECTORS AND SENIOR MANAGEMENT

Biographical details of the Directors and the senior management of the Group are set out on pages 13 to 17 of this report.

DIRECTORS' INTERESTS IN CONTRACTS, TRANSACTION OR ARRANGEMENT

Save for the Directors' letters of appointment described in the "Corporate Governance Report", no contract, transaction or arrangement of significance to which the Company or any of its subsidiaries was a party and in which a Director had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during FY2020.

CONTROLLING SHAREHOLDERS' INTEREST

No contracts of significance were entered into between the Company or any of its subsidiaries and any controlling shareholders or any of its subsidiaries or any contracts of significance for the provision of services to the Company or any of its subsidiaries by any Controlling Shareholders or any of its subsidiaries.

DIRECTORS' SERVICE CONTRACTS

Details of the Directors' letters of appointment are described in the "Directors and Senior Management" on pages 13 to 16. Apart from the forgoing, no Director proposed for re-election at the AGM has a service contract with the Company which is not determinable by the Company within one year without payment of compensation, other than statutory compensation.

DIRECTORS' REMUNERATION & EMOLUMENT POLICY

Details of the remuneration of the Directors are set out in note 11 to the consolidated financial statements. The Directors' fees are subject to Shareholders' approval at general meetings. Other emoluments are determined by the Company's board of Directors with reference to duties and responsibilities of the Directors and the performance and results of the Group. The Remuneration Committee was established for reviewing and determining the remuneration and compensation packages of the Directors and senior management of the Company with reference to salaries paid by comparable companies, time commitment and responsibilities of the Directors and performance of the Group.

DISCLOSURE UNDER RULES 13.18 AND 13.21 OF THE LISTING RULES

There is no transaction which falls within the disclosure requirements under Rules 13.18 and 13.21 of the Listing Rules during FY2020.

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

As at 31 October 2020, the interests of the Directors and the chief executive of the Company in the shares, underlying shares and debentures of the Company and its associated corporations within the meaning of Part XV of the Securities and Futures Ordinance, Chapter 571 of the laws of Hong Kong (the "SFO"), as notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests and short positions which he/she was taken or deemed to have taken under such provisions of the SFO), as recorded in the register required to be kept under section 352 of the SFO, or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuer (the "Model Code") set out in Appendix 10 to the Listing Rules were as follows:

Long position in the Shares

			Approximately percentage of
Name of Director(s)	Capacity/Nature of interests	Number of Shares held	the total number of issued Shares
Low Seah Sun	Interest of a controlled corporation (Note)	945,000,000	75%

Note: Mr. Low beneficially owns 40% of the issued shares of RBC Venture Limited, which in turn holds 75% of the Shares. Therefore, Mr. Low is deemed to be, or taken to be, interested in the Shares held by RBC Venture Limited under the SFO. Mr. Low is a director of RBC Venture Limited.

Long position in the shares of the associated corporation(s)

Name of Director(s)	Name of associated corporation(s)	Capacity/Nature of interests	Number of ordinary shares held	Approximately percentage of the total number of issued shares of the associated corporation(s)
Low Seah Sun	RBC Venture Limited (Note)	Beneficial owner	40	40%
Seah Peet Hwah	RBC Venture Limited (Note)	Beneficial owner	30	30%
Cheang Wye Keong	RBC Venture Limited (Note)	Beneficial owner	20	20%
Lau Ah Cheng	RBC Venture Limited (Note)	Beneficial owner	10	10%

Note: RBC Venture Limited is the holding company of the Company and an associated corporation by virtue of the SFO.

Save as disclosed above, as at 31 October 2020, none of the Directors and chief executives of the Company had any other interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporation (within the meaning of Part XV of the SFO) which were required to be notified to the Company and the Stock Exchange pursuant to Divisions 7 and 8 of Part XV of the SFO (including interests or short positions which they were taken or deemed to have under such provisions of the SFO), or which were required to be recorded in the register kept by the Company under Section 352 of the SFO or otherwise notified to the Company and the Stock Exchange pursuant to the Model Code.

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

So far as the Directors or the chief executive of the Company are aware of, as at 31 October 2020, the following corporations had interests or short positions in the shares or underlying shares, which would fall to be disclosed under the provisions of Divisions 2 and 3 of Part XV of the SFO or which were recorded in the register required to be kept by the Company under section 336 of the SFO:

Long position in the Shares

Name of Shareholder(s)	Capacity/Nature of interests	Number of Shares held	Approximately percentage of the total number of issued Shares
RBC Venture Limited	Beneficial owner (Note 1)	945,000,000	75%
Lai Swee Yin	Interest of spouse (Note 2)	945,000,000	75%

Notes:

- 1. RBC Venture Limited is an investment holding company incorporated in the BVI and is owned as to 40%, 30%, 20% and 10% by Mr. Low, Ms. Seah, Mr. Cheang and Mr. Lau, respectively.
- 2. Ms. Lai Swee Yin is the spouse of Mr. Low. Therefore, Ms. Lai Swee Yin is deemed to be interested in the Shares which Mr. Low is interested under the SFO.

Save as disclosed above, as at 31 October 2020, the Directors were not aware of any other person (other than the Directors and chief executive of the Company) who had an interest or short position in the Shares or underlying shares of the Company which would fall to be disclosed to the Company under the provisions of Divisions 2 and 3 of Part XV of the SFO or, who is, directly or indirectly, interested in 5% or more of the issued Shares carrying rights to vote in all circumstances at general meetings of any other members of the Group, or any other substantial shareholders whose interests or short positions were recorded in the register required to be kept by the Company under Section 336 of the SFO.

SHARE OPTION SCHEME

The Company has adopted the share option scheme on 31 March 2020 (the "Adoption Date") (the "Share Option Scheme") to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners and service providers of the Group and to promote the success of the business of the Group. As at 31 October 2020, there were no outstanding share options. No share options were granted, exercised or cancelled or lapsed from the Listing Date to 31 October 2020.

(a) Purpose of the Share Option Scheme

The purpose of the Share Option Scheme is to attract and retain the best available personnel, to provide additional incentive to employees (full-time and part-time), directors, consultants, advisers, distributors, contractors, suppliers, agents, customers, business partners and service providers of our Group and to promote the success of the business of the Group.

(b) Participants of the Share Option Scheme

The Board may, at its absolute discretion and on such terms as it may think fit, grant any employee (full-time or part-time), director, consultant or adviser of the Group, or any substantial shareholder of the Group, or any distributor, contractor, supplier, agent, customer, business partner or service provider of the Group, options to subscribe at a price calculated in accordance with paragraph (iii) below for such number of Shares as it may determine in accordance with the terms of the Share Option Scheme. The basis of eligibility of any participant to the grant of any option shall be determined by the Board (or, as the case may be, the independent non-executive Directors) from time to time on the basis of his/her contribution or potential contribution to the development and growth of the Group.

(c) Total Number of Shares Available for Issue Under the Share Option Scheme

The maximum number of Shares available for issue under the share options which may be granted under the Share Option Scheme and any other share option scheme of the Company must not, exceed 10% of the Shares in issue on the Adoption Date (excluding, for this purpose, Shares issuable upon exercise of options which have been granted but which have lapsed in accordance with the terms of the Scheme or any other share option schemes of the Company), unless shareholders' approval has been obtained.

As at the date of this report, the total number of Shares available for issue under the Share Option Scheme is 126,000,000 Shares, representing approximately 10% of the total number of issued Shares. Since the adoption of the Share Option Scheme, no share option has been granted by the Company.

(d) The Maximum Entitlement of Each Participant Under the Share Option Scheme

The total number of Shares issued and to be issued upon exercise of options granted to any participant (including both exercised and outstanding options) under the Share Option Scheme, in any 12-month period up to the date of grant shall not exceed 1% of the Shares in issue. Any further grant of options in excess of such limit must be separately approved by shareholders in general meeting with such grantee and his/her close associates abstaining from voting. In such event, the Company must send a circular to the shareholders containing the identity of the grantee, the number and terms of the options to be granted (and options previously granted to such grantee), and all other information required under the Listing Rules. The number and terms (including the subscription price) of the options to be granted must be fixed before the approval of the shareholders and the date of the Board meeting proposing such further grant should be taken as the date of grant for the purpose of calculating the subscription price.

(e) Time of Exercise of Option

An option may be exercised in accordance with the terms of the Share Option Scheme at any time during a period as the Board may determine which shall not exceed ten years from the date of grant subject to the provisions of early termination thereof.

(f) Grant of Options and Acceptance of Offers

An offer for the grant of options must be accepted within seven days inclusive of the day on which such offer was made. The amount payable by the grantee of an option to our Company on acceptance of the offer for the grant of an option is HK\$1.

(g) Price of Shares

The subscription price of a Share in respect of any particular option granted under the Share Option Scheme shall be a price solely determined by the Board and notified to a participant and shall be at least the higher of: (i) the closing price of the Shares as stated in the Stock Exchange's daily quotations sheet on the date of grant of the option, which must be a business day; (ii) the average closing prices of the Shares as stated in the Stock Exchange's daily quotations sheets for the five business days immediately preceding the date of grant of the option; and (iii) the nominal value of a Share on the date of grant of the option. For the purpose of calculating the subscription price, where the Company has been listed on the Stock Exchange for less than five business days, the new issue price shall be used as the closing price for any business day that falls within the period before listing.

(h) Period of the Share Option Scheme

The Share Option Scheme will remain in force for a period of ten years commencing on the date on the Adoption Date and shall expire at the close of business on the business day immediately preceding the tenth anniversary thereof unless terminated earlier by the shareholders in general meeting.

(i) Grant of Options to Certain Connected Persons

- (aa) Any grant of an option to a Director, chief executive or substantial shareholder (or any of their respective close associates) must be approved by the independent non-executive Directors (excluding any independent non-executive Director who is the grantee of the option).
- (bb) Where any grant of options to a substantial shareholder or an independent non-executive Director (or any of their respective close associates) will result in the total number of Shares issued and to be issued upon exercise of all options already granted and to be granted to such person under the Share Option Scheme and any other share option schemes of our Company (including options exercised, cancelled and outstanding) in any 12-month period up to and including the date of grant:
 - a. representing in aggregate over 0.1% of the Shares in issue; and
 - b. having an aggregate value, based on the closing price of the Shares at the date of each grant, in excess of HK\$5,000,000,

such further grant of options is required to be approved by shareholders at a general meeting of the Company, with voting to be taken by way of poll. The Company shall send a circular to the shareholders containing all information as required under the Listing Rules in this regard. All core connected persons of the Company shall abstain from voting (except where any core connected person intends to vote against the proposed grant). Any change in the terms of an option granted to a substantial shareholder or an independent non-executive Director or any of their respective close associates is also required to be approved by shareholders in the aforesaid manner.

DIRECTOR'S RIGHTS TO ACQUIRE SHARES OR DEBENTURES

At no time during FY2020 were rights to acquire benefits by means of the acquisition of Shares in or debentures of the Company or of any other body corporate granted to any Directors or their respective spouse or children under 18 years of age, or were any such rights exercised by them; or was the Company, its holding company or any of its subsidiaries a party to any arrangements to enable the Directors, their respective spouse or children under 18 years of age to acquire such rights in the Company or any other body corporate.

PERMITTED INDEMNITY PROVISIONS

Pursuant to the memorandum and Articles of Association, the Directors, auditors, secretary and other officers, for the time being, acting in relation to the affairs of the Company, shall be indemnified out of the assets of the Company against all actions, costs, charges, losses, damages and expenses which they or any of them shall or may incur or sustain by or by reason of any act done, concurred in or omitted in or about the exertion of their duty. The permitted indemnity provision is currently in force for the benefit of the Directors as defined and required by Section 470 of Hong Kong Companies Ordinance and has been in force throughout FY2020.

EOUITY-LINKED AGREEMENTS

Save as disclosed in this report relating to the Share Option Scheme, the Company did not enter into any equity-linked agreements that (i) will or may result in the Company issuing Shares or (ii) require the Company to enter into any agreements that will or may result in the Company issuing Shares during FY2020 or had subsisted at the end of FY2020.

PURCHASE, REDEMPTION OR SALE OF THE LISTED SECURITIES OF THE COMPANY

Save as disclosed in this report, neither the Company, nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed shares during FY2020.

INVESTMENT IN SUBSIDIARIES

The principal activities of the Company's subsidiaries are set out in note 32 to the consolidated financial statements.

CORPORATE GOVERNANCE

The Company maintains a high standard of corporate governance practices. Details of the corporate governance practices adopted by the Company are set out in the Corporate Governance Report on pages 18 to 31. The Directors believe the long term financial performance as opposed to short term rewards is a corporate governance objective. The Board would not take undue risks to make short term gains at the expense of the long term objectives.

MANAGEMENT CONTRACTS

No contracts concerning the management and administration of the whole or any substantial part of the business of the Company were entered into or existed during FY2020.

SUFFICIENCY OF PUBLIC FLOAT

As far as the information publicly available to the Company is concerned and to the best knowledge of the Directors, at least 25% of the Company's issued shares were held by members of the public as at the date of this report.

DIRECTORS' INTERESTS IN COMPETING INTERESTS

As at the date of this report, none of the Directors had any interest in a business which causes or may cause a significant competition with the business of the Group and any other conflicts of interest which any such person has or may have with the Group.

DEED OF NON-COMPETITION

Mr. Low Seah Sun, Ms. Seah Peet Hwah, Mr. Cheang Wye Keong, Mr. Lau Ah Cheng and RBC Venture Limited, each being the controlling shareholder (as defined under the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules")) of the Company (the "Controlling Shareholder(s)"), have entered into a deed of non-competition dated 31 March 2020 in favour of the Company (the "Deed of Non-Competition"). Details of the Deed of Non-Competition was set out in the section headed "RELATIONSHIP WITH THE CONTROLLING SHAREHOLDERS" of the Prospectus. The Company has received confirmations from Mr. Low Seah Sun, Ms. Seah Peet Hwah, Mr. Cheang Wye Keong, Mr. Lau Ah Cheng and RBC Venture Limited of their compliance with the terms of the Deed of Non-Competition. Mr. Low Seah Sun, Ms. Seah Peet Hwah, Mr. Cheang Wye Keong, Mr. Lau Ah Cheng and RBC Venture Limited declared that they have fully complied with the Deed of Non-Competition for FY2020.

The independent non-executive Directors have reviewed the confirmations from the Controlling Shareholders and confirmed that up to the date of this report, all the undertakings under the Deed of Non-Competition have been complied with by Mr. Low Seah Sun, Ms. Seah Peet Hwah, Mr. Cheang Wye Keong, Mr. Lau Ah Cheng and RBC Venture Limited.

During FY2020, none of the Controlling Shareholders and their respective close associates had any interests in a business, apart from the business of the Group, which competes or may compete with the business of the Group or has any other conflict of interest with the Group which would be required to be disclosed under Rule 8.10 of the Listing Rules.

RELATED PARTY/CONNECTED TRANSACTIONS

The Directors consider that those material related party transactions disclosed in note 29 to the consolidated financial statements did not fall under the definition of "connected transactions" or "continuing connected transactions" (as the case may be) in Chapter 14A of the Listing Rules which are required to comply with any of the reporting, announcement or independent shareholders' approval requirements under the Listing Rules. The Directors confirmed that the Company has complied with the disclosure requirements in accordance with Chapter 14A of the Listing Rules. During the Relevant Period, there were no connected transactions or continuing connected transactions of the Company as defined under Chapter 14A of the Listing Rules, which are required to comply with any of the reporting, announcement or independent Shareholders' approval requirements under the Listing Rules. None of the related party transactions constituted a connected transaction or continuing connected transaction which should be disclosed pursuant to the Listing Rules.

PRE-EMPTIVE RIGHTS

There are no provisions for pre-emptive rights under the Articles of Association, or the laws of the Cayman Islands, which would oblige the Company to offer new Shares on a pro rata basis to existing shareholders.

AUDITOR

SHINEWING (HK) CPA Limited was appointed as the auditor of the Company in place of Deloitte Touche Tohmatsu on 15 June 2020 and to hold office until the conclusion of next AGM. The consolidated financial statements of the Group for the year ended 31 October 2020 have been audited by SHINEWING (HK) CPA Limited, who will retire and, being eligible, offer itself for re-appointment. A resolution for the re-appointment of SHINEWING (HK) CPA Limited as the auditor of the Company is to be proposed at the AGM.

EVENTS AFTER REPORTING PERIOD

On 11 January 2021, the Malaysian Government announced the MCO from 13 January 2021 to 26 January 2021 to a few states of Malaysia which include Penang where the Group's major projects are located. The MCO was further extended to 4 February 2021 to all states of Malaysia, except for Sarawak. During this period, the Group has obtained permission from the relevant authorities to carry out the construction work but strictly adhere to the standard operating procedures where the daily operation hours were shortened. As at the date of this report, the Directors considered that the financial impact from MCO on the Group's financial position and performance cannot be reasonably assessed and will continue to assess such impact.

FOR AND ON BEHALF OF THE BOARD Low Seah Sun Chairman

Malaysia 22 January 2021

INTRODUCTION AND SUSTAINABILITY APPROACH

Rimbaco Group Global Limited (the "Company", together with its subsidiaries, the "Group" or "we") is a Malaysian-based building construction contractor focusing on the provision of building construction services for (i) factories, (ii) institutional, commercial and/or residential buildings such as commercial/residential complexes, hotels, shopping malls, private hospitals, and high-rise residential buildings. We also undertake small-scale ancillary construction works, including but not limited to renovation works, repair works, and electrical works.

We are pleased to present our first Environmental, Social and Governance Report (the "ESG Report") for the financial year from 1 November 2019 to 31 October 2020 (the "Reporting Period"). This ESG Report summarizes the Group's environmental, social and governance ("ESG") initiatives, plans, and performance and demonstrates our ongoing commitment towards sustainable development.

We believe sustainability is the key to achieving continuing success and we have integrated this concept into our business strategy. We constantly monitor the risks and explore potential opportunities within the Group. To strike a balance among business needs, social demands, and environmental impacts, we are committed to continuously monitoring the risks and opportunities that exist in our daily operations and embracing transparent corporate culture to ensure our sustainability strategies are well communicated to our stakeholders.

THE ESG GOVERNANCE STRUCTURE

The Group conducts a top-down management approach regarding its ESG issues. The board of directors (the "Board") oversees and sets out ESG strategy for the Group. The Board is also responsible for ensuring the effectiveness of the Group's risk management and internal control mechanisms. To develop a systematic management approach for ESG issues, the Group has arranged designated personnels from various departments to manage the Group's ESG matters as a working group. The working group is responsible for collecting relevant information on the ESG aspects for the preparation of the ESG Report. It periodically reports to the Board, assists in identifying and assessing the Group's ESG risk, and evaluates the implementation and effectiveness of the Group's internal control system. It also examines and reviews the Group's ESG performance against the Group's ESG-related goals and targets, including environmental, labour practices, and other ESG aspects.

REPORTING SCOPE

This ESG Report generally covers the Group's business activities in Malaysia. The ESG key performance indicator ("KPI") data are gathered and are included under the Group's direct operational control. During the Reporting Period, the Group had operated as the main contractor for six construction projects. The Group will continue to assess the major ESG aspects of different businesses and to extend the scope of disclosure when and where applicable.

REPORTING FRAMEWORK

The ESG Report has been prepared in accordance with the Environmental, Social and Governance Reporting Guide (the "ESG Reporting Guide") as set out in Appendix 27 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange").

Information relating to the Group's corporate governance practices has been set out in the Corporate Governance Report on Pages 18 to P. 31 of the 2020 annual report.

REPORTING PERIOD

The ESG Report specifies the ESG activities, challenges, and measures being taken during the financial year ended 31 October 2020.

STAKEHOLDER ENGAGEMENT

We recognize the responsibility and accountability to all our stakeholders. To understand and address the key concerns of different stakeholders, we have been maintaining close communication with them. We will continue to increase the involvement of stakeholders via constructive conversation to chart long term prosperity. Stakeholders' expectations have been taken into consideration by utilising diversified engagement methods and communications channels as shown below:

Stakeholders	Possible issues of concern	Communication channels
The Board	 Corporate governance Regulatory compliance Financial performance Strategic development 	Board meetingsCommittee meetingsAnnual general meetingEmails
Shareholders and investors	 Corporate governance system Business strategies and performance Investment returns 	 Annual general meeting and other shareholder meetings Financial reports Operation reports Announcements and circulars Company website and emails
Customers	 Product quality Delivery times Reasonable prices Service value Labour protection Work safety 	Site visitsAfter-sales services
Employees	 Rights and benefits Remuneration and compensation Training and development Working hours Career development Health and safety Working environment 	 Union activities Training Interviews for employees Employee handbook Internal memos Employee suggestion boxes
Suppliers and subconsultants	Payment scheduleStable demandFair and open tendering	 Site visits Regular assessment of suppliers' performance Supplier management meetings and events
Regulatory bodies and government authorities	Regulatory compliancePrevention of tax evasionSocial welfare	Interaction and visitsGovernment inspectionsCompliance advisor
Media, community and the public	 Environmental protection Employment and community development Social welfare 	 Community activities Employee voluntary activities Community welfare subsidies Charitable donations ESG reports

We aim to collaborate with our stakeholders to improve our ESG performance and create greater value for the wider community continuously.

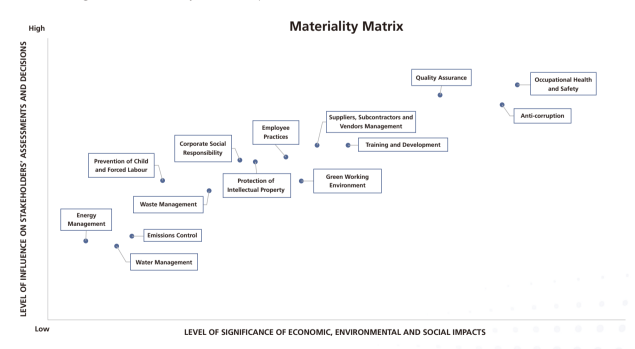
MATERIALITY ASSESSMENT

The Group's management and staff in major functions are involved in the preparation of the ESG Report.

To better understand the expectations of stakeholders on the Group's ESG performance, we have conducted a materiality assessment to identify stakeholders' key concerns. The following illustrates the steps of the materiality assessment process:

- 1. Identify a list of material topics by benchmarking against policies, industry standards, and corporate development strategies.
- 2. Conduct materiality assessment in the form of survey and invite stakeholders such as employees, customers, and subcontractors to assess the importance of each topic. Stakeholders are also given the opportunity to express their views on the Group's ESG performance through open-ended questions.
- 3. The material topics are analysed and prioritized based on the survey results. Stakeholders' opinions and the materiality assessment results are reviewed and discussed with the management, thus determining the focus of disclosure and the direction for improving ESG performance in the future.

The following matrix is a summary of the Group's material ESG issues.



During the Reporting Period, the Group confirmed that it has established appropriate and effective management policies and internal control systems for ESG issues and confirmed that the disclosed contents comply with the requirements of the ESG Reporting Guide.

CONTACT US

We treasure your feedback and comments on our sustainability performance. You can provide valuable advice in respect of the ESG Report or the Group's performance in sustainable development by the following methods:

Email: rbc@rimbaco.com.my Hotline: +604-281 0242 Fax: +604-281 2835

A. ENVIRONMENTAL

A1. Emissions

Environmental protection and sustainable development rely on collective efforts from all industries and members of society. Rooted in the construction industry in Malaysia, we strive to integrate environmental sustainability into our business operations and we are committed to reducing our environmental footprint.

Due to our business nature, we recognize that our day-to-day operations can impact, both directly and indirectly, the environment. Therefore, we have formulated the Environmental Policy to protect and improve the environment and promote sustainability within our business. We constantly uphold the principles of emission reduction and resource efficiency in our environmental management approaches by implementing measures and adopting best practices that promote energy efficiency, wastes reduction, and other green initiatives. The Group is also committed to educating our employees in raising their awareness of environmental protection and complying with relevant environmental laws and regulations. Within our policy framework, we continually look for opportunities to pursue environmentally friendly initiatives, enhance our environmental performance by reducing energy consumption and the use of other resources.

During the Reporting Period, the Board was not aware of any material non-compliance with environmental related laws and regulations that would have a significant impact on the Group, including but not limited to the Environmental Quality Act 1974.

Emissions Control

Air Emissions

The principal sources of emissions arising out of the Group's operation were petrol and diesel consumed by vehicles and machinery in construction sites. Due to our business nature and industry limitations, the use of vehicles and machinery is inevitable. Therefore, we have adopted the following preventive and corrective measures to control air emissions from such sources:

- Conduct regular vehicle inspection and maintenance to enhance vehicle efficiency;
- Educate employees to turn off engines for idling vehicles; and
- Actively adopt other emission reduction measures, which are described in the section headed GHG
 emissions under this aspect.

Besides, we will also perform monthly checking to monitor air pollution emissions. We have also been encouraging our employees to utilize the capacity of vehicles and other machinery to reduce unnecessary usage and wastage. During the Reporting Period, the Group's exhaust gas emissions performance is as follows:

Types of exhaust gas	Unit	Emissions
Nitrogen oxides (NOx)	kg	0.63
Sulphur oxides (SOx)	kg	0.29
Particulate Matter (PM)	kg	0.05

Greenhouse Gas ("GHG") Emissions

The principal sources of the Group's GHG emissions were generated from petrol and diesel consumption by vehicles and machinery at construction sites (Scope 1), purchased electricity (Scope 2) and business air travel (Scope 3). To reduce GHG emissions, we embrace green practices in our day-to-day operations and we have adopted the following measures in our operations:

- 1. Eliminate substandard vehicles and regularise the procurement of diesel and gasoline for vehicles;
- 2. Utilize teleconference or video meetings to prevent non-essential business travel; and
- 3. Actively adopt environmental protection, energy conservation, and water conservation measures, which are described in the sections headed "Energy Management" and "Water Management" under aspect A2.

Besides, the Group also propagates environmental protection messages to employees by posting notices and posters of green information in office areas to raise their awareness and promote best practices of environmental management. During the Reporting Period, the Group's GHG emissions performance is as follows:

Indicators ¹	Unit	Emissions
Scope 1 – Direct GHG emissions		
 Fuel consumed by vehicles and 		
machinery	tCO₂e	61.79
Scope 2 – Indirect GHG emissions		
 Purchased electricity 	tCO ₂ e	395.46
Scope 3 – Indirect GHG emissions		
 Business air travel 	tCO ₂ e	0.69
Total GHG emissions	tCO₂e	457.94
Total GHG emissions intensity ²	tCO ₂ e/million revenue	2.54

Notes:

- 1. GHG emission data is presented in terms of carbon dioxide equivalent and are based on, but not limited to, "The Greenhouse Gas Protocol: A Corporate Accounting and Reporting Standards" issued by the World Resources Institute and the World Business Council for Sustainable Development, "How to prepare an ESG Report Appendix II: Reporting Guidance on Environmental KPIs" issued by the HKEX, the "Global Warming Potential Values" from the IPCC Fifth Assessment Report, 2014 (AR5), and the Sustainability Report 2019 published by Tenaga Nasional.
- 2. For the Reporting Period, the Group recorded a revenue of approximately RM180,265,000. The data is also used for calculating other intensity data.

Wastewater Discharge

Due to the Group's business nature, wastewater will be generated and discharged at construction sites. To fully utilize our water resources, wastewater is collected and preceded for reuse, such as reusing for dust control measures. A sewage treatment system is also installed in every construction site to filter the wastewater before discharging to public sewers. More water-saving initiatives will be described in the section headed "Water Management" under aspect A2.

Waste Management

The Group adheres to the waste management principle and strives to properly manage and dispose wastes produced by our business activities. Our waste management practices have complied with relevant laws and regulations relating to environmental protection.

Hazardous Waste

The Group's business operations may produce chemical wastes during construction work. All chemical waste was filtered and passed to a qualified chemical waste collector to lawfully handle and dispose. The Group aims to continuously reduce its adverse impact due to the production of hazardous waste.

During the Reporting Period, the Group's hazardous wastes disposal performance is as follows:

Types of hazardous waste	Unit	Disposal Amount
Total hazardous wastes – chemical waste	tonnes	0.54
Total hazardous wastes intensity	tonnes/million revenue	0.003

Non-hazardous Waste

Non-hazardous waste generated was principally construction waste and paper waste. To minimize the environmental impacts from non-hazardous wastes generated from our business operation, the Group has implemented measures to manage different types of waste and launched different waste reduction initiatives in different working areas.

For each construction sites, solid waste is segregated into general waste and construction waste before transporting to landfills. 3-color recycling bins are placed in site areas to collect any recyclable waste. Moreover, an on-site waste sorting area is made available for storing segregated waste material temporary for the reuse of such material in other sites to avoid wastage.

In offices, the Group promotes the reduction of paper and stationery usage by adopting the following initiatives and assumes the responsibility for the overall waste management:

- Encourage double-sided printing;
- Collect single-side printed paper and computer accessories for reuse;
- Recycle rechargeable batteries and double-sided printing paper;
- Utilize electronic communication where applicable; and
- Reduce the use of single-use disposable items.

During the Reporting Period, the Group's non-hazardous wastes disposal performance is as follows:

Types of non-hazardous waste	Unit	Disposal Amount
Construction waste	tonnes	1,000.00
Paper waste	tonnes	1.62
Total non-hazardous wastes	tonnes	1,001.62
Total non-hazardous wastes intensity	tonnes/million revenue	5.56

A2. Use of Resources

The Group is committed to becoming a resource-saving and environmentally friendly enterprise to promote environmental protection. The Group has established relevant policies and procedures governing the use of energy and water to achieve higher efficiency and reduce unnecessary use of resources.

Energy Management

The Group aims to minimize the environmental impacts that resulted from our operations by identifying and adopting appropriate measures. Energy policies, measures, and practices have been developed to show our commitment to energy efficiency. The Group strives to further reduce energy consumption by adopting the following energy-saving measures:

- Maintain room temperature at 25.5 degree Celsius;
- Encourage the use of products with energy efficiency labels;
- Switch off all idle appliances and unnecessary lightings upon leaving the office;
- Post reminders near switches and electrical appliances to remind employees to reduce electricity consumption; and
- Purchase equipment and machinery with high energy efficiency on the replacement of old equipment.

Besides, the Group performs daily checking over the air-conditioning system, lighting, and other appliances in offices to ensure proper energy consumption performance. Unexpected high consumption of energy will be investigated to find out the root cause and corresponding preventive measures will be taken. During the Reporting Period, the Group's energy consumption performance is as follows:

Types of energy	Unit	Consumption
Direct energy consumption	MWh	237.76
Diesel	MWh	119.37
Petrol	MWh	118.39
Indirect energy consumption	MWh	706.18
Purchased electricity	MWh	706.18
Total energy consumption	MWh	943.94
Total energy consumption intensity	MWh/million revenue	5.24

Water Management

Water was mainly used in office and construction sites. The Group nevertheless actively promotes the importance of water conservation to its employees. Apart from posting reminders next to water taps, the Group also regularly inspects water taps to prevent leakage.

During the Reporting Period, the Group's water consumption performance is as follows:

Indicator	Unit	Consumption
Water consumption	m^3	32,492.00
Water consumption intensity	m³/million revenue	180.25

Due to the Group's business nature, the Group did not encounter any problem in sourcing water that is fit for purpose.

Packaging Material

Due to the Group's business nature, the use of packaging material is not considered to be a material ESG aspect of the Group.

A3. The Environment and Natural Resources

The Group believes that corporate development should not come at the expense of the environment and natural resources, therefore the Group recognizes the responsibility in minimizing the negative environmental impacts of our business operations as an ongoing commitment to good corporate citizenship. The Group remains conscious of its potential impact, therefore, regularly assesses the environmental risks of its business model, adopts preventive measures to reduce risks, and ensures compliance with relevant laws and regulations.

As a responsible building construction contractor, the Group is aware that our business activities could potentially generate a significant amount of noise and dust during the construction period due to the use of machineries and heavy vehicles. Therefore, noise pollution and air pollution are considered as significant impact on the environment. The mitigation measures on noise pollution and air quality will be described in the following section – "Green Working Environment".

Green Working Environment

The Group considers that providing a pleasant and safe working environment to its employees is of paramount importance. Air quality is therefore regularly monitored and measured. In offices, air purifying equipment is placed and the ventilation system is cleaned periodically. At construction sites, monthly checking will be performed to monitor air pollution emissions.

In addition to air quality, noise is regularly monitored and measured at the construction sites. The Group strictly complies with the Factory & Machinery Act 1967 and has implemented different measures to reduce noise levels and ensured that workers and the surrounding neighbourhood will not be disturbed. Such measures include the installation of acoustic barriers, inspect and maintain all equipment before use to ensure compliance of permitted noise level, and only undertake construction works during permitted hours and days.

B. SOCIAL

B1. Employment

As an enterprise with social responsibility, we are not only responsible for our consumers, but also responsible for our employees. The Group attaches great importance to its employees' contribution and dedication to sustainable business development. Employment policies are formally documented in the Employee Handbook, covering recruitment, promotion, remuneration, dismissal, etc. The Group periodically reviews existing policies and employment practices to ensure continuous improvement of its employment standards and competitiveness among the industry.

During the Reporting Period, the Board was not aware of any material non-compliance with employment-related laws and regulations that would have a significant impact on the Group, including but not limited to the Employment Act 1955, the Minimum Wages Order 2018, the Employment (Restriction) Act 1968, the Employees Provident Fund Act 1991, the Employees' Social Security Act 1969, and the Employment Insurance System Act 2017.

Employment Practices

Recruitment, Promotion, and Dismissal

The Group adheres to the principles of openness and fairness to adopt a robust recruitment process based on merit selection against the job criteria applied. Job applicants are assessed based on their suitability for the positions and potential to fulfil the Group's current and future needs, regardless of their race, gender, religion, physical disability, marital status, sexual orientation, etc.

We offer promotion and development opportunities for outperforming employees through an open and fair assessment system to explore employees' capabilities. Performance reviews are conducted annually and employees are provided with the opportunity to openly discuss with their supervisors their performance and career development. The results of performance reviews are reflected in the employees' salary reviews and promotion considerations.

Besides, the Group does not tolerate the dismissal of employees under any unreasonable basis. Any termination of the employment contract would be based on reasonable and lawful grounds supported by internal policies of the Group.

Remuneration and Benefits

The Group understands that a competitive remuneration package together with good benefits and welfare encourage retention and foster a sense of belonging. The Group offers a comprehensive remuneration package for all its employees, and employees are remunerated fairly according to their contributions with reference to the market practice.

Remuneration packages of the Group include basic salary, leaves as stipulated by relevant laws and regulations, medical benefits such as group hospitalization and surgical insurance as well as consultation and treatment by general practitioner, maternity benefits, bonus, etc. The Group also provides a variety of leaves to cater the needs of its employee, such as marriage leave, compassionate leave, paternity leave, etc. In addition, the Group has adopted the Staff Loan Policy, for which employees who worked for more than five years are entitled to apply for staff loan.

In regard to employees' salaries, the management has established a formal written salary range for each position for determining the salary. Such document is reviewed and approved by the management periodically to ensure salary ranges are aligned with the market. The Group also requisite contributions to employee provident fund ("EPF") and social security organization ("SOCSO") as stipulated by relevant local laws and regulations.

With the above benefits and welfare, the Group's turnover rate was remained at 12.70% during the Reporting Period. Employee turnover rate by gender, age group and geographical region is as follows:

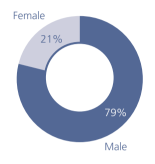
	Turnover Rate (%)
By Gender	
Male	14.14
Female	7.41
By Age Group	
< 30	16.22
30–50	11.11
> 50	11.43
By Geographical Region	
Malaysia	12.70

Diversity, Equal Opportunities, and Anti-discrimination

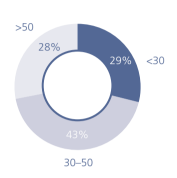
The Group recognises the value of a diverse and skilled workforce and is committed to creating and maintaining an inclusive and collaborative workplace culture in which all employees can develop and contribute to their full potential. We are dedicated to providing equal opportunity in all aspects of employment and maintaining a workplace that is free from discrimination, physical or verbal harassment against any individual based on race, religion, colour, national origin, age, sex, sexual orientation, or disability.

As at 31 October 2020, the Group had a total of 126 full-time employees, for which all of them are in Malaysia. The distribution of employees according to gender and age group are as follows:

Total Workforce By Gender



Total Workforce By Age Group



Work-life Balance

The Group strives to create a work-life balanced lifestyle for its employees and has formulated policies in regulating the working hours and rest periods for employees following local employment laws. A 5-day work week with 8.5 hours is applied for office staffs; while a 6-day work week with 8 hours is applied for site staffs. Overtime work can only be performed with prior permission by the management, and overtime wages will be paid in accordance with the provision of the Employment Act 1955.

B2. Health and Safety

The Group is committed to providing safe and healthy working conditions for its employees to avoid work-related injury and ill health by prioritizing "Safety First" in all locations where the Group carries out construction work. An Occupational Health and Safety Policy has been established in accordance with OHSAS 18001:2007. Besides, the Group has provided its employees with Group Hospitalization and Surgical Insurance to reimburse employees at the material time for expenses due to treatment involving hospitalization and surgery.

The Group has recorded one case of employee work-related fatality during the Reporting Period. An employee sustained severe bodily injury and later passed away due to falling from height in one of the Group's construction sites in August 2020. We responded immediately, and an investigation team was formed to find out about the circumstances and the causes of the accident with the aim of improving the safety of workers and avoiding similar accidents in the future. It has been investigated that the root causes of such accident were due to the deviation behaviour of both the victim and the supervisor. Other causes such as improper position for the task, improper use of protective methods, lack of awareness, and failure to coordinate are also factors that resulted in the injury.

Except as the aforementioned incident, the Group was not aware of other material non-compliance with health and safety-related laws and regulations that would have a significant impact on the Group, including but not limited to the Occupational Safety and Health Act 1994, the Prevention and Control of Infectious Diseases Act 1988 of Malaysia. The Group has also not recorded any days lost due to work-related injury during the Reporting Period.

It should also be noted that in June of 2019, another fatal incident occurred when an employee from one of the Group's sub-contractor has suffered severe injuries from falling on the edge of the floor plywood use as floor opening cover protection during the installation of cable trunking panel at worksite. The Group had conducted appropriate investigation immediately, and investigations revealed that the bracket of the collapsed cable trunking panel was not securely attached onto its support mechanism. Evaluation procedures are carried out quickly after the incident occurred to prevent any reoccurrences of similar incidents.

The corrective and preventive measures taken after the two incidents are detailed in the following section – "Occupation al Health and Safety".

Occupational Health and Safety

The Group actively strengthens the occupational safety awareness of employees by providing regular inhouse safety training. All employees are required to attend the safety induction course before being deployed at the site, and only inducted employees will be issued Security Pass by the Safety Department. All employees are required to wear the Security Pass upon entering the project sites as proof. Also, fire drill training which cover the use of fire extinguishers are provided to employees. Moreover, all contractors are required to provide personal protective equipment for all of their employees, including but not limited to safety helmets, safety vests, safety shoes, to name but a few.

To further ensure workplace health and safety, the Group strictly prohibits any work at the site unless with the approval from the Group's Safety, Health and Environment Representatives. Besides, machinery, power tools, and equipment are subject to initial, daily as well as monthly inspections to ensure normal functioning. Furthermore, designated resting area with the approval from the Group's Safety Department, a first aid box and sufficient portable fire extinguishers are provided in every construction site. Added to the above, employees of sub-contractors are expected to undergo physically fitness program prior to work, and any employee under the influence of intoxicating liquor or drugs is in no way allowed to work and should be directed to leave the project site without any warning issued.

In response to the aforementioned work-related fatalities involving one employee from the Group and one employee from one of the Group's sub-contractors, a thorough evaluation has been done and a list of corrective and preventive measures has been concluded. These measures are listed as follows:

- Adopt and enforce safe operation procedure ("SOP") specifically for all plumbing and sanitation work;
- Adopt improved edge protection and fall protection systems;
- Increase participation of top management in safety walkabout by at-least twice a month;
- Take stringent action against any staff/sub-contractor whom fail to comply with site safety requirement (warning letter/termination of employment/remove from site);
- Revise the SOP for plumbing and sanitation work;
- Conduct daily inspection and briefing by Rimbaco and Trade supervisors before commencement of high-risk job activities with an established checklist;
- Standby a fulltime supervisor to monitoring, coordinate and control the workers work activity and behavior;
- Conduct more training on safe method of working at height and floor opening;
- Translate and demo training program content to ensure workers understand the contents of briefing;
 and
- Conduct monthly review during Safety Committee meeting on training or briefing conducted to trade workers

In response to the outbreak of the Coronavirus Disease 2019 ("COVID-19") pandemic, the Group has taken certain actions to strengthen the health and safety precautionary measures in both our offices and construction sites to ensure the health of our employees and workers. The Group has established two sets of workplace health and safety plan with regards to COVID-19 separately for office and construction site employees. In addition, the Group has conducted a thorough hazard assessment of the workplace to identify potential workplace hazards that could increase the risks for COVID-19 transmission, which includes all employees, including management staff, utility employees, relief employees, etc.

Meanwhile, employees are required to strictly abide by the following COIVD-19 preventive measures:

- PPEs face masks are mandatory for employees entering the construction sites;
- Employees have to maintain 1-metre social distancing when queuing up for temperature screening;
 and
- Employees are required clean their hands with alcohol-based hand sanitizer with greater than 60% ethanol and 70% isopropanol.

B3. Development and Training

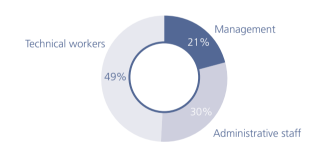
The valuable contribution of our talents is key to the continued success of the Group. Therefore, nurturing talents and polishing the skills of our human capital is important for not only striving for excellence but also supporting the sustainable growth of business and maintenance of the Group's competitive edge in the industry. This is achieved through the development of training strategies that focuses on creating values and serving the needs of our customers, talents, and society. As such, employees are encouraged to attend internal and external training sessions and obtain professional qualifications.

The breakdown of employees trained by gender and employee category is as follows:

Employees trained by gender

79% Male

Employees trained by employee category



Training and Development

The Group provides a wide variety of training for its employees to equip themselves with work-related skills. Induction programs are provided for newly recruited employees while on-the-job training is provided to all employees in the Group. Each employee will be evaluated and the results are recorded in a training evaluation form, covering the training type, training scope, and performance. Moreover, each employee has an individual training record to monitor whether the training received by each employee is sufficient.

During the Reporting Period, the average training hours per employee are 7.09 hours. The breakdown of the average training hours completed per employee by gender and employee category are as follows:

Average training hours (hours)

By Gender Male Female	7.10 7.04
By Employment Type Management Administrative staff Technical workers	9.50 19.00 4.75

Meanwhile, the Group also provides sufficient safety induction trainings for its subcontractor workers and foreign workers. During the Reporting Period, the Group had provided a total of 1,068 training hours for its subcontractor workers and foreign workers.

B4. Labour Standards

Prevention of child and forced labour

Child and forced labour are strictly prohibited during the recruitment process as defined by laws and regulations. The Group strictly abides by local laws and will not employ children under the legal working and forced labour in consistent with the UN Declaration of Human Rights. The Group's Human Resource and Administrative Department is responsible for monitoring and ensuring compliance with the latest laws and regulations that prohibit child and forced labour.

To avoid illegal employment of child and forced labour, applicants are required to fill in the "Application for Employment Form", where personal data necessary for ensuring that the applicants are over the legal working age are collected. Personal information such as identity card is collected for the sake of identity verification. If violations are involved, they will be dealt with in the light of circumstances.

During the Reporting Period, the Board was not aware of any material non-compliance with child and forced labour-related laws and regulations that would have a significant impact on the Group, including but not limited to Employment Act 1955 and Employment Restriction Act 1968 of Malaysia.

B5. Supply Chain Management

The Group recognizes the importance of good supply chain management practices in managing environmental and social risks and regards its suppliers and subcontractors as important business partners. In view of green supply chain management, the Group strives to engage suppliers and subcontractors, who incorporate the consideration of environmental and social risks into their supply chain management, with responsible acts to society.

Suppliers, subcontractors and vendors management

To ensure suppliers, subcontractors and vendors have met our requirements concerning quality, price, delivery, terms of payment, and health and safety, all suppliers, subcontractors and vendors are required to undergo a stringent selection process under the review by the Group's Executive Directors, Purchasing Assistant, and Quantity Surveyor. Visits to potential suppliers might take place if necessary.

Besides, the Group has established an approved list of suppliers, subcontractors and vendors who deliver goods and services of acceptable quality, and such list is updated regularly by the Purchasing Assistant and properly kept by the Quantity Surveyor. The suppliers, subcontractors and vendors in the approved list are subject to annual appraisal, where factors such as price, quality, and punctuality of deliveries are taken into consideration. Suppliers, subcontractors and vendors are categorized as good, average, or poor suppliers or subcontractors upon annual appraisal, and poor suppliers or subcontractors will be deregistered from the approved list.

Besides, evaluation on safety performance such as compliance with personal protective equipment, lost time accident and clean line on-site will be conducted to subcontractors on the approved list to ensure subcontractors are well-aware of safety issues and have complied with the Group's safety standards and the Occupational Health and Safety Act.

During the Reporting Period, the Group had a total of 913 approved vendors and all of them are from Malaysia.

B6. Product Responsibility

Achieving and maintaining a high-quality standard for projects is of utmost importance for the sustainable growth of the Group. The Group believes completing works that meet or exceed our client's requirements is crucial for job references and future business opportunities. The Group regularly controls and monitors the proves of each project in order to ensure that it delivers high-quality services and sustainable projects to our customers.

During the Reporting Period, the Board was not aware of any material non-compliance with laws and regulations concerning advertising, labelling, and privacy matters relating to products and services provided and methods of redress that would have a significant impact on the Group, including but not limited to the Personal Data Protection Act 2010. Moreover, disclosure on the number of products sold or shipped subject to recalls for safety and health reasons was not applicable due to the Group's business nature.

Quality Assurance

The Group has established a quality management system, which has been assessed and registered in accordance with ISO 9001:2015 in order to pursue continuous improvement in quality rather than adopting a short-term and project-based approach. We have also implemented a Quality Policy and are committed to the following quality objectives:

- Complete project within the scheduled time;
- Achieve zero customer complaint;
- Less than 4 corrective action requests per project in the annual internal audit; and
- Training for selected employees at least once a year according to their work requirements.

Besides, we will conduct on-site quality checks and inspections at various stages of the construction services, and perform incoming inspections, including visual inspection, measurement, and checks against manufacturers' test certificates of the purchased materials to ensure they reach the technical specifications and are consistent with the sample provided.

Protection of Intellectual Property

As at 31 October 2020, the Group has registered 3 trademarks of the Company logo in Malaysia and 1 trademark in Hong Kong. The Group has also registered 1 domain name to prevent others from using the same domain name during the subsisting registration period. The Group regularly monitors to ensure that intellectual property rights are not being infringed upon.

Customer Services

Being a building construction contractor focusing on the provision of building construction services, customers of the Group are primarily main contractors, property developers and factory owners, etc. To understand our customers' needs and provide services that meet their expectations and standards, customer satisfaction surveys are distributed to ensure that any dissatisfying product quality can be found and follow-up actions can be taken on a timely basis. Besides, the Group maintains on-going communication with them through regular meetings as well as phone and email communications. During the Reporting Period, there was no material claim or complaint brought against the Group by our customers, and the cost incurred for rectifying defective works was immaterial.

Advertising and Labelling

As the Group's operational process does not involve advertising and labelling practices, the disclosure of information relating to advertising and labelling is not applicable to the Group.

Privacy Protection

The Group recognizes the protection of confidential information is the key to its success, therefore protecting confidential data and customers' privacy always remains the priority of the Group. All confidential data relating to the Group's business and customers' information are securely protected and only use for internal purposes. Employees who have access to the tender and quotation information are required to sign a confidential agreement to better protect customers' privacy. Any leakage of confidential information to third parties is strictly prohibited.

B7. Anti-corruption

The Group strives to maintain a high level of ethical corporate culture and we strictly prohibit all forms of bribery and corruption. The Group has formulated an internal policy to ensure that every employee complies with the rules of the Group in daily operation to prevent violation of the law. A sub-section 'Bribery and Corruption' in section 'Conduct' has been formally documented in the Employee Handbook to ensure every employee understands and is well-aware of the Group's ethical expectations and standards.

During the Reporting Period, there was no concluded legal case regarding corrupt practices brought against the Group or its employees. The Board was also not aware of any material non-compliance with related laws and regulations concerning bribery, extortion, fraud, and money laundering that would have a significant impact on the Group, including but not limited to the Anti-corruption Commission Act 2009 of Malaysia.

Anti-corruption

The Group is committed to conducting all of its business in an honest and ethical manner, thereby acting professionally, fairly, and with integrity in all its business dealings and relationships. Bribery and corruption are strictly prohibited as stated in the Group's Anti-bribery and Corruption Policy which covers bribes, gifts, and hospitality, facilitation payments, etc. The policy applies to all employees at all levels, including senior managers, officers, trainees, to name but a few. Moreover, employees are encouraged to provide comments and suggestions and make inquiries regarding the policy via the Human Resource and Administrative Department or senior management.

Whistle-blowing Mechanism

A Whistle-blowing Policy has been set up to encourage and allow employees to raise concerns about possible improprieties in matters of financial reporting, compliance, and other malpractices at the earliest opportunity. The audit committee has the overall responsibility for the policy and has delegated day-to-day responsibility of overseeing and implementing such policy to the Finance Manager of the Group. If any employee believes reasonably and in good faith that malpractice exists in the workplace, he/she should report immediately to his/her immediate supervisor within the department. The supervisor should then forward the concerns by email to the Finance Manager upon receiving reports from employees. All reports are treated confidentially and the Group makes every effort to keep the employee's identity confidential.

B8. Community Investment

The Group is committed to emboldening and supporting the public by various means of social participation and contribution as part of our strategic development. We strive to nurture corporate culture and practice corporate citizenship in daily work life. To fulfill our corporate social responsibility, the Group focuses on inspiring our employees' sense of social responsibility by encouraging them to participate in activities that contribute to the community.

During the Reporting Period, the Group had donated a total of RM3,500 to KPKT Kemanusian Ihya Ramadhan, Pertubuhan Kebajikan Ruyi Penang, Penang Shan Children Home Association and Penang Animal Welfare Society. The Group had also sponsored a total of RM2,500 to United Malayan Flour as well as Persatuan Siswazah Taiwan Penang.

Moving forward, we aim to encourage our employees to participate in charitable activities during their work and spare time as we believe participating in activities that repay the society can increase our employees' civic awareness while establishing correct values.

THE ESG REPORTING GUIDE CONTENT INDEX OF THE STOCK EXCHANGE OF HONG KONG LIMITED

Subject Areas, Aspects, General Disclosures and KP

Disclosures and KPIs	Description	Section/Declaration
Aspect A1: Emissions		
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to exhaust gas and GHG emissions, discharges into water and land, and generation of hazardous and non-hazardous waste.	Emissions
KPI A1.1 ("comply or explain")	The types of emissions and respective emissions data.	Emissions – Emissions Control; Waste Management
KPI A1.2 ("comply or explain")	GHG emissions in total (in tonnes) and intensity.	Emissions – Emissions Control
KPI A1.3 ("comply or explain")	Total hazardous waste produced (in tonnes) and intensity.	Emissions – Waste Management
KPI A1.4 ("comply or explain")	Total non-hazardous waste produced (in tonnes) and intensity.	Emissions – Waste Management
KPI A1.5 ("comply or explain")	Description of reduction initiatives and results achieved.	Emissions – Emissions Control
KPI A1.6 ("comply or explain")	Description of how hazardous and non-hazardous wastes are handled, reduction initiatives and results achieved.	Emissions – Waste Management
Aspect A2: Use of Resources		
General Disclosure	Policies on the efficient use of resources, including energy, water and other raw materials.	Use of Resources
KPI A2.1 ("comply or explain")	Direct and/or indirect energy consumption by type in total and intensity.	Use of Resources – Energy Management
KPI A2.2 ("comply or explain")	Water consumption in total and intensity.	Use of Resources – Water Management
KPI A2.3 ("comply or explain")	Description of energy use efficiency initiatives and results achieved.	Use of Resources – Energy Management
KPI A2.4 ("comply or explain")	Description of whether there is any issue in sourcing water that is fit for purpose, water efficiency initiatives and results achieved.	Use of Resources – Water Management
KPI A2.5 ("comply or explain")	Total packaging material used for finished products (in tonnes) and with reference to per unit produced.	Use of Resources – Packaging Material (Not applicable – Explained)

Subject Areas,	
Aspects, General	
Disclosures and KPIs	

Disclosures and KPIs	Description	Section/Declaration
Aspect A3: The Environment an	nd Natural Resources	
General Disclosure	Policies on minimizing the issuer's significant impact on the environment and natural resources.	The Environment and Natural Resources
KPI A3.1 ("comply or explain")	Description of the significant impacts of activities on the environment and natural resources and the actions taken to manage them.	The Environment and Natural Resources – Green Working Environment
Aspect B1: Employment		
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to compensation and dismissal, recruitment and promotion, working hours, rest periods, equal opportunity, diversity, antidiscrimination, and other benefits and welfare.	Employment
KPI B1.1 ("Recommended Disclosure")	Total workforce by gender, employment type, age group and geographical region.	Employment – Employment Practices
KPI B1.2 ("Recommended Disclosure")	Employee turnover rate by gender, age group and geographical region.	Employment – Employment Practices
Aspect B2: Health and Safety		
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to providing a safe working environment and protecting employees from occupational hazards.	Health and Safety
KPI B2.1 ("Recommended Disclosure")	Number and rate of work-related fatalities.	Health and Safety
KPI B2.2 ("Recommended Disclosure")	Lost days due to work injury.	Health and Safety
KPI B2.3 ("Recommended Disclosure")	Description of occupational health and safety measures adopted, how they are implemented and monitored.	Health and Safety

Subject Areas,
Aspects, General
D!I

Disclosures and KPIs	Description	Section/Declaration
Aspect B3: Development and Tr	raining	
General Disclosure	Policies on improving employees' knowledge and skills for discharging duties at work. Description of training activities.	Development and Training
KPI B3.1 ("Recommended Disclosure")	The percentage of employees trained by gender and employee category (e.g. senior management, middle management).	Development and Training
KPI B3.2 ("Recommended Disclosure")	The average training hours completed per employee by gender and employee category.	Development and Training
Aspect B4: Labour Standards		
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to preventing child and forced labour.	Labour Standards
KPI B4.1 ("Recommended Disclosure")	Description of measures to review employment practices to avoid child and forced labour.	Labour Standards – Prevention of Child and Forced Labour
KPI B4.2 ("Recommended Disclosure")	Description of steps taken to eliminate such practices when discovered.	Labour Standards – Prevention of Child and Forced Labour
Aspect B5: Supply Chain Manag	gement	
General Disclosure	Policies on managing environmental and social risks of the supply chain.	Supply Chain Management
KPI B5.1 ("Recommended Disclosure") KPI B5.2 ("Recommended Disclosure")	Number of suppliers by geographical region. Description of practices relating to engaging suppliers, number of suppliers where the practices are being implemented, how they are implemented and monitored.	Supply Chain Management – Suppliers and Subcontractors Management Supply Chain Management – Suppliers and Subcontractors Management

Subject Areas, Aspects, General

Disclosures and KPIs	Description	Section/Declaration
Aspect B6: Product Responsibili	tv	
General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to health and safety, advertising, labelling and privacy matters relating to products and services provided and methods of redress.	Product Responsibility
KPI B6.1 ("Recommended Disclosure")	Percentage of total products sold or shipped subject to recalls for safety and health reasons.	Product Responsibility (Not applicable – Explained)
KPI B6.2 ("Recommended Disclosure")	Number of products and service- related complaints received and how they are dealt with.	Product Responsibility
KPI B6.3 ("Recommended Disclosure")	Description of practices relating to observing and protecting intellectual property rights.	Product Responsibility
KPI B6.4 ("Recommended Disclosure")	Description of quality assurance process and recall procedures.	Product Responsibility
KPI B6.5 ("Recommended Disclosure")	Description of consumer data protection and privacy policies, how they are implemented and monitored.	Product Responsibility
Aspect B7: Anti-corruption General Disclosure	Information on: (a) the policies; and (b) compliance with relevant laws and regulations that have a significant impact on the issuer relating to bribery, extortion, fraud and money laundering.	Anti-corruption
KPI B7.1 ("Recommended Disclosure")	Number of concluded legal cases regarding corrupt practices brought against the issuer or its employees during the reporting period and the outcomes of the cases.	Anti-corruption
KPI B7.2 ("Recommended Disclosure")	Description of preventive measures and whistle-blowing procedures, how they are implemented and monitored.	Anti-corruption

Subject Areas, Aspects, General

Disclosures and KPIs	Description	Section/Declaration
Aspect B8: Community Investm	ent	
General Disclosure	Policies on community engagement to understand the needs of the communities where the issuer operates and to ensure its activities take into consideration the communities' interests.	Community Investment
KPI 8.1 ("Recommended Disclosure")	Focus areas of contribution (e.g. education, environmental concerns, labour needs, health, culture, sport).	Community Investment
KPI 8.2 ("Recommended Disclosure")	Resources contributed (e.g. money or time) to the focus area.	Community Investment



SHINEWING (HK) CPA Limited 43/F., Lee Garden One 33 Hysan Avenue Causeway Bay, Hong Kong

TO THE MEMBERS OF RIMBACO GROUP GLOBAL LIMITED

(incorporated in the Cayman Islands with limited liability)

OPINION

We have audited the consolidated financial statements of Rimbaco Group Global Limited (the "Company") and its subsidiaries (hereinafter collectively referred to as the "Group") set out on pages 72 to 128, which comprise the consolidated statement of financial position as at 31 October 2020, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 October 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with International Financial Reporting Standards ("IFRSs") issued by International Accounting Standards Board (the "IASB") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

BASIS FOR OPINION

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the Hong Kong Institute of Certified Public Accountants (the "HKICPA"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated Financial Statements section of our report. We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants (the "Code") and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

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

Revenue recognition from construction works

Refer to note 6 to the consolidated financial statements and the accounting policies on pages 82 to 84.

The key audit matter

During the year ended 31 October 2020, the Group recognised revenue from construction works of approximately RM180,265,000.

The Group recognised contract revenue and costs by reference to the stage of completion of the contract activity at the end of the reporting period, measured based on the accumulated actual cost incurred to date over the total budgeted contract cost. Accordingly, revenue recognition from construction works involves a significant degree of management estimates and judgements, with estimates being made to assess the total budgeted contract cost and stage of completion of the contracts.

We have identified the revenue recognition from construction works as a key audit matter because the amount is significant to the consolidated financial statements as a whole and there is involvement of a significant degree of judgements and estimates made by the management of the Group.

How the matter was addressed in our audit

Our audit procedures were designed to review the management's assessment, and its estimations and judgements used in the revenue recognition from construction works.

We obtained an understanding of, evaluated and tested, on a sample basis, the relevant controls in place over preparation of and revisions to the estimated transaction price and total costs for the construction contracts and the recording of actual costs incurred for each contract.

judgements, with estimates being made to assess the total budgeted contract cost and stage of completion of the contracts.

We reviewed construction contracts, variation orders and payment certificates, on a sample basis, to evaluate whether the management had made appropriate judgement in identifying the contract and performance obligations, and determining the transaction price construction works as a key audit matter because the

We discussed with the project managers and the management of the Group and checked to the quotations and contracts with suppliers, on a sample basis, to assess the appropriateness of the significant cost components that make up the total budgeted contract costs. We also performed retrospective review by comparing the total actual contract costs incurred at completion against the total budgeted contract costs to assess the reasonableness of the estimates used by the management.

We tested the actual costs incurred on a sample basis, to underlying documents. We also tested subsequent payments made after year end and unpaid invoices in respect of the projects to assess whether management appropriately accounted for the actual costs incurred up to year end.

We recalculated the percentage of completion based on accumulated actual costs incurred to date over the total budgeted contract costs to assess the reasonableness of the estimates used by the management.

Loss allowance on trade receivables and contract assets

Refer to notes 20, 21 and 31 to the consolidated financial statements and the accounting policies on pages 91 to 93.

The key audit matter

As at 31 October 2020, the carrying amount of trade receivables and contract assets is approximately RM40,992,000 and RM113,673,000 respectively. The related provisions for expected credit losses for trade receivables and contract assets recognised by the Group amounted to approximately RM2,578,000 and RM150,000 respectively.

In assessing the loss allowance made under the expected credit loss ("ECL") model, the management of the Group used judgements and estimates to determine information specific to the debtors and their economic issued to the customers on a sample basis. environments.

We have identified the loss allowance on trade receivables and contract assets as a key audit matter because the amount is significant to the consolidated financial statements as a whole and there is involvement of a significant degree of judgements and estimates made by the management of the Group.

How the matter was addressed in our audit

Our audit procedures were designed to review the management's assessment of the ECL model adopted for the loss allowance on trade receivables and contract assets.

We obtained an understanding of the methodology for ECL model and evaluated the reasonableness through discussion with management and independent valuer and review of input data used by the management with reference to the historical cash collection performance and the latest available general economic data.

the historical credit loss experience and forward-looking. We also checked the subsequent settlements and billings

INFORMATION OTHER THAN THE CONSOLIDATED FINANCIAL STATEMENTS AND AUDITOR'S REPORT THEREON

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than the consolidated financial statements and our auditor's report thereon.

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

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

RESPONSIBILITIES OF DIRECTORS OF THE COMPANY AND AUDIT COMMITTEE FOR THE CONSOLIDATED FINANCIAL STATEMENTS

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with IFRSs issued by the IASB and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors of the Company determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Audit Committee is responsible for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE CONSOLIDATED FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion, solely to you, as a body, in accordance with our agreed terms of engagement, and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with HKSAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

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

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

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

OTHER MATTER

The consolidated financial statements of the Group for the year ended 31 October 2019 were audited by another auditor who expressed an unmodified opinion on those statements on 14 April 2020.

The engagement partner on the audit resulting in this independent auditor's report is Pang Wai Hang.

SHINEWING (HK) CPA Limited

Certified Public Accountants
Pang Wai Hang
Practising Certificate Number: P05044

Hong Kong 22 January 2021

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the year ended 31 October 2020

		2020	2019
	Notes	RM'000	RM'000
Revenue	6	180,265	262,474
Cost of services		(157,522)	(230,026)
Gross profit		22,743	32,448
Other income, gain and loss	7	1,088	891
Share of result of an associate	18	59	97
Administrative and other expenses		(12,035)	(13,267)
Loss allowances on trade and other receivables			
and contract assets, net		(639)	(385)
Finance costs	8	(268)	(1,039)
Profit before tax	9	10,948	18,745
Income tax expense	10	(4,750)	(6,528)
Profit for the year		6,198	12,217
Tronctor the year		0,150	12,217
Other comprehensive expense			
Item that will not be reclassified subsequently to profit or loss:			
Exchange differences arising on translation of financial statements			
from functional currency to presentation currency		(2,140)	_
Other comprehensive expense for the year,			
net of income tax		(2,140)	_
Total comprehensive income for the year attributable to			
owners of the Company		4,058	12,217
Earnings per share (RM cents)			
Basic and diluted	13	0.56	1.29
Dusic und unded		0.50	1.23

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 October 2020

	Notes	2020 RM'000	2019 RM'000
Non-current assets			
Property, plant and equipment	15	8,495	6,568
Investment properties	16	5,535	6,352
Right-of-use assets	17	6,176	8,292
Interest in an associate	18	942	931
Other non-current asset	19	118	118
Deferred tax assets	25	875	
Deferred tax assets		8/5	3,167
		22,141	25,428
Current assets			
Trade and other receivables	20	44,221	82,006
Contract assets	21	113,673	101,349
Amounts due from related parties	22	_	. 7
Tax recoverable		2,802	_
Restricted bank deposits	23	9,552	8,741
Bank balances and cash	23	44,132	14,300
		214,380	206,403
Current liabilities			
Trade, bills and other payables	24	75,010	125,338
Contract liabilities	21	1,394	123,336
Tax payables	21	208	3,760
Lease liabilities	17	3,979	3,700
Lease liabilities		3,373	5,517
		80,591	132,415
Net current assets		133,789	73,988
Total assets less current liabilities		155,930	99,416

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 October 2020

		2020	2019
	Notes	RM'000	RM'000
Non-current liabilities			
Lease liabilities	17	234	4,054
Deferred tax liabilities	25	910	689
		1,144	4,743
Net assets		154,786	94,673
Capital and reserves			
Share capital	26	7,033	_*
Reserves		147,753	94,673
		154,786	94,673

^{*} Less than RM1,000

The consolidated financial statements on pages 72 to 128 were approved and authorised for issue by the board of directors on 22 January 2021 and are signed on its behalf by:

Low Seah Sun Director Seah Peet Hwah
Director

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 October 2020

	Share capital RM'000	Share premium RM'000	Merger reserve RM'000 (note)	Translation reserve RM'000	Retained earnings RM'000	Total RM'000
At 1 November 2018	2,050	-	-	-	82,606	84,656
Profit and total comprehensive income for the year Issue of shares (note 26)	_ _*	- -	- -	- -	12,217 -	12,217 _*
Arising from Reorganisation (as defined in note 2) (note) Dividend (note 14)	(2,050)	- -	2,050 –	- -	– (2,200)	(2,200)
At 31 October 2019 and 1 November 2019	_*	-	2,050	-	92,623	94,673
Profit for the year Other comprehensive expense	-	-	-	-	6,198	6,198
for the year	_	-	_	(2,140)	-	(2,140)
Total comprehensive (expense) income for the year Capitalisation issue of shares	-	-	-	(2,140)	6,198	4,058
(note 26) Share issued under share offer	5,275	(5,275)	-	-	-	-
(note 26)	1,758	68,575	_	_	_	70,333
Share issue expenses	-	(14,278)	_	-	-	(14,278)
At 31 October 2020	7,033	49,022	2,050	(2,140)	98,821	154,786

Note: Amount represents the effects of the acquisition of the entire interest of Rimbaco Sdn. Bhd. ("Rimbaco") and Rimbaco Property Sdn. Bhd. ("Rimbaco Property") from the Controlling Shareholders (as defined in note 1) by issue of 900 shares of the Company as part of the Reorganisation (as defined in note 2). The difference between the aggregate paid-in capital of RM2,050,000 as at 31 October 2018 and the paid-in capital of the Company of HKD10 (equivalents to RM5) immediately upon the completion of the Reorganisation was accounted for as the merger reserve.

^{*} Less than RM1,000

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 October 2020

	2020	2019
• • • • •	RM'000	RM'000
OPERATING ACTIVITIES		
Profit before tax	10,948	18,745
Adjustments for:	10/5 10	10,7 13
Share of result of an associate	(59)	(97)
Depreciation of property, plant and equipment	1,384	1,576
Depreciation of investment properties	107	139
Depreciation of right-of-use assets	2,442	2,288
Gain on disposal of property, plant and equipment	(163)	(215)
Gain on disposal of investment properties	(340)	(180)
Written-off of property, plant and equipment	120	50
Loss allowances on trade and other receivables and contract assets, net	639	385
Reversal on provision of liquidated and ascertained damages	(6,920)	_
Finance costs	268	1,039
Interest income	(469)	(356)
Operating cash flows before movements in working capital	7,957	23,374
Decrease (increase) in trade and other receivables	34,304	(23,713)
Increase in contract assets	(12,021)	(36,557)
(Decrease) increase in trade and other payables	(41,475)	59,991
Increase (decrease) in contract liabilities	1,394	(341)
Cash generated (used in) from operations	(9,841)	22,754
Income tax paid	(8,591)	(3,959)
NET CASH (USED IN) FROM OPERATING ACTIVITIES	(18,432)	18,795
NET CASH (OSED IN) FROM OF ENATING ACTIVITIES	(10,432)	10,755
INVESTING ACTIVITIES		
Proceeds from disposal of investment properties	1,050	393
Proceeds from disposal of property, plant and equipment	437	238
Dividend received from an associate	48	_
Interest income received	469	356
Purchase of property, plant and equipment	(3,705)	(2,130)
Placement of restricted bank deposits	(20,585)	(4,890)
Release of restricted bank deposits	19,774	5,810
Repayments from related parties	7	2,288
NET CASH (USED IN) FROM INVESTING ACTIVITIES	(2,505)	2,065

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 October 2020

	2020 RM'000	2019 RM'000
FINANCING ACTIVITIES		
Repayment of bank borrowings	_	(1,281)
Repayment of bank overdrafts	-	(7,790)
Repayment of principal element of lease liabilities	(3,484)	(2,317)
Repayment of interest element of lease liabilities	(268)	(361)
Repayment to related parties	_	(3,811)
Finance costs paid	_	(1,025)
Drawdown of bank overdrafts	_	7,790
Proceeds from issuance of shares	70,333	_
Dividend paid	_	(2,200)
Share issue expenses	(13,672)	(2,099)
NET CASH FROM (USER IN) FINANCING A STIMITIES	F2 000	(4.2.00.4)
NET CASH FROM (USED IN) FINANCING ACTIVITIES	52,909	(13,094)
NET INCREASE IN CASH AND CASH EQUIVALENTS	31,972	7,766
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE YEAR	14,300	6,534
Effect of foreign exchange rate changes	(2,140)	
CASH AND CASH EQUIVALENTS AT THE END OF THE YEAR	44,132	14,300

For the year ended 31 October 2020

1. GENERAL INFORMATION

Rimbaco Group Global Limited (the "Company") was incorporated in the Cayman Islands as an exempted company with limited liability on 28 February 2019 under the Companies Law, Cap. 22 (Law 3 of 1961, as consolidated and revised) of the Cayman Islands. The shares of the Company have been listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on 28 April 2020 (the "Listing Date"). The Company's immediate and ultimate holding company are both RBC Venture Limited, a company incorporated in the British Virgin Islands (the "BVI")) which is ultimately owned by Mr. Low Seah Sun ("Mr. Low"), Ms. Seah Peet Hwah ("Ms. Seah"), Mr. Cheang Wye Keong ("Mr. Cheang") and Mr. Lau Ah Cheng ("Mr. Lau") (collectively referred as the "Controlling Shareholders").

The address of the Company's registered office is Windward 3, Regatta Office Park, PO Box 1350, Grand Cayman, KY1-1108 Cayman Islands and the address of the Company's principal place of business is 309-E, 1st Floor, Silver Square, Perak Road, 10150 Penang, Malaysia. The Company has established its place of business in Hong Kong at Suite 2702, 27/F., Shui On Centre, 6–8 Harbour Road, Wanchai, Hong Kong.

The Company is an investment holding company. Its major operating subsidiaries are engaged in the provision of general contractor services in Malaysia.

The functional currency of the Company is Hong Kong dollars ("HK\$"), which is different from the functional currency of the subsidiaries and the presentation currency, Malaysia Ringgit ("RM"). As the Company and its subsidiaries (collectively referred to as the "Group") mainly operate in Malaysia, the directors of the Company consider that it is appropriate to present the consolidated financial statements in RM.

2. BASIS OF PREPARATION

Pursuant to the reorganisation as detailed in the section headed "History, Development and Reorganisation" (the "Reorganisation") in the prospectus of the Company dated 14 April 2020 (the "Prospectus"), the Company became the holding company of the companies now comprising the Group on 17 June 2019. The Company and its subsidiaries have been under the control and beneficially owned by the Controlling Shareholders throughout the year ended 31 October 2019 or since their respective dates of incorporation or establishment up to 31 October 2019. The Group comprising the Company and its subsidiaries resulting from the Reorganisation is regarded as a continuing entity. Accordingly, the consolidated financial statements of the Group have been prepared on the basis as if the Company had always been the holding company of the companies now comprising the Group throughout the year ended 31 October 2019 or since their respective dates of incorporation or establishment up to 31 October 2019, using the principles of merger accounting.

The consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows including the results, changes in equity and cash flows of the companies now comprising the Group have been prepared as if the current group structure had been in existence throughout the year ended 31 October 2019.

For the year ended 31 October 2020

3. APPLICATION OF NEW AND AMENDMENTS TO INTERNATIONAL FINANCIAL REPORTING STANDARDS ("IFRS(s)")

In the current year, the Group has applied, for its first time, the following new and amendments to IFRSs, which include IFRSs, International Accounting Standards ("IAS(s)"), amendments and interpretations ("IFRIC") issued by the International Accounting Standards Board (the "IASB") except that the Group early adopted IFRS 16 Leases throughout the year ended 31 October 2019.

Amendments to IAS 19 Plan Amendment, Curtailment or Settlement
Amendments to IAS 28 Long-term Interests in Associates and Joint Ventures
Amendments to IFRSs Annual Improvements to IFRSs 2015–2017 Cycle
Amendments to IFRS 9 Prepayment Features with Negative Compensation
IFRIC 23 Uncertainty over Income Tax Treatments

The application of the new and amendments to IFRSs in the current year has had no material impact on the Group's financial performance and position for the current and prior years and/or on the disclosures set out in the consolidated financial statements

New and revised IFRSs issued but not yet effective

The Group has not early applied the following new and amendments to IFRSs and interpretation that have been issued but are not yet effective:

IFRS 17 Insurance Contracts⁵ Amendments to IFRS 3 Definition of a Business⁶

Amendments to IFRS 3 Reference to the Conceptual Framework⁴

Amendments to IFRS 4 Extension of the temporary exemption from applying IFRS 9⁵

Amendments to IFRS 9, IAS 39 Interest Rate Benchmark Reform¹

and IFRS 7

Amendments to IFRS 9, IAS 39, Interest Rate Benchmark Reform – Phase 2³

IFRS 7, IFRS 4 and IFRS 16

Amendments to IFRS 10 Sale or Contribution of Assets between an Investor and its Associate or Joint

and IAS 28 Venture⁷

Amendments to IFRS 16 Covid-19-Related Rent Concessions²

Amendments to IFRS 17 Insurance Contracts^{5, 8}

Amendments to IAS 1 Classification of Liabilities as Current or Non-current⁵

Amendments to IAS 1 and IAS 8 Definition of Material¹

Amendments to IAS 16 Property, Plant and Equipment: Proceeds Before Intended Use⁴

Amendments to IAS 37 Onerous Contract – Cost of Fulfilling a Contract⁴
Amendments to IFRSs Annual Improvements to IFRSs 2018–2020⁴

Conceptual Framework for Revised Conceptual Framework for Financial Reporting¹

Financial Reporting 2018

- ¹ Effective for annual periods beginning on or after 1 January 2020.
- ² Effective for annual periods beginning on or after 1 June 2020.
- Effective for annual periods beginning on or after 1 January 2021.
- Effective for annual periods beginning on or after 1 January 2022.
- ⁵ Effective for annual periods beginning on or after 1 January 2023.
- ⁶ Effective for business combinations and asset acquisition for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after 1 January 2020.
- ⁷ Effective date not yet been determined.
- As a consequence of the amendments to IFRS 17 issued in October 2020. IFRS 4 was amended to extend the temporary exemption that permits insurers to apply IAS 39 rather than IFRS 9 for annual periods beginning before 1 January 2023.

The directors of the Company anticipate that the application of the new and amendments to IFRSs and interpretation will have no material impact on the results and the financial position of the Group.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES

The consolidated financial statements have been prepared in accordance with IFRSs issued by the IASB. In addition, the consolidated financial statements include applicable disclosures required by the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") and by the Hong Kong Companies Ordinance.

The consolidated financial statements have been prepared on the historical cost basis.

Historical cost is generally based on the fair value of the consideration given in exchange for goods and services.

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants in the principal (or most advantageous) market at the measurement date under current market conditions (i.e. an exit price) regardless of whether that price is directly observable or estimated using another valuation technique.

The principal accounting policies are set out below.

Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (i.e. its subsidiaries). If a subsidiary prepares its financial statements using accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that subsidiary's financial statements in preparing the consolidated financial statements to ensure conformity with the Group's accounting policies.

Control is achieved where the Group has: (i) the power over the investee; (ii) exposure, or rights, to variable returns from its involvement with the investee; and (iii) the ability to use its power over the investee to affect the amount of the Group's returns.

The Group reassesses whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control stated above.

Consolidation of a subsidiary begins when the Group obtains control of the subsidiary and ceases when the Group loses control of the subsidiary.

Income and expenses of subsidiaries are included in the consolidated statement of profit or loss and other comprehensive income from the date the Group gains control until the date when the Group ceases to control the subsidiary.

All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the Group are eliminated in full on consolidation.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Merger accounting for business combination involving business under common control

The consolidated financial statements incorporate the financial statements items of the combining businesses in which the common control combination occurs as if they had been combined from the date when the combining businesses first came under the control of the controlling party.

The net assets of the combining businesses are consolidated using the existing book values from the controlling party's perspective. No amount is recognised in respect of goodwill or bargain purchase gain at the time of common control combination.

The consolidated statement of profit or loss and other comprehensive income includes the results of each of the combining businesses from the earliest date presented or since the date when the combining businesses first came under the common control, where this is a shorter period.

The comparative amounts in the consolidated financial statements are presented as if the businesses had been combined at the beginning of the previous reporting period or when they first came under common control, whichever is shorter.

Interest in an associate

An associate is an entity over which the Group has significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies.

The Group's investments in an associate are accounted for in the consolidated financial statements using the equity method. Under the equity method, investment in an associate is initially recognised at cost. The Group's share of the profit or loss and other comprehensive income of the associate are recognised in profit or loss and other comprehensive income respectively after the date of acquisition. If the Group's share of losses of an associate equals or exceeds its interest in the associate, which determined using the equity method together with any long-term interests that, in substance, form part of the Group's net investment in the associate, the Group discontinues recognising its share of further losses. Additional losses are provided for, and a liability is recognised, only to the extent that the Group has incurred legal or constructive obligations or made payments on behalf of the associate.

An investment in an associate is accounted for using the equity method from the date on which the investee becomes an associate. On acquisition of the investment in an associate, any excess of the cost of the investment over the Group's share of the net fair value of the identifiable assets and liabilities of the investee is recognised as goodwill and is included in the carrying amount of the investment.

Any excess of the Group's share of the net fair value of the identifiable assets and liabilities over the cost of the investment, after reassessment, is recognised immediately in profit or loss in the period in which the investment is acquired.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Interest in an associate (Continued)

After application of the equity method, including recognising the associate's losses (if any), the Group determines whether there is an objective evidence that the net investment in the associate is impaired. Goodwill that forms part of the carrying amount of the net investment in an associate is not separately recognised. The entire carrying amount of the investment (including goodwill) is tested for impairment as a single asset by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying amount. Any impairment loss recognised is not allocated to any asset, including goodwill, that forms part of the carrying amount of the net investment in the associate. Any reversal of that impairment loss is recognised to the extent that the recoverable amount of the net investment subsequently increases.

When the investment ceases to be an associate upon the Group losing significant influence over the associate, the Group discontinues to apply equity method and any difference between the proceeds from disposing of the associate and the carrying amount of the investment at the date the equity method was discontinued is recognised in profit or loss.

Gains and losses resulting from transactions between the Group and its associate are recognised in consolidated financial statements only to the extent of unrelated investors' interests in the associate. The Group's share in the associate's gains or losses resulting from these transactions is eliminated.

Revenue recognition

Revenue is recognised to depict the transfer of promised services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those services. Specifically, the Group uses a 5-step approach to revenue recognition:

- Step 1: Identify the contract(s) with a customer
- Step 2: Identify the performance obligations in the contract
- Step 3: Determine the transaction price
- Step 4: Allocate the transaction price to the performance obligations in the contract
- Step 5: Recognise revenue when (or as) the entity satisfies a performance obligation

The Group recognised revenue when (or as) a performance obligation is satisfied, i.e. when "control" of the services underlying the particular performance obligation is transferred to customers.

A performance obligation represents a service (or a bundle of services) that is distinct or a series of distinct services that are substantially the same.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Control is transferred over time and revenue is recognised over time by reference to the progress towards complete satisfaction of the relevant performance obligation if one of the following criteria is met:

- The customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs;
- The Group's performance creates and enhances an asset that the customer controls as the asset is created and enhanced; or
- The Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

Otherwise, revenue is recognised at a point in time when the customer obtains control of the distinct service.

Revenue is measured based on the consideration specified in a contract with a customer, excludes amounts collected on behalf of third parties, discounts and sales related taxes.

Contract assets and contract liabilities

A contract asset represents the Group's right to consideration in exchange for goods or services that the Group has transferred to a customer that is not yet unconditional. It is assessed for impairment in accordance with IFRS 9 "Financial Instruments". In contrast, a receivable represents the Group's unconditional right to consideration, i.e. only the passage of time is required before payment of that consideration is due.

A contract liability represents the Group's obligation to transfer goods or services to a customer for which the Group has received consideration from the customer.

For a single contract with the customer, either a net contract asset or a net contract liability is presented. For multiple contracts, contract assets and contract liabilities of unrelated contracts are not presented on a net basis.

The Group recognised revenue from building construction services.

Building construction services

A contract with a customer is classified by the Group as a construction contract when the contract relates to work on an asset under the control of the customer and therefore the Group's construction activities create or enhance an asset under the customer's control.

When the outcome of a construction contract can be reasonably measured, revenue from the contract is recognised over time using the cost-to-cost method, i.e. based on the proportion of the actual costs incurred relative to the estimated total costs. When the outcome of the contract cannot be reasonably measured, revenue is recognised only to the extent of contract costs incurred that are expected to be recovered.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Revenue recognition (Continued)

Building construction services (Continued)

If at any time the costs to complete the contract are estimated to exceed the remaining amount of the consideration under the contract, then a provision is recognised in accordance with an onerous contract. An onerous contract exists when the Group has a contract under which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received from the contract. Provisions for onerous contracts are measured at the present value of the lower of the expected cost of terminating the contract and the net cost of continuing with the contract.

Variable consideration

For the consideration promised in a contract includes a variable amount, the Group estimates the amount of consideration to which the Group will be entitled in exchange for transferring the promised services to a customer.

The Group estimates an amount of variable consideration by using either the expected value method or the most likely amount method, depending on which method the Group expects to better predict the amount of consideration to which it will be entitled.

The estimated amount of variable consideration is included in the transaction price only to the extent that it is highly probable that such an inclusion will not result in a significant revenue reversal in the future when the uncertainty associated with the variable consideration is subsequently resolved.

At the end of each reporting period, the Group updates the estimated transaction price (including updating its assessment of whether an estimate of variable consideration is constrained) to represent faithfully the circumstances during the reporting period.

Leasing

Definition of a lease

Under IFRS 16 "Leases", a contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration.

The Group as lessee

For contracts entered into or modified on or after date of initial application, the Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less from the commencement date and do not contain a purchase option) and leases of low value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as lessee (Continued)

Lease liabilities

At the commencement date of a lease, the Group recognises and measures lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted by using the interest rate implicit in the lease. If this rate cannot be readily determined, the Group uses its incremental borrowing rate.

Lease payments included in the measurement of the lease liability comprise fixed lease payments (including insubstance fixed payments) and the exercise price of a purchase option reasonably certain to be exercised by the Group.

The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

Lease liability is remeasured (and with a corresponding adjustment to the related right-of-use asset) whenever the lease term has changed or there is a significant event or change in circumstances resulting in a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using revised discount rate.

Right-of-use assets

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement date and any initial direct costs, less lease incentives received. Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, provision is recognised and measured under IAS 37 "Provision, Contingent Liabilities and Contingent Assets". The costs are included in the related right-of-use asset, unless those costs are incurred to produce inventories.

Right-of-use assets are subsequently measured at cost less accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. They are depreciated over the shorter period of lease term and useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The Group presents right-of-use assets as a separate line in the consolidated statement of financial position.

The Group applies IAS 36 "Impairment of Assets" to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Leasing (Continued)

The Group as lessee (Continued)

Lease modification

The Group accounts for a lease modification as a separate lease if:

- the modification increases the scope of the lease by adding the right to use one or more underlying assets; and
- the consideration for the lease increases by an amount commensurate with the stand-alone price for the increase in scope and any appropriate adjustments to that stand-alone price to reflect the circumstances of the particular contract.

For a lease modification that is not accounted for a separate lease, the Group remeasures the lease liability based on the lease term of the modified lease by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

The Group as lessor

The Group enters into lease agreements as a lessor with respect to some of its investment properties. Leases for which the Group is a lessor are classified as finance or operating leases. Whenever the terms of the lease transfer substantially all the risks and rewards of ownership to the lessee, the contract is classified as a finance lease. All other leases are classified as operating leases.

When a contract includes both lease and non-lease components, the Group applies IFRS 15 "Revenue from Contracts with Customers" to allocate the consideration under the contract to each component.

Foreign currencies

In preparing the financial statements of each individual group entity, transactions in currencies other than the functional currency of that entity (foreign currencies) are recognised at the rates of exchanges prevailing on the dates of the transactions. At the end of the reporting period, monetary items denominated in foreign currencies are retranslated at the rates prevailing at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences arising on the settlement of monetary items, and on the retranslation of monetary items, are recognised in profit or loss in the period in which they arise.

For the purposes of presenting the consolidated financial statements, the assets and liabilities of the Group's foreign operations are translated into the presentation currency of the Group using exchange rates prevailing at the end of each reporting period. Income and expenses items are translated at the average exchange rates for the year. Exchange differences arising, if any, are recognised in other comprehensive income and accumulated in equity under the heading of translation reserve.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to 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.

Retirement benefit costs

The Group pays contributions to publicly or privately administered pension insurance plans on a mandatory basis. Payments to defined contribution benefit plans are recognised as an expense when employees have rendered service entitling them to the contributions. There are no forfeitures available to reduce company contributions from those employees who have left the contribution benefit plan as they are fully entitled to their contributions upon leaving employment.

Short-term employee benefits

A liability is recognised for benefits accruing to employees (such as wages, salaries and annual leave) after deducting and amount already paid.

Short-term employee benefits are recognised at the undiscounted amount of the benefits expected to be paid as and when employees rendered the services. All short-term employee benefits are recognised as an expenses unless another IFRS requires or permits the inclusion of the benefit in the cost of an asset.

Taxation

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the year. Taxable profit differs from "profit before tax" as reported in the consolidated statement of profit or loss and other comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are never taxable or deductible. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is recognised on temporary differences between the carrying amounts of assets and liabilities in the consolidated financial statements and the corresponding tax base used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences. Deferred tax assets are generally recognised for all deductible temporary differences to the extent that it is probable that taxable profits will be available against which those deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from goodwill or from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Taxation (Continued)

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

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset is realised, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax for leasing transactions in which the Group recognises the right-ofuse assets and the related lease liabilities, the Group first determines whether the tax deductions are attributable to the right-of-use assets or the lease liabilities.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied to the same taxable entity by the same taxation authority.

For leasing transactions in which the tax deductions are attributable to the lease liabilities, the Group applies IAS 12 "Income Taxes" requirements to the leasing transaction as a whole. Temporary differences relating to right-of-use assets and lease liabilities are assessed on a net basis. Excess of depreciation on right-of-use assets over the lease payments for the principal portion of lease liabilities resulting in net deductible temporary differences.

Current and deferred tax are recognised in profit or loss, except when they relate to items that are recognised in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognised in other comprehensive income as directly in equity, respectively.

Property, plant and equipment

Property, plant and equipment are tangible assets that are held for use in the supply of services, or for administrative purposes other than freehold lands as described below. Property, plant and equipment are stated in the consolidated statement of financial position at cost less subsequent accumulated depreciation and subsequent accumulated impairment losses, if any.

Freehold lands are not depreciated and are measured at cost less subsequent accumulated impairment losses.

Depreciation is recognised so as to allocate the cost of items of property, plant and equipment other than freehold lands less their residual values over their estimated useful lives, using the straight-line method. The estimated useful lives, residual values and depreciation method are reviewed at the end of each reporting period, with the effect of any changes in estimate accounted for on a prospective basis.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognised in profit or loss.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investment properties

Investment properties are properties held to earn rentals and/or for capital appreciation including properties under construction for such purposes.

Investment properties are initially measured at cost, including any directly attributable expenditure. Subsequent to initial recognition, investment properties are stated at cost less subsequent accumulated depreciation and any accumulated impairment losses. Depreciation is recognised so as to write off the cost of investment properties over their estimated useful lives and after taking into account of their estimated residual value, using the straight-line method.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposals. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Cash and cash equivalents

Bank balances in the consolidated statement of financial position comprise cash at banks and short-term deposits with a maturity of three months or less.

For the purpose of the consolidated statement of cash flows, cash and cash equivalents consist of bank balances as defined above.

Financial instruments

Financial assets and financial liabilities are recognised in the consolidated statement of financial position when a group entity becomes a party to the contractual provisions of the instrument.

Financial assets and financial liabilities are initially measured at fair value, except for trade receivables arising from contracts with customers which are initially measured in accordance with IFRS 15. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition.

Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis. Regular way purchases or sales are purchases or sales of financial assets that require delivery of assets within the time frame established by regulation or convention in the marketplace.

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets. Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income ("FVTOCI"), and fair value through profit or loss ("FVTPL").

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Financial assets at amortised cost (debt instruments)

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

- the financial asset is held within a business model whose objective is 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 method and are subject to impairment.

(i) Amortised cost and effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. The gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost. Interest income is calculated by applying the effective interest rate to the gross carrying amount of a financial asset.

Interest income is recognised in profit or loss and is included in the "Other income, gain and loss" line item (note 7).

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses ("ECL") on investments in debt instruments that are measured at amortised cost as well as contract assets. The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group always recognises lifetime ECL for trade receivables and contract assets. The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group measures the loss allowance equal to 12-month ECL, unless when there is a significant increase in credit risk since initial recognition, the Group recognises lifetime ECL. The assessment of whether lifetime ECL should be recognised is based on significant increase in the likelihood or risk of a default occurring since initial recognition.

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort. Forward-looking information considered various external sources of actual and forecast economic information that relate to the Group's operations.

In particular, the following information is taken into account when assessing whether credit risk has increased significantly since initial recognition:

- an actual or expected significant deterioration in the financial instrument's external (if available) or internal credit rating;
- significant deterioration in external market indicators of credit risk, e.g. a significant increase in the credit spread, the credit default swap prices for the debtor;
- existing or forecast adverse changes in business, financial or economic conditions that are expected to cause a significant decrease in the debtor's ability to meet its debt obligations;
- an actual or expected significant deterioration in the operating results of the debtor; and
- an actual or expected significant adverse change in the regulatory, economic, or technological environment of the debtor that results in a significant decrease in the debtor's ability to meet its debt obligations.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Irrespective of the outcome of the above assessment, the Group presumes that the credit risk on a financial asset has increased significantly since initial recognition when contractual payments are more than 30 days past due, unless the Group has reasonable and supportable information that demonstrates otherwise.

Despite the foregoing, the Group assumes that the credit risk on a debt instrument has not increased significantly since initial recognition if the debt instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if i) the financial instrument has a low risk of default, ii) the borrower has a strong capacity to meet its contractual cash flow obligations in the near term, and iii) adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfill its contractual cash flow obligations.

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

Definition of default

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

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

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

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred. Evidence that a financial asset is credit-impaired includes observable data about the following events:

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

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

Write-off policy

The Group writes off a financial asset when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries made are recognised in profit or loss.

Measurement and recognition of ECL

The measurement of ECL is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

For financial assets, the ECL is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

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

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

Derecognition of financial assets

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

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Financial instruments (Continued)

Financial liabilities and equity instruments

Classification as debt or equity

Debt and equity instruments issued by a group entity are classified as either financial liabilities or as equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument.

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments issued by a group entity are recognised at the proceeds received, net of direct issue costs.

Financial liabilities

All financial liabilities are subsequently measured at amortised cost using the effective interest method.

The effective interest method is a method of calculating the amortised cost of a financial liability and of allocating interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) through the expected life of the financial liability, or (where appropriate) a shorter period, to the amortised cost of a financial liability.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

Provisions

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

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of each reporting period, taking into account the risks and uncertainties surrounding the obligation. When a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (where the effect of the time value of money is material).

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Impairment losses on property, plant and equipment and right-of-use assets

At the end of the reporting period, the Group reviews the carrying amounts of its property, plant and equipment and right-of-use assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss, if any. When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs of disposal and value-in-use. In assessing value-in-use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or a cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or the cash-generating unit) is reduced to its recoverable amount. For corporate assets or portion of corporate assets which cannot be allocated on a reasonable and consistent basis to a cash-generating unit, the Group compares the carrying amount of a group of cash-generating units, including the carrying amounts of the corporate assets or portion of corporate assets allocated to that group of cash-generating units, with the recoverable amount of the group of cash-generating units. In allocating the impairment loss, the impairment loss is allocated first to reduce the carrying amount of any goodwill (if applicable) and then to the other assets on a pro-rata basis based on the carrying amount of each asset in the unit or the group of cash-generating units. The carrying amount of an asset is not reduced below the highest of its fair value less costs of disposal (if measurable), its value in use (if determinable) and zero. The amount of the impairment loss that would otherwise have been allocated to the asset is allocated pro rata to the other assets of the unit or the group of cash-generating units. An impairment loss is recognised as expense immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or the cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or the cash-generating unit) in prior years. A reversal of an impairment loss is recognised as income immediately in profit or loss.

For the year ended 31 October 2020

4. SIGNIFICANT ACCOUNTING POLICIES (Continued)

Fair value measurement

When measuring fair value except for the Group's leasing transactions, the Group takes into account the characteristics of the asset or liability if market participants would take those characteristics into account when pricing the asset or liability at the measurement date.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. Specifically, the Group categorised the fair value measurements into three levels, based on the characteristics of inputs, as follow:

- Level 1 Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2 Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3 Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

At the end of the reporting period, the Group determines whether transfer occur between levels of the fair value hierarchy for assets and liabilities which are measured at fair value on recurring basis by reviewing their respective fair value measurement.

5. KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in note 4, the directors of the Company are required to make judgements, estimates and assumptions about the amounts of assets, liabilities, revenue and expenses reported and disclosures made in the consolidated financial statements. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

For the year ended 31 October 2020

5. KEY SOURCES OF ESTIMATION UNCERTAINTY (Continued)

Key sources of estimation uncertainty

The followings are 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 resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year.

Revenue recognition from contracts with customers

The Group recognises contract revenue and costs by reference to the stage of completion of the contract activity at the end of the reporting period, measured based on the proportion of contract costs incurred for work performed to date relative to the estimated total contract costs. Accordingly, revenue recognition involves a significant degree of judgment, with estimates being made to assess the total contract costs and stage of completion of the contract to provide appropriately for loss making contracts.

The management estimates the amount of foreseeable losses or attributable profits of contract work including construction materials costs, sub contracting costs and labour costs based on the latest available budgets of the contracts prepared by project team with reference to the overall performance of each contract work and the management's best estimates and judgments.

Due to the contracting nature of the business, revenue recognition involves a significant degree of judgement. Notwithstanding that the management reviews and revises the estimates of contract costs for the contract of building construction services as the contract progresses, the actual outcome of the contract in terms of its total costs may be higher or lower than the estimates and this will affect the revenue and profit recognised.

Loss allowances on trade receivables, other receivables and deposits and contract assets

The loss allowances on trade receivables, other receivables and deposits and contract assets are based on assumptions about ECL. The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the number of days that an individual receivable is outstanding as well as the Group's historical experience and forward-looking information at the end of the reporting period. Changes in these assumptions and estimates could materially affect the result of the assessment and it may be necessary to make additional impairment charge to the consolidated statement of profit or loss and other comprehensive income. At 31 October 2020, the carrying amount of trade receivables, other receivables and deposits and contract assets are approximately RM40,992,000 (2019: RM72,922,000), RM1,620,000 (2019: RM1,372,000) and RM113,673,000 (2019: RM101,349,000) respectively. As at 31 October 2020, the related provisions for trade receivables, other receivables and deposits and contract assets recognised by the Group amounted to approximately RM2,578,000 (2019: RM1,626,000), RM36,000 (2019: RM46,000) and RM150,000 (2019: RM453,000) respectively.

For the year ended 31 October 2020

6. REVENUE AND SEGMENT INFORMATION

Revenue represents revenue arising from provision of building construction services for the year.

The Group determines its operating segments based on the reports reviewed by the chief operating decision maker (the "CODM"), being the executive directors of the Group for the purposes of resources allocation and assessment of segment performance focuses on types of services delivered or provided. For management purpose, the Group operates in one business unit based on the services provided, and its sole operating segment is the provision of building construction services. The CODM monitors the revenue, results, assets and liabilities of its business unit as a whole and regularly reviews financial information prepared in accordance with the accounting policies which conform with IFRSs and consistently presented in the consolidated financial statements, and without further discrete financial information. Accordingly, no analysis of segment information other than entity-wide information is presented.

An analysis of the Group's revenue for the year is as follows:

	Year ended	Year ended 31 October	
	2020 RM'000	2019 RM'000	
Revenue from contracts with customers recognised over time and disaggregated by types of building construction services: Factory projects Institutional, commercial and/or residential projects Others	22,712 154,090 3,463	101,192 158,771 2,511	
	180,265	262,474	

Transaction price allocated to the remaining performance obligations

As at 31 October 2020, the aggregate amount of the transaction price allocated to the performance obligations that are unsatisfied (or partially unsatisfied) under the Group's existing contracts is approximately RM664,314,000 (2019: RM745,306,000). This amount represents revenue expected to be recognised in future from construction contracts entered into between the customers and the Group. The Group will recognise the expected revenue in future when or as the work is completed, which is expected to be during the years ending 31 October 2021 to 31 October 2023.

Information about major customers

Revenue from customers of the corresponding years individually contributing over 10% of the Group's revenue are as follows:

	Year ended 31 October	
	2020 RM'000	2019 RM'000
Customer A Customer B Customer C Customer D	77,834 29,661 N/A ¹ 37,829	82,859 27,179 64,586 N/A ¹

The corresponding revenue did not contribute over 10% of the total revenue of the Group.

For the year ended 31 October 2020

7. OTHER INCOME, GAIN AND LOSS

Year ended 31 October

	2020 RM′000	2019 RM'000
Bank interest income	469	356
Rental income (note)	114	172
Gain on disposal of property, plant and equipment	163	215
Written-off of property, plant and equipment	(120)	(50)
Gain on disposal of investment properties	340	180
Others	122	18
	1,088	891

Note:

An analysis of Group's net rental income is as follows:

Year ended 31 October

	2020 RM'000	2019 RM'000
Gross rental income from investment properties Less:	114	172
 direct operating expenses incurred for investment properties that generated rental income during the year (included in administrative and other expenses) direct operating expenses incurred for investment properties that 	(45)	(13)
did not generate rental income during the year (included in administrative and other expenses)	(26)	(36)
	43	123

8. FINANCE COSTS

Year ended 31 October

	2020 RM'000	2019 RM'000
Interest on: Bank borrowings and bank overdraft Lease liabilities	_ 268	678 361
	268	1,039

For the year ended 31 October 2020

9. PROFIT BEFORE TAX

	Year ended 31 October	
	2020	2019
	RM'000	RM'000
Profit before tax has been arrived at after charging (crediting):		
Directors' emolument	1,833	1,914
Other staff costs:		
Salaries, wages and other benefits	11,770	13,138
Retirement benefit scheme contribution, excluding those of directors	947	1,007
Total staff costs	14,550	16,059
Auditor's remuneration	477	79
Depreciation of property, plant and equipment	1,384	1,576
Depreciation of investment properties	107	139
Depreciation of right-of-use assets	2,442	2,288
Construction material costs (included in cost of services)	52,465	62,864
Subcontracting costs (included in cost of services)	75,967	126,861
Reversal of provision for liquidated and ascertained damages		
(included in cost of services)	(6,920)	_
Listing expenses (included in administrative and other expenses)	4,780	8,662

10. INCOME TAX EXPENSE

	2020 RM'000	2019 RM'000
Malaysian Corporate Income Tax – current year – prior years	1,697 540	7,503 48
Deferred tax (Note 25)	2,513	(1,023)
	4,750	6,528

Malaysian Corporate Income Tax is calculated at the statutory tax rate of 24% on the estimated assessable profit for the years ended 31 October 2020 and 2019.

No provision for Hong Kong Profits Tax has been made as the Group's income neither arises in, nor is derived from, Hong Kong.

Taxation arising in other jurisdictions is calculated at the rates prevailing in the relevant jurisdictions.

For the year ended 31 October 2020

10. INCOME TAX EXPENSE (Continued)

Details of deferred taxation are set out in note 25.

The income tax expense for the year can be reconciled to the profit before tax per the consolidated statement of profit or loss and other comprehensive income as follows:

	2020 RM'000	2019 RM'000
Profit before tax	10,948	18,745
Tionic before tax	10/3 10	10,7 13
Tax charge at Malaysian Corporate Income Tax Rate of 24%	2,627	4,499
Tax effect of expenses not deductible for tax purpose	1,367	2,083
Tax effect of income not taxable for tax purpose	(30)	(104)
Tax effect of two-tiered profits tax rates regime (Note (i))	_	(30)
Tax effect of share of results of an associate	(15)	(23)
Under provision in respect of prior year	540	48
Effect of different tax rates in other jurisdiction	261	_
Others	-	55
Income tax expense for the year	4,750	6,528

Note:

⁽i) Under the Income Tax Act 1967 of Malaysia, small and medium enterprises in Malaysia with paid-up capital amounting to RM2,500,000 or less are subject to income tax at the rate of 17% on chargeable income amounting to RM500,000 or less for year of assessment in 2019. Under the two-tiered profits tax rates regime, the first RM500,000 of chargeable income of the group entities for years of assessment in 2019 will be taxed at 17% and chargeable income above RM500,000 will be taxed at 24%.

For the year ended 31 October 2020

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS

The emoluments paid or payable to each of the 8 (2019: 5) directors and chief executive were as follows:

Year ended 31 October 2020

		Salaries	Discretionary	Retirement benefit	
	Directors'	and other	bonus	scheme	
	fees	allowances	(note (iii))	contributions	Total
	RM'000	RM'000	RM'000	RM'000	RM'000
Emoluments paid or receivable in respect					
of director's other services in connection					
with the management of the affairs of the					
Company and its subsidiary undertakings					
Company and its subsidiary undertakings					
Executive directors:					
Mr. Low	_	340	208	48	596
Ms. Seah	_	185	110	26	321
Mr. Cheang	_	225	123	34	382
Mr. Lau	_	147	80	23	250
Mr. Low Wui Linn	-	123	45	17	185
For all the second of the seco					
Emoluments paid or receivable in respect of a					
person's services as a director, whether of					
the Company or its subsidiary undertakings					
Independent non-executive directors:					
Mr. Ng Kok Seng	33	_	_	_	33
Mr. Wong Chi Wai	33	_	_	_	33
Ms. Yeo Chen Yen Mary	33	-	-	-	33
	99	1,020	566	148	1,833

For the year ended 31 October 2020

11. DIRECTORS' AND CHIEF EXECUTIVE'S EMOLUMENTS (Continued)

Year ended 31 October 2019

	Directors' fees RM'000	Salaries and other allowances RM'000	Discretionary bonus (note (iii)) RM'000	Retirement benefit scheme contributions RM'000	Total RM'000
Emoluments paid or receivable in respect of director's other services in connection with the management of the affairs of the Company and its subsidiary undertakings					
Directors:					
Mr. Low	230	280	93	44	647
Ms. Seah	182	156	52	25	415
Mr. Cheang	105	209	69	33	416
Mr. Lau	58	136	45	22	261
Mr. Low Wui Linn	25	107	27	16	175
	600	888	286	140	1,914

Notes:

(i) Mr. Low, Ms. Seah, Mr. Cheang, Mr. Lau and Mr. Low Wui Linn were appointed as directors of the Company on 28 February 2019 and redesignated as executive directors on 6 September 2019. Mr. Low is the chief executive of the Company and his emoluments disclosed above include those for services rendered by him as the chief executive in connection with the management of the affairs of the companies comprising the Group.

The emoluments of other executive directors shown above also represent their services in connection with the management of the affairs of the Company and the Group.

- (ii) No independent non-executive directors were appointed by the Company during the year ended 31 October 2019. Mr. Ng Kok Seng, Mr. Wong Chi Wai and Ms. Yeo Chen Yen Mary were appointed as independent non-executive directors of the Company on 31 March 2020.
- (iii) The discretionary bonus is determined based on the performance of individual and market trend during the years ended 31 October 2020 and 2019.

No directors and chief executive of the Company waived any emolument during the years ended 31 October 2020 and 2019. No emoluments were paid by the Group to the directors and chief executive of the Company as an inducement to join or upon joining the Group or as compensation for loss of office during both years.

For the year ended 31 October 2020

12. EMPLOYEES' EMOLUMENTS

Of the five individuals with the highest emoluments in the Group, three (2019: three) were directors of the Company whose emoluments are included in the disclosures in note 11 above. The emoluments of the remaining two (2019: two) were as follows:

	2020 RM'000	2019 RM'000
Salaries and other benefits	547	399
Discretionary bonus	98	97
Retirement benefit scheme contributions	55	57
	700	553

Their emoluments were within the following bands:

	2020 Number of employees	2019 Number of employees
Nil to HK\$1,000,000	2	2

No emoluments have been paid to the five highest paid individuals as an inducement to join or upon joining the Group, or as compensation for loss of office during both years.

For the year ended 31 October 2020

13. EARNINGS PER SHARE

The calculation of the basic earnings per share attributable to the owners of the Company is based on the following data:

	2020	2019
	RM'000	RM'000
Earnings		
Earnings for the purpose of basic earnings per share	6,198	12,217
	2020	2019
Number of shares		
Weighted average number of ordinary shares for		
the purpose of basic earnings per share	1,107,246,575	945,000,000

The diluted earnings per share is equal to the basic earnings per share as there were no dilutive potential ordinary shares outstanding during the years ended 31 October 2020 and 2019.

The number of ordinary shares for the purpose of calculating basic earnings per share has been determined based on the number of shares that would have been outstanding for the relevant year on the assumption that the Reorganisation set out in note 2 and the capitalisation issue as referred to note 26.

14. DIVIDEND

No dividend was paid or proposed during the year ended 31 October 2020, nor has any dividend been proposed since the end of the reporting period (2019: nil).

During the year ended 31 October 2019, Rimbaco Sdn. Bhd. and Rimbaco Property Sdn. Bhd. declared and paid an interim dividend of RM1,000,000 and RM1,200,000 to their shareholders, respectively.

For the year ended 31 October 2020

15. PROPERTY, PLANT AND EQUIPMENT

	Freehold land RM'000	Buildings RM'000	Leasehold improvement RM'000	Plant and machinery RM'000	Furniture and fixtures RM'000	Motor vehicles RM'000	Total RM'000
COST							
COST	C.4	4 720	440	45 707	4.276	2.026	22.760
At 1 November 2018	64	1,738	118	15,737	1,276	3,836	22,769
Additions	_	-	-	1,870	187	73	2,130
Disposals Written off	-	-	(118)	(632) (3,795)	(27) (12)	(95)	(754) (3,925)
					. ,		
At 31 October 2019 and							
1 November 2019	64	1,738	-	13,180	1,424	3,814	20,220
Additions	-	-	-	3,373	139	193	3,705
Disposals	-	(252)	-	(66)	-	(178)	(496)
Written off	-	_	_	(210)	(15)	-	(225)
At 31 March 2020	64	1,486	-	16,277	1,548	3,829	23,204
ACCUMULATED DEPRECIATION							
At 1 November 2018	_	300	59	13,168	742	2,413	16,682
Provided for the year	_	35	11	987	102	441	1,576
Eliminated on disposals	_	_	_	(611)	(25)	(95)	(731)
Written off	-	-	(70)	(3,795)	(10)	-	(3,875)
At 21 October 2010 and							
At 31 October 2019 and		225		0.740	000	2.750	42.052
1 November 2019	-	335	-	9,749	809	2,759	13,652
Provided for the year	-	32	_	822	116	414	1,384
Eliminated on disposals	-	_	-	(44)	- (44)	(178)	(222)
Written off	-			(94)	(11)		(105)
At 31 October 2020	-	367	-	10,433	914	2,995	14,709
CARRYING VALUES							
At 31 October 2020	64	1,119	-	5,844	634	834	8,495
At 31 October 2019	64	1,403	_	3,431	615	1,055	6,568
		.,.55		5,.51		.,,,,,	5,50

The above items of property, plant and equipment other than freehold land are depreciated on a straight-line basis at the following rates per annum:

Buildings	2%
Leasehold improvements	10%
Plant and machinery	20%
Furniture and fixtures	10%
Motor vehicles	20%

For the year ended 31 October 2020

16. INVESTMENT PROPERTIES

	RM'000
COST	
At 1 November 2018	7,031
Disposal	(232)
At 31 October 2019 and 1 November 2019	6,799
Disposal	(800)
At 31 October 2020	5,999
ACCUMULATED DEPRECIATION AND IMPAIRMENT	
At 1 November 2018	327
Provided for the year	139
Eliminated on disposal	(19)
At 31 October 2019 and 1 November 2019	447
Provided for the year	107
Eliminated on disposal	(90)
At 31 October 2020	464
CARRYING VALUES	
At 31 October 2020	5,535
At 31 October 2019	6,352

As at 31 October 2019, the freehold land included in investment properties was approximately RM400,000 (2020: nil).

The buildings included in investment properties are depreciated on a straight-line basis over 50 years or their estimated useful lives.

All of the Group's property interests in freehold land and buildings as shown above to earn rentals or for capital appreciation purposes are measured using the cost model and classified and accounted for as investment properties.

The fair value of the Group's investment properties at 31 October 2020, all of which is measured at Level 3 of the fair value measurements as set out in note 4, was approximately RM6,190,000 (2019: RM9,040,000). The fair value has been arrived at based on a valuation carried out by an independent qualified professional valuers not connected with the Group. The additional depreciation that would be charged against the consolidated statement of profit or loss and other comprehensive income of the Group had those properties been stated at such valuation would be approximately RM11,000 for the year ended 31 October 2020.

The valuation was determined by reference to market observable transactions for similar properties, mainly adjusted for differences in the location and condition of the investment properties. There has no change to the valuation technique for both years ended 31 October 2020 and 2019.

For the year ended 31 October 2020

17. LEASES

(i) Right-of-use assets

Plant and			
Buildings	machinery	Total	
RM'000	RM'000	RM'000	
801	7,794	8,595	
303	2,098	2,401	
1 10/	0 802	10,996	
326	-	326	
4.420	0.003	44 222	
1,430	9,892	11,322	
290	126	416	
443	1,845	2,288	
733	1.971	2,704	
394	2,048	2,442	
1 127	4.010	5,146	
1,127	4,019	5,140	
303	5,873	6,176	
371	7,921	8,292	
	801 303 1,104 326 1,430 290 443 733 394 1,127	Buildings RM'000 machinery RM'000 801 7,794 303 2,098 1,104 9,892 326 - 1,430 9,892 290 126 443 1,845 733 1,971 394 2,048 1,127 4,019 303 5,873	

The above right-of-use assets are depreciated on a straight-line basis over their estimated useful life or lease term as follows:.

Buildings over the lease terms of 1 to 3 years
Plants and machinery 5 years

Lease terms are negotiated on an individual basis and contain various different terms and conditions. The lease arrangements do not impose any covenants other than the security interests in leased assets that are held by the lessor.

Additions to the right-of-use assets for the year ended 31 December 2020 amounted to approximately RM326,000 (2019: RM2,401,000), due to new leases of buildings (2019: buildings and plant and machinery).

For the year ended 31 October 2020

17. LEASES (Continued)

(ii) Lease liabilities

	At 31 O	At 31 October		
	2020	2019		
	RM'000	RM'000		
Current	3,979	3,317		
Non-current	234	4,054		
	4,213	7,371		
	At 31 O	ctober		
	2020	2019		
	RM'000	RM'000		
Amount payable under lease liabilities				
Within one year	3,979	3,317		
More than one year, but not exceeding two years	228	3,287		
More than two years, but not exceeding five years	6	767		
	4,213	7,371		
Less: Amounts due for settlement within twelve months	(2.070)	(2.247)		
(shown under current liabilities)	(3,979)	(3,317)		
Associate due francesatione and often to color associate	224	4.054		
Amounts due from settlement after twelve months	234	4,054		

As at 31 October 2020, the lease liabilities in respect of leased plant and machinery under hire purchase agreements amounted to approximately RM3,904,000 (2019: RM6,995,000) was secured by the lessor's title to the leased assets.

During the year ended 31 October 2020, the Group entered into a number of new lease agreements in respect of buildings and plant and machinery and recognised lease liabilities of approximately RM326,000 (2019: RM2,401,000).

The Group leases properties and machineries for operation and these lease liabilities were measured at the present value of the lease payments that are not yet paid and personal guaranteed by the Controlling Shareholders. All leases are entered at fixed prices. The Group does not face a significant liquidity risk with regard to its lease liabilities. Lease liabilities are monitored within the Group's treasury function.

Extension options are included in certain lease agreements entered by the Group. Certain periods covered extension options were included in these lease terms as the Group were reasonably certain to exercise the options.

The total cash outflows for leases including the payments of lease liabilities for the year ended 31 October 2020 was RM4,277,000 (2019: RM3,025,000).

For the year ended 31 October 2020

17. LEASES (Continued)

(iii) Amounts recognised in profit or loss

Year ended 31 October

	2020 RM'000	2019 RM'000
Depreciation expense on right-of-use assets		
– Buildings	394	443
– Plant and machinery	2,048	1,845
Interest expense on lease liabilities	268	361
Expense relating to short-term leases	589	651

18. INTEREST IN AN ASSOCIATE

At 31 October

	2020 RM'000	2019 RM'000
Cost of investment in an associate Share of post-acquisition profit, net of dividend received	237 705	237 694
	942	931

As at 31 October 2020 and 2019, the Group had interest in the following associate:

Name of associate	Place of establishment/ operations	Class of Registered shares held capital		A4 24 O-4-1		Principal activities
	•		·	2020 %	2019 %	
Mascolite Sdn. Bhd. ("Mascolite")	Malaysia	Ordinary	RM500,000	47.37	47.37	Trading in building materials

The date of the end of the reporting period of the financial statements of Mascolite is 31 August. For the purpose of applying the equity method of accounting, the financial statements of Mascolite for the years ended 31 August 2020 and 2019 have been used as the Group considers that it is impracticable for the associate to prepare a separate set of financial statements as of 31 October. Appropriate adjustments have been made accordingly for the effects of significant transactions between that date and 31 October.

For the year ended 31 October 2020

18. INTEREST IN AN ASSOCIATE (Continued)

The summarised financial information in respect of the Group's associate that accounted for using equity method is set out below:

	At 31 Octo	At 31 October	
	2020 RM′000	2019 RM'000	
Non-current assets	21	24	
Current assets	2,530	2,679	
Current liabilities	(561)	(737)	
Non-current liability	(1)	(1)	

Year ended 31 October	
2020	2019
RM'000	RM'000
2,952	4,087
124	206
48	_
	2020 RM'000 2,952 124

The reconciliation of the summarised financial information presented above to the carrying amount of the interest in an associate is set out below:

	At 31 October		
	2020 RM'000	2019 RM'000	
And the state of t	4 000	4.065	
Net assets of the associate	1,989	1,965	
Proportion of the Group's ownership in an associate	47.37%	47.37%	
Carrying amount of the Group's interest in an associate	942	931	

19. OTHER CURRENT ASSET

	At 31 October		
	2020		2019
	RM'000	0 0	RM'000
Transferrable club membership	118		118

For the year ended 31 October 2020

20. TRADE AND OTHER RECEIVABLES

	As at 31 Oct	As at 31 October		
	2020	2019		
	RM′000	RM'000		
Trade receivables from contract with customers	43,570	74,548		
Less: loss allowance on trade receivables	(2,578)	(1,626)		
Trade receivables, net	40,992	72,922		
Other was included also site and assessment				
Other receivables, deposits and prepayments	447	100		
– Other receivables	417	103		
– Rental and other deposits	1,203	1,269		
– Prepayments	1,645	4,914		
 Goods and Services Tax recoverable 	_	305		
 Prepaid listing expenses 	_	90		
– Deferred issue costs	_	2,449		
	3,265	9,130		
Less: loss allowance on other receivables	(36)	(46)		
Other receivables, deposits and prepayments, net	3,229	9,084		
Other receivables, deposits and prepayments, her	3,223	9,004		
Total trade and other receivables	44,221	82,006		

The Group allows an average credit period of no longer than 60 days to its customers.

The Group does not hold any collateral over its trade and other receivables. The following is an aged analysis of trade receivables presented based on the date of billing documents, at the end of the reporting period.

	As at 31 October		
	2020	2019	
	RM'000	RM'000	
Within 30 days	17,649	34,157	
31 to 60 days	9,280	15,671	
61 to 90 days	4,559	15,281	
Over 90 days	12,082	9,439	
Total	43,570	74,548	

Details of impairment assessment of trade and other receivables are set out in note 31.

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21. CONTRACT ASSETS AND CONTRACT LIABILITIES

(a) Contract assets

As at 31 October

Natas	2020	2019
Notes	KIVI UUU	RM'000
(i)	72,759	57,905
(ii)	41,064	43,897
	442.022	101 002
	113,823	101,802
	(150)	(453)
	113,673	101,349
	445	Notes RM'000 (i) 72,759 (ii) 41,064 113,823 (150)

Notes:

- (i) Unbilled revenue included in contract assets represents the Group's right to receive consideration for work completed but not yet billed because the rights are conditional upon the satisfaction by the customers on the construction work completed by the Group and the work is pending for the certification by the customers. The contract assets are transferred to the trade receivables when the rights become unconditional, which is typically at the time the Group obtains the certification of the completed construction work from the customers.
- (ii) Retention receivables included in contract assets represents the Group's right to receive consideration for work performed and not yet billed because the rights are conditional on the satisfaction of the service quality by the customers over a certain period as stipulated in the contracts. The contract assets are transferred to the trade receivables when the rights become unconditional, which is typically at the expiry date of the period for the provision of assurance by the Group on the service quality of the construction work performed by the Group.

The retention receivables of construction contracts to be settled based on the expiry of the defect liability period, at end of each reporting period are as follows:

As at 31 October

	2020 RM′000	2019 RM'000
Retention receivables of construction contracts		
Due within one year	7,038	9,820
Due more than one year, but not exceeding two years	19,715	6,712
Due more than two years, but not exceeding five years	14,311	 27,365
	41,064	43,897

Details of impairment assessment of contract assets are set out in note 31.

For the year ended 31 October 2020

21. CONTRACT ASSETS AND CONTRACT LIABILITIES (Continued)

(b) Contract liabilities

	As at 31 October	
	2020	2019
	RM'000	RM'000
Advances from customers of building construction contracts	1,394	_

When the Group receives a deposit before the construction work commences, this will give rise to contract liabilities at the start of a contract, until the revenue recognised on the relevant contract exceeds the amount of the deposit. The Group receives advance payment of 10% of the relevant contract sum for certain customers before construction work commences.

Revenue from building construction contracts recognised during the year ended 31 October 2019 that was included in the contract liabilities at the beginning of the year was approximately RM341,000 (2020: nil).

Maximum amount

22. AMOUNTS DUE FROM RELATED PARTIES

	As at 31 October		outstandi	n amount ng during 31 October
	2020 2019 RM'000 RM'000		2020 RM'000	2019 RM'000
Mr. Low	_	5	_	760
Ms. Seah Mr. Cheang		1 1		35 1
RBC Venture Limited	_	_	19	1
	_	7		

The amounts were unsecured, interest-free and repayable on demand.

23. RESTRICTED BANK DEPOSITS/BANK BALANCES AND CASH

Restricted bank deposits are placed with banks to secure general banking facilities granted to the Group. As at 31 October 2020, these deposits carry the interest rate ranged from 1.25% to 3% (2019: 2.65% to 3.55%) per annum. The amounts are denominated in RM.

Bank balances and cash comprise bank balances and cash on hand and time deposits with original maturity of three months or less. Bank balances carried interest at prevailing market rates based on daily bank deposit rate for the years ended 31 October 2020 and 2019. As at 31 October 2020, the interest rate of these bank deposits ranged from 0.35% to 1.25% (2019: nil) per annum.

For the year ended 31 October 2020

24. TRADE, BILLS AND OTHER PAYABLES

As at 31 October

	2020 RM′000	2019 RM'000
	KIVI UUU	KIVI UUU
Trade and bills payables	61,981	85,814
Retention payables	9,925	13,714
Accruals	2,148	15,994
Provision for liquidated and ascertained damages (Note)	_	6,920
Other payables	956	963
Accrued listing expenses	_	1,583
Accrued issue costs	-	350
	75,010	125,338

Note: Amount being the provision for liquidated and ascertained damages for a building construction project made during the year ended 31 October 2017 where the completion of the relevant construction works borne by the Group was behind the schedule as stipulated on the contract. The provision was made in accordance with the compensation clause stated in the agreement and the certificates issued by the architect engaged by the customer of the relevant contract. On 16 December 2019, the final account settlement agreement was signed by the Group and its customer, in which the customer had agreed to waive the liquidated and ascertained damages amounting at RM6,920,000.

The following is an aged analysis of trade and bills payables presented based on invoice date/bills issued date at the end of the reporting period.

As at 31 October

	2020	2019
	RM'000	RM'000
Within 30 days	22,255	34,449
31 to 60 days	9,909	17,182
61 to 90 days	9,789	19,230
Over 90 days	20,028	14,953
	61,981	85,814

The average credit period granted is 30 days. The Group has financial risk management in place to ensure that all payables are settled within the credit timeframe.

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25. DEFERRED TAX ASSETS (LIABILITIES)

The following is the analysis of the deferred tax asset (liabilities), after set off certain deferred tax assets against deferred tax liabilities of the same taxable entity, for financial reporting purposes:

	As at 31 October	
	2020	2019
	RM'000	RM'000
Deferred tax assets	875	3,167
Deferred tax liabilities	(910)	(689)
	(35)	2,478

The following is the major deferred tax assets (liabilities) recognised and movements thereof during the current and prior years:

	Accelerated tax depreciation RM'000	Provisions RM'000	Leases RM'000	Total RM'000
At 1 November 2018	(1,340)	2,795	_	1,455
Credited to profit or loss (note 10)	568	285	170	1,023
At 31 October 2019 and 1 November 2019	(772)	3,080	170	2,478
Charged to profit or loss (note 10)	(97)	(2,416)	_	(2,513)
At 31 October 2020	(869)	664	170	(35)

As at 31 October 2020 and 2019, the Group had no unused tax losses.

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26. SHARE CAPITAL

The Company is incorporated and the Reorganisation completed during the year ended 31 October 2019 and the balance of share capital as at 31 October 2019 represented the share capital of the Company. Details of movements of authorised and issued capital of the Company are as follow:

	Number of Ordinary		
	shares	Amount	Amount
Ordinary share of HK\$0.01 each		HK\$	RM'000
Authorised:			
At 28 February 2019 (date of incorporation) and			
31 October 2019	38,000,000	380,000	N/A
Increase on 31 March 2020 (note a)	9,962,000,000	99,620,000	N/A
At 31 October 2020	10,000,000,000	100,000,000	N/A
Issued and fully paid:			
At 28 February 2019 (date of incorporation)	100	1	_*
Issue of shares on 17 June 2019 upon the Reorganisation			
(note 2)	900	9	_*
At 31 October 2019	1,000	10	_*
Capitalisation issue of shares (note b)	944,999,000	9,449,990	5,275
Issue of new shares in connection with the listing of	3 1 1,333,000	3,113,330	3,213
shares of the Company (note c)	315,000,000	3,150,000	1,758
At 31 October 2020	1,260,000,000	12,600,000	7,033

^{*} Less than RM1.000

Notes:

- (a) On 31 March 2020, the authorised share capital of the Company was increased from HK\$380,000 to HK\$100,000,000 by the creation of an additional 9,962,000,000 new shares of HK\$0.01 each.
- (b) Pursuant to the written resolution passed on 31 March 2020 by the then shareholders of the Company, it was approved to issue 944,999,000 ordinary shares of HK\$0.01 each to the then shareholders by way of capitalisation of the sum of HK\$9,449,990 (equivalent to RM5,275,000) standing to the credit of the share premium account of the Company following the share offer of 315,000,000 ordinary shares of the Company.
- (c) On 27 April 2020, the Company issued a total of 315,000,000 ordinary shares HK\$0.01 each at a price of HK\$0.4 per share as a result of the completion of the share offer. Of the total gross proceeds amounting to HK\$126,000,000, HK\$3,150,000 (equivalent to RM1,758,000) representing the par value credit to the Company's share capital and HK\$122,850,000 (equivalent to RM68,575,000), before the share issue expenses, credit to the share premium account. The Company's total number of issued shares was increased to 1,260,000,000 shares upon completion of the share offer.
- (d) All shares issued rank pari passu in all respects with all shares then in issue.

For the year ended 31 October 2020

27. PERFORMANCE BOND

	As at 31 October	
	2020	2019
	RM'000	RM'000
Performance bonds for construction contracts in favour of customers	25,952	24,962

The above performance bonds were given by banks in favour of some of Group's customers as security for the due performance and observance of the Group's obligations under the construction contracts entered into between the Group and its customers. If the Group fails to provide satisfactory performance to its customers to whom performance bonds have been given, such customers may demand the banks to pay to them the sum or sums stipulated in such demand. The Group will then become liable to compensate such banks accordingly. The performance bonds will be released upon completion of the contract work for the relevant customers. As at 31 October 2020, certain of the Group's performance bonds were guaranteed by the Company (2019: Controlling Shareholders and released upon listing of the shares on the Stock Exchange).

28. RETIREMENT BENEFITS PLAN

The Group participates in the Employee Provident Fund ("EPF") for its qualifying employees in Malaysia. The assets of the EPF are held separately from those of the Group in funds under the control of an independent trustee. The only obligation of the Group with respect to the EPF is to make the required contributions under the scheme. No forfeited contribution is available to reduce the contribution payable in the future years.

The total cost of RM1,095,000 (2019: RM1,147,000) charged to profit or loss represents contribution paid or payable to the above scheme by the Group in respect of the current accounting period.

29. RELATED PARTY TRANSACTIONS

Other than disclosed elsewhere in the consolidated financial statements, the Group had no other material transactions with related party during both years.

(a) Compensation to key management personnel

	2020	2019
	RM'000	RM'000
Salaries and other allowance	1,735	2,011
Bonus	714	419
Retirement benefit scheme contributions	225	206
	2,674	2,636

The remuneration of the directors of the Company and other key management personnel of the Group are determined having regard to the performance of the individuals.

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30. CAPITAL RISK MANAGEMENT

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to shareholders through the optimisation of the debt and equity balances. The Group's overall strategy remains unchanged from prior year.

The capital structure of the Group consists of bank balances and cash and equity attributable to owners of the Company, comprising the share capital, merger reserve, and retained earnings of the Group.

The directors of the Company regularly review and manage the Group's capital structure. As part of this review, the directors of the Company consider the cost of capital and risks associated with each class of capital. Based on recommendations of the directors of the Company, the Group will balance its overall capital structure through the payment of dividends.

31. FINANCIAL INSTRUMENTS

(a) Categories of financial instruments

	2020	2019
	RM'000	RM'000
Financial assets		
Financial assets at amortised cost	96,260	97,296
Financial liabilities		
Financial liabilities at amortised cost	72,862	100,491

(b) Financial risk management objectives and policies

The Group's major financial instruments include trade and other receivables, amounts due from related parties, restricted bank deposits, bank balances and cash and trade, bills and other payables. Details of the financial instruments are disclosed in respective notes. The risks associated with these financial instruments include market risk (interest rate risk), credit risk and liquidity risk. The policies on how to mitigate these risks are set out below. The management manages and monitors these exposures to ensure appropriate measures are implemented on a timely and effective manner.

Interest rate risk

The Group is exposed to cash flow interest rate risk in relation to variable-rate restricted bank deposits and bank balances due to the fluctuation of the prevailing market interest rate.

The effect on changes in interest rate to the Group on interest-bearing financial instrument is insignificant and therefore sensitivity analysis on interest rate risk is not presented.

As at the end of each reporting period, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

For the year ended 31 October 2020

31. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk

As at 31 October 2020, the Group's maximum exposure to credit risk which will cause a financial loss to the Group due to failure to discharge an obligation by the counterparties is arising from the carrying amount of the respective recognised financial assets as stated in the consolidated statement of financial position.

The credit risk of the Group mainly arises from trade receivables and contract assets. In order to minimise the credit risk, the management of the Group has delegated a team responsible for determination of credit limits and credit approvals. Before accepting any new customer, the Group uses an internal credit scoring system to assess the potential customer's credit quality and defines credit limits by customer. Limits and scoring attributed to customers are reviewed regularly. Other monitoring procedures are in place to ensure that follow-up action is taken to recover overdue debts. Also, the management of the Group has assessed the credibility and other monitoring procedures to ensure that follow-up action is taken up to recover overdue debts. In addition, the Group reviews the recoverable amount of each individual trade and other debts at the end of each reporting period to ensure that adequate impairment losses are made for irrecoverable amounts.

For trade receivables and contract assets, the Group performs impairment assessment under ECL model on trade balances individually or based on provision matrix grouped by reference to past default experience of the customers and an analysis of customers' current financial position. Details of the quantitative disclosures are set out below in this note.

The Group has concentration of credit risk as at 31 October 2020 on trade receivables and contract assets from the Group's five major customers amounting to approximately RM112,265,000 (2019: RM136,590,000) and accounted for approximately 71.3% (2019: 77.5%) of the Group's total trade receivables and contract assets. The concentration of credit risk is insignificant after considering their historical settlement record, credit quality and financial position.

For other non-traded related receivables, the Group has assessed whether there has been a significant increase in credit risk since initial recognition. If there has been a significant increase in credit risk, the Group will measure the loss allowance based on lifetime rather than 12-month ECL.

Management considered amounts due from related parties to be low credit risk and thus the impairment provision recognised during the year was limited to 12-month ECL.

The credit risks on restricted bank deposits and bank balances are limited because the counterparties are banks with high credit ratings assigned by international credit-rating agencies.

Other than the concentration of credit risk on liquid funds which are deposited with several banks with good reputation and high credit ratings, the Group does not have any other significant concentration of credit risk, with exposure spread over a number of counterparties.

For the year ended 31 October 2020

31. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The Group's internal credit risk grading assessment comprises the following categories:

Internal credit rating	Description	Trade receivables/ contract assets	Other financial assets
Good	The counterparty has a low risk of default and frequently repays after due dates but usually settle in full	Lifetime ECL – not credit-impaired	12-month ECL
Fair	The debtor may face major ongoing uncertainties that could lead to the obligor's inadequate capacity to meet its financial commitments	Lifetime ECL – not credit-impaired	12-month ECL
Poor	The debtor has minimal capacity for timely payment of financial commitments and increased vulnerability to near term adverse changes in financial and economic conditions. Its ability to pay will depend on favorable condition to the business and economic environment and current ongoing relationship	Lifetime ECL – not credit-impaired	Lifetime ECL – not credit-impaired
Loss	There is evidence indicating the asset is credit-impaired	Lifetime ECL – credit-impaired	Lifetime ECL – credit-impaired
Write-off	There is evidence indicating that the debtor is in severe financial difficulty and the Group has no realistic prospect of recovery	Amount is written-off	Amount is written-off

For the year ended 31 October 2020

31. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The tables below detail the credit quality of the Group's financial assets and contract assets, as well as the Group's maximum exposure to credit risk:

	Note	External credit rating	Internal credit rating	12-month or lifetime ECL	31 October 2020 Gross carrying amount RM'000	31 October 2019 Gross carrying amount RM'000
Trade receivables	20	N/A	Note (i)	Lifetime ECL – not credit impaired	42,278	73,231
Trade receivables	20	N/A	Note (i)	Lifetime ECL – credit impaired	1,292	1,317
Other receivables, rental and other deposits	20	N/A	Note (ii)	12m ECL	1,584	1,326
Other receivables	20	N/A	Note (ii)	Lifetime ECL – credit impaired	36	46
Contract assets	21	N/A	Note (i)	Lifetime ECL – not credit impaired	113,823	101,802
Amounts due from related parties	22	N/A	Note (ii)	12-month ECL	-	7
Restricted bank deposits	23	Aa1 to A2	N/A	12-month ECL	9,552	8,741
Bank balances and cash	23	Aa1 to A2	N/A	12-month ECL	44,132	14,300

Notes:

- (i) For trade receivables and contract assets, the Group has applied the simplified approach in IFRS 9 to measure the loss allowance at lifetime ECL. Except for debtors with significant outstanding balances or credit-impaired, the Group determines the ECL on these items by using a provision matrix grouped by reference to past default experience of the customers and an analysis of customers' current financial position.
- (ii) For the purposes of internal credit risk management, the Group has applied the general approach to measure the loss allowance at 12-month ECL as there is no significant increase in credit risk since initial recognition. The Group determines the ECL for other receivables, and amounts due from related parties by assessment of probability of default and loss given default. During the year ended 31 October 2020 and 2019, in view of the nature of the balance and historical default rate and forward looking information, the Group considers the provision of loss allowance for amounts due from related parties are insignificant and thus no loss allowance was recognised except for the other receivable at RM36,000 (2019: RM46,000) which is the gross amount of credit impaired debtors as at 31 October 2020.

For the year ended 31 October 2020

31. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The following table provides information about the exposure to credit risk for trade receivables which are assessed collectively based on provision matrix within lifetime ECL (not credit-impaired). Trade receivables with credit-impaired with gross carrying amount of RM1,292,000 (2019: RM1,317,000) as at 31 December 2020 were assessed individually.

For the year ended 31 October 2020

	Average loss rate	Trade receivables RM'000
Current (not past due)	0.1%	27,026
Within 30 days past due	0.5%	6,293
31–60 days past due	1.4%	552
61–90 days past due	_	_
91–120 days past due	-	_
121 days past due	14.4%	8,407
		42,278

For the year ended 31 October 2019

	Average loss rate	Trade receivables RM'000
Current (not past due)	0.4%	58,921
Within 30 days past due	0.5%	4,704
31–60 days past due	_	236
61–90 days past due	_	7
91–120 days past due	_	_
121 days past due	0.6%	9,363

The estimated loss rates are estimated based on historical observed default rates over the expected life of the debtors and are adjusted for forward-looking information that is available without undue cost or effort. The grouping is regularly reviewed by management to ensure relevant information about specific debtors is updated.

During the year ended 31 October 2020, there was loss allowance of approximately RM977,000 (2019: RM142,000) on trade receivables based on the provision matrix. Write off of loss allowance of approximately RM25,000 (2019: RM11,000) were recognised on trade receivables with credit-impaired.

73,231

For the year ended 31 October 2020

31. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Credit risk (Continued)

The following table shows the movement in lifetime ECL that has been recognised for trade receivables under the simplified approach:

	Lifetime ECL (not credit-	Lifetime ECL (credit-		
	impaired)	impaired)	Total	
	RM'000	RM'000	RM'000	
As at 1 November 2018	167	1,328	1,495	
– Impairment losses recognised	309	· _	309	
– Impairment losses reversed	(167)	_	(167)	
– Write offs		(11)	(11)	
As at 31 October 2019	309	1,317	1,626	
 Impairment losses recognised 	977	_	977	
- Write off	_	(25)	(25)	
As at 31 October 2020	1,286	1,292	2,578	

The Group writes off a trade receivable when there is information indicating that the debtor is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the debtor has been placed under liquidation or has entered into bankruptcy proceedings, or when the trade receivables are over two years past due, whichever occurs earlier.

The contract assets have substantially the same risk characteristics as the trade receivables for the same type of contracts. The Group has therefore concluded that the loss rates for trade receivables are a reasonable approximation of the loss rates for contract assets. During the year ended 31 October 2020, there was reversal of loss allowance of approximately RM303,000 (2019: loss allowance of approximately RM208,000) on contract assets based on the provision matrix.

The following table shows the movement in lifetime ECL that has been recognised for contract assets under the simplified approach:

	Lifetime ECL (not credit- impaired) RM'000
As at 1 November 2018	245
– Impairment losses recognised	208
As at 31 October 2019	453
– Impairment losses reversed	(303)
At at 31 October 2020	150

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31. FINANCIAL INSTRUMENTS (Continued)

(b) Financial risk management objectives and policies (Continued)

Liquidity risk

In the management of the liquidity risk, the Group monitors and maintains a level of bank balances and cash deemed adequate by the management to finance the Group's operations and mitigate the effects of fluctuations in cash flows.

The following table details the Group's remaining contractual maturity for its non-derivative financial liabilities and lease liabilities. The table has been drawn up based on the undiscounted cash flows of financial liabilities and lease liabilities based on the earliest date on which the Group can be required to pay. The maturity dates for other non-derivative financial liabilities are based on the agreed repayment dates.

The table includes both interest and principal cash flows. To the extent that interest flows are floating rate, the undiscounted amount is derived from interest rate curve at the end of the reporting period.

Weighted	On demand			Total	
average	or less than	1 year to	Over	undiscounted	Carrying
interest rate	1 year	2 years	2 years	cash flows	amount
%	RM'000	RM'000	RM'000	RM'000	RM'000
N/A	72,862	_	_	72,862	72,862
5.67	4.229	216	_	4.445	4,213
	-7			.,,,,,	,,=:0
N/A	100,491	_	_	100,491	100,491
5.61	3,640	3,430	785	7,855	7,371
	average interest rate % N/A 5.67	average interest rate % RM/000 N/A 72,862 5.67 4,229	average interest rate or less than 1 year to 2 years % RM'000 N/A 72,862 - 5.67 4,229 216	average interest rate or less than 1 year to 2 years Over 2 years % RM'000 RM'000 RM'000 N/A 72,862 - - 5.67 4,229 216 - N/A 100,491 - -	average interest rate interest rate or less than 1 year 2 years 2 years 8 cash flows 8M/000 Over Undiscounted 2 years 2 years 2 years 3 cash flows 8M/000 N/A 72,862 - - 72,862 5.67 4,229 216 - 4,445 N/A 100,491 - - 100,491

(c) Fair value measurements recognised in the consolidated statement of financial position

The directors of the Company consider that the carrying amounts of financial assets and financial liabilities measured at amortised cost in the consolidated financial statements approximate to their fair values.

For the year ended 31 October 2020

32. PARTICULARS OF SUBSIDIARIES OF THE COMPANY

Details of the Company's subsidiaries as at 31 October 2020 and 2019 are as follows:

Name of subsidiary	Place and date of incorporation/ operation	Issued and fully paid share capital	Percentage of equity interest attributable to the Company 2020 2019		Principal activities	
Directly held: RBC International	BVI 12 March 2019	US\$1	100%	100%	Investment holding	
Indirectly held: Rimbaco	Malaysia 17 October 1985	RM2,000,000	100%	100%	Provision of general contractor services	
Rimbaco Property	Malaysia 23 April 2014	RM5,000	100%	100%	Provision of construction equipment rental services	

None of the subsidiaries had issued any debt securities subsisting at the end of both years or at any time during both years.

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33. INFORMATION ABOUT THE STATEMENT OF FINANCIAL POSITION OF THE COMPANY

	Notes	2020 RM'000	2019 RM'000
Non-comment count			
Non-current asset Investment in a subsidiary	(a)	_*	_*
- Investment in a subsidiary	(a)		
Current assets			
Other receivables		_	2,539
Amount due from a subsidiary	(b)	4,494	_
Bank balances and cash		37,106	_*
		41,600	2,539
Current liability			
Trade and other payables		459	1,933
Amount due to a subsidiary	(b)	_	9,277
		459	11,210
Net current assets (liabilities)		41,141	(8,671)
Total assets less current liabilities		41,141	(8,671)
Capital and reserves			
Share capital		7,033	_*
Reserves	(c)	34,108	(8,671)
		41,141	(8,671)

^{*} Less than RM1,000

Notes:

- (a) As at 31 October 2020, investment in a subsidiary is carried at a cost of RM5 (31 October 2019: RM5) less accumulated cost of nil (2019: nil).
- (b) The amount due from/(to) a subsidiary is unsecured, interest free and repayable on demand.
- (c) Movement in reserves

	Share premium RM'000	Translation reserve RM′000	Accumulated losses RM'000	Total RM'000
At 28 February 2019 (date of incorporation) Loss and total comprehensive expense	_		-	• • • •
for the period			(8,671)	(8,671)
At 31 October 2019 and 1 November 2019 Loss and total comprehensive expense for	= = =		(8,671)	(8,671)
the year	()	(2,717)	(3,526)	(6,243)
Capitalisation issue of shares (note 26) Share issued under share offer (note 26) Share issue expenses	(5,275) 68,575 (14,278)			(5,275) 68,575 (14,278)
At 31 October 2020	49,022	(2,717)	(12,197)	34,108

For the year ended 31 October 2020

34. RECONCILIATION OF LIABILITIES ARISING FROM FINANCING ACTIVITIES

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the consolidated statement of cash flows as cash flows from financing activities.

	Dividend			Amounts due to related	Accrued	Accrued interest on bank	
	payable	borrowings	liabilities	parties	issue costs	overdraft	Total
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
At 1 November 2018 and							
31 October 2019	_	1,281	7,336	3,811	_	_	12,428
Financing cash flows	(2,200)	(1,370)	(3,025)	(3,811)	(2,099)	(8)	(12,513)
Non-cash changes							
– Finance costs	_	89	361	_	_	8	458
– New leases	-	-	2,699	_	-	_	2,699
– Dividends recognised as distribution							
(note 14)	2,200	_	-	-	-	_	2,200
– Deferred issue costs	_	_	_	_	2,449	_	2,449
At 1 November 2019	_	_	7,371	_	350	_	7,721
Financing cash flows	_	_	(3,752)	_	(350)	_	(4,102)
Non-cash changes							
– Finance costs	_	_	268	_	_	_	268
– New leases	-	-	326	-	_	-	326
At 31 October 2020	_	_	4,213	_	_	_	4,213

35. EVENT AFTER THE REPORTING PERIOD

On 11 January 2021, Malaysian Government announced Movement Control Order ("MCO") from 13 January 2021 to 26 January 2021 to a few states of Malaysia which include Penang where the Group's major projects are located. The MCO was further extended to 4 February 2021 to all states of Malaysia, except for Sarawak. During this period, the Group has obtained permission from the relevant authorities to carry out the construction works but strictly adhere to the standard operating procedures where the daily operation hours were shortened. As at the date of the report, the directors of the Company considered that the financial impact from MCO on the Group's financial position and performance cannot be reasonably assessed and will continue to assess such impact.

36. COMPARATIVE FIGURE

Comparative figure of loss allowances on trade and other receivables and contract assets has been reclassified in the consolidated statement of profit or loss and other comprehensive income to conform to the current year's presentation. The reclassification had no financial effect on the amounts stated in the consolidated statement of financial position.