



ANNUAL REPORT 2019



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CONTENTS

2	Corporate Information	56	Corporate Events	83	Reports and Financial Statements
4	Board of Directors	59	Group Financial Highlights	183	Analysis of Shareholdings
5 14	Directors' Profile Key Senior Management	60	Corporate Governance Overview Statement	186	Analysis of RCULS Holdings
20	Profile	73	Additional Compliance Information	188	Analysis of Warrant Holdings
22	Management Discussion and Analysis	75	Audit & Risk Management Committee Report	190 195	List of Properties Notice of
25	Sustainability Report	79	Statement on Risk	193	Annual General Meeting
			Management and Internal Control	199	Statement Accompanying Notice of Annual General Meeting
					Form of Proxy



CORPORATE INFORMATION

Board of Directors

Tan Sri Dato' Seri Utama Arshad bin Ayub (Chairman and Non-Independent Non-Executive Director)

Teh Wee Chye

(Managing Director)

Datuk Oh Chong Peng

(Senior Independent Non-Executive Director)

Dato' Wira Zainal Abidin bin Mahamad Zain

(Independent Non-Executive Director)

Prakash A/L K.V.P Menon

(Non-Independent Non-Executive Director)

Quah Poh Keat

(Independent Non-Executive Director)

Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris

(Independent Non-Executive Director)

Dato' Maznah binti Abdul Jalil

(Independent Non-Executive Director)

Azhari Arshad

(Executive Director)

Lim Pang Boon

(Executive Director)

Audit & Risk Management Committee

Datuk Oh Chong Peng

(Chairman and Senior Independent Non-Executive Director)

Tan Sri Dato' Seri Utama Arshad bin Ayub

(Non-Independent Non-Executive Director)

Dato' Wira Zainal Abidin bin Mahamad Zain

(Independent Non-Executive Director)

Quah Poh Keat

(Independent Non-Executive Director)

Nomination Committee

Dato' Wira Zainal Abidin bin Mahamad Zain

(Chairman and Independent Non-Executive Director)

Tan Sri Dato' Seri Utama Arshad bin Ayub

(Non-Independent Non-Executive Director)

Datuk Oh Chong Peng

(Senior Independent Non-Executive Director)

Prakash A/L K.V.P Menon

(Non-Independent Non-Executive Director)

Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris

(Independent Non-Executive Director)

Remuneration Committee

Tan Sri Dato' Seri Utama Arshad bin Ayub (Chairman and Non-Independent Non-Executive Director)

Datuk Oh Chong Peng

(Senior Independent Non-Executive Director)

Prakash A/L K.V.P Menon

(Non-Independent Non-Executive Director)

Teh Wee Chye

(Managing Director)

Secretary

Mah Wai Mun

MAICSA 7009729 SSM PC No. 202008000785

Registered Office & Head Office

22nd Floor, Wisma MCA 163 Jalan Ampang, 50450 Kuala Lumpur Tel. No: 03-2170 0999

Fax No: 03-2170 0888 Website: www.mfm.com.my Email: ir@mflour.com.my

Share Registrar

Boardroom Share Registrars Sdn Bhd

Registration No. 199601006647 (378993-D) 11th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim Seksyen 13, 46200 Petaling Jaya Selangor Darul Ehsan

Tel. No: 03-7890 4700 Fax No: 03-7890 4670

Factories

Jalan David Sung, Batu Undan 32200 Lumut, Perak Darul Ridzuan

Lot 133, Jalan Pukal Pasir Gudang Industrial Estate 81700 Pasir Gudang, Johor Darul Takzim

Branches

PENANG

4557, Jalan Heng Choon Thian 12000 Butterworth, Pulau Pinang

PERAK

No. 2, Laluan Perusahaan 10 Kawasan Perusahaan Menglembu 31450 Ipoh, Perak Darul Ridzuan

MALACCA

No. 1, Jalan PM3 Taman Perindustrian Merdeka 75350 Batu Berendam, Melaka

JOHOR

Lot 133, Jalan Pukal Pasir Gudang Industrial Estate 81700 Pasir Gudang, Johor Darul Takzim

KELANTAN

Lot 4045, Blok C, No. 4 Jalan 1/44 Pengkalan Chepa, Mukim Panchor Daerah Kemumin 16100 Kota Bharu, Kelantan Darul Naim

PAHANG

B-5, Lorong Padang Lalang 14, Jalan Tanjung Api 25050 Kuantan, Pahang Darul Makmur

Subsidiaries

Vimaflour Ltd

MFM International Ltd

Mekong Flour Mills Ltd

MFM Ltd

Dindings Soya & Multifeeds Sdn Berhad Registration No. 197701003866 (34884-U)

MFM Feedmill Sdn Bhd

Registration No. 198801005258 (172615-X)

Dindings Poultry Processing Sdn Bhd Registration No. 198501012354 (144808-P)

Dindings Poultry Development Centre Sdn Bhd

Registration No. 198901002738 (180044-A)

Premier Grain Sdn Bhd
Registration No. 200601034320 (754079-T)

Semakin Dinamik Sdn Bhd Registration No. 198901008231 (185533-V)

Dindings Broiler Breeder Farm Sdn Bhd Registration No. 198801005243 (172600-T)

Syarikat Pengangkutan Lumut Sdn Bhd Registration No. 197901007050 (51336-M)

Muda Fibre Manufacturing Sdn Bhd Registration No. 197901004586 (48785-V)

Dindings Grand Parent Farm Sdn Bhd Registration No. 198501012507 (144962-W)

MFM Property Sdn Bhd Registration No. 198801009334 (176691-P)

AVIOTA Sdn Bhd
Registration No. 201601042871 (1213813-D)

Principal Bankers

Alliance Bank Malaysia Berhad Registration No. 198201008390 (88103-W)

Bangkok Bank Berhad
Registration No. 199401014060 (299740-W)

MUFG Bank (Malaysia) Berhad Registration No. 199401016638 (302316-U)

Coöperatieve Rabobank U.A. Labuan Branch (050090C)

Hong Leong Bank Berhad
Registration No. 193401000023 (97141-X)

HSBC Bank Malaysia Berhad Registration No. 198401015221 (127776-V)

Malayan Banking Berhad Registration No. 196001000142 (3813-K)

OCBC Bank (Malaysia) Berhad Registration No. 199401009721 (295400-W)

AmBank Islamic Berhad Registration No. 199401009897 (295576-U

Sumitomo Mitsui Banking Corporation Malaysia Berhad Registration No. 201001042446 (926374-U)

Stock Exchange Listing

Bursa Malaysia Securities Berhad Registration No. 200301033577 (635998-W) - Main Market

Sector: Consumer Products & Services

Sub Sector: Food & Beverages

Stock Name: MFLOUR Stock Code: 3662

Solicitors

Isharidah, Ho, Chong & Menon

Auditors

KPMG PLT



BOARD OF DIRECTORS



From top left:

Mr Azhari Arshad, Mr Quah Poh Keat, Mr Lim Pang Boon, Mr Prakash A/L K.V.P Menon, Dato' Wira Zainal Abidin bin Mahamad Zain

From bottom left:

Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris, Mr Teh Wee Chye, Tan Sri Dato' Seri Utama Arshad bin Ayub, Datuk Oh Chong Peng, Dato' Maznah binti Abdul Jalil



DIRECTORS' PROFILE



Tan Sri Dato' Seri Utama Arshad bin Ayub

(Non-Independent Non-Executive Chairman)

Tan Sri Dato' Seri Utama Arshad bin Ayub (Male), aged 91, a Malaysian, was appointed to the Board of the Company on 30 August 2002 and is presently the Chairman of the Company. He is also the Chairman of the Remuneration Committee as well as member of the Audit & Risk Management and Nomination Committees of the Company. He graduated with a Diploma in Agriculture in 1954 from College of Agriculture, Serdang and pursued his Bachelor of Science Degree in Economics with Statistics at the University College of Wales, Aberystwyth in the United Kingdom in 1958 and also Diploma in Business Administration (IMEDE), Lausanne, Switzerland in 1964. He has a distinguished career in the Malaysian Civil Service. Among the top posts he held were First Director, Mara Institute of Technology (1965-1975), Deputy Governor of Bank Negara Malaysia (1975-1977), Deputy Director-General in the Economic Planning Unit of the Prime Minister's Department (1977-1978) and Secretary-General in the Ministry of Primary Industries (1978), Ministry of Agriculture (1979-1981) and Ministry of Land and Regional Development (1981-1983). His current directorships in public companies and listed issuers include Tomypak Holdings Berhad, Bistari Johor Berhad and Karex Berhad. Mr Azhari Arshad who is an Executive Director of the Company is his son. He has no family relationship with the other Directors and/or major shareholder of the Company.

He has attended all the 6 Board meetings held during the financial year. He has no conflict of interest with the Company.



Mr Teh Wee Chye

(Managing Director)

Mr Teh Wee Chye (Male), aged 66, a Malaysian, was appointed to the Board as an Executive Director of the Company on 19 June 1989 and is presently the Managing Director of the Company. He is also a member of the Remuneration Committee of the Company. He holds a Bachelor of Science Degree in Naval Architect and Marine Engineering and a Master's Degree in Ship Building and Shipping Management from the Massachusetts Institute of Technology, USA. In the summer of 1974, he received his training at the American Bureau of Shipping Research & Development Department, New York. Upon graduation in 1975 he was employed as an Engineer with Eastern Steamship (S) Pte Ltd, Singapore. He joined Malayan Flour Mills Berhad in 1976 as the Deputy Mill Manager and was promoted as the Plant Manager in 1978. He was appointed as the Project Manager in 1979 in charge of the Company's entire expansion plans. He is also a director of Seu Teck Sean Tong Charitable Organisation Berhad. He is a major shareholder of the Company.

He has attended all the 6 Board meetings held during the financial year. He is deemed interested in various related party transactions with the Group.



DIRECTORS' PROFILE

(CONT'D)



Datuk Oh Chong Peng

(Senior Independent Non-Executive Director)

Datuk Oh Chong Peng (Male), aged 75, a Malaysian, was appointed to the Board of the Company on 20 August 2008 and is presently the Chairman of the Audit & Risk Management Committee and a member of the Nomination and Remuneration Committees of the Company. He is a Fellow of the Institute of Chartered Accountants in England and Wales ("ICAEW") as well as a member of the Malaysian Institute of Certified Public Accountants ("MICPA") and the Malaysian Institute of Accountants ("MIA").

He joined Coopers & Lybrand (now known as PricewaterhouseCoopers) in London in 1969 and in Malaysia in 1971. He was a Partner of Coopers & Lybrand Malaysia from 1974 and retired as a Senior Partner of Coopers & Lybrand in 1997.

Presently, he sits on the Board of WCE Holdings Berhad, Dialog Group Berhad, Saujana Resort (M) Berhad and PUC Berhad.

Datuk Oh is a Government appointed member of the Labuan Financial Services Authority (since 1996). He is also a trustee of the UTAR Education Foundation (2002) and a council member of University Tunku Abdul Rahman.

His past appointments included being a Government appointed Committee Member of the Kuala Lumpur Stock Exchange (1990-1996), a Council member (1981-2002), a past President of the MICPA (1994-1996) and a board member of Malaysian Accounting Standards Board (2003-2009). He was Chairman of Land & General Berhad (1999-2007), Nanyang Press Holdings Berhad (2001-2005) and Alliance Financial Group Berhad (2006-2017) and was a board member of Rashid Hussain Berhad Group of Companies (1998-2003), Star Publications (M) Berhad (1987-2009) and British American Tobacco (Malaysia) Berhad (1998-2019).

He has attended 5 out of the 6 Board meetings held during the financial year. He has no family relationship with any Director and/or major shareholder of the Company. He has no conflict of interest with the Company.



Dato' Wira Zainal Abidin bin Mahamad Zain

(Independent Non-Executive Director)

Dato' Wira Zainal Abidin bin Mahamad Zain (Male), aged 70, a Malaysian, was appointed to the Board of the Company on 1 September 2009 and is presently the Chairman of the Nomination Committee and a member of the Audit & Risk Management Committee of the Company. He holds a Bachelor of Arts (Hons-International Relations) Degree from University of Malaya.

He has a distinguished career in the Malaysian Civil Service. His past appointments include being appointed to the Administrative and Diplomatic Service of Malaysia as Assistant Secretary at the Ministry of Foreign Affairs (1973), Second Secretary of the Embassy of Malaysia in Jakarta, Indonesia (1974), Assistant Secretary of Ministry of Foreign Affairs (1977), Charge d'Affaires of the Embassy of Malaysia in Tehran, Iran (1979-1982), Principal Assistant Secretary of Ministry of Foreign Affairs (1982), Charge d'Affaires of Embassy of Malaysia in Abu Dhabi, United Arab Emirates (1984), Consul General of the Consulate General Malaysia in Jeddah (1986), Under Secretary (West Asia, Africa & OIC) of Ministry of Foreign Affairs (1989), Consul General of the Consulate General Malaysia in Vancouver, Canada (1991), Ambassador of Malaysia to Brazil (1995), Ambassador of Malaysia to Vietnam (1998), Under Secretary (South East Asia & Pacific) of Ministry of Foreign Affairs (2001), Malaysia's First Director General [Southeast Asia Regional Centre for Counter Terrorism (SEARCCT)], Ministry of Foreign Affairs (2003-2005), Ambassador of Malaysia to the Republic of Indonesia (2005-2009), Malaysia's First ASEAN Permanent Representative ad-interim Republic of Indonesia (March 2009-July 2009) and Special Envoy of the Prime Minister of Malaysia to The Islamic Republic of Afghanistan (2010-2014).

He has retired as the Independent Non-Executive Chairman of CIMB Bank (Vietnam) Ltd and CIMB Bank PLC in Cambodia on 20 March 2020 pursuant to the policy that the maximum tenure of an Independent Non-Executive Director shall be 9 years as well as the retirement age of 70 years old as set by Bank Negara Malaysia.

He has attended all the 6 Board meetings held during the financial year. He has no family relationship with any Director and/or major shareholder of the Company. He has no conflict of interest with the Company.



DIRECTORS' PROFILE

(CONT'D)



Mr Prakash A/L K.V.P Menon

(Non-Independent Non-Executive Director)

Mr Prakash A/L K.V.P Menon (Male), aged 61, a Malaysian, was appointed to the Board of the Company on 24 May 2011 and is presently a member of the Nomination and Remuneration Committees of the Company. He is a barrister-at-law (Lincoln's Inn, London) having graduated with LLB (Hons) from University of Manchester.

He was admitted to the English Bar in 1983 and being bestowed the qualification as a Barrister. Upon completion of the term of pupillage, he was called to the Malaysian Bar and was admitted as an Advocate and Solicitor of the High Court of Malaya on 18 June 1984.

Since his admission to the Malaysian Bar, he has been in private practice and is a Senior Partner in the firm of Isharidah, Ho, Chong & Menon and is actively involved in the area of litigation. He has been in active practice for more than 30 years. He is not a director of any other public company and listed issuer.

He has attended all the 6 Board meetings held during the financial year. He has no family relationship with any Director and/or major shareholder of the Company. He has no conflict of interest with the Company.



Mr Azhari Arshad

(Executive Director)

Mr Azhari Arshad (Male), aged 58, a Malaysian, was appointed to the Board as a Non-Executive Director on 16 August 2012 and was subsequently appointed as a Business Development & Corporate Affairs Director on 5 May 2015. He holds a Bachelor of Science Degree in Economics from University of Buckingham (UK).

He has more than 20 years' experience in business development and marketing. In 1988, he joined Shell Malaysia Trading as a Senior Marketing Executive. Thereafter, he joined Pennzoil Malaysia as a Marketing Country Manager in 1993. In 1996, he was with Conoco Philips Malaysia as a Marketing Director in Malaysia. From 2002 until 2006, he was the Business Development and Marketing Strategy Consultant for Petronas downstream sector companies i.e. Petronas Dagangan Berhad and Petronas Holdings respectively. Subsequently, he was the Business Strategy, Marketing & Project Development Consultant for South-East Asia in US Management & Marketing Consultancy.

He is not a director of any other public company and listed issuer. He is the son of the Chairman of the Company, Tan Sri Dato' Seri Utama Arshad bin Ayub.

He has attended all the 6 Board meetings held during the financial year. He has no conflict of interest with the Company.



Mr Quah Poh Keat (Independent Non-Executive Director)

Mr Quah Poh Keat (Male), aged 67, a Malaysian, was appointed to the Board of the Company on 25 May 2017 and is presently a member of the Audit & Risk Management Committee of the Company. He is a member of the Malaysian Institute of Accountants ("MIA"), Fellow of the Malaysian Institute of Taxation ("MIT"), member of the Malaysian Institute of Certified Public Accountants ("MICPA"), member of the Chartered Institute of Management Accountants ("CIMA") and a Fellow of the Association of Chartered Certified Accountants ("FCCA").

He was a partner of KPMG Malaysia since 1 October 1982 and was the Senior Partner of the firm from 1 October 2000 until 30 September 2007. Prior to taking up the position of Senior Partner, he was in charge of the Tax Practice and the Japanese Practice in KPMG Malaysia. He was also a member of the KPMG Japanese Practice Council which is the governing body within KPMG International which looks after the Japanese Practices in the KPMG world. He was also a member of KPMG Asia Pacific Board and a member of KPMG International Council. He retired from KPMG Malaysia on 31 December 2007.

He had served as an Independent Non-Executive Director of Public Bank Berhad Group from 30 July 2008 to 1 October 2013 until his appointment as the Deputy Chief Executive Officer of Public Bank Berhad from 1 October 2013 until 31 December 2015. Prior to that, he was an Independent Non-Executive Director of IOI Properties Berhad, PLUS Expressways Berhad, IOI Corporation Berhad and Telekom Malaysia Berhad.

Presently, he sits on the Board of Public Mutual Berhad, LPI Capital Berhad, Lonpac Insurance Berhad, Kuala Lumpur Kepong Berhad and Paramount Corporation Berhad.

He has attended all the 6 Board meetings held during the financial year. He has no family relationship with any Director and/or major shareholder of the Company. He has no conflict of interest with the Company.



DIRECTORS' PROFILE

(CONT'D)



Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris

(Independent Non-Executive Director)

Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris (Female), aged 66, a Malaysian, was appointed to the Board of the Company on 25 May 2017 and is presently a member of the Nomination Committee of the Company. She holds a Doctor of Veterinary Medicine ("DVM") in 1979 from Universiti Pertanian Malaysia ("UPM") (currently, Universiti Putra Malaysia), Masters of Veterinary Science (MVSc) in 1981 from University of Liverpool, England, Doctor of Philosophy (PhD) (Avian Medicine) in 1989 from UPM. She had attended a Postdoctoral training from 1990 to 1992 at University of California Davis, USA and a Postdoctoral training in 1993 at Cornell University, USA.

She is actively involved in Malaysian College of Veterinary Specialists ("MCVS"); a member of the Board of Governance of International Medical University ("IMU") and International Medical College ("IMC"); a Board Member of Yayasan Putra Business School and UPM Education & Training; a Council Member of Malaysian Cancer Research Institute ("MCRI") and Executive Member of National Cancer Council ("MAKNA"). She was a Council Member of Academy of Sciences Malaysia until 2017. She is the Founding Chairman of the Board of Directors of UPM Holdings Sdn Bhd.

She is actively involved in research on avian respiratory and immunosuppressive diseases, development of conventional and genetically engineered vaccines. In 2011, she received the National Academic Award (AAN) 2010 for the Innovation and Product Commercialisation Award Category. Her research group also won

the Innovation Award in Public and Private Sector Research (2008) in which she was the co-researcher and several other National and International awards.

She is the Coordinator for the National Centre of Excellence for Swiftlets, under the Ministry of Agriculture and Agro-based Industry ("MOA") and Vice President of the World Veterinary Poultry Association ("WVPA"). She has extensive administrative experience other than in the field of teaching and learning. She was the Acting Head of the Department of Veterinary Clinical Studies, Chairman of the Veterinary Teaching Hospital, Deputy Dean of the Faculty of Veterinary Medicine, Dean of the Graduate School and Chairman of the Deans of Graduate Studies, Public Institutions of Higher Learning Council, Malaysia.

She was the Deputy Vice-Chancellor (Academic and International) of UPM from December 2008 to 2013 and was Chairman of Deputy Vice-Chancellors' Committee/Rector (Academic and International) during that period. In October 2015, she was appointed as the first Director of Corporate Strategy & Communications Office (CoSComm), UPM until her appointment as the 8th Vice-Chancellor of UPM on 1 January 2016. Presently, she sits on the Board of QL Resources Berhad.

She has attended 5 out of the 6 Board meetings held during the financial year. She has no family relationship with any Director and/or major shareholder of the Company. She has no conflict of interest with the Company.



Mr Lim Pang Boon (Executive Director)

Mr Lim Pang Boon (Male), aged 64, a Malaysian, was appointed to the Board as an Executive Director of the Company on 1 January 2018. He holds a Bachelor of Science Degree in Electrical

Engineering from University of Arkansas, USA.

He was a Project/Site Engineer of Tenaga Ewbank Consulting Engineers prior to joining the Company as an Electrical Engineer at its Lumut Plant from 1990 to 1992 and was promoted to Plant Manager of MFM Feedmill Sdn Bhd at Pasir Gudang from 1993 to 2000.

He was the Project Manager for the setting up of Vimaflour Ltd in Vietnam from 1996 to 1998. Subsequently, he was appointed as the General Director and Authorised Representative of the Members' Council of Vimaflour Ltd in 2002. He retired as the General Director on 31 August 2019.

He was also appointed as the Deputy General Director and Authorised Representative of the Member's Council of Mekong Flour Mills Ltd in 2000 and 2006 respectively. He was later promoted as the General Director in 2008. He is not a director of any other public company and listed issuer.

He has attended all the 6 Board meetings held during the financial year. He has no family relationship with any Director and/or major shareholder of the Company. He has no conflict of interest with the Company.



DIRECTORS' PROFILE

(CONT'D)



Dato' Maznah binti Abdul Jalil

(Independent Non-Executive Director)

Dato' Maznah binti Abdul Jalil (Female), aged 66, a Malaysian, was appointed to the Board as an Independent Non-Executive Director on 10 December 2019. She holds a Bachelor of Science Degree in Business Administration (Finance) from Northern Illinois University and a Master's Degree in Business Administration (Finance) from Central Michigan University, USA.

She joined Master-Carriage (Malaysia) Sdn Bhd as Director of Corporate Affairs in 1992. Prior to that, she was with Amanah Merchant Bank Berhad as a Manager in Corporate Finance and Advisory for 13 vears. In 1997, she was appointed as Vice President of DRB-HICOM Berhad Group of Companies. She was formerly Chairman of Prestariang Berhad, Uni. Asia General Insurance Berhad and Uni.Asia Life Assurance Berhad. She had also previously served on the Board of UOB Bank (Malaysia) Berhad, Edaran Otomobil Nasional Berhad, EON Capital Berhad, EON Bank Berhad, Gadek (Malaysia) Berhad, HICOM Holdings Berhad, Proton Holdings Berhad, Horsedale Development Berhad, Labuan Reinsurance (L) Ltd, Malaysian International Merchant Bankers Berhad and several private limited companies under DRB-HICOM. Thereafter, she joined Hong Leong Financial Group Berhad as Executive Vice President, Corporate Finance & Principal Investment prior to her appointment as Executive Vice President, Investment Banking at Kenanga Investment Bank Berhad where she served until 2011. She was also formerly a Director of Universiti Teknologi MARA (UiTM).

Presently, she is a board member of Pavilion Real Estate Investment Trust, Boustead Heavy Industries Corporation Berhad, InNature Berhad, Felcra Berhad, Lembaga Tabung Angkatan Tentera and Opus Asset Management Sdn Bhd as well as the Chairman of SCS Global Advisory Sdn Bhd.

She has not attended any Board meeting during the financial year as there was no meeting held subsequent to her appointment. She has no family relationship with any Director and/or major shareholder of the Company. She has no conflict of interest with the Company.





KEY SENIOR MANAGEMENT PROFILE



Mr Teh Wee Chye

(Managing Director)

Aged 66, Male, Malaysian

Mr Teh Wee Chye was appointed to the Board as an Executive Director of the Company on 19 June 1989 and is presently the Managing Director of the Company. His profile is listed in the Directors' Profile on page 5 of this Annual Report.

Mr Azhari Arshad

(Director, Business Development & Corporate Affairs)

Aged 58, Male, Malaysian

Mr Azhari Arshad was appointed to the Board as the Business Development & Corporate Affairs

Director on 5 May 2015.

His profile is listed in the Directors' Profile on page 8 of this

Annual Report.

Mr Lim Pang Boo Board as an Exe Company o presently Mekong His profil Profile or Report.

Mr Lim Pang Boon

(Executive Director cum Head of Flour Division - Mekong Flour Mills Ltd, Vietnam)

Aged 64, Male, Malaysian

Mr Lim Pang Boon was appointed to the Board as an Executive Director of the

presently the General Director of Mekong Flour Mills Ltd in Vietnam. His profile is listed in the Directors' Profile on page 11 of this Annual Report.

Mr Ho Hau Chieh

(Head of Flour Division - Malaysia)

Aged 50, Male, Malaysian

Mr Ho Hau Chieh joined the Company on 3 July 2017 as the General Manager of Flour Division of Malaysia.

He holds a Bachelor's Degree in Economics (major in Business Administration) from University of Malaya. He has more than 22 years of experience in fast moving consumer goods industry.

FLOUR DIVISION

Mr Huynh Duc Chinh

(Head of Flour Division – Vimaflour Ltd, Vietnam)

Aged 48, Male, Vietnamese

Mr Huynh Duc Chinh joined Vimaflour Ltd on 5
September 1995 as a Project Administrator. He
undertook various positions in the Company Secretarial,
Procurement and Sales & Marketing Departments before
being promoted as Vimaflour Ltd's Branch Manager
in Danang in 2003. From 2004 till 2007, he worked for
International Financial Corporation – World Bank as
Business Development Officer. He rejoined Vimaflour
Ltd on 26 February 2007 as Sales and Marketing
Manager and was promoted to the current position
on 1 September 2019.

He holds a Master's Degree in Management from Solvay Business School and Université libre de Bruxelles, a French-speaking private research university in Brussels, Belgium.

He has more than 20 years of experience in flour business in Vietnam.

Mr Yap Fan Yee

(General Manager, Flour)

Aged 76, Male, Malaysian

Mr Yap Fan Yee joined the Company on 18 February 1965. He is a pioneer in the Company and was promoted to the current position in 1991.





KEY SENIOR MANAGEMENT PROFILE

(CONT'D)

Mr Wong Kok Wai

(General Manager, Supply Chain)

Aged 50, Male, Malaysian

Mr Wong Kok Wai joined the Company on 25 September 2017 as the Financial Controller of the Company. On 18 February 2020, he assumed a new position of General Manager, Supply Chain to drive the supply chain strategies for the Poultry Integration.

He is a member of the Chartered Institute of Management Accountants ("CIMA") and a member of the Malaysian Institute of Accountants ("MIA").

He is an experienced Accountant of over 20 years in various industries such as hospitality, manufacturing, food & beverage and fast moving consumer goods.

POULTRY INTEGRATION DIVISION

Dr Chay Seong Hoe

(General Manager, Integrated Quality Management System)

Aged 48, Male, Malaysian

Dr Chay Seong Hoe joined the Group on 1 May 2009 as a Farm Operations Manager and was promoted as General Manager,

Breeder and Hatchery on

1 January 2012. He assumed the current new position on 1 February 2020.

He holds a Doctor of Veterinary Medicine Degree from Universiti Putra Malaysia. He has more than 22 years of experience in poultry farming.

Mr Pornsak Saksucharit

[General Manager, Breeder & Broiler Division (Farm Management)]

Aged 60, Male, Thai

Mr Pornsak Saksucharit joined the Group on 19 August 2019 as Group Poultry Technical Specialist and Head, Broiler Division. He was promoted to the current position on

1 February 2020.

He holds a Bachelor of Science Degree in Agriculture (major in Animal Science) from University of Khon Kaea, Thailand. He has more than 38 years of experience in poultry integration

production, plant
design, production
planning, farmhouse
design and farmhouse
ventilation design.

AQUA DIVISION

Mr Lee Low

(General Manager, Aquaculture)

Aged 56, Male, Malaysian

Mr Lee Low joined the Group on 15 June 2017 as the General Manager of Aquaculture.

He holds a Bachelor of Science Degree in Fisheries from Universiti Putra Malaysia and is an active member of the Malaysia Aquaculture Development Association ("MADA").

He has over 30 years of experience in aquaculture industry managing the marine shrimp hatchery, shrimp farming, shrimp processing plant, a few species of marine & freshwater fish farming and aquafeed marketing.

GRAINS TRADING DIVISION

Mr Hideki Oya

(Chief Executive Officer, Premier Grain Sdn Bhd cum General Manager, Purchasing)

Aged 40, Male, Japanese

Mr Hideki Oya joined the Company on 1 April 2018 as the General Manager, Purchasing. In addition, he was appointed as an Executive Director and the Chief Executive Officer of Premier Grain Sdn Bhd on 19 February 2020.

He holds a Degree in Human Science from Waseda University, Japan.

He has over 17 years of experience in grains trading industry, ocean freight and grains logistics. He was with Toyota Tsusho Corporation from 2002 to 2017. From 2013 to 2017, he was the Director and Controller of Procurement and Sales of Premier Grain Sdn Bhd.

GRAINS TRADING DIVISION

Mr Kong Pak Cheong

(Executive Director, Premier Grain Sdn Bhd cum General Manager, Contract Farming, Open Market & Poultry Live Bird Commercial)

Aged 75, Male, Malaysian

Mr Kong Pak Cheong joined the Company on 6 March 1966. He is a pioneer in the Company and was promoted as the Executive Director of Premier Grain Sdn Bhd in 2010. He also assumed the role as the General Manager, Contract Farming, Open Market & Poultry Live Bird Commercial on 1 February 2020.

He holds a Flour Milling Full Technological Certificate from City and Guilds.

He has more than 53 years of experience in flour milling and animal feed production. He was transferred to Premier Grain Sdn Bhd on 1 April 2010 and is responsible for the sales and marketing of the raw material trading business. On 1 February 2020, he was assigned additional responsibilities to oversee the Contract Farming, Open Market & Poultry Live Bird Commercial.





KEY SENIOR MANAGEMENT PROFILE

(CONT'D)

Mdm Carol Chan Chui Yoke

(General Manager, Group Human Resources)

Aged 48, Female, Malaysian

Mdm Carol Chan Chui Yoke joined the Company on 2 June 2014 as the General Manager, Group Human Resources.

She holds a Master of Business Administration from University of Missouri, Kansas City, USA.

She has more than 22 years of experience in full spectrum of Human Capital functions with more than 11 years' experience in senior position in driving human resources strategies that support the Company's overall business plans and strategies.



Mr Alex Yap Kien Tiong

(General Manager, Group Internal Audit and Risk Management)

Aged 52, Male, Malaysian

Mr Alex Yap Kien Tiong joined the Company on 9 July 2018 as the General Manager, Group Internal Audit and Risk Management.

He holds a Bachelor's Degree in Economics from La Trobe University, Australia and is a Fellow of CPA Australia. He is also a member of Malaysian Institute of Accountants ("MIA").

He has over 27 years of experience in external & internal audit and managing aftersales business operations (continuous improvement). He gained his experience working in audit firms for 6 years, including 4 years with

an international accounting firm. Subsequently, he joined the local conglomerates for more than 20 years in various capacities.

Mr Horace Tee Kok Choy

(Chief Information Officer)

Aged 41, Male, Malaysian

Mr Horace Tee Kok Choy joined the Company on 7 August 2018 as the Chief Information Officer.

He holds a Bachelor of Science Degree in Microelectronic from Campbell University as well as a Post Graduate Diploma in

> Business Administration from University of Wales.

He has over 19 years of experience in information technology from his various positions in the consulting, manufacturing, shared services and telecommunication industries.



Mr Chua Kiat Hwa

(Senior General Manager, Purchasing cum Director of Premier Grain Sdn Bhd)

Aged 57, Male, Malaysian

Mr Chua Kiat Hwa joined the Company on 16 March 1992 and was promoted as Senior General Manager, Purchasing on 1 January 2016. He was also appointed as a Director of Premier Grain Sdn Bhd on 31 March 2010.

Administration from Hawaii Pacific University, Honolulu, Hawaii and a Bachelor's Degree in Arts from Universiti Kebangsaan Malaysia. He has more than 22 years of commodity trading experience, having constant dealings with large international commodity brokers and grains

He holds a Master of Business

Ir Beh Men Huat

(General Manager, Group Engineering Services & Projects)

Aged 63, Male, Malaysian

Ir Beh Men Huat joined the Company on 5 December 2008 as the Senior Manager, Group Engineering Services & Projects and was subsequently promoted to be General Manager in 2012.

He holds a Bachelor of Science Degree in Civil Engineering (First Class Honours) from University of Strathclyde, United Kingdom and a Master of Finance from RMIT University, Australia. He is also a Professional Engineer registered with the Board of Engineers.

He has more than 37 years of working experience in both the public and private sectors, primarily in the field of water privatisation concession, planning, design, construction supervision, contract administration and project management in building, civil, infrastructure works in Malaysia and overseas.

Dr Tan Leong Chee

institutions.

(General Manager, Group Engineering Services & Projects)

Aged 56, Male, Malaysian

Dr Tan Leong Chee joined the Company on 10 November 2014 as the General Manager, Group Engineering Services & Projects.

He holds a Doctor of Philosophy from Nanyang Technological University, Singapore, a Master of Engineering from National University of Singapore and a Bachelor's Degree in Civil Engineering from University of Malaya.

He has more than 32 years of experience in managing projects for the construction of jetty, industrial building, power plants, airport, high-rise building, residential and infrastructure works for highways. He was also involved in the conceptual stage, pre-contract administration, post-contract administration and closure of the projects.

Additional Information:

- 1. Save for Mr Teh Wee Chye, Mr Azhari Arshad and Mr Lim Pang Boon, none of the other Key Senior Management members have any directorship in public companies and listed issuers.
- 2. Save for Mr Teh Wee Chye and Mr Azhari Arshad, none of the other Key Senior Management members have any family relationship with any Director and/or major shareholder of the Company.
- 3. Save for Mr Teh Wee Chye, none of the other Key Senior Management members have any conflict of interest in business transactions with the Company.



CHAIRMAN'S STATEMENT



On behalf of the Board of Directors, I am pleased to present the Annual Report of Malayan Flour Mills Berhad ("MFM") for the financial year ended 31 December 2019.

Review of Performance

MFM Group ("Group") recorded a revenue of RM2.68 billion for the financial year 2019, representing a 10.6% growth over the previous financial year. The Group's profit before tax for the year improved significantly to RM78.30 million as compared to RM39.93 million in the previous year mainly due to favourable margin in flour and grains trading segment and a turnaround to profitability from the equity accounted joint venture amidst challenges in poultry integration segment.

The revenue of flour and grains trading segment constituted 73.8% of our Group's revenue. The revenue for this segment increased by 14.4% to RM1.98 billion as compared to previous year primarily due to higher sales volume and favourable margins from flour and grains operations in Malaysia and Vietnam. Operating profit of the segment stood at RM114.69 million, representing a 74.0% improvement from a year earlier due to margin improvement in the flour business and favourable gains on future and option contracts and foreign exchange. This segment contributed significantly to the Group's operating profit.

Our joint venture in Indonesia, PT Bungasari Flour Mills Indonesia ("BFMI"), had delivered significant volume growth of flour sales in 2019 as compared to the previous year due to strong momentum in sales and operations coupled with stronger demand for flour. This accentuated the Group's share of profit in 2019 to RM14.12 million as compared to the previous year's share of loss of RM6.91 million, due to improved operating margins, strengthening of the Indonesian Rupiah against the United States Dollar and political stability in Indonesia.

The poultry integration segment had recorded marginally higher revenue of RM701.52 million primarily due to higher volume of live birds trading market. This segment incurred RM31.94 million of operating loss compared to RM0.93 million loss from a year earlier. This exceptional loss is mainly due to an excessive supply of live birds inducing a downward pressure on live bird selling prices.

Our Group is embarking on investment/expansion in the poultry integration segment further downstream to create stability and enhance its future earnings growth.

Corporate Development

The Group had successfully completed its rights issue of 5-year 5% redeemable convertible unsecured loan stocks ("RCULS") ("Rights Issue of RCULS") and rights issue of new MFM shares ("Rights Issue of Shares") on 28 January 2019 with proceeds of RM275.14 million. The proceeds have been used to fund the new poultry processing plant, aqua feed milling plant, extension of the existing jetty and repayment of revolving credit loans.

The Group had also invested additional RM53.80 million in BFMI to expand its production capacity and meet the growing demand for flour in Indonesia.

Outlook for 2020

Commodity prices and foreign exchange rates remain volatile amid an uncertain global economic environment arising from the impact of COVID-19 outbreak. Due to these challenges, the Board will be taking the following measures to mitigate the uncertainties on the Group's performance in 2020:

- Development of the new primary poultry processing plant is completed and able to process any excess supply of broilers into value-added products;
- Undertake direct delivery of wheat, corn meal and soya meal with the extension of the jetty to drive cost efficiencies in flour milling; and
- Progressive efforts to improve feeds quality, better farm-house hygiene and higher biosecurity controls to mitigate future spread of diseases and reduce production costs through optimum feed conversion ratio and lower mortality rate.

Dividend

The Board of Directors had declared an interim dividend of 1.20 sen per ordinary share for financial year ended 31 December 2019 which was paid on 13 September 2019.

The Board of Directors had further declared a second interim dividend of 1.80 sen per ordinary share for financial year ended 31 December 2019 which will be paid on 27 March 2020.

Director

We are pleased to announce that Dato' Maznah binti Abdul Jalil has been appointed to the Board of Directors on 10 December 2019. We warmly welcome her appointment and look forward to her contribution to the Group.

Appreciation

I would like to extend my sincere appreciation to my fellow Directors, the management and employees at all levels in the Group for their steadfast and unwavering effort, support and commitment in the midst of the headwinds faced by the Group in 2019.

Equally important, I would also like to thank you, our shareholders, as well as our customers, suppliers, bankers, business associates, government agencies and regulatory authorities, for the unrelenting support, trust and confidence in the Group during the year.

Tan Sri Dato' Seri Utama Arshad bin Ayub

Chairman

MANAGEMENT DISCUSSION AND ANALYSIS

History and Milestones

Malayan Flour Mills Berhad ("MFM") incorporated in 1961, is pioneer in the flour milling industry in Malaysia with 2 flour mills in Lumut and Pasir Gudang. It is now a regional flour player with operations in North of Vietnam (since 1994), South of Vietnam (since 2000) and West Java, Indonesia through a tri-partite joint venture (since 2011). MFM's operations throughout the region produced and sold over 1 million metric tons of flour every year.

Beyond flour milling, MFM has also expanded into the poultry industry in Malaysia since 1983. Its poultry businesses are vertically integrated, encompass feed mills, hatchery, breeder farms, broiler farms and poultry processing plant. Every year, MFM Group ("Group") produces approximately 60 million broiler chicken for consumption by Malaysians. Our Group owns one of the biggest closed-house broiler farms in the country, intending to ramp up the capacity to over 100 million by 2023. The upgrading of its poultry primary processing plant with daily slaughtering capacity of 240,000 birds, which is 3 times of the existing capacity, has been completed.

Since 2010, MFM expanded into the trading of raw material for animal feeds in Malaysia through a 51% owned joint venture company with Toyota Tsusho Corporation Group.

Group Strategy and Objective

Financial year 2019 had been a challenging year for MFM with a relatively robust year for flour milling in the region but we encountered significant headwinds in the poultry industry in Malaysia.

Our key strengths as a group lies in our transparency with key stakeholders and good manufacturing practices in which we have diligently honed over the past 50 years in agri-food production. By leveraging our core competencies in mass production, economies of scale, technical know-hows and standardisation of best practices, we have been able to replicate our good manufacturing practices

beyond our core in the flour milling business in Malaysia into the poultry integration business and beyond the shores of Malaysia into Vietnam and Indonesia.

We remained committed to invest up to RM1.10 billion in the State of Perak and always look out for strategic investments around the region to realise our long-term vision of becoming a trusted and leading food manufacturing corporation in ASEAN, and we remained steadfast in that pursuit despite the temporary headwinds affecting the poultry industry.

Financial Performance Review

In financial year 2019, we realised improvements in the flour milling business in MFM, where revenue had increased by 10.6% to RM2.68 billion from RM2.42 billion, whilst profit before tax ("PBT") had recovered significantly to RM78.30 million from RM39.93 million, a 96.1% turnaround.

Significant turnaround in the flour milling segment from our subsidiaries in Vietnam and joint venture in Indonesia had contributed positively to mitigate continued challenges and competition in poultry integration segment. Operating results were significantly better with operating profit growing 74.0% to RM114.69 million on the back of RM1.98 billion in revenue. This was mainly attributed to favourable margin from flour and grains trading segment as a result of better pricing and improved production efficiency.

Strong headwinds continued in the poultry integration as revenue was marginally higher at RM701.52 million compared to previous year. The poultry integration operating loss widened to RM31.94 million compared to an operating loss of RM0.93 million in the previous year.

Interest expenses amounted to RM29.68 million and interest income amounted to RM11.30 million, at a similar level to the previous year.

As at 31 December 2019, our Group's total assets stood at RM2.58 billion with cash and cash equivalents of RM330.75 million. Our Group's EBITDA increased by 43.1% to RM165.69 million in the current financial year as compared to RM115.78 million previously.

Review of Operation

In 2019, our Group's revenue from flour and grains trading grew robustly on the back of higher volume with favourable margin and better production efficiency. The Vietnamese Dong ("VND") was more stable in 2019 at VND23,200 to a United States Dollar compared to the previous year, enabling better contribution margin. Overall dampened sentiment in poultry integration segment due to significant drop in live bird selling prices had impacted the profitability of this segment.

The Group's profitability had improved significantly in the flour and grains trading segment in the third and fourth quarters despite significant headwinds in the poultry integration segment in the second and fourth quarters of the year.

The flour and grains trading segment experienced a year-on-year growth of 14.4% to RM1.98 billion from RM1.73 billion due to higher volume, better pricing and favorable margin. The segment registered a 74.0% increase in operating profit to RM114.69 million from RM65.90 million mainly attributable to better selling prices, favourable margin and net realised gain on future and option contracts and foreign exchange which offset higher wheat costs. Our subsidiaries in Vietnam, Vimaflour Ltd and Mekong Flour Mills Ltd are operating at optimum plant capacity and improved their production contribution margin compared to the previous year.

Our joint venture in Indonesia, PT Bungasari Flour Mills Indonesia ("BFMI"), is now running at optimum production capacity, was able to capitalise on the strengthening of Indonesian Rupiah ("IDR"), favourable margin and stronger local demand to turn around its operating loss in the previous year.

On a positive note, the Group was able to record a share of profit of equity accounted joint venture amounting to RM14.12 million compared to a share of loss of RM6.91 million in the previous year.

Amidst positive progress in the flour and grains trading segment, we will continue our efforts to drive production efficiency through better flour extraction and blending process.

The poultry integration segment recorded a revenue increase of 1.2% to RM701.52 million in 2019 as compared to RM692.90 million in the preceding year due to higher volume of live birds trading segment despite lower selling price of live birds. This segment incurred an exceptional operating loss of RM31.94 million in 2019 as compared to an operating loss of RM0.93 million posted in the preceding year. The loss was mainly due to an excessive supply of live birds being traded which induced a downward trend in live bird selling prices coupled with higher depreciation of property, plant and equipment from the commissioning of our new aqua feed mill in Lumut and rendering plant in Sitiawan. There was also a lower fair value loss on biological assets of RM1.09 million in 2019 as compared to a loss of RM8.41 million in 2018.

Despite the immense challenges in the poultry integration segment in 2019, we are continuously implementing progressive efforts to improve feeds quality, better farm-house hygiene and higher bio-security controls to mitigate future spread of diseases and improve broilers quality. With the improvements on track, we will be able to reduce production costs through optimum feed conversion ratio and lower mortality rate. With the commissioning of our new poultry processing plant in Sitiawan, processing capacity will increase by 3 times to slaughter live chickens and further process into higher value-added products for a wider industry base, retailers and consumers. This would reduce the segment's exposure to the volatile prices in live bird trading and generate better profitability from value-added products.



MANAGEMENT DISCUSSION AND ANALYSIS

(CONT'D)

Anticipated or Known Risks

Food safety and compliance to standards are top priorities for us as a food manufacturer as usage of flour and poultry is very wide and diverse and it cut across different cultural background, race and religion. To ensure our customers and consumers can use products produced by us without any worry or doubt, we have implemented Hazard Analysis and Critical Control Points ("HACCP") in all our manufacturing facilities. At the same time, all our products are halal certified by Department of Islamic Development Malaysia ("JAKIM") and are subject to annual compliance audit.

Due to the nature of the poultry industry which faces inherent risk of avian diseases outbreak, we are always vigilant in managing our farms with comprehensive bio-security measures in place.

In summary, we are confident that based on our track record and leading position in the flour and poultry industries, our Group will be able to mitigate such risks with our proactive and preventive measures put in place.

Outlook and Prospects for 2020

As food manufacturing is our core business, we are responsible to feed people in the countries in which we operate but challenges of uncertain global economic environment, volatile commodity prices and foreign exchange rates arising from COVID-19 outbreak will have an impact on the Group's performance.

Due to these challenges, the Board will be taking proactive and preventive measures to mitigate the uncertainties on the Group's performance in 2020.

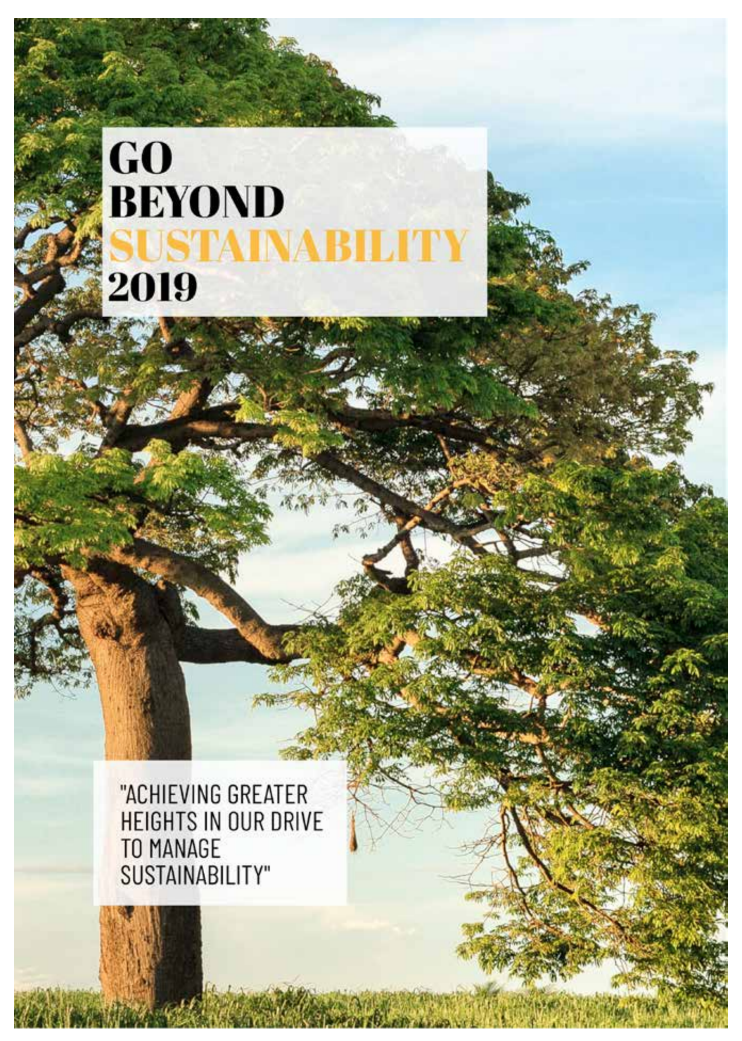




TABLE OF CONTENT



MFM GROUP BUSINESS DIVISIONS



28 MANAGING DIRECTOR'S MESSAGE

ABOUT THIS REPORT



KEY STAKEHOLDERS ENGAGEMENT



OUR MATERIAL MATTERS



35 - 39 BALANCED RELATIONSHIP WITH NATURE

40 - 48 WORKFORCE & WORKPLACE ENVIRONMENT



49 - 52 OPERATIONS EXCELLENCE & GOVERNANCE 53 - 55 COMMITMENT TO SOCIETY

MFM GROUP

BUSINESS DIVISIONS

Our Sustainability Report will be reported for three business divisions: flour division, poultry integration division and aqua feeds division.



Flour

- MALAYAN FLOUR MILLS BERHAD (MFM)
- VIMAFLOUR LTD
- MEKONG FLOUR MILLS LTD
- PT BUNGASARI FLOUR MILLS INDONESIA



Poultry Integration

- DINDINGS POULTRY DEVELOPMENT CENTRE SDN. BHD. (DPDC)
- DINDINGS POULTRY PROCESSING SDN. BHD. (DPP)





Aqua Feeds

 DINDINGS SOYA & MULTIFEEDS SDN. BERHAD (DSM)



MANAGING DIRECTOR'S MESSAGE



Dear Stakeholders,

Greetings.

On behalf of MFM, we are glad to share the sustainability initiatives we have employed in 2019. Sustainability is the key to delivering long-term value to our stakeholders. We fully endorse United Nations Sustainable Development Goals (UN SDGs) in achieving holistic development and creating sustainable values.

Economic, Environment and Social (EES)

In achieving economies of scale, and creating more value for stakeholders, MFM has successfully commissioned its state-of-the-art poultry primary processing plant. It is supported with rendering and wastewater treatment plants. Industry experts who have visited touted the facility "the best in class".

Our passion lies in fulfilling people's bowls and appetite.

We will continue to embrace the culture of improvement around our core values – "Qualitas", "Consilium" and "Progressus".

In improving the environmental performance of our operations, we invest in waste management, dust management, wastewater treatment, bio-security and others.

The contributing spirit to society is embedded in MFM culture. In order to achieve sustainable business growth, we also build strategic relationships with local and foreign learning institutions, colleges, technical and public schools. The collective effort and hard work from everyone have placed MFM where it is today.

I would like to take this opportunity to thank all our employees, management and fellow directors for their dedication, contribution and continuous support to the Group.

To our esteemed shareholders, suppliers, customers, service providers and others, please accept our heartfelt gratitude for your continued support, confidence and trust in MFM. We will continue to work hard to deliver better value to each and every one of you.

TEH WEE CHYE MANAGING DIRECTOR





ABOUT THIS REPORT

MFM Group publishes the annual Sustainability Report with the objective of improving transparency, visibility communication to a wide array of stakeholders. showcases our commitment and responsibilities towards achieving economic, environmental and social values.

This 3rd edition of MFM Group Sustainability Report is part of Annual Report 2019.

The UN Sustainability Development Goals (SDGs) are incorporated in this report. The specific SDG goals below are mentioned in the subsequent pages of this report whenever it is applicable.







































Scope & Boundaries

The reporting period for this report is from 1 January 2019 to 31 December 2019. It covers flour, poultry integration and aqua feeds businesses in Malaysia and Vietnam. It does not include our joint venture, PT Bungasari Flour Mills Indonesia. There has been no changes to our scope for sustainability reporting since our last reporting in 2018.

Reporting Framework

The 2nd edition of Bursa Malaysia Sustainability Reporting Guide published by Bursa Malaysia Securities Berhad is used in preparing this report.

Independent Assurance

KPMG PLT as MFM's external auditors, provides limited independent assurance to this Sustainability Report to ensure its accuracy, reliability and timeliness of the reported information and the material matters to MFM Group.

Sustainability Governance



In order to formalise our Group's Sustainability Framework, we have formed a Sustainability Task Force that will enable the Group to deliver sustainable value creation for our stakeholders.

Our Sustainability Task Force is led by our Managing Director, Mr. Teh Wee Chye to ensure reliable decision-making process for our Group in achieving greater sustainability.

Sustainability risk management is integrated into our Group's risk assessment and is spear-headed by our Sustainability Task Force which assesses the risk and publishes the Sustainability Report annually.

Our business divisions implement and manage sustainability initiatives.



Sustainability Policy



To build a sustainable business and continuously add value to all stakeholders.



Our employees are responsible to embrace and integrate sustainability practices in our Group.



This Sustainability Policy aims to integrate a concept of sustainable development into the organisation's activities to establish and promote sound practices.



The well-known Plan-Do-Check-Act (PDCA) cycle is incorporated into our sustainability initiatives. This policy will be reviewed periodically to ensure best practices by the Sustainability Task Force.

Sustainability Framework

Balanced Relationship With Nature Workforce & Workplace Environment

Operations Excellence & Governance Commitment To Society The approach to tackle challenges linked to establishing solid sustainability practices is by having the approved Statement on Corporate Governance, Terms of Reference of Board Committees, Board Charter, Whistle Blowing Policy and Code of Conduct which are made readily available to stakeholders via our Company's website (i.e. https://www.mfm.com.my). The Code of Conduct serves to ensure that all employees carry out their duties with utmost integrity.

MFM Group upholds its core values of "QUALITAS", "CONSILIUM" and "PROGRESSUS" to identify key issues of EES.

CORE VALUES









MANAGEMENT APPROACH TO SUSTAINABILITY

Our Group has identified and prioritised key issues related to EES for our business operations as follows:

Balanced Relationship With Nature

- To comply with the regulatory requirements & standards in relation to environmental concerns
- To raise awareness among our employees & the whole supply chain in order to act in an environmentallyresponsible manner
- To integrate environmental matter into our business decisions
- To ensure that energy & water are utilised efficiently & consumption is being monitored
- To recycle, reduce or reuse the waste or resources where practicable
- To reduce carbon footprint through energy efficiency & conservation practices

Workforce & Workplace Environment

- To empower our employees by offering training, motivation & career advancement
- To provide a safe & healthy workplace & take care of employees' well-being
- To encourage open communication, ideas and innovation
- To support diversity in workforce
- To provide job security to employees

Operations Excellence & Governance

- To have good strategic management & wisely utilise our resources
- To advance sustainable profitable growth whilst satisfying our ethical, legal & contractual obligations
- To abide by the requirements of all laws & industry's best practices
- To provide our customers with safe products that adhere to Government's legislation & requirements
- To adopt good ethical practices through Code of Conduct
- To ensure an appropriate governance system is in place to oversee the strategic development & performance that relates to the maintenance of a sustainable business
- To ensure proper risk management & internal control system are in place

Commitment To Society

- To engage actively with civic project, charity events & the local communities through our corporate social initiatives
- To help our community survive & prosper economically
- To provide ample job opportunities

KEY STAKEHOLDERS ENGAGEMENT

Our Group has continually engaged each stakeholder to address their concerns. We have summarised our engagement platforms with the various stakeholders and the related outcomes from each engagement.



SHAREHOLDERS

Engage via:

AGM, Quarterly Reports, Annual Reports, Shareholders' Circulars, Announcements, Analyst Briefings & Corporate Website

Concerns:

Financial performance and returns, going concern and positive investment growth



MEDIA

Engage via:

Media briefings, events, press conferences and internet

Concerns:

Group's performance and updates



COMMUNITY & NGOs

Engage via:

Internship programmes, charity events and volunteer programmes

Concerns:

Community living, care and development



COMPETITORS

Engage via:

Industry competition and market forces

Concerns:

Price competition, new business opportunity, innovation and creativity



CUSTOMERS

Engage via:

Service satisfaction, customer appreciation and social media platforms

Concerns:

Quality of product, market availability, product prices and values



HUMAN CAPITAL

Engage via:

Town hall meetings, Employee Portal, Learning & Development programmes and corporate events

Concerns:

Career development, work-life balance and employee welfare



GOVERNMENT & REGULATORS

Engage via:

Compliance activities

Concerns:

Tax issues, pricing issues, labour practices, health issues, transparency and accountability



SUPPLIERS & SERVICE PROVIDERS

Engage via:

Compliance with ISO Standards, suppliers' evaluation (audit) and quotation from suppliers

Concerns:

Payment and up-to-date information about the Group



OUR MATERIAL MATTERS

MFM Group has adopted the materiality assessment in accordance to Bursa Malaysia Sustainability Reporting Guide. The materiality assessment incorporates the sustainability concerns highlighted from our stakeholders. This allows us to identify and prioritise all sustainability matters that are deemed material which could affect the Group's business and stakeholders.

Material issues are defined in Bursa Malaysia Securities Berhad Listing Requirements as those:

- Reflecting the business' significant EES impacts; or
- Substantively influence the assessments and decisions of stakeholders

In 2017, MFM Group had conducted a materiality assessment, participated by the Heads of Departments of the Group's key operations. In our assessment, we have also taken into consideration our external stakeholders, which include, but not limited to, our customers, community, government & regulators, etc. The materiality assessment of our Group for year 2017 is still applicable for year 2019.



We have identified 14 material issues that were subsequently grouped under 4 main themes:

- Balanced Relationship with Nature;
- ii. Workforce & Workplace Environment;
- iii. Operations Excellence and Governance; and
- iv. Commitment to Society.

The results of materiality matrix were reviewed by management and endorsed by the Board of Directors.

MATERIALITY ASSESSMENT Food quality, safety & HALAL **Brand & reputation** Significance to our stakeholders Customer Occupational Safety & Health satisfaction Anti-money laundering Bio-security Profitability Social compliance Data security **Emission & discharge Environmental compliance** Community relationship Talent attraction & retention **Employee education &** development

Significance to our Group



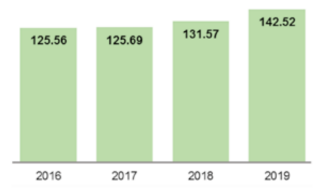


ENERGY

7 8 12 13

Energy conservation plays a crucial role in lessening greenhouse effect. As one of the market leaders in flour manufacturing and poultry industry, MFM Group aspires to reduce our carbon footprint. Conserving energy is not just about saving on the electricity costs.

Group Energy Usage (Million kWh)*



Energy usage of our Group has increased in 2019 as compared to 2018. It was mainly due to expansion project (i.e. commissioning of new poultry primary processing plant since November 2019). The new poultry processing plant is three times bigger than its predecessor. In conserving energy, we deploy these initiatives:

- embrace energy-efficient building design;
- utilise heat recovering system;
- · utilise energy-efficient equipment; and
- install LED lighting and others.

We also have power meter and supervisory control and data acquisition (SCADA) system to monitor energy consumption. Corrective actions are taken to address abnormal power consumption to minimise energy wastage. In the long run, we endeavour to manage a balance between ensuring the quality of our products and minimising energy consumption.

* For the purpose of clarity, we have changed our basis of reporting for Group Energy Usage from "kWh/MT" in 2018 to "Million kWh" in 2019. The use of "kWh/MT" may be deemed misleading to users, as MT represents products produced by our Flour, Poultry Integration and Aqua Feeds divisions. As such, prior years' figures were adjusted accordingly to coincide with current year's presentation.

EMISSION

12 13 <mark>14</mark> 15

Emission represents the various air pollutant that affects the environment and surrounding community. We are committed to reduce emissions throughout our businesses in protecting our environment.

We have adopted emission controls to reduce harmful emissions from our flour and feed operations. Air filters are installed at all possible emission areas, and we have certified external parties to assist in monitoring works and complying with applicable laws and regulations.

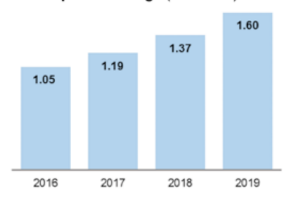


WATER



Water is essential for life. It is our responsibility to conserve and keep our water resource pure and safe for future use.

Group Water Usage (Million m3)*



As a major food producer, MFM Group uses significant amount of water to produce safe and clean products.

Poultry processing plant uses relatively more water than flour mills. The increase in water usage in 2019 was mainly due to testing and commissioning works at new plants: rendering plant, reservoir and wastewater treatment plant.

The newly-designed poultry processing plant is designed with rainwater harvesting system which allows rainwater to be reused for non-manufacturing processes.

WASTE MANAGEMENT



MFM Group strives to implement effective, sustainable and ecologically sound waste management for many years to come.

We have established Standard Operating Procedures (SOPs) for waste disposal (i.e. scrap waste, hazardous chemical waste and others).

WASTEWATER MANAGEMENT

A lot of water is used in the processing of chicken into finished product. Wastewater generated in the poultry processing plant is treated before being discharged into the river. MFM Group invested in a new wastewater treatment plant in 2018.

All wastewater is treated to achieve a minimum effluent standard in line with Department of Environment (DOE)'s requirement.

^{*} For the purpose of clarity, we have changed our basis of reporting for Group Water Usage from "m²/MT" in 2018 to "Million m²" in 2019. The use of "m²/MT" may be deemed misleading to users, as MT represents products produced by our Flour, Poultry Integration and Aqua Feeds divisions. As such, prior years' figures were adjusted accordingly to coincide with current year's presentation.



BIOLOGICAL WASTE MANAGEMENT

Our poultry farming produces biological waste i.e. chicken manure. The direct application of raw manure into plantation soil may lead to environmental problems, such as foul odour and form a breeding platform for pests.

To combat pollution of untreated poultry waste, MFM Group utilises manure composting plant. The composting plant converts chicken manure into dry organic fertiliser.

Its odour filtration system contains sawdust and microorganism that reduces ammonia emission level, complying with Occupational Safety and Health (Use and Standard of Exposure Chemical Hazardous to Health) Regulations 2000.

As at year ended 2019, there were three composting plants in operations.



CHEMICAL WASTE MANAGEMENT

Apart from the SOP for proper handling of chemical waste, our Group has training programmes on chemical waste management and disposal procedures including "Safe Chemical Handling" for workers.

Waste oil and hazardous chemical can cause extensive damage to environment and pose substantial hazards to animals, plants and human beings. Our Group manages waste oil and hazardous chemical disposal properly in accordance with the Environmental Quality Act 1974.



ORGANIC SOLID WASTE MANAGEMENT

The new poultry primary processing plant is supported by a rendering plant (originated from Denmark and commissioned in November 2018) to manage solid waste from the processing plant.

The rendering plant is designed to convert chicken by-products such as chicken intestines (or better known as soft offals) and feathers into raw material for animal feeds. Such plant enhances the protein and pepsin digestibility of the meals by having it processed in low temperature, leaving behind useful proteins for the manufacturing of animal feeds. The low temperature processing line will preserve the important amino acids from being denatured by high temperature. Amino acids such as lysine, methionine and other essential amino acids will be preserved. The soft offals and feather meal line is a continuous production line.

The rendering plant will reduce impact on environment by:

- · Transforming our waste to be used as feeds
- · Processing by-products within hours of harvesting before it decomposed
- · Producing quality protein source for animal feeds

We have also constructed a biofilter to remove odours emitted from the rendering plant. The use of natural materials such as wood chips, coconut husk and coco peat provide a growth medium for microbes to remove bad odour. This process reduces air pollution whereby clean air is released into the environment.





2 WORKFORCE & WORKPLACE ENVIRONMENT

As employees are the most treasured resource in MFM Group, we aim to always grow together in order to achieve greater success and to create a better future.



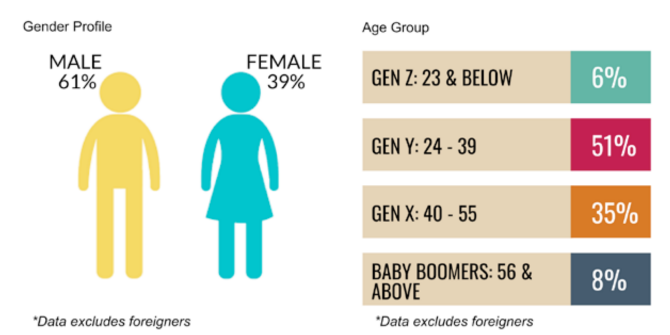
OUR PEOPLE AT A GLANCE

Our Group has a strong regional presence in South East Asia, mainly Malaysia and Vietnam. In 2019, we have employed 2,917 people across all of our businesses.



DIVERSE WORKFORCE

Our Group values workforce diversity as one of its key elements in achieving the Group's Vision and Mission. Embracing the workforce diversity that includes different gender, age group, ethnicity and cultural backgrounds, helps promote multiple perspectives and insights. As a result, this helps create an inclusive environment which would help us to grow holistically and evolve into a bigger, more dynamic organisation.





5 8 10



ENHANCE OVERALL ORGANISATIONAL EFFECTIVENESS

BUILDING OUR TALENT PIPELINE



MFM aims to be a leading food manufacturing enterprise in the region. We leverage on technology and various digital platforms to attract, develop and retain the best employees in the industry.

Participated in over 22 career fairs/talks around the country and over 1,500 potential candidates registered with us.

To thrive in the business environment is to remain competitive and sustainable. MFM adopts a Change Management Strategy which focuses on people's mindset, process and technology.







LEADING CHANGE

6

Workshops conducted to equip all our leaders with the skillset to lead change.

173

Leaders attended the workshop and were tasked to identify and complete projects to achieve MFM's strategic goals.

IMPLEMENTING CHANGE

7

Workshops conducted to equip employees and engage front liners to implement change.

151

Employees attended the workshop and were assigned projects to be implemented to achieve operational efficiency.







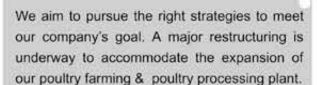
ENHANCE OVERALL ORGANISATIONAL EFFECTIVENESS

HR INFORMATION SYSTEM

MFM deploys a robust HR system to provide analytics for future strategies, as well as to assist in increasing efficiency through the introduction of automated workflows, notifications, reminders and to-do lists.



ORGANISATIONAL DESIGN









5 8 10



DEVELOP OUR HUMAN CAPITAL TO INCREASE PRODUCTIVITY AND GROWTH

100

Trained MFM Coaches

198

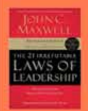
Trained MFM Coachees MFM Coaching programme focuses on 3 key areas to support the achievement of business objectives, team goals, and encouragement of self learning.

ON-THE-JOB TRAINING (OTJ) AT VIMAFLOUR & MEKONG

The objective of this programme is to adopt the best practices, develop technical competencies, and exchange learnings in technology and process amongst employees.



21 IRREFUTABLE LAWS OF LEADERSHIP



388 Employees Trained We nurture and grow our people at all levels with leadership skills as they are an integral part of MFM's success.



We strongly believe in enriching minds to develop future leaders. Our Scholarship Programme provides opportunities for tertiary education locally and abroad in the areas of poultry.

MFM sponsored 3 Universiti Putra Malaysia (UPM) students to pursue a 1-year Certificate of Poultry Science at the University of Arkansas (UAF) with the objective of providing a holistic education to become successful in the poultry industry.



MFM sponsored our employee to pursue a 1-year MFM — KSU Business Scholarship Programme. This collaboration between MFM and Kansas State University (KSU), U.S. Grains Council (USGC) focuses on feed & flour technology and processing, which will enable us to remain competitive and sustainable in our business.





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MFM ENRICHES EMPLOYEES ENGAGEMENT & WELLBEING

MFM Brown Bag sessions were established to provide a platform to impart knowledge on topics related to wellbeing and wellness. This will potentially aid employees to adopt and maintain healthy behaviors and lifestyle.

MFM LEADERSHIP CONFERENCE & TOWNHALL

To remain competitive in today's environment, MFM leaders shared on company's directions and key initiatives to drive business performance through Transformational Change. MFM invited external leadership experts and international inspirational speaker to share on "Leadership for the 21st Century" and turning adversity into success. These were further communicated via townhall at respective farms and plants. Over 2,000 employees including foreign workers were briefed.

COFFEE ENGAGEMENT WITH MD

New employees onboard are given the opportunity to get up close and personal with our Managing Director during the onboarding period. This provides a platform to better understand current business trends, outlook and future directions of the Company.



MD ENGAGEMENT WITH FARM LEADERS

Our Managing Director engaged with our Farm Leaders directly as part of our enhanced engagement strategies that will enable farm leaders to understand critical functions, importance of teamwork, and to have a solution-focused mindset by adopting the SWOT analysis.



5 8 10



MEETING THE NEED OF A FUTURE - READY WORKFORCE

STRATEGIC PARTNERSHIP WITH UNIVERSITIES & SCHOOLS

MFM continuously seeks to establish strategic partnerships with schools, universities and various institutions. One of the results is a collaboration between MFM and UPM on upskilling our existing employees and equipping them with poultry knowledge and subsequently developing our talent pool.





SCHOOL HOLIDAY APPRENTICESHIP PROGRAMME

MFM believes in enriching young talents at the school level. We help provide learning beyond the classroom, and equipping them with the right experiences to kick start their career. A group of students from SMJK Nan Hwa & SMK Methodist ACS underwent a 2-week flour milling training.

ILTIZAM PROGRAMME BY EKUITI NASIONAL BHD (EKUINAS)

MFM had the opportunity to collaborate with Ekuinas and hosted 7 trainees. Our aim is to provide on-the-job coaching and mentoring to make them highly marketable and employable. At the end of the training tenure, one of the trainees was successfully converted to a permanent role at Dindings Poultry Processing Sdn Bhd and won the Best Trainee Award from Ekuinas.



MFM INTERNSHIP PROGRAMME



Formalised a structured internship programme by providing interns with an impactful on-the-job training. A total of 69 interns were recruited across all business units under MFM Group of Companies. This will significantly build a pool of knowledge-based workforce, contributing to the country.





HR Asia BEST COMPANIES TO WORK FOR IN ASIA 2018 & 2019





HEALTH & SAFETY

3 8

MFM always puts workplace safety and employee health as the first priority. We equip related employees with proper Personal Protective Equipment (PPE) to protect them from physical hazards at the worksite. Health surveillance was carried out for employees in accordance to Department of Occupational Safety and Health (DOSH)'s requirement.

To create a healthy and safe working environment, we comply with laws and regulations, provide continuous and consistent trainings to related employees and establish Health, Safety and Environment (HSE) divisions to oversee these matters.

Safety Officer

Our Safety & Health Officers are present to conduct regular checks to ensure compliance with statutory regulations, procedures and practices. They investigate any safety and health-related incidents that happen in the workplace, conduct safety campaigns and provide individual counselling on safety and health-related matters.

Compliance

We comply with the Occupational Safety & Health Act (OSHA) 1994, Factories & Machinery Act 1967 and their regulations. Our poultry farm reinforces our commitment towards OSHA by developing Occupational Safety & Health Administration manual and implementing Hazard Identification, Risk Assessment and Risk Control (HIRARC).

Training

- Basic Occupational First Aid (BOFA)
- · Safety & Health at New Plant
- Lock Out Take Out (LOTO) Training & Awareness
- Emergency Response Team Training with BOMBA
- Authorised Entrance and Standby Person for Confined Space Refresher (AESP)
- Safe Chemical Handling & Spillage Training
- Safe Handling of Forklift and Driving Skills Training
- · Safety and Health Manual Lifting Training
- National OSH Policy Campaign
- · HIRARC Training & Workshop
- Noise & Hearing Conservation Training
- Fire Drill
- Authorised Gas Tester and Entry Supervisor for Confined Space Refresher (AGTES)
- · Working at Height Awareness
- · Safe Handling of Chlorine Gas

Zero Penalty & Fatality

In 2019, we did not receive any penalties related to occupational safety and health from relevant authorities. There were no workplace fatality cases in our Group.





PRODUCTS & SERVICES RESPONSIBILITY

12 16

CUSTOMER RELATIONS

Developing a healthy relationship with customers is crucial to understand customers' needs in order to improve our products and services quality. MFM Group deploys Customer Relationship Management (CRM) system to manage customers' feedbacks.

We value and safeguard customer data and privacy as company asset. In 2019, MFM Group did not receive any complaints concerning breaches of customer privacy.

OUR COMMITMENT TO FOOD QUALITY & SAFETY

WE AFFIRM THE FOLLOWING:

- MFM products are FREE from:
 - · Any visible metal fragments
 - · Salmonella and Aflatoxin; yeast and mould
- MFM products are certified by: JAKIM (Department of Islamic Development Malaysia) as HALAL, complying with Islamic dietary requirements
- Customer complaint related to food safety issues: Strictly controlled to be not more than 5 cases per year











CERTIFICATE & TRAINING FOR FOOD SAFETY & QUALITY























UR POULTRY INTEGRATION

AQUA FEEDS

Flour Milling

Hazard Analysis and Critical Control Points (HACCP)

- Food Safety System Certification (FSSC) 22000:2005
- ISO 22000:2005
- ISO 9001:2015
- HALAL (certified by JAKIM)

Poultry Farming

- Hazard Analysis and Critical Control Points (HACCP)
- Malaysia Good Agriculture Practice (myGAP)

Poultry Processing

- Hazard Analysis and Critical Control Points (HACCP)
- Veterinary Health Mark (VHM)
- Good Manufacturing Practice (GMP)
- ISO 22000:2005
- ISO 9001:2015
- HALAL (certified by JAKIM)

Feed Milling

- Hazard Analysis and Critical Control Points (HACCP)
- Fish Quality Certificate (FQC) by Department of Fisheries Malaysia
- ISO 22000:2018

 Good Manufacturing Practices

- Introduction & Implementation of FSSC 22000 Training
- Food Handling Training
- HACCP Awareness Training
- HACCP Internal Audit Training
- · myGAP Training
- HACCP Awareness
- ISO 22000 Awareness
- ISO 22000 Internal Audit Training
- Food Handling, Food Hygiene and Food Safety courses
- Perten (Lab Instrument) Knowledge Training

CERTIFICATIONS



BIO-SECURITY 12

MFM Group's poultry farm and hatchery facilities are equipped with bio-security facilities. Bio-security is the most effective and efficient way of prevention and disease control.

Our farms are cared by professional and qualified veterinarians who monitor the flock health, carry out diagnosis, provide treatment prescription and conduct R&D.

Strict bio-security measures prevent infestation or disease in farms, thus, protecting the environment and our workforce.

The closed house system allows chicken house temperature to be regulated. This reduces bird stress, lowers bird mortality and improves farm performance.



CODE OF CONDUCT

16

We instil high standards of professional and ethical conduct in all employees. Integrity helps us to earn the trust and respect of the people we serve.

MFM Group's Code of Conduct sets out the ethical standards to all employees in their dealings with fellow colleagues, customers, shareholders, suppliers, competitors, the wider community and the environment.

We uphold our reputation and high standards by living the Code of Conduct. This will help us to achieve the highest possible standards across our businesses within the MFM Group.

ANTI-CORRUPTION

16

MFM Group's Whistle Blowing Policy and procedures are in place.

ANTI-COMPETITION BEHAVIOUR

16

In 2019, MFM Group did not have any legal actions pending or completed related to anticompetition behaviour.





COMMUNITY ENGAGEMENT



CHARITY TRIP

In January 2019, Vimaflour Ltd distributed food and clothes to Hanoi Nursing Centre for the Elderly and Disabled Children in Thuy An, Ba Vi, Hanoi. This was a joint charity event with a distributor in Son Tay Town, Hanoi, Vietnam.

SOCIAL EDUCATION PROGRAMME WITH HOA SUA BAKING SCHOOL

Vimaflour Ltd continuously supports the training programme with Hoa Sua Baking School. We help orphans and homeless children to earn a regular income by learning French culinary skills.

SAHUR FOR KASIH - Food To Share To People We Care

In conjunction with the Ramadan month, Dapur Dindings received supportive pre-order purchases from the public and have delivered 300 sets of Iftar meals and 400 sets of freshly prepared Sahur meals to the selected mosque, Rumah Penyayang, nursing homes and offices. This successful project was led by Ayam Dindings and in collaboration with Saba Restaurant Dataran Jelatek, Restaurant Mahbub Bangsar and Karta Coconut Water.





BLOOD DONATION DAY

Mekong Flour Mills Ltd participated in Blood Donation Day to raise awareness and promote blood donation among the community.





COMMUNITY ENGAGEMENT

2 3 4 10

KEAT HWA KEM PENGAKAP KARNIVAL KEBANGSAAN

Kem Pengakap Karnival Kebangsaan is a national scout camp, participated by 32 schools (800 pax). It was a 5-days event. DPP sponsored fresh frozen products to show appreciation to the scout club.





DAPUR DINDINGS FOOD TRUCK ROVING

Dapur Dindings joined Chong Hwa Independent High School fundraising event in August 2019. Our food truck drew crowd to Ayam Dindings products and all proceeds from the fundraising exercise was contributed to the school.





TREATS FOR THE HEROES 2.0

In September 2019, DPP provided treats for Malaysian Special Heroes. Long-serving teachers were treated with Ayam Dindings at KDU University College, as a token of appreciation for their dedication. This event was DPP's first CSR collaboration project with KDU University College.







16th Malaysia International Halal Showcase ("MIHAS") (3 April – 6 April 2019)

MFM Group participated in the 16th Malaysia International Halal Showcase which took place at the Malaysia International Trade & Exhibition Centre.

We are one of the active exhibitors in MIHAS. We took the opportunity to introduce our Dapur Dindings Food Truck and flour to the potential traders and customers.





Mid-Year National Distributors Conference (9 May 2019)

A Mid-Year National Distributors Conference was held at Four Points by Sheraton Puchong to share the business outlook with our business partners and a food tasting session on the new product development for further processed products was also being held.





59th Annual General Meeting

(24 May 2019)

MFM held its 59th Annual General Meeting at the Auditorium, 3rd Floor, Wisma MCA, Jalan Ampang, 50450 Kuala Lumpur.





Annual Dinner

(22 November 2019)

An Annual Dinner was held at the Grand Ballroom, InterContinental Hotel Kuala Lumpur as a treat for the employees as well as to foster better ties and interaction amongst the employees. Activities such as magic show, live band performance, special dance show by staff, games, best dress awards and lucky draws were organised for the entertainment of all the attendees.





DPP New Plant Tour

(12 December 2019)

Our business partners were invited to visit our new poultry primary processing plant in Sitiawan, Perak.

During the visit, the business partners and sales team were briefed on our primary products business plans as well as the manufacturing process and latest technology of the machineries in the new plant.



GROUP FINANCIAL HIGHLIGHTS

	2015 RM'000	2016 RM'000	2017 RM'000	2018 RM'000	2019 RM'000
Revenue	2,301,907	2,538,686	2,402,283	2,423,774	2,681,563
Profit before tax	43,874	111,319	96,493	39,933	78,295
Tax expense	(14,470)	(18,359)	(24,530)	(12,467)	(17,693)
Profit for the year	29,404	92,960	71,963	27,466	60,602
Minority interests	(8,859)	(12,125)	(3,395)	(9,690)	(17,351)
Profit attributable to equity holders of the Company	20,545	80,835	68,568	17,776	43,251
Issued share capital (RM'000)	275,120	275,120	377,501	377,501	527,571
Shareholders' fund (RM'000)	771,101	833,105	834,616	819,950	1,094,312
Net assets per share (sen) *	140	151	152	149	109
Basic earnings per share (sen) **	3.82	14.69	12.46	3.23ª	4.51ª
Gross dividends (%)	8.00	13.00	9.50	5.50	5.72
* Based on number of shares ('000)	550,239	550,239	550,285	550,285	1,004,095
** Based on weighted average number of shares ('000)	538,327	550,239	550,270	550,285	958,710

a. As disclosed in Note 22 to the Financial Statements.



Basic Earnings Per Share (Sen)







Corporate Governance Overview Statement

The Board of Directors ("the Board") of Malayan Flour Mills Berhad ("the Company") strives to ensure that good corporate governance is embraced in the conduct of the businesses and affairs of the Company and its subsidiaries ("the Group").

The Board recognises that the practice of good corporate governance, by being ethical, accountable and transparent, is vital for the sustainability of the Group. The Board makes adjustments as may be appropriate with the ultimate objective of continuously enhancing the business processes, stakeholder value and increasing the confidence of the investors and customers.

This statement provides an overview of the corporate governance practices of the Company in respect of financial year ended 31 December 2019 and to be read together with the Corporate Governance Report of the Company ("CG Report") which is available on the Company's website at www.mfm.com.my. The CG Report discloses the Company's application of each recommended practice in the Malaysian Code on Corporate Governance 2017 ("MCCG 2017").

This overview statement describes the approaches that the Company has taken with respect to the 3 key principles of the MCCG 2017 as follows:

- A. Board Leadership and Effectiveness
- B. Effective Audit and Risk Management
- C. Integrity in Corporate Reporting and Meaningful Relationship with Stakeholders

Principle A: Board Leadership and Effectiveness

I. Board Responsibilities

Roles and Responsibilities of the Board

The Board is responsible for the oversight and overall management of the Group by providing guidance and direction to the management with regards to the sustainability, strategic planning, risk management, succession planning, financial and operations to meet the expectations and obligations to the shareholders and various stakeholders.

Amongst the key responsibilities of the Board are as follows:

- Review and approve short and medium terms strategic plans
- Monitor the progress of the Group's businesses to evaluate whether the businesses are properly managed to achieve its targeted returns and sustainability
- Establish goals for management and monitor the achievement of these goals
- Identify principal business risks faced by the Group and ensure the implementation of appropriate internal controls and mitigating measures to address the risks
- Review the adequacy of the internal control systems
- Review succession and human resource plans
- Consider management's recommendations on key issues including investments, acquisitions, funding and significant capital expenditure

The Board delegates the day-to-day management of the Group to the Managing Director who further cascades the delegation to the management team. Both the Managing Director and management team remain accountable to the Board for the authority delegated to them and brief the Board on the operational progress and financial results on a quarterly basis.

Significant matters reserved for the consideration of the Board include the following:

- Approval of financial statements including accounting policies of the Group
- Declaration of dividends
- Approval of annual budget
- Approval for the appointment and remuneration of Directors and Senior Management staff
- Proposed corporate exercise
- Borrowings from financial institutions
- Acquisition and disposal of assets
- New investments such as joint venture

As for the succession planning, the Board is responsible in reviewing candidates for the appointment of Director and key management positions. The Managing Director updates the Board annually and from time to time on the details of the programmes for management development such as coaching, leadership and technical training. The Board also reviews the remuneration of the Directors and key Senior Management to ensure that their remuneration packages are sufficiently attractive to attract and retain the talents.

Separation of positions of the Chairman and Managing Director

The Board Charter provides clear division of responsibility between the Chairman and the Managing Director to ensure that there is a balance of power and authority, such that no one individual has unfettered powers of decision-making.

Tan Sri Dato' Seri Utama Arshad bin Ayub, who is a Non-Independent Non-Executive Director, is the Chairman of the Company. He is responsible for leading and ensuring the Board effectiveness and compliance with corporate governance. He acts as a facilitator at Board meetings and general meetings to ensure that the meetings are carried out smoothly according to their agenda. He is the father of Mr Azhari Arshad who is an Executive Director.

Mr Teh Wee Chye is the Managing Director of the Company and leads the day-to-day management of the Group. He, together with the support of the management team, formulate business strategies and plans to achieve the Group's vision and missions, targeted growth, turnover and profitability to meet the stakeholders' expectation. He is responsible for implementing the policies and decisions of the Board and coordinating the implementation of business and corporate strategies.

The Chairman and Managing Director have regular dialogues over all operational matters. Between Board meetings, the Chairman maintains an informal link between the Board and the Managing Director, expects to be kept informed by the Managing Director on all important matters and is available to the Managing Director to provide counsel and advice where appropriate.

Board Meetings and Time Commitment

The Board meets at least 6 times annually with quarterly meeting being held to review amongst other matters the business progress report and financial results. Board meetings for the ensuing financial year are scheduled prior to the commencement of that year to enable the Board and management to plan their schedule ahead. Additional meetings are convened in between scheduled meetings when Board's decision is required for urgent and important proposals or matters. Where appropriate, the Board's decision may be made via Circular Resolution in between scheduled meetings. Decisions of the Board are made unanimously or by consensus.

For the Board to deliberate effectively on agenda of the meetings, relevant meeting papers will be furnished to the Directors in advance of each meeting. This allows the Directors sufficient time to peruse the papers and have productive discussion and make informed decision at the meeting.

Corporate Governance Overview Statement

(cont'd)

All deliberations and decisions made by the Board are properly recorded by the Company Secretary by way of minutes of the meetings. Minutes of proceedings and resolutions passed at each Board and Board Committees meetings are kept in the minutes book at the registered office of the Company.

In the event of a potential conflict of interest, the Director in such position will make a declaration to that effect as soon as practicable at the Board meeting. The Director concerned will then abstain from any decision-making process in which he has an interest in.

During the year under review, 6 Board meetings were held. The attendance of each Director at the Board meetings is as follows:

Name of Directors	Meeting Attendance
Non-Independent	
Tan Sri Dato' Seri Utama Arshad bin Ayub	6/6
Teh Wee Chye	6/6
Prakash A/L K.V.P Menon	6/6
Azhari Arshad	6/6
Lim Pang Boon	6/6
Independent	
Datuk Oh Chong Peng	5/6
Dato' Wira Zainal Abidin bin Mahamad Zain	6/6
Quah Poh Keat	6/6
Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris	5/6
Dato' Maznah binti Abdul Jalil (appointed on 10 December 2019)	0/0 *

^{(*} No Board meeting was convened subsequent to her appointment during the year.)

All the Directors have complied with the requirement to attend at least 50% of the Board meetings held in the financial year pursuant to Bursa Malaysia Securities Berhad Main Market Listing Requirements ("Listing Requirements").

The Board is satisfied with the level of time commitment given by all the Directors towards fulfilling their duties and responsibilities as Directors of the Company. This is reflected by their attendances at the Board and various Board Committees meetings held during the year.

Besides attending Board and Board Committees meetings, as their commitment in discharging their duties and responsibilities, some Directors had also attended signing ceremony, offsite meetings with relevant authorities and discussion meetings with management.

In addition, all the Directors of the Company do not hold directorships at more than five public listed companies as prescribed in paragraph 15.06 of the Listing Requirements and thus, able to commit sufficient time to the Company. For notification to the Companies Commission of Malaysia as well as monitoring purpose, the Directors are required to notify the Company on any changes in his other directorship of public companies or subsidiaries of public companies.

Access to Advice and Information

In order for the Board to effectively discharge its duties and responsibilities, the Directors are provided with full, complete and unrestricted access to timely and accurate information. All Board and Committee members are provided with the agenda and reports relevant to the business of the meeting in advance so that the Directors have sufficient time to prepare and deliberate on the issues prior to the meeting.

Senior Management members are also invited to attend Board meetings to provide the Board with their views and explanations on certain agenda items tabled to the Board and to furnish their clarification on issues that may be raised by Directors.

In addition, the Directors may request for independent advice from the relevant professionals for the discharge of their duties, at the Company's expense.

Qualified and Competent Company Secretary

In furtherance of their duties, the Directors have access to the advice and services of the Company Secretary who satisfied the qualification as prescribed under Section 235(2) of the Companies Act 2016. The Company Secretary is responsible for ensuring that Board meeting procedures are adhered to and that applicable laws, rules and regulations are complied with. The Board is updated and advised by the Company Secretary from time to time on new statutes and directives issued by the regulatory authorities.

The Company Secretary organises and attends all the Board and Board Committees meetings as well as the General Meetings and ensures accurate records of the proceedings and decisions of the meetings are made and properly kept.

The Company Secretary also notifies the Directors on each closed period for dealing in the Company's listed securities, based on the targeted dates of announcements of the Group's quarterly results and in accordance with the period defined in Chapter 14 of the Listing Requirements, before the commencement of each closed period as prior notice of the closed period. The Directors are also being advised on the procedure for dealing in the Company's listed securities during the closed period to aid them in complying with the Listing Requirements.

Directors' Continuing Development

The Directors of the Company have continued to attend and participate in various programmes which they have individually or collectively considered as relevant for them to keep abreast with the changes in regulations and trends in the business practices, environment and markets.

From time to time, the Board will be updated on the companies and securities legislations and other relevant rules and regulations at the Board and Board Committees meetings, in order to acquaint them with the latest developments in these areas. Beside this, the Directors also receive regular briefings and updates from the management on the Group's businesses, operations, risk management, internal controls, corporate governance and finance.

In addition, the Company Secretary also receives regular updates on training programmes from Bursa Securities and various organisations which will be circulated to the Directors for their consideration.

The Company Secretary facilitates the participation of the Directors in the external training programmes and keeps record of the trainings attended by all the Directors.

For the year under review, the Directors had attended various appropriate seminars, conferences, workshop and courses covering accounting, tax, finance, management, leadership, corporate governance, regulatory and industry developments. The conferences, seminars and training programmes attended by the Directors of the Company during the year covered the following topics:

Leadership/Directorship/Management

- Bursa Malaysia Thought Leadership Series Sustainability Inspired Innovations: Enablers of the 21st Century
- Case Study Workshop for Independent Directors
- Leading Change Workshop

Corporate Governance Overview Statement

(cont'd)

Corporate Governance/Risk Management/Investors Relation

- Preparation for Corporate Liability on Corruption
- Ring the Bell for Gender Equality 2019
- Launch of the SC's Corporate Governance Monitor 2019
- Corporate Governance Advocacy Programme Demystifying the Diversity Conundrum: The Road to Business Excellence
- Corporate Governance Advocacy Programme Leadership Greatness in Turbulent Times: Building Corporate Longevity
- Corporate Governance Advocacy Programme Cyber Security in the Boardroom: Accelerating from Acceptance to Action
- Session on Corporate Governance & Anti-Corruption
- Workshop on Corporate Liability Provision (Section 17A) of the MACC Act 2009

Finance/Audit

- Engagement Session with Audit Committee Members on Integrated Reporting
- Audit Oversight Board Conversation with Audit Committees
- Malaysian Financial Reporting Standards (MFRS) made simple for Directors and Senior Management
- Audit Committee Conference 2019

Compliance/Economy

- Malaysia Domestic Trade and Consumer Forum 2019
- International Strategy Institute Ministerial Dialogue with Minister of Domestic Trade and Consumer Affair
- Programme for Briefing & Networking Session Green Tech Incentives & Facilitation
- The Cooler Earth: Sustainability Summit

Board Charter

The roles and functions of the Board are clearly defined in the Board Charter which regulates how business is to be conducted by the Board in accordance with the principles of good Corporate Governance. The Board Charter was last reviewed in 2017 to reflect the changes in the composition of the Board, Listing Requirements and Companies Act 2016. The Board Charter is available on the Company's website.

Code of Conduct

The Company's Code of Conduct ("Code") is in force across the Group and all employees must comply with it. Disciplinary action may be taken against employees who are found guilty for non-compliance with the Code. The Code sets out the ethical standards of conduct that all employees are expected to comply with in their dealings with fellow colleagues, customers, shareholders, suppliers, competitors, the wider community and the environment.

Every employee must display and behave in a manner which is consistent with the Group's philosophy and core values. The following Code of Conduct must be adhered to at all times by all employees within the Group:

- a. Demonstrating commitment
- b. Living the core values of the Group
- c. Avoiding conflict of interest
- d. Preventing bribery and corruption
- e. Practising confidentiality and data protection
- f. Communicating externally and internally with ethics and within authority
- g. Protecting company assets and resources

- h. Giving equal opportunity, non-discrimination and fair employment
- i. Ensuring safety and protecting the environment
- j. Prohibiting insider trading

The Code is subject to change and review as and when it is deemed necessary by the Company.

As personal commitment to the Code, each employee of the Group is required to make a declaration that he/she has been furnished a copy of the Code, has read and understood the Code, accepted to comply with the Code and understood that any breach of the Code may result in disciplinary action being taken against him/her. The Code is available on the Company's website.

Whistle Blowing Policy

The Company has a Whistle Blowing Policy in place. The objectives of the Standard Operating Procedures & Policy ("SOPP") on Whistle Blowing Policy are as follows:

- a. To instill the highest level of corporate governance in the Group;
- b. To encourage and enable all employees to raise genuine concerns within the Group rather than overlooking a problem. Employees are reminded to conduct the business at the highest ethical and legal standards; and
- c. To set a procedure for all employees to give information on non-compliances to the Code of Conduct, regardless of his or her position, to an independent party to investigate the allegations and take the appropriate actions.

A Whistle Blowing Policy for external parties is published on the Company's website.

All employees or any person who has dealings with the Group may report any suspected fraud, misconduct or any integrity concerns to Datuk Oh Chong Peng, Senior Independent Non-Executive Director of the Company, via the email address at whistleblowing@mflour.com.my.

II. Board Composition

Composition and Balance of the Board

There are currently 10 Directors on the Board comprising 3 Executive Directors and a strong team of 7 Non-Executive Directors of whom 5 are Independent Directors. The size and composition of the Board provides for a diversity of views, the desired level of objectivity and independence in Board deliberations and decision-making.

The Directors of the Company are persons of high integrity and calibre who come from diverse backgrounds with expertise and skills in banking, finance, accounting, manufacturing, retailing, property development, public services, education and legal.

The present Board composition complies with paragraph 15.02 of the Listing Requirements which require a minimum of 2 directors or 1/3 of the Board to be independent directors, whichever is the higher.

The Board diversity shall be considered from a number of aspects, including but not limited to gender, age, cultural and educational background, professional experience in varying stages of business development and internationally, personal characteristics, skills and knowledge. Currently, the Board, which comprises amongst others, diverse professional experience, ethnicity and age, had also achieved the gender diversity with 2 women Directors on the Board which represent 20% of the Board.

As the Company practises equal opportunity and non-discrimination in any form, the selection criteria for appointment of Director continued to be based on merit, calibre, skill and knowledge which are relevant to the Group. A brief profile of each Director of the Company can be found on pages 5 to 12 of this Annual Report.

Corporate Governance Overview Statement

(cont'd)

Appointment and Re-election of Directors

The procedures for appointments to the Board are formal and transparent. The Nomination Committee is responsible for making recommendation for any appointment to the Board by considering the mix of skills, knowledge, expertise and experience which the Director brings to the Board. Amongst the qualifications for membership of the Board are:

- an appropriate knowledge, understanding or experience of the conduct of business;
- the ability to see the wider picture and perspective, with some benefit of international experience;
- the ability to make sensible and informed business decisions and recommendations;
- high ethical standards and sound practical sense;
- integrity in personal and business dealings; and
- total commitment to furthering the interest of the shareholders and to achieve the Company's goals.

For the position of independent non-executive director, the Nomination Committee also evaluates the candidate's calibre, credibility and necessary skill and experience to bring an independent judgement and view to matters under consideration. Upon performing the requisite assessment by the Nomination Committee, the new nomination of Director will be recommended to the Board for approval.

During the year, the Nomination Committee had recommended a female candidate for appointment to the Board who fulfilled the qualifications for membership of the Board. On 10 December 2019, the Company appointed the new independent non-executive Director. With the appointment, half of the Board comprises independent directors. An induction was organised whereby the Senior Management was arranged to meet and brief the new Director to assist her to familiarise with the Group's businesses.

The Constitution of the Company provides that all Directors shall hold office only until the next Annual General Meeting ("AGM") subsequent to their appointment and shall then be eligible for re-election.

In respect of the retirement by rotation of Directors, the Constitution provides that at least 1/3 or the nearest to 1/3 of the Directors for the time being are subject to retirement by rotation at each AGM and that all Directors are subject to retirement by rotation at least once in every 3 years. The Director who is subject to retirement at the AGM, shall be eligible for re-election.

A Director who is due for re-election at the AGM will first be assessed by the Nomination Committee on his performance and contribution, who will then submit its recommendation to the Board for deliberation and endorsement. Thereafter, shareholders' approval will be sought for the re-election.

Information of the Director standing for re-election such as his personal profile, attendance of meetings and shareholdings are available in this Annual Report for the shareholders to make an informed decision.

Independence of Directors

The Independent Non-Executive Directors are not involved in the day-to-day management of the Company and not full-time salaried employees. They contribute independent views to matters under consideration and provide wide and unfettered perspective on issues. They also bring to the Board integrity and a strong sense of ethics as well as ensuring effective check and balance in the functioning of the Board.

Currently, the Board Charter provides that there shall be no fixed term of office for an Independent Director as the Board believes that continued contribution by long serving Directors provides more benefit to the Company and the Group as a whole. Their considerable knowledge of the Company's culture and businesses would facilitate them to discharge their duties and role as Independent Directors more effectively. However, each Independent Director shall be subject to the Independent Director's Self-Assessment for Annual Declaration of Independence and the annual Individual Director Self/Peer Evaluation to ensure that each of them continues to fulfill the definition of independence as set out in the Listing Requirements.

Based on both the results of the Independent Director's Self-Assessment for Annual Declaration of Independence and annual Individual Director Self/Peer Evaluation, the Nomination Committee and the Board were satisfied that all the Independent Non-Executive Directors of the Company had continued to be independent-minded and demonstrate conduct and behaviour that are essential indicators of independence.

The Nomination Committee and Board also concluded that the length of service of all the Independent Directors on the Board do not in any way interfere with their exercise of independent judgement and ability to act in the best interests of the Group and they had continued to possess the following qualities:

- They are respectable personalities in society. Hence, their contributions, views and insights are always taken seriously and respected by the management;
- They have the ability to analyse issues, challenge viewpoints of the management with intelligent questioning and debate rigorously in the decision-making process; and
- They remain capable of exercising unbiased, objective and independent view, advice and judgement in the decision-making process.

Board Committees

The Board has delegated certain responsibilities to the Board Committees which are necessary to facilitate efficient decision-making to assist the Board in the execution of its duties, power and authorities. The Committees assist the Board in its duties by preparing and reviewing in more detail matters falling within the competence of the Board. The functions and terms of reference of all the Board Committees are clearly defined in the Board Charter and are available on the Company's website. The Chairman of the various committees will report to the Board on the outcome of the respective Committee meetings and such reports are incorporated in the minutes of the Board meeting.

The Board has 3 permanent committees namely, Audit & Risk Management Committee, Nomination Committee and Remuneration Committee. The Board retains full responsibility for the direction and control of the Company and the Group.

Nomination Committee

The Nomination Committee shall comprise exclusively of non-executive directors, a majority of whom must be independent. The Committee currently consists of 3 Independent Non-Executive Directors and 2 Non-Independent Non-Executive Directors as follows:

Dato' Wira Zainal Abidin bin Mahamad Zain (Chairman)	Independent Non-Executive Director		
Tan Sri Dato' Seri Utama Arshad bin Ayub	Non-Independent Non-Executive Director		
Datuk Oh Chong Peng	Senior Independent Non-Executive Director		
Prakash A/L K.V.P Menon	Non-Independent Non-Executive Director		
Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris	Independent Non-Executive Director		

The terms of reference of the Nomination Committee are as follows:

- a. To review regularly the Board structure, size and composition and make recommendations to the Board with regard to any adjustments that are deemed necessary and to recommend Directors to Committees of the Board:
- b. To be responsible for identifying and nominating candidates for the approval of the Board to fill Board vacancies as and when they arise as well as put in place plans for succession, in particular, of the Chairman and the Managing Director;

Corporate Governance Overview Statement

(cont'd)

- c. To review the required mix of skills and experience and other qualities and competencies which Non-Executive Directors should bring to the Board and to assess the effectiveness of the Board, Committees of the Board and contributions of Directors of the Board:
- d. To review the balance between Executive and Non-Executive Directors and to ensure at least 1/3 of the Board is comprised of Independent Directors in compliance with the Listing Requirements;
- e. To recommend to the Board for the continuation (or not) in service of an Executive Director as an Executive or Non-Executive Director;
- f. To recommend Directors who are retiring by rotation to be put forward for re-election; and
- g. To recommend to the Board the employment of the services of such advisers as it deems necessary to fulfill its responsibilities.

The Nomination Committee had conducted the Performance Evaluation of the Board, Board Committees and Individual Director for year 2019 via questionnaires which were completed by each Director on a confidential basis. The questionnaires comprised of a Board and Board Committees Performance Evaluation, an Individual Director Self/Peer Evaluation and an Independent Director's Self-Assessment for Annual Declaration of Independence. The effectiveness of the Board was assessed in the areas of composition, operations, roles and responsibilities and performance of the Chairman.

In the evaluation of each Board Committee, its effectiveness was assessed in terms of its composition, level of assistance to the Board, fulfilment of the roles by each member of the Committee and effectiveness of its Chairman.

Meanwhile, the individual Director was assessed on his contribution to interaction, quality of input and understanding of his/her role.

Results of the assessments and areas which required improvement were compiled and reviewed by the Nomination Committee. For the overall results of the assessments, the Board and Board Committees had achieved the strong ratings.

Having been satisfied with the results of the assessments, the Nomination Committee had recommended to the Board that:

- The Board and Board Committees had been able to discharge their duties and responsibilities professionally and effectively.
- Each of the Directors continued to perform, contribute and devote sufficient time in fulfilling his/her role and responsibility towards an effective Board.
- All the Independent Directors complied with the definition of Independent Director as defined in the Listing Requirements.
- All the Independent Directors had remained objective and independent in expressing their views and in exercising their decision-making irrespective of their length of service.
- Shareholders' approval be sought at the forthcoming AGM for the re-election of Datuk Oh Chong Peng, Dato' Wira Zainal Abidin bin Mahamad Zain and Mr Prakash A/L K.V.P Menon who are retiring by rotation and being eligible, have offered themselves for re-election.
- Shareholders' approval be sought at the forthcoming AGM for the re-election of Dato' Maznah binti Abdul Jalil whose term of office will end at the conclusion of the forthcoming AGM and being eligible, has offered herself for re-election.

The Nomination Committee meets as and when required and at least once a year. During the year under review, 2 meetings were held.

III. Remuneration

Remuneration Policies for Directors and Senior Management

The remuneration framework for executive directors and senior management has an underlying objective of attracting and retaining directors and senior management needed to run the Company successfully. The Company has in place a remuneration policy which linked the remuneration package of the Executive Directors and Senior Management to the corporate and individual performance. The remuneration package of the Executive Directors and Senior Management comprises the basic salary, performance incentive and other benefits as are laid down by the Company's rules and regulations from time to time. Their remuneration packages are periodically reviewed to keep abreast with the changes in the market and industry as well as to motivate and retain the talents to pursue the long term goals of the Group.

The policy to determine the remuneration of Directors is provided in the Board Charter. The Directors are paid Committee fee and meeting allowance for each Board and Committee meeting they attend. The Non-Executive Directors of the Company also receive Directors' fees. Besides these, the Chairman is entitled to the Company's car benefit. In addition, the Company reimburses reasonable expenses incurred by the Directors in the course of discharging their duties.

Remuneration Committee

The Remuneration Committee shall comprise mainly of non-executive directors. The Committee currently consists of 1 Independent Non-Executive Director, 2 Non-Independent Non-Executive Directors and 1 Executive Director as follows:

Tan Sri Dato' Seri Utama Arshad bin Ayub (Chairman)	Non-Independent Non-Executive Director		
Datuk Oh Chong Peng	Senior Independent Non-Executive Director		
Prakash A/L K.V.P Menon	Non-Independent Non-Executive Director		
Teh Wee Chye	Managing Director		

The terms of reference of the Committee are as follows:

- a. To determine and agree with the Board the framework or broad policy for the remuneration of the Company's or Group's Chief Executive and other Senior Management staff of the Company or Group;
- b. To determine and recommend to the Board any performance related pay schemes for the Company or Group;
- c. To determine the policy for and scope of service agreements for the executive directors, termination payments and compensation commitments;
- d. To oversee any major changes in employee remuneration and benefit structures throughout the Company or Group;
- e. To produce an annual report of the Committee's remuneration policy for Board members which will form part of the Company/Group's annual report and accounts; and
- f. To recommend to the Board the appointment of the services of such advisers or consultants as it deems necessary to fulfill its responsibilities.

The Committee reviews and recommends for the Board's consideration the Directors'/Committees' fees and meeting allowances. In reviewing and recommending the Directors' fees, the Committee ensures that the level of remuneration for the Non-Executive Directors commensurate with their scope of responsibilities and contributions to the effective functioning of the Group. The Committee also reviews and recommends the yearly salary increment and performance incentives of the Senior Management for the Board's approval.

Corporate Governance Overview Statement

(cont'd)

Executive Director will abstain from deliberations and voting decisions in respect of his remuneration. Non-Executive Directors' remuneration will be a matter to be decided by the Board as a whole with the Director concerned abstaining from deliberations and voting decisions in respect of his individual remuneration. The Directors' fees and benefits payable to the Directors are subject to yearly approval by the shareholders at the AGM.

The Remuneration Committee meets as and when required and at least twice a year. During the year under review, 2 meetings were held.

Details of the Directors' remuneration paid or payable or otherwise made to all Directors of the Company in respect of financial year 2019 are as follows:

	Salary/ Bonus/ Benefits- Fees in-kind		Other Remuneration		Total	
	Company			Subsidiary	Company	Group
	RM'000					
Executive Directors						
Teh Wee Chye	-	2,986	356	23	3,342	3,365
Azhari Arshad	-	593	74	_	667	667
Lim Pang Boon	-	712	91	516	803	1,319
Non-Executive Directors						
Tan Sri Dato' Seri Utama Arshad bin Ayub	240	28	32	65	300	365
Datuk Oh Chong Peng	120	-	31	-	151	151
Dato' Wira Zainal Abidin bin Mahamad Zain	120	-	25	-	145	145
Prakash A/L K.V.P Menon	120	-	20	23	140	163
Quah Poh Keat	120	-	15	-	135	135
Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris	120	-	12	-	132	132
Dato' Maznah binti Abdul Jalil	7	-	-	-	7	7
Total	847	4,319	656	627	5,822	6,449

Principle B: Effective Audit and Risk Management

I. Audit & Risk Management Committee

The composition, duties and responsibilities of the Audit & Risk Management Committee together with its report are presented on pages 75 to 78 of this Annual Report.

II. Risk Management and Internal Control Framework

The Group has a sound system of internal control which covers not only financial controls but also operational, compliance and risk management. The system of internal control provides reasonable but not absolute assurance against material misstatements, losses and fraud.

The Statement on Risk Management and Internal Control as set out on pages 79 to 82 of this Annual Report provides an overview of the state of internal controls within the Group.

Principle C: Integrity in Corporate Reporting and Meaningful Relationship with Stakeholders

I. Corporate Reporting

Financial Reporting

The Directors take responsibility for presenting a balanced and objective assessment of the Group's financial performance and prospects primarily through the quarterly and annual financial announcements of results. In addition, the Chairman's Statement and Management Discussion and Analysis are also contained in this Annual Report for the shareholders.

The Group's financial statements are prepared in accordance with the requirements of the applicable approved accounting standards in Malaysia and the provisions of the Companies Act 2016. Efforts are made to ensure that in presenting the financial statements, the appropriate accounting policies, consistently applied and supported by reasonable and prudent judgements and estimates are being used.

Corporate Disclosure

The Company is mindful of the importance to disseminate information to shareholders and investors in a prompt and timely manner in order for informed decision to be made. As such, the Board has always stressed for all material information to be announced immediately upon available. This is not only for compliance with the Listing Requirements but also to avoid insider trading.

II. Communication with Stakeholders

The timely release of quarterly financial results, the issuance of the Company's Annual Reports and Circular/Statement to Shareholders together with the announcements to Bursa Malaysia Securities Berhad on material information and corporate proposals are the principal channels for dissemination of information to its investors, stakeholders and the public generally.

The Company's website at www.mfm.com.my provides quick access to information on the Group. The information available on the website of the Company includes, amongst others, the corporate profile, directors' profiles, financial results, annual reports, annuancements released to Bursa Malaysia Securities Berhad, research reports, board charter, corporate governance statement, summary of AGM proceedings, code of conduct, whistle blowing policy, dividend information, corporate news, operations and products of the Group.

In 2017, the Company had been selected to participate in Bursa Mid and Small Cap Research Scheme ("MidS Research Scheme") for a period of two years. In line with the MidS Research Scheme, two research companies had been assigned to provide research reports on the Company. The research reports produced are posted on the Bursa Marketplace's website and the Company's website.

From time to time, the designated Senior Management also has dialogues with fund managers and research analysts on the strategies, performance and prospects of the Group.

In addition, information was also provided to shareholders and/or investors in the replies to their enquiries via the email address at <u>ir@mflour.com.my</u>.

As there may be instances where investors and shareholders may prefer to express their concerns to an independent director, the Board has appointed Datuk Oh Chong Peng as the Senior Independent Non-Executive Director to whom concerns may be directed. At all times, investors and shareholders may contact the Company Secretary for information on the Group.

Corporate Governance Overview Statement

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III. Conduct of General Meetings

The Board recognises the importance of maintaining an effective communication with the shareholders and the general public. All shareholders are encouraged to attend the Company's General Meetings and to participate in the proceedings. All the Directors, Senior Management and External Auditors were present at the AGM held on 24 May 2019 to engage with the shareholders and answer to their queries. The Managing Director also presents brief overview of the financial performance of the Group during the AGM. Every opportunity is given to the shareholders to ask questions and seek clarification on the business and performance of the Group. Shareholders' suggestions received during AGM are reviewed and considered for implementation wherever possible. For the smooth conduct of the General Meetings, the voting is conducted through electronic voting system. A press conference is held immediately after the General Meetings to brief and update the media representatives on the outcome of the General Meetings and the operations of the Group. Summary of the minutes of the AGM is also posted on the Company's website for the information and benefit of all the shareholders of the Company.

The Company serves the Notice of AGM to the shareholders at least 28 days prior to the meeting to provide them sufficient time to prepare, participate and make informed voting decision at the AGM.

Additional Compliance Information

The following information is provided in compliance with Bursa Malaysia Securities Berhad Main Market Listing Requirements.

1. Utilisation of Proceeds Raised from Corporate Proposal

The Company has on 28 January 2019 completed its Rights Issue of Redeemable Convertible Unsecured Loan Stocks ("RCULS") and Rights Issue of Shares with free Warrants and Bonus Shares (collectively referred to as the "Rights Issue"). Pursuant to the Rights Issue, 165,084,641 RCULS at 100% of its nominal value of RM1.00 and 220,113,744 Rights Shares of RM0.50 each were issued and cash proceeds of RM275,141,513 were raised.

The summary of the utilisation of Rights Issue proceeds is as follows:-

Description of Utilisation of Proceeds	Rights Issue Proceeds (RM'000)	Actual Utilisation (RM ⁷ 000)	Balance of Rights Issue Proceeds Unutilised as at 17 March 2020 (RM'000)	Expected Time Frame for Utilisation of Proceeds (from date of receipt of the proceeds)
Capital expenditure and repayment of revolving credit loans drawn to finance the capital expenditure	216,761	204,769	11,992	Within 2 years
Repayment of revolving credit loans drawn to finance working capital requirement	54,798	54,798	-	Within 1 year
Estimated expenses for the Rights Issue	3,583	# 3,954	-	Within 1 month
Total	275,142	263,521	11,992	

[#] The additional expenses incurred were paid from working capital.

The proceeds to be raised from the exercise of the 137,570,667 Warrants issued pursuant to the Rights Issue at the exercise price of the Warrants of RM0.68 each are dependent on the total number of Warrants exercised during the tenure of the Warrants. Such proceeds, if and when the Warrants are exercised, will be used for working capital purposes.

Up to 17 March 2020, cash proceeds of RM884 were raised from the exercise of 1,300 Warrants.

As at 17 March 2020, 137,569,367 Warrants remained unexercised whilst 115,374,381 RCULS remained unconverted.

Additional Compliance Information

(cont'd)

2. Audit and Non-Audit Fees

The amount of audit fees and non-audit fees paid or payable to the Company's external auditors, KPMG PLT and a firm affiliated to KPMG PLT by the Group and the Company for financial year 2019 are as follows:

	Group (RM'000)	Company (RM'000)
Audit Fees	462	110
Non-Audit Fees	193	116
Total	655	226

3. Material Contracts involving Directors' and Major Shareholders' Interests

There were no material contracts entered into by the Company and its subsidiaries involving Directors' and major shareholders' interests either subsisting as at 31 December 2019 or entered into since the end of the previous financial year except for the related party transactions disclosed in Note 28 to the financial statements on pages 173 to 174 of this Annual Report.

4. Recurrent Related Party Transactions of a Revenue or Trading Nature

The Recurrent Related Party Transactions of a Revenue or Trading Nature are disclosed in Note 28 to the financial statements on page 173 to 174 of this Annual Report.

Audit & Risk Management Committee Report

The Board of Directors ("the Board") of Malayan Flour Mills Berhad ("the Company") is pleased to present the Audit & Risk Management Committee Report for the year ended 31 December 2019.

Composition

Chairman: Datuk Oh Chong Peng

(Senior Independent Non-Executive Director)

Members: Tan Sri Dato' Seri Utama Arshad bin Ayub

(Non-Independent Non-Executive Director)

Dato' Wira Zainal Abidin bin Mahamad Zain (Independent Non-Executive Director)

Quah Poh Keat

(Independent Non-Executive Director)

The Audit & Risk Management Committee ("the Committee") comprises 4 members, all of whom are Non-Executive Directors and 3 being Independent Directors. This meets the requirements of paragraph 15.09(1) (a) and (b) of Bursa Malaysia Securities Berhad Main Market Listing Requirements ("Listing Requirements").

Chairman of the Committee, Datuk Oh Chong Peng, is a Fellow of the Institute of Chartered Accountants in England and Wales ("ICAEW") as well as a member of the Malaysian Institute of Certified Public Accountants ("MICPA") and the Malaysian Institute of Accountants ("MIA") whilst Mr Quah Poh Keat is a Fellow of the Malaysian Institute of Taxation ("MIT") and the Association of Chartered Certified Accountants ("FCCA") and a member of the MIA, the MICPA and the Chartered Institute of Management Accountants ("CIMA"). Hence, the Company complies with paragraph 15.09(1)(c)(i) of the Listing Requirements.

The Nomination Committee assesses the performance of the Committee and its members through an annual Board Committee evaluation as well as reviews the terms of office of the members of the Committee. The Nomination Committee is satisfied that the Committee and its members have discharged their duties and responsibilities in accordance with its Terms of Reference and has supported the Board well in reviewing the financial statements, internal control and risk management.

Meetings

During the year, the Committee held 5 meetings and the details of the attendance of each member of the Committee are as follows:

Members	Attendance
Datuk Oh Chong Peng	5/5
Tan Sri Dato' Seri Utama Arshad bin Ayub	5/5
Dato' Wira Zainal Abidin bin Mahamad Zain	5/5
Quah Poh Keat	5/5

At the request of the Committee, the Managing Director, Chief Financial Officer and/or Financial Controller had attended the meetings to advise, clarify and address matters discussed at the meetings.

The Head of Group Internal Audit and Risk Management had attended all the quarterly meetings of the Committee to report on the internal audit plan, internal audit and risk management reports and the review on the related party transactions.

During the year, the representatives of the external auditors had also attended the meetings of the Committee to present their Audit Plan, Audit Findings and the annual audit report on the audit of financial statements.

Audit & Risk Management Committee Report

(cont'd)

The Company Secretary of the Company is the Secretary of the Committee. The Secretary shall maintain minutes of the proceedings of the meetings of the Committee.

Terms of Reference

The Committee is governed by its terms of reference which describe its composition, authority, duties and responsibilities. The Terms of Reference is available on the Company's website at www.mfm.com.my.

Summary of the Work of the Committee

The work carried out by the Committee in the discharge of its duties and responsibilities in line with its Terms of Reference during the financial year ended 31 December 2019 were as follows:

a. Financial Reporting

- i. Reviewed the quarterly unaudited financial results and announcements before recommending them to the Board for approval.
- ii. Reviewed the annual audited financial statements of the Company and its subsidiaries ("the Group") and of the Company prior to submission to the Board for approval.
- iii. Reviewed the impact of the changes to the accounting policies and adoption of new accounting standards and treatments used in the financial statements.

b. Internal Audit

- i. Head of Group Internal Audit and Risk Management presented the comprehensive internal audit plan which had been undertaken to evaluate and identify the companies and operational auditable areas to be audited within the Group. The Committee reviewed the annual internal audit plan to ensure adequate scope, coverage of the activities of the Group and the resource requirements of internal audit to carry out its functions.
 - Subsequently, the Committee reviewed the progress status of the internal audit plan presented by the Head of Group Internal Audit and Risk Management at its quarterly meeting.
- ii. Reviewed the internal audit and risk management reports submitted and presented by the Head of Group Internal Audit and Risk Management at each of the quarterly meeting of the Committee. The Committee appraised the adequacy of actions and remedial measures taken by the management in resolving audit issues reported and recommended further improvement measures.
- iii. Reviewed the performance of the Head of Group Internal Audit and Risk Management and based on the recommendation of the Remuneration Committee, approved his salary increment and performance incentive.

c. External Audit

- i. Reviewed with the external auditors, KPMG PLT, on their Audit Plan prior to commencement of the audit. The Engagement Partner of KPMG PLT presented the Audit Plan and Strategy for the Group for financial year 2019 which entailed the engagement team, audit scope, audit timeline and audit focus areas.
- ii. Reviewed the proposed fees for the statutory audit, review of the Statement on Risk Management and Internal Control and review of Group Reporting Package and Audit Working Papers of component auditors. The proposed fees were then recommended by the Committee to the Board for approval.

- iii. Discussed and reviewed the Group's financial statements with the external auditors including issues and findings noted in the course of the audit.
- iv. Meeting with the external auditors without the presence of the Executive Directors and employees of the Company. During the meeting, the external auditors were invited to raise any matter which they considered vital for the Committee's attention. The external auditors had confirmed that the management had given its full support, co-operation and unrestricted access to information as required by the external auditors to perform their duties.
- v. The external auditors had provided their written assurance that they were independent of the Group and of the Company in accordance with the *By-Laws* (on *Professional Ethics, Conduct and Practice*) of the Malaysian Institute of Accountants ("By-Laws") and the International Ethics Standards Board for Accountants' *Code of Ethics for Professional Accountants* ("IESBA Code") and they had fulfilled the other ethical responsibilities in accordance with the By-Laws and the IESBA Code.

The external auditors had also implemented a number of firm-wide ethics and independence systems to monitor compliance with their policies in relation to independence and ethics.

Besides the written assurance from the external auditors on their independence, input from the Company personnel, who had substantial contact with the external auditors throughout the year, on the quality of service provided, independence, objectivity and professional skepticism of the external auditors via questionnaires was obtained for the Committee's annual evaluation of the external auditors. Subsequently, the Committee conducted an assessment on the performance, technical competency, suitability and independence of the external auditors throughout the conduct of their audit engagement and being satisfied with the suitability and independence of the external auditors, the Committee recommended to the Board for approval on the re-appointment of the external auditors at the Annual General Meeting of the Company.

d. Risk Management

- i. Reviewed the Audit & Risk Management Committee Report before recommending it for approval by the Board for inclusion in the Annual Report.
- ii. Reviewed the Statement on Risk Management and Internal Control ("SORMIC") which was prepared by the Head of Group Internal Audit and Risk Management on behalf of the Committee, being the delegated committee of the Board responsible for the preparation of the SORMIC.

Upon the review by the external auditors, who were engaged to provide an independent limited assurance on the SORMIC, the Committee recommended the SORMIC to the Board for adoption and disclosure in the Annual Report.

The Committee authorised the Managing Director of the Company and the Head of Group Internal Audit and Risk Management of the Company to sign the Letter of Representation in respect of the Board's SORMIC, for and on behalf of the Committee.

Internal Audit Function

The Group has an in-house Group Internal Audit and Risk Management Department ("IARM") which undertakes internal audit functions based on the risk-based audit plans that were reviewed and approved by the Committee.

The purpose, authority and responsibility of the IARM as well as the nature of the assurance and consultancy activities provided by the function are articulated in the Internal Audit Charter.

Audit & Risk Management Committee Report

(cont'd)

The IARM reports directly to the Committee who reviews and approves the IARM's annual audit plan, financial budget and human resource requirements to ensure that the function is adequately resourced with competent and proficient internal auditors.

During the year, the IARM conducted various internal audit engagements in accordance with the risk-based audit plan which covered the review of adequacy of risks management, operational controls, compliance with law and regulations, quality of assets, management efficiency and level of customer services amongst others.

The internal auditors reported internal control deficiencies to the appropriate level of management when identified and recommendations were duly acted by the management. Significant matters were reported directly to the Committee and Senior Management.

The total costs incurred for maintaining the Group Internal Audit and Risk Management function for year 2019 were approximately RM555,145.

Statement on Risk Management and Internal Control

The Board of Directors ("the Board") of Malayan Flour Mills Berhad ("MFM") is pleased to present the Statement on Risk Management and Internal Control in accordance with paragraph 15.26(b) of Bursa Malaysia Securities Berhad Listing Requirements.

Board Responsibility

The Board acknowledges its responsibility for establishing a sound risk management framework and internal control system. The Board's responsibilities include:-

- Determine the level of risk tolerance of MFM and its subsidiaries ("the Group") and actively identify, assess and monitor key business risks to safeguard shareholders' investments and the Group's assets;
- · Committed to articulating, implementing and reviewing the Group's internal control system; and
- Periodic testing of the effectiveness and efficiency of the internal control procedures and processes to ensure that the system is viable and robust.

The internal control systems are designed to manage rather than to eliminate the risk of failure and can only provide reasonable, and not absolute, assurance against material misstatement or loss.

Internal Control

Risk Management

The Board confirms that there is an ongoing process and risk management plan in place to identify, evaluate and manage significant risks faced by the Group.

During the year and up to the date of approval of this statement, discussions were conducted at different levels of management to identify and address risks identified in the Group. The assessment of significant risks and the execution of relevant mitigating action plans are part of the operational activities of the Group.

Risk Management is an integral part of our business operations and this process goes through a review by the Board. As part of the process, the key business risks are identified by the respective operations of the Group. The impact and likelihood of occurrence of these risks are then evaluated and documented. Based on the results of the above evaluation, these risks are categorised into 4 ratings: Low, Medium, High and Extreme.

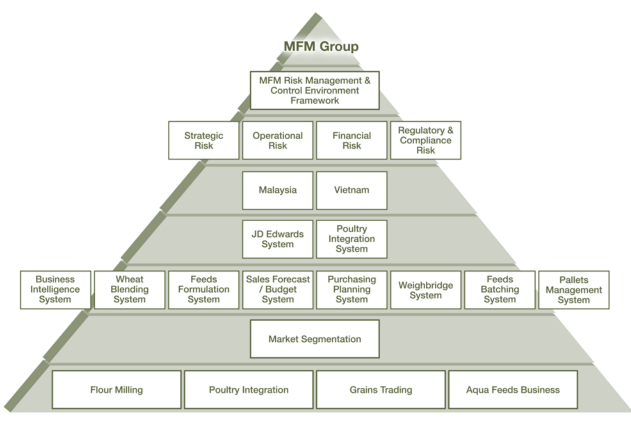
Appropriate action plans and control measures are put in place to mitigate these risks.

Risk Management Framework

The Group has in place a formal risk management process to identify, evaluate, mitigate, monitor and review risks impacting the Group. Objectives would be broadly organisation-wide taking into consideration a variety of risks (i.e. strategic, operational, compliance & reporting risks) as well as more narrowly defined business units, function or departmental risks (i.e. sales, credit control, accounts receivable, purchasing, accounts payable, production planning, quality control, human resource, etc.). Once those scopes had been defined, the possible risks deemed likely to occur would be rated in terms of their impact or severity and likelihood or probability. The result can be compiled into a "risk profile" detailing the risk score which each business unit, function or department is contributing to the overall risk score.

Statement on Risk Management and Internal Control (cont'd)

Internal Control (cont'd)



Internal Audit & Risk Management department will carry out a yearly review of the risk scorecards and update them accordingly together with the management of respective business units.

Any significant risk that requires the Board's attention will be highlighted via a Flash Report. Key risks highlighted in the Flash Report will be used by internal audit in developing internal audit plan.

Control Structure

- The Board meets regularly to monitor and review the overall performance of the Group, to consider the
 findings and recommendations of committees and senior management and to consider and approve
 measures to be taken and changes in policies and procedures necessary to address risks and to enhance
 the system of internal control.
- An independent internal audit department reports directly to the Audit & Risk Management Committee. Internal audit plans are reviewed and approved by the Audit & Risk Management Committee and the plans are to monitor compliance with and adequacy of the Group's system of internal control and to provide assurance on the effectiveness of the Group's system of internal control including policies and procedures. Follow-up reviews on the previous audit reports were carried out to ensure that appropriate actions have been implemented to address control weaknesses highlighted.
- The Group has in place an organisation structure with proper segregation of duties and reporting
 procedures and authorisation limits and all heads of business units and departments are accountable for
 ensuring the effective implementation of established policies and procedures.

- The Group has in place a management reporting mechanism whereby financial information is generated and reviewed by management and the Board on a regular basis. Performance and results are monitored on a monthly basis against the results of corresponding period of prior year, with major variances explained and appropriate action taken or plans put in place.
- The Group Managing Director meets with the senior management regularly to review and resolve key operational, financial, personnel and other key management issues, including issues of risks and internal controls. Significant issues are highlighted and discussed at Board meetings.
- The Credit Committee meets regularly to conduct credit reviews, monitor receivables, progress of legal cases and formulates credit procedures and policies.
- The training and development programs are established to enhance and improve employee competencies and proficiencies. This is implemented through a combination of on-the-job training and classroom training courses.
- The Group Code of Conduct is established to set out the ethical standards to all employees in their dealings with fellow colleagues, customers, shareholders, suppliers, competitors, the wider community and the environment.
- The Whistle Blowing policy is in place with the objective of providing all stakeholders a mechanism to raise genuine concerns on unethical behaviour or any misconduct.

Significant Risk Factors relating to MFM Group

a. Business risks

Our Group is principally involved in activities within the food manufacturing and livestock industries. As such, our Group is susceptible to business risks in these industries which include but not limited to demand and competition in the food manufacturing and livestock market, supply of labour and increase in the cost of labour and raw material prices. We continuously seek to limit these risks through amongst others, careful planning of supplies and prudent management of our business.

b. Availability and cost of raw materials

Raw materials i.e. wheat, corn and soybean meal contribute to a significant proportion of our total cost of production. These materials are commodities and their availability and prices are dependent on market conditions. Any increase in raw material prices will inevitably affect our Group's profitability and results of operations. Further, if there is a shortage of these materials, we may find it difficult to obtain the amount of materials required at prices that are commercially acceptable. We have taken relevant steps to hedge our exposure to these price fluctuations by entering into futures contracts. In addition, we have good business relationships with our long term major suppliers and where possible, source our supplies from a variety of suppliers.

c. Government policies & regulations including price controls & subsidies

The price of general-purpose flour in Malaysia is largely regulated and controlled by the Government vide the Price Control Act 1946. Thus, our financial performance depends to a certain extent on Government's policies in respect of the flour industry, such as the level of price ceilings and flour subsidy, which are beyond our control. With effect from 1 March 2016, the wheat flour subsidy for 25kg bag flour had been removed by the Government, whilst, the 1kg general purpose flour subsidy has remained unchanged based on the subsidy rationalisation program.

Statement on Risk Management and Internal Control

(cont'd)

d. Disease Control

Livestock is vulnerable to diseases and viruses, changes in weather conditions and the environment. Adverse situations such as these will also affect the demand for feeds. The Group has embarked upon bio-security installations and HACCP (Hazard Analysis & Critical Control Points) certification, FSSC 22000, HALAL, MS 1514: 2009 (Good Manufacturing Practice for Food), ISO 9001, ISO 22000 and MyGAP Certifications. In essence, HACCP is a management system in which food safety is addressed through the analysis and control of biological, chemical, and physical hazards from raw material production, procurement and handling, to manufacturing, distribution and consumption of the finished product.

e. Foreign exchange fluctuations

All raw materials i.e. wheat, corn and soybean meal are imported, whereby the purchase prices are largely denominated in USD. As such, we have taken sufficient steps to hedge our financial exposure to foreign currency fluctuations by entering into forward contracts. However, there can be no assurance that any significant changes in exchange rate fluctuations or foreign exchange control regulations will not have any adverse impact upon our Group's business.

Review of this Statement by External Auditors

The external auditors have reviewed this Statement on Risk Management and Internal Control in accordance with Audit and Assurance Practice Guide ("AAPG") 3, *Guidance for Auditors on Engagements to Report on the Statement on Risk Management and Internal Control Included in the Annual Report* issued by the Malaysian Institute of Accountants ("MIA") for inclusion in the annual report of the Group for the financial year ended 31 December 2019 and reported to the Board that nothing has come to their attention that cause them to believe that the Statement on Risk Management and Internal Control, in all material respects, has not been prepared in accordance with the disclosures required by paragraphs 41 and 42 of the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers, or is factually inaccurate.

AAPG 3 does not require the external auditors to consider whether the Statement on Risk Management and Internal Control covers all risks and controls, or to form an opinion on the adequacy and effectiveness of the Group's risk management and internal control system including the assessment and opinion by the Board of Directors and Management thereon. The External Auditors are also not required to consider whether the processes described to deal with material internal control aspects of any significant problems disclosed in the annual report will, in fact, remedy the problems.

Additionally, they are not required to perform any procedures by way of audit, review or verification of the underlying records or other sources from which the Statement on Risk Management and Internal Control was extracted.

Conclusion

Based on the processes set out above, the Board is of the view that the Group's system of risk management and internal control are adequate and effective to safeguard the shareholders' investment and the Group's assets and has received assurance from both the Managing Director and Financial Controller in this respect. Nevertheless, the Board and Management are committed towards operating a sound system of internal control and the internal control systems will continue to be reviewed, added or updated in line with the changes in the operating environment.

The Group's system of internal control applies to Malayan Flour Mills Berhad and its subsidiaries only. Joint venture and associate are excluded because the Group does not have full management and control over them. However, the Group's interests in its material joint venture and associate are served through representations on the Board of Directors of the respective joint venture and associated company.

Statement made in accordance with the resolution of the Directors dated 17 March 2020.

REPORTS & FINANCIAL STATEMENTS

84	Directors' 98 Responsibility Statement	Statement of Changes in Equity
85	Directors' 99 Report	Statements of Cash Flows
93	Balance 103 Sheets	Notes to the Financial Statements
95	Income Statements 177	Statement by Directors
96	Statements of Comprehensive Income	Statutory Declaration
97	Consolidated Statement of Changes in Equity	Independent Auditors' Report

Directors' Responsibility Statement

For the Audited Financial Statements

In respect of the preparation of the audited financial statements, the Directors are required by the Companies Act 2016 to prepare financial statements for each financial year, which give a true and fair view of the state of affairs of the Group and the Company and their results, and cash flows for that year.

In preparing the financial statements for the financial year ended 31 December 2019, the Directors have:

- Used appropriate accounting policies and applied them consistently;
- Made judgements and estimates that are reasonable and prudent; and
- Stated whether applicable accounting standards have been followed, subject to any material departures disclosed and explained in the financial statements.

The Directors are responsible for ensuring that proper accounting records are kept and which disclose with reasonable accuracy the financial position of the Group and the Company and to enable them to ensure that the financial statements comply with the Companies Act 2016. They also have a general responsibility for taking reasonable steps to safeguard the assets of the Group and the Company to prevent and detect fraud and other irregularities.

Directors' Report

for the year ended 31 December 2019

The Directors have pleasure in submitting their report and the audited financial statements of the Group and of the Company for the financial year ended 31 December 2019.

Principal activities

The Company is principally engaged in the business of milling and selling wheat flour and trading in grains and other allied products, whilst the principal activities of the subsidiaries are as stated in Note 7 to the financial statements. There has been no significant change in the nature of these activities during the financial year.

Subsidiaries

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

Results

	Group RM'000	Company RM'000
Profit for the year attributable to:		
Owners of the Company	43,251	26,483
Non-controlling interests	17,351	-
	60,602	26,483

Reserves and provisions

There were no material transfers to or from reserves and provisions during the financial year under review except for the issuance and conversion of Redeemable Convertible Unsecured Loan Stocks ("RCULS") and warrants as disclosed in Note 16 to the financial statements.

Dividends

Since the end of the previous financial year, the Company paid:

- (i) a second interim dividend of 1.00 sen per ordinary share totalling approximately RM9,740,000 in respect of the financial year ended 31 December 2018 on 29 March 2019; and
- (ii) a first interim dividend of 1.20 sen per ordinary share totalling approximately RM12,042,000 in respect of the financial year ended 31 December 2019 on 13 September 2019.

On 27 February 2020, the Directors declared a second interim dividend of 1.80 sen per ordinary share totalling approximately RM18,133,000 in respect of the financial year ended 31 December 2019, which will be paid on 27 March 2020.

The Directors do not recommend any payment of final dividend for the financial year under review.

Directors' Report

for the year ended 31 December 2019 (cont'd)

Directors of the Company

Directors who served during the financial year until the date of this report are:

Tan Sri Dato' Seri Utama Arshad bin Ayub

Teh Wee Chye

Datuk Oh Chong Peng

Dato' Wira Zainal Abidin bin Mahamad Zain

Prakash A/L K.V.P Menon

Azhari Arshad

Quah Poh Keat

Prof. Datin Paduka Setia Dato' Dr Aini binti Ideris

Lim Pang Boon

Dato' Maznah binti Abdul Jalil (Appointed on 10 December 2019)

List of Directors of subsidiaries

Pursuant to Section 253 of the Companies Act 2016 in Malaysia, the list of Directors of the subsidiaries during the financial year until the date of this report is as follows:

Tan Sri Dato' Seri Utama Arshad bin Ayub

Teh Wee Chye

Prakash A/L K.V.P Menon

Azhari Arshad

Lim Pang Boon

Dato' Dr. Kamruddin @ Kardin bin Shukor

Bui Thi Thanh Tam

Le Cong Anh

Phan Xuan Que

Kong Pak Cheong

Chua Kiat Hwa

Wong Su Yen Caroline

Tan Keng Seng

Keisuke Okada

Kazutaka Kuromiya (Appointed on 1 April 2019)

Huynh Duc Chinh (Appointed on 1 September 2019)

Hideki Oya (Appointed on 19 February 2020)

Dato' Dr. Goh Cheng Teik (Demised on 17 March 2019)

Takanobu Kodama (Resigned on 1 April 2019)

Romli bin Hasan (Resigned on 1 May 2019)

Koichiro Ito (Resigned on 19 February 2020)

Yap Fan Yee (Retired on 1 September 2019)

Directors' interests

The interests and deemed interests in the ordinary shares, RCULS and Warrants of the Company and of its related corporations (other than wholly-owned subsidiaries) of those who were Directors at financial year end (including the interests of the spouses or children of the Directors who themselves are not Directors of the Company) as recorded in the Register of Directors' Shareholdings are as follows:

	Number of ordinary shares Bonus shares				
	At		arising from		At
	1.1.2019	Acquired	Rights Issue	Disposed	31.12.2019
Company - Malayan Flour Mills Berhad					
Direct interest					
Teh Wee Chye	61,462,477	32,584,990	25,975,944	-	120,023,411
Tan Sri Dato' Seri Utama					
Arshad bin Ayub	25,522,000	18,408,720	10,755,450	-	54,686,170
Datuk Oh Chong Peng	5,150	13,550	4,387	-	23,087
Dato' Wira Zainal Abidin bin					
Mahamad Zain	5,000	2,000	1,250	-	8,250
Prakash A/L K.V.P Menon	4,290,000	1,716,000	1,072,500	-	7,078,500
Lim Pang Boon	220,400	188,100	80,085	-	488,585
Azhari Arshad	-	397,500	62,500	-	460,000
Deemed interest					
Teh Wee Chye					
- own	38,760,220	15,504,088	9,690,052	-	63,954,360
- others*	63,000	-	-	-	63,000
Tan Sri Dato' Seri Utama					
Arshad bin Ayub	15,499,800	30,000	-	-	15,529,800
Azhari Arshad	15,499,800	30,000	-	-	15,529,800
Deemed interest of Teh Wee Chye in subsidiary companies Muda Fibre Manufacturing					
Sdn. Bhd.	7,000,001	_	_	_	7,000,001
Premier Grain Sdn. Bhd.	10,200,000	-	-	-	10,200,000
Dindings Poultry Development	100 000 500				400 000 500
Centre Sdn. Bhd.	106,029,560	-	-	-	106,029,560

Directors' Report

for the year ended 31 December 2019 (cont'd)

Directors' interests (cont'd)

Directors interests (contra)				
	Interest in capital contribution denominated in Vietnamese Dong (VND) At			
	1.1.2019 VND'000	Acquired VND'000	Disposed VND'000	At 31.12.2019 VND'000
Deemed interest of Teh Wee Chye in subsidiary companies (cont'd) Vimaflour Ltd	248,953,884			248,953,884
Villianoui Eta	240,933,004			240,933,004
		Number	of RCULS	
	At 1.1.2019	Acquired	Disposed	At 31.12.2019
Company - Malayan Flour Mills Berhad				
Direct interest Teh Wee Chye Tan Sri Dato' Seri Utama Arshad bin Ayub Datuk Oh Chong Peng Dato' Wira Zainal Abidin bin Mahamad Zain Prakash A/L K.V.P Menon Lim Pang Boon	- - - - -	35,659,395 12,306,540 2,000 1,500 1,287,000 66,120	- - - - -	35,659,395 12,306,540 2,000 1,500 1,287,000 66,120
Deemed interest Teh Wee Chye Tan Sri Dato' Seri Utama Arshad bin Ayub Azhari Arshad	- - -	11,628,065 50,000 50,000	- - -	11,628,065 50,000 50,000
	At 1.1.2019	Number of W Warrants arising from Rights Issue	arrants Disposed	At 31.12.2019
Company - Malayan Flour Mills Berhad				
Direct interest Teh Wee Chye Tan Sri Dato' Seri Utama Arshad bin Ayub Datuk Oh Chong Peng	- - -	25,975,944 10,755,450 4,387	(3,781,500)	25,975,944 6,973,950 4,387

Directors' interests (cont'd)

Number of Warrants
Warrants
arising from

		arising from		
	At	Rights		At
	1.1.2019	Issue	Disposed	31.12.2019
Company				
- Malayan Flour Mills Berhad (cont'd)				
Direct interest (cont'd)				
Dato' Wira Zainal Abidin bin Mahamad Zain	-	1,250	-	1,250
Prakash A/L K.V.P Menon	-	1,072,500	-	1,072,500
Lim Pang Boon	-	80,085	-	80,085
Azhari Arshad	-	62,500	-	62,500
Deemed interest				
Teh Wee Chye	-	9,690,052	-	9,690,052

^{*} Deemed to have interests through spouse and children pursuant to the Section 59(11)(c) of the Companies Act 2016 in Malaysia.

By virtue of his interest in the shares of the Company, Mr. Teh Wee Chye is also deemed interested in the shares of the subsidiaries during the financial year to the extent that Malayan Flour Mills Berhad has an interest.

None of the other Directors holding office at 31 December 2019 had any interests in the ordinary shares, RCULS and Warrants of the Company and of its related corporations during the financial year.

Directors' benefits

Since the end of the previous financial year, no Director of the Company has received nor become entitled to receive any benefits (other than those fees and other benefits included in the aggregate amount of remuneration received or due and receivable by Directors as shown in the financial statements) by reason of a contract made by the Company or a related corporation with the Director or with a firm of which the Director is a member, or with a company in which the Director has a substantial financial interest other than certain Directors who have substantial financial interests in companies which traded with certain companies in the Group in the ordinary course of business as disclosed in Note 28 to the financial statements.

There were no arrangements during and at the end of the financial year which had the object of enabling Directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

Directors' Report

for the year ended 31 December 2019 (cont'd)

Issue of redeemable convertible unsecured loan stocks ("RCULS") and rights shares with bonus shares and free warrants

On 28 January 2019, the Company completed:

- (i) the Renounceable Rights Issue of RM165,084,641 in nominal value of 5-year 5% RCULS at 100% of its nominal value of RM1.00 on the basis of three (3) RCULS for every ten (10) existing ordinary shares in the Company, together with 82,542,291 new ordinary shares ("Bonus Shares A") on the basis of one (1) Bonus Share A for every two (2) RCULS subscribed and 82,542,291 free detachable warrants ("Free Warrants A") on the basis of one (1) Free Warrant A for every two (2) RCULS subscribed ("Rights Issue of RCULS); and
- (ii) the Renounceable Rights Issue of 220,113,744 new ordinary shares ("Rights Shares") on the basis of two (2) Rights Shares for every five (5) existing ordinary shares together with 55,028,376 new ordinary shares ("Bonus Shares B") on the basis of one (1) Bonus Share B for every four (4) Rights Shares subscribed and 55,028,376 free detachable warrants ("Free Warrants B") on the basis of one (1) Free Warrant B for every four (4) Rights Shares subscribed, at an issue price of RM0.50 per Rights Share ("Rights Issue of Shares"). The total Rights Shares issued amounted to RM110,056,872.

The above (i) and (ii) are collectively referred to as the "Rights Issue". Bonus Shares A and Bonus Shares B are collectively referred to as the "Bonus Shares". Free Warrants A and Free Warrants B are collectively referred to as the "Free Warrants".

The salient features of the RCULS are set out in Note 16 to the financial statements.

Issue of shares

During the financial year, the issued and fully paid-up share capital of the Company was increased from 550,285,390 ordinary shares to 1,004,094,921 ordinary shares by way of:

- (i) the issuance of 220,113,744 new ordinary shares pursuant to the Rights Shares;
- (ii) the issuance of 137,570,667 new ordinary shares pursuant to the Rights Issue;
- (iii) the issuance of 96,123,820 new ordinary shares pursuant to the conversion of 48,061,910 RCULS; and
- (iv) the issuance of 1,300 new ordinary shares pursuant to the exercise of warrants.

The new ordinary shares issued rank pari passu in all respect with the existing shares of the Company.

There were no other changes in the issued and paid-up capital of the Company during the financial year.

Options granted over unissued shares

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

Warrants

On 28 January 2019, 137,570,667 Free Warrants ("Warrants") were issued pursuant to the Rights Issue. The Warrants holders are entitled to subscribe for one (1) new ordinary share for every one (1) Warrant at an exercise price of RM0.68 per share not later than maturity date of 23 January 2024.

Warrants (cont'd)

The salient features of the Warrants are set out in Note 16 to the financial statements.

During the financial year, 1,300 warrants were exercised which resulted in 1,300 new ordinary shares being issued.

Indemnity and insurance costs

During the financial year, the amount of insurance premium effected for all Directors and officers of the Company was RM17,000.

Other statutory information

Before the financial statements of the Group and of the Company were made out, the Directors took reasonable steps to ascertain that:

- (i) all known bad debts have been written off and adequate provision made for doubtful debts, and
- (ii) any current assets which were unlikely to be realised in the ordinary course of business have been written down to an amount which they might be expected so to realise.

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

- (i) that would render the amount written off for bad debts or the amount of the provision for doubtful debts in the Group and in the Company inadequate to any substantial extent, or
- (ii) that would render the value attributed to the current assets in the financial statements of the Group and of the Company misleading, or
- (iii) which have arisen which render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate, or
- (iv) not otherwise dealt with in this report or the financial statements that would render any amount stated in the financial statements of the Group and of the Company misleading.

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

- (i) any charge on the assets of the Group or of the Company that has arisen since the end of the financial year and which secures the liabilities of any other person, or
- (ii) any contingent liability in respect of the Group or of the Company that has arisen since the end of the financial year.

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



for the year ended 31 December 2019 (cont'd)

Other statutory information (cont'd)

In the opinion of the Directors, the financial performance of the Group and of the Company for the financial year ended 31 December 2019 have not been substantially affected by any item, transaction or event of a material and unusual nature nor has any such item, transaction or event occurred in the interval between the end of that financial year and the date of this report.

Subsequent event

Details of the subsequent event are disclosed in Note 29 to the financial statements.

Auditors

The auditors, KPMG PLT, have indicated their willingness to accept re-appointment.

The auditors' remuneration is disclosed in Note 20 to the financial statements.

Signed on behalf of the Board of Directors in accordance with a resolution of the Directors:

Tan Sri Dato' Seri Utama Arshad bin Ayub Director

Teh Wee ChyeDirector

Kuala Lumpur 17 March 2020

Balance Sheets

at 31 December 2019

	Group		Company	
Note	2019	2018	2019	2018
	RM'000	RM'000	RM'000	RM'000
3	1,090,312	984,718	253,596	260,800
4	31,087	_	8,027	_
5	1,733	2,577	432	508
6	5,053	5,110	4,782	4,839
7	-	_	391,369	391,369
8	130,912	61,033	154,086	100,289
9	1,074	1,113	-	-
10	9,751	6,710	-	-
	1,269,922	1,061,261	812,292	757,805
11	394,112	413,189	531,597	477,153
				1,837
12			101,746	98,967
13		54,906	_	-
	481	4,100	-	856
14	330,753	168,832	34,890	13,501
	1,297,389	1,115,301	670,375	592,314
15	14,821	-	14,821	-
	1,312,210	1,115,301	685,196	592,314
	2,582,132	2,176,562	1,497,488	1,350,119
		377,501		377,501
		- -		-
	481,279	442,449	276,963	254,378
16	1,094,312	819,950	889,996	631,879
7	86,686	74,223	-	-
	1,180,998	894,173	889,996	631,879
	3 4 5 6 7 8 9 10	Note 2019 RM'000 3 1,090,312 4 31,087 5 1,733 6 5,053 7	RM'000 RM'000 3 1,090,312 984,718 4 31,087 - 5 1,733 2,577 6 5,053 5,110 7 - - 8 130,912 61,033 9 1,074 1,113 10 9,751 6,710 11 394,112 413,189 4,964 5,546 12 510,219 468,728 13 56,860 54,906 481 4,100 14 330,753 168,832 1,297,389 1,115,301 15 14,821 - 1,312,210 1,115,301 2,582,132 2,176,562 527,571 377,501 85,462 - 481,279 442,449 16 1,094,312 819,950 7 86,686 74,223	Note 2019 RM'000 2018 RM'000 2019 RM'000 3 1,090,312 984,718 984,718 98,027 98

Balance Sheets

at 31 December 2019 (cont'd)

		1	Group	Company	
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Liabilities					
Deferred tax liabilities	10	2,644	9,788	2,644	3,101
RCULS - Liabilities	16	18,500	-	18,500	-
Loans and borrowings	18	223,058	151,061	2,200	9,780
Lease liabilities		3,377	-	2,438	-
Total non-current liabilities		247,579	160,849	25,782	12,881
RCULS - Liabilities	16	5,495	-	5,495	-
Trade and other payables,					
including derivatives	17	191,303	142,189	140,347	153,513
Loans and borrowings	18	947,628	975,359	434,431	551,846
Lease liabilities		1,886	-	1,404	-
Current tax liabilities		7,243	3,992	33	
Total current liabilities		1,153,555	1,121,540	581,710	705,359
Total liabilities		1,401,134	1,282,389	607,492	718,240
Total equity and liabilities		2,582,132	2,176,562	1,497,488	1,350,119

Income Statements

for the year ended 31 December 2019

		Group		Company	
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
		NIVI 000	NIVI 000	NIVI 000	
Revenue	19	2,681,563	2,423,774	483,667	422,234
Cost of goods sold		(2,421,298)	(2,174,492)	(417,643)	(362,012)
Gross profit		260,265	249,282	66,024	60,222
Other income		12,543	11,199	31,926	50,354
Distribution expenses		(129,657)	(123,700)	(42,094)	(36,578)
Administrative expenses		(50,539)	(49,733)	(18,513)	(20,333)
Net loss on impairment of financial		(F 070)	(2.120)	(0.46)	(000)
instruments Other expenses		(5,978) (4,047)	(3,138) (18,808)	(846) (2,133)	(988) (3,841)
Other expenses		(4,047)	(10,000)	(2,133)	(5,641)
Results from operating activities		82,587	65,102	34,364	48,836
Interest expense		(29,684)	(29,553)	(19,631)	(22,478)
Interest income		11,304	11,298	19,901	17,047
Operating profit	20	64,207	46,847	34,634	43,405
Share of profit/(loss) of equity		0 .,=0 .	,	0 1,00 1	,
accounted joint venture, net of tax	8	14,121	(6,908)	_	-
Share of loss of equity accounted					
associate, net of tax		(33)	(6)	-	-
Profit before tax		78,295	39,933	34,634	43,405
Tax expense	21	(17,693)	(12,467)	(8,151)	(4,717)
Profit for the year		60,602	27,466	26,483	38,688
Profit attributable to:					
Owners of the Company		43,251	17,776	26,483	38,688
Non-controlling interests		17,351	9,690	-	
Profit for the year		60,602	27,466	26,483	38,688
Basic earnings per ordinary					
share (sen)	22	4.51	3.23		
Diluted earnings per ordinary				ı	
share (sen)	22	3.35	3.23		
				ı	

Statements of Comprehensive Income

for the year ended 31 December 2019

		Group	Company		
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Profit for the year	60,602	27,466	26,483	38,688	
Other comprehensive income for the year, net of tax					
Item that is or may be reclassified subsequently to income statement Foreign currency translation differences for foreign operations	(1,095)	(1,635)	-	-	
Total comprehensive income for the year	59,507	25,831	26,483	38,688	
Total comprehensive income attributable to: Owners of the Company Non-controlling interests	42,728 16,779	15,913 9,918	26,483	38,688	
Total comprehensive income for the year	59,507	25,831	26,483	38,688	

Consolidated Statement of Changes in Equity

for the year ended 31 December 2019

←Attributable to owners of the Company>	
◄ Non-distributable> Distributable	

Group	Note	Share capital RM'000	Other capital reserve RM'000	Translation reserve RM'000	Retained earnings RM'000	Total RM'000	Non- controlling interests RM'000	Total equity RM'000
At 1 January 2018		377,501	40,883	(40,360)	456,592	834,616	72,648	907,264
Foreign currency translation differences for foreign operations			_	(1,863)		(1,863)	228	(1,635)
Profit for the year		_	_	(1,003)	- 17,776	17,776	9,690	27,466
Total comprehensive (expense)/ income for the year		-	-	(1,863)	17,776	15,913	9,918	25,831
Dividends to owners of the Company	23	-	-	-	(30,266)	(30,266)	-	(30,266)
Dividends to non-controlling interests	7	-	-	-	-	-	(5,256)	(5,256)
Changes in ownership interests in a subsidiary	7	-	-	-	(313)	(313)	(3,087)	(3,400)
At 31 December 2018		377,501	40,883	(42,223)	443,789	819,950	74,223	894,173
		Note 16	Note 16	Note 16	<u> </u>		<u> </u>	

Attributable to owners of the Company ----->
Oistributable Of the Company ---->

Other Non-Share RCULS capital Translation Warrant Retained controlling Total Group Note capital **Equity** reserve reserve reserve earnings Total interests equity RM'000 RM'000 RM'000 RM'000 RM'000 RM'000 RM'000 RM'000 RM'000 At 1 January 2019 377,501 - 40,883 (42,223)443,789 819,950 74,223 894,173 Foreign currency translation differences for foreign operations (523)(523)(572)(1.095)Profit for the year 43,251 43,251 17,351 60,602 Total comprehensive (expense)/ income for the year (523)43,251 42,728 16,779 59,507 Issuance of RCULS 16 - 125,629 10,730 136,359 136,359 Issuance of Rights Shares 16 102,007 109,161 109,161 7,154 16 48,062 (40,167) 7,895 7,895 Conversion of RCULS Exercise of warrants 16 1 Dividends to owners of the Company 23 (21,782)(21,782)(21,782)Dividends to non-controlling

Note 16 Note 16 Note 16 Note 16

7

527,571

85.462

interests

At 31 December 2019

The notes set out on pages 103 to 176 are an integral part of these financial statements

17,884 40,883

(42,746) 465,258 1,094,312

(4,316)

86,686 1,180,998

(4,316)

^{* 1,300} units of warrants were exercised

Statement of Changes in Equity

for the year ended 31 December 2019

Company	Note	Share capital RM'000	RCULS - Equity RM'000	Warrant reserve RM'000	Retained earnings RM'000	Total equity RM'000			
At 1 January 2018		377,501	-	-	245,956	623,457			
Profit for the year Other comprehensive income		-	-	-	38,688	38,688			
for the year		-	_	-	-	-			
Total comprehensive income									
for the year		-	-	-	38,688	38,688			
Dividends to owners of the Company	23	-	-	-	(30,266)	(30,266)			
At 31 December 2018/1 January 20	19	377,501	-	-	254,378	631,879			
Profit for the year		-	-	-	26,483	26,483			
Other comprehensive income for the year		-	-	-	-	-			
Total comprehensive income									
for the year		-	-	-	26,483	26,483			
Issuance of RCULS	16	-	125,629	10,730	-	136,359			
Issuance of rights shares	16	102,007	- (40, 407)	7,154	-	109,161			
Conversion of RCULS	16	48,062	(40,167)	-	-	7,895			
Exercise of warrants	16	1	-	~	(04.700)	(04.700)			
Dividends to owners of the Company	23	-	-	-	(21,782)	(21,782)			
At 31 December 2019		527,571	85,462	17,884	259,079	889,996			
		Note 16	Note 16	Note 16					

^{* 1,300} units of warrants were exercised

Statements of Cash Flows

for the year ended 31 December 2019

		Group	Com	Company		
Note	2019	2018	2019	2018		
	RM'000	RM'000	RM'000	RM'000		
Cash flows from operating activities						
Profit before tax	78,295	39,933	34,634	43,405		
Adjustments for:						
Amortisation of intangible assets 5	977	919	205	153		
Depreciation of investment properties 6	57	57	57	57		
Depreciation of property, plant						
and equipment 3	64,537	56,613	18,300	16,205		
Depreciation of right-of-use assets 4	3,448	-	2,128	-		
Dividend income	(5)	(4)	(18,982)	(38,523)		
Net gain on disposal of property,	4	(= =)	()	()		
plant and equipment	(258)	(26)	(68)	(23)		
Interest expense	29,684	29,553	19,631	22,478		
Interest income	(11,304)	(11,298)	(19,901)	(17,047)		
Impairment loss on investments				000		
in subsidiaries	-	-	-	666		
Property, plant and equipment	150	10	00	0		
written off	156	10	82	2		
Share of (profit)/loss of equity accounted ioint venture, net of tax 8	(1 / 101)	6 000				
joint venture, net of tax 8 Share of loss of equity	(14,121)	6,908	_	-		
accounted associate, net of tax	33	6	_	_		
Net unrealised (gain)/loss on	33	0		_		
foreign exchange	(1,639)	(404)	(12)	560		
- Ioroign oxonango	(1,000)	(101)	(12)			
Operating profit before changes in						
working capital	149,860	122,267	36,074	27,933		
Changes in working capital:						
Trade and other receivables,						
prepayments and other						
financial assets	18,680	(36,828)	(54,749)	(56,533)		
Inventories	(43,689)	24,196	(2,779)	36,277		
Biological assets	(1,954)	1,767	-	-		
Trade and other payables		(2.22.1)	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(5 , 55)		
and other financial liabilities	48,229	(3,361)	(14,367)	(61,094)		
Cash generated from/(used in)						
operations	171,126	108,041	(35,821)	(53,417)		
Interest paid	(28,375)	(29,553)	(18,322)	(22,478)		
Interest received	11,304	11,298	19,901	17,047		
Net income tax paid	(14,754)	(10,585)	(1,566)	(1,736)		
Net cash from/(used in) operating						
activities	139,301	79,201	(35,808)	(60,584)		
			,			

Statements of Cash Flows

for the year ended 31 December 2019 (cont'd)

			Group	Company		
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Cook flows from investing activities						
Cash flows from investing activities Acquisition of non-controlling						
interests		_	(3,400)	_	(3,400)	
Acquisition of intangible assets	5	(135)	(524)	(129)	(488)	
Acquisition of property,		(:00)	(0= .)	(:==)	(100)	
plant and equipment	3	(213,177)	(272,564)	(30,656)	(20,376)	
Increase in investment in		, ,	, ,	, ,	,	
a joint venture	8	(53,797)	(22,758)	(53,797)	(22,758)	
Dividend income		5	4	18,982	38,523	
Proceeds from disposal of						
property, plant and equipment		304	84	78	35	
Net cash used in investing activities	S	(266,800)	(299,158)	(65,522)	(8,464)	
Cash flows from financing activities	S					
Dividends paid to non-controlling						
interests	7	(4,316)	(5,256)	-	-	
Dividends paid to owners of the						
Company	23	(21,782)	(30,266)	(21,782)	(30,266)	
Proceeds from loans and						
borrowings, net		49,634	166,008	(123,782)	100,999	
Proceeds from issuance of RCULS	16	163,740	-	163,740	-	
Proceeds from issuance of						
Rights Shares	16.1	109,161	-	109,161	-	
RCULS coupon payment		(2,953)	-	(2,953)	-	
Payment of lease liabilities		(2,242)	-	(1,666)	-	
Exercise of the warrants		1	-	1		
Net cash from financing activities		291,243	130,486	122,719	70,733	
Net increase/(decrease) in cash and	d					
cash equivalents		163,744	(89,471)	21,389	1,685	
Effect of exchange rate fluctuations o	n					
cash held		(1,823)	535	-	-	
Cash and cash equivalents						
at 1 January		168,832	257,768	13,501	11,816	
Cash and cash equivalents						
at 31 December		330,753	168,832	34,890	13,501	

Cash outflows for leases as a lessee

		(Group	Company		
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Included in net cash from operating activities						
Payment relating to short-term leases	20	221	-	32	-	
Payment relating to leases of						
low-value assets	20	157	-	96	-	
Payment relating to variable lease payments not included in the measurement of lease liabilities	20	2,541	_	127	_	
Interest paid in relation to lease		_, -,				
liabilities		325	-	232	-	
Included in net cash from financing activities						
Payment of lease liabilities		2,242	-	1,666	-	
Total cash outflows for leases		5,486	-	2,153	-	

Cash and cash equivalents

Cash and cash equivalents included in the statements of cash flows comprise the following balance sheets amounts:

			Group	Company		
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Deposits placed with licensed banks Cash and bank balances Liquid investments	14 14 14	268,350 43,572 18,831	136,305 32,527 -	414 15,645 18,831	3,503 9,998 -	
		330,753	168,832	34,890	13,501	



for the year ended 31 December 2019 (cont'd)

Reconciliation of movements of liabilities to cash flows arising from financing activities

		Net					Net			
	At 1 January 2018	changes from financing cash flows	Foreign exchange movement	At 31 December 2018	Adjustment on initial application of MFRS 16	At 1 January 2019	changes from financing cash flows	Acquisition of new lease	Foreign exchange movement	At 31 December 2019
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
Group										
Unsecured bankers' acceptances/ Unsecured										
revolving credits	863,761	94,641	1,097	959,499	-	959,499	(54,083)	-	(5,368)	900,048
Unsecured term loans	95,554	71,367	-	166,921	-	166,921	103,717	-	-	270,638
Lease liabilities	-	-	-	-	7,231	7,231	(2,242)	274	-	5,263
Total liabilities from										
financing activities	959,315	166,008	1,097	1,126,420	7,231	1,133,651	47,392	274	(5,368)	1,175,949
Company										
Unsecured bankers' acceptances/ Unsecured										
revolving credits	415,718	120,359	(91)	535,986	-	535,986	(107,922)	-	(1,213)	426,851
Unsecured term loans	45,000	(19,360)	-	25,640	-	25,640	(15,860)	-	-	9,780
Lease liabilities	-	-	-	-	5,357	5,357	(1,666)	151	-	3,842
Total liabilities from financing activities	460,718	100,999	(91)	561,626	5,357	566,983	(125,448)	151	(1,213)	440,473

Notes to the Financial Statements

Malayan Flour Mills Berhad is a public limited liability company, incorporated and domiciled in Malaysia and is listed on the Main Market of Bursa Malaysia Securities Berhad. The address of its registered office, which is also its principal place of business is as follows:

Registered office and principal place of business

22nd Floor, Wisma MCA 163 Jalan Ampang 50450 Kuala Lumpur

The consolidated financial statements of the Company as at and for the financial year ended 31 December 2019 comprise the Company and its subsidiaries (together referred to as the "Group" and individually referred to as "Group entities") and the Group's interest in an associate and a joint venture.

The Company is principally engaged in the business of milling and selling wheat flour and trading in grains and other allied products, whilst the principal activities of the subsidiaries are as stated in Note 7 to the financial statements.

The financial statements were authorised for issue by the Board of Directors on 17 March 2020.

Basis of preparation

(a) Statement of compliance

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

The following are accounting standards, amendments and interpretations that have been issued by the Malaysian Accounting Standards Board ("MASB") but have not been adopted by the Group and the Company:

MFRSs, interpretations and amendments effective for annual periods beginning on or after 1 January 2020

- Amendments to MFRS 3, Business Combinations Definition of a Business
- Amendments to MFRS 101, Presentation of Financial Statements and MFRS 108, Accounting Policies, Changes in Accounting Estimates and Errors - Definition of Material
- Amendments to MFRS 9, Financial Instruments, MFRS 139, Financial Instruments: Recognition and Measurement and MFRS 7, Financial Instruments: Disclosures - Interest Rate Benchmark Reform

MFRSs, interpretations and amendments effective for annual periods beginning on or after 1 January 2021

MFRS 17, Insurance Contracts

MFRSs, interpretations and amendments effective for annual periods beginning on or after 1 January 2022

Amendments to MFRS 101, Presentation of Financial Statements - Classification of Liabilities as Current or Non-current

Notes to the Financial Statements

(cont'd)

1. Basis of preparation (cont'd)

Statement of compliance (cont'd)

MFRSs, interpretations and amendments effective for annual periods beginning on or after a date yet to be confirmed

Amendments to MFRS 10, Consolidated Financial Statements and MFRS 128, Investments in Associates and Joint Ventures - Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The Group and the Company plan to apply the abovementioned accounting standards, interpretations and amendments, where applicable:

- from the annual period beginning on 1 January 2020 for those amendments that are effective for annual periods beginning on or after 1 January 2020, and
- from the annual period beginning on 1 January 2022 for those amendments that are effective for annual periods beginning on or after 1 January 2022.

The Group and the Company do not plan to apply MFRS 17, Insurance Contracts that is effective for annual periods beginning on or after 1 January 2021 as it is not applicable to the Group and the Company.

The initial application of the accounting standards, interpretations or amendments are not expected to have any material financial impacts to the current period and prior period financial statements of the Group and the Company.

Basis of measurement (b)

The financial statements have been prepared on the historical cost basis other than as disclosed in Note 2.

Functional and presentation currency

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

Use of estimates and judgements

The preparation of financial statements in conformity with MFRS requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised and in any future periods affected.

There are no significant areas of estimation uncertainty and critical judgements in applying accounting policies that have significant effect on the amounts recognised in the financial statements other than disclosed in the following note:

- (i) extension options and incremental borrowing rate in relation to leases Note 4
- (ii) Note 13 valuation of biological assets
- measurement of expected credit loss ("ECL") Note 25 -

2. Significant accounting policies

The accounting policies set out below have been applied consistently to the periods presented in these financial statements and have been applied consistently by Group entities, unless otherwise stated.

Arising from the adoption of MFRS 16, Leases, there are changes to the accounting policies applied to lease contracts entered into by the Group entities as compared to those applied in previous financial statements. The impacts arising from the changes are disclosed in Note 30.

(a) Basis of consolidation

Subsidiaries (i)

Subsidiaries are entities, including structured entities, controlled by the Company. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

The Group controls an entity when it is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Potential voting rights are considered when assessing control only when such rights are substantive. The Group also considers it has de facto power over an investee when, despite not having the majority of voting rights, it has the current ability to direct the activities of the investee that significantly affect the investee's return.

Investments in subsidiaries are measured in the Company's balance sheet at cost less any impairment losses, unless the investment is classified as held for sale or distribution. The cost of investments includes transaction costs.

(ii) **Business combinations**

Business combinations are accounted for using the acquisition method from the acquisition date, which is the date on which control is transferred to the Group.

For new acquisitions, the Group measures the cost of goodwill at the acquisition date as:

- the fair value of the consideration transferred; plus
- the recognised amount of any non-controlling interests in the acquiree; plus
- if the business combination is achieved in stages, the fair value of the existing equity interest in the acquiree; less
- the net recognised amount (generally fair value) of the identifiable assets acquired and liabilities assumed.

When the excess is negative, a bargain purchase gain is recognised immediately in the income statements.

For each business combination, the Group elects whether it measures the non-controlling interests in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets at the acquisition date.

Transaction costs, other than those associated with the issue of debt or equity securities, that the Group incurs in connection with a business combination are expensed as incurred.



2. Significant accounting policies (cont'd)

(a) Basis of consolidation (cont'd)

(iii) **Acquisitions of non-controlling interests**

The Group accounts for all changes in its ownership interest in a subsidiary that do not result in a loss of control as equity transactions between the Group and its non-controlling interest holders. Any difference between the Group's share of net assets before and after the change, and any consideration received or paid, is adjusted to or against Group reserves.

(iv) Loss of control

Upon the loss of control of a subsidiary, the Group derecognises the assets and liabilities of the former subsidiary, any non-controlling interests and the other components of equity related to the former subsidiary from the consolidated balance sheets. Any surplus or deficit arising on the loss of control is recognised in the income statements. If the Group retains any interest in the former subsidiary, then such interest is measured at fair value at the date that control is lost. Subsequently, it is accounted for as an equity accounted investee or as a financial asset depending on the level of influence retained.

(v) **Associates**

Associates are entities, including unincorporated entities, in which the Group has significant influence, but not control, over the financial and operating policies.

Investments in associates are accounted for in the consolidated financial statements using the equity method less any impairment losses. The cost of the investments includes transaction costs. The consolidated financial statements include the Group's share of profit or loss and other comprehensive income of the associates, after adjustments if any, to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases.

When the Group's share of losses exceeds its interest in an associate, the carrying amount of that interest including any long-term investments is reduced to zero, and the recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the associate.

When the Group ceases to have significant influence over an associate, any retained interest in the former associate at the date when significant influence is lost is measured at fair value and this amount is regarded as the initial carrying amount of a financial asset. The difference between the fair value of any retained interest plus proceeds from the interest disposed of and the carrying amount of the investment at the date when equity method is discontinued is recognised in the income statements.

(a) Basis of consolidation (cont'd)

(v) Associates (cont'd)

When the Group's interest in an associate decrease but does not result in a loss of significant influence, any retained interest is not re-measured. Any gain or loss arising from the decrease in interest is recognised in the income statements. Any gains or losses previously recognised in other comprehensive income are also reclassified proportionately to the income statements if that gain or loss would be required to be reclassified to the income statements on the disposal of the related assets or liabilities.

Investment in an associate is measured in the Company's balance sheet at cost less any impairment losses. The cost of investments includes transaction costs.

(vi) Joint arrangements

Joint arrangements are arrangements of which the Group has joint control, established by contracts requiring unanimous consent for decisions about the activities that significantly affect the arrangements' returns.

Joint arrangements are classified and accounted for as follows:

- A joint arrangement is classified as "joint operation" when the Group or the Company has rights to the assets and obligations for the liabilities relating to an arrangement. The Group and the Company account for each of its share of the assets, liabilities and transactions, including its share of those held or incurred jointly with the other investors, in relation to the joint operation.
- A joint arrangement is classified as "joint venture" when the Group or the Company has rights only to the net assets of the arrangement. The Group accounts for its interest in the joint venture using the equity method.

Investment in a joint venture is measured in the Company's balance sheet at cost less any impairment losses, unless the investment is classified as held for sale or distribution. The cost of investment includes transaction costs.

(vii) Non-controlling interests

Non-controlling interests at the end of the reporting period, being the equity in a subsidiary not attributable directly or indirectly to the equity holders of the Company, are presented in the consolidated balance sheet and statement of changes in equity within equity, separately from equity attributable to the owners of the Company. Non-controlling interests in the results of the Group is presented in the consolidated income statements and other comprehensive income as an allocation of the profit or loss and the comprehensive income for the year between non-controlling interests and the owners of the Company.

Losses applicable to the non-controlling interests in a subsidiary are allocated to the noncontrolling interests even if doing so causes the non-controlling interests to have a deficit balance.

(cont'd)

2. Significant accounting policies (cont'd)

(a) Basis of consolidation (cont'd)

(viii) Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealised income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements.

Unrealised gains arising from transactions with an equity accounted associate and a joint venture are eliminated against the investment to the extent of the Group's interest in the investees. Unrealised losses are eliminated in the same way as unrealised gains, but only to the extent that there is no evidence of impairment.

(b) Foreign currency

(i) Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies at the end of the reporting period are retranslated to the functional currency at the exchange rate at that date.

Non-monetary assets and liabilities denominated in foreign currencies are not retranslated at the end of the reporting date, except for those that are measured at fair value which are retranslated to the functional currency at the exchange rate at the date that the fair value was determined.

Foreign currency differences arising on retranslation are recognised in the income statements, except for differences arising on the retranslation of equity instruments where they are measured at fair value through other comprehensive income or a financial instrument designated as a cash flow hedge, which are recognised in other comprehensive income.

In the consolidated financial statements, when settlement of a monetary item receivable from or payable to a foreign operation is neither planned nor likely to occur in the foreseeable future, foreign exchange gains and losses arising from such a monetary item are considered to form part of a net investment in a foreign operation and are recognised in other comprehensive income, and are presented in the foreign currency translation reserve ("FCTR") in equity.

(b) Foreign currency (cont'd)

(ii) Operations denominated in functional currencies other than Ringgit Malaysia ("RM")

The assets and liabilities of operations denominated in functional currencies other than RM, including goodwill and fair value adjustments arising on acquisition, are translated to RM at exchange rates at the end of the reporting period, except for goodwill and fair value adjustments arising from business combinations before 1 January 2012 (the date when the Group first adopted MFRS) which are treated as assets and liabilities of the Company. The income and expenses of foreign operations, excluding foreign operations in hyperinflationary economies, are translated to RM at exchange rates at the dates of the transactions.

Foreign currency differences are recognised in other comprehensive income and accumulated in the foreign currency translation reserve ("FCTR") in equity. However, if the operation is a non-wholly owned subsidiary, then the relevant proportionate share of the translation difference is allocated to the non-controlling interests. When a foreign operation is disposed of such that control, significant influence or joint control is lost, the cumulative amount in the FCTR related to that foreign operation is reclassified to the income statements as part of the gain or loss on disposal.

When the Group disposes of only part of its interest in a subsidiary that includes a foreign operation, the relevant proportion of the cumulative amount is reattributed to non-controlling interests. When the Group disposes of only part of its investments in an associate or joint venture that includes a foreign operation while retaining significant influence or joint control, the relevant proportion of the cumulative amount is reclassified to the income statements.

(c) **Financial instruments**

(i) **Recognition and initial measurement**

A financial asset or a financial liability is recognised in the balance sheets when, and only when, the Group or the Company becomes a party to the contractual provisions of the instrument.

A financial asset (unless it is a trade receivable without significant financing component) or a financial liability is initially measured at fair value plus or minus, for an item not at fair value through profit or loss, transaction costs that are directly attributable to its acquisition or issuance. A trade receivable without a significant financing component is initially measured at the transaction price.

An embedded derivative is recognised separately from the host contract where the host contract is not a financial asset, and accounted for separately if, and only if, the derivative is not closely related to the economic characteristics and risks of the host contract and the host contract is not measured at fair value through profit or loss. The host contract, in the event an embedded derivative is recognised separately, is accounted for in accordance with policy applicable to the nature of the host contract.

(cont'd)

2. Significant accounting policies (cont'd)

Financial instruments (cont'd)

(ii) Financial instrument categories and subsequent measurement

Financial assets

Categories of financial assets are determined on initial recognition and are not reclassified subsequent to their initial recognition unless the Group or the Company changes its business model for managing financial assets in which case all affected financial assets are reclassified on the first day of the first reporting period following the change of the business model.

Amortised cost (a)

Amortised cost category comprises financial assets that are held within a business model whose objective is to hold assets to collect contractual cash flows and its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. The financial assets are not designated as fair value through profit or loss. Subsequent to initial recognition, these financial assets are measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognised in the income statements. Any gain or loss on derecognition is recognised in the income statements.

Interest income is recognised by applying effective interest rate to the gross carrying amount except for credit impaired financial assets (see Note 2(I)(i)) where the effective interest rate is applied to the amortised cost.

(b) Fair value through profit or loss

All financial assets not measured at amortised cost or fair value through other comprehensive income as described above are measured at fair value through profit or loss. This includes derivative financial assets (except for a derivative that is a designated and effective hedging instrument). On initial recognition, the Group or the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortised cost or at fair value through other comprehensive income as at fair value through profit or loss if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

Financial assets categorised as fair value through profit or loss are subsequently measured at their fair value. Net gains or losses, including any interest or dividend income, are recognised in the income statements.

All financial assets, except for those measured at fair value through profit or loss and equity investments measured at fair value through other comprehensive income, are subject to impairment assessment (see Note 2(I)(i)).

(c) Financial instruments (cont'd)

Financial instrument categories and subsequent measurement (cont'd)

Financial liabilities

The categories of financial liabilities at initial recognition are as follows:

Fair value through profit or loss (a)

Fair value through profit or loss category comprises financial liabilities that are derivatives (except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument), contingent consideration in a business combination and financial liabilities that are specifically designated into this category upon initial recognition.

On initial recognition, the Group or the Company may irrevocably designate a financial liability that otherwise meets the requirements to be measured at amortised cost as at fair value through profit or loss:

- if doing so eliminates or significantly reduces an accounting mismatch that (a) would otherwise arise;
- (b) a group of financial liabilities or assets and financial liabilities is managed and its performance is evaluated on a fair value basis, in accordance with a documented risk management or investment strategy, and information about the group is provided internally on that basis to the Group's key management personnel; or
- (c) if a contract contains one or more embedded derivatives and the host is not a financial asset in the scope of MFRS 9, where the embedded derivative significantly modifies the cash flows and separation is not prohibited.

Financial liabilities categorised as fair value through profit or loss are subsequently measured at their fair value with gains or losses, including any interest expense are recognised in the income statements.

For financial liabilities where it is designated as fair value through profit or loss upon initial recognition, the Group and the Company recognise the amount of change in fair value of the financial liability that is attributable to change in credit risk in the other comprehensive income and remaining amount of the change in fair value in the income statements, unless the treatment of the effects of changes in the liability's credit risk would create or enlarge an accounting mismatch.

Amortised cost (b)

Other financial liabilities not categorised as fair value through profit or loss are subsequently measured at amortised cost using the effective interest method.

Interest expense and foreign exchange gains and losses are recognised in the income statements. Any gains or losses on derecognition are also recognised in the income statements.

(cont'd)

2. Significant accounting policies (cont'd)

Financial instruments (cont'd)

(iii) **Derecognition**

A financial asset or part of it is derecognised when, and only when the contractual rights to the cash flows from the financial asset expire or transferred, or control of the asset is not retained or substantially all of the risks and rewards of ownership of the financial asset are transferred to another party. On derecognition of a financial asset, the difference between the carrying amount of the financial asset and the sum of consideration received (including any new asset obtained less any new liability assumed) is recognised in the income statements.

A financial liability or a part of it is derecognised when, and only when, the obligation specified in the contract is discharged, cancelled or expires. A financial liability is also derecognised when its terms are modified and the cash flows of the modified liability are substantially different, in which case, a new financial liability based on modified terms is recognised at fair value. On derecognition of a financial liability, the difference between the carrying amount of the financial liability extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in the income statements.

(iv) Offsetting

Financial assets and financial liabilities are offset and the net amount presented in the balance sheets when, and only when, the Group or the Company currently has a legally enforceable right to set off the amounts and it intends either to settle them on a net basis or to realise the asset and liability simultaneously.

Property, plant and equipment (d)

(i) **Recognition and measurement**

Items of property, plant and equipment are measured at cost less any accumulated depreciation and any accumulated impairment losses.

Cost includes expenditures that are directly attributable to the acquisition of the asset and any other costs directly attributable to bringing the asset to working condition for its intended use, and the costs of dismantling and removing the items and restoring the site on which they are located. The cost of self-constructed assets also includes the cost of materials and direct labour. For qualifying assets, borrowing costs are capitalised in accordance with the accounting policy on borrowing costs. Cost may also include transfers from equity of any gain or loss on qualifying cash flow hedges of foreign currency purchases of property, plant and equipment.

Purchased software that is integral to the functionality of the related equipment is capitalised as part of that equipment.

Property, plant and equipment (cont'd)

(i) Recognition and measurement (cont'd)

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

The gain or loss on disposal of an item of property, plant and equipment is determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment and is recognised net within "other income" and "other expenses" respectively, in the income statements.

(ii) Subsequent costs

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

(iii) **Depreciation**

Depreciation is based on the cost of an asset less its residual value. Significant components of individual assets are assessed, and if a component has a useful life that is different from the remainder of that asset, then that component is depreciated separately.

Depreciation is recognised in the income statements on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment from the date that they are available for use. Freehold land is not depreciated. Capital work-in-progress are not depreciated until the assets are ready for their intended use.

The estimated useful lives for the current and comparative periods are as follows:

buildings and jetty 10, 20 and 50 years plant, machinery, fixtures and equipment 4 and 10 years motor vehicles 5 and 10 years

Depreciation methods, useful lives and residual values are reviewed at end of the reporting period and adjusted as appropriate.

(cont'd)

2. Significant accounting policies (cont'd)

(e) Leases

The Group has applied MFRS 16, Leases using the modified retrospective approach with the initial application that the right-of-use assets is equivalent to the lease liabilities as at 1 January 2019. Accordingly, the comparative information presented for 2018 has not been restated – i.e. it is presented, as previously reported under MFRS 117, Leases and related interpretations.

Current financial year

Definition of a lease (i)

A contract is, or contains, a lease if the contract conveys a right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, the Group assesses whether:

- the contract involves the use of an identified asset this may be specified explicitly or implicitly, and should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, then the asset is not identified;
- the customer has the right to obtain substantially all of the economic benefits from use of the asset throughout the period of use; and
- the customer has the right to direct the use of the asset. The customer has this right when it has the decision-making rights that are most relevant to changing how and for what purpose the asset is used. In rare cases where the decision about how and for what purpose the asset is used is predetermined, the customer has the right to direct the use of the asset if either the customer has the right to operate the asset; or the customer designed the asset in a way that predetermines how and for what purpose it will be used.

At inception or on reassessment of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease and non-lease component on the basis of their relative stand-alone prices. However, for leases of land and buildings in which the Group is a lessee, it has elected not to separate non-lease components and will instead account for the lease and non-lease components as a single lease component.

Recognition and initial measurement (ii)

(a) As a lessee

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

(e) Leases (cont'd)

Current financial year (cont'd)

Recognition and initial measurement (cont'd) (ii)

As a lessee (cont'd) (a)

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the respective Group entities' incremental borrowing rate. Generally, the Group entities use their incremental borrowing rate as the discount rate.

Lease payments included in the measurement of the lease liability comprise:

- fixed payments, including in-substance fixed payments less any incentives receivable:
- variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable under a residual value guarantee;
- the exercise price under a purchase option that the Group is reasonably certain to exercise; and
- penalties for early termination of a lease unless the Group is reasonably certain not to terminate early.

The Group excludes variable lease payments that linked to future performance or usage of the underlying asset from the lease liability. Instead, these payments are recognised in the income statements in the period in which the performance or use occurs.

The Group has elected not to recognise right-of-use assets and lease liabilities for short-term leases that have a lease term of 12 months or less and leases of low-value assets. The Group recognises the lease payments associated with these leases as an expense on a straight-line basis over the lease term.

(b) As a lessor

When the Group acts as a lessor, it determines at lease inception whether each lease is a finance lease or an operating lease.

To classify each lease, the Group makes an overall assessment of whether the lease transfers substantially all of the risks and rewards incidental to ownership of the underlying asset. If this is the case, then the lease is a finance lease; if not, then it is an operating lease.

If an arrangement contains lease and non-lease components, the Group applies MFRS 15 to allocate the consideration in the contract based on the stand-alone selling prices.

(cont'd)

2. Significant accounting policies (cont'd)

(e) Leases (cont'd)

Current financial year (cont'd)

Recognition and initial measurement (cont'd) (ii)

(b) As a lessor (cont'd)

When the Group is an intermediate lessor, it accounts for its interests in the head lease and the sublease separately. It assesses the lease classification of a sublease with reference to the right-of-use asset arising from the head lease, not with reference to the underlying asset. If a head lease is a short-term lease to which the Group applies the exemption described above, then it classifies the sublease as an operating lease.

(iii) Subsequent measurement

(a) As a lessee

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the rightof-use asset or the end of the lease term. The estimated useful lives of right-of-use assets are determined on the same basis as those of property, plant and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in future lease payments arising from a change in an index or rate, if there is a revision of in-substance fixed lease payments, if there is a change in the Group's estimate of the amount expected to be payable under a residual value guarantee, or if the Group changes its assessment of whether it will exercise a purchase, extension or termination option.

When the lease liability is remeasured, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in the income statements if the carrying amount of the right-of-use asset has been reduced to zero.

(b) As a lessor

The Group recognises lease payments received under operating leases as income on a straight-line basis over the lease term as part of "other income".

(e) Leases (cont'd)

Previous financial year

As a lessee

(i) Finance lease

Leases in terms of which the Group or the Company assumed substantially all the risks and rewards of ownership were classified as finance leases. Upon initial recognition, the leased asset was measured at an amount equal to the lower of its fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset was accounted for in accordance with the accounting policy applicable to that asset.

Minimum lease payments made under finance leases were apportioned between the finance expense and the reduction of the outstanding liability. The finance expense was allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent lease payments were accounted for by revising the minimum lease payments over the remaining term of the lease when the lease adjustment was confirmed.

Leasehold land which in substance was a finance lease was classified as property, plant and equipment.

(ii) **Operating lease**

Leases, where the Group or the Company did not assume substantially all the risks and rewards of ownership were classified as operating leases and, except for property interest held under operating lease, the leased assets were not recognised on the balance sheets. Property interest held under an operating lease, which was held to earn rental income or for capital appreciation or both, was classified as investment property.

Payments made under operating leases were recognised in the income statements on a straight-line basis over the term of the lease. Lease incentives received were recognised in the income statements as an integral part of the total lease expense, over the term of the lease.

(cont'd)

2. Significant accounting policies (cont'd)

(f) Intangible assets

(i) **Computer software**

Computer software acquired by the Group is stated at cost less any accumulated amortisation and any accumulated impairment losses.

The cost capitalised includes expenditures that are directly attributable to the acquisition of the software licenses and any other development costs directly attributable to the preparation of the computer software for its intended use.

(ii) Subsequent expenditure

Subsequent expenditure on computer software is capitalised only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure is recognised in the income statements as incurred.

(iii) **Amortisation**

Amortisation of computer software is recognised in the income statements on a straightline basis over its estimated useful lives from the date that it is available for use.

The estimated useful life of computer software is 4 years.

Amortisation methods, useful lives and residual values are reviewed at the end of each reporting period and adjusted, if appropriate.

(g) **Investment properties**

Investment properties carried at cost

Investment properties are properties which are owned or right-of-use asset held under a lease contract to earn rental income or for capital appreciation or for both, but not for sale in the ordinary course of business, use in the production or supply of goods or services or for administrative purposes. Investment properties initially and subsequently measured at cost are accounted for similarly to property, plant and equipment.

(h) **Inventories**

Inventories are measured at the lower of cost and net realisable value. The cost of inventories is calculated using the weighted average cost formula, and includes expenditure incurred in acquiring the inventories, production or conversion costs and other costs incurred in bringing them to their existing location and condition. In the case of work-in-progress and finished goods, cost includes an appropriate share of production overheads based on normal operating capacity.

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

Asset held for sale (i)

Non-current assets that are expected to be recovered primarily through sale or distribution to owners rather than through continuing use, are classified as held for sale.

Immediately before classification as held for sale, the assets are remeasured in accordance with the Group's accounting policies. Thereafter generally the assets are measured at the lower of their carrying amount and fair value less costs of disposal.

(j) **Biological assets**

Biological assets comprising of parent stock, hatching eggs and broiler inventories and are measured on initial recognition and at the end of each financial year, at fair value less costs to sell. Cost to sell include the incremental selling costs, including estimated costs of transport but excludes finance costs and income taxes.

A gain or loss arising on initial recognition of a biological asset at fair value less costs to sell and from a change in fair value less costs to sell of a biological asset is included in the income statements for the period in which it arises.

(k) Cash and cash equivalents

Cash and cash equivalents consist of cash on hand, balances and deposits with banks and highly liquid investments which have an insignificant risk of changes in fair value with original maturities of three months or less, and are used by the Group and the Company in the management of their short term commitments. For the purpose of the statements of cash flows, cash and cash equivalents are presented net of bank overdrafts.

(I) Impairment

(i) **Financial assets**

The Group and the Company recognise loss allowances for expected credit losses ("ECLs") on financial assets measured at amortised cost. Expected credit losses are a probability-weighted estimate of credit losses.

The Group and the Company measure loss allowances for trade receivables at an amount equal to lifetime expected credit loss.

When determining whether the credit risk of a financial asset has increased significantly since initial recognition and when estimating expected credit loss, the Group and the Company consider reasonable and supportable information that is relevant and available without undue cost or effort. This includes both quantitative and qualitative information and analysis, based on the Group's historical experience and informed credit assessment and including forward-looking information, where available.

(cont'd)

2. Significant accounting policies (cont'd)

(I) Impairment (cont'd)

(i) Financial assets (cont'd)

Lifetime expected credit losses are the expected credit losses that result from all possible default events over the expected life of the asset, while 12-month expected credit losses are the portion of expected credit losses that result from default events that are possible within the 12 months after the reporting date. The maximum period considered when estimating expected credit losses is the maximum contractual period over which the Group and the Company are exposed to credit risk.

The Group and the Company estimate the expected credit losses on trade receivables using a provision matrix with reference to historical credit loss experience.

An impairment loss in respect of financial assets measured at amortised cost is recognised in the income statements and the carrying amount of the asset is reduced through the use of an allowance account.

At each reporting date, the Group and the Company assess whether financial assets carried at amortised cost is credit-impaired. A financial asset is credit impaired when one or more events that have a detrimental impact on the estimated future cash flows of the financial asset have occurred.

The gross carrying amount of a financial asset is written off (either partially or full) to the extent that there is no realistic prospect of recovery. This is generally the case when the Group or the Company determines that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amounts subject to the write-off. However, financial assets that are written off could still be subject to enforcement activities in order to comply with the Group's or the Company's procedures for recovery amounts due.

(ii) Other assets

The carrying amounts of other assets (except for deferred tax assets, inventories and biological assets) are reviewed at the end of each reporting period to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated.

For the purpose of impairment testing, assets are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or cash-generating units.

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

(I) Impairment (cont'd)

(ii) Other assets (cont'd)

An impairment loss is recognised if the carrying amount of an asset or its related cashgenerating unit exceeds its estimated recoverable amount.

Impairment losses are recognised in the income statements. Impairment losses recognised in respect of cash-generating units are allocated first to reduce the carrying amount of any goodwill allocated to the cash-generating unit (group of cash-generating units) and then to reduce the carrying amounts of the other assets in the cash-generating unit (groups of cash-generating units) on a pro rata basis.

Impairment losses recognised in prior periods are assessed at the end of each reporting period for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount since the last impairment loss was recognised. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised. Reversals of impairment losses are credited to the income statements in the financial year in which the reversals are recognised.

(m) Equity instruments

Instruments classified as equity are measured at cost on initial recognition and are not remeasured subsequently.

(i) **Issue expenses**

Costs directly attributable to the issue of instruments classified as equity are recognised as a deduction from equity.

(ii) **Ordinary shares**

Ordinary shares are classified as equity.

(n) **Compound financial instruments**

A compound financial instrument is a non-derivative financial instrument that contains both a liability and an equity component.

Compound financial instruments issued by the Group comprise convertible notes that can be converted to share capital at the option of the holder, when the number of shares to be issued does not vary with changes in their fair value.

(cont'd)

2. Significant accounting policies (cont'd)

(n) Compound financial instruments (cont'd)

The proceeds are first allocated to the liability component, determined based on the fair value of a similar liability that does not have a conversion feature or similar associated equity component. The residual amount is allocated as the equity component. Any directly attributable transaction costs are allocated to the liability and equity components in proportion to their initial carrying amounts.

Subsequent to initial recognition, the liability component of a compound financial instrument is measured at amortised cost using the effective interest method. The equity component of a compound financial instrument is not remeasured subsequent to initial recognition.

Interest and losses and gains relating to the financial liability are recognised in the income statements. On conversion, the financial liability is reclassified to equity; no gain or loss is recognised on conversion.

(o) **Employee benefits**

(i) **Short-term employee benefits**

Short-term employee benefit obligations in respect of salaries, annual bonuses, paid annual leave and sick leave are measured on an undiscounted basis and are expensed as the related service is provided.

A liability is recognised for the amount expected to be paid under short-term cash bonus or profit-sharing plans if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(ii) State plans

The Group's contributions to statutory pension funds are charged to the income statements in the financial year to which they relate. Once the contributions have been paid, the Company has no further payment obligations.

(p) Revenue and other income

(i) Revenue

Revenue is measured based on the consideration specified in a contract with a customer in exchange for transferring goods or services to a customer, excluding amounts collected on behalf of third parties. The Group or the Company recognises revenue when (or as) it transfers control over a product or service to customer. An asset is transferred when (or as) the customer obtains control of the asset.

The Group or the Company transfers control of a good or service at a point in time unless one of the following over time criteria is met:

Revenue and other income (cont'd) (p)

(i) Revenue (cont'd)

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

Rental income (ii)

Rental income from investment property is recognised in the income statements on a straight-line basis over the term of the lease. Rental income from sub-leased property is recognised as "other income".

(iii) **Dividend income**

Dividend income is recognised in the income statements on the date that the Group's or the Company's right to receive payment is established.

(iv) Interest income

Interest income is recognised as it accrues, using the effective interest method in the income statements.

(q) **Borrowing costs**

General and specific borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are capitalised as part of the cost of those assets, until such time as the assets are substantially ready for their intended use or sale.

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

All other borrowing costs are recognised in income statements in the period in which they are incurred.



(r) Income tax

Income tax expense comprises current and deferred tax. Current tax and deferred tax are recognised in the income statements except to the extent that it relates to items recognised directly in equity or other comprehensive income.

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

Deferred tax is recognised using the liability method, providing for temporary differences between the carrying amounts of assets and liabilities in the balance sheet and their tax bases. Deferred tax is not recognised for the following temporary differences: the initial recognition of goodwill, the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profits or loss. Deferred tax is measured at the tax rates that are expected to be applied to the temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the end of the reporting period.

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

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

Unutilised reinvestment allowance, being tax incentives that is not a tax base of an asset, is recognised as a deferred tax asset to the extent that it is probable that the future taxable profits will be available against the unutilised tax incentive can be utilised.

(s) Earnings per ordinary share

The Group presents basic earnings per share data for its ordinary shares ("EPS").

Basic EPS is calculated by dividing the profit attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the period.

Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted average number of ordinary shares outstanding, adjusted for own shares held, for the effects of all dilutive potential ordinary shares, which comprise redeemable convertible unsecured loan stock ("RCULS") and Warrants.

(t) **Operating segments**

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses, including revenues and expenses that relate to transactions with any of the Group's other components. Operating segment results are reviewed regularly by the chief operating decision maker, to make decisions about resources to be allocated to the segment and to assess its performance, and for which discrete financial information is available.

(u) Contingencies

Contingent liabilities

Where it is not probable that an outflow of economic benefits will be required, or the amount cannot be estimated reliably, the obligation is not recognised in the statements of financial position and is disclosed as a contingent liability, unless the probability of outflow of economic benefits is remote. Possible obligations, whose existence will only be confirmed by the occurrence or nonoccurrence of one or more future events, are also disclosed as contingent liabilities unless the probability of outflow of economic benefits is remote.

(v) Fair value measurements

Fair value of an asset or a liability, except for share-based payment and lease transactions, is determined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The measurement assumes that the transaction to sell the asset or transfer the liability takes place either in the principal market or in the absence of a principal market, in the most advantageous market.

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

When measuring the fair value of an asset or a liability, the Group uses observable market data as far as possible. Fair value is categorised into different levels in a fair value hierarchy based on the input used in the valuation technique as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities that the Group can access at the measurement date.
- Level 2: inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3: inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs).

The Group recognises transfers between levels of the fair value hierarchy as of the date of the event or change in circumstances that caused the transfers.

(cont'd)

Property, plant and equipment 3.

Group	Land RM'000	Buildings and jetty RM'000	Plant, machinery, fixtures and equipment RM'000	Motor vehicles RM'000	Capital work-in- progress RM'000	Total RM'000
Cost						
At 1 January 2018	88,443	466,159	523,098	42,447	173,466	1,293,613
Additions	-	37,627	47,558	1,234	186,145	272,564
Transfer from intangible assets	-	-	-	-	(22)	(22)
Disposals	-	-	(864)	(626)	-	(1,490)
Write-off	-	(75)	(62)	(17)	-	(154)
Transfers	-	6,278	26,475	-	(32,753)	-
Effect of movements in						
exchange rates	(6)	4	96	(5)	(150)	(61)
At 31 December 2018, as						
previously reported	88,437	509,993	596,301	43,033	326,686	1,564,450
Adjustment on initial	•	•	ŕ	·	ŕ	
application on MFRS 16	(56,755)	-	-	-	-	(56,755)
At 1 January 2019, as restated	31,682	509,993	596,301	43,033	326,686	1,507,695
Additions	-	5,032	10,169	3,146	194,830	213,177
Disposals	-	-	(209)	(856)	-	(1,065)
Write-off	-	(2,674)	(8,136)	(742)	(54)	(11,606)
Transfers	-	44,723	60,114	1,541	(106,378)	-
Effect of movements in						
exchange rates	-	(731)	(1,207)	(96)	(9)	(2,043)
At 31 December 2019	31,682	556,343	657,032	46,026	415,075	1,706,158

Property, plant and equipment (cont'd) 3.

Depreciation and impairment loss	13,817				RM'000	RM'000
	13 817					
At 1 January 2018 Accumulated depreciation Accumulated impairment loss	-	150,047 3	326,638 1,209	32,837 -	-	523,339 1,212
	13,817	150,050	327,847	32,837	-	524,551
Depreciation for the year	1,054	15,236	37,639	2,684	-	56,613
Disposals	-	-	(806)	(626)	-	(1,432)
Write-off	-	(75)	(52)	(17)	-	(144)
Effect of movements in exchange rates	2	32	96	14	-	144
At 31 December 2018, as previously reported						
Accumulated depreciation	14,873	165,240	363,515	34,892	-	578,520
Accumulated impairment loss	-	3	1,209	-	-	1,212
Adjustment on initial	14,873	165,243	364,724	34,892	-	579,732
application on MFRS 16	(14,873)	-	-	-	-	(14,873)
At 1 January 2019, as restated						
Accumulated depreciation	-	165,240	363,515	34,892	-	563,647
Accumulated impairment loss	-	3	1,209	-	-	1,212
	-	165,243	364,724	34,892	-	564,859
Depreciation for the year	-	17,532	44,422	2,583	-	64,537
Disposals Write-off	-	(0,660)	(179)	(840)	-	(1,019)
Write-off – impairment loss	_	(2,663)	(7,433) (612)	(742)	-	(10,838) (612)
Effect of movements in			()			(- : -)
exchange rates	-	(306)	(716)	(59)	-	(1,081)
At 31 December 2019		170,000	200 000	05.004		045.040
Accumulated depreciation Accumulated impairment loss	-	179,803 3	399,609 597	35,834 -	-	615,246 600
	-	179,806	400,206	35,834	-	615,846
Carrying amounts						
At 1 January 2018	74,626	316,109	195,251	9,610	173,466	769,062
At 31 December 2018/ 1 January 2019	73,564	344,750	231,577	8,141	326,686	984,718
At 31 December 2019	31,682	376,537	256,826	10,192	415,075	1,090,312

(cont'd)

Property, plant and equipment (cont'd) 3.

Company	Land RM'000	Buildings and jetty RM'000	Plant, machinery, fixtures and equipment RM'000	Motor vehicles RM'000	Capital work-in- progress RM'000	Total RM'000
Cost						
At 1 January 2018	25,039	207,863	183,055	13,017	14,995	443,969
Additions	-	238	5,794	271	14,073	20,376
Disposals	-	-	(25)	(541)	-	(566)
Write-off	-	-	(17)	-	-	(17)
Transfers	-	(3,307)	6,437	-	(3,130)	-
At 31 December 2018, as previously reported Adjustment on initial	25,039	204,794	195,244	12,747	25,938	463,762
application on MFRS 16	(25,039)	-	-	-	-	(25,039)
At 1 January 2019, as restated	-	204,794	195,244	12,747	25,938	438,723
Additions	-	973	4,054	125	25,504	30,656
Disposals	-	-	(76)	(194)	-	(270)
Write-off	-	-	(269)	(647)	(53)	(969)
Transfers	-	3,258	7,157	-	(10,415)	-
At 31 December 2019	-	209,025	206,110	12,031	40,974	468,140
Depreciation						
At 1 January 2018	5,206	53,246	116,768	12,106	_	187,326
Depreciation for the year	365	3,642	11,868	330	_	16,205
Disposals	-	-	(13)	(541)	_	(554)
Write-off	-	-	(15)	-	-	(15)
At 31 December 2018,						
as previously reported	5,571	56,888	128,608	11,895	-	202,962
Adjustment on initial application on MFRS 16	(5,571)	-	-	-	-	(5,571)
At 1 January 2019, as restated	-	56,888	128,608	11,895	-	197,391
Depreciation for the year	-	4,147	13,798	355	-	18,300
Disposals	-	-	(66)	(194)	-	(260)
Write-off	-	-	(240)	(647)	-	(887)
At 31 December 2019	-	61,035	142,100	11,409	-	214,544
Carrying amounts						
At 1 January 2018	19,833	154,617	66,287	911	14,995	256,643
At 31 December 2018/ 1 January 2019	19,468	147,906	66,636	852	25,938	260,800

3. Property, plant and equipment (cont'd)

- Legal titles to certain leasehold land of the Group with a carrying amount of RM6,059,000 3.1 (2018: RM6,167,000) have yet to be received from the state authorities.
- 3.2 Included in additions of the Group are interest expense capitalised amounting to RM12,277,000 (2018: RM7,841,000).

4. Right-of-use assets

	Land RM'000	Buildings RM'000	Total RM'000
Group			
At 1 January 2019 Additions Depreciation for the year Transfer to asset classified as held for sale Effect of movements in exchange rates	41,962 86 (1,133) (14,821) (31)	7,151 188 (2,315) - -	49,113 274 (3,448) (14,821) (31)
At 31 December 2019	26,063	5,024	31,087
Company At 1 January 2019 Additions Depreciation for the year Transfer to asset classified as held for sale	19,468 - (365) (14,821)	5,357 151 (1,763)	24,825 151 (2,128) (14,821)
At 31 December 2019	4,282	3,745	8,027

The Group and the Company lease buildings for its office space, warehouse and staff quarters that typically run for a period of one to five years, with an option to renew the lease after that date.

4.1 **Extension options**

Some leases of office space, warehouse and staff quarters contain extension options exercisable by the Group. Where applicable, the Group seeks to include extension options in new leases to provide operational flexibility. The extension options held are exercisable only by the Group and not by the lessors. The Group assesses at lease commencement whether it is reasonably certain to exercise the extension options. The Group reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant change in circumstances within its control.

As at 31 December 2019, the Group has included all potential future cash flows of exercising the extension options in the lease liabilities.

(cont'd)

Right-of-use assets (cont'd)

4.2 Significant judgements and assumptions in relation to lease

The Group assesses at lease commencement by applying significant judgement whether it is reasonably certain to exercise the extension options. Group entities consider all facts and circumstances including their past practice and any cost that will be incurred to change the asset if an option to extend is not taken, to help them determine the lease term.

The Group also applied judgement and assumptions in determining the incremental borrowing rate of the respective leases. Group entities first determine the closest available borrowing rates before using significant judgement to determine the adjustments required to reflect the term, security, value or economic environment of the respective leases.

5. Intangible assets

	Compute	er software
	Group RM'000	Company RM'000
Cost		
At 1 January 2018	11,360	5,474
Additions	524	488
Transfer from property, plant and equipment	22	
At 31 December 2018/1 January 2019	11,906	5,962
Additions	135	129
Effect of movements in exchange rates	(30)	-
At 31 December 2019	12,011	6,091
Amortisation		
At 1 January 2018	8,409	5,301
Amortisation for the year	919	153
Effect of movements in exchange rates	1	_
At 31 December 2018/1 January 2019	9,329	5,454
Amortisation for the year	977	205
Effect of movements in exchange rates	(28)	-
At 31 December 2019	10,278	5,659
Carrying amounts		
At 1 January 2018	2,951	173
At 31 December 2018/1 January 2019	2,577	508
At 31 December 2019	1,733	432

Intangible assets (cont'd) **5.**

5.1 Intangible assets

Intangible assets principally comprise expenditure that is directly attributable to the acquisition of software licences and any other development costs directly attributable to the preparation of the computer software for its intended use.

5.2 **Amortisation**

The amortisation is allocated to the income statements on a straight-line basis over the intangible assets' estimated useful lives.

Investment properties 6.

Group	Freehold land RM'000	Buildings RM'000	Total RM'000
Cost At 1 January 2018/31 December 2018/ 1 January 2019/31 December 2019	3,943	2,836	6,779
Depreciation At 1 January 2018 Depreciation for the year	- -	1,612 57	1,612 57
At 31 December 2018/1 January 2019 Depreciation for the year	-	1,669 57	1,669 57
At 31 December 2019	-	1,726	1,726
Carrying amounts At 1 January 2018	3,943	1,224	5,167
At 31 December 2018/1 January 2019	3,943	1,167	5,110
At 31 December 2019	3,943	1,110	5,053

(cont'd)

Investment properties (cont'd) 6.

Company	Freehold land RM'000	Buildings RM'000	Total RM'000
Cost At 1 January 2018/31 December 2018/ 1 January 2019/31 December 2019	3,672	2,836	6,508
Depreciation At 1 January 2018 Depreciation for the year	-	1,612 57	1,612 57
At 31 December 2018/1 January 2019 Depreciation for the year		1,669 57	1,669 57
At 31 December 2019	-	1,726	1,726
Carrying amounts At 1 January 2018	3,672	1,224	4,896
At 31 December 2018/1 January 2019	3,672	1,167	4,839
At 31 December 2019	3,672	1,110	4,782

The following are recognised in the income statements in respect of investment properties:

	Group		Company	
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Lease income Direct operating expenses: - income generating investment	363	388	394	420
properties	44	44	52	50

Fair value information

Fair value of investment properties are categorised as follows:

	Group		Company	
	2019 2018 RM'000 RM'000		2019 20 ^o RM'000 RM'0	
	11111 000	11101 000	11101 000	
Level 3 Freehold land and buildings	123,485	113,945	118,855	109,655

Investment properties (cont'd) 6.

Level 3 fair value

The following table shows the valuation technique used in the determination of fair values within Level 3, as well as the significant unobservable inputs used in the valuation models.

Description of valuation technique and inputs used	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurements
Comparison method of valuation which entails comparing the property with similar properties that were sold recently and those that are currently offered for sale in the vicinity.	Recent transactions of similar properties at or near reporting period with similar land usage, land size and location.	The estimated fair value would increase/(decrease) if recent transactions of similar properties at or near reporting period with similar land usage and land size were higher/ (lower).

Valuation processes applied by the Group for Level 3 fair value

The fair value of investment properties is estimated by the Directors using the comparison method. The comparison method entails critical analysis of recent evidences of values of comparable properties in the neighbourhood and making adjustment for differences in location, size and shape of land, age and condition of building, tenure, title restrictions if any and other relevant characteristics.

Investments in subsidiaries 7.

	Company		
	2019 RM'000	2018 RM'000	
At cost Unquoted shares Less: Accumulated impairment losses	393,395 (2,026)	393,395 (2,026)	
	391,369	391,369	

(cont'd)

Investments in subsidiaries (cont'd) 7.

The subsidiaries, all of which are incorporated in Malaysia except as disclosed otherwise, comprise:

			ctive ership rest
Name of subsidiary	Principal activities	2019 %	2018 %
Dindings Soya & Multifeeds Sdn. Berhad	Manufacture and sale of animal feeds and sale of related raw materials	100	100
Premier Grain Sdn. Bhd.	Trading in corn, soybean meal and other feed ingredients	51	51
Dindings Poultry Development Centre Sdn. Bhd.	Breeding and sale of day-old chicks, poultry grow-out farm, purchase and contract farming activities and manufacture and sale of animal feeds and sale of related raw materials	100^	100^
Dindings Poultry Processing Sdn. Bhd.	Processing and sale of poultry products	100	100
Vimaflour Ltd * (incorporated in Vietnam)	Milling and selling wheat flour together with its allied products	70	70
MFM International Ltd. # (incorporated in the British Virgin Islands)	Investment holding	100	100
MFM Property Sdn. Bhd.	Investment holding	100	100
MFM Feedmill Sdn. Bhd.	Dormant	100	100
Semakin Dinamik Sdn. Bhd.	Dormant	100	100
MFM Ltd.	Dormant	100	100
Dindings Broiler Breeder Farm Sdn. Bhd.	Dormant	100	100
Syarikat Pengangkutan Lumut Sdn. Bhd.	Dormant	100	100
Muda Fibre Manufacturing Sdn. Bhd.	Dormant	60	60
Dindings Grand Parent Farm Sdn. Bhd.	Dormant	100	100
AVIOTA Sdn. Bhd.	Dormant	100	100

7. Investments in subsidiaries (cont'd)

The subsidiaries, all of which are incorporated in Malaysia except as disclosed otherwise, comprise:

		own	ective ership erest
Name of subsidiary	Principal activities	2019 %	2018 %
Subsidiary of MFM International Ltd. Mekong Flour Mills Ltd.* (incorporated in Vietnam)	Milling and selling wheat flour together with its allied products	100	100

Audited by other member firms of KPMG International

7.1 Non-controlling interests in subsidiaries

The subsidiaries' information are aggregated based on their operating segment and the principal activities and the proportion of ownership interest held by non-controlling interests are disclosed in the above. The Group's subsidiaries that have material non-controlling interests ("NCI") are as follows:

S	ubsidiaries with material NCI RM'000	Other subsidiaries with immaterial NCI RM'000	Total RM'000
2019 Carrying amount of NCI	81,723	4,963	86,686
Comprehensive income/(expense) allocated to NCI	16,783	(4)	16,779
2018 Carrying amount of NCI	69,256	4,967	74,223
Comprehensive income allocated to NCI	9,835	83	9,918

[#] Not audited by member firms of KPMG PLT

One (1) unit of ordinary share is held by a third party which has no voting rights nor entitled to any dividends, rights, allotments or other forms of distribution.

(cont'd)

Investments in subsidiaries (cont'd) **7.**

Non-controlling interests in subsidiaries (cont'd)

	Subsidiaries with material NCI		
	2019 RM'000	2018 RM'000	
Summarised financial information before intra-group elimination As at 31 December			
Non-current assets	73,095	76,330	
Current assets	579,846	453,004	
Current liabilities	(406,485)	(319,185)	
Net assets	246,456	210,149	
Year ended 31 December			
Revenue	1,178,166	1,045,722	
Profit for the year	52,599	29,355	
Total comprehensive income	50,694	30,114	
Cash flows from/(used in) operating activities	75,594	(43,575)	
Cash flows (used in)/from investing activities	(31,921)	19,578	
Cash flows from financing activities	788	727	
Net increase/(decrease) in cash and cash equivalents	44,461	(23,270)	
Dividends paid to NCI	4,316	5,256	

Investment in a joint venture 8.

•		Group	Company		
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
At cost Unquoted shares Share of post-acquisition reserves	154,086 (23,174)	100,289 (39,256)	154,086 -	100,289	
	130,912	61,033	154,086	100,289	

PT Bungasari Flour Mills Indonesia ("PT Bungasari"), the only joint venture in which the Group participates, is principally engaged in the milling and selling of wheat flour together with its allied products in Indonesia.

8. Investment in a joint venture (cont'd)

During the year, the Company increased its investment in PT Bungasari by subscribing additional 12,930 shares with a nominal value of USD1,000 (in Indonesian Rupiah equivalent) per share based on the proportionate shareholding for a cash consideration of RM53,797,000 (approximately USD12.9 million).

The following table summarises the financial information of PT Bungasari, as adjusted for any differences in accounting policies. The table also reconciles the summarised financial information to the carrying amount of the Group's interest in PT Bungasari, which is accounted for using the equity method.

	Group		
	2019 %	2018 %	
Percentage of ownership interest	30	30	
Summarised financial information	RM'000	RM'000	
As at 31 December Non-current assets Current assets Non-current liabilities Current liabilities	406,357 648,094 (99,066) (519,011)	303,815 412,083 (35,518) (476,936)	
Net assets	436,374	203,444	
Year ended 31 December Revenue Profit/(Loss) for the year	1,180,264 47,070	957,610 (23,028)	
Reconciliation of net assets to carrying amount as at 31 December Group's share of net assets	130,912	61,033	
Carrying amount in the balance sheet	130,912	61,033	
Group's share of results for year ended 31 December Group's share of profit/(loss) from continuing operations	14,121	(6,908)	

Contingent liabilities

The Company has provided proportionate corporate guarantees of up to USD12.6 million (2018: USD12.6 million) for financing facilities granted by financial institutions to the joint venture company, PT Bungasari. As at 31 December 2019, the outstanding loan proportionately amounted to USD7.0 million (2018: USD3.5 million).

(cont'd)

8. Investment in a joint venture (cont'd)

Contingent liabilities (cont'd)

In 2017, the Indonesian tax authority having performed tax audit in relation to its value-added tax ("VAT") has issued a notification letter imposing a total sum of RM17.1 million (additional tax assessment of RM8.55 million and penalty of RM8.55 million) on PT Bungasari on the basis of overclaimed VAT for the year 2015. In 2018, the Indonesian tax authority has issued another notification letter imposing a total sum of RM16.8 million (additional tax assessment of RM8.4 million and penalty of RM8.4 million) on PT Bungasari on the basis of overclaimed VAT for the year 2016. In 2019, the Indonesian tax authority has issued another notification letter imposing a total sum of RM20.3 million (additional tax assessment of RM10.6 million and penalty of RM9.7 million) on PT Bungasari on the basis of overclaimed VAT for the year 2017. The Group's 30% share of the potential liabilities are RM5.1 million, RM5.0 million and RM6.1 million for the years 2015, 2016 and 2017 respectively.

PT Bungasari submitted objection letters against the VAT notification letters, accompanied by a sum of RM9.6 million payment to the tax authority. PT Bungasari has obtained the advice of its tax consultant who is of the view that there are sufficient grounds to challenge this assessment. On that basis, the Directors concur with the view that no additional provision is required in the financial statements for the potential tax liabilities up to the reporting date and the payment of RM9.6 million will be recoverable.

9. Investment in an associate

	Group		
	2019 RM'000	2018 RM'000	
At cost Unquoted shares Share of post-acquisition reserves	1,120 (46)	1,120 (7)	
	1,074	1,113	

Details of the associate are as follows:

Name of entity	Principal place of business/country	Nature of the	owne	ctive ership erest
	of incorporation	relationship	2019 %	2018 %
Freeman Properties Holding Ltd. (Held through MFM Property Sdn. Bhd.)	Cambodia	Investment	49	49

10. Deferred tax assets/(liabilities)

Recognised deferred tax assets/(liabilities)

Deferred tax assets and liabilities are attributable to the following:

	Ass	Assets Liabilitie		oilities	es Net	
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
	HIVI UUU	HIVI UUU	HIVI UUU	HIVI UUU	HIVI UUU	HIVI UUU
Group						
Property, plant and						
equipment	-	-	(51,948)	(47,595)	(51,948)	(47,595)
Right-of-use assets	-	-	(6,554)	-	(6,554)	-
Lease liabilities	1,076	-	-	-	1,076	-
RCULS	5,758	-	-	-	5,758	-
Provisions	7,101	6,062	-	-	7,101	6,062
Reinvestment allowances	11,676	11,676	-	-	11,676	11,676
Unabsorbed capital						
allowances	24,534	17,188	-	-	24,534	17,188
Tax loss carry-forwards	19,529	14,670	-	-	19,529	14,670
Others	-	-	(4,065)	(5,079)	(4,065)	(5,079)
Tax assets/(liabilities)	69,674	49,596	(62,567)	(52,674)	7,107	(3,078)
Set off of tax	(59,923)	(42,886)	59,923	42,886	-	-
Net tax assets/(liabilities)	9,751	6,710	(2,644)	(9,788)	7,107	(3,078)
Company						
Property, plant and						
equipment	-	-	(21,398)	(21,424)	(21,398)	(21,424)
Right-of-use assets	_	-	(1,926)	_	(1,926)	_
Lease liabilities	922	-		-	922	-
RCULS	5,758	-	-	-	5,758	-
Provisions	2,149	2,432	-	-	2,149	2,432
Reinvestment allowances	11,676	11,676	-	-	11,676	11,676
Unabsorbed capital						
allowances	3,156	7,327	_	-	3,156	7,327
Others	-	-	(2,981)	(3,112)	(2,981)	(3,112)
Tax assets/(liabilities)	23,661	21,435	(26,305)	(24,536)	(2,644)	(3,101)
Set off of tax	(23,661)	(21,435)	23,661	21,435	-	-
Net tax assets/(liabilities)	-	-	(2,644)	(3,101)	(2,644)	(3,101)

(cont'd)

10. Deferred tax assets/(liabilities) (cont'd)

Movement in temporary differences during the year

	At 1.1.2018 RM'000	Recognised in income statements (Note 21) RM'000	At 31.12.2018/ 1.1.2019 RM'000	Recognised in income statements (Note 21) RM'000	Recognised directly in equity (Note 16) RM'000	At 31.12.2019 RM'000
Group						
Property, plant and equipment	(42,142)	(5,453)	(47,595)	(4,353)	-	(51,948)
Right-of-use assets	-	-	-	(6,554)	-	(6,554)
Lease liabilities	-	-	-	1,076	-	1,076
RCULS	-	-	-	(395)	6,153	5,758
Provisions	5,635	427	6,062	1,039	-	7,101
Reinvestment allowances	11,676	-	11,676	-	-	11,676
Unabsorbed capital allowances	15,014	2,174	17,188	7,346	-	24,534
Tax loss carry-forwards	16,322	(1,652)	14,670	4,859	-	19,529
Others	(8,680)	3,601	(5,079)	1,014	-	(4,065)
	(2,175)	(903)	(3,078)	4,032	6,153	7,107
Company						
Property, plant and equipment	(20,927)	(497)	(21,424)	26	-	(21,398)
Right-of-use assets	-	-	-	(1,926)	-	(1,926)
Lease liabilities	-	-	-	922	-	922
RCULS	-	-	-	(395)	6,153	5,758
Provisions	2,452	(20)	2,432	(283)	-	2,149
Reinvestment allowances	11,676	-	11,676	-	-	11,676
Unabsorbed capital allowances	10,151	(2,824)	7,327	(4,171)	-	3,156
Others	(3,053)	(59)	(3,112)	131	-	(2,981)
	299	(3,400)	(3,101)	(5,696)	6,153	(2,644)

Unrecognised deferred tax assets

Deferred tax assets have not been recognised in respect of the following temporary differences (stated at gross):

	Group		
	2019 RM'000	2018 RM'000	
Unabsorbed capital allowances Tax loss carry-forwards Other deductible temporary differences	1,487 3,082 385	1,875 3,082 -	
	4,954	4,957	

10. Deferred tax assets/(liabilities) (cont'd)

Unrecognised deferred tax assets (cont'd)

Deferred tax assets have not been recognised in respect of these temporary differences because it is not probable that future taxable profit will be available against which subsidiaries of the Group can utilise the benefits therefrom. Pursuant to Amended Finance Bill 2018, unabsorbed business losses can only be carried forward up to 7 consecutive Years of Assessment to be utilised against income from any business source upon expiry of the qualifying period.

11. Trade and other receivables, including derivatives

		Group Company			pany
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Trade receivables from contracts with customers		354,836	333,370	76,625	65,928
Amount due from subsidiaries	11.1	-	-	448,164	405,966
Other receivables	11.2	36,373	76,974	5,678	3,652
Deposits		2,363	2,225	1,130	987
Derivatives at fair value through profit or loss:					
- future and option contracts		540	620	-	620
		394,112	413,189	531,597	477,153

11.1 Amount due from subsidiaries

The amount due from subsidiaries is unsecured, repayable on demand and interest bearing (2018: interest bearing).

11.2 Other receivables

Included in other receivables of the Group are advances paid to suppliers of RM24,564,000 (2018: RM56,546,000) and interest receivable from the deposits placed with licensed banks of RM3,422,000 (2018: RM1,794,000).

12. Inventories

		Group	Com	pany
	2019	2018	2019	2018
	RM'000	RM'000	RM'000	RM'000
Raw materials	435,371	401,440	88,815	85,914
Finished goods	41,586	35,940	7,982	7,915
Consumables	33,262	31,348	4,949	5,138
	510,219	468,728	101,746	98,967

(cont'd)

13. Biological assets

	Group		
	2019 RM'000	2018 RM'000	
Parent stock Hatching eggs Broiler inventories	25,845 5,084 25,931	18,167 9,557 27,182	
	56,860	54,906	

The movement of biological assets can be analysed as follows:

	Group			
	Parent stock RM'000	Hatching eggs RM'000	Broiler inventories RM'000	Total RM'000
2019				
At 1 January	18,167	9,557	27,182	54,906
Additions	30,453	90,652	469,915	591,020
Fair value measurement	7,867	(3,721)	(5,236)	(1,090)
Depopulation	(30,642)	-	-	(30,642)
Hatched and placed as DOC	-	(86,647)	-	(86,647)
Sales	-	(4,757)	(465,930)	(470,687)
At 31 December	25,845	5,084	25,931	56,860
2018				
At 1 January	27,505	4,406	24,762	56,673
Additions	30,223	79,102	429,858	539,183
Fair value measurement	(14,087)	3,410	2,267	(8,410)
Depopulation	(25,474)	-	-	(25,474)
Hatched and placed as DOC	-	(77,361)	-	(77,361)
Sales	-	-	(429,705)	(429,705)
At 31 December	18,167	9,557	27,182	54,906

In measuring the fair value of biological assets, management's estimates and judgments are based on the following assumptions:

- parent stocks are expected to have a lifespan of up to 65 weeks;
- the expected selling prices of broiler inventories and hatching eggs are based on management's estimate of the current market price of broilers, whereas the expected selling price of parent stock is based on management's estimate of the historical average market price of broilers, adjusted for abnormal market movements;
- the costs expected to arise throughout the life of the broiler inventories and parent stocks are based on management's estimate of average feed costs and other estimated farm costs; and
- hatching eggs will be hatched into day-old-chick based on the expected hatchability and broiler inventories are expected to be sold upon reaching saleable weight.

13. Biological assets (cont'd)

The following table shows the valuation technique used in the determination of the fair value of biological assets and the significant unobservable inputs used in the valuation calculation:

Description of valuation technique and inputs used	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurements
Parent stock The valuation method considers the expected day-old-chicks to be produced and subsequently reared to mature broiler for sale after taking into account the estimated mortality rate.	Projected selling price of broiler based on management's estimate by referencing the historical average adjusted for abnormal market movements.	The higher the projected selling price, the higher the fair value.
	 Management's estimate of incremental feed and other variable costs expected to be incurred throughout the life cycle. 	The higher the incremental costs, the lower the fair value.
Hatching eggs The valuation method considers the expected day-old-chicks to be hatched and subsequently reared to mature broiler for sale after taking into account the estimated mortality rate.	 Projected selling price of broiler based on management's estimate of the current market price. Management's estimate of incremental feed and other variable costs expected to be incurred throughout the life cycle. 	 The higher the projected selling price, the higher the fair value. The higher the incremental costs, the lower the fair value.
Broiler inventories The valuation method considers the estimated selling price, weight and the mortality rate of the broiler.	 Projected selling price of broiler based on management's estimate of the current market price. Management's estimate of incremental feed and other variable costs expected to be incurred throughout the life cycle. 	 The higher the projected selling price, the higher the fair value. The higher the incremental costs, the lower the fair value.

(cont'd)

13. Biological assets (cont'd)

Sensitivity analysis

Sensitivity analysis of the fair value of the biological assets to the possible changes in the key assumptions are disclosed in the table below:

Effect on fair value of biological assets

	Gr	oup
	2019	2018
	RM'000	RM'000
Projected selling price of broiler per kg:		
- increased by 5%	27,282	26,703
- decreased by 5%	(27,282)	(26,703)
Number of day-old-chick produced:		
- increased by 5%	2,127	2,258
- decreased by 5%	(2,127)	(2,258)
Feed cost per kg:		
- increased by 5%	(13,958)	(15,505)
- decreased by 5%	13,958	15,505

14. Cash and cash equivalents

		Group		Company	
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Deposits placed with					
licensed banks		268,350	136,305	414	3,503
Cash and bank balances		43,572	32,527	15,645	9,998
Liquid investments	14.1	18,831	-	18,831	-
		330,753	168,832	34,890	13,501

14.1 Liquid investments

The liquid investments represent investment in money market funds which have insignificant risk of change in value of the instruments.

15. Asset classified as held for sale

A leasehold land previously classified as the right-of-use assets is presented as an asset held for sale following the commitment of the Company's plan to sell the asset on 21 October 2019. The Company has entered into a sales and purchase agreement with a third party on 14 November 2019 and the transaction is expected to be completed in May 2020. The asset classified as held for sale is as follows:

	Group and Company
	2019 RM'000
Asset classified as held for sale Leasehold land	14,821

The carrying value of the asset held for sale is the same as its carrying value before it was being reclassified from right-of-use assets.

16. Capital and reserves

Share capital

		Group and Company			
			Number		Number
	Note	Amount	of shares	Amount	of shares
		2019	2019	2018	2018
		RM'000	'000	RM'000	'000
Issued and fully paid:					
Ordinary shares					
At 1 January		377,501	550,285	377,501	550,285
Issuance of Rights Shares	16.1	102,007	220,114	-	-
Issuance of bonus shares		-	137,571	-	-
Conversion of RCULS		48,062	96,124	-	-
Exercise of Warrants		1	1	-	-
At 31 December		527,571	1,004,095	377,501	550,285

Ordinary shares

The holders of ordinary shares are entitled to receive dividends as declared from time to time, and are entitled to one vote per share at meetings of the Company.

(cont'd)

16. Capital and reserves (cont'd)

16.1 Issuance of Rights Shares

On 28 January 2019, the Renounceable Rights Issue of 220,113,744 new ordinary shares ("Rights Shares") on the basis of two (2) Rights Shares for every five (5) existing ordinary shares together with 55,028,376 new ordinary shares ("Bonus Shares B") on the basis of one (1) Bonus Share B for every four (4) Rights Shares subscribed and 55,028,376 free detachable warrants ("Free Warrants B") on the basis of one (1) Free Warrant B for every four (4) Rights Shares subscribed, at an issue price of RM0.50 per Rights Share has been completed following the listings and quotation on the Main Market of Bursa Securities.

	RM'000
As at 1 January 2019 Proceeds from issuance of Rights Shares Transaction costs	110,057 (896)
Net proceeds Amount ascribed to issuance of Warrants	109,161 (7,154)
	102,007

Redeemable convertible unsecured loan stocks ("RCULS")

	Group an 2019 RM'000	d Company 2018 RM'000
RCULS - Equity portion	85,462	-
RCULS - Liability portion Non-current Current	18,500 5,495	- -
	23,995	-
	109,457	-

On 28 January 2019, the Renounceable Rights Issue of RM165,084,641 in nominal value of 5-year 5% RCULS at 100% of its nominal value of RM1.00 on the basis of three (3) RCULS for every ten (10) existing ordinary shares, together with 82,542,291 Bonus Shares A on the basis of one (1) Bonus Share A for every two (2) RCULS subscribed and 82,542,291 Free Warrants A on the basis of one (1) Free Warrant A for every two (2) RCULS subscribed has been completed following the listings and quotation on the Main Market of Bursa Securities.

The salient features of the RCULS are as follows:

- The coupon rate for the RCULS is 5% per annum, payable semi-annually in arrears prior to (i) conversion of the RCULS;
- The conversion price for the RCULS has been fixed at RM0.50 each ("Conversion Price") with (ii) the conversion ratio of 2 ordinary shares for every RCULS with a nominal value of RM1.00 surrendered;

16. Capital and reserves (cont'd)

Redeemable convertible unsecured loan stocks ("RCULS") (cont'd)

The salient features of the RCULS are as follows: (cont'd)

- The new ordinary shares to be issued upon conversion of the RCULS will, upon allotment and issue, rank equally in all respects with the then existing ordinary shares, except that they shall not be entitled to any dividends, rights, allotments and any other distributions of which the entitlement date is before the date of allotment of the new ordinary shares;
- (iv) The RCULS holder is entitled to exercise the right of conversion from date of issuance up to 24 January 2024 ("Maturity Date");
- (v) The Company may redeem the outstanding RCULS (if not earlier converted) in full on the Maturity Date in cash at 100% of its nominal value plus all accrued coupon of such RCULS up to the Maturity Date subject to an irrevocable prior written notice is being served no less than 30 days or such other period as mutually agreed before the Maturity Date; and
- (vi) All outstanding RCULS which have not been earlier converted or redeemed on the Maturity Date, shall be mandatorily converted into fully paid new ordinary shares at the Conversion Price on the Maturity Date.

Group and Company

	aroup and company		
	Equity component RM'000	Liability component RM'000	Total RM'000
As at 1 January 2019	-	-	_
Proceeds from issuance of RCULS	129,057	36,028	165,085
Transaction costs	(1,345)	-	(1,345)
Net proceeds	127,712	36,028	163,740
Conversion of RCULS to share capital#	(37,673)	(10,389)	(48,062)
Amount ascribed to issuance of Warrants	(10,730)	-	(10,730)
RCULS coupon payment	-	(2,953)	(2,953)
Interest expense on RCULS	-	1,309	1,309
Deferred tax effect (Note 10):			
- on issuance	8,647	-	8,647
- on conversion	(2,494)	-	(2,494)
	85,462	23,995	109,457

[#] During the financial year, 96,123,820 new ordinary shares amounting to RM48,061,910 were issued resulting from the conversion of 48,061,910 units of RCULS at the conversion price of RM0.50 each.

As at 31 December 2019, 117,022,731 RCULS remained unconverted.

(cont'd)

16. Capital and reserves (cont'd)

Warrant reserve

	Group and Company			
	Amount 2019 RM'000	Number of warrants 2019 '000	Amount 2018 RM'000	Number of warrants 2018 '000
At 1 January Issued during the year Exercised during the year	- 17,884 *	- 137,571 (1)	- - -	- - -
At 31 December	17,884	137,570	-	-

^{* 1.300} units of warrants were exercised

On 28 January 2019, 137,570,667 Warrants were issued pursuant to the Rights Issue.

The warrant reserve comprises the fair value of the free detachable warrants arising from the Rights Issue.

The Warrants are constituted by the deed poll dated 3 December 2018 ("Deed Poll").

The salient features of the Warrants are as follows:

- Each Warrant entitles the Warrant holder to subscribe for one (1) new ordinary share in the Company at the exercise price of RM0.68 during the 5-year period expiring on 23 January 2024 ("Exercise Period"), subject to further adjustments in accordance with provisions of the Deed Poll;
- (ii) At the expiry of the Exercise Period, any Warrants which have not been exercised shall automatically lapse and cease to be valid for any purpose; and
- (iii) The new ordinary shares to be issued upon exercise of the Warrants will, upon allotment and issue, rank equally in all respects with the then existing ordinary shares, except that they shall not be entitled to any dividends, rights, allotments and any other distributions of which the entitlement date is before the date of allotment of the new ordinary shares.

During the financial year, 1,300 new ordinary shares amounting to RM884 were issued resulting from the exercise of 1,300 units of Warrants at the exercise price of RM0.68 each.

As at 31 December 2019, 137,569,367 Warrants remained unexercised.

Other capital reserve

Other capital reserve comprises the amount transferred from retained earnings being the profit reinvested as capital contribution by subsidiaries.

Translation reserve

The translation reserve comprises all foreign currency differences arising from the translation of the financial statements of foreign operations.

17. Trade and other payables, including derivatives

		Group		Company	
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Trade payables Amount due to subsidiaries Other payables and accruals Derivatives at fair value	17.1 17.2	104,379 - 82,149	59,026 - 79,324	6,665 112,832 17,542	6,010 129,420 15,914
through profit or loss: - future and option contracts - foreign currency forward contracts		125 4,650	217 3,622	125 3,183	2,169
		191,303	142,189	140,347	153,513

17.1 Amount due to subsidiaries

The amount due to subsidiaries is unsecured, repayable on demand and interest bearing (2018: interest bearing).

17.2 Other payables and accruals

Included in other payables and accruals of the Group and of the Company are deposits from customers of RM22,222,000 (2018: RM26,341,000) and RM1,514,000 (2018: RM236,000) respectively.

18. Loans and borrowings

	Group		Company	
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Non-current Unsecured term loans	223,058	151,061	2,200	9,780
Current Unsecured bankers' acceptances/ Unsecured revolving credits Unsecured term loans	900,048 47,580	959,499 15,860	426,851 7,580	535,986 15,860
	947,628	975,359	434,431	551,846
Total loans and borrowings	1,170,686	1,126,420	436,631	561,626

Included in the Group's and the Company's loans and borrowings are unsecured bankers' acceptances/ unsecured revolving credits denominated in USD of RM539,187,000 (2018: RM503,156,000) and RM222,659,000 (2018: RM225,247,000) respectively.

(cont'd)

19. Revenue

	Group		Company	
	2019 2018		2019	2018
	RM'000	RM'000	RM'000	RM'000
Revenue from contracts				
with customers	2,681,563	2,423,774	483,667	422,234
	2,681,563	2,423,774	483,667	422,234

Revenue is recognised when the Group or the Company transfers control of a good to the customers, net of rebates and/or incentives. The Group or the Company allows returns for quality issues and compensation for weight loss exceeding the normal threshold, if any. The performance obligation is satisfied at a point in time and the customers are required to pay within the agreed credit terms, ranging between 0 to 90 days.

20. Operating profit

			Group	Com	Company	
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Operating profit is arrived at after charging/(crediting):						
Auditors' remuneration:						
- Audit services						
KPMG PLT		351	359	110	110	
Affiliates of KPMG PLT		111	123	-	-	
Other auditors		13	16	-	-	
- Non-audit services						
KPMG PLT		37	177	37	177	
Affiliates of KPMG PLT		156	211	79	122	
Material expenses/(income):						
Amortisation of intangible assets	5	977	919	205	153	
Depreciation of investment						
properties	6	57	57	57	57	
Depreciation of property,						
plant and equipment	3	64,537	56,613	18,300	16,205	
Depreciation of right-of-use						
assets	4	3,448	-	2,128	-	
Dividend income from						
subsidiaries (unquoted)		-	-	(18,977)	(38,519)	
Insurance recoveries		(2,356)	(1,277)	(1,853)	(370)	
Interest income from:						
 deposit placed with 						
licensed banks		(11,037)	(11,137)	(845)	(457)	
- subsidiaries		-	-	(18,973)	(16,569)	

20. Operating profit (cont'd)

	Group Company				
1	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Material expenses/(income):					
(cont'd)					
Interest expense from:					
unsecured bankers'					
acceptances/unsecured					
revolving credits		27,081	27,733	12,705	16,301
- unsecured term loans		969	1,820	876	1,820
- subsidiaries		-	-	4,509	4,357
- RCULS		1,309	-	1,309	-
- lease liabilities		325	-	232	-
Net fair value loss on					
biological assets		1,090	8,410	-	-
Net (gain)/loss on future and					
option contracts:					
- realised		(10,668)	(2,689)	(831)	(255)
- unrealised		(12)	(522)	745	(620)
Net loss/(gain) on foreign					
exchange:					
- realised		89	9,082	1,437	2,799
- unrealised		(1,639)	(404)	(12)	560
Personnel expense (including					
key management personnel):					
- Contributions to Employees		44.750	44.450	4.040	4.000
Provident Fund		11,758	11,453	4,918	4,826
- Wages, salaries and others		124,877	116,124	42,803	41,469
Expenses/(Income) arising					
from leases:					
Expenses relating to short-term					
leases		221	-	32	-
Expenses relating to leases of					
low-value assets		157	-	96	-
Expenses relating to variable					
lease payments not included					
in the measurement of lease					
liabilities		2,541	-	127	-
Income from subleasing right-					
of-use assets (excluding					
subleasing of investment					
properties)		-	-	(1,050)	-
Rental expense		-	4,544	-	1,370

(cont'd)

20. Operating profit (cont'd)

		Group	Company		
Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Net loss on impairment of financial instruments					
Financial assets at amortised cost	5,978	3,138	846	988	

21. Tax expense

		Group	Company		
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Recognised in the income statements Current tax expense					
- current year - prior year	21,414 311	11,033 531	2,202 253	1,103 214	
Total current tax expense	21,725	11,564	2,455	1,317	
Deferred tax expense					
Reversal and origination of temporary differences Under provision in prior year	(7,957) 3,925	(38) 941	4,975 721	2,400 1,000	
Total deferred tax expense	(4,032)	903	5,696	3,400	
Total tax expense	17,693	12,467	8,151	4,717	
Reconciliation of tax expense Profit for the year Total tax expense	60,602 17,693	27,466 12,467	26,483 8,151	38,688 4,717	
Profit before tax	78,295	39,933	34,634	43,405	
Tax at Malaysian tax rate of 24% Effect of tax rates in foreign jurisdiction Non-deductible expenses Non-taxable income Recognition of previously unrecognised deferred tax assets	18,791 (4,809) 3,761 (3,578)	9,584 (2,669) 4,640 - (886)	8,312 - 3,031 (4,556)	10,417 - 2,334 (9,245)	
Current year losses for which no deferred tax asset was recognised Others	3 (707)	359 (33)	390	(3)	
Under provision in prior year	13,457 4,236	10,995 1,472	7,177 974	3,503 1,214	
	17,693	12,467	8,151	4,717	

22. Earnings per ordinary share

Basic earnings per ordinary share

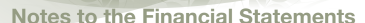
The calculation of basic earnings per ordinary share was based on the profit attributable to ordinary shareholders of the Company and a weighted average number of ordinary shares outstanding, calculated as follows:

	Group		
	2019 RM'000	2018 RM'000	
Profit attributable to ordinary shareholders of the Company	43,251	17,776	
	'000	'000	
Weighted average number of ordinary shares at 31 December	958,710	550,285	
	sen	sen	
Basic earnings per ordinary share	4.51	3.23	

Diluted earnings per ordinary share

The calculation of diluted earnings per ordinary share was based on profit attributable to ordinary shareholders and the weighted average number of ordinary shares that would have been in issue upon the full conversion of all outstanding RCULS and exercise of all outstanding Warrants, calculated as follows:

	Group		
	2019 RM'000	2018 RM'000	
Profit attributable to ordinary shareholders of the Company Interest expense on RCULS, net of tax	43,251 1,309	17,776 -	
	44,560	17,776	
	'000	'000	
Weighted average number of ordinary shares at 31 December (basic) Potential dilution arising from outstanding RCULS Potential dilution arising from outstanding Warrants	958,710 234,046 137,569	550,285 - -	
Weighted average number of ordinary shares at 31 December (diluted)	1,330,325	550,285	
	sen	sen	
Diluted earnings per ordinary share	3.35	3.23	



(cont'd)

23. Dividends

Dividends recognised by the Company are:

	Sen per share	Total amount RM'000	Date of payment
2019			
Interim 2019 ordinary	1.20	12,042	13 September 2019
Second interim 2018 ordinary	1.00	9,740	29 March 2019
		21,782	
2018			
Interim 2018 ordinary	2.00	11,006	20 September 2018
Second interim 2017 ordinary	3.50	19,260	30 March 2018
		30,266	

On 27 February 2020, the Directors declared a second interim dividend of 1.80 sen per ordinary share totalling approximately RM18,133,000 in respect of the financial year ended 31 December 2019, which will be paid on 27 March 2020.

The Directors do not recommend any payment of final dividend for the financial year under review.

24. Operating segments

Segment information is presented in respect of the Group's business and geographical segments. For each business and geographical segments, the Group's chief operating decision maker reviews internal management report on a regular basis.

The Group's operations comprise the following main business segments:

•	Flour and grains trading	Milling and selling wheat flour and trading in grains and other allied products
•	Poultry integration	Manufacture and sale of animal feeds, processing and sale of poultry products, poultry grow-out farm, breeding and sale of day-old-chicks and contract farming activities

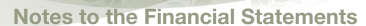
The Group's other operations include companies that had ceased operations and dormant companies. None of these segments meets any of the quantitative threshold for determining reportable segments in 2019 or 2018.

Performance is measured based on segment profit before tax, interest, depreciation and amortisation, as included in the internal management reports that are reviewed by the Group's chief operating decision maker. Segment profit is used to measure performance as management believes that such information is the most relevant in evaluating the results of certain segments relative to other entities that operate within these industries.

24. Operating segments (cont'd)

The total of segment asset is measured based on all assets of a segment, as included in the internal management reports that are reviewed by the Group's chief operating decision maker. Segment total asset is used to measure the return of assets of each segment.

		Flour and grains trading					Elimina	ations	Consolidated	
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
Business segments Revenue from external customers Inter-segment revenue	1,980,047 39,740	1,730,873 59,034	701,516 37,096	692,901 34,893	- -	-	- (76,836)	- (93,927)	2,681,563 -	2,423,774
Total segment revenue	2,019,787	1,789,907	738,612	727,794	-	-	(76,836)	(93,927)	2,681,563	2,423,774
Results from operating activities	114,687	65,899	(31,942)	(929)	(158)	132	-	-	82,587	65,102
Interest expense Interest income Share of profit/(loss) of equity accounted joint	(34,359) 30,169	(36,146) 27,730	(19,698) 6,444	(12,178) 4,491	-	-	24,373 (25,309)	18,771 (20,923)	(29,684) 11,304	(29,553) 11,298
venture, net of tax Share of loss of equity accounted associate,	14,121	(6,908)	-	-	-	-	-	-	14,121	(6,908)
net of tax	(33)	(6)	-	-					(33)	(6)
Profit/(Loss) before tax	124,585	50,569	(45,196)	(8,616)	(158)	132	(936)	(2,152)	78,295	39,933
Depreciation and amortisation	(33,710)	(28,401)	(36,219)	(29,177)	(11)	(11)	921	-	(69,019)	(57,589)
Tax expense	(20,903)	(13,863)	3,210	1,396	-	-	-	-	(17,693)	(12,467)
Insurance recoveries	1,938	435	418	842	-	-	-	-	2,356	1,277
Non-cash (expense)/income other than depreciation and amortisation	(1,259)	501	(3,127)	(2,631)	-	-	-	-	(4,386)	(2,130)
Capital expenditure	(38,403)	(24,883)	(176,555)	(250,357)	-	-	1,646	2,152	(213,312)	(273,088)
Segment assets Investment in a joint venture Investment in an associate	1,398,120 130,912 -	1,176,816 61,033	1,051,482 - -	937,094	544 - 1,074	506 - 1,113	- - -	- - -	2,450,146 130,912 1,074	2,114,416 61,033 1,113
Total segments assets	1,529,032	1,237,849	1,051,482	937,094	1,618	1,619	-	-	2,582,132	2,176,562



(cont'd)

24. Operating segments (cont'd)

Geographical segments

In presenting information on the basis of geographical segments, segment revenue is based on geographical location of customers. Segment assets are based on the geographical location of the assets.

	Ma	laysia	Vie	etnam	Consolidated		
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Revenue from external customers	1,765,734	1,590,826	915,829	832,948	2,681,563	2,423,774	
Non-current assets	1,168,478	954,541	101,444	106,720	1,269,922	1,061,261	

Major customers

There were no customers with revenue equal to or more than 10% of the Group's total revenue for the financial year ended 31 December 2019 (2018: Nil).

25. Financial instruments

25.1 Categories of financial instruments

The table below provides an analysis of financial instruments categorised as follows:

- Fair value through profit or loss ("FVTPL") (a)
 - Mandatorily required by MFRS 9
- Amortised cost ("AC") (b)

2019 Financial assets	Note	Carrying amount RM'000	AC RM'000	Mandatorily at FVTPL RM'000
Group				
Trade and other receivables,				
including derivatives	11	394,112	393,572	540
Cash and cash equivalents	14	330,753	311,922	18,831
		724,865	705,494	19,371
Company				
Trade and other receivables,				
including derivatives	11	531,597	531,597	-
Cash and cash equivalents	14	34,890	16,059	18,831
		566,487	547,656	18,831

25.1 Categories of financial instruments (cont'd)

2019	Note	Carrying amount	AC	Mandatorily at FVTPL
Financial liabilities		RM'000	RM'000	RM'000
Group				
Trade and other payables,				
including derivatives	17	(191,303)	(186,528)	(4,775)
Loans and borrowings	18	(1,170,686)	(1,170,686)	-
RCULS - Liabilities	16	(23,995)	(23,995)	-
		(1,385,984)	(1,381,209)	(4,775)
Company				
Trade and other payables,				
including derivatives	17	(140,347)	(137,039)	(3,308)
Loans and borrowings	18	(436,631)	(436,631)	-
RCULS - Liabilities	16	(23,995)	(23,995)	-
		(600,973)	(597,665)	(3,308)
		_		
2042		Carrying		Mandatorily
2018 Financial assets	Note	amount RM'000	AC RM'000	at FVTPL RM'000
Group				
Trade and other receivables,				
including derivatives	11	413,189	412,569	620
Cash and cash equivalents	14	168,832	168,832	-
		582,021	581,401	620
Company				
Trade and other receivables,				
including derivatives	11	477,153	476,533	620
Cash and cash equivalents	14	13,501	13,501	-

(cont'd)

25. Financial instruments (cont'd)

25.1 Categories of financial instruments (cont'd)

2018 Financial liabilities	Note	Carrying amount RM'000	AC RM'000	Mandatorily at FVTPL RM'000
Group				
Trade and other payables,				
including derivatives	17	(142, 189)	(138,350)	(3,839)
Loans and borrowings	18	(1,126,420)	(1,126,420)	-
		(1,268,609)	(1,264,770)	(3,839)
Company				
Trade and other payables,				
including derivatives	17	(153,513)	(151,344)	(2,169)
Loans and borrowings	18	(561,626)	(561,626)	-
		(715,139)	(712,970)	(2,169)

25.2 Net gains and losses arising from financial instruments

		Group	Company		
	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
	11111 000	11111 000	11111 000		
Net (losses)/gains on: Financial assets/(liabilities) at fair value through profit or loss: Mandatorily required by MFRS 9 - foreign currency forward					
contracts	(1,028)	1,920	(1,014)	(408)	
- future and option contracts Financial assets at amortised cost Financial liabilities measured	10,680 5,326	3,211 8,129	86 19,055	876 16,026	
at amortised cost	(27,106)	(40,151)	(20,041)	(25,428)	
	(12,128)	(26,891)	(1,914)	(8,934)	

25.3 Financial risk management

The Group has exposure to credit, interest rate, foreign currency and liquidity risks from its financial instruments.

25.4 Credit risk

Credit risk is the risk of a financial loss if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Group's and the Company's exposure to credit risk arise principally from their receivables from customers. There are no significant changes as compared to prior periods.

Trade receivables

Risk management objectives, policies and processes for managing the risk

Management has a credit policy in place and the exposure to credit risk is monitored on an ongoing basis. Credit risk is addressed by the Credit Committee that sets policies, approves credit evaluations and institutes mitigating actions. New customers are subject to credit evaluation process and existing customers' risk profiles are reviewed regularly with a view to setting appropriate terms of trade and credit limits. Where appropriate, further sales are suspended and legal actions are taken to attempt recoveries and mitigate losses.

At each reporting date, the Group or the Company assess whether any of the trade receivables are credit impaired.

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

There are no significant changes as compared to previous year.

Exposure to credit risk and credit quality

At the balance sheet date, the maximum exposure to credit risk arising from trade receivables is represented by their carrying amounts in the balance sheets.

The Group and the Company receive financial guarantees given by banks, shareholders or directors of customers in managing exposure to credit risks.

(cont'd)

25. Financial instruments (cont'd)

25.4 Credit risk (cont'd)

Trade receivables (cont'd)

Concentration of credit risk

The exposure of credit risk for trade receivables as at the balance sheet date by geographic region was:

		Group	Company		
	2019	2018	2019	2018	
	RM'000	RM'000	RM'000	RM'000	
Malaysia	257,705	237,230	76,625	65,928	
Vietnam	97,131	96,140	-	-	
	354,836	333,370	76,625	65,928	

Recognition and measurement of impairment loss

In managing credit risk of trade receivables, the Group and the Company manage its debtors and takes appropriate actions (including but not limited to legal actions) to recover long overdue balances. Generally, trade receivables will pay within the credit terms of 90 days. The Group's and the Company's debt recovery process are as follows:

- (a) Above 30 days past due after credit term, the Group or the Company will start to initiate a structured debt recovery process which is monitored by the sales management team; and
- Above 180 days past due after credit term, the Group or the Company will commence a (b) legal proceeding against the customer.

The Group and the Company use an allowance matrix to measure ECLs of trade receivables for all segments. Consistent with the debt recovery process, invoices which are past due 90 days will be considered as credit impaired.

Loss rates are calculated using a 'roll rate' method based on the probability of a receivable progressing through successive stages of delinquency to 90 days past due.

Loss rates are based on actual credit loss experience over the past three years. The Group and the Company also consider differences between (a) economic conditions during the period over which the historic data has been collected, (b) current conditions and (c) the Group's view of economic conditions over the expected lives of the receivables. Nevertheless, the Group and the Company believe that these factors are immaterial for the purpose of impairment calculation for the year.

25.4 Credit risk (cont'd)

Trade receivables (cont'd)

Recognition and measurement of impairment loss (cont'd)

The following table provides information about the exposure to credit risk and ECLs for trade receivables which are grouped together as they are expected to have similar risk nature.

	Group				Company		
	Gross carrying amount RM'000	Loss allowances RM'000	Net balance RM'000	Gross carrying amount RM'000	Loss allowances RM'000	Net balance RM'000	
2019							
Not past due	346,645	(1,196)	345,449	76,893	(301)	76,592	
Credit impaired More than 90 days							
past due	4,104	(685)	3,419	44	(11)	33	
Individually impaired	15,676	(9,708)	5,968	1,400	(1,400)	-	
	366,425	(11,589)	354,836	78,337	(1,712)	76,625	
2018							
Not past due	328,517	-	328,517	65,732	-	65,732	
Credit impaired More than 90 days							
past due	9,189	(4,336)	4,853	337	(141)	196	
Individually impaired	1,379	(1,379)	-	812	(812)	_	
	339,085	(5,715)	333,370	66,881	(953)	65,928	

There are trade receivables where the Group and the Company have not recognised any loss allowance as the trade receivables are supported by bank guarantees in managing the exposure to credit risk.

(cont'd)

25. Financial instruments (cont'd)

25.4 Credit risk (cont'd)

Trade receivables (cont'd)

Recognition and measurement of impairment loss (cont'd)

The movements in the allowance for impairment in respect of trade receivables during the year are shown below.

	Group			Company			
	Trade receivables			Trade r			
	Lifetime	Credit		Lifetime	Credit		
	ECL RM'000	impaired RM'000	Total RM'000	ECL RM'000	impaired RM'000	Total RM'000	
Balance at							
1 January 2018	-	3,418	3,418	-	379	379	
Amounts written off	-	(841)	(841)	-	(22)	(22)	
Net remeasurement of loss allowance	-	3,138	3,138	-	596	596	
Balance at 31 December							
2018/1 January 2019	-	5,715	5,715	-	953	953	
Amounts written off	-	(104)	(104)	-	(87)	(87)	
Net remeasurement							
of loss allowance	1,196	4,782	5,978	301	545	846	
Balance at							
31 December 2019	1,196	10,393	11,589	301	1,411	1,712	

As at 31 December 2019, RM104,000 and RM87,000 (2018: RM841,000 and RM22,000) of trade receivables for the Group and for the Company were written off but they are still subject to enforcement activity.

Cash and cash equivalents

The cash and cash equivalents are held with banks and financial institutions. As at the balance sheet date, the maximum exposure to credit risk is represented by their carrying amounts in the balance sheets.

These banks and financial institutions have low credit risks. Consequently, the Group and the Company are of the view that the loss allowance is not material and hence, it is not provided for.

25.4 Credit risk (cont'd)

Financial guarantees

Risk management objectives, policies and processes for managing the risk (cont'd)

The Company provides unsecured financial guarantees to financial institutions in respect of financing facilities granted to its joint venture corporation. The Company monitors on an ongoing basis the results of the joint venture corporation and repayments made by the joint venture corporation.

Exposure to credit risk, credit quality and collateral

The Company has provided proportionate financial guarantees totalling up to USD12.6 million (2018: USD12.6 million) in respect of financing facilities granted to its joint venture corporation.

As at 31 December 2019, the maximum exposure to credit risk amounted to USD7.0 million (2018: USD3.5 million) representing the share of the outstanding banking facilities of the joint venture corporation as at the end of the reporting period.

As at the balance sheet date, there was no indication that the joint venture corporation would default on repayment.

The financial guarantees have not been recognised since the fair value on initial recognition was not material.

Intercompany advances

Risk management objectives, policies and processes for managing the risk

The Company provides unsecured advances to its subsidiaries. The Company monitors the results of the subsidiaries regularly.

Exposure to credit risk, credit quality and collateral

As at the balance sheet date, the maximum exposure to credit risk is represented by their carrying amounts in the balance sheet.



25.4 Credit risk (cont'd)

Intercompany advances (cont'd)

Recognition and measurement of impairment loss

Generally, the Company considers advances to subsidiaries have low credit risk. The Company assumes that there is a significant increase in credit risk when a subsidiary's financial position deteriorates significantly. As the Company is able to determine the timing of payments of the subsidiaries' advances when they are payable, the Company considers the advances to be in default when the subsidiaries are not able to pay when demanded. The Company considers a subsidiary's advance to be credit impaired when:

- The subsidiary is unlikely to repay its advance to the Company in full;
- The subsidiary's advance is overdue for more than 365 days; and
- The subsidiary is continuously loss-making and is having a deficit shareholders' fund.

The Company determines the probability of default for these advances individually using internal information available.

The following table provides information about the exposure to credit risk and ECLs for subsidiaries' advances.

Company	Gross carrying amount RM'000	Impairment loss allowances RM'000	Net balance RM'000
2019			
Low credit risk	448,164	-	448,164
Credit impaired	392	(392)	-
	448,556	(392)	448,164
2018			
Low credit risk	405,966	-	405,966
Credit impaired	392	(392)	-
	406,358	(392)	405,966

25.4 Credit risk (cont'd)

Intercompany advances (cont'd)

Recognition and measurement of impairment loss (cont'd)

The movement in the allowance for impairment in respect of subsidiaries' advances during the year is as follows:

Company	Lifetime ECL RM ² 000
Balance at 1 January 2018 Net remeasurement of loss allowance	392
Balance as at 31 December 2018/1 January 2019 Net remeasurement of loss allowance	392
Balance at 31 December 2019	392

25.5 Interest rate risk

The Group's and the Company's exposure to interest rate risk relate primarily to their borrowings and deposits with licensed banks.

Risk management objectives, policies and processes for managing the risk

The Group's and the Company's bank borrowings and interest-bearing deposits are both subject to interest based on fixed and floating rates. Market interest rates movements are monitored with the view of ensuring the most competitive rates are secured and where appropriate, borrowing arrangements are restructured or reduced.

Exposure to interest rate risk

The interest rate profile of the Group's and the Company's significant interest-bearing financial instruments, based on the carrying amounts as at the balance sheet date are as follows:

			Group	Company		
	Note	2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000	
Fixed rate instruments Deposits placed with licensed banks Unsecured bankers'	14	268,350	136,305	414	3,503	
acceptances/Unsecured revolving credits Lease liabilities RCULS - Liabilities	18 16	(900,048) (5,263) (23,995)	(959,499) - -	(426,851) (3,842) (23,995)	(535,986) - -	
		(660,956)	(823,194)	(454,274)	(532,483)	
Floating rate instruments Unsecured term loans	s 18	(270,638)	(166,921)	(9,780)	(25,640)	

(cont'd)

25. Financial instruments (cont'd)

25.5 Interest rate risk (cont'd)

Interest rate risk sensitivity analysis

Fair value sensitivity analysis for fixed rate instruments

The Group does not account for any fixed rate financial assets and liabilities at fair value through profit or loss. Therefore, a change in interest rates at the balance sheet date would not affect the income statements.

Cash flow sensitivity analysis for variable rate instruments (b)

A change of 50 basis points ("bp") in interest rates at the end of the reporting period would have increased/(decreased) equity and post-tax profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remained constant.

	Equ	uity	Profit or loss		
	50 bp increase RM'000	50 bp decrease RM'000	50 bp increase RM'000	50 bp decrease RM'000	
Group 2019 Floating rate instruments	(1,028)	1,028	(1,028)	1,028	
2018 Floating rate instruments	(634)	634	(634)	634	
Company 2019 Floating rate instruments	(37)	37	(37)	37	
2018 Floating rate instruments	(97)	97	(97)	97	

25.6 Foreign currency risk

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

Risk management objectives, policies and processes for managing the risk

The Group and the Company monitor their exposure to foreign currency movements closely and where appropriate, the Group and the Company have used foreign currency forward contracts to hedge some of their foreign currency risk.

25.6 Foreign currency risk (cont'd)

Exposure to foreign currency risk

The Group's and the Company's exposure to foreign currency (a currency which is other than the functional currency of the Group entities) risk, based on carrying amounts as at the end of the reporting period was:

	Note	Denominated in USD		
		2019 RM'000	2018 RM'000	
Group				
Unsecured bankers' acceptances/				
Unsecured revolving credits	18	(539,187)	(503,156)	
Financial liabilities at fair value through profit or loss:				
- foreign currency forward contracts	17	(4,650)	(3,622)	
		(543,837)	(506,778)	
Company				
Unsecured bankers' acceptances/				
Unsecured revolving credits	18	(222,659)	(225,247)	
Financial liabilities at fair value through profit or loss:				
- foreign currency forward contracts	17	(3,183)	(2,169)	
		(225,842)	(227,416)	

Currency risk sensitivity analysis

A 5 percent (2018: 5 percent) strengthening/(weakening) of RM against USD at the balance sheet date would have increased/(decreased) equity and post-tax profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remained constant.

	20	019 Profit	201	18 Profit
	Equity RM'000	or loss RM'000	Equity RM'000	or loss RM'000
Group USD	(6,179)	6,179	(2,535)	2,535
Company USD	1,801	(1,801)	1,212	(1,212)

(cont'd)

25. Financial instruments (cont'd)

25.7 Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's exposure to liquidity risk arises principally from its various payables, loans and borrowings and lease liabilities.

The Group and the Company monitor and maintain a level of cash and cash equivalents and bank facilities deemed adequate by the management to ensure, as far as possible, that they will have sufficient liquidity to meet their liabilities when they fall due.

It is not expected that the cash flows included in the maturity analysis could occur significantly earlier, or at significantly different amounts.

Maturity analysis

The table below summarises the maturity profile of the Group's and the Company's financial liabilities at the balance sheet date based on undiscounted contractual payments:

Group	Carrying amount RM'000	Contractual interest rate %	Contractual cash flows RM'000	Under 1 year RM'000	1 - 2 years RM'000	2 - 5 years RM'000
2019						
Non-derivative financial liabilities						
Trade and other						
payables	186,528	-	186,528	186,528	-	-
Unsecured bankers'						
acceptances/Unsecured						
revolving credits	900,048	2.37 - 5.30	909,253	909,253	-	-
Unsecured term loans	270,638	4.46 – 5.01	304,286		110,625	134,733
Lease liabilities	5,263	5.00 - 5.80	5,685	2,112	3,185	388
RCULS liabilities	23,995	5.10	26,330	5,851	11,702	8,777
Derivative financial						
liabilities						
Foreign currency forward contracts (gross settled):						
Outflow	4,650	-	376,577	376,577	-	-
Inflow	-	-	(371,927)	(371,927)	-	-
Future and option						
contracts (gross settled):						
Outflow	125	-	967	967	-	-
Inflow	-	-	(842)	(842)	-	-
	1,391,247		1,436,857	1,167,447	125,512	143,898

25.7 Liquidity risk (cont'd)

Maturity analysis (cont'd)

Group	Carrying amount RM'000	Contractual interest rate %	Contractual cash flows RM'000	Under 1 year RM'000	1 - 2 years RM'000	2 - 5 years RM'000
2018						
Non-derivative						
financial liabilities Trade and other						
payables	138,350	_	138,350	138,350	_	_
Unsecured bankers' acceptances/Unsecured	.00,000					
revolving credits	959,499	2.73 - 6.16	968,561	968,561	-	-
Unsecured term loans	166,921	3.93 - 5.22	186,990	23,757	99,933	63,300
Derivative financial liabilities Foreign currency forward						
contracts (gross settled): Outflow	3,622	_	436.441	436.441	_	_
Inflow	-	-	/	(432,819)	_	_
Future and option contracts (gross settled):						
Outflow	217	-	2,819	2,819	-	-
Inflow	-	-	(2,602)	(2,602)	-	-
	1,268,609		1,297,740	1,134,507	99,933	63,300

(cont'd)

25. Financial instruments (cont'd)

25.7 Liquidity risk (cont'd)

Maturity analysis (cont'd)

Company	Carrying amount RM'000	Contractual interest rate %	Contractual cash flows RM'000	Under 1 year RM'000	1 - 2 years RM'000	2 - 5 years RM'000
2019						
Non-derivative financial liabilities						
Trade and other payables Unsecured bankers'	137,039	-	137,039	137,039	-	-
acceptances/Unsecured revolving credits	426,851	2.43 – 4.11	430,026	430,026	_	_
Unsecured term loans	9,780	4.91 – 5.01	10,036	7,792	2,244	_
Lease liabilities	3,842	5.00	4,111	1,564	2,526	21
RCULS liabilities	23,995	5.10	26,330	5,851	11,702	8,777
Derivative financial liabilities Foreign currency forward contracts (gross settled):						
Outflow	3,183	-		270,052 (266,869)	-	-
Future and option contracts (gross settled): Outflow	125	-	967	967	-	-
Inflow			(842)	(842)		-
	604,815		610,850	585,580	16,472	8,798
2018 Non-derivative financial liabilities						
Trade and other payables Unsecured bankers' acceptances/Unsecured	151,344	-	151,344	151,344	-	-
revolving credits	535,986	2.73 - 4.31	539,408		-	-
Unsecured term loans	25,640	3.93 - 5.22	26,760	16,702	10,058	-
Derivative financial liabilities Foreign currency forward						
contracts (gross settled): Outflow Inflow	2,169	-	257,151 (254,982)	257,151 (254,982)	-	-
	715,139			709,623	10,058	

25.8 Fair value information

The carrying amounts of cash and cash equivalents, short term receivables and payables and short term borrowings reasonably approximate their fair values due to the relatively short term nature of these financial instruments.

Fair value of financial instruments carried at fair value

	Level 1 RM'000	Level 2 RM'000	Total RM'000
Group 2019 Financial assets			
Future and option contracts Liquid investments	540 18,831	-	540 18,831
	19,371	-	19,371
Financial liabilities Foreign currency forward contracts Future and option contracts	- 125	4,650 -	4,650 125
	125	4,650	4,775
2018 Financial asset Future and option contracts	620	_	620
Financial liabilities			020
Foreign currency forward contracts Future and option contracts	- 217	3,622	3,622 217
	217	3,622	3,839
Company 2019 Financial asset			
Liquid investments	18,831	-	18,831
Financial liabilities Foreign currency forward contracts Future and option contracts	- 125	3,183 -	3,183 125
	125	3,183	3,308
2018 Financial asset			
Future and option contracts	620	-	620
Financial liability Foreign currency forward contracts	-	2,169	2,169

(cont'd)

25. Financial instruments (cont'd)

25.8 Fair value information (cont'd)

Fair value of financial instruments carried at fair value (cont'd)

Level 2 fair value

Derivatives

The fair value of forward exchange contracts is estimated by discounting the difference between the contractual forward price and the current forward price for the residual maturity of the contract using a risk-free interest rate (based on government bonds).

Transfers between Level 1 and Level 2 fair values

There has been no transfer between Level 1 and Level 2 fair values during the financial year (2018: no transfer in either directions).

Fair value of financial instruments not carried at fair value

Level 3 fair value

Level 3 fair value not carried at fair value comprises long term loan where its fair value approximate its carrying amount. The fair value is estimated using discounted cash flows with a discount rate based on the current market rate of borrowing of the respective Group entities at the reporting date.

26. Capital management

The Group's objectives when managing capital is to maintain a strong capital base and safeguard the Group's ability to continue as a going concern, so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Directors monitor and are determined to maintain an optimal debt-to-equity ratio that complies with debt covenants and regulatory requirements.

The debt-to-equity ratios at 31 December 2019 and 31 December 2018 were as follows:

		Group		
	Note	2019 RM'000	2018 RM'000	
Total borrowings Lease liabilities Less: Cash and cash equivalents	18 14	1,170,686 5,263 (330,753)	1,126,420 - (168,832)	
Net debt		845,196	957,588	
Total equity		1,180,998	894,173	
Debt-to-equity ratio		0.72	1.07	

There was no change in the Group's approach to capital management during the financial year.

27. Capital and other commitments

	Group		Company		
	2019 2018 RM'000 RM'000		2019 RM'000	2018 RM'000	
Property, plant and equipment Contracted but not provided for	133,782	233,427	14,589	27,306	

28. Related parties

Identity of related parties

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

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

The Group has related party relationship with its holding company, significant investors, subsidiaries, joint venture, associate and key management personnel.

Significant related party transactions

Related party transactions have been entered into in the normal course of business under negotiated terms. The significant related party transactions of the Group and the Company other than as disclosed elsewhere in the financial statements, are shown below. The balances related to the below transactions are shown in Note 11 and Note 17.

		Group		Company	
		2019	2018	2019	2018
		RM'000	RM'000	RM'000	RM'000
A.	Subsidiaries				
	Sales of goods	-	-	29,909	32,378
	Purchases of goods	-	-	662	648
	Rental of premises	-	-	86	86
	Rental of furniture and fittings	-	-	147	147
	Rental of equipment	-	-	4,745	4,317
	Interest income	-	-	18,973	16,569
	Interest expense	-	-	(4,509)	(4,357)

(cont'd)

28. Related parties (cont'd)

Significant related party transactions (cont'd)

		Group		Company	
		2019 RM'000	2018 RM'000	2019 RM'000	2018 RM'000
B.	Key management personnel Directors				
	- Fees	853	978	847	966
	 Remuneration Other short-term employee benefits (including estimated monetary value of benefits- 	6,343	7,253	4,670	5,546
	in-kind)	415	405	305	292
	Total short-term employee benefits	7,611	8,636	5,822	6,804

29. Subsequent event

On 29 January 2020, the Company increased its investment in PT Bungasari by subscribing additional 5,713 shares with a nominal value of USD1,000 (in Indonesian Rupiah equivalent) per share based on a proportionate shareholding for a cash consideration of approximately RM23.4 million (equivalent to approximately USD5.7 million). Subsequent to the subscription, the percentage of ownership interest in PT Bungasari remained at 30%.

30. Significant changes in accounting policies

During the year, the Group and the Company adopted MFRS 16, Leases.

Definition of a lease

On transition to MFRS 16, the Group elected to apply the practical expedient to grandfather the assessment of which transactions are leases. It applied MFRS 16 only to contracts that were previously identified as leases. Contracts that were not identified as leases under MFRS 117 and IC Interpretation 4, Determining whether an Arrangement contains a Lease were not reassessed. Therefore, the definition of a lease under MFRS 16 has been applied only to contracts entered into or changed on or after 1 January 2019.

30. Significant changes in accounting policies (cont'd)

As a lessee

Where the Group and the Company are a lessee, the Group and the Company applied the requirements of MFRS 16 using modified retrospective approach with the initial application that the right-of-use asset is equivalent to the lease liabilities as at 1 January 2019.

At 1 January 2019, for leases that were classified as operating lease under MFRS 117, lease liabilities were measured at the present value of the remaining lease payments, discounted at the Group entities' incremental borrowing rate as at 1 January 2019. The weighted-average rate applied is 5%. Right-ofuse assets are measured at either:

- their carrying amount as if MFRS 16 had been applied since the commencement date, discounted using the lessee's incremental borrowing rate at 1 January 2019; or
- an amount equal to the lease liability, adjusted by the amount of any prepaid or accrued lease payments.

The Group used the following practical expedients when applying MFRS 16 to leases previously classified as operating lease under MFRS 117:

- applied a single discount rate to a portfolio of leases with similar characteristics;
- applied the exemption not to recognise right-of-use assets and liabilities for leases with less than 12 months of lease term as at 1 January 2019;
- excluded initial direct costs from measuring the right-of-use asset at the date of initial application; and
- used hindsight when determining the lease term if the contract contains options to extend or terminate the lease.

For leases that were classified as finance lease under MFRS 117, the carrying amounts of the rightof-use asset and the lease liability at 1 January 2019 are determined to be the same as the carrying amount of the leased asset and lease liability under MFRS 117 immediately before that date.

As a lessor

Group entities who is an intermediate lessor reassessed the classification of a sublease previously classified as an operating lease under MFRS 117 and concluded that the sublease is an operating lease under MFRS 16.



30. Significant changes in accounting policies (cont'd)

30.1 Impacts on financial statements

Since the Group and the Company applied the requirements of MFRS 16 using modified retrospective approach with the initial application that right-of-use asset is equivalent to the lease liabilities as at 1 January 2019, there are no adjustments made to the prior period presented.

The following table explains the difference between operating lease commitments disclosed applying MFRS 117 at 31 December 2018, and lease liabilities recognised in the statement of financial position at 1 January 2019.

	Group RM'000	Company RM'000
Operating lease commitments at 31 December 2018	3,851	3,004
Discounted using the incremental borrowing rate at 1 January 2019 Recognition exemption for short-term leases Recognition exemption for leases of low-value assets Extension and termination options reasonably certain to be exercised	3,413 (134) (192) 4,144	2,652 (60) (132) 2,897
Lease liabilities recognised at 1 January 2019	7,231	5,357

Statement by Directors

pursuant to Section 251(2) of the Companies Act 2016

In the opinion of the Directors, the financial statements set out on pages 93 to 176 are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2019 and of their financial performance and cash flows for the financial year then ended.

Signed on behalf of the Board of Directors in accordance with a resolution of the Directors:

Tan Sri Dato' Seri Utama Arshad bin Ayub Director

Teh Wee Chye Director

Kuala Lumpur 17 March 2020

Statutory Declaration

pursuant to Section 251(1)(b) of the Companies Act 2016

I, Cheong Tuck Kong, the officer primarily responsible for the financial management of Malayan Flour Mills Berhad, do solemnly and sincerely declare that the financial statements set out on pages 93 to 176 are, to the best of my knowledge and belief, correct and I make this solemn declaration conscientiously believing the declaration to be true, and by virtue of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the abovenamed Cheong Tuck Kong, MIA CA31306, at Kuala Lumpur in the State of Wilayah Persekutuan on 17 March 2020.

Cheong Tuck Kong

Before me:

Dr. T. Yokheswarem (W540) Commissioner for Oaths Kuala Lumpur



to the members of Malayan Flour Mills Berhad

Report on the Audit of the Financial Statements

Opinion

We have audited the financial statements of Malayan Flour Mills Berhad, which comprise the balance sheets as at 31 December 2019 of the Group and of the Company, and the income statements, statements of comprehensive income, statements of changes in equity and statements of cash flows of the Group and of the Company for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 93 to 176.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Group and of the Company as at 31 December 2019, and of their financial performance and their cash flows for the year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia.

Basis for Opinion

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

Independence and Other Ethical Responsibilities

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

Key Audit Matters

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

Assessment on the valuation of biological assets

Refer to Note 2(j) - Significant accounting policies: Biological assets and Note 13 - Biological assets.

The key audit matter

The Group's biological assets comprise parent stock, hatching eggs and broiler inventories. These biological assets are recorded at fair value less costs to sell.

We have identified the valuation of parent stock as a key audit matter as the estimation of the fair value of parent stock involved complex judgments and assumptions over the life span and production efficiency of the parent stock.



Key Audit Matters (cont'd)

How the matter was addressed in our audit

We performed the following audit procedures, amongst others:

- We assessed the reasonableness of the key assumptions used in the fair valuation model, in particular, those relating to the egg producing life span of the parent stock, mortality rate, selling prices of broilers and the costs expected to arise throughout the life of the parent stock and broilers by comparing to externally derived data as well as our own assessments which took into account historical trends, industry data and other corroborative evidence available.
- We assessed the appropriateness of the range used to test the sensitivity analysis performed by the management.

We have determined that there are no key audit matters in the audit of the separate financial statements of the Company to communicate in our auditors' report.

Information Other than the Financial Statements and Auditors' Report Thereon

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

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

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

Responsibilities of the Directors for the Financial Statements

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

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

Auditors' Responsibilities for the Audit of the Financial Statements

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

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

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



to the members of Malayan Flour Mills Berhad (cont'd)

Auditors' Responsibilities for the Audit of the Financial Statements (cont'd)

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

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

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

Report on Other Legal and Regulatory Requirements

In accordance with the requirements of the Companies Act 2016 in Malaysia, we report that the subsidiaries of which we have not acted as auditors are disclosed in Note 7 to the financial statements.

Other Matter

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

KPMG PLT LLP0010081-LCA & AF 0758 **Chartered Accountants**

Petaling Jaya 17 March 2020 **Chong Dee Shiang** Approval Number: 02782/09/2020 J

Chartered Accountant

Analysis of Shareholdings

as at 17 March 2020

Share Capital RM529,219,286

Class and Number of Issued Shares 1,007,391,621 ordinary shares

13,715 shareholders

Voting rights: One vote for one share

Size of Holdings	No. of Shareholders	% of Shareholders	No. of Issued Shares	% of Issued Shares
Less than 100	1,573	11.47	17,435	0.00
100 to 1,000	1,218	8.88	746,387	0.07
1,001 - 10,000	6,074	44.29	33,662,974	3.34
10,001 - 100,000	4,213	30.72	137,342,757	13.64
100,001 to less than 5% of issued shares	635	4.63	689,646,197	68.46
5% and above of issued shares	2	0.01	145,975,871	14.49
	13,715	100.00	1,007,391,621	100.00

Thir	ty (30) Largest Shareholders	No. of Shares	Percentage Holding (%)
1.	HSBC Nominees (Asing) Sdn Bhd [Exempt An for Credit Suisse (SG BR-TST-ASING)]	79,200,000	7.86
2.	Kenanga Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Teh Wee Chye)	66,775,871	6.63
3.	Thye Nam Loong Holdings Sdn Bhd	44,412,076	4.41
4.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Teh Wee Chye)	40,210,539	3.99
5.	Astar Commercial Limited	39,294,750	3.90
6.	Citigroup Nominees (Tempatan) Sdn Bhd (Employees Provident Fund Board)	33,604,233	3.34
7.	Duangmanee Liewphairatana	33,380,875	3.31
8.	Yong Kok Yian	31,034,372	3.08
9.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Solid Esteem Sdn Bhd for Wise Bright Investment Limited)	28,879,719	2.87
10.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tan Sri Dato' Seri Utama Arshad bin Ayub)	25,446,300	2.53
11.	Amble Volume Sdn Bhd	22,621,500	2.25
12.	Maybank Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tan Sri Dato' Seri Utama Arshad bin Ayub)	19,165,000	1.90
13.	Alliancegroup Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Essence Lane Sdn Bhd)	18,428,263	1.83

Analysis of Shareholdings

as at 17 March 2020 (cont'd)

Thir	ty (30) Largest Shareholders	No. of Shares	Percentage Holding (%)
14.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Zalaraz Sdn Bhd)	15,629,800	1.55
15.	Sim Seng Huat Timber Industries Sdn Bhd	13,500,000	1.34
16.	Teh Wee Chye	12,983,376	1.29
17.	Perbadanan Pembangunan Pertanian Negeri Perak	12,010,930	1.19
18.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Amble Volume Sdn Bhd for Rise Glory Investment Limited)	11,794,313	1.17
19.	Tan Sri Dato' Seri Utama Arshad bin Ayub	10,074,870	1.00
20.	Alliancegroup Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Chong Yiew On)	8,502,000	0.84
21.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Prakash A/L K.V.P Menon)	6,996,000	0.69
22.	Lee See Jin	6,995,000	0.69
23.	Citigroup Nominees (Asing) Sdn Bhd (CBNY for Dimensional Emerging Markets Value Fund)	6,329,375	0.63
24.	Solid Esteem Sdn Bhd	5,884,242	0.58
25.	AMSEC Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Quek See Kui)	5,180,250	0.51
26.	Maybank Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Su Ming Keat)	5,000,000	0.50
27.	Lim Kooi Wah	4,860,900	0.48
28.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Exempt An for UOB Kay Hian Pte Ltd)	4,410,035	0.44
29.	Chew Hem Poo @ Choy Nean Chin	4,361,000	0.43
30.	HSBC Nominees (Tempatan) Sdn Bhd (HSBC (M) Trustee Berhad for Pertubuhan Keselamatan Sosial)	4,300,000	0.43

Substantial Shareholders

	Direct In	Direct Interest		Indirect Interest	
Name	No. of Shares	%	No. of Shares	%	
Teh Wee Chye	120,023,411	11.91	64,017,360(1)	6.35	
Duangmanee Liewphairatana	33,380,875	3.31	45,526,097(2)	4.52	
Tan Sri Dato' Seri Utama Arshad bin Ayub	54,686,170	5.43	15,629,800 ⁽³⁾	1.55	

Directors' Interests in the Company and its Related Corporations

	Direct Interest		Indirect In	terest
Name	No. of Shares	%	No. of Shares	%
Tan Sri Dato' Seri Utama Arshad bin Ayub	54,686,170	5.43	15,629,800 ⁽³⁾	1.55
Teh Wee Chye	120,023,411	11.91	64,017,360(1)	6.35
Datuk Oh Chong Peng	23,087	0.00	-	-
Dato' Wira Zainal Abidin bin Mahamad Zain	8,250	0.00	-	-
Prakash A/L K.V.P Menon	7,078,500	0.70	-	-
Azhari Arshad	480,000	0.05	15,629,800(4)	1.55
Lim Pang Boon	488,585	0.05	-	-

Director, Teh Wee Chye is deemed to have interests in all the shares held by the Company in its related corporations by virtue of his substantial shareholdings in the Company.

Notes:

- (1) Deemed interested through Thye Nam Loong Holdings Sdn Bhd, Thye Nam Loong Sdn Bhd, Suai Timber Products Sdn Bhd, Essence Lane Sdn Bhd and shareholdings of his spouse.
- (2) Deemed interested through Thye Nam Loong Holdings Sdn Bhd, Thye Nam Loong Sdn Bhd and Suai Timber Products Sdn Bhd.
- (3) Deemed interested through Zalaraz Sdn Bhd.
- (4) Deemed interested through Zalaraz Sdn Bhd.

Analysis of RCULS Holdings

as at 17 March 2020

Unconverted RCULS 115,374,381 Conversion Price RM0.50

Maturity Date 24 January 2024

Size of Holdings	No. of RCULS Holders	% of RCULS Holders	No. of RCULS	% of RCULS
Less than 100	15	1.10	543	0.00
100 to 1,000	215	15.79	136,789	0.12
1,001 - 10,000	835	61.31	3,300,504	2.86
10,001 - 100,000	248	18.21	7,059,581	6.12
100,001 to less than 5% of RCULS	44	3.22	42,695,396	37.00
5% and above of RCULS	5	0.37	62,181,568	53.90
	1,362	100.00	115,374,381	100.00

Thir	ty (30) Largest RCULS Holders	No. of RCULS	Percentage Holding (%)
1.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Teh Wee Chye)	20,421,078	17.70
2.	HSBC Nominees (Asing) Sdn Bhd [Exempt An for Credit Suisse (SG BR-TST-ASING)]	14,400,000	12.48
3.	Kenanga Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Teh Wee Chye)	12,141,067	10.52
4.	Thye Nam Loong Holdings Sdn Bhd	8,074,923	7.00
5.	Astar Commercial Limited	7,144,500	6.19
6.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Solid Esteem Sdn Bhd for Wise Bright Investment Limited)	5,250,858	4.55
7.	Tan Sri Dato' Seri Utama Arshad bin Ayub	4,649,940	4.03
8.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tan Sri Dato' Seri Utama Arshad bin Ayub)	4,626,600	4.01
9.	Amble Volume Sdn Bhd	4,113,000	3.56
10.	Alliancegroup Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Essence Lane Sdn Bhd)	3,350,593	2.90
11.	Teh Wee Chye	3,087,500	2.68
12.	Maybank Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tan Sri Dato' Seri Utama Arshad bin Ayub)	3,030,000	2.63
13.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Amble Volume Sdn Bhd for Rise Glory Investment Limited)	1,815,442	1.57
14.	Yap Pen Ji @ Yap Fan Yee	1,500,000	1.30
15.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Prakash A/L K.V.P Menon)	1,272,000	1.10

Thir	ty (30) Largest RCULS Holders	No. of RCULS	Percentage Holding (%)
16.	Chew Hem Poo @ Choy Nean Chin	1,103,000	0.96
17.	Lim Gaik Bway @ Lim Chiew Ah	1,065,700	0.92
18.	Solid Esteem Sdn Bhd	721,958	0.63
19.	Geoffrey Lim Fung Keong	533,400	0.46
20.	CGS-CIMB Nominees (Asing) Sdn Bhd (Pledged Securities Account for Abdul Aziz bin Mohamed Hussain)	532,500	0.46
21.	Tan Hoee Eng	510,840	0.44
22.	Emmel Sendirian Berhad	473,700	0.41
23.	Allison Foo May Ling	450,000	0.39
24.	Quah Ban Lee	402,500	0.35
25.	Eu Mui @ Ee Soo Mei	280,000	0.24
26.	UOB Kay Hian Nominees (Asing) Sdn Bhd (AmFraser Securities Pte Ltd for Tan Jin Chwee & Co Pte Ltd)	266,400	0.23
27.	Malacca Equity Nominees (Tempatan) Sdn Bhd [Exempt An for Phillip Capital Management Sdn Bhd (EPF)]	265,700	0.23
28.	Chong Ching Yee	260,000	0.23
29.	Po Kong Yee	247,500	0.21
30.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Ang Kok Seong)	200,000	0.17

Directors' Interests in the Company

	Direct Interest		Indirect Interest	
Name	No. of RCULS	%	No. of RCULS	%
Tan Sri Dato' Seri Utama Arshad bin Ayub	12,306,540	10.67	50,000(1)	0.04
Teh Wee Chye	35,659,395	30.91	11,628,065(2)	10.08
Datuk Oh Chong Peng	2,000	0.00	-	-
Dato' Wira Zainal Abidin bin Mahamad Zain	1,500	0.00	-	-
Prakash A/L K.V.P Menon	1,287,000	1.12	-	-
Lim Pang Boon	66,120	0.06	-	-
Azhari Arshad	-	-	50,000(3)	0.04

Notes:

- (1) Deemed interested through Zalaraz Sdn Bhd.
- (2) Deemed interested through Thye Nam Loong Holdings Sdn Bhd, Thye Nam Loong Sdn Bhd, Suai Timber Products Sdn Bhd and Essence Lane Sdn Bhd.
- (3) Deemed interested through Zalaraz Sdn Bhd.

Analysis of Warrant Holdings

as at 17 March 2020

137,569,367 **Unexercised Warrants** Exercise Price RM0.68

Expiry Date 23 January 2024

Size of Holdings	No. of Warrant Holders	% of Warrant Holders	No. of Warrants	% of Warrants
Less than 100	110	4.65	4,863	0.00
100 to 1,000	486	20.56	276,089	0.21
1,001 - 10,000	1,109	46.91	4,453,755	3.24
10,001 - 100,000	533	22.55	18,853,420	13.70
100,001 to less than 5% of Warrants	123	5.20	79,653,146	57.90
5% and above of Warrants	3	0.13	34,328,094	24.95
	2,364	100.00	137,569,367	100.00

Thir	ty (30) Largest Warrant Holders	No. of Warrants	Percentage Holding (%)
1.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Teh Wee Chye)	12,210,539	8.88
2.	HSBC Nominees (Asing) Sdn Bhd [Exempt An for Credit Suisse (SG BR-TST-ASING)]	12,000,000	8.72
3.	Kenanga Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Teh Wee Chye)	10,117,555	7.35
4.	Thye Nam Loong Holdings Sdn Bhd	6,729,102	4.89
5.	Astar Commercial Limited	5,953,750	4.33
6.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Solid Esteem Sdn Bhd for Wise Bright Investment Limited)	4,375,715	3.18
7.	Maybank Securities Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Ho Yock Main)	4,333,800	3.15
8.	Tan Sri Dato' Seri Utama Arshad bin Ayub	3,874,950	2.82
9.	Teh Wee Chye	3,639,725	2.65
10.	Amble Volume Sdn Bhd	3,427,500	2.49
11.	Alliancegroup Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Essence Lane Sdn Bhd)	2,792,160	2.03
12.	HLB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tey Hock Seng)	2,247,000	1.63
13.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tan Sri Dato' Seri Utama Arshad bin Ayub)	2,223,000	1.62
14.	CIMSEC Nominees (Tempatan) Sdn Bhd (CIMB Bank for Tan Seng Kow)	1,999,900	1.45
15.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Ting Kuok Ley @ David Kuok Leh Ting)	1,610,000	1.17

Thir	ty (30) Largest Warrant Holders	No. of Warrants	Percentage Holding (%)
16.	UOB Kay Hian Nominees (Asing) Sdn Bhd (Amble Volume Sdn Bhd for Rise Glory Investment Limited)	1,512,868	1.10
17.	Chong Ching Yee	1,435,000	1.04
18.	Lim Boon Ngee	1,250,000	0.91
19.	Tan Hoee Eng	1,234,033	0.90
20.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Prakash A/L K.V.P Menon)	1,060,000	0.77
21.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Ong Chai Kin)	1,022,900	0.74
22.	HLIB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Yap Qwee Beng)	938,500	0.68
23.	Maybank Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Tan Sri Dato' Seri Utama Arshad bin Ayub)	876,000	0.64
24.	Public Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Wong Hee Ming)	870,000	0.63
25.	AMSEC Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Ng Wai Han)	740,800	0.54
26.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Looi Boon Han)	731,400	0.53
27.	AMSEC Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Quek See Kui)	669,250	0.49
28.	CGS-CIMB Nominees (Tempatan) Sdn Bhd (Pledged Securities Account for Retnarasa A/L Annarasa)	661,600	0.48
29.	Solid Esteem Sdn Bhd	601,631	0.44
30.	Teoh King Long	600,000	0.44

Directors' Interests in the Company

	Direct Interest		Indirect Interest		
Name	No. of Warrants	%	No. of Warrants	%	
Tan Sri Dato' Seri Utama Arshad bin Ayub	6,973,950	5.07	-	-	
Teh Wee Chye	25,975,944	18.88	9,690,052(1)	7.04	
Datuk Oh Chong Peng	4,387	0.00	-	-	
Dato' Wira Zainal Abidin bin Mahamad Zain	1,250	0.00	-	-	
Prakash A/L K.V.P Menon	1,072,500	0.78	-	-	
Lim Pang Boon	80,085	0.06	-	-	
Azhari Arshad	62,500	0.05	-	-	

Notes:

⁽¹⁾ Deemed interested through Thye Nam Loong Holdings Sdn Bhd, Thye Nam Loong Sdn Bhd, Suai Timber Products Sdn Bhd and Essence Lane Sdn Bhd.

List of Properties

Description, Location & Size	Existing Use	Approximate Age of Building (Year)	Date/Year of last Revaluation/ Acquisition	Net Book Value At 31-12-19 RM
Freehold land with shop houses GRN 116112 Lot 3618 Section 4 GRN 116113 Lot 3619 Section 4 Town of Butterworth District of Seberang Perai Utara Penang Total: 1.44 acres	Shoplot	59	9 Sept 1996	2,998,000
Freehold land with residential building GRN 29231 Lot 449 Section 67 District of Kuala Lumpur Federal Territory Total: 1.00 acre	Commercial land and building	80	4 Dec 1996	1,574,000
Freehold land Lots 5326, 5327 and part of Lots 5331 & 5332 District of Dindings Perak Darul Ridzuan Total: 9.00 acres	Vacant land	-	1981	72,000
Leasehold land with buildings Lots 4902 (expiring on 11-12-2061) 5337 (expiring on 25-4-2075) 5466 & 5336 (expiring on 22-11-2090) PT 4333 HSD 28222/PT 4334 HSD 28223 (expiring on 25-4-2075) Mukim of Lumut, District of Dindings Perak Darul Ridzuan Total: 61.43 acres	Office and factory	38-53	6 Oct 1998	26,586,000
Freehold land with shop house Grant No. 36370, Lot No. 12256 Mukim of Pulai District of Johor Bahru Johor Darul Takzim Total: 0.04 acre	Shoplot	40	1991	138,000
Leasehold land with buildings HSD 238626, Lot PTD 119736 (expiring on 28-2-2051) Mukim of Plentong District of Johor Bahru Johor Darul Takzim Total: 10.1 acres	Office and factory	27	3 Feb 1995	59,477,000

Description, Location & Size	Existing Use	Approximate Age of Building (Year)	Date/Year of last Revaluation/ Acquisition	Net Book Value At 31-12-19 RM
Leasehold land with building PN 25155 Lot 7114 (expiring on 22-7-2096) Mukim of Batu Berendam District of Melaka Tengah Melaka Darul Azim Total: 0.13 acre	Factory	22	1997	346,000
Freehold land with building HS(D) 212786 PTB 18284 Bandar Johor Bahru District of Johor Bahru Johor Darul Takzim Total: 0.13 acre	Factory	20	1999	435,000
Leasehold land HS(D) 503714 PTD 209638 (expiring on 2-4-2072) Mukim of Plentong District of Johor Bahru Johor Darul Takzim Total: 4.57 acres	Vacant land	8	2011	2,727,000
Leasehold land with buildings HSD 30841 PT 13521 HSD 30845 PT 13525 HSD 30844 PT 13524 (expiring in 2075) Mukim of Lumut District of Manjung Perak Darul Ridzuan Total: 200 acres	Breeder farm and factory	30	2015	122,684,000
Leasehold land with buildings HSD 42440, PT 19754 (expiring on 13-9-2116) Mukim of Lumut District of Manjung Perak Darul Ridzuan Total: 26.68 acres	Office and factory	29	10 Mar 1995	8,974,000
Freehold land with house GRN 160946 Lot 45520 Mukim of Plentong District of Johor Bahru Johor Darul Takzim Total: 0.04 acre	Residential house	28	2017	148,000

List of Properties (cont'd)

Description, Location & Size	Existing Use	Approximate Age of Building (Year)	Date/Year of last Revaluation/ Acquisition	Net Book Value At 31-12-19 RM
Leasehold land with farm buildings PN370859 Lot 23679 HSD 35899 PT 18500 HSD 35900 PT 18501 (expiring in 2075) Mukim of Pengkalan Bahru District of Manjung Perak Darul Ridzuan Total: 464.96 acres	Broiler farm	27	2015	57,956,000
Freehold land Grant 1784, Lot 12653 Mukim of Sitiawan District of Dindings Perak Darul Ridzuan Total: 17 acres	Vacant land	-	1997	271,000
Freehold land GM 3937, Lot 12553 Mukim of Bagan Serai District of Kerian Perak Darul Ridzuan Total: 2.19 acres	Vacant land	-	1990	1
Land Use Rights with buildings (expiring on 31-8-2024) Cai Lan, Quang Ninh Province The Socialist Republic of Vietnam Total: 17.30 acres	Office and factory	22	1994	32,451,000
Freehold land with farm buildings HS(M) 15129 PTD 21255 Mukim of Sri Gading District of Batu Pahat Johor Darul Takzim Total: 17.84 acres	Broiler farm	23	2000	6,258,000
Land Use Rights with buildings (expiring on 30-6-2048) Phu My Industrial Zone I Tan Thanh District Baria - Vungtau Province The Socialist Republic of Vietnam Total: 17.29 acres	Office and factory	17	2000	13,730,000
Leasehold land with farm buildings PN 378132 Lot 5471 PN 378133 Lot 5472 (expiring on 7-5-2034) Mukim of Lumut District of Manjung Perak Darul Ridzuan Total: 25.81 acres	Breeder farm	9	2010	2,078,000

Description, Location & Size	Existing Use	Approximate Age of Building (Year)	Date/Year of last Revaluation/ Acquisition	Net Book Value At 31-12-19 RM
Freehold land with farm buildings Geran Nos 110919, 110936, 110937 110940 & 110941 Lots 65276, 65297, 65298, 65301 & 65302 Mukim of Sungai Terap District of Kinta Perak Darul Ridzuan Total: 25.91 acres	Broiler farm	8	2011	6,285,000
Freehold land with farm buildings Geran No. 53949 Lot 3997 Mukim of Tawar District of Baling Kedah Darul Aman Total: 116.83 acres	Breeder farm	8	2011	23,700,000
Freehold land Geran No. 43156 Lot 4656 Geran No. 11810 Lot 9132 Mukim of Lenggong District of Hulu Perak Perak Darul Ridzuan Total: 95.54 acres	Vacant land	-	2013	7,981,000
Freehold land with farm buildings GRN 65374 Lot 3160 GRN 61255 Lot 3163 Mukim of Lenggong District of Hulu Perak Perak Darul Ridzuan Total: 21.67 acres	Breeder Farm	2	2014	6,371,000
Freehold land Geran No. 364, Lot 1029 Geran No. 413, Lot 272 Geran No. 435, Lot 969 Geran No. 659, Lot 965 Geran No. 785, Lot 968 Geran No. 980, Lot 971 Geran No. 981, Lot 972 Geran No. 982, Lot 973 Geran No. 983, Lot 974 Geran No. 984, Lot 975 Geran No. 985, Lot 976 Geran No. 986, Lot 966 Geran No. 987, Lot 967 Geran No. 988, Lot 980 Geran No. 989, Lot 981 Geran No. 993, Lot 274	Vacant Land		2014	8,643,000

List of Properties (cont'd)

Description, Location & Size	Existing Use	Approximate Age of Building (Year)	Date/Year of last Revaluation/ Acquisition	Net Book Value At 31-12-19 RM
Geran No. 994, Lot 275 Geran No. 996, Lot 278 Geran No. 997, Lot 279 Geran No. 1001, Lot 1046 Geran No. 1003, Lot 970 Geran No. 2385, Lot 977 Geran No. 2388, Lot 1301 Geran No. 2390, Lot 1300 Geran No. 2444, Lot 978 Geran No. 2445, Lot 979 Geran No. 2464, Lot 1033 Geran No. 2915, Lot 1034 Geran No. 1092, Lot 964 Geran No. 365, Lot 1030 Geran No. 373, Lot 1036 Geran No. 392, Lot 1031 Geran No. 594, Lot 1032 Geran No. 753, Lot 276 Geran No. 995, Lot 273 Geran No. 995, Lot 277 Geran No. 998, Lot 281 Geran No. 1138, Lot 1304 Geran No. 2383, Lot 280 Geran No. 2387, Lot 1303 Mukim of Beriah District of Kerian Perak Darul Ridzuan Total: 102.93 acres				
Freehold land with building Geran No. 2935 Lot 102 Geran No. 2949 Lot 101 Mukim of Pengkalan Baharu District of Manjung Perak Darul Ridzuan Total: 2.54 acres	Broiler farm	5	2014	1,578,000
Leasehold land with buildings PN 296140 Lot 15562 (expiring on 9-7-2105) Mukim of Lumut District of Manjung Perak Darul Ridzuan Total: 5.172 acres	Factory	2	2015	38,349,000

Notice of Annual General Meeting

NOTICE IS HEREBY GIVEN that the Sixtieth Annual General Meeting ("60th AGM") of Malayan Flour Mills Berhad will be held at the Auditorium, 3rd Floor, Wisma MCA, 163 Jalan Ampang, 50450 Kuala Lumpur on Wednesday, 24 June 2020 at 10.00 a.m. for the following purposes:-

Ordinary Business

- 1. To receive the Audited Financial Statements for the financial year ended 31 December 2019 together with the Reports of the Directors and Auditors thereon. [Please refer to Explanatory Notes].
- To re-elect the following Directors who retire by rotation in accordance with Clause 132 of the Constitution of the Company and being eligible, offer themselves for re-election:

(i) Datuk Oh Chong Peng (Ordinary Resolution 1) (ii) Dato' Wira Zainal Abidin bin Mahamad Zain (Ordinary Resolution 2) (iii) Mr Prakash A/L K.V.P Menon (Ordinary Resolution 3)

- 3. To re-elect the following Director who retire in accordance with Clause 115 of the Constitution of the Company and being eligible, offer herself for re-election:
 - (i) Dato' Maznah binti Abdul Jalil (Ordinary Resolution 4)
- 4. To approve the payment of Directors' fees of RM847,233 for the financial year ended 31 December 2019. (Ordinary Resolution 5)
- 5. To approve an amount of up to RM320,000 as benefits payable to the Directors for the period from the conclusion of the 60th AGM until the conclusion of the next AGM of the Company. (Ordinary Resolution 6)
- To re-appoint Messrs KPMG PLT as Auditors of the Company for the financial year ending 31 December 2020 and to authorise the Directors to fix their remuneration. (Ordinary Resolution 7)



Special Business

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

7. Authority to Directors to Allot and Issue Shares Pursuant to Sections 75 and 76 of the Companies Act 2016

"THAT subject to the Companies Act 2016 and approval from the relevant authorities, where such approval is necessary, full authority be and is hereby given to the Directors pursuant to Sections 75 and 76 of the Companies Act 2016 to issue and allot shares in the Company at any time and upon such terms and conditions and for such purposes as the Directors may, in their absolute discretion deem fit, provided that the aggregate number of shares issued pursuant to this resolution does not exceed 10% of the total number of issued shares of the Company for the time being and that the Directors be and are also empowered to obtain the approval for the listing of and quotation for the additional shares so issued on Bursa Malaysia Securities Berhad and that such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company."

(Ordinary Resolution 8)

8. Proposed Renewal of Authority for Share Buy-back

"THAT subject to the Companies Act 2016, the provisions of the Constitution of the Company, Bursa Malaysia Securities Berhad ("Bursa Securities") Main Market Listing Requirements and the approvals of all relevant governmental and/or regulatory authorities, the Company be and is hereby authorised, to the fullest extent permitted by law, to purchase such amount of ordinary shares in the Company ("Proposed Share Buy-back") as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors may deem fit and expedient in the interest of the Company provided that the aggregate number of shares purchased pursuant to this resolution does not exceed 10% of the total number of issued shares of the Company as at the point of purchase and that an amount not exceeding the Company's retained profits at the time of the purchase(s) will be allocated by the Company for the Proposed Share Buy-back;

THAT the authority conferred by this resolution will be effective immediately and shall continue in force until: -

(a) the conclusion of the annual general meeting of the Company following the general meeting at which such resolution was passed at which time it shall lapse unless by ordinary resolution passed at that meeting, the authority is renewed, either conditionally or subject to conditions; or

- (b) the expiration of the period within which the next annual general meeting after that date is required by law to be held; or
- (c) revoked or varied by ordinary resolution passed by shareholders in a general meeting,

whichever occurs first;

AND THAT authority be and is hereby given unconditionally and generally to the Directors of the Company to take all such steps as are necessary or expedient (including without limitation, the opening and maintaining of central depository account(s) under the Securities Industry (Central Depositories) Act, 1991, and the entering into of all other agreements, arrangements and guarantee with any party or parties) to implement, finalise and give full effect to the aforesaid purchase with full powers to assent to any conditions, modifications, revaluations, variations and/or amendments (if any) as may be imposed by the relevant authorities and with the fullest power to do all such acts and things thereafter (including without limitation, the cancellation or retention as treasury shares of all or any part of the repurchased shares) in accordance with the Companies Act 2016, the provisions of the Constitution of the Company and the requirements and/or guidelines of the Bursa Securities and all other relevant governmental and/ or regulatory authorities and to do all such things as the said Directors may deem fit and expedient in the best interest of the Company."

(Ordinary Resolution 9)

9. To transact any other business of which due notice shall have been given in accordance with the Companies Act 2016.

By Order of the Board

Mah Wai Mun MAICSA 7009729 SSM PC No. 202008000785 Company Secretary

Kuala Lumpur 27 April 2020

Notice of Annual General Meeting

(cont'd)

Notes:-

- 1. A member entitled to attend, speak and vote at the 60th AGM is entitled to appoint not more than 2 proxies to attend, speak and to vote in his/her stead. A proxy may but need not be a member of the Company.
- 2. Where a member appoints 2 proxies, the appointment shall be invalid unless he/she specifies the proportion of his/her holding to be represented by each proxy.
- 3. Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least 1 proxy but not more than 2 proxies in respect of each securities account it holds which is credited with ordinary shares of the Company.
- 4. Notwithstanding the above, an exempt authorised nominee may appoint multiple proxies in respect of each Omnibus Account held.
- 5. The instrument appointing a proxy must be in writing under the hand of the appointer or his attorney duly authorised in writing or, if the appointer is a corporation, either under its common seal or the hand of the attorney duly authorised.
- 6. The Form of Proxy shall not be treated as valid unless the posted Form is received or the Form is deposited at the office of the Company's Share Registrar, Boardroom Share Registrars Sdn Bhd at 11th Floor, Menara Symphony, No. 5, Jalan Prof. Khoo Kay Kim, Seksyen 13, 46200 Petaling Jaya, Selangor Darul Ehsan, not less than 48 hours before the time appointed for holding the meeting or any adjournment thereof. Forms of Proxy transmitted by fax or email will not be accepted. The Company will not accept any photocopies of the form of proxy in place of the original signed copy.
- 7. For the purpose of determining a member who shall be entitled to attend this 60th AGM, the Company shall be requesting Bursa Malaysia Depository Sdn Bhd in accordance with Clause 82 of the Constitution of the Company and Section 34(1) of the Securities Industry (Central Depositories) Act, 1991 to issue a Record of Depositors as at 17 June 2020. Only a depositor whose name appears on such Record of Depositors shall be entitled to attend the said meeting or appoint proxies to attend and vote on his/her behalf.

Explanatory Notes on Ordinary Business

Item 1 of the Agenda: To receive the Audited Financial Statements

This Agenda item is meant for discussion only as the provision of Section 340(1) of the Companies Act 2016 does not require a formal approval of the shareholders and hence, is not put forward for voting.

Ordinary Resolutions 5 and 6: Directors' Fees and Other Benefits

Section 230(1) of the Companies Act 2016 provides amongst others, that the fees and any benefits payable to the Directors of a listed company shall be approved at a general meeting.

In this respect, the Board wishes to seek the shareholders' approval for the following payments to Directors at the 60th AGM:-

Resolution 5: Payment of Directors' fees totalling RM847,233 in respect of the financial year ended 31 December 2019; and

Resolution 6: Payment of benefits payable to the Directors which have been reviewed by the Remuneration Committee and Board of Directors of the Company for the period from the conclusion of the 60th AGM until the conclusion of the next AGM of the Company.

The benefits payable to the Directors comprise Board Committee fixed fee, meeting allowances and benefits-in-kind. In determining the estimated total amount of the benefits payable, the Board has considered various factors including the number of scheduled and special meetings for the Board and Board Committees as well as the number of Directors involved in these meetings.

Explanatory Notes on Special Business

Ordinary Resolution 8: Authority to Directors to Allot and Issue Shares

The proposed Resolution 8 is for the purpose of seeking a renewal of the general mandate ("General Mandate") and if passed, will empower the Directors of the Company pursuant to Sections 75 and 76 of the Companies Act 2016, to issue and allot new shares in the Company from time to time provided that the aggregate number of shares issued pursuant to the General Mandate does not exceed 10% of the total number of issued shares of the Company for the time being. The General Mandate, unless revoked or varied by the Company in general meeting, will expire at the conclusion of the next AGM of the Company.

The General Mandate will provide flexibility to the Company for any possible fund raising activities, including but not limited to further placing of shares, for the purpose of funding future investment project(s), working capital and/or acquisition(s) and any share issuance for acquisition involving equity deal which requires the Company to allot and issue new shares, which is only to be undertaken if the Directors consider it to be in the best interest of the Company.

As at the date of this Notice, no new share in the Company was issued pursuant to the General Mandate granted to the Directors at the 59th AGM of the Company held on 24 May 2019.

Ordinary Resolution 9: Proposed Renewal of Authority for Share Buy-back

The proposed Resolution 9, if passed, will empower the Directors to purchase the Company's shares of up to a maximum of 10% of the total number of issued shares of the Company by utilising the funds allocated out of the retained profits of the Company. This authority, unless revoked or varied at a general meeting, will expire at the conclusion of the next AGM of the Company.

Statement Accompanying Notice of Annual General Meeting

Pursuant to Paragraph 8.27(2) of Bursa Malaysia Securities Berhad Main Market Listing Requirements

1. AUTHORITY TO DIRECTORS TO ALLOT AND ISSUE SHARES PURSUANT TO SECTIONS 75 AND 76 OF THE COMPANIES ACT 2016

The renewal of this general mandate ("General Mandate") will empower the Directors of the Company pursuant to Sections 75 and 76 of the Companies Act 2016, to issue and allot new shares in the Company from time to time provided that the aggregate number of shares issued pursuant to the General Mandate does not exceed 10% of the total number of issued shares of the Company for the time being. The General Mandate, unless revoked or varied by the Company in general meeting, will expire at the conclusion of the next Annual General Meeting ("AGM") of the Company.

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MALAYAN FLOUR MILLS BERHAD

Registration No. 196101000210 (4260-M) (Incorporated in Malaysia)

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CDS Account No.	No. of Shares Held

Signature/Common Seal of Shareholder

I/\ <i>\\</i>		NRIC No./Passport No./(Company No	
17 V V C	(full name in block letters)	NI 110 No./1 assport No./(Joinpany No	
o f				
of	(full address)			
being	g a member/members of MALAYAN FLOU	R MILLS BERHAD hereby a	ppoint:-	
	Full Name (In Block)	NRIC No./Passport No.	Proportion of	Shareholding
	,		No. of Shares	%
Add	Iress			
* and	d/or			
	Full Name (In Block)	NRIC No./Passport No.	Proportion of	Shareholding
	,		No. of Shares	%
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(Pleas	our proxy is to vote on a poll as indicated be se indicate with a "x" or " $$ " in the boxes provide ote or abstain from voting at his discretion).	elow. ed how you wish your vote to be	cast. If you do no	ot do so, the proxy
No.	Resolutio	ns	For	Against
	Re-election of the following Directors wh with Clause 132 of the Constitution of the	-	lance	
1.	a. Datuk Oh Chong Peng			
2. 3.	b. Dato' Wira Zainal Abidin bin Mahamad c. Mr Prakash A/L K.V.P Menon	Zain		
4.	Re-election of the following Director who	retire in accordance with C	lause	
	115 of the Constitution of the Company:-			
	a. Dato' Maznah binti Abdul Jalil			
5. 6.	Payment of Directors' fees			
7.	Payment of benefits payable to the Direct			
8.	Payment of benefits payable to the Direct Re-appointment of Auditors			
	Payment of benefits payable to the Direct Re-appointment of Auditors Authority to Directors to Allot and Issue Sh 76 of the Companies Act 2016	tors	5 and	
9.	Re-appointment of Auditors Authority to Directors to Allot and Issue Sh	ors nares Pursuant to Sections 7	5 and	
	Re-appointment of Auditors Authority to Directors to Allot and Issue St 76 of the Companies Act 2016	ors nares Pursuant to Sections 7	5 and	

Notes:-

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- 2. Where a member appoints 2 proxies, the appointment shall be invalid unless he/she specifies the proportion of his/her holding to be represented by each proxy.
- 3. Where a member of the Company is an authorised nominee as defined under the Securities Industry (Central Depositories) Act, 1991, it may appoint at least 1 proxy but not more than 2 proxies in respect of each securities account it holds which is credited with ordinary shares of the Company.
- 4. Notwithstanding the above, an exempt authorised nominee may appoint multiple proxies in respect of each Omnibus Account held.
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Share Registrar
BOARDROOM SHARE REGISTRARS SDN BHD

HERE

11th Floor, Menara Symphony No. 5, Jalan Prof. Khoo Kay Kim Seksyen 13 46200 Petaling Jaya Selangor Darul Ehsan

2nd fold here

Malayan Flour Mills Berhad Registration No. 196101000210 (4260-M)

HEAD OFFICE: 22nd Floor, Wisma MCA, 163 Jalan Ampang, 50450 Kuala Lumpur, Malaysia. Tel: (603) 2170 0999 (GL), Fax: (603) 2170 0888

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