

DUFU TECHNOLOGY CORP. BERHAD 200201013949 (581612-A)

A SUSTAINABLE MOMENTUM

ANNUAL REPORT 2021

Contents

Chairman's Message

02

- 03 Highlights For Year 2021
- 05 Chairman's Statement
- 08 Corporate Information
- 09 Group Structure
- **10** Board of Directors
- **11** Board of Directors' Profile
- 14 Key Senior Management Team
- **16** Group Financial Highlights
- **18** Vision, Mission & Core Values
- 20 Management Discussion and Analysis
- 29 Sustainability Statement
- 73 Corporate Governance Overview Statement
- 80 Audit Committee Report
- 83 Statement on Risk Management and Internal Control
- 87 Additional Compliance Information
- 88 Statement on Directors' Responsibilities
- 89 Financial Statements
- 146 List of Properties Held

Proxy Form

- 149 Share Buy-Back Statement
- 156 Analysis of Shareholdings
- **159** Notice of Annual General Meeting
- 162 Statement Accompanying Notice of Annual General Meeting
- 162 Notice of Dividend Entitlement and Payment

Enclosed

A SUSTAINABLE MOMENTUM

Portraying mountaineers helping one another to achieve mutual progress on their hiking journey, the analogy of teamwork encapsulates Dufu Technology's united efforts and people-centric focus, that has enabled the manufacturer to secure its market-leading position today, in niche fields of precision machining and engineering.

Just as hikers can reach the summit only with a steady pace, occasional rest, and a far-sighted strategy, Dufu Technology is able to unlock greater growth milestones and create long-term value through sustainability, which it actively integrates into daily operations and business practices. This is succinctly expressed through the theme of "A Sustainable Momentum".

CHAIRMAN'S MESSAGE

FY2021 was filled with positive developments for Dufu. We continue our success as a key supplier of HDD components for our world renowned business partners while steadily expanded the organic growth in the non-HDD segment by half to align with our future growth aspirations. We ended the year by delivering an all-time Dufu record for both revenue and profitability. In addition, our business excellence were internationally recognised, and we were awarded and included on some of the well-known indices.

Lee, Hui-Ta also known as Li Hui Ta Executive Chairman

HIGHLIGHTS FOR YEAR 2021

Major Milestones for year 2021

Financial Achievement



The Group generated a record high revenue of RM94.0 million in the final quarter of 2021, surpassing the previous high of RM91.0 million recorded in third quarter 2021.

The Group's revenue climbed to a new height of 352.7 million, surpassing previous year record of RM298.0 million.

The Group's Profit After Taxation hit an all-time high of RM73.7 million, up from RM51.6 million previously.

1 3.3 % (Quarter-on-Quarter growth)

18.4% (Year-on-Year growth)

1 42.9% (Year-on-Year improvement)

Corporate Recognition

PROFITABILITY



On 7 September 2021, Dufu was recognized by Forbes Asia as part of their 2021 Best Under A Billion list.

On 26 December 2021, Dufu was accorded with The Edge Billion Ringgit Club (BRC) award for the highest returns to shareholders over three years in the industrial products and services sector for the second consecutive years.

On 20 December 2021, Dufu was part of the FTSE Bursa Malaysia Mid 70 Index in addition to MSCI Global Small Caps Indexes constituents added on 30 November 2020.



HIGHLIGHTS FOR YEAR 2021 (GONT'D)

Major Milestones for year 2021 (cont'd)

Rewarding Shareholders



Dufu is expected to give back RM36.9 million as dividends to shareholders based on interim dividend of RM10.5 million paid on 24 September 2021 and a final dividend of approximately RM26.4 million proposed on 25 February 2022, the highest level of return in the Group's history.

41.9%

Market Capitalisation



The market capitalization as at end of financial year 2021 stood at RM2,268.2 million, compared to RM1,699.7 million a year ago.

33.4%

Corporate Social Responsibility Initiatives



On 23 August 2021, Dufu contributes RM500,000 towards Covid-19 relief efforts supporting the expansion and upgrade of the Penang state's healthcare system.



CHAIRMAN'S STATEMENT

Dear Fellow Shareholders,

On behalf of the Board of Directors of Dufu Technology Corp. Berhad ("Dufu"), it gives me great pleasure to present to you the Annual Report of the Company and the Group for the financial year ended 31 December 2021 ("FY2021").

Operating Environment

The era of the Coronavirus disease 2019 ("Covid-19") pandemic is indeed a time of unprecedented change and uncertainty in the Group's 14-year history as a public listed entity. Beyond the health concerns posed by Covid-19 pandemic, the resultant impositions of various versions of lockdowns across the world have been a major threat to the global and local economies. Whilst Dufu's top priority remains protecting the health and well-being of employees, we also acknowledge the importance of keeping the business running for our customers and supporting the communities we operate in. For these reasons, throughout FY2021, our manufacturing plants in Malaysia were required to restrict its operations as to contain the spread of Covid-19.

The Covid-19 pandemic continues to be the greatest uncertainty to be managed with various variant emerging with the mutation of viruses impacting human on all fronts – medically, socially and economically. In spite of this set back, our resilience prevails and we wrapped up the year by delivering record revenue and profit, as the Group's businesses benefited from work-from-home and changes in industrial behaviors. Both the Group's Hard Disk Drive ("HDD") and non-HDD product lines reported impressive revenue growth while profitability was further supported by effective cost control measurements. The positive result came despite global supply chain disruptions exacerbated by rising freight cost and various metal commodities prices coupled with constrained workforce especially in the second half of the year.

Financial Performance

Group revenue for FY2021 increased by 18.4% to RM352.7 million compared with the previous financial year. The increase in revenue was broad-based across all business segments. Arising from the increased in revenue, the Group's Profit for FY2021 soared 42.9% to RM73.7 million from RM51.6 million registered in the previous financial year ended 31 December 2020 ("FY2020"). This strong profit performance contributed a net operating cashflow of RM58.5 million and strengthen its net cash position to RM67.0 million.

A more detailed review of the Group's financial performance is covered under the section on "Management Discussion and Analysis" in this Annual Report.



CHAIRMAN'S STATEMENT (GONT'D)

Rewarding Shareholders

A single tier interim dividend of 2 sen per ordinary share for FY2021 was paid on 24 September 2021. On top of that, a final dividend of 5 sen per ordinary share has been proposed by the Board on 25 February 2022 to shareholders, providing a full-year dividend of 7 sen per ordinary share, a 40% increase from the 5 cents declared in the previous financial year. This represents a dividend payout ratio of 50%.



Awards and Recognition

Dufu was amongst the 11 Malaysian companies recognised under Forbes Asia's 2021 Best Under A Billion list. The list highlights the resilience of 200 public-listed small and mid-sized companies in the Asia-Pacific region with sales under USD1 billion. On top of this, Dufu successfully retained the corporate award by The Edge Billion Ringgit Club ("BRC") in 2021 for the highest returns to shareholders over three years in the industrial products and services sector for the second year running.

As businesses faced a series of supply chain disruptions in 2021 and the situation remains fluid, here at Dufu, we have had to maintain customers' confidence and trust as we must be resilient and able to navigate any disruption, or risk failing customer expectations. Simply put, our high-precision mechanical engineering solution are well recognized and trusted specifically in the HDD related industrial segment and it goes hand in hand with operational resilience. In FY2021, one of our key customer recognized Dufu as one of their most reliable business partners in recognition to Dufu's outstanding support given to them during the Covid-19 pandemic over their FY2020-2021.

Sustainability Journey

Over the years, we've seen and felt unprecedented challenges, including a global pandemic that brought untold suffering with loss of life and livelihoods, heightened social stress, and worsening of earth vital signs from the effect of climate change. Thus, we believe sustainability as being integral to good governance and a way for us to help preserve our planet for future generation - an everlasting journey demanding continual improvements and commitments for the societies. This is the second successive year that the sustainability statement in this Annual Report is prepared in accordance with the Global Reporting Initiative Sustainability Reporting Standards ("GRI Standards") Core Option. We have also mapped Dufu's sustainability initiatives and approach with the 17 United Nation's Sustainable Development Goals.

A more detailed review of the Group's effort on sustainability initiatives is covered under the section on "Sustainability Statement" in this Annual Report.

Community empowerment

I share a passion for meaningfully supporting the communities in which we live and do business. With the Covid-19 pandemic continuing to burden healthcare systems around the world, employee's health and safety comes first in terms of our priority ahead of fulfilling orders. This has meant ensuring a safe working environment at all our locations in Malaysia, China and Singapore in line with the respective government and World Health Organisation recommendations.

Even though every individual and organization are affected by the Covid-19 pandemic, we did not hesitate to reach out to support the local communities and, at the same time, play a small role in easing the burden of the government in combating the adverse situation. Dufu and its employees have been supporting children and local communities with financial donations as well as gifts of educational kits. We continued with our "Pledge a Library" initiative for the second successive year by distributing 1,672 books and educational magazines to 12 schools in FY2021. Dufu is also one of the primary sponsors for 'Virtual Robomania 2021' organized by Tech Dome Penang.

In response to the Penang State Health Department's appeal to provide aid in their fight against Covid-19, Dufu made a cash contribution of RM0.5 million in August 2021. On top of that, I have also chipped in RM0.5 million in my own capacity to the fund as part of our collective effort to help the local communities in combating the Covid-19 virus.

CHAIRMAN'S STATEMENT (GONT'D)

Looking Ahead

The Group's revenue for the financial year 2022 is expected to be positive. All of its business segments have a steady demand forecast from key customers. Despite the Group's best efforts, the Covid-19 pandemic has caused unprecedented fluid situation in the labour market resulting in workforce shortages in the manufacturing sector.

The National Chamber of Commerce and Industry of Malaysia reported that Malaysia is facing worker shortages in certain industries namely manufacturing, construction and plantation as the number of foreign workers now stands at 1.1 million, down from 800,000 from 1.9 million in 2018. Migrant workers left the country in droves as their working permits expire, and many have not been able to return due to strict border control, though the government has recently loosened restrictions to allow the recruitment of migrant workers to return. In this aspect, the Group will continue to find ways to overcome the shortcomings.

Currently, there is a general shortage of electronic components worldwide, in particular of chip crunch since early 2021. The increase in chip demand for automobiles and consumer electronic goods has put pressure on the global supply chains leading to the shortage of semiconductors worldwide. The shortage has caused issues for many companies around the world, with slow chip deliveries impacting the ability for vendors to finish products and to complete orders. As for our case, the delivery of the Computer Numerical Control ("CNC") Machines was delayed for a couple of months. As the crisis rolls on, we are seeing the delays stretching further into the future. The recent Russia-Ukraine war and the lockdowns in various provinces in China in March 2022 have raised new concerns that crucial supply chains may be further disrupted. This uncertainty in the supply chain could affect Dufu's ability to expand production capacity within favorable lead time to handle sudden surge in product demand.

Going forward, we believe that the underlying demand for our core products namely the HDD sector remains robust align with the growth on market for cloud computing and data center. The Group is continuing its efforts to invest in manufacturing facility in China and to strengthen its operations in order to remain agile and competitive. The construction of the 37,000 square meters new factory buildings commenced in the final quarter of 2021 with an estimated construction cost of RMB93 million is expected to be completed in September 2023. The expansion of this second manufacturing facility in Guangzhou, People's Republic of China, undertaken by Guangzhou Futron Precision Industries Co. Ltd, a wholly owned subsidiary of the Group is part of our commitment to key customers for business continuity plan as risk mitigation strategy, that is to manufacture key components and products in different region as to avoid being too country risk centric. This future facility will be able to meet current demand growth as well as new product development from potential prospects.

Appreciation

On behalf of the Board, I wish to convey our gratitude to our management and employees for their commitment, dedication, enthusiasm and immense efforts put in throughout this period we deemed the toughest of times. I would like to express my sincere appreciation to my fellow members on the Board for their commitment and valuable contributions towards the Group. Your valuable counsel and guidance had played a paramount role in steering the Group to another extraordinary financial year.

I would also like to thank our external stakeholders namely our shareholders, valued customers, business partners, financiers and relevant regulatory authorities for your continuous and overwhelming support. Let's look forward to clearer skies and a brighter future together as we continue to propel the Group to greater heights and increase shareholder value. I wish you a very healthy and a better 2022.

Stay safe and thank you.

LEE, HUI-TA ALSO KNOWN AS LI HUI TA EXECUTIVE CHAIRMAN DATE: 18 MARCH 2022

CORPORATE INFORMATION

BOARD OF DIRECTORS

Lee, Hui-Ta also known as Li Hui Ta Executive Chairman Wu, Mao-Yuan Executive Director

Sung, Cheng-Hsi Independent Non-Executive Director

AUDIT COMMITTEE

Chairman Joyce Wong Ai May Members Sung, Cheng-Hsi Yin, Chih-Chu also known as Laurence Yin Lee Yoke Khay

NOMINATING COMMITTEE

Chairman Lee Yoke Khay Members Sung, Cheng-Hsi Joyce Wong Ai May Yin, Chih-Chu also known as Laurence Yin

REMUNERATION COMMITTEE

Chairman Lee Yoke Khay

Members Joyce Wong Ai May Sung, Cheng-Hsi Yin, Chih-Chu also known as Laurence Yin

INVESTMENT COMMITTEE

Chairman Yin, Chih-Chu also known as Laurence Yin

Members Joyce Wong Ai May Wu, Mao-Yuan Lee Yoke Khay

EMPLOYEES' SHARE OPTION SCHEME COMMITTEE

Chairman Lee, Hui-Ta also known as Li Hui Ta Members Yeoh Beng Hooi Teoh Chiew Hong David Khoo Chong Beng Joyce Wong Ai May Independent Non-Executive Director

Yin, Chih-Chu also known as Laurence Yin Independent Non-Executive Director

Lee Yoke Khay Independent Non-Executive Director

RISK MANAGEMENT AND SUSTAINABILITY COMMITTEE Chairman

Joyce Wong Ai May

Members Sung, Cheng-Hsi Yin, Chih-Chu also known as Laurence Yin Lee Yoke Khay Yeoh Beng Hooi David Khoo Chong Beng

COMPANY SECRETARIES

How Wee Ling MAICSA 7033850 SSM PC No: 202008000869 Ooi Ean Hoon MAICSA 7057078 SSM PC No: 202008000734

AUDITORS

Crowe Malaysia PLT Chartered Accountants Level 6, Wisma Penang Garden 42, Jalan Sultan Ahmad Shah 10050 Penang Tel : 604-2277061 Fax : 604-2278011

REGISTERED OFFICE

57-G Persiaran Bayan Indah Bayan Bay, Sungai Nibong 11900 Penang Tel : 604-6408932 Fax : 604-6438911

HEAD OFFICE

19, Hilir Sungai Keluang 2 Taman Perindustrian Bayan Lepas Phase IV, 11900 Penang, Malaysia Tel : 604-6161300 Fax : 604-6161372 Website : www.dufutechnology.com

SHARE REGISTRAR

Securities Services (Holdings) Sdn. Bhd. Company No.197701005827 (36869-T) Level 7, Menara Milenium Jalan Damanlela, Pusat Bandar Damansara Damansara Heights 50490 Kuala Lumpur Tel : 603-20849000 Fax : 603-20949940

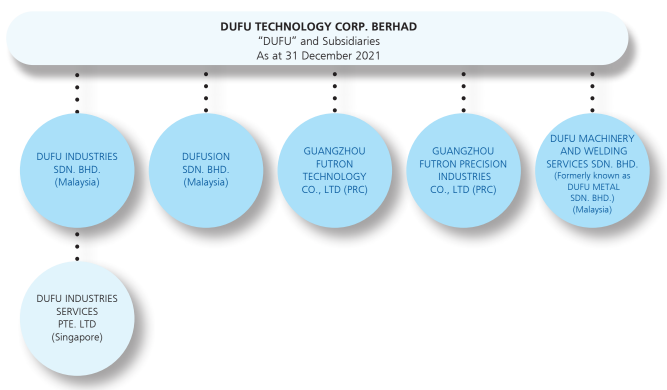
PRINCIPAL BANKERS

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

STOCK EXCHANGE LISTING

Main Market	of Bursa Malaysia
Securities I	Berhad
Sector	: Industrial Products &
	Services
Sub-Sector	: Industrial Materials,
	Components &
	Equipment
Stock Name	: DUFU
Stock Code	: 7233

GROUP STRUCTURE



Principal Activities

Dufu Technology Corp. Berhad (Registration No. 200201013949 (581612-A)) is principally involved in investment holding. The subsidiaries of DUFU as at 31 December 2021 are as follows: -

Subsidiary	Country of Incorporation	Ownership Interest	Principal Activity
Dufu Industries Sdn. Bhd. Registration No. 198701006751 (165467-T)	Malaysia	100%	Design, development, manufacture, assembly and trading of die components and precision machining of vice, computer peripherals and parts for hard disk drive.
Guangzhou Futron Technology Co., Ltd (914401017371887143)	People's Republic of China (PRC)	100%	Manufacturing and trading of optics and magnetism driver and parts.
Guangzhou Futron Precision Industries Co., Ltd (91440101MA5CC6TT0A)	People's Republic of China (PRC)	100%	Engaging in metal precision manufacturing and processing parts such as metal components for special equipment for electronics industry, air conditioning compressor accessories, auto parts, etc.
Dufusion Sdn. Bhd. Registration No. 201101020016 (948150-U)	Malaysia	100%	Design, develop, manufacture, fabricate, assembly and trading of precision steel mould, metal products and steel parts, medical industry's chairs and instrument tables, etc.
Dufu Machinery and Welding Services Sdn. Bhd. (Formerly known as Dufu Metal Sdn.Bhd.) Registration No. 201801021939 (1283958-A)	Malaysia	100%	Dormant. (Currently in the midst of member's voluntarily winding-up)
*Dufu Industries Services Pte. Ltd (200204589D)	Singapore	100%	Processing and trading of high quality computer disk- drive related components.

*A Wholly-Owned Subsidiary of Dufu Industries Sdn. Bhd.

BOARD OF DIRECTORS



LEE, HUI-TA ALSO KNOWN AS LI HUI TA Executive Chairman



WU, MAO-YUAN *Executive Director*



JOYCE WONG AI MAY Independent Non-Executive Director



SUNG, CHENG-HSI Independent Non-Executive Director



YIN, CHIH-CHU ALSO KNOWN AS LAURENCE YIN Independent Non-Executive Director



LEE YOKE KHAY Independent Non-Executive Director

BOARD OF DIRECTORS' PROFILE



LEE, HUI-TA ALSO KNOWN AS LI HUI TA

Executive Chairman

Taiwanese • Male • 63 years

Mr. Lee, Hui-Ta also known as Li Hui Ta was appointed as the Executive Director and Chief Financial Officer of Dufu Technology Corp. Berhad ("Dufu" or "Company") on 1 September 2006. On 18 June 2015, he was appointed as Executive Chairman of the Group and subsequently, he relinquished his position as the Chief Financial Officer on 4 November 2016. He is the Chairman of the Employees' Share Option Scheme Committee. He graduated with a Diploma in Mechanical Engineering from St. John's & St. Mary's Institute of Technology Taiwan in 1979. He also obtained a degree in Business Administration from National Taipei University in 1988 and a Master of Business Administration from American California Miramar University in 2009.

Mr. Lee commenced his career as an engineering supervisor with He Li Ying Precision Industry, Taiwan in 1981 dealing with precision components and was promoted to Managing Director in 1983 where he was responsible for their entire operation. In 1984, he co-set up Lee Bai Corp. Ltd. in Taiwan to manufacture precision quick die change systems for stamping and tooling of component parts.

In 1990, he co-set up Dufu Industries Sdn Bhd ("DISB") to manufacture precision tooling and precision machining parts for computer-related components. He has more than thirty (30) years of experience in the precision tooling industry and in the CNC precision machining industry. He also sits on the board of several other private limited companies.

On 25 July 2017, Mr. Lee was awarded with Darjah Johan Negeri ("DJN") in recognition for his continuous effort to reinforce a strong investor stance to buttress the business community in the northern region.

WU, MAO-YUAN

Executive Director Taiwanese • Male • 65 years

Mr. Wu Mao-Yuan was appointed as a Non-Independent Non-Executive Director of Dufu on 19 December 2012 and was re-designated as an Executive Director on 27 August 2015. Mr. Wu currently serves as Managing Director of Guangzhou Futron Technology Co., Ltd ("Futron"), a subsidiary of the Group. He is a member of the Investment Committee of the Company.

Mr. Wu graduated from Taiwan Zhen Xin University in 1977 with a Diploma in Mechanical Engineering. Upon graduation, he started his career in 1979 as an Engineering Assistant responsible for the design and manufacturing of production jig and fixture with Da Di Ling Company. Subsequently, he joined Jin Feng Corp. in 1981 as a supervisor leading the production team to manufacture motorcycle components. From 1988 to 1992, he was with Lee Bai Corp Ltd. as a Production Manager where his accomplishment was forming and commercializing a new precision machining project for the company. In 1993, Mr. Wu worked in DISB where he was responsible for overseeing its operation in line with technology evolvement. He left Malaysia in 2002 to set-up and established Futron plant in China. He is also a Compliance Officer of Superior Plating Technology Co. Ltd., a company listed in Taipei Exchange.



BOARD OF DIRECTORS' PROFILE (GONT'D)



JOYCE WONG AI MAY

Independent Non-Executive Director

Malaysian • Female • 46 years

Ms. Joyce Wong Ai May was appointed as an Independent Non-Executive Director of Dufu on 23 May 2016. She is the Chairman of the Audit Committee and Risk Management and Sustainability Committee and a member of the Remuneration Committee, Nominating Committee and Investment Committee of the Company.

She graduated from University of Tasmania with a Bachelor of Commerce, majoring in Accounting and Finance. She is an Accountant by profession and a member of the Malaysian Institute of Accountants and Certified Practicing Accountants, Australia. She started her career with Smith Zain Securities Sdn. Bhd as an Accounts Executive in 1999 and later became the Head of Finance in 2002 under BBMB Securities Sdn Bhd, Penang Branch (BBMB Securities Sdn Bhd took over the business of Smith Zain Securities Sdn Bhd). Ms. Joyce joined Hwang-DBS Securities Berhad in 2004 and then left the company to join an international accounting firm in 2005 and become their Director in 2015, before setting up her own consultancy firm where she is the Founder and also a Director of JWC Consulting Sdn. Bhd.

She also sits on the Industry Advisory Panel of the School of Business for Disted College, Penang. She is the Members' State Representative for CPA Australia, a member of the Finance Committee of a non-profit organisation and also an Independent Non-Executive Director of PCCS Group Berhad.

SUNG, CHENG-HSI

Independent Non-Executive Director

Taiwanese • Male • 43 years

Mr. Sung, Cheng-Hsi was appointed as an Independent Non-Executive Director of Dufu on 9 October 2015. He is also a member of the Audit Committee, Risk Management and Sustainability Committee, Nominating Committee and Remuneration Committee of the Company.

Mr. Sung graduated from University of Reading, United Kingdom with a Master of Science in 2005. He obtained his Bachelor of Art from National Donghua University, Taiwan in 2002. Upon graduation, he started his career in 2006 as Equity Research Analyst at China Trust Commercial Bank. He was responsible for the analytical research on some of the Taiwanese listed companies namely in sectors involving steel, petrochemical, and automotive parts. His job also involved formulating financial models for interpretation and simulation to support the needs of internal departments. He joined Superior Plating Technology Co. Ltd which is listed in the Taipei Exchange in 2008 as Chief Financial Officer. His position requires him to be responsible in managing the financial risk, financial planning, and financial reporting and he directly assists the Chief Executive Officer and Board Chairman on all strategic and tactical matters.



BOARD OF DIRECTORS' PROFILE (GONT'D)



YIN, CHIH-CHU ALSO KNOWN AS LAURENCE YIN

Independent Non-Executive Director

Taiwanese • Male • 60 years

Mr. Yin, Chih-Chu also known as Laurence Yin was appointed as an Independent Non-Executive Director of Dufu on 11 November 2016. He is the Chairman of the Investment Committee and a member of the Audit Committee, Risk Management and Sustainability Committee, Nominating Committee and Remuneration Committee of the Company.

Mr. Yin graduated from National Taipei College of Business in Taiwan with a Diploma in Accounts in 1982 and subsequently, obtained his Executive Master of Business Administration in National Cheng Chi University in 2012. He commenced his career as an Executive Staff with Chailease Finance Co., Ltd., Taiwan in 1987 dealing with financing and accounts. He was transferred to Malaysia as an Administrative and Financial Manager in 1991 where he was responsible for the daily operations of the company's administrative and financial affairs. In 1997, he was promoted to Executive Manager where he was responsible for the affairs of two plastic compounding factory, a label sticker factory as well as a trading company in Kuala Lumpur. In 2001, Mr. Yin co-set up CITC Enterprise (Thai) Co., Ltd in Thailand to manufacture plastic coloring and compounding. He has more than twenty (20) years of working experience in the plastic compounding and label sticker industries. He also sits on the board of several private limited companies.

LEE YOKE KHAY

Independent Non-Executive Director

Malaysian • Male • 71 years

Mr. Lee Yoke Khay was appointed as an Independent Non-Executive Director of Dufu on 3 April 2017. He is the Chairman of the Nominating and Remuneration Committee. He is also a member of the Audit Committee, Risk Management and Sustainability Committee and Investment Committee of the Company.

Mr. Lee graduated from Council of Legal Education, London, United Kingdom with a Barrister-at-Law. Thereafter, he qualified as a Barrister (Lincoln's Inn, United Kingdom) in 1978 and was called to the Malaysian Bar on 1 December 1979. He is a practicing advocate & solicitor and is currently a partner of Messrs. Ooi Lee & Co., a legal firm in Penang.

Mr. Lee sits on the Board of Directors of several Chinese Primary and Secondary Schools and also in the Board of Directors of the Clan Association. He also holds Honorary Legal Advisor position in Lee Association and other trade and commercial companies and associations in Penang.

He was awarded with Darjah Johan Negeri ("DJN"), Pingat Kelakuan Terpuji ("PKT") and Pingat Jasa Masyarakat ("PJM").

ADDITIONAL INFORMATION

None of the Directors has:

- any family relationship with other Directors and/or major shareholders of the Company, nor any conflict of interest with the Group except for Mr. Lee, Hui-Ta also known as Li Hui Ta is the spouse of Mdm Wang, Kuei-Hua, a major shareholder of the Company;
 been convicted of any offence, other than traffic offences (if applicable) within the past five (5) years; and
- (iii) been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year ended 31 December 2021.



KEY SENIOR MANAGEMENT TEAM

YEOH BENG HOOI

Chief Executive Officer

Malaysian • Male • 58 years

Mr. Yeoh Beng Hooi assumes the Chief Executive Officer ("CEO") of the Group on 26 August 2016 after he was appointed as the acting CEO on 27 August 2015. He holds a Diploma in Electronic Engineering from Institute Technology. In 1989, he started his career in Advance Micro Devices Inc., a United States ("USA") based semiconductor company as Assistant Engineering and became Senior Reliability Laboratory in 1990. Mr. Yeoh joined Read-Rite Malaysia as QA Engineer in 1992 and later he joined XOLOX Malaysia as Engineer Manager in 1995. He left the company as Director of Engineering in 2000 and joined Wong Engineering Corporation Bhd as Deputy General Manager. In 2001, he was appointed as Executive Director of WE Advance Devices Sdn Bhd. He was the Chief Operating Officer in Dufu Industries Sdn. Bhd. ("DISB") since 24 May 2004 before he assumed his current position. Mr. Yeoh holds 687,520 shares in Dufu as at 28 February 2022.

TEOH CHIEW HONG

Chief Operating Officer

Malaysian • Male • 46 years

Mr. Teoh Chiew Hong holds a Degree in Science (Mathematics) from Universiti Sains Malaysia. He started his career with DISB in 2000 as a Production Control Officer and was promoted to Material Planning Manager in 2006 to spearhead the implementation of the Group's integrated application on its logistics and manufacturing system. He is also responsible for the Group's capacity planning, material and inventory management.

On top of this, Mr. Teoh expanded his role in 2007 to oversee the Computer Numerical Control ("CNC") Auto Lathe Manufacturing Division. Subsequently in 2011, he was promoted as the Senior Manager in Planning & Logistics Department before assuming the role of General Manager effective 1 September 2016 where his primary task is to drive and optimize the entire CNC manufacturing division and other supporting business operations to improve their operational excellence. On 1 March 2019, he was appointed as Chief Operating Officer of DISB.

DAVID KHOO CHONG BENG

Chief Financial Officer

Malaysian • Male • 49 years

Mr. David Khoo Chong Beng joined DISB on 1 March 2017 as a Senior Financial Controller. He holds a professional accountancy qualification from Association of Chartered Certified Accountants ("ACCA") and is a Chartered Accountant registered with the Malaysian Institute of Accountants ("MIA") since September 2002. In June 2012, he obtained a Commonwealth Executive Masters of Business Administration from Wawasan Open University.

Mr. David Khoo started his career in BDO Binder Penang, an audit firm in June 1995 before moving to KPMG Penang in July 1997. He joined NTPM Holdings Berhad ("NTPM") as an Accountant in April 2000 and worked his way to be the Financial Controller of NTPM in January 2009. He left NTPM in February 2017. On 1 March 2019, he was appointed as Chief Financial Officer where he is entrusted to lead the finance, corporate and management information functions of the Group.

WONG SER YIAN

Director of DISPL

Singaporean • Male • 64 years

Mr. Wong Ser Yian graduated with a Bachelor of Engineering from Nanyang Technology University of Singapore in 1985. He started his career with Seagate Technology International, Singapore in 1986 as Supplier Quality Engineer and was promoted to Senior Engineer in 1988. Subsequently in 1990, he joined Microplis Limited, Singapore as Senior Quality Engineer where he was responsible for developing and improving the aspects of suppliers' quality. In the same year, he moved to X Factor Pte Ltd as their Chief Executive Officer. On 2 September 2002, he joined Dufu Industries Services Pte. Ltd. ("DISPL") and took up the position of General Manager and his primary responsibilities are sales, marketing and customers service support and subsequently, on 27 August 2015, Mr. Wong was appointed as Director of DISPL.

KEY SENIOR MANAGEMENT TEAM (CONT'D)

TAY LON @ TAY TONG LOON

Director (Business Development)

Malaysian • Male • 71 years

Mr. Tay Lon @ Tay Tong Loon graduated with a Diploma in Mechanical Engineering from Ngee Ann Technical College, Singapore. He started his career as Design Technician with Hitachi Zosen Robin Dockyard Pte Ltd in 1974. In 1978, he joined Prime Electrical Products Pte Ltd as Factory Engineer where his primary responsibilities were product development and providing technical support on thermoplastic and thermosetting moulding.

Subsequently in 1979, Mr. Tay joined Northern Telecom Industries Sdn Bhd as Quality Engineer. He was promoted to Quality Manager in 1982 and in 1994, he was appointed as Production Manager to lead the manufacturing team. He left in 2002 and joined IPG Metal (M) Sdn Bhd (a former subsidiary of Dufu Group) in 2003 as General Manager. Mr. Tay was promoted to Director of Business Development in DISB on 1 February 2011 where he is entrusted to lead the sales division.

NAH REN HOWE

Managing Director of Dufusion Sdn Bhd

Malaysian • Male • 56 years

Mr. Nah Ren Howe joined Dufu Group on 1 September 2019 as Managing Director of Dufusion Sdn Bhd where he is managing the metal stamping and sheet metal division of the Group. After completing his studies at Confucian Secondary School, he continued his tertiary education at Meiji University in Tokyo, Japan. He graduated with a degree in management studies in 1989.

During his stay in Japan, Mr. Nah was fascinated by the precision tooling business. Upon completion of his studies, he found employment with a company supplying precision tools and stamped metal parts to Sony, NEC and others Japan MNC. Mr. Nah returned to Malaysia in 1994 after spending 10 years in Japan. He took over the management of Rehon Industries, and he steered the company towards precision stamped parts with his acquired experience in the field.

ADDITIONAL INFORMATION

None of the Key Senior Management has:

- (i) any family relationship with other Directors and/or major shareholders of the Company, nor any conflict of interest with the Group;
- (ii) been convicted of any offence, other than traffic offences (if applicable) within the past five (5) years; and
- (iii) been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year ended 31 December 2021.

GROUP FINANCIAL HIGHLIGHTS

Ten-Year Financial Summary

	2012 RM'000	2013 RM'000	2014 RM'000	2015 RM'000	2016 RM'000	2017 RM'000	2018 RM'000	2019 RM'000	2020 RM'000	2021 RM'000
RESULTS										
Revenue	114,523	104,195	136,023	178,271	170,310	181,212	241,451	249,069	298,000	352,736
Earnings Before Interest,										
Depreciation & Taxation ("EBITA")	13,724	10,130	22,299	30,528	47,110	43,505	75,373	65,944	78,248	102.869
Amortisation and	15,724	10,150	22,299	50,526	47,110	45,505	/3,3/3	05,944	/0,240	102,009
Depreciation	(13,103)	(12,980)	(12,790)	(12,867)	(10,968)	(10,194)	(7,809)	(10,344)	(9,319)	(10,643)
Operating Profit Before										
Interest and Taxation	621	(2,850)	9,509	17,661	36,142	33,311	67,564	55,600	68,929	92,226
Finance Costs Share of results of	(2,510)	(2,559)	(2,293)	(1,679)	(884)	(523)	(421)	(956)	(705)	(329)
associate, net of tax	-	-	-		-	-	(2,078)	(877)	1,052	2,072
Profit Before Taxation							(=//	()	.,	_,
("PBT")	(1,889)	(5,409)	7,216	15,982	35,258	32,788	65,065	53,767	69,276	93,969
Taxation	(306)	(130)	(953)	(5,039)	(8,225)	(6,746)	(13,239)	(9,662)	(17,705)	(20,283)
Profit For the Year Non-controlling Interest	(2,195)	(5,539)	6,263	10,943	27,033	26,042	51,826 29	44,105 417	51,571 241	73,686
Profit Attributable to	-	-	-	-	-	-	29	417	241	-
Owners of Company	(2,195)	(5,539)	6,263	10,943	27,033	26,042	51,855	44,522	51,812	73,686
ASSETS										
Property, Plant & Equipment @	95,301	89,549	70,040	63,514	53,433	46,213	61,764	76,811	78,883	101,809
Investment in Associate	95,501	09,549	70,040	- 05,514	- 25,455	6,144	3,783	3,599	4,452	7,755
Other Non-current Assets	510	609	505	590	582	1,257	454	1,244	616	737
Cash and Cash Equivalents	6,449	13,658	14,840	25,255	46,562	37,976	41,513	43,680	80,083	85,010
Other Current Assets	58,761	59,077	79,603	79,150	75,433	84,783	112,679	143,346	146,993	190,815
Total Assets	161,021	162,893	164,988	168,509	176,010	176,373	220,193	268,680	311,027	386,126
EQUITY AND LIABILITIES	02.470	01 710	00.070	115 440	120.405	141 720	172 625	214 267	255,022	212.000
Shareholders' Equity Non-controlling Interest	83,470	91,710	99,978	115,442	129,465	141,728	173,635 846	214,367 429	255,832	312,080
Total Equity	83,470	91,710	99,978	115,442	129,465	141,728	174,481	214,796	255,832	312,080
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Loans and Borrowings*	57,883	53,777	37,851	24,005	12,995	6,368	10,682	17,520	17,546	18,052
Other Non-current Liabilities	2	106	-	243	1,331	15	321	1	1	1,188
Other Current Liabilities Total Liabilities	19,666 77,551	17,300 71,183	27,159 65,010	28,819 53,067	32,219 46,545	28,262 34,645	34,709 45,712	36,363 53,884	37,648 55,195	54,806 74,046
Total Liabilities	10,11	/1,105	05,010	55,007	40,545	54,045	43,712	55,004	روا,رر	74,040
Total Equity and Liabilities	161,021	162,893	164,988	168,509	176,010	176,373	220,193	268,680	311,027	386,126
FINANCIAL RATIOS										
Basic Earnings per Share										
(sen) #	(0.6)	(1.3)	1.2	2.1	5.3	5.2	10.3	8.9	10.0	14.0
Diluted Earnings per Share	(0.0)	(1 -)	1.2	2.4	F 3	F 3	10.0		0.0	
(sen) # Interest cover (times)	(0.6) 0	(1.3) (1)	1.2 4	2.1 11	5.3 41	5.2 64	10.3 160	8.8 58	9.8 98	13.9 280
Net Assets per Share (sen) #	23	(1)	4 19	22	26	28	36	42	98 49	59
Profit Before Taxation								.=		
Margin (%)	-2%	-5%	5%	9%	21%	18%	27%	22%	23%	27%
Profit After Taxation Margin	201	50/	50/	C 01	4.50	4.401	240	100	470/	
(%) Return on Shareholders	-2%	-5%	5%	6%	16%	14%	21%	18%	17%	21%
Equity (%)	-3%	-6%	6%	9%	21%	18%	30%	21%	20%	24%
Dividend per Share (sen) # ^	-	-	-	1.03	1.50	2.17	3.55	4.00	5.00	7.00
Dividend Payout ratio (%)	0%	0%	0%	50%	28%	41%	46%	46%	50%	50%

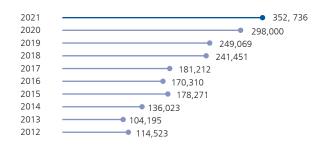
Computed based on enlarged number of ordinary shares in issue after bonus issue exercise which was completed on 30 November 2018 & 4 August 2020
 The Single Tier Final Dividend for FY2018 by way of one treasury share for every twenty shares held is deemed to be worth 8.15 sen per share based on the closing price at the date of announcement on 26 February 2019
 Property, plant and equipment includes Investment properties and right-of-use assets

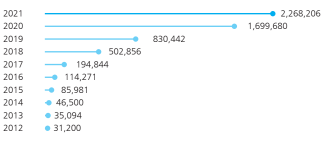
* Loan and borrowings includes lease liabilities

GROUP FINANCIAL HIGHLIGHTS (GONT'D)

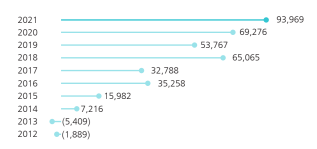
Revenue (RM'000)







Profit Before Taxation (RM'000)



Dividend per Share (sen) **Dividend Payout ratio (%)**



2012 2013 2014 2015 2016 2017 2018 2019 2020 2021

Earning Before Interest, Depreciation and Taxation (RM'000)

2021	• 102,869
2020	• 78,248
2019	• 65,944
2018	• 75,373
2017	43,505
2016	• 47,110
2015	30,528
2014	22,299
2013	—— •10,130
2012	—— •13,724

Shareholders' Equity (RM'000)

2021	——— 312,080
2020	• 255,832
2019	 214,367
2018	• 173,635
2017	• 141,728
2016	129,465
2015	115,442
2014	99,978
2013	91,710
2012	——— 83,470

VISION, MISSION & CORE VALUES

Vision

To be a leading-edge technology provider for micro precision products globally, and be the supplier of choice on delivering excellent product quality and service on time every time.

Mission

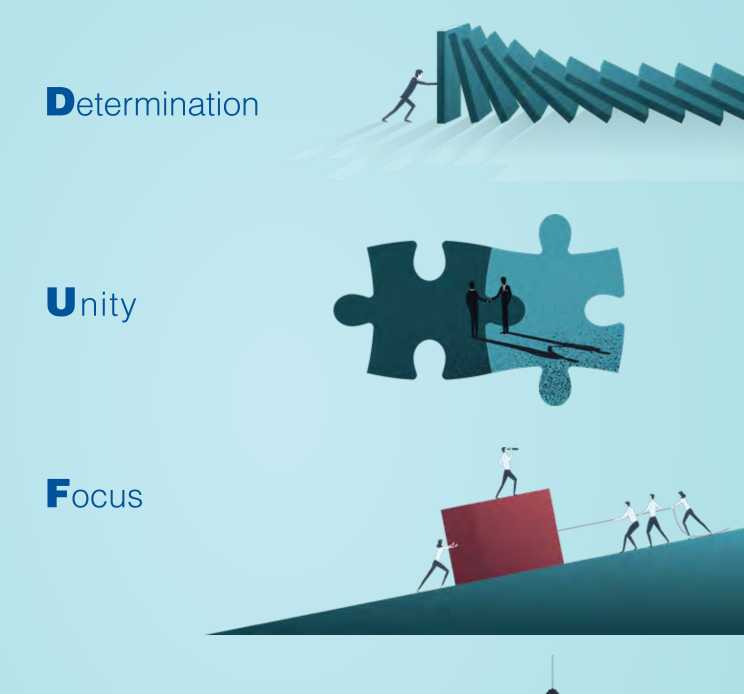
To continually creating value for customers with engineering innovation and solutions to their supply chain by fostering an eco-friendly operating environment whilst striving for long term business sustainability and maintaining high integrity in corporate social responsibility practices that benefits customers, employees and stakeholders.

Core Values

Our Core Values are the beliefs and principles we share to create a **UNITY** of purpose across the Group – to enable us to treat each other with mutual respect, to gain **UNDERSTANDING** and help us to work harmoniously together at Dufu. They reflect our common aspiration to foster a unifying performance-based culture to promote every team member to stay **FOCUS** and **DETERMINED**, and remain resolute in pursuit of Dufu's goals. These are the elements that best describe who we are and continue to strive to be in an ever-changing world.



VISION, MISSION & CORE VALUES (GONT'D)



Understanding



Business Overview

Dufu Technology Corp. Berhad ("Dufu" or "the Group") has established itself as a leading precision machining manufacturer headquartered in Penang, Malaysia. It all began in 1990 where Dufu managed to acquire a leading Hard Disk Drive ("HDD") maker for the manufacture of 5.25-inch HDD disk spacers. Having accumulated over 30 years' wealth of experience specializing in the design, development and manufacturing of high precision machining part and components for HDD, industry safety and sensor, telecommunication, consumer electronics, medical, automotive and office equipment, we pride our ourselves as a strategic partner to many of our customers today. Most of our major customers consist of multinational corporation who are well-regarded leaders in their respective fields.

Apart from precision machining, fabrication, assembly, prototyping etc., we also provide engineering & turnkey solutions ranging from tool making to finished part supplies to meet our customers' specific needs. We export our products to more than 10 countries across the world covering Asia Pacific, Europe, Oceania and North American region.

Dufu currently owns and operates 3 manufacturing sites. The Bayan Lepas plant in Penang and Guangzhou plant in China are catered for precision machining whereas the Bukit Minyak plant in Penang supplies customized sheet metal and stampings components according to customer specifications.

Business Strategies

The Group business strategy rests upon the principle of delivering customers' needs at all time. A key priority is to keep our customers satisfied with our solution and to help them navigate their supply chain effortless within their own competitive operating landscape. The Group's journey throughout the Financial Year Ended 31 December 2021 ("FY2021") was braced with unprecedented challenges, namely the supply chain interruptions, raw material price volatility and the on-going risk arising from Covid-19 pandemic which resulted in uncertainties and higher operating expense environment. We are focusing on developing resilience in our own supply chains, protecting revenues and managing our margins and profitability. While we understand the need to reconfigure the Group's capital allocation in the midst of Covid-19 pandemic era, our longer-term goals remain intact. Against this backdrop, our goals were to continue with our forward momentum from the previous year.

The following are the Group's long-term business strategies to sustain and expand its business: -

- Embarking on business growth diversification strategy by strengthening Dufu's presence in key industries which we have identified. We are specifically looking to broaden our turnover base by focusing on customers engaging in the semiconductor, automotive and medical industries. While demand for components related to enterprise HDD continues to be robust, in is imperative for Dufu to capture new customers as part of the Group's risk mitigation strategy and to solidify its presence in these segments. Concurrently, the Group has established a new manufacturing hub at Bukit Minyak in year 2019 to support increasing demand of sheet metal fabrication products in domestic market whereas the new construction of 37,000 sq meters factory building in Guangzhou, People's Republic of China is now in place and schedule for completion by September 2023.
- Focus on production efficiency improvement and in return, provide competitive products and services that will enhance overall value chain to customers.
- Continue our R&D investment to drive innovation and process automation by embracing on leading manufacturing technologies that will meet changing market requirements and achieve product competitiveness with optimum quality.
- Recognising that the Group's performance is dependent on the talent, commitment, expertise and value created by our employees, Dufu will continue to strengthen employee value proposition and emphasize human capital development by providing broader skill training program, improve remuneration packages and staff welfare as to foster a motivational and spiritual team.

Impact of Covid-19 pandemic on Dufu's business operations

During FY2021, strictest lockdown measures were reintroduced as Covid-19 cases surged amid the emergence of the more deadly and fast-spreading Delta variant. Arising from the Movement Control Order 3.0, the work force in the Malaysian plants were reduced to 60% capacity effective from 25 May 2021 and subsequently revised to 80% on 6 July 2021 in line with the announcement of National Recovery Plan ("NRP"). On 4 October 2021, the Group were back to full force after more than 80% of its employees were fully-vaccinated. However, there were many occasions throughout 2021 where certain sections of the businesses were subject to constrained workforce and production bottlenecks due to the need to quarantine the employees or "stay at home order" as they were deemed to be close contact with a Covid-19 patient.

(CONT'D)

Impact of Covid-19 pandemic on Dufu's business operations (cont'd)

In protecting employee's health and safety, curbing the spread of Covid-19 infection in workplace is crucial and necessary. Dufu imposed face mask mandate and implemented daily body temperature check using facial recognition scanner for all employees and visitors entering factory premises. We also provide hand sanitisers for easy access and practise social distancing by limiting room capacity for workers as well as controlling the human traffic flow at work place. On top of that, common areas are sanitised regularly, canteen food is only served on pre-pack basis while employees, contractors and frequent vendors who are present at factory premises are required to undergo biweekly RTK Antigen screening tests. With the on-going proactive internal Covid-19 preventive measures in place, we hope to reduce infection rate at workplace and mitigate the risk of total production disruption.

Overview of Performance

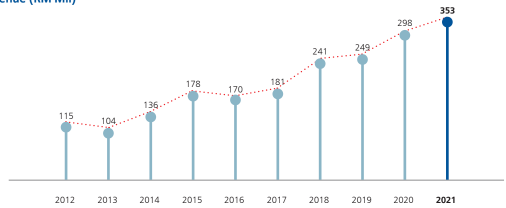
a) Revenue

We are delighted to have kept up the momentum of the Group's top-line growth for a fifth successive year. This is admirable considering that throughout the year, the Group had to operate and endure in a challenging environment caused by the on-going Covid-19 pandemic and its impact on the macroeconomic conditions. For FY2021, the Group's revenue posted a new record-high of RM352.74 million, an encouraging growth of 18.4% from RM298.0 million registered in the Financial Year Ended 31 December 2020 ("FY2020").

All the business segments of Dufu Group achieved significant revenue growth in 2021. For the HDD segment, revenue was fueled by the increased in sustained demand of disc spacer components. Near Line or capacity enterprise HDDs is seen dominating the surge in demand for disk spacer. Amid the Covid-19 pandemic, usage on data storage applications skyrocketed as many organisations were facilitating home working as well as the proliferation of various emerging technologies with ongoing acceleration in digitalization. Favorably, new applications for mass capacity including media and data-rich cloud ecosystems requiring increasing amounts of data storage is injecting life to the HDD industry with cloud native applications and upscaling in demand for data processing related to 5G. Internet of Things, edge-computing, robotics, artificial intelligence and hyperscale data centers. The revenue generated from disk spacers is being augmented by these developments which spur the global demand of enterprise HDD with higher data storage capacity.

Other than HDD business, Dufu's revenue was also bolstered by significant demand growth for products used in automated process application. In addition to this, revenue streaming from Sheet Metal and Stamping division also recorded robust growth for enclosures and frames related to the consumer electronics, semi-conductor and life science.

The following chart illustrates the Group's revenue position since FY2012.

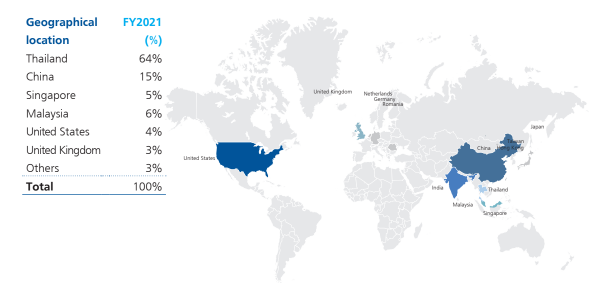


Revenue (RM'Mil)

Overview of Performance (cont'd)

a) Revenue (cont'd)

Our export market accounted for approximately 94% of the Group's revenue. Thailand remains our top export destination considering that most of the HDD producers and their parts' suppliers are clustered in that country. The geographical breakdown of the Group's revenue for FY2021 is depicted below.



*Others include Hong Kong, Taiwan, Romania, Germany, Japan, India and Netherlands

b) Profit Before Taxation ("PBT")

The Group's PBT soared by 35.6% to reach an all-time high of RM93.97 million in FY2021, surpassing the previous record of RM69.28 million attained last year. This was mainly due to higher revenue and economies of scale achieved arising from the increased in production output. The Group's performance was also supported by better cost management and production efficiency improvements, which were partly offset by rising raw material costs in the second half of the year and higher administrative expenses incurred in the implementation of Covid-19 preventive measures.

The following chart illustrates the Group's PBT and PBT margin since FY2012.



Profit Before Taxation (RM'000) & Margin (%)

Overview of Performance (cont'd)

c) Other Income

Other income increased to RM9.33 million in FY2021 from RM5.18 million in FY2020. The increase was mainly due to realized and unrealized gain on foreign exchange of RM2.72 million and RM0.11 million in FY2021 compared to realized and unrealized loss on foreign exchange of RM1.23 million and RM2.94 million respectively in the prior year. The increased in sales of sundry scraps in FY2021 also contributed to the increased in Other Income as prices for metal scraps fetched a higher price in line with higher commodity prices.

d) Employees Benefits Expense

The Group's employees' benefits expense has increased from RM67.93 million in FY2020 to RM75.58 million in FY2021. The increase was attributed to the additional operational headcounts to spur growth as well as yearly increment. The Group was also subjected to higher healthcare compliance costs related to Covid-19 in FY2021. Notwithstanding this, the ratio on employees' benefits expense over revenue remains manageable at 21.4% in FY2021 compared to 22.8% in FY2020.

e) Profit for the Year Attributable to Owners of the Company ("PAOC")

The Group's PAOC for FY2021 was RM73.69 million compared to RM51.81 million recorded in FY2020. The increase was attributed to the reasons outlined above.

Financial Position and Cash Flow

Total equity rose to RM312.08 million as at 31 December 2021 from RM255.83 million as at end-2020 mainly contributed by profit generated during the year and RM5.10 million incoming proceeds from issuance of shares from ESOS exercise. Total assets increased to RM386.13 million as at 31 December 2021, compared with RM311.03 million as at end-2020 supported by the increase in addition of property, plant and equipment and continuous improvement in the surplus of working capital. Total borrowings as at end-2021 have slightly increased by RM0.50 million to RM18.05 million from RM17.55 million a year back mainly due to increase in short term related borrowings to finance working capitals cushioned by on-going repayment of long tenure term loans.

As at 31 December 2021, trade and other receivables increased to RM113.75 million primarily due to the record high quarterly sales generated during the last quarter of the current financial year and also deposits paid to secure shipment of major raw materials. As most of the debts is subject to a credit term of 90 days, the bulk of sales generated in the last quarter of the year remains uncollectible. Nonetheless, trade debtor's turnover ratio has improved from 107 days to 96 days as at end of FY2021.

The Group's inventories as at 31 December 2021 stood at RM76.58 million compared to FY2020 of RM53.99 million, an increase of RM22.59 million or 41.8%. The increase was in line with the anticipated strong sales forecast in the first quarter of 2022 and also higher operating base throughout FY2021. In the previous year, the Group recorded a lower raw materials inventory level due to global container shortages. All-in-all, the Group's overall working capital cycle remains relatively unchanged at 154 days in FY2021 (FY2020: 154 days) depicted in the following diagrams:-

(CONT'D)



Financial Position and Cash Flow (cont'd)

The above charts are based on Revenue generated from their respective year ends

The Group generated a healthy net cash of RM58.54 million from its operating activities compared to RM62.92 million in FY2020. Notwithstanding this, the cash and cash equivalents only slightly increased by approximately RM4.93 million during the financial year under review, underpinned by the net effects of the following:

- a) Net cash used in investing activities of RM32.45 million mainly arising from purchase of property, plant and equipment of RM31.93 million; and
- b) Financing activities registered a net outflow of RM25.30 million mainly due to dividend payment of RM30.09 million which was netted off against ESOS proceeds of RM5.10 million.

Capital Expenditure, Capital Structure and Capital Resources

The Group exercise prudent capital expenditure to support its business growth plans and upgrading of existing machines. We have invested RM31.93 million in FY2021, on top of RM10.64 million in FY2020, mainly for the capital in progress billing of RM23.34 million incurred for the construction of new building facility in Guangzhou, People's Republic of China and also invested new CNC and Grinding machines to prepare for the increase in demand for HDD components in the coming year. The capital expenditure spent by the Group is crucial to coincide with customer's projections where we expect to see further upside for the demand of disk spacers.

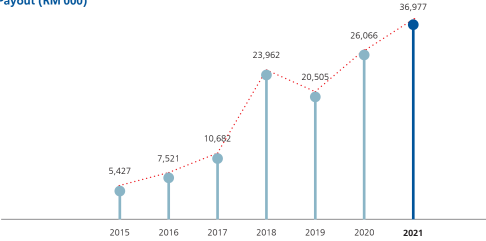
In spite of the high capital spending in FY2021, we continued to hold firm to our philosophy of rewarding shareholders with dividends that the Group's free cash-flow position would allow and also to maintain the dividend policy of 50% payout of net operational profit less other income. Over two tranches of dividend were declared to shareholders which amounted to 50% (FY2020: 50%) of our net profit for FY2021:

- 1) Interim cash dividend of 2.0 sen per share amounting to RM10.54 million paid on 24 September 2021; and
- 2) Final dividend of 5.0 sen per share will be proposed for the shareholders' approval in the coming Annual General Meeting.

Capital Expenditure, Capital Structure and Capital Resources (cont'd)

In total, Dufu has returned close to RM131.14 million to shareholders over a period of 7 years. The following chart illustrates the Group's dividend payout since FY2015.

Dividend Payout (RM'000)



We maintain appropriate debt levels after evaluating a number of factors, including cash flow expectations, cash requirements for ongoing operations, investment and financing plans and the overall cost of capital. As at 31 December 2021, Dufu Group had cash and cash equivalents amounting to RM85.01 million (FY2020: RM80.08 million) and total borrowings (inclusive of lease liabilities) of RM18.05 million (FY2020: RM17.55 million). Based on its favorable liquidity of being in net cash position of RM66.96 million, the Group's retained cash flow coupled with its existing banking facilities are ample to support the Group's organic and inorganic growth for the Financial Year Ending 31 December 2022 ("FY2022").

The following chart illustrates the Group's liquidity position since FY2012.



Liquidity Position (RM'Mil)

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a) Foreign Currency Risk

Foreign currency risk exposure is due to the foreign currency fluctuations between the currency of sales or purchase and currency of receipt or settlement with respect to the time of issuing or obtaining invoicing for receipt or settlement up to the time of actual receipts or making the import payment. In the industry where we serve, most of the products and services are based on fixed pricing strategy which a price point is established and maintained for an extended period of time or even to the extent of the entire product life cycle.

(CONT'D)

Key Risks relating to the Business and Mitigation (cont'd)

a) Foreign Currency Risk (cont'd)

Dufu Group derives 94% of its revenue from abroad, 91% of which is denominated in US Dollars ("USD") while the bulk of its expenses except for certain raw materials are paid in their respective local currencies. The Group's profit margin is generally favourable when the USD strengthens against Ringgit. Conversely, the weakening of USD against Ringgit would generally reduce the Group's profitability due to lower profit margin. Dufu intends to leverage its USD reliance by hedging the Group's cashflow naturally. In line with this, majority of our raw materials are now typically sourced in USD. Thus, the Group has established a USD foreign currency account to facilitate the receipt of revenue collections which are denominated in USD to pay for its USD denominated purchases. By so doing, it provides some form of natural hedging against any adverse foreign exchange fluctuations. On top of this, the Group also have ample working facilities for foreign exchange forward contracts with several financial institutions. Should the need arise, forward contracts could be utilised to lock in the exchange rates between Ringgit and USD, after taking into account the exposure period and the related transaction costs.

b) High Business Concentration Risk

The Group currently faces business concentration risk where more than 80% of its revenue is generated from the HDD segment. This does not augur well should we lose our main customers. In addition, if there's a significant drop in sales of the HDD components which the Group is currently supplying, the Group's business income will take a huge hit.

Our HDD customers have been with the Group for more than 25 years which indicates a long-term and stable customer relationship. Nevertheless, HDD hardware design could change over time by the evolving recording technology that enabling higher performance and capacity in order for it to stay relevant in digital data storage market. As part of the Group's risk mitigation strategy, we are diversifying our product range to outweigh the negative impact of being too HDD market centric, thereby lessening the risk of customer concentration at the same time. The set-up and relocation of one-stop solutions center specializing in sheet metal and structure fabrication for equipment manufacturers in Bukit Minyak Industrial Park was completed on 1 July 2019. The investment in Bukit Minyak plant was part of our business diversification strategy to balance our product portfolio, and have contributed positively to the Group's top-line growth in FY2021, a testament to our business acumen made in 2019 to expand the sheet metal and structure fabrication division.

c) Labour Market Risk

The manufacturing industry in Penang, counted as South East Asia's most prominent manufacturing hub is often facing an acute labour shortage. Over the years, Dufu has resorted to recruit migrant workers as we face difficulty in employing local labour. However, changes in migrant workers policies may severely affect migrant workers supply from time to time. The Group's revenue and profitability depends on production output and may be impacted by labour shortage situation.

As a contingency measure, we continue to exert our efforts in workers retention program as well as promoting new hiring by offering competitive remuneration and benefits packages, as well as providing skill training to enhance career development opportunities for our employee. At the same time, the Group's engineering team is also exploring feasibility to reduce labour dependency by developing and use of automated equipment and machinery wherever possible in our manufacturing process.

d) Policy responses to Covid-19 Pandemic and Supply Chain Disruptions

The in-depth risk and impact of Covid-19 pandemic on Dufu's business operations is outlined above in the earlier section of this statement. This crisis is of a different nature than previous ones, and it requires a different mix and timing of policy responses. The spread of the Covid19 virus interrupted global supply chains as production output are being constrained by higher rate of workers absenteeism due to quarantine and illness. Disruptions in either Dufu operations and its supply-chain would affect shipment deliveries for our products.

(CONT'D)

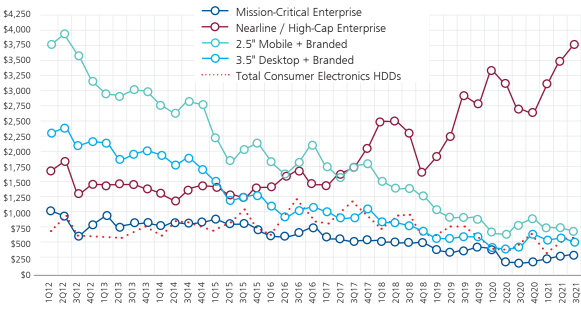
Key Risks relating to the Business and Mitigation (cont'd)

d) Policy responses to Covid-19 Pandemic and Supply Chain Disruptions (cont'd)

To mitigate such risk, we continued to remain vigilant and are constantly in contact with our key suppliers to anticipate potential interferences and manage them accordingly. We maintain an adequate level of raw materials inventory to ensure we have sufficient buffer in the event of a supply chain interruption. We continued to monitor health and safety of employees by practicing social distancing at work, bi-weekly testing, monitoring and encouraging employees to have booster shots of the Covid-19 vaccine for better protection.

Trends, Outlook, Future Challenges & Strategy

The Group is confident about the medium-term outlook for its HDD related key supplying components. In general, HDDs will continue to be the storage media of choice in areas dealing with large amount of data storage due to its price advantage over SSD. The chart of disk drive segment revenue below clearly shows the growing strength of HDD revenue generated by nearline/ high-capacity enterprise indicated by the upper pointer of the red liner over a 10-year period.



HDD Revenue by Segment (\$M)

Source: TrendFocus; Company Data; WellsFargo Securities, LLC

https://blocksandfiles.com/2022/01/14/q4-2021-total-disk-unit-ship-slip-as-nearline-rises/

On top of this, TrendFocus, a research house reported that despite unit of HDD shipment is expected to decline by 9% year-on-year fall in 2021, nearline (3.5-inch high-capacity) drives is bucking that trend and is growing close to 40% from a year ago. With the amount of global data expected to grow over 40% over the next two years, and doubling for every three years cycle, 20TB HDD is now available in the market targeting mainly the high-capacity enterprise. There has been a continuing improvement in the HDD's areal density. Enhancements in various technological developments such as HAMR (heat-assisted magnetic recording) technology, MAMR (microwave-assisted magnetic recording) and development of dual actuator has helped HDD not only to remain relevant today, but to grow in line with the growth in data storage. As such, the Group's revenue from its supply of HDD components namely disk spacers are expected to do reasonably well in the coming financial year.

(CONT'D)

Trends, Outlook, Future Challenges & Strategy (cont'd)

In the non-HDD segment, we are also optimistic on the sheet metal fabrication projects for two new key multinational customers which we have successfully started shipments in FY2021. We strongly believe this division will continue to ride an imminent upcycle that appears to be heralded by positive growth of the global semiconductor industry supported by World Semiconductor Trade Statistics projection that the global semiconductor market will grow by 8.8% year-on-year to USD601 billion in 2022 after a record-breaking growth in 2021. Key developments driving growth in the semiconductor market include the uptake of portable devices, cloud, automotive technology and Internet of Things. In the long run, the introduction of 5G will create a paradigm shift through the developments of new emerging technology such as artificial intelligence, autonomous driving, and healthcare advancement, amongst others, which will eventually fuel the growth in the next-generation semi-conductors. Aside from semi-conductor market, increasing demand for sheet metal fabrication is also seen from EMS sector with a wide range of industrial product supplies for aerospace, telecommunication, industrial machinery and medical equipment.

All-in-all, we are looking forward to a busy FY2022 following our upbeat view of our prospects going forward due to the sustaining strong growth in all our business segment. Despite the strong grounds for optimism, there's no avoiding the disruptive impact of Covid-19 pandemic. Looking ahead, despite the on-going vaccination and booster shots on progress, the strength of the recovery remains uncertain. It will depend on the availability of effective treatment and vaccine to reduce the impact of any new wave of coronavirus infections or mutations. Dufu will continue to carry out a thorough risk assessment and potential impact associated with Covid-19 and will continue to implement both short and long-term responses to mitigate any possibility of business disruption to its operations. While many things remain outside our control, we put our focus on controlling those things that are within our control in coping with difficult circumstances in facing the unknown.

This statement is made in accordance with the resolution of Board of Directors dated 18 March 2022.

SUSTAINABILITY STATEMENT

Sustainability and Our Business

Dufu Technology Corp. Berhad ("Dufu" or the "Group") recognises that the stability and growth of its business is interconnected with the sustainability of the economies, the natural environment, work place and the communities in which the Group operates and vice versa. Therefore, we are committed to being a responsible company and making a positive contribution to society and the environment.

The core of sustainability of our business at Dufu is founded on ethical business practices and effective governance. We vowed to work with customers and suppliers to manufacture and operate responsibly and create an engaging workplace for our employees. This helps us inspire trust in our products and services, develop strong relationships with our stakeholders, and create long-term value for society and our business.

Sustainability is part of our key business priority and we continue to work on the on-going challenges and constantly in talk with our stakeholders to understand their views and regularly in touch with the latest legislative and regulative updates.

Basis of Preparation

The scope of our Sustainability Statement covers the period from 1 January 2021 to 31 December 2021 and the reporting boundary for the time being is mainly focused on the Malaysian operations. Unless otherwise stated, Dufu's business operations in China and Singapore are not included at this juncture.

As in previous year, we have prepared this Sustainability Statement in compliance with Main Market Listing Requirements issued by Bursa Malaysia Securities Berhad ("Bursa") which is guided by Bursa's updated Sustainability Guide and Toolkits and in accordance with the Global Reporting Initiative Sustainability Reporting Standards ("GRI Standards") Core Option. We have also mapped our sustainability approach with the 17 Sustainable Development Goals ("SDGs") which were adopted by all United Nations Member States in 2015 as a universal call to action to end poverty, protect the planet and ensure that all people enjoy peace and prosperity by 2030.

Sustainability Governance

The Board of Directors ("Board") is responsible for the oversight of embedding sustainability into the Group and its business strategy, and that adequate resources, systems and processes are in place for managing sustainability matters. To assist the Board in driving and reporting the Group's sustainability practices, the Group had in May 2018 formalised the Sustainability Management Committee ("SMC") to ensure sustainability matters continues to be embedded in the Group's business strategy and operation.

The SMC is chaired by the Group Chief Executive Officer ("CEO"), supported by the Chief Financial Officer ("CFO") together with members comprising the Senior Management and relevant Heads of Business and Supporting Units. This composition would enable the SMC to work closely to ensure all material sustainability matters are being considered and managed throughout the Group's business operation. The table below illustrates our governance structure for sustainability:

BOARD OF DIRECTORS

- Oversight business sustainability strategy and performance
- Ensure adequate resources, systems and processes are in place for managing sustainability matters

SUSTAINABILITY MANAGEMENT COMMITTEE ("SMC")

<u>CEO</u>

- Chair and lead the SMC and reports to the Board on sustainability matters
- Reviews sustainability matters with members of SMC

<u>CFO</u>

- Supports CEO on sustainability matters and coordinates SMC meeting

Other members

- Comprises COO, Business Unit Directors, Managers and representatives from Business Development, Operation, Quality Assurance, Human Resource and Administration, Finance, Risk Assurance & Internal Control and Purchasing departments
- Responsible for materiality assessment, identification and monitoring of initiatives/ actions, execution of initiatives/ actions and reporting
- Reports to CEO on sustainability matters

On 25 February 2022, the Group merged the Sustainability Management Committee and Risk Management Committee. of which both of these Committees were previously headed by the CEO and the relevant Heads of Business and Supporting Units. It was renamed as Risk Management and Sustainability Working Group after the merger. On the same day, the Board approved the formation of Risk Management and Sustainability Committee comprises of 4 Independent Directors. CEO and CFO of which the Chairman is held by an Independent Director, Ms Joyce Wong Ai May. The Group's CEO now oversees the implementation of the Company's key strategic sustainability initiatives and is supported by working group comprises of Department Heads from various departments. The Board is in the opinion that the new changes will be more effective to ensure the Board's role in considering sustainability matters when exercising its duties of developing and implementing company strategies, business plans, major plans of actions and risk management in line with the recent update of the Malaysian Code on Corporate Governance 2021.

Stakeholder Engagement

We believe that maintaining a good degree of communication and understanding with all the internal and external stakeholders is essential in our journey to be a good corporate governance and reputable sustainable business entity. Dufu recognises the importance of continuing engaging with stakeholders as an integral part of the organisation's process in its business developments, operations and financial performance and will respond to their concern in a timely, effective and transparent manner. If any stakeholders have any questions, suggestions or concerns with respect to sustainability matters, they may contact us by email at <u>corporateaffairs@dufu.com.my</u>. Stakeholder engagement helps build involvement and a sense of continuation to a new future. We ensure adequate time and sufficient planning to include all relevant parties and to allow them to discuss, understand and internalise each project milestone or step in the process of improving governance.

Members of the SMC conduct stakeholder engagement to identify key stakeholders for the Group. This engagement evaluates the level of influence and dependence, whether directly or indirectly towards the Group. Upon the process of identification, we conduct stakeholder prioritisation through the materiality assessment exercise.

A summary of the stakeholder groups, the sustainability topics and the type of engagement with frequency are shown in the following table.

Stakeholders	Sustainability Topics	Type of Engagement	Frequency
Customers	 Production quality, productivity and improvement Product quality and timely delivery and efficiency Sustaining long term relationship Operation in compliance with applicable laws and standards 	 Customer satisfaction survey On-site visits at Dufu's premises Customer audit Early supplier involvement Business Review 	Annually On-going On-going On-going As required
Employees	 Health and safety Communication and engagement Working condition and welfare Employee satisfaction Career development and training Business performance review Operation in compliance with applicable laws and standards 	 Social events with employees Appraisal and performance review Training and development Employee engagement survey Formal meeting and discussion Feedback boxes 	On-going Semi-Annually On-going As required On-going On-going
Investors/ Shareholders	 Business performance Operation in compliance with applicable laws and regulations Strategic plans Good corporate social responsibility and practices 	 Interim results Regular meetings and correspondence Annual Report Feedback to media enquiries Corporate website and investor relationship channel 	Quarterly On-going Annually As required On-going
Suppliers	 Forging strategic partnership Supplier performance review Product quality Practise ethics and compliance 	 Key supplier audits Supplier selection via pre- qualification Regular meetings and correspondence Supplier rating Supplier training 	On-going As required On-going Quarterly As required
Media	• Timely and accurate information	Press releaseMeetings and correspondence	As required As required
Government and Regulators	Regulatory compliance	 Site visit and meeting Participating in program organised by government bodies 	As required As required
Community	 Environment protection Operation in compliance with applicable laws and regulations Local community activities involvement 	 Participation in local community and activities Sponsorship Informal communication through email and phone calls 	On-going On-going On-going

Stakeholder engagement on sustainability topics, type and frequency of engagement

Materiality Assessment

We identify our sustainability matters by having assessed the significance and materiality of each of the sustainability concerns based on its level of impact and influence to the Group, cognisance of the current economic, environmental and social trends both locally and globally. Our materiality assessment on sustainability matters is summarised as follows:









- 1. Understanding and Identification
- Understand sustainability topics related to business operations
- Identify key stakeholders and their concern
- Categorise and prioritise
 sustainability matters

2. Categorisation and

prioritisation

 Plan possible actions and report key sustainability topics

3. Materiality Assessment 4. Process review and validation

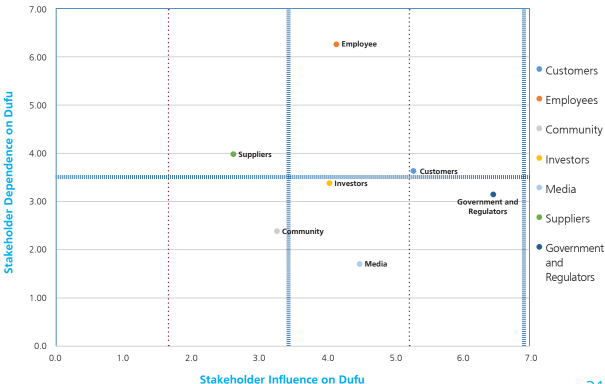
- Perform materiality matrix on influence on stakeholders' assessment against business sustainability impacts
- Validation on identification, monitoring and managing sustainability matters which have significant impact to business strategy
- Process and outcome of the material assessment are reviewed and approved by SMC and update to the Board
- Re-assess and reevaluate the process to achieve the desired outcomes when necessary

Stakeholder Prioritization

We recognise the need to balance our strategy in pursuit of our sustainable growth with the expectations from various stakeholders. In line with that belief, we have established a series of informal engagement initiatives with various stakeholders through the Group's respective business and supporting units via various channels from time to time to gauge their feedback and address their expectations. The last stakeholder's prioritisation exercise was carried out in May 2018 where members of SMC identified multiple stakeholders with varying degree of influence and dependence on Dufu. Based on the results obtained therein, Customers and Employees were found to be the most crucial groups in Dufu's Stakeholder Prioritization Matrix as illustrated in the diagram below.

Stakeholder Prioritization Matrix

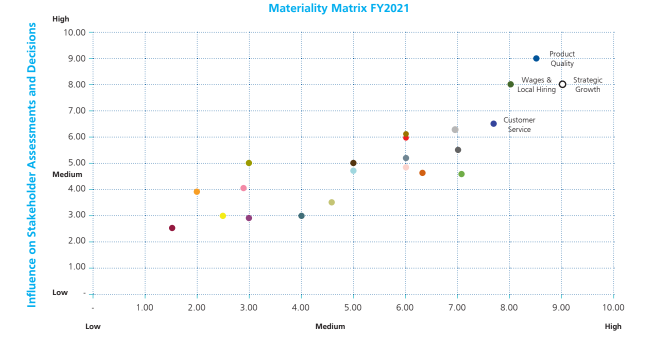
Stakeholder Prioritisation for Dufu



Materiality Matrix

Dufu has adopted a structured materiality assessment approach which is guided by Bursa Malaysia's Sustainability Reporting Guide. The Group's materiality assessment and awareness workshop was first introduced and conducted in May 2018 by bringing together the internal company perspective with that of Dufu's broad range of external stakeholders. In that session, the SMC discussed various sustainability matters pertaining to the Group. The structured workshop included all the SMC members represented by Management, Department Heads and representatives from Human Resource, Sales, Quality Assurance, Finance, Operation, Procurement, Internal Control and Risk Management. Previous input and feedback received in various interactions with customers, employees, investors, regulators, and other external stakeholders was incorporated into the discussion. In the meeting, the threshold for the materiality level was established and agreed upon by SMC. We value the perspectives and opinions of our stakeholders and, where practical and economically feasible and consistent with our values, we incorporate their feedback on key topics into our approach.

Subsequently on 16 October 2019, the materiality matrix of all the sustainability matters was revised by the respective leaders and agreed by SMC. The outcome of the materiality assessment, as shown in diagram below, was presented to the Board of Directors on 5 November 2019. Product Quality, Strategic Growth, Customer Service and Local Hiring are the top material sustainability matters which are highly significant to both our stakeholders and Dufu.



Prioritisation of Sustainability Matters



- Emissions Labour Management Compliance Risk Management Energy Efficiency Occupational Safety & Health Supply Chain Procurement Practices O Strategic Growth Water Management Product Quality Anti-Corruption Effluents & Waste Management • Wages & Local Hiring Anti-Competitive Behaviour Customer Service Employee Welfare Community Board Diversity Product Development Training & Development Economic Contribution to Community
- 32 DUFU TECHNOLOGY CORP. BERHAD 200201013949 (581612-A)

Sustainability Approach

Our approach to sustainability starts with running a safe, efficient, responsible and profitable business. We see sustainability at our company as inextricably linked to our ability to deliver long-term value and growth to all our stakeholders. As such, our sustainability strategies are formed on five (5) guiding pillars that act as a base for how we address the material risks and opportunities identified in twenty-two (22) sustainability matters which may impact our customers, employees, shareholders, suppliers and the communities in which we operate. Each of the 5 pillars determines a set of objectives which we strive to achieve to ensure that we implement our strategy with clear plans and purpose. Our sustainability goals within each of the 5 sustainability pillars segregated into Economic, Corporate Governance, Labour Practices, Environment and Communities are as follows:



Economic

- Enhancing shareholders values by pursuing sustainable growth strategies
- Providing quality products and services to enhance customer satisfaction



Corporate Governance

- Upholding an effective governance and decisionmaking structure
- Fostering an integritybased approach to ethics management, displaying honesty through honourable conduct



Labour Practices

- Creating a values-based and performance-led culture
- Making health and safety an integral part of daily culture and work towards zero accidents



Environment

 Addressing climate change and environmental matters in responsible manners with regulatory compliance as the baseline



Communities

 Investment in community engagement in initiatives that make a lasting positive impact

Sustainability Approach (cont'd)



Economic

- Economic Contribution
- Strategic Growth
- Product Quality
- Supply Chain Management
- Customer Service
- Product Development
- Procurement Practices

Corporate Governance

- Board Diversity
- Risk Management
- Risk Manageme
 Compliance
- Compliance
- Anti-Corruption
- Anti-Competitive Behaviour



Environment

- Emissions
- Energy Efficiency
- Water Management
- Effluents and Waste Management



Communities

- Community Investment
- Local Hiring



Labour Practices

- Employee welfare
- Training & Development
- Labour Management
- Occupational Safety & Health

Our Alignment with the United Nations Sustainable Development Goals ("SDGs")

There were 17 SDGs adopted at the United Nations General Assembly in 2015. The SDGs are a call for action by all the countries to end poverty, protect the planet and ensure that people enjoy peace and prosperity. We have mapped the SDGs across our sustainability activities, and identified five primarily goals which Dufu is best positioned to contribute and have the greatest impact as a corporate citizen. The table below details how our five sustainability pillars – Economic, Corporate Governance, Labour practices, Environment and Communities are aligned with the SDGs relevant to our industry.

Economic



Under our sustainability pillar "Economic", we view that Goal 8: Promoting an inclusive and sustainable economic growth, full and productive employment and decent work for all is the most important aspects of all the 17 SDGs.

Our financial performance and strategic growth are paramount to Dufu's sustainability journey as they have also a direct beneficial impact to other stakeholders such as our employees, government, local communities and investors. Having good "Labour Practices" and providing decent work environment with caring needs for employees rejuvenates a motivated workforce which are crucial to delivering the desired growth of Dufu.

Read more on pages 37 to 41 and 45 to 52.

Our Alignment with the United Nations Sustainable Development Goals ("SDGs") (cont'd)

Corporate Governance





Promoting Goal 16: Peace, justice and strong institutions is the most material goal for our sustainability pillar "Corporate Governance"

Dufu has developed a comprehensive management structure throughout the years. We have continuously reviewed our company policies and procedures to ensure our corporate governance structure meets the applicable laws and regulations, industry best practice, global trend and market expectation. We strive to contribute to SDG16 in the area of governance and business ethics, by strengthening our effectiveness, accountability and transparency. We recognise that good governance practices are imperative to long-term business success which also contribute to an inclusive society.

Read more on pages 42 to 44.

Labour Practices

GOOD HEALTH And Well-Being



Promoting Goal 3: Ensuring healthy lives and promoting well-being for employees at all for all ages is the most material goal for our sustainability pillar "Labour Practices"

Dufu aims to provide a supportive, pleasant and healthy workplace for employee, and to foster a caring and wellbeing community in its working environment. We adhere to internationally recognised ethical and responsible business practices. A safe and healthy working environment for our people is of paramount priority for Dufu which we hope to achieve this by conducting comprehensive health and safety training programmes, organising well-being activities and continuous improvement on the workplace facilities.

Read more on pages 50 to 56.

Environment





Promoting Goal 13: Taking urgent action to combat climate change and its impact is the most material goal for our sustainability pillar "Environment". We are dedicated to protecting the environment and supporting the fight against climate change to move towards a circular economy.

Our key areas of focus in regards to climate change management are mainly concentrated in maximising our resources efficiency and improve productivity while minimising waste and preserving energy consumption and water resources.

Read more on pages 57 to 61.

Our Alignment with the United Nations Sustainable Development Goals ("SDGs") (cont'd)

Communities









Promoting Goal 17: Strengthen the means of implementation and revitalising the global partnership for sustainable development is the most material goal for our sustainability pillar "Communities"

Dufu uses its expertise and resources to support the communities in which it operates, focusing on supporting people in need, collaborating with local charities and organisations and providing training opportunities for young people. We aim to gain a sense of responsibility for the community.

In FY2021, Dufu has continued to invest in various charitable activities, collaborate with local institutions and support local hiring practices.

Read more on pages 62 to 63.



ECONOMIC

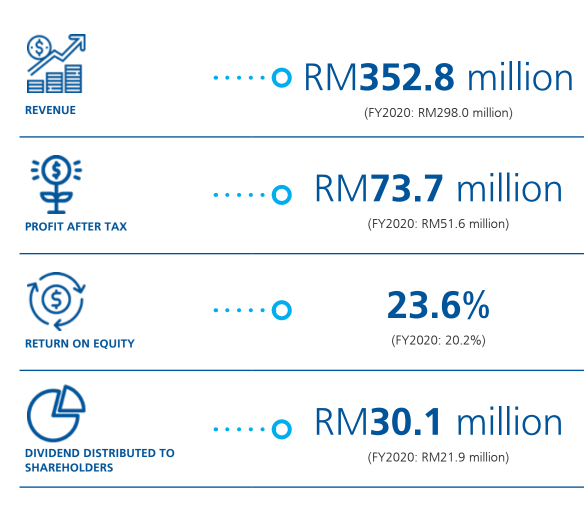
Our key initiatives for business sustainability within the economic space are focused on the following key areas:

Financial Performance and Strategic Growth

Our financial performance is of significant importance to our internal and external stakeholders alike where our sustainable growth allows us to strengthen partnership with customers and suppliers. We also acknowledge that providing returns to shareholders is one of our most important tasks to align with shareholders' expectation. In this respect, Dufu has adopted a long-term dividend policy of 50% dividend pay-out ratio in line with the Group's operational earnings while reflecting an overall balanced consideration on factors such as business fundamentals, financial conditions and cash flow.

A summary of our key Financial Performance and Growth for the year 2021 are as follows:

Dufu Group Financial Performance Highlights for FY2021



Financial Performance and Strategic Growth (cont'd)

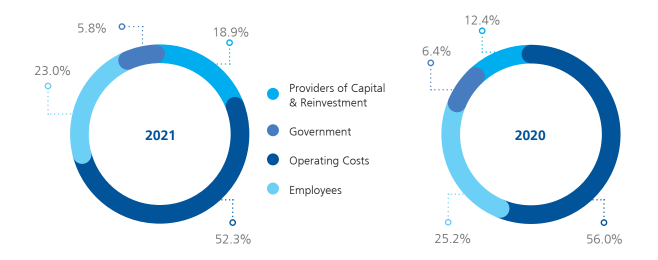
We shall continue to strive towards long-term business profitability and growth as well as maintaining our preferred supplier status by providing a one-stop manufacturing facility offering quality machining parts and solutions in driving sales growth. We have developed and implemented the following strategies in the Group's pursuit for sustainable long-term growth in FY2021:

- 1. Continued to invest in infrastructure and machineries to maintain current market share for targeted growth of Hard Disk Drive ("HDD") components. The surging generation of data by businesses, corporate data centers and cloud service providers will likely cause bountiful need for electronic data storage. Digital transformation of work, life and leisure continues to be fuelled by rising processing power, improvement in data analysis, enhancement in data transmission and falling cost of data storage coupled with the need of mandated social distancing arising from Covid-19. Due to this, HDD market is expected to be on uptrend mode for years to come and we are in the midst of offering an alternate site for risk mitigation strategy which will eventually benefits Dufu and its customers; and
- 2. The factory building at Bukit Minyak Industrial Park with land area of 0.81 hectare provided the Group with a much-needed infrastructure to offer a one-stop solutions center specializing in fabrication and assembly of sheet metal components and equipment. Initially, the Bukit Minyak plant which commenced its business mid of 2019 accounted some teething issues which we had continued to learn and adapt to fine tune our operations. After a period of slow growth due to supply chain disruptions and Covid-19 related issues, the demand from this sector has experienced rapid growth since yearly 2021 and this encouraging trend is expected to continue in the upcoming years. The contribution from Bukit Minyak plant has significantly increased by more than 50% in FY2021 compared to FY2020. This is part of the overall long-term diversification strategy to grow the Group's revenue with a balance portfolio of products.

Direct Economic Value Generated and Distributed

Strong financial performance is key to the sustainable growth of any business and its future success. This aspect is material because financial success is necessary for the Group's business to meet its sustainability goals now and in the future. Our financial performance also directly affects other stakeholders, such as our employees, government, local communities and investors.

The following pie chart summarizes the direct economic value generated and distributed by Dufu Group. It describes the financial benefits we have created for various stakeholders:



Customer Satisfaction

The Group's economic success and in particular, the success of our extension strategy is directly linked to the satisfaction level of our customers. Customers' satisfaction is always our priority and responsible of all the managers in their respective business areas.

We continued to focus on taking customer interests into account by implementing timely measures to improve product quality and deliverables in the interests of our customers. For instance, we developed mechanical tools and the continuing improvement in our process techniques have helped to prevent handling defects. Listening to customer feedback from around the world and utilize this feedback for product development throughout its entire lifecycle is part of Dufu's culture which we have cultivated in our pursuit to achieve total customer satisfaction. As a result, we build customers confidence in using our products and services where they can be assured of timely delivery with consistent quality.

Customer survey is carried out on yearly basis to assess customer satisfaction. In 2021, we received an overall customer satisfaction score of 92.6% compared to 92.9% in 2020. The survey enables us to track our relationship with customers and allows us to identify areas for ongoing improvement. We have also received credentials from one large multinational company in recognition of our outstanding support given to them during the pandemic where businesses were faced with multiple Covid-related disruptions.



Supplier Chain Management

Dufu recognised that ethical sourcing and responsible supply chain management is critical to its procurement decisions. We encourage our approved suppliers to support key sustainability initiatives through adoption and implementation of sustainable business practices. Under our supplier's selection and evaluation process, in addition to price, service, flexibility and quality, suppliers are also assessed on aspect of sustainability.

Our supply chain practices are guided by the Group's Supplier Ethical and Environmental Code of Conduct which is aligned to Dufu's own Responsible Business Alliance ("RBA") Policy and Code of Conduct. RBA is the world's largest coalition dedicated to corporate social responsibility in global supply chains. The code requires our suppliers to ensure that their working conditions are safe, workers are treated with respect and dignity, their business operations are environmentally responsible and conducted ethically. Vendors qualification are tactfully vetted on the conformance of code of conduct and supporting documents are required as part of the criteria for approved vendor. Some of the areas covered by Dufu's Supplier Ethical and Environment Code of Conduct are as follows:

Supplier Chain Management (cont'd)



Practice of freely chosen employment



Prohibition of child labour



Fair Working Hours



Fair Wages and Benefits



Humane treatment on employees



Non-Discrimination of employees



Employee's freedom of association



Health and safe work environment monitoring



Adhere to legislation

Suppliers and sub-contractors who provided product and services to Dufu are required to commit, adhere and declare compliance at all times to this code by written acknowledgment. Dufu will also conduct quality and "labour ethics and safety" audits at the premises of key suppliers and vendors, and will demand corrective action should there be any findings on identified high risk areas. We reserve our rights to remove any products or service provider from the approved vendors/ contractors list if the corrective actions are unsatisfactory or proven ineffective.

On top of this, we also mandate our suppliers' raw materials sourcing are RoHS (Restriction of Hazardous Substances) and REACH (Registration, Evaluation, Authorisation and Restriction of Chemicals) compliance at all times. RoHS directive restricts the use of certain hazardous substances in electrical and electronic equipment whereas REACH is a regulation adopted to improve the human health and environment from the risks that can be posed by chemicals. We also provide training to suppliers on continuous improvement processes to facilitate implementation of any corrective actions required. Subject to certain threshold and their importance, the supplier's performance is assessed on quarterly basis.

Conflict-Free Minerals Policy

We take appropriate due diligence process to mitigate the risk that any Conflict Minerals in the procurement or processing of supply chain on raw material and products could possibly benefited armed groups in the Democratic Republic of Congo or adjoining countries by continuing to identify suppliers whose supplies contain 3TG for all new product launches and support our customers in implementing their conflict minerals programs. In order to achieve the Conflict Minerals compliance, we have formed a Conflict Minerals Committee consisting of personnel from the Purchasing, Sales & Business Development, Quality and Human Resource. The Committee will review the due diligence progress to identify and provide resources to support the Conflict Minerals legislation requirements. Our suppliers are required to declare and identify the sources of all its material substances contained in the products and make available any documentation that supports the declaration. This is to ensure at all times, the minerals used in our supply chain are conflict-free.



Local Procurement Practices

We drive our business unit's needs for goods and services towards local procurement while taking into consideration the need to establish a secure, reliable and cost-effective supply chain that conforms to the highest standards of quality and delivery. However, there are some exceptions for those goods that are unavailable locally such as certain raw materials and specialised technical equipment and its related spares and accessories. These two aspects are the main reasons why the proportion of spending on non-local purchases are significant to the Group (65% of total purchases in FY2021 and FY2020 respectively).

Commitment to quality

Having the latest revision of ISO 9001:2015 certification is a testament that we continue to uphold a consistent quality standard of our products. A comprehensive quality management system framework has been established to ensure customers that quality assurance policies and procedures are in place to address product quality and reliability on regular basis, as well as improving work efficiency.

We enforce stringent quality controls in our entire operations. Our quality practices involve various stages of design, tooling, process and control while adopting well known quality work standardisation techniques such as Poka Yoke, Six Sigma, Design for Manufacturability ("DFM"), Failure Mode Effect Analysis ("FMEA"), Statistical Process Control ("SPC") and etc. Incoming material inspection is conducted to ensure raw materials and components comply with documented standards before mass production whereas in-process quality audit detects abnormalities in our manufacturing process. All our key products characteristics are subject to in-depth process monitoring and quality control checks during different stages of production using delicate measurement tools, metrology and laboratory equipment. Our finished goods quality assessment helps to verify the reliability and compliance of our products, other than ensuring the products meet the required specification and defects-free at the time of delivery. Thereafter, we ensure that every product that we deliver is consistently on-time.



CORPORATE GOVERNANCE

Good Corporate Governance is an indication of the Board's commitment to achieve the desired standards of professionalism and business ethics across the Group's activities. We acknowledge that it is a form of self-regulation which is part of our sustainability journey aimed at enhancing business propositions taking into considerations various stakeholders' value and expectation. Our company policy and procedures have been constantly updated to ensure our corporate governance structure meets not only the legislative requirement, but on par with the industry best practices. Details of Dufu's corporate governance framework and practices are elaborated in the Corporate Governance Overview Statement contain in this Annual Report.

Board Diversity and Structure

The Board of the Company comprises two Executive Directors and four Independent Non-Executive Directors. Their names and brief biographies can be found in the section "Board of Directors' Profile" of the Annual Report FY2021. The duties and responsibilities of the Board is spelt out in the Board Charter. The Board has established an Audit Committee, a Nomination Committee, a Remuneration Committee and an Investment Committee with defined terms of reference to assist and support the Board in discharging its governance and other responsibilities.

The Nomination Committee regularly reviews the composition of the Board and Board Committees. The Board comprises a mixture of qualified and experienced directors with diverse experience, background and expertise. The combination of diverse professionals with varies background, experience and expertise in legal, finance and corporate affairs have also enabled the Board to discharge its responsibilities effectively and efficiently. The skillsets and diversity in the race/ethnicity (cultural background), nationality, age and gender of the existing Board members are disclosed in Practise 5.5 of the Corporate Governance Report for FY2021.

Code of Conduct and Ethics and Whistleblowing

The Code of Conduct and Ethics ("CCE") of Dufu states the standards of responsibility and obligations and promotes fair dealing, integrity and ethical conduct in the way we conduct our business. The CCE, which is subject to periodic review, is our way to set the tone and standards in articulating acceptable practices and guide of behaviours expected from Directors, Management and employees that integrates into Dufu's company-wide management practices.

We have established and implemented the policies and procedures on whistleblowing to facilitate the stakeholders of Dufu to report genuine concerns or allegations to a senior or independent member of the management of the Group about alleged unethical behaviour, actual or suspected fraud within the Group, or improper business conduct affecting the Group. By encouraging a whistle blowing culture, we hope to achieve a desirable organisation of transparent structure with effective and clear communication.

The Group's CCE and Whistleblowing policies were last updated by the Board on 25 February 2022.

Anti-Corruption and Bribery Policy

The Group does all it can to act with integrity in all of its business dealings and commercial relationships. We are committed to the highest standards of ethics and honesty and we adopt a zero-tolerance approach to bribery and corruption in all its forms.

The Group is committed to complying with all applicable laws and regulations of the countries in which it operates and to applying high standards of conduct and integrity in its business activities whether in Malaysia or overseas. We are serious about building a culture of accountability, ensuring investor confidence and maintaining good corporate governance. Our Anti-Corruption and Bribery Policy outlines the Group's commitment to conduct business ethically as well as complying with all applicable laws, including the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act") and any of its amendments made by the relevant authority from time to time. The Anti-Corruption and Bribery Policy provides policy guidance to Directors, employees and business associates the way to recognise and deal with any act of corruption and bribery that may arise in the course of daily business and operation activities within the Group.

The Anti-Corruption and Bribery Policy was approved by the Board on 1 June 2020 and covers salient areas pertaining to corruption and bribery such as gifts, entertainment, hospitality, facilitation payments, kickbacks and charitable contributions and sponsorships. The Anti-Corruption and Bribery Policy necessitates strict adherence by all parties across the Group's supply chain. We strictly prohibit any of our Directors, employees and business associates from taking part in any form of corruption, bribery, extortion, embezzlement or any kind of money laundering activities.

On top of this, the Group's Charitable and Sponsorship Policy was approved by the Board on 1 June 2020. The Charitable and Sponsorship Policy provides comprehensive guidelines and parameters to aid in responding to the many requests for charitable donations, event sponsorships and in-kind requests received by the Group and the relevant approving authority required. We do not make charitable donations or contributions to political parties. Whilst employees and associated third parties acting in their personal capacity are not restricted to make any personal political donations, Dufu will not make any reimbursement for these personal political contributions.

A comprehensive risk assessment to identify the nature and extent of internal and external risks including exposure to risks associated with jurisdictional, transaction and business involving customers, suppliers, employees, products and transactions has been incorporated into the Group's risk register in May 2020. There were seven (7) risk areas created covering areas pertaining to contractors and suppliers, political contribution, charitable contribution and sponsorship, facilitation payment, significant investment, promotional gifts and hospitability and customers.

The Group's Anti-Corruption and Bribery Policy has been adequately communicated to all Directors, employees and associated third parties through various communication channels and is published on our corporate website at https://www.dufutechnology.com/anti-bribery-corruption-policy/.

Anti-Corruption and Bribery Policy (cont'd)

The adoption of anti-corruption and bribery culture in business operations, and familiarisation with the Anti-Corruption and Bribery Policy, Charitable and Sponsorship Policy and Whistleblowing Policy and Procedures were facilitated through various training sessions conducted to Directors, senior management and employees. We have also incorporated the awareness of these policies into our induction training program for new employees. All persons including Directors, employees and stakeholders are expected to promptly report, via the established whistleblowing channels provided for in the Whistleblowing Policy and Procedures, any suspicious transactions that may indicate acts of corruption, bribery or money laundering.

There were no corruption-related cases reported from FY2020 to FY2021:



No fines imposed in relation to corruption, bribery, anticompetitive business practices



Zero political contributions made



Zero facilitation payments made

Risk Management

Dufu has implemented an organisational structure with formal and clearly defined lines of responsibility and delegation of authority for risk management. To ensure the effectiveness of risk management, there are three distinctive but complementary roles for implementing the risk management policies and objectives of the Group, and monitoring the risk management process. First and foremost, the Enterprise Risk Management ("ERM") is practised at Dufu where the Group's Risk Management Committee ("RMC") led by the Group Chief Executive Officer and supported by various Department Heads is responsible to perform periodic review, assessment and update of the Risk Register during the RMC meetings and their findings will also be reported to the Audit Committee.

Secondly, the Group also has its own Internal Control Department where the role of this department monitors the Group's operational performance and safeguarding of assets covering areas such as labour efficiency, scrap, machine performance, fixed assets, material yield usage, stocks and tool management.

Finally, the Company outsourced its internal audit function to Eco Asia Advisory Sdn Bhd ("Eco Asia"), an independent professional firm as an internal auditor to provide independent assurance to the Audit Committee that the Group's risk management, governance and internal control processes are operating effectively. For further information on Risk Management, please refer to the section in Statement of Risk Management and Internal Control of the Annual Report FY2021.

Data Privacy and Security

Dufu is committed to uphold data privacy fundamentals which entail the proper use and handling of data with sensitive information. This typically includes personal or financial data about an individual or organization. We are also tactful in managing data security which is the process of protecting data from being viewed, altered, or stolen by unauthorized users. These are important aspects to build trust and accountability with customers, business partners and employees who expect their data to be private. Our key internal controls to protect data privacy are as follows:



Protect our technology resources and assets with encryption, firewalls and antivirus or anti-malware software;

physical Use appropriate and organisational security measures to protect personal data;

Require all employees to comply with Dufu's Code of Business Conduct and Ethics;



Provide training and awareness programmes; and



Sign Non-Disclosure Agreements with customers, suppliers and contractors.

For FY2021, we have extended the Non-Disclosure Agreements coverage to all the approved vendors and contractor. We continued to upgrade our servers and backup system for data safekeeping and also installed a new comprehensive sets of anti-virus solution as part of our data security measures. As a result of our ongoing endeavours, there were no breaches or incidents reported in FY2021.

Investor Relation

As part of our effort to enhance Dufu's corporate governance, we are committed to provide accurate information and disclosures in transparent and timely manner to all our shareholders. We continued to work on the timely delivery of the Annual Report and Quarterly Financial Results in 2021.

Release of Dufu's Annual Report and Quarterly Financial Results

Date of Issue/ Release	No. of Days after end of Year/ Quarter	Bursa Securities Deadline for the Issue/ Release
30 March 2021	89	31 May 2021*
6 April 2020	96	30 June 2020*
29 March 2019	88	30 April 2019
30 March 2018	89	30 April 2018
4 May 2021	34	30 June 2021*
2 August 2021	33	30 September 2021*
2 November 2021	33	30 November 2021
25 February 2022	56	28 February 2022
5 May 2020	35	30 June 2020*
4 August 2020	35	31 August 2020
2 November 2020	33	30 November 2020
26 February 2021	57	31 March 2021*
	30 March 2021 6 April 2020 29 March 2019 30 March 2018 4 May 2021 2 August 2021 2 November 2021 25 February 2022 5 May 2020 4 August 2020 2 November 2020	Year/ Quarter 30 March 2021 89 6 April 2020 96 29 March 2019 88 30 March 2018 89 4 May 2021 34 2 August 2021 33 2 November 2021 33 25 February 2022 56 5 May 2020 35 4 August 2020 35 2 November 2020 35

*Extension of time given by Bursa Malaysia Securities Bhd in light of Covid-19 pandemic

LABOUR PRACTICES

Dufu aims to provide a supportive, pleasant and healthy workplace for employee, and to foster a caring community in its working environment. We care for our employees and recognise that having good work relationships and a motivated workforce are crucial to our success. They are our partners in delivering and maintaining products and services of the highest quality standards to our customers. We acknowledge our people are the foundation of our business. As such, we support life-long learning and development of our people via yearly training and development programmes. We also place importance on the safety and well-being of employees, and we are committed to provide and maintain a safe and healthy work environment.

Respect of Labour and Human Rights

Dufu is committed to uphold the human rights of workers, and to treat them with dignity and respect as understood by the international community with Responsible Business Alliance ("RBA") and Occupational Health and Safety Management Systems ("ISO 45001:2018") as the recognised standards adopted, complied and used as reference. This applies to all workers including temporary, migrant, student, contract, direct employees, and any other type of worker. Our written policy is aimed to:



 Attain the highest standard of employment practice in compliance with the enacted laws



2) Uphold the culture and principles of equal opportunities in employment



 Create a working environment where every member of our team is treated fairly and without fear of reprisal, intimidation or harassment.



Respect of Labour and Human Rights (cont'd)

We are committed to respecting the labour and human rights of all our staff through the following principles, which are clearly stated in our human resources management policies:

Freely Chosen Employment

We do not use forced, bonded (including debt bondage), indentured or involuntary prison labour. Neither, do we exploit persons working for us by means of slavery or trafficking by means of threat, coercion or fraud. At Dufu, our terms of employment are voluntary and workers are free to leave anytime or terminate their employment upon reasonable notice under the terms of their labour contracts. We only hire foreign workers with legal work permits and they have free access to their passports at all times with accommodation provided.

Freedom of Association

We respect the rights of workers to associate freely, seek representation, and join workers' councils in accordance with local laws. We adopt open communication and direct engagement between workers and Management as we believe they are the most effective ways to resolve workplace and compensation issues. Our doors are always open for employees to communicate and share grievances with Management regarding working conditions and Management practices without fear of reprisal. intimidation or harassment.

Non-Discrimination

Dufu embrace a workforce free of harassment and unlawful discrimination such as race, colour, age, gender, sexual orientation, ethnicity, disability, pregnancy, religion, political affiliation, union membership or marital status in hiring and employment practices such as promotions, rewards, and access to training. Hiring and remuneration is determined with reference to job related factors such as performance, qualifications and experience. In addition, employees are not subjected to medical tests that could be used in a discriminatory way. We accommodate workers religious practices disregarding their race and religion as we understand and respect each individual's faith by taking extra steps to provide space, time, and flexibility to allow employees to meet their religious obligations.

Young Workers

Child labour is not to be used in any stage of business processes as we strictly adhere to the various restrictions on the employment of child labour imposed by both the local and international regulations.

Working Hours

Workweeks are not to exceed the maximum set by local law. We encourage reasonable working hours including overtime, except in emergency or unusual situations. However, overtime is voluntary and employees are paid in accordance with statutory order.

Wages and Benefits

Compensation and benefits paid to employees shall comply with all applicable wage laws, including those relating to minimum wages, overtime hours and legally mandated benefits. We do not impose wage deduction as a disciplinary measure.

Humane Treatment

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Across our organisation, we have embedded a culture of no harsh and inhumane treatment including any sexual harassment, sexual abuse, corporal punishment, mental or physical coercion or verbal abuse of workers; nor is there to be the threat of any such treatment. We have put in place clearly defined disciplinary policies and procedures in support of these requirements with multiple communication channels broadcast to all level of employees to ensure effective implementation throughout the Group.

Employee Gender and Diversity

At Dufu, opportunities for career progression are based on meritocracy. Employees who are deserving should be promoted because they are good at what they do, regardless of their tenure, gender, race, national origin, disability or religion, and promotions cannot be merely about seniority or superiority.

We treat all our employees equally with regards to these qualities. Equal treatment applies to all aspects of employment, including hiring and promoting employees as long as they are capable of delivering results. A diverse and inclusive culture is cultivated across the Group to ensure every employee is supported, accepted, respected and safe at work. We have zero tolerance behaviour for discrimination, workplace bullying and harassment and are committed to creating a respectful workplace for everyone in the Company.

Number of cases				
As at end of Financial Year	FY2021	FY2020	FY2019	
Full-time employees identify as differently abled Employee	4	4	4	
Discrimination and harassment incidents reported	-	-	-	
Grievance-relation incidents reported	3	2	8	
Child labour incidents	-	-	-	
Forced or compulsory labour incidents	-	-	-	

In FY2021, a total of 3 grievance-related incidents were reported and resolved. There were 2 incidents related to the quality of food served in the canteen. The Human Resource Personnel has since monitored the situation which resulted in the engagement of a new canteen operator effective from 25 October 2021. Another incident was related to the discomfort inside the factory bus as the in between bus seats were too narrow. This report has been resolved by improving the design of the bus seats.

Employee Profile

At the end of 2021, our workforce included 462 permanent staff and 442 contract employees, all of whom work on a full-time basis:

Employees by Local and Non-Local

\frown	c	FY2021	FY2020	FY2019
	Local	459	604	437
	Non-Local	445	442	493
J	Total	904	1,046	930
		5	5	J

Employees by Gender

\bigcirc		FY2021	FY2020	FY2019
	Male	674	796	717
	Female	230	250	213
\smile				
	Total	904	1,046	930
		6	5 0	5

Employees in Executive Position by Local and Non-Local

\frown	c	FY2021	FY2020	FY2019
	Local	151	146	136
	Non-Local	3	3	3
<u> </u>	Total	154	149	139
	ć	5	5 (5

Employees in Executive Position by Gender

		O FY2021	FY2020	FY2019
	Male	93	94	84
	Female	61	55	55
Ú	Total	154	149	139
		6		5

Employees by Age FY2021

	Male	Female	Total
< 30 years old	350	112	462
30-50 years old	296	108	404
> 50 years old	28	10	38
Total	674	230	904
(5 d	5 6	ξ

	O Male	• Female	Total
< 30 years old	123	43	166
30-50 years old	50	13	63
> 50 years old	-	-	-
Total	173	56	229
	6	6 6	5

Total Number of Employee Hires in FY2021

Employee Turnover Rate

Ŷ	FY2021	FY2020	FY2019
Total turnover rate (month)	2.12%	1.31%	1.01%
6	(5 (

Employees Returning to Work After Parental Leave* Ended, by Gender in FY2021

	o Male	o Female
No. of staff entitled to parental leave	138	55
No. of staff who took parental leave	8	7
No. of staff who returned to work after parental leave	8	6
	6	6

Note: *Includes maternity leave and paternity leave

Employee Development and Talent Management

Dufu's human capital is developed and strengthened through its people investment. Continuous training and professional development programmes have helped to uplift the hard and soft skills of employees, positioning them in good stead to alleviate the performance on standard quality to enable us to stay on the forefront of the everchanging needs from our customers. As we reassess our retention strategies, we are optimising the rewards to align them with our employee preferences. And for this reason, a long-term incentive plan in form of Employee Share Option Scheme ("ESOS") was implemented with effect from 17 June 2019. The ESOS is based on a reward system designed to retain talent and improve employees' long-term performance by providing rewards that tied to creating shareholders wealth.

Newly recruited employee will undergo orientation program to help the new employee feel welcome and understand the culture and background of the organisation. They will also be exposed to on-job structured training programs tailored to their respective roles. On a yearly basis, Department Heads are required to review the training needs of their staff, evaluate the content and result of training courses and develop training programmes not limited to meeting Dufu's business needs, but also to enhance individuals' knowledge and skills.

The type of training and development programmes conducted in Dufu are summarised as follows:

Training and Development Programmes	Description
Orientation	Orientation is conducted by Human Resource Department on monthly basis and it's our way of introducing new employees to their responsibilities, co-workers and workplace. Areas of coverage include organisation overview, labour practices and human rights, compensation, benefits, attendance and leave, systems and applications and various policies in place. Orientation for managerial level and above is conducted one-on-one on the first day at work.
On-job training	This is more of an informal training prepared by respective department leaders to help employees gain hands-on knowledge at workplace and allows them to learn while integrating into their everyday work environment.
Technical skills development training	Technical skills refer to the knowledge and expertise needed to accomplish complex actions, tasks and processes relating to Dufu's employees in their day- to-day respective field of work. The Human Resource will usually arrange for such trainings after obtaining feedback from various departmental needs. The training may be software related such as Microsoft Office or Engineering programs such as SPC, Project Management, update on tax or accounting standards and etc which is essential to equip our employees with the latest knowledge and competence to perform their daily task.
Soft skills development training	Soft skills include people skills, social skills, character trait and interpersonal skills are conducted periodically to ensure Dufu's employees will be able to communicate more effectively, develop stronger leadership, improve problem solving and enhance critical thinking. Such trainings are usually targeted at our executive staff.
Mandatory training	Relates to training required either by the Authorities or Certification bodies. For example, the current regulations on safety at work provide that the employer ensure every worker the opportunity to receive sufficient and adequate training on health and safety.

Employee Development and Talent Management (cont'd)

Our training and development programmes consist of both internal and external which has their own distinctive merits. The internal training uses real-life examples, problems and challenges that participants encounter every day at work. It is often shorter in duration and thus creates more focus and is presented in terminology that participants understand and can relate to. We organised a total of 53 in-house training programmes equivalent to 3,988 training hours in FY2021. The internal trainings were focused in the following areas:

Areas of Internal Training Investment

	FY2021 No. of Training	FY2020 No. of Training	FY2019 No. of Training
Environmental, Health and Safety	15	8	16
Manufacturing	-	-	7
Quality	24	41	39
Machinery	14	2	10
Total No. of Internal Training	53	51	72

External training programmes were organised for employees of all job levels to allow them to hone skills necessary for their career advancement and personal development. We have invested a total of 3,303 external training hours and registered 3.7 average hours of external training per employee in FY2021. Some of the notable external training and development courses made available in-house for our employees in FY2021 were as follows:

- IATF 16949:2016 Management Awareness Training
- Statistical Process Control (SPC)
- ISO9001 Awareness and Internal Auditing
- Licensed Manufacturing Warehouse (LMW) Training
- Paradigm Shift-Leading and Managing Change
- Handling of Forklift Truck and Safety Training

The focus area of external training that our employees participated were as follows:

Areas of External Training Investment

	FY2021	FY2020	FY2019
	No. of Hours	No. of Hours	No. of Hours
Administrative Skills	72	72	117
Engineering and Maintenance	-	8	-
Industrial Safety and Environmental Management	351	2,376	1,007
Information Technology	-	200	880
Management and Performance Development	824	608	1,304
Quality System and Productivity Improvement	2,056	184	3,040
Total	3,303	3,448	6,348
FY2021		FY 2020	
7,291		5,455	
Total Training Hours	Total	Training Hours	
FY2021 Invesment of	Ir	FY 2020 nvesment of	
8		6	
hours per employee	hour	s per employee	

Employee Compensation and Benefits

The Company provides benefits to recognise and appreciate employees' contribution and commitment. Dufu pays wages and salaries that are determined by local relevant competitive market data and also adhere to legal minimum wages at all times. As a result, Dufu pays basic starting salary higher than statutory minimum wages.

On top of that, all full-time employees are entitled to medical benefits, insurance coverage for personal accident and group hospitalization and surgical scheme, festive gifts, uniform and personal protective equipment, annual and special leaves such as hospitalisation, compassionate, maternity, paternity and others. Dufu observed 14 public holidays in FY2021 and pays employee bonus based on company performance and profitability. Eligible employees were offered ESOS and cash incentives which are tied to the Group's profitability. Dufu's in-house facilities include hostel for operators, lockers, prayer rooms, automated teller machine, car parking space, transport services and canteen. We also provide employees with special needs such as dedicated mother's nursing room and sickbay for sick employees.

"Dufu's existing worker accomodations and basic amenities are in compliance with the Workers' Minimum Standards of Housing And Amenities Act 1990 (Act 466) and adopts no-recruitment fees policy"

Employee Welfare and Wellbeing

The welfare and wellbeing of Dufu's employees are our primary concern, which starts with being a fair and responsible employer. Our focus explicitly on providing the welfare facilities to the employees as it results in their satisfaction towards the organisation and improve quality of work life. Dufu has various mechanisms to support the welfare and wellbeing of its employees. The Company's approach is holistic, incorporating both development and support on a wide range of aspects.

Healthier work-life practices

We aim to create a healthy workplace that encourage employees to stay well. Simple, fun, and effective programs help them deal with challenges that affect their ability to be focused and productive. In order to foster a healthier worklife balance in Dufu, we have rolled out various activities for our employees to participate, release stress and develop positive relationship amongst colleagues. However, due to the on-going Covid-19 pandemic, almost all the social and sports activities were put on hold to avoid Covid-19 outbreak amongst employees. The activities held were as follows:

• (Bi)weekly indoor inter reactive classes such as toastmaster at our plant and outdoor sporting events such as badminton*

- Yearly in-house sports tournament such as bowling, soccer, futsal and badminton tournament*
- Team building for both exempt and non-exempt staff*
- Annual dinner*
- Heath screening at workplace*
- Greeting card and gift for employee who falls within the stipulated birthday month
- Wellness programme where free medical check-up for employees aged 40 and above*
- Congratulatory vouchers for the newly-wed, hampers or gift vouchers for new born babies and condolence money for immediate family deaths
- Light meals and takeaway are provided by Management to employees during labour day and Muslim workers during the Ramadan month*; and
- An email blast to inform and congratulate employees of their new-born

*The employee welfare related activities in FY2021 have been cancelled to maintain the overall safety and well-being of employees and also to adhere to government enforcements due to Covid-19 pandemic.

Employer Sponsorship Programme

Dufu has also developed its "Employer Sponsorship Programme". This programme allows Dufu to work along with outstanding employees in grooming them for senior management positions within the organisation. For us, it is a chance to support continuous higher education for talented employees while encouraging them to stay and grow with the company. Developing high-potential employees pays off in retention, innovation and succession planning. Our willingness to sponsor our employee demonstrates our faith in the employee's future and in return the employees put what they learn to best use at the workplace.

Occupational Health and Safety ("OHS") Policy and Management

We invest in the health, safety, and wellness of our employees and our system and processes are modelled on the internationally recognized ISO 45001:2018 Occupational Health and Safety Management System Requirements. Through this process, we have and continual to improve our methods for identifying hazards, assessing risk, and applying risk controls consistently across our operations in order to safeguard OSH related to our employees. The Company complies with the Occupational Safety & Health Act, 1994 ("OSHA") for workplace safety and health requirements and maintain occupational safety and health standards that equal or exceed the best practices.

Occupational Health and Safety ("OHS") Policy and Management (cont'd)

We are fully committed to the prevention of workplace accident and ill health in related operational activities through continual improvement of Plan-Do-Check-Act ("PDCA") cycle in the Group's OHS Management System through:

- Compliance with relevant Malaysian OHS Legal and other requirements;
- Recognized the hazards and minimizing the risks in order to protect employees;
- Ensuring suitability and effective implementation of the OHS management programs through periodic Management Review of the policy, objectives and targets;
- Communication to all employees and ensuring adequacy in OHS awareness, skill, knowledge, competency and compliances obligations;
- Communicating and promoting awareness to our customers, suppliers and interested parties, and make the policy available to the public upon request; and
- Recognizes the worker's duty including the management to consult, participate and support company's overall OHS management programs and encourages them to provide suggestions for improvement.

At Dufu, we have a Safety, Health & Environmental Management System ("SHEMS") Committee to safeguard, manage, discuss and report areas related to Dufu's health, safety and environment ("HSE") performance. The structure of the SHEMS Committee is as follows:



For an Occupancy Health and Safety ("OHS") to be effective, it is essential that management at all levels demonstrate their support of the safety and health program which is accomplished by their participation in safety and health leadership training, committee composition, meetings, inspection tours, and incident investigations. Some of the SHEMS on-going activities are as follows:

- Identification of chemicals hazardous to health by conducting Chemical Health Risk Assessment ("CHRA");
- Conducting health surveillance and audiometric test recommended in CHRA;
 Conduct Hazard Identification, Risk Assessment and Risk Control ("HIRARC") on yearly basis and ensure remedy
- action is taken;
 Equip employees with necessary Personal Protective Equipment ("PPE") and provide training to ensure they use it
- correctly;
- Investigate occupational accidents and disease to determine the root cause and ensure preventive and corrective actions are implemented to mitigate similar accidents from occurring;
- Raise awareness on chemical management and handling to all employees;
- Regular monitoring of employee exposure to indoor pollution levels related to noise, hazards and air pollution in factories, even in areas that may appear to be innocuous;
- Maintain and inspect firefighting system and equipment as per schedule to ensure they are in good working order;
- Provide information, instructions and training on the safety and health hazards of the workplace and the controls of those hazards;
- Conduct of in-house internal workplace safety inspection on quarterly basis; and
- Track OSH performance in order to assess OSH related risks and recommend actions for necessary improvements and compliance with relevant regulations.

Occupational Health and Safety ("OHS") Policy and Management (cont'd)

About 63 people are part of Dufu's Emergency Response Team ("ERT"), ready to respond in emergency situations. They are trained to administer first aid, help in fire and evacuation drills, chemical spillage and provide other assistance. Fire drill is conducted once a year with the presence of outside resources such as fire and public service department.

In the Group's manufacturing environment safety training and preventive measure are provided for workers with potential exposure to various safety hazards namely moving parts, sharp edges, chemical mishandling, amongst others. The number of major and minor incidents reported are as follows:

Type of incidents	FY2021	FY2020	FY 2019
Minor incident	1	4	3
Major incident	2	0	0

Note: Major incident is defined as an injury with a Lost Time Injury ("LTI") of more than 4 days.

The 2 major and 1 minor workplace injuries reported in FY2021 are summarised as follows:

Severity Injury	Root cause	Сс	prrective/ Preventive Action
Head injury (minor)	Head injury suffered from the knock against an outdoor air-conditioner condenser bracket.	1	The air-conditioner condenser bracket was relocated at higher height to avoid accidental human contact
		2	Using "Black and Yellow" Hazard Tape to alert employees to be caution in certain areas
Injury on the right index finger (major)	The index finger was hurt due to moving component parts in a new machine which has already being switch-off.	1	To include inching process safety precautionary measure in the training program (For newly hired employees)
		2	To install a new program to the machine. This new features will restrict any activity/tasks perform while the machine is in rotating mode.
		3	To improve the on-job training program by callout specific relevant instruction and standard operating procedure.
Injury on forearm (major)	A grinder machine slide onto worker's left forearm and caused an open wound.	1	To improve the on-job training program by callout specific relevant instruction and standard operating procedure.

Overall, the OSH team has made significant progress to comprehend the safety and health of Dufu's employees. Some notable achievements are summarized as below:

- Zero Fatality cases was recorded in 3 years leading to FY2021
- No Occupational Illness was recorded from FY2019 to FY2021.
- There was a reduction of 26% for Total Severity Rate from 2020 to 2021

Occupational Health and Safety ("OHS") Policy and Management (cont'd)

Dufu Health and Safety key data are as follows:

	2021		202	2020		2019	
	Occupational Accident cases	Occupational, Poisoning and Disease cases	Occupational Accident cases	Occupational, Poisoning and Disease cases	Occupational Accident cases	Occupational, Poisoning and Disease cases	
Fatality Rate *	-	-	-	-	-	-	
Incident Rate *	5.33	-	4.04	-	2.35	-	
Frequency Rate **	2.67	-	2.02	-	1.18	-	
Severity Rate **	10.13	-	13.63	-	22.34	-	

* Fatality and Incident Rate are based on 1,000 employees. Calculation is based on average number of monthly employees.

** Frequency and Severity rate are based on 500 employee / 8hr / 5 days / 50 weeks
 Frequency rate is the no. of lost time injuries / illnesses per 1,000,000 exposure hours worked for a year
 Severity rate is lost time injuries per 1,000,000 hours work
 Note: 1 death = 6,000 lost days

Incident Reporting and Investigation

Formal programmes are in place to ensure Dufu's OSH management system are effective to minimise occupational injuries and illness. All our employees and contractors are informed of the incident reporting platform. In the unfortunate event of an incident occurring at our site, all employees and contractors have a duty to ensure the incident is investigated and in certain circumstances depending on its severity and type of hazard, reported to the Regulator. Our incident reporting and investigation process is not merely meant to meet legislative obligations but to provide us with the tools to gather and analyse information and facts relating to the incident. This will then enable the Investigation Team to identify the "contributing factors" that lead up to the incident and finally to identify controls to prevent the incident from reoccurring.

OSH awareness and training

Throughout the Group, training and safety-related programmes are continuously carried out to establish and embed a culture of safety among our employees. Our goal is to increase awareness on OHS matters with our training sessions covering various topics including, among others, chemical handling, usage of PPE, Disaster Recovery Plan, fire safety awareness, contractor safety management, machinery hazards, Lockout Tagout ("LOTO"), noise hearing conservation, ergonomics in the workplace, hot work hazard, first aid administration and stacker safety driving.

Response to Covid-19 Pandemic

In early 2020, we saw the outbreak of Covid-19 disrupting businesses worldwide and the impact has since spill over to 2021. Dufu was not spared. Some of our plants were forced to either close entirely or reduce its capacity to curb the spread of Covid-19. Arising from the Movement Control Order 3.0, the work force in the Malaysian plants were reduced to 60% capacity effective from 25 May 2021 and subsequently revised to 80% on 6 July 2021 in line with the announcement of National Recovery Plan ("NRP"). On 4 October 2021, the Group was back to full force after more than 80% of its employees were fully-vaccinated. However, there were many occasions throughout 2021 where certain sections of the businesses were subject to constraints and production bottlenecks due to the need to quarantine the employees or "stay at home order" as they were deemed to be close contact with a Covid-19 patient. The salaries of the quarantined workers were paid in full during their entire period under confinement. Furthermore, due to restriction in movement, some of our affected employees staying in the Company's accommodation were also provided with household essentials.

Response to Covid-19 Pandemic (cont'd)

We have put in place various precautionary actions and safety measures adhering to the guidelines issued by the Ministry of Health Malaysia ("MOH") as outlined below.

- Established Covid-19 Emergency Response Team and Management Guideline for Workplaces
- Distributed PPE, such as face mask to all employees and visitors. (For better protection, employees have also been given two fabric mask each to wear as the outer layer while face shield is provided to employees with high movement at the workplace)
- Employees are required to update the Covid-19 risk status in MySejahtera application daily and only those with lowrisk status is allowed to enter factory premises
- Facial recognition device with body temperature record for employees and body temperature checked for visitors entering factory premises
- Disinfected public areas on regular basis at the workplace and transportation
- Provided hand sanitizers and disinfectant kit at hot spot areas plant-wide
- Training and continuous engagement with employees to bring awareness with information provided on notice board, banner, emails and social media
- Provided suspected close contact employees and all foreign workers with mandatory Covid-19 test screening and adhere to the quarantine period recommended by MOH with costs including salary of the employee's unrecorded leave fully borne by Dufu
- Rearranged working and break areas such as canteen adhering to social distancing of at least 1 meter
- Serving only pre-packed food at factory's canteen
- Employees, contractors and vendors who are present at our factory premises are required to undergo biweekly RTK Antigen tests



ENVIRONMENT

At Dufu, good industrial sustainability practices were implemented as preventive control to reduce the environmental impact – from the processes we employ to manufacture products to the way we deliver them to customers. We start with our guiding principles, set forth in our Environmental Management System, registered to ISO 14001.

The adoption of this standard underlies our commitment to safeguarding the environment which can be seen from our effort on obtaining the environment permit, pollution prevention and resource reduction of hazardous substances, waste water, air emission and to adhere to product content restrictions, storm water management and minimise the energy consumption and greenhouse gas emissions.

The Group strives to conduct its business operations to combat impacts of climate change according to pragmatic principles and sustainable practices comprising 8 main aspects:

1. Environmental Permits and Reporting	2. Pollution Prevention and Resource Reduction	3. Hazardous Substances
All required environmental permits (e.g. discharge monitoring), approvals and registrations are obtained, maintained and kept current and their operational and reporting requirements are strictly being adhered to.	The use of resources and generation of waste of all types, including water and energy, are kept to minimum or eliminated at the source or by practices such as thorough monitoring and engineering control in production, maintenance and facility processes; materials substitution; conservation, recycling and re- using materials.	All hazardous chemicals and other materials harmful to the environment are identified and appropriately managed to ensure their safe handling, movement, storage, use, recycling or reuse and disposal
4. Wastewater and Solid Waste	5. Air Emissions	6. Materials Restrictions
Wastewater and solid waste generated from operations, industrial processes and sanitation facilities are characterized, monitored, controlled and treated as required by local law prior to discharge or disposal.	Air emissions of volatile organic chemicals, aerosols, corrosives, particulates, ozone depleting chemicals and combustion by-products generated from operations are characterized, monitored, controlled and treated as required prior to discharge.	Adherence to all applicable laws, regulations and customer requirements regarding prohibition or restriction of specific substances in products and manufacturing, including labelling for recycling and disposal.
7. Storm Water Management	8. Energy Consumption and Greenhouse Gas Emissions	
Preventive measures are in place at all times to prevent storm water contamination including discharge and spills from entering public drain.	Energy consumption and greenhouse gas emissions are tracked and documented while continuing to look for cost-effective methods to improve energy consumption and greenhouse gas emissions.	

Energy Consumption

	2021	2020	2019
Total Energy Consumption within organisation			
Electricity (kWh) in thousand	12,639	10,797	9,543
Energy Intensity (kWh/ Sales RM'000)			
Electricity (kWh)/ Sales (RM'000)	41.39	41.29	45.60

Dufu's plants primarily need energy in the form of electricity which we purchased directly from Tenaga National Berhad ("TNB"). Electricity is mainly used for drives in electric motors in air compressors and pumps for manufacturing machinery and other process engineering equipment. The measurement and control technology, as well as the lighting, requires electricity. None of our plants use steam, coal nor natural gas as a source of energy. Some of our plants consume Liquefied Petroleum Gas ("LPG") for cooking in the staff canteen and diesel for forklifts but the quantum of usage from this energy source is negligible.

Dufu endeavours to manage energy conservation on an ongoing basis and some of the initiatives are listed below:

- Re-engineering of manufacturing facilities and processes to be energy friendly;
- Close monitoring of high energy consumption items such as chiller and air compressor to ensure efficient energy usage;
- Installation of Lighting Emitting Diode ("LED") replacing fluorescent lights;
- Practicing daily office energy conservation habit such as installation of smart movement sensor in common areas such as toilet, power down computers and lightings are turned off at the end of the day.

The Group has undertaken the initiative of installing rooftop solar panels in one of our manufacturing sites in Bayan Lepas with an installed capacity of 813.14kWp. The total cost of investment for this project is approximately RM2.0 million and the commissioning of the solar panels took effect from 22 December 2021. We estimate that that we could reaped an electricity savings of 10% for that particular manufacturing site in the coming financial year 2022 and if successful, we shall implement the rooftop solar panels at other manufacturing sites in the near future.



Water Management

	2021	2020	2019
Water withdrawal by source*			
Water (liter/ cubic meters)	91,333	94,277	99,112
Water consumption intensity			
Water (liter/ cubic meters)/ Sales (RM'000)	0.30	0.36	0.47
*Dufu soley draws water from local water grids			

*Dufu soley draws water from local water grids

Dufu has laid down strict environmental regulations and we operate plants in integrated industrial parks so that its activities have no registerable impact on residential and the surrounding flora and fauna. Water is an important resource in the hard disk drive components manufacturing process. Sufficient and clean water supply is critical for our business especially during double disk grinding and washing processes. We continuously monitor our water consumption and implemented initiatives to reduce wastages, recycle and reuse water in our factories to decrease dependency on municipal water supply.

Our on-going water-saving plans include modifying lavatory fixtures with self-push button taps and spray bidet to avoid unnecessary water wastage. All our flush tank has also been fitted with 1 litre of water filled bottle container and by doing so, each time our employee uses the flush toilet, we reduce water usage by 1 litre per flush without impairing the efficiency of flushing out the waste. The improvement in water consumption intensity in current year was mainly due to on-going improvement process and also changes in product mix.

The wastewater produced by Dufu in the year under review had no measurable impact on biodiversity. Process water and effluents discharge are treated with Industrial Effluent Treatment System. Without fail, we collected the samples of the discharge on a weekly basis and send them to a third party labotaries for further analysis to ensure the parameter of the discharge comply with the legislative requirement. Based on the industrial effluent discharge monitoring report which we have been submitting to Department of Environment ("DOE") on monthly basis, our industrial effluents or mixed effluent generated within the premises are in strict compliance with the specifications under DOE's guideline.

Emissions

The signing of the 2015 Paris Agreement sparked rising interest in climate change around the world at the national and governmental level. As a result, stakeholders have heightened expectations towards the roles private companies should play and the initiatives they should invest in regarding climate change. While remaining aware that the Group uses a large amount of energy across its businesses, we promote the reduction of greenhouse gas ("GHG") emissions throughout product life cycles, from business planning to product disposal, contributing to the realization of a sustainable society.

The intensity of operational CHG emissions is measured and disclosed as follows:

	2021	2020	2019
CHG Emissions			
Scope 2 (tCO2e)	8.796	7.493	6.623
Intensity (tCO2e/ Sales RM'000)			
Scope 2	28.83	28.66	31.65

<u>Note</u>

Scope 2 (Indirect emissions) covers the CHG emission generated from the consumption of purchased electricity.

Emissions (cont'd)

Over the years, we are committed to reduce carbon emissions especially when we acquired the Bukit Minyak plant where we replaced all the fluorescent with LED lightings. As stipulated in the energy consumption section, Dufu endeavours to continue its carbon emissions conservation with various initiatives which includes the re-engineering of manufacturing facilities and processes, monitoring of high-energy consumption items, day-to-day practices of switching on and off office lightings and air-conditioning. We have also completed the installation of the rooftop solar panel system in one of our manufacturing sites in Bayan Lepas in December 2021.

Effluents and Waste Management

Effective effluents and waste management is important towards environmental sustainability. In this regard, Dufu's Safety Department oversees the waste management practices governed by our Environment Policy and guided by our waste management procedures. The standard hierarchy of waste management involves five crucial steps; reuse, reduce, recycling, treatment and disposal. Dufu continues to promote a more effective way of waste management by encouraging the reuse, recovery and recycled method via its 3R program and ultimately reducing landfill wastes.

Careful planning alongside efficient resource allocation and management are vital in achieving a sustainable waste management system. At Dufu, only reputable and licensed local waste recovery contractors to handle schedule waste are appointed to recycle or dispose the Group's operational waste. The appointment of the waste recovery contractors is based on thorough selection and continue to be subjected to our audit process. Our on-going 3R program managing various operation waste are as follows:

3R Program	Methodology
Recovery	 Send scheduled waste to the recovery facilities via licensed waste recovery contractors Types of scheduled waste generated at Dufu's plant are as follows:
	 1) Liquid Recovery (SW307) Spent coolant (SW306) Spent hydraulic oil (SW305) Spent lubricating oil (SW402) Spent alkaline (SW109) Used COD Reagents 2) Solid Recovery (SW104) Dust, slag, dross, ash contained metal (SW109) Fluorescent tube /LED wastes (SW109) Used COD Reagents (SW204) Metal hydroxide sludge (SW204) Metal hydroxide sludge (SW409) Empty contaminated containers (SW410) Contaminated rags/ paper/filter (SW422) Metal chips contaminated with coolant/ oil (SW431) Sand Blasting
	The scheduled waste generated are as follows:- Schedule Waste Generated
	1,200,00 1,00,000 1,00,000 800,000 686,011 188,600 600,000 157,000 400,000 529,011 0 0 0 0 0 0 0 0 0 0 0 0 0
	FY2019 FY2020 FY2021

Effluents and Waste Management (cont'd)

3R Prog	ram	Methodo	logy						
Re-use		purpo • Re-use • Re-use	 Collaborate with the chemical suppliers to return empty drums to re-use for similar original purposes Re-use of carton boxes and pallets for internal packaging Re-use of plastic trays for in-process activities such as turning and disk grinding stock keeping We did not collect the data for re-use of carton boxes and pallets for internal packaging. 						
Recycle		boxes • Recyc	 Recyclable waste includes metal waste (such as titanium, aluminium, iron, etc), paper, carton boxes and plastic trays Recyclable waste is transferred to centralized recycle waste area and sold to approved or licensed collector for further recycling process 						
		-	lon-schedule						
			80,000			71.3	08		
			70,000	61,4	435	19,255)		
			60,000	23,615					
			50,000		46,394	52,053)		
		it Kg	40,000		20,453 🔵				
		Weight Kg	30,000	37,820					
			20,000		25,941 🔵		Carton		
			10,000				Plastic Tray		
			-						
				FY2	019 FY2020	D FY20	21		
Reduce	(Reduct 		on of office	n bar end wastage e paper by elect		omponents such as invoicing, purchase		
Disposal		• Enclos	 General waste which is non-recyclable (rubbish) Enclosed bin provided at the designated area and collected by city council. We do not collect the data for general disposal and will consider to do so in the future. 						

We continue to raise awareness among our employees on best waste-related practices such as educating our employees on proper waste labelling and segregating waste according to materials. More importantly, all our employees in various departments are encourage to adopt waste minimization strategy which include practices, including, but not limited to inventory management changes to prevent stock obsolesces or end of life stock keeping, equipment replacement or modifications, material changes, product design modifications, operational and maintenance procedure changes.

One of the biggest accomplishments of our waste minimization strategy was the continual improvement to reduce metal bar end wastages. Just like any other metal working facilities, Dufu produces an overwhelming quantity of scrap metal chips and turnings that are saturated with cutting oils. The waste generated from metal components such as steel, aluminium and titanium are compacted before they are disposed to licensed scrap metal recycler. In this respect, Dufu's engineering team continues to find ways to improve yield and also to minimise bar ends wastages while working on reclamation equipment that spin the cutting oils out of the metal chips.

ENGAGEMENT WITH COMMUNITY

We are fully committed to be socially responsible organisation as we understand that the long-term success of any business cannot be determined by its profitability bottom-line concerns alone and that organisations can no longer operate detached from society and its concerns. With this in mind, Dufu is fully committed to its Corporate Social Responsibility ("CSR") programs by engaging in various community service events by supporting its surrounding communities through various methods including providing financial assistance to a large and diverse group of non-profits.

In this respect, Dufu supported its CSR Programme by investing a total of RM598,757 in FY2021 namely,

- Contribution of RM500,000 to Penang Covid-19 Fund
- Sponsorship of RM65,220 for Dufu's "Pledge a Library" initiative which benefited 12 secondary schools in Malaysia
- Event sponsorship of RM10,000 to Tech Dome, Penang in conjunction with a Robotic Interactive Learning Event ("Virtual Robomania 2021")
- Donation of RM5,000 to Be Home, a non-profit organisation home that cares for special needs

Dufu Contributes to Penang Covid-19 Fund

In light of the appeal from the Penang state government for donations to set up extra Covid-19 treatment and quarantine centres, as the state healthcare system came under enormous pressure with increased number of patients undergoing intensive care units in the third quarter of 2021, Dufu contributed RM500,000 while its Group Executive Chairman, Mr. Lee, Hui Ta also known as Li Hui Ta, also donated an additional RM500,000 in his own capacity to the Penang Covid-19 Fund. The aim of the fund is to help equip the state Health Department in combatting the pandemic. The Penang state Chief Minister YAB. Chow Kon Yeow was present to receive the contribution presented by the Group Executive Chairman and Chief Executive Officer during a cheque handover ceremony held at Komtar on 23rd August 2021.



ENGAGEMENT WITH COMMUNITY (cont'd)

Dufu's "Pledge a Library" initiative expanded to 12 schools with a distribution of 1,672 books and magazines to school libraries

Dufu expanded its Pledge a Library" initiative from the initial 5 schools in the previous year to cover a total of 12 schools in 2021. A total of 1,672 books and monthly educational magazines were disseminated to the targeted secondary school students and teachers to augment their libraries. The reading materials cover diverse topics of popular interest and current events related to science, geography, financial management, languages, self-cultivation, life psychology, historical findings, information technology and social issues. The schools which benefitted from our year long supply of reading materials worth RM65,220 were as follows:

- Chung Ling Private High School, Penang
- Phor Tay Private High School, Penang
- Jit Sin Independent High School
- Yuk Choy High School (SUWA), Ipoh
- Chung Hwa Independent High School, Ketereh
- Chung Hua Middle School No. 1, Kuching
- Tsung Wah (Private) Secondary School, Kuala Kangsar
- Sekolah Tinggi Nan Hwa, Manjung
- Beaufort Middle School, Beaufort
- Kiang Hin Middle School, Sibu
- Yu Yuan Secondary School, Sandakan
- Sin Min High School, Sg Petani







GRI Content Index									
Disclosure Number	Disclosure Title	Response	Page Reference						
GRI 102: General Disclosures									
1.	Organisational profile								
102-1	Name of the organization	Dufu Technology Corp. Berhad ("Dufu") or ("We")	-						
102-2	Activities, brands, products and services	Management Discussion and Analysis	20-28						
102-3	Location of headquarters	19, Hilir Sungai Keluang 2, Taman Perindustrian Bayan Lepas Phase IV, 11900 Penang, Malaysia	-						
102-4	Location of operations	Management Discussion and Analysis	20-28						
102-5	Ownership and legal form	Analysis of Shareholdings	156-158						
102-6	Markets served	Management Discussion and Analysis	20-28						
102-7	Scale of the organisation	Group Structure and Financial Statements	9, 90-145						
102-8	Information on employees and other workers	Sustainability Statement - Employee Gender and Diversity, Employee Profile	47-49						
		We do not have acknowledge of any substantial portion of Dufu's work being performed by workers who are not employees. There are no significant seasonal variations in employment numbers of Dufu							
102-9	Supply chain	Sustainability Statement - Supply Chain Management	39-40						
102-10	Significant changes to the organisation and its supply chain	There were no significant changes during the year with the exceptions of changes in shareholding in Superior Plating Technology (Thailand) Co., Ltd.	-						
		Details of the changes are obtainable in the Financial Statement FY2021.							
102-11	Precautionary principles or approach	We do not specifically apply the Precautionary principles or approach	-						
102-12	External initiatives	We have adhered to the Responsible Business Alliance ("RBA") common Code of Conduct to support continual improvement in the social, environmental and ethical responsibility of our business operations.	-						
102-13	Membership of associations	None.	-						
2.	Strategy								
102-14	Statement from senior decision-maker	Chairman's Statement	5-7						
3.	Ethics and integrity								
102-16	Values, principles, standards and norms of behaviour	Sustainability Statement – Sustainability and Our Business, Corporate Governance	18-19, 29, 42-44						

		GRI Content Index	
Disclosure Number	Disclosure Title	Response	Page Reference
GRI 102: Gen	eral Disclosures (cont'd)		
4.	Governance		
102-18	Governance structure	Profile of Directors, Profile of Key Senior Management Team, Corporate Governance Overview Statement Sustainability Statement – Sustainability Governance, Corporate Governance	11-15, 73-79, 29, 42-44
5.	Stakeholder engagement		
102-40	List of stakeholder groups	Sustainability Statement - Stakeholder Engagement	30
102-41	Collective bargaining agreements	Sustainability Statement – Respect of Labour and Human Rights	45-46
		We do not have any collective bargaining agreement in place. Nevertheless, we respect the rights of employees to associate or join workers' councils with local laws.	
102-42	The basis of identifying and selecting stakeholders with whom to engage	Sustainability Statement - Stakeholder Engagement, Stakeholder Prioritization	30-31
102-43	Approach to stakeholder engagement	Sustainability Statement - Stakeholder Engagement, Stakeholder Prioritization	30-31
102-44	Key topics and concerns raised	Sustainability Statement – Stakeholder Engagement, Materiality Assessment, Stakeholder Prioritization, Materiality Matrix	30-32
6.	Reporting practice		
102-45	Entities included in the consolidated financial statements	Financial Statements	90-145
102-46	Defining report content and topic boundaries	Sustainability Statement - Basis of Preparation, Stakeholder Engagement, Materiality Assessment, Stakeholder Prioritization, Materiality Matrix	28, 30-32
102-47	List of material topics	Sustainability Statement – Materiality Assessment, Stakeholder Prioritization, Materiality Matrix	31-32
102-48	Restatements of information	There were no essential changes or corrections in 2021 compared to prior Sustainability Statement	-
102-49	Changes in reporting	Sustainability Statement - Basis of Preparation	29
102-50	Reporting period	Sustainability Statement - Basis of Preparation	29

		GRI Content Index	
D i s c l o s u r e Number	Disclosure Title	Response	Page Reference
GRI 102: Gener	al Disclosures (cont'd)		
6.	Reporting practice (cont'd)		
102-51	Date of most recent report	The last sustainability information published on Dufu in printed form was made available in March 2021 as part of the 2020 Annual Report.	-
102-52	Reporting cycle	The reporting cycle of the GRI content index comprises 1 January through 31 December and is therefore identical to the financial year of Dufu on annual basis.	-
102-53	Contact point for questions regarding the report	Questions about this report should be address to: Mr. David Khoo Chong Beng Tel: 604-6161328 Fax: 604-6161372 Email: <u>corporateaffairs@dufu.com.my</u>	-
102-54	Claims of reporting in accordance with the GRI Standards	Sustainability Statement - Basis of Preparation	29
102-55	GRI content index	The GRI content index is reflected in this table	-
102-56	External assurance	We have not sought external assurance for this reporting period and will consider it for future reports	-
GRI 103: Mana	gement Approach		
103-1	Explanation of the material topic and its boundary	Sustainability Statement – Basis of Preparation, Materiality Assessment, Stakeholder Prioritization, Materiality Matrix	29, 31-32
103-2	The management approach and its components	Sustainability Statement – Sustainability Approach, Economic, Corporate Governance, Labour Practices, Climate Change, Engagement with Community Communities	33-36, 37-63
103-3	Evaluation of the management approach	Sustainability Statement – Sustainability Approach, Economic, Corporate Governance, Labour Practices, Climate Change, Engagement with Community Communities	33-36, 37-63
Economic GRI 201: Econo	mic Performance		
201-1	Direct economic value generated and distributed	Sustainability Statement – Financial Performance and Strategic growth, Direct Economic Value Generated and Distributed	37-38
201-2	Financial implications and other risks and opportunities due to climate change	For future consideration	-
201-3	Defined benefit plan obligations and other retirement plans	Financial Statements	90-145
201-4	Financial assistance received from government	Financial Statements	90-145

		GRI Content Index	
Disclosure Number	Disclosure Title	Response	Page Reference
GRI 202: Mark	ket Presence		
202-1	Ratios of standard entry level wage by gender compared to local minimum wage	Dufu pays wages and salaries that are determined by local relevant competitive market data rather than by legally defined minimum wages (however, minimum legal wage standards are always adhered to). Therefore, Dufu does not keep statistics of the salaries in relationship to minimum wages.	-
202-2	Proportion of senior management hired from the local community	All our Senior Management Team as disclosed in the Annual Report FY2021 is hired from their respective local countries in which they are operating.	-
GRI 203: Indir	ect Economic Impacts		
203-1	Infrastructure investments and services supported	Sustainability Statement – Engagement with Community	
203-2	Significant indirect economic impacts	Sustainability Statement – Engagement with Community	62-63
		Dufu's activities as an employer, as a consumer of local products and services, and as a payer of taxes and fees as well as providing local employment support local economic development.	62-63
GRI 204: Proce	urement Practices		
204-1	Proportion of spending on local supplies	Sustainability Statement – Local Procurement Practices	41
GRI 205: Anti-	corruption		
205-1	Operations assessed for risks related to corruption	Sustainability Statement – Code of Conduct and Ethics and Whistleblowing, Anti-Corruption and Bribery Policy, Risk Management Statement on Risk Management and Internal Control – Internal Audit	42-43, 83-86
205-2	Communication and training about anti-corruption policies and procedures	Sustainability Statement – Anti-Corruption and Bribery Policy, Employee Training and Talent Management	42-43, 50-51
205-3	Confirmed incidents of corruption and actions taken	Sustainability Statement – Anti-Corruption and Bribery Policy	42-43
GRI 206: Anti-	competitive Behaviour		
206-1	Legal actions for anti- competitive behaviour, anti- trust and monopoly practices	There were no reported legal actions for anti- competitive behaviour or antitrust or monopolistic practices.	-
GRI 301: Mate	erials		
301-1	Materials used by weight or volume	For future consideration	-

		GRI Content Index	
Disclosure Number	Disclosure Title	Response	Page Reference
GRI 301: Mat	terials (cont'd)		
301-2	Recycled input material used	The percentage of recycled input material used is low due to the nature of the production process, as recycled raw materials cannot be used very often due to the requirements regarding purity or because customer's standards must be met.	-
301-3	Reclaimed products and their packaging materials	Dufu provides fresh packaging materials and trays when supplying to customers mainly due to the concern of its highly sensitive precision parts. Dufu uses mostly reusable packaging and trays when supplying vendors for in-process treatments.	-
GRI 302: Ene	rgy		
302-1	Energy consumption within the organisation	Sustainability Statement – EnergyConsumption	58
302-2	Energy consumption outside the organisation	For future consideration	-
302-3	Energy intensity	Sustainability Statement – Energy Consumption	58
302-4	Reduction of energy consumption	Sustainability Statement – Energy Consumption	58
302-5	Reductions in energy requirements of products and services	We understand the requirements of our customers and align our processes to deliver quality products in an energy cost-efficient manner.	-
GRI 303: Wa	ter and Effluents		
303-1	Interactions with water as a shared resource	Sustainability Statement – Water Management	59
303-2	Management of water discharge-related impacts	Sustainability Statement – Water Management	59
303-3	Water withdrawal	Sustainability Statement – Water Management	59
		Dufu draws water solely from municipal supply water but not in volumes that would significantly impair the water system.	
303-4	Water discharge	Sustainability Statement – Water Management	59
303-5	Water consumption	Sustainability Statement – Water Management	59
GRI: 305 Emi	ssions		
305-1	Direct (Scope 1) GHG emissions	We have yet to collect the data for Scope 1 which covers CHG emission generated from activities related to on-site fuel combustion such as automobiles, trucks and buses.	-
		Nevertheless, the amount would be insignificant given the number and types of vehicles operated by Dufu.	

		GRI Content Index	
Disclosure Number	Disclosure Title	Response	Page Reference
GRI: 305 Emi	ssions (cont'd)		
305-2	Energy indirect (Scope 2) GHG emissions	Sustainability Statement – Emissions	59-60
305-3	Other indirect (Scope 3) GHG emissions	We have yet to collect the data for Scope 3 (indirect emission) which relates to business travel. Nevertheless, we have been promoting the use of personal video conferencing facilities to replace air and ground travel.	-
305-4	GHG emissions intensity	Sustainability Statement – Emissions	59-60
305-5	Reduction of GHG emissions	Sustainability Statement – Emissions	59-60
305-6	Emissions of ozone-depleting substances (ODS)	For future consideration	-
305-7	Nitrogen oxides (Nox), sulfur oxides (SOx) and other significant air emissions	None of Dufu's business operations produce any Nitrogen oxides (NOx) and Sulfur oxides (SOx) emissions.	-
GRI 306: Effl	uents and Waste		
306-1	Water discharge by quality and destination	For future consideration	-
306-2	Waste by type and disposal method	Sustainability Statement – Effluents and Waste Management	60-61
306-3	Significant spills	No significant spills as of FY2021	-
306-4	Transport of hazardous waste	For future consideration	-
306-5	Water bodies affected by water discharges and/or runoff	For future consideration	-
GRI 307: Env	ironmental Compliance		
307-1	Non-compliance with environmental laws and regulations	We have not identified any non-compliance with environmental laws and regulations as of FY2021.	-
GRI 308: Sup	plier Environmental Assessment		
308-1	New suppliers that were screened using environmental criteria	Sustainability Statement – Supply Chain Management	39-40
308-2	Negative environmental impacts in the supply chain and actions taken	Sustainability Statement – Supply Chain Management	39-40
GRI 401: Emj	ployment		
401-1	New employee hires and employee turnover	Sustainability Statement – Employee Gender and Diversity, Employee Profile	47-49

Disclosure	Disclosure Title	GRI Content Index Response P	age Reference
Number			
-	oloyment cont'd		
401-2	401-2 Benefits provided to full- time employees that are not provided to temporary or part-time employees	Sustainability Statement – Employee Welfare and Wellbeing, Employee Compensation and Benefits	52
		The Group does not recruit or employ any temporary or part-time employees in FY2021.	
401-3	Parental leave	Sustainability Statement – Employee Profile, Employee Development and Talent Management	47-49, 50-51
GRI 402: Lab	our/ Management Relations		
402-1	Minimum notice periods regarding operational changes	Depending on the circumstances, there is no fixed minimum notice regarding operational change. However, to the extent possible, we inform our employees well in advance the intention and details of the change. Prior to such change, we will conduct briefing for employees to collect their feedback and try to put relevant notice within a month's time.	
GRI 403: Occ	upational Health and Safety		
403-1	Occupational health and safety management system	Sustainability Statement – OSH Policy and Management	52-56
403-2	Hazard identification, risk assessment and incident investigation	Sustainability Statement – OHS Policy and Management	52-56
403-3	Occupational health services	Sustainability Statement – OHS Policy and Management	52-56
403-4	Worker participation, consultation and communication on occupational health and safety	Sustainability Statement – OHS Policy and Management	52-56
403-5	Worker training on occupational health and safety	Sustainability Statement – OHS Policy and Management, Employee Development and Talent Management	50-51, 52-56
403-6	Promotion of worker health	Sustainability Statement – OHS Policy and Management, Healthier work-life practices	52-56
403-7	Prevention and mitigation of occupational health and safety impacts directly linked by business relationships	Sustainability Statement - Supply Chain Management, OHS Policy and Management	39-40, 52-56
403-8	Workers covered by an occupational health and safety management system	Sustainability Statement- OHS Policy and Management	52-56
403-9	Work-related injuries	Sustainability Statement- OHS Policy and Management	52-56
403-10	Work-related ill-health	Sustainability Statement- OHS Policy and Management	52-56

		GRI Content Index	
Disclosure Number	Disclosure Title	Response	Page Reference
GRI 404: Trai	ining and Education		
404-1	Average hours of training per year per employee	Sustainability Statement - Employee Development and Talent Management	50-51
404-2	Programmes for upgrading employee skills and transition assistance programmes	Sustainability Statement - Employee Development and Talent Management	50-51
404-3	Percentage of employees receiving regular performance and career development reviews	Sustainability Statement - Employee Development and Talent Management All our employees receive their Performance Appraisal twice a year. Salary and promotion is conducted twice a year for non-exempt staff and once a year for exempt staff.	50-51
GRI 405: Dive	ersity and Equal Opportunity		
405-1	Diversity of governance bodies and employees	Profile of Board of Directors, Profile of Key Senior Management Team, Sustainability Statement - Employee Gender and Diversity, Employees Profile	11-15, 47-49
405-2	Ratio of basic salary and remuneration of women to men	For future consideration	-
GRI 406: Nor	n-discrimination		
406-1	Incidents of discrimination and corrective actions taken	Sustainability Statement - Employee Gender and Diversity	47-49
GRI 407: Free	edom of Association and Collecti	ve Bargaining	
407-1	Operations and suppliers in which the right to freedom of association and collective bargaining may be at risk	Sustainability Statement - Supply Chain Management, Respect of Labour and Human Rights	39-40, 45-46
GRI 408: Chil	d Labour		
408-1	Operations and suppliers at significant risk for incidents of child labour	Sustainability Statement - Supply Chain Management, Respect of Labour and Human Rights, Employee Gender and Diversity	39-40, 45-46, 47-49
GRI 409: For	ced or Compulsory Labour		
409-1	Operations and suppliers at significant risk for incidents of forced or compulsory labour	Sustainability Statement - Supply Chain Management, Respect of Labour and Human Rights, Employee Gender and Diversity	39-40, 45-46
GRI 412: Hur	nan Rights Assessment		
412-1	Operations that have been subject to human rights reviews or impact assessments	Sustainability Statement - Supply Chain Management, Labour Practices, Respect of Labour and Human Rights	39-40, 45-46
412-2	Employee training on human rights policies or procedures	Sustainability Statement - Employee Development and Talent Management	50-51

SUSTAINABILITY STATEMENT (GONT'D)

Global Report Initiative Sustainability Reporting Standards ('GRI' Index) Core Option (cont'd)

		GRI Content Index	
Disclosure Number	Disclosure Title	Response	Page Reference
GRI 412: Hum	an Rights Assessment (cont'd)		
412-3	Significant investment agreements and contracts that include human rights clauses or that underwent human rights screening	Sustainability Statement - Supply Chain Management, Labour Practices, Respect of Labour and Human Rights	39-40, 45-46
413: Local Co	mmunities		
413-1	Operations with local community engagement, impact assessments and development programmes	Sustainability Statement – Engagement with Community	62-63
413-2	Operations with significant actual and potential negative impacts on local communities	Sustainability Statement – Engagement with Community	62-63
GRI 414: Supp	olier Social Assessment		
414-1	New suppliers that were screened using social criteria	Sustainability Statement - Supply Chain Management, Conflict-free Minerals Policy	39-40
414-2	Negative social impacts in the supply chain and actions taken	Sustainability Statement - Supply Chain Management, Conflict-free Minerals Policy	39-40
GRI 415: Publ	ic Policy		
415-1	Political Contributions	Sustainability Statement – Anti-Corruption and Bribery Policy We do not make charitable donations or	42-43
		contributions to political parties.	
GRI 418: Cust			
418-1	Substantiated complaints concerning breaches of customer privacy and losses of customer data	Sustainability Statement – Data Privacy and Security	43
GRI 419: Socie	peconomic Compliance		
419-1	Non-compliance with laws and regulations in the social and economic area	We have not identified any non-compliance with laws and regulations in the social and economic area as of FY2021.	-

The Board of Directors ("the Board") of Dufu Technology Corp. Berhad ("Dufu" or "the Company") presents this statement to provide shareholders and investors with an overview of the corporate governance practices of the Company under the leadership of the Board during the financial year 2021 ("FY2021"). This overview takes guidance from the key corporate governance principles as set out in the Malaysian Code on Corporate Governance ("the Code" or "MCCG").

This statement is prepared in compliance with Bursa Malaysia Securities Berhad ("Bursa Securities") Main Market Listing Requirements ("Main LR") and it is to be read together with the Corporate Governance Report 2021 of the Company ("CG Report") which is available on the Company's website at www.dufutechnology.com.

The CG Report provides the details on how the Company has applied each Practice as set out in the MCCG during FY2021.

Dufu and its subsidiaries ("Dufu Group") recognises the importance of adopting good corporate governance and acknowledges the importance of the principles set out in the MCCG and is committed to ensure high standards of good corporate governance are in place and practiced within our Group in order to safeguard the shareholders and relevant stakeholders' interests as well as enhancing shareholders' value.

The Board then planned and has continued its efforts in raising the bar in the Group's corporate governance standards set out in the Code through various measures for implementation from time to time.

PRINCIPLE A - BOARD LEADERSHIP AND EFFECTIVENESS

I BOARD RESPONSIBILITIES

The Board is always mindful of the long-term success of the Company and the delivery of sustainable value to its stakeholders. In discharging its fiduciary duties and leadership functions, the Board govern and set the Company's strategic direction and also exercise oversight on management. The Board will continue to play its role in setting the appropriate tone at the top, providing thought leadership and championing good governance and ethical practices throughout the Group.

Following the top-down strategic planning process adopted by the Group, the Executive Directors will periodically formulate Group's strategy and communicate it down to the organisation for implementation. The Chairman will continue leading the Board in establishing and monitoring good corporate governance practices in the Company by focusing on strategy, governance and compliance.

The Company continues to practice a division of responsibilities between the Chairman and the CEO. Their roles are separated and clearly defined in the Board Charter of the Company. The Board Charter serves as a reference and primary induction literature providing all Board members and Management insights into the fiduciary and leadership functions of the Board. It also clearly sets out the respective roles and responsibilities of the Board, Board Committees, individual directors and Management.

During the FY 2021, the Board has established various board committees to assist the Board in overseeing the affairs of the Company and these Committees have been entrusted with specific responsibilities and authority. The authorities and functions of these Board committees are properly set out in their respective Terms of Reference. The Board last reviewed its Board Charter on 25 February 2022 to keep abreast with changes in regulations and best practices and ensure its effectiveness and relevance to the Board's strategic intent as well as relevant standards of corporate governance. Besides, the Board also sets out the Code of Conduct and Ethics ("CCE") of Dufu which states the standards of responsibility and obligations and promotes fair dealing, integrity and ethical conduct amongst Dufu's Directors and employees. The policies of the CCE covers areas in managing conflicts of interest, preventing abuse of power, business gifts, insider trading and money laundering. The Board has established, reviewed and implemented the policies and procedures on whistleblowing.

A copy of the Board Charter, CCE Policy and Whistle Blowing Policy last reviewed by the Board on 25 February 2022 are available at the Company's website, www.dufutechnology.com.

The Board has in place the Group's Anti-Corruption and Bribery Policy which outlines the Group's commitment to conduct business ethically as well as complying with all applicable laws, including the Malaysian Anti-Corruption Commission Act 2009 (Amendment 2018) ("MACC Act") and any of its amendments made by the relevant authority from time to time. The Anti-Corruption and Bribery Policy provides policy guidance to Directors, employees and business associates the way to recognise and deal with any act of corruption and bribery that may arise in the course of daily business and operation activities within the Group. Besides, the Board of Dufu has also approved the Group's Charitable and Sponsorship Policy on 1 June 2020. The Charitable and Sponsorship Policy provides comprehensive guidelines and parameters to aid in responding to the many requests for charitable donations, event sponsorships and in-kind requests received by the Group and the required approval matrix from relevant personnel. Both the Anti-Corruption and Bribery Policy as well as the Charitable and Sponsorship Policy of the Group are available at the Company's website at www.dufutechnology.com.

(CONT'D)

PRINCIPLE A - BOARD LEADERSHIP AND EFFECTIVENESS (cont'd)

BOARD RESPONSIBILITIES (cont'd) Т

The Board is responsible for formulating on-going programmes to promote sustainability, where attention is given to environmental, social and governance aspects of business which underpins sustainability. On 25 February 2022, the Group merged the Sustainability Management Committee and Risk Management Committee of which both of these Committees were previously headed by the CEO and the relevant Heads of Business and Supporting units. These committees were re-designated as Risk Management and Sustainability Working Group ("RMS WG") after the merger. The Group's CEO oversees the implementation of the Company's key strategic sustainability initiatives and is supported by working group comprises of Department Heads from various departments.

The Risk Management and Sustainability Committee ("RMSC") comprises of 4 Independent Directors, CEO and CFO of which the Chairman is led by an Independent Director, Ms Joyce Wong Ai May. The Board is in the opinion that the new changes will be more effective to ensure the Board's role in considering sustainability matters when exercising its duties of developing and implementing company strategies, business plans, major plans of actions and risk management and that adequate resources, systems and process are in place for managing sustainability matters. The RMSC is tasked to provide oversight and approves strategic initiatives and policies for the sustainability agenda of the Company and reports to the Board regularly. Details of the corporate sustainability of the Group are presented in the Sustainability Report.

The Board of Dufu is supported by two (2) Company Secretaries, both have legal credentials, and are qualified to act as Company Secretary under Section 235(2) of the Companies Act 2016. The Company Secretary plays an important advisory role in advising the Board on statutory and regulatory requirements, particularly on corporate governance issues and ensuring compliance with the relevant acts, rules and regulations.

The Board is updated regularly by the Company Secretary and management on the training programme available by regulators and professional bodies. The present Board members have attended the following trainings:

Director	Date	Description
Lee, Hui-Ta also known as Li Hui Ta	7 October 2021 13 October 2021 7 December 2021	Board Governance Management 2021 Paradigm Shift: Leading and Managing Change Cathay Pacific Sustainable Finance and Climate Change Summit Forum 2021
Wu, Mao-Yuan	7 October 2021	Board Governance Management 2021
Sung, Cheng-Hsi	10 May 2021	Changes in the 5G Era: Industrial upgrading, future business applications and the new normal in the post-epidemic era
	7 October 2021	Board Governance Management 2021
	8 November 2021	Enterprise Digital Resilience - Incident Emergency Response

(CONT'D)

PRINCIPLE A - BOARD LEADERSHIP AND EFFECTIVENESS (cont'd)

I BOARD RESPONSIBILITES (cont'd)

Director	Date	Description
Joyce Wong Ai May	27 April 2021	Conflict Resolution and Stakeholder Management for Internal Auditors
	15 July 2021	Elevate your performance: Setting Smart Goals
	21 July 2021	Journey to the Boardroom: Actionable practice for women
	9 September 2021	Building resilience to a rapidly evolving tax transparency landscape
	21 September 2021	Innovation in Accounting and Finance
	7 October 2021	Board Governance Management 2021
	13 October 2021	Paradigm Shift: Leading and Managing Change
Yin, Chih-Chu also known as Laurence Yin	7 October 2021	Board Governance Management 2021
Lee Yoke Khay	7 October 2021	Board Governance Management 2021

The Board's rights to all information pertaining to the Group and independent access to senior management for information and clarification in furtherance of its duties are set out in the Board Charter. Besides, the Board Charter also provides for the Directors, either as a group or individually to seek and obtain independent professional advice where necessary, at the Company's expense, to discharge their duties effectively.

Directors have unrestricted access to senior management for information or updates regarding the Group. Senior management provides Directors with the required information or updates either personally or at meetings. The Board emphasises provision of timely and quality information by management to facilitate effective deliberation and decision-making process. Generally, the Notice of Meeting for the Board of Directors' Meeting and/or respective Committee Meeting are circulated seven (7) days prior to the Meetings.

The Directors are aware of the time commitment expected from them to attend to matters of the Group in general, including attendance at meetings of the Board and Board Committees and other types of meeting. Board meetings, meetings of Board Committees and the Company's AGM for each financial year are scheduled in advance for Directors to plan their schedule ahead. The time table for the proposed Board meetings in the year 2022 was circulated on 2 November 2021.

(CONT'D)

PRINCIPLE A - BOARD LEADERSHIP AND EFFECTIVENESS (cont'd)

BOARD RESPONSIBILITIES (cont'd) Т

The Board is satisfied with the level of time commitment given by the Directors in the discharge of their roles and responsibilities as Directors of the Company as evidenced by their attendance at the respective meetings in the FY2021:

Director		Annual General Meeting				
	Board	AC	NC	RC	IVC	
Lee, Hui-Ta also known as Li Hui Ta	4/4	4/4	1/1	1/1	1/1	1/1
Wu, Mao-Yuan	4/4	4/4	1/1	1/1	1/1	1/1
Sung, Cheng Hsi	4/4	4/4	1/1	1/1	1/1	1/1
Joyce Wong Ai May	4/4	4/4	1/1	1/1	1/1	1/1
Yin, Chih-Chu also known as Laurence Yin	4/4	4/4	1/1	1/1	1/1	1/1
Lee Yoke Khay	4/4	4/4	1/1	1/1	1/1	1/1

П. **BOARD COMPOSITION**

In order to achieve the intended outcome of the Code, Board decisions are made objectively in the best interests of the Company taking into account diverse perspectives and insights. The Group met most of the recommended practices set out in the Code detailed in the CG Report 2021.

Based on the Policy on Independence of Directors effective from 25 February 2022, the tenure of an Independent Director shall not exceed a cumulative of nine years and shall not be further extended. As it is not contemplated that any Independent Director will continue to serve on the Board as a Non-Independent Director, the Board, through the Nominating Committee ("NC"), shall commence a search for replacement of an outgoing Independent Director prior to the end of the anticipated nine-year term.

The Board acknowledges the importance of Board diversity to the effective functioning of the Board. The Board has adopted a Board Diversity Policy effective from 25 February 2022, which is available on the Company's website. Differences in thought, perspective, knowledge, skills, regional and industry experience, cultural and geographical background, age, ethnicity, race and gender will be considered in determining the optimum Board composition. Directionally, apart from adhering to the Bursa Malaysia Securities Berhad Main Market Listing Requirements to have at least 1 female directors on the Board, the Board will work towards having 30% female directors , and will over time, induct more suitable female directors with the right knowledge and skills to improve the Board composition. Selection of candidates for appointment to the Senior Management will be based on a range of diversity perspective, which includes gender, age, cultural and educational background, professional experience, skills and knowledge. All decisions associated with career advancement, including promotions, transfers, and other assignments in meeting the requirements of the Group are determined based on merits, skills, performance and contribution regardless of age, gender and ethnicity.

The Board has through its NC conduct the annual assessment on its size and composition. Based on their assessment, the NC was satisfied that the Board comprises a mixture of qualified and experienced directors with diverse experience, background and expertise. The combination of diverse professionals with varied background, experience and expertise in finance and corporate affairs have also enabled the Board to discharge its responsibilities effectively and efficiently.

(CONT'D)

PRINCIPLE A - BOARD LEADERSHIP AND EFFECTIVENESS (cont'd)

II. BOARD COMPOSITION (cont'd)

The skillsets and diversity of the existing Board are as follows:-

				Indu	Istry	/ Rad	-karc	hund			l	By Co	omp	ositic	on	
				mae		perie		Juna			Age		Et	hic	Gen	ıder
Directors	Nationality	Designation	Technology	Marketing	Industrial	Corporate	Accounting / Finance	Internal Audit	Law / legal	40 – 49 years	60 – 69 years	70 – 79 years	Chinese	Foreigner	Male	Female
Lee, Hui-Ta also known as Li Hui Ta	Taiwanese	Executive Chairman	\checkmark	\checkmark	\checkmark	\checkmark	\checkmark				\checkmark			\checkmark	\checkmark	
Wu, Mao- Yuan	Taiwanese	Executive Director	\checkmark	\checkmark	\checkmark	\checkmark					\checkmark			\checkmark	\checkmark	
Joyce Wong Ai May	Malaysian	Independent Non- Executive Director		V		\checkmark	V	V		V			V			\checkmark
Sung, Cheng-Hsi	Taiwanese	Independent Non- Executive Director		V	V	\checkmark	V			V				V	V	
Yin, Chih-Chu also known as Laurence Yin	Taiwanese	Independent Non- Executive Director	V	V	V	V	V				V			V	V	
Lee Yoke Khay	Malaysian	Independent Non- Executive Director				\checkmark	\checkmark		V			\checkmark	V		V	

The activities carried out by the NC during FY2021 in discharging its functions are as follows:

- reviewed the structure, size and diversity (including without limitation, gender, age, cultural and educational background, ethnicity, professional experience, skills, knowledge and length of service) of the Board;
- reviewed the training needs of the Directors; and
- undertaken review of independency of Independent Directors.

PRINCIPLE A - BOARD LEADERSHIP AND EFFECTIVENESS (cont'd)

III. REMUNERATION

The Board has established the Remuneration Committee ("RC"), comprising Independent Non-Executive Directors, to assist the Board mainly in establishing formal and transparent remuneration policies and procedures to attract and retain Directors. The RC is also entrusted with the role of determining and recommending suitable policies in respect of salary packages for Executive Directors, CEO and Senior Management. The current salary packages comprise a combination of basic salary and a variable performance incentive to attract and retain talent in a competitive environment. The Board formalised its remuneration policies and practices on 25 February 2022. Based on the Directors' and Senior Management Remuneration Policy, Directors' remuneration, fees and meeting allowances are reviewed annually. The Directors' Remuneration Policy and Senior Management's Remuneration Policy are available on the Company's website.

The remuneration of Directors and Senior Management takes into account the demands, complexities and performance of the Company and the Group as well as skills and experience required. The Group's remuneration policies and decisions are made through a transparent and independent process. The policies and procedures are periodically reviewed to ensure it remain competitive and consistent with the Company's business strategy and long-term objectives.

Aggregate remuneration of Directors for the FY2021 categorised into appropriate components are as follows:

Category	Fee RM	Salaries RM	Bonus / RM		Share-based payments RM	Benefits-in- kind RM	Total RM
Executive Directors Lee, Hui-Ta also known as Li Hui Ta							
- Company	39,500	-	-	6,000	-	-	45,500
- Subsidiaries	-	816,828	725,598	-	-	28,000	1,570,426
	39,500	816,828	725,598	6,000	-	28,000	1,615,926
Wu, Mao-Yuan				C 000			
- Company - Subsidiaries	39,500	- 465,819	- 987,074	6,000	- 137,240	-	45,500 1,590,133
	39,500	465,819	987,074	6,000	137,240		1,635,633
		405,015	507,074	0,000	137,240		1,055,055
Total Executive Directors							
- Company	79,000	-	-	12,000	-	-	91,000
- Subsidiaries	-	1,282,647	1,712,672	-	137,240	28,000	3,160,559
	79,000	1,282,647	1,712,672	12,000	137,240	28,000	3,251,559
Non-Executive Directors - Company							
Sung, Cheng-Hsi	39,500	-	-	6,000	-	-	45,500
Joyce Wong Ai May Yin, Chih-Chu also known as	63,500	-	-	10,000	-	-	73,500
Laurence Yin	39,500	-	-	6,000	-	-	45,500
Lee Yoke Khay	39,500	-	-	6,000	-	-	45,500
	182,000	-	-	28,000	-	-	210,000
Total							
- Company	261,000	-	-	40,000	-	-	301,000
- Subsidiaries	-	1,282,647	1,712,672	-	137,240	28,000	3,160,559
	261,000	1,282,647	1,712,672	40,000	137,240	28,000	3,461,559

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PRINCIPLE B – EFFECTIVE AUDIT AND RISK MANAGEMENT

I. Audit Committee

The Audit Committee ("AC") comprises solely of Independent Non-Executive Directors. The Chairman of the AC is not the Chairman of the Board. This composition of the AC meets the requirements of paragraph 15.09(1)(a) and (b) of the Main LR.

The Board has put in place a policy that requires a former key audit partner to observe a cooling-off period of at least three financial year ends before being appointed as a member of the AC.

The AC has adopted the Policy for the Assessment of the Suitability and Independence of External Auditors, guided by the factor as provided in the Main LR as well as the Auditors Independence Policy.

I. Risk Management and Internal Control Framework

The Board fulfils its responsibilities in the risk governance and oversight functions through its Risk Management Committee ("RMC") (Now has been re-designated as Risk Management and Sustainability Working Group) in order to manage the overall risk exposure of the Group. The then RMC assessed and monitored the efficacy of the risk management controls and measures taken, whilst the adequacy and effectiveness of the internal controls were reviewed by the AC in relation to internal audit function for the Group. The Board through the AC reviewed the Group's internal control based on the audit test carried out by the Internal Auditors.

The Group's RMC is responsible to perform a periodic review, assessment and update of the Risk Register during the RMC meetings. The Group continues to enhance its Enterprise Risk Management ("ERM") system which is an ongoing and systematic process to identify, assess, respond and monitor risks. The then RMC is led by the Chief Executive Officer, the Chief Financial Officer acting as Secretary and Department Heads as its members.

Further details of the Risk Management and Internal Audit activities are set up in the Statement on Risk Management and Internal Control of the Annual Report.

PRINCIPLE C – INTEGRITY IN CORPORATE REPORTING AND MEANINGFUL RELATIONSHIP WITH STAKEHOLDERS

I. Communication with Stakeholders

Dufu would always ensure there is continuous communication between the Company and stakeholders to facilitate mutual understanding of each other's objectives and expectations. Presently, the Board and Management of the Company communicate regularly with its shareholders and other stakeholders through the following channels of communication:

- 1. Website of Bursa Malaysia Securities Berhad ("Bursa Securities")
- 2. Company Website and Investor relationship channel; and
- 3. Analyst Briefings and correspondence.

II. Conduct of General Meetings

Dufu's Annual General Meeting ("AGM") is an important and effective platform for Directors and Senior Management to communicate with the shareholders. Shareholders are able to participate, engage the Board and Senior Management effectively and make informed voting decisions at general meetings.

Dufu dispatches its notice of AGM to shareholders at-least 28 days before the AGM. The adequate time given to shareholders allows them to make necessary arrangements to attend and participate either in person, by corporate representative, by proxy or by attorney.

The 19th AGM of the Company was held at Spice Convention Centre, SPICE, No. 108, Jalan Tun Dr. Awang, 11900, Penang, Malaysia on Wednesday, 5 May 2021. An easily accessible location where it is near to Penang International Airport and within driving distance from town centre of Penang Island.

The Board took note the advantages of remote shareholders meeting as promoted by the MCCG. However, the Board is of the opinion that the implementation of the remote shareholders meeting will only be conducted based on various consideration taking account on the number of shareholders and their location and costs involved.

This Statement is made in accordance with the resolution of the Board of Directors dated 18 March 2022.

AUDIT COMMITTEE REPORT

The Board of Directors ("the Board") presents the Audit Committee ("AC") report which provides insights into the manner in which the AC discharged its functions for the Group in the financial year ended 31 December 2021 ("FY2021").

Introduction

The AC was established to assist the Board in fulfilling its responsibilities with respect to its oversight responsibilities. The AC is committed to ensure the integrity of the Group's financial reporting process, monitoring the management of risk and system of internal control, external and internal audit processes, compliance with legal and regulatory matters and other matters that may be specifically delegated to the AC by the Board.

Composition and Meeting

The present composition of the AC consists of four (4) members of the Board, all of whom are Independent Non-Executive Directors. This meets the requirements of paragraph 15.09(1)(a) and (b) of the Bursa Malaysia Securities Berhad Main Market Listing Requirements ("Main LR"). The current composition of the AC are as follows: -

Chairman	Joyce	Wong	Ai	May

Members Sung, Cheng-Hsi Yin, Chih-Chu also known as Laurence Yin Lee Yoke Khay

Ms. Joyce Wong Ai May, the AC Chairman graduated from University of Tasmania with a Bachelor of Commerce, majoring in Accounting and Finance. She is an Accountant by profession and a member of the Malaysian Institute of Accountants and Certified Practicing Accountants, Australia. Her credentials meet the requirements of paragraph 15.09(1)(c) of the Main LR, which stipulates that at least one member of the AC must be a qualified Accountant.

Mr. Sung, Cheng-Hsi is the Chief Financial Officer of a TPEx Company, where he primarily manages the financial risk, financial planning as well as financial reporting to higher management whilst Mr. Yin, Chih-Chu also known as Laurence Yin has vast experiences in both financial and industrial-wide knowledge. Mr. Lee Yoke Khay is a practicing advocate & solicitor in profession and is currently a partner of Messrs. Ooi Lee & Co., a legal firm based in Penang. All the AC members are financially literate and able to analyse and interpret financial statements to effectively discharge their duties and responsibilities as AC members.

The Board had on 25 February 2022 assessed the performance of the AC and its members through an annual board committee effectiveness evaluation. The Nominating Committee is satisfied that the AC and its members have discharged their functions, duties and responsibilities in accordance with the AC's Terms of Reference and supported the Board in ensuring the Group upholds appropriate corporate governance standards.

During the FY2021, the AC had convened four (4) meetings and the details of attendance of each member at the AC meetings are as follows:-

Member	No. of AC Meetings held	No. of AC Meetings attended
Joyce Wong Ai May	4	4
Sung, Cheng-Hsi	4	4
Yin, Chih-Chu also known as Laurence Yin	4	4
Lee Yoke Khay	4	4

The AC meetings were of adequate length to allow the AC to accomplish its agenda with sufficient time to discuss emerging issues.

AUDIT COMMITTEE REPORT (GONT'D)

Composition and Meeting (cont'd)

The AC conducted its meeting in an open and constructive manner and encouraged focused discussion, questioning and expressions of differing opinions. The External Auditors and Internal Auditors attended meetings of the AC to present their reports. As and when necessary, the AC would request the attendance of relevant personnel at its meeting to brief the AC on specific issues. The Chief Financial Officer also attended the AC meetings to present the unaudited quarterly financial statements, as well as other financial reporting related matters for the AC's deliberation and recommendation to the Board for approval, whereas the Group Chief Executive Officer presented the Group's outlook and operational update where appropriate.

At each meeting, the Chairman of the AC reported the AC's deliberations and recommendations to the Board. Minutes of each AC meeting were recorded and tabled for confirmation at the following AC meeting and subsequently presented to the Board for notation.

Summary of Activities

In discharging its functions, the AC is guided by the terms of reference, which was approved by the Board and aligned to the provisions of the Main LR, Malaysian Code on Corporate Governance ("MCCG") and other best practices.

The activities of the AC for the FY2021 are summarized as follows:-

Financial Reporting

The AC reviewed the fourth quarterly financial statements of the Group and the draft financial statements of the Company and the Group for FY2021 on 25 February 2022.

The Committee also reviewed the first, second and third quarterly financial statements of the Group for the FY2021 and recommended the same to the Board for approval during its AC meetings held on 5 May 2021, 3 August 2021 and 2 November 2021 respectively.

The Committee reviewed and was satisfied that the said quarterly financial statements are prepared in compliance with the Malaysian Financial Reporting Standards ("MFRS") 134: Interim Financial Reporting, IAS 34: Interim Financial Reporting issued by International Accounting Standards Board and the Main LR.

External Auditors

On 26 February 2021, the AC met with the External Auditors without the presence of the Executive Directors and Management to understand the audit status of the financial statements of the Company and Group for FY2020 and the outstanding audit areas as summarized in the Audit Review Memorandum. In compliance with ISA 701: Communicating Key Audit Matters ("KAM") in the Independent Auditor's Report, the External Auditors highlighted the identified KAM and the audit procedures in addressing such KAM to be presented in the Independent Auditors Report for AC's notation. The AC also deliberated on audit issues raised by the External Auditors and the action plans required to address those issues.

During the Meeting, the AC enquired the External Auditors whether they have encountered any matter/concern/issue during the course of audit including the co-operation rendered by the staff thus far which will in any way cause difficulties to discharge their duties that warrant the AC's attention. The External Auditor, Messrs. Crowe Malaysia PLT ("Crowe") informed that the Management had granted full co-operation to them during their course of audit.

On 26 February 2021, the AC recommended the re-appointment of Crowe as the External Auditors of the Group for the ensuing year ending 31 December 2021, which was approved by the shareholders on its Annual General Meeting held on 5 May 2021.

On 2 November 2021, the External Auditors tabled the Audit Plan prior to the commencement of the audit of the financial statements for FY2021, more particularly outlined the audit approach, areas of audit emphasis, and the Accounting standard update. The External Auditors informed that the Management, Committee and the Board of Directors to address the extent of the financial impact of the COVID-19 pandemic to the Group's operation in the preparation of the financial statements.

AUDIT COMMITTEE REPORT (GONT'D)

External Auditors (cont'd)

The External Auditors also confirmed that they have complied with the requirements for independence as required by International Standards on Auditing ("ISA") 260: The Auditor's Communication with Those Charged with Governance.

In addition to the briefing by the External Auditors, the AC took note on the key amendments of the Main LR and key changes in the financial reporting standards and updates which are applicable to the Group. Further to the concern raised by the External Auditors, the AC deliberated on key areas of the Group that are subject to improvement to facilitate the smooth and effective progress of the audit review of the Group's financial statements.

The AC had two private meetings on 2 November 2021 and 26 February 2021 with the External Auditors without the presence of the Executive Directors or Management to reinforce the independence of the external audit function of the Company during FY2021.

On 25 February 2022, the AC has undertaken an assessment of the suitability and independence of the External Auditors considering the factors which include adequacy of experience and resources of the firm and the professional staff assigned to the audit, independence, audit fees, Crowe Transparency Report 2020 and the level of non-audit services to be rendered by the External Auditors to the Company, etc. The Board maintains a transparent relationship with the External Auditors.

Based on the assessment, the AC recommended the re-appointment of Crowe as the External Auditors of the Group for the ensuing year ending 31 December 2022 after having satisfied with its audit independence and the performance of Crowe throughout its course of audit for the FY2021, amongst others:-

- satisfied that the quality processes/ performance of the External Auditors;
- able to give adequate technical support when an audit issue arises; and
- adequate experience and resources of Crowe and audit engagements.

Internal Audit Function

The AC is responsible to review and monitor the adequacy and effectiveness of the Group's system of internal control. The review and monitoring of the adequacy and effectiveness of the system of internal control are carried out through the internal audit function.

The Company has outsourced the Internal Audit functions to Eco Asia Advisory Sdn. Bhd. ("Eco Asia"), an independent professional firm as the Internal Auditors for FY2021. During the financial year, Eco Asia carried out a total of four (4) audit assignments comprising eight (8) operating cycles on the Group in accordance with the audit plan. The Internal Auditors issue their internal audit findings and reports to the AC on quarterly basis.

On 26 February 2021, the Internal Audit Plan for year 2021 was tabled for the AC's review and approval. The AC reviewed the Internal Audit Plan which was developed based on the methodology practiced by Eco Asia focusing on the core business processes of the Group. The AC approved the said Plan upon incorporation of the comments from the Committee and advice from the Internal Auditors;

The findings of internal audits including the audit recommendations made by the Internal Auditors and the Management responses to those recommendations are reported directly to the AC. Where appropriate, the AC directed the Management to rectify and improve control and workflow procedures based on the Internal Auditors' recommendations and suggestions for improvements.

Besides, the AC also follow up from time to time the updates and corrective actions by the Management on reported weaknesses reported in the prior quarters.

The cost incurred for the Group's internal audit function for FY2021 was RM84,416.

Risk Management and Internal Control

On 25 February 2022, the AC reviewed the Statement on Risk Management and Internal Control for inclusion in this Annual Report. The Committee is of the opinion that the amount spent in FY2021 is adequate to provide an effective internal audit function.

Employees' Share Option Scheme ("ESOS") Allocation

On 25 February 2022, the AC reviewed and verified the allocation of options pursuant to the ESOS for FY2021 and satisfied that it is in compliance with the criteria set out in the By-Laws and the provision of the Scheme.

This Statement is made in accordance with the resolution of the Board of Directors dated 18 March 2022.

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

Introduction

The Malaysian Code on Corporate Governance requires the Board of Directors ("Board") to establish a sound risk management framework and internal controls system to safeguard shareholders' investments and the assets of the Group. Pursuant to paragraph 15.26 (b) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, the Board of listed issuers is required to include in its Annual Report, a statement on the Group's state of internal control. The Board recognises its responsibilities for and the importance of a sound system of Risk Management and Internal Controls. Set out below is the Board's Statement on Risk Management and Internal Control, which provides an overview of the Group's state of Risk Management and Internal Control system.

Board Responsibility

The Board recognises the importance of the Group's sound internal controls as well as risk management practices, and affirms its overall responsibility of reviewing the adequacy and effectiveness of the Risk Management and Internal Control systems of the Group. The Board has via the Audit Committee ("AC") obtained the necessary assurance on the adequacy and effectiveness of the Group's Risk Management and Internal Control systems through ongoing and independent reviews carried out by the internal audit function.

Due to inherent limitations in any system of internal control, such systems can only manage rather than eliminate all possible risks resulting in the Group's inability to achieve its business objectives. Thus, the system can provide reasonable, and not absolute, assurance against material misstatement or loss.

The Board has also delegated the power/ authority to review, deliberate and approve the acquisition or disposal of investments or assets of the Group to be assumed by the Investment Committee ("IVC") where the composition of the IVC is majority held by Independent Non-Executive Directors.

This statement does not cover associate companies which the Group does not have any direct control. Nevertheless, the Board appointed representatives in the board of associate companies to oversight the business and to update key matters and significant information to the Board.

KEY COMPONENTS OF INTERNAL CONTROL PROCESSES

Risk Management Framework

The Board has put in a risk management framework and ongoing process to assess the various types of risks, which might have an impact on the profitable operation of the Group's business. These include strategic risk, operational risk, financial risk and project risk. The following outlines the Group's risk management objectives:-

- (a) to assess the principle risks faced, or potential risk exposure by the Group in its business operations and to implement appropriate internal control systems that will mitigate those risks;
- (b) to review the adequacy and integrity of the internal controls in compliance to guidelines, laws and regulations, and to respond to changes of business environment from time to time;
- (c) to weigh business decisions against the philosophy that business risks would be necessarily incurred if the associated rewards are expected to enhance the Group's shareholder value;
- (d) to ensure risks which may have a significant impact upon the Group are identified in a manner which would result in their expeditious treatment;
- (e) to provide an assurance regarding the extent of the Group's compliance with regulatory requirements and the policies and procedures which are in place.

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

Risk Management Framework (cont'd)

The Group's Risk Management Committee ("RMC") is responsible to perform a periodic review, assessment and update of the Risk Register during the quarterly RMC meetings. The Group continued enhancing its Enterprise Risk Management ("ERM") system which is an ongoing and systematic process to identify, assess, respond and monitor risks. The RMC is led by the Group Chief Executive Officer, Chief Financial Officer acting as Secretary and Department Heads as its members. The RMC is required to identify major business and compliance risks concerning their respective business units, oversees and ensures integration of risk management into their business processes to safeguard the interest of the Group covering sixteen (16) risk areas such as Purchasing, Sales and Marketing, Conversion and Production, Management Information System, Human Resource Management, Cash Management, Finance and Corporate, Inventory Management, Assets Management, Anti-Corruption and Bribery Management, Logistics, General Safety and Security, Intellectual Property, External Environment, Product and Process Development and Quality System. The risks are identified and assessed by employing the following methodologies:

- Identification of risks by the process owners;
- Assessment of the likelihood and impact of the risks identified;
- Evaluating the control strategies in relation to the risks;
- Formulating action plan to address control deficiencies; and
- Setting Key Risk Indicators to monitor the risks

Formal database of risks and controls information arising from the quarterly risk assessment exercise shall be captured in the format of risk registers. The identified risks are assessed and rated from low, moderate, significant to high depending upon the severity of consequence and the likelihood of its occurrence and financial impact on the Group's cash flow and profit. The Chief Financial Officer, and where applicable the owner of the respective risk profiles shall present the Group's Risk Report and updates the AC every quarter on the status of the Group's ERM process, changes in risk profiles and their controls currently in place.

Effective from 25 February 2022, the new Risk Management and Sustainability Committee ("RMSC") comprises of 4 Independent Directors, CEO and CFO of which the Chairman is led by an Independent Director, Ms Joyce Wong Ai May. The Board is in the opinion that the new changes will be more effective to ensure the Board's role in considering sustainability matters when exercising its duties of developing and implementing company strategies, business plans, major plans of actions and risk management and that adequate resources, systems and process are in place for managing sustainability matters. The RMSC will review sustainability reports and emerging key risks issues on biannual basis.

Board Meetings

The Board meets at least quarterly and has a formal agenda on matters for discussion. The Executive Chairman leads the presentation of board papers while the Executive Director, where applicable provides explanation of pertinent issues. Additionally, the Chief Executive Officer or Executive Director, where applicable updates the Board on key business and operational issues such as key products result and growth, business plan, corporate affairs and prospects. In arriving at any decision, on recommendation by the Management, a thorough deliberation and discussion by the Board is a prerequisite.

Organizational Structure

There exists a clearly defined organisational structure with defined lines of job responsibilities and delegation of authority. This will assist in ensuring that effective communication of risk control objectives as well as establishment of authority and accountability is in accordance with Management criteria.

In addition, the committees made up predominantly of non-executive directors such as AC, Remuneration Committee, Nominating Committee and IVC with defined terms of reference and functions, provide the essential support to the Board.

Internal Policies and Procedures

Internal Policies and Procedures have been developed throughout the Group. The policies and procedures are updated timely to incorporate changes to systems, work environment and guidelines. Testament to our efforts in doing so, the Group's Standard Operating Procedures ("SOP") are aligned and adhered to Responsible Business Alliance ("RBA"), EMS 14001 Environmental Management System, ISO 45001:2018 Occupational Health & Safety Management System and Quality Management System ISO 9001:2015 and IATF 16949:2016 accreditation.

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

Internal Policies and Procedures (cont'd)

There are also documented Limits of Approving Authority for key aspects of the businesses. This provides a sound framework of authority and accountability within the organisation and facilitates proper corporate decision making at the appropriate level in the organisation's hierarchy. The delegation of limits is subject to periodic review as to its implementation and continuing suitability in meeting the Group's business objectives and operational needs.

Performance Management Framework

Management reports are generated on a regular and consistent basis to facilitate the Board, the Company's and the Group's Management to perform financial and operational reviews on its various business units. The reviews encompass areas such as financial and non-financial Key Performance Index (KPI"), variances between standard and operating results and compliance with laws and regulations. The KPI meetings are chaired by the Group Chief Executive Officer and comprises of Senior Management, Department Heads and supporting staff, and is held once a month to assess and measure the performance and risks of various business units. On top of this, the "Management Review" meeting is held once a year.

Internal Audit

The AC is responsible to review and monitor the adequacy and effectiveness of the Group's system of internal control via the internal audit function. The internal audit function assists the AC to achieve the following objectives:

- assess and report on the effectiveness of the risk management and internal control systems;
- assess and report the reliability of systems and reporting information;
- assess and report on the operational efficiency of various business units and departments within the Group and identify cost saving potentials, where practical; and
- review on compliance with the Group policies, standing instructions and guidelines requested by Management, and applicable laws and regulations.

The Company has outsourced the internal audit functions to Eco Asia Advisory Sdn. Bhd. ("Eco Asia"), an independent professional firm as the Internal Auditors since 2018. During the financial year ended 31 December 2021 ("FY2021"), Eco Asia carried out a total of four (4) audit assignments comprising eight (8) operating cycles on the Group in accordance with their audit plan. The Internal Auditors issue their internal audit findings and reports to the AC on a quarterly basis. The Internal Audit Review Report for FY2021 prepared by Eco Asia covered the review of the Company and the Group's two main subsidiaries namely Dufu Industries Sdn Bhd and Dufusion Sdn Bhd in the following areas:

- Corporate Governance
- Review of Risk Register of the Company's Enterprise Risk Management
- Sales and Marketing
- Property, Plant and Equipment Management
- Credit Control
- Human Resources Management
- Inventory Management
- General Safety and Security

On 26 February 2021, the Internal Audit Plan for year 2021 was tabled for AC's review and approval. The AC reviewed the Internal Audit Plan which was developed based on the methodology practiced by Eco Asia focusing on the core business processes of the Group. The AC approved the said Plan upon incorporation of the comments from the Committee and advise from the Internal Auditors.

The findings of internal audits including the audit recommendations made by the Internal Auditors and the Management responses to those recommendations are reported directly to the AC. Where appropriate, the AC directed the Management to rectify and improve control and workflow procedures based on the Internal Auditors' recommendations and suggestion for improvements.

Besides, the AC also follow up from time to time the updates and corrective actions by the Management on reported weaknesses reported in the prior quarters.

The total cost incurred for the Internal Audit function for the FY2021 was RM84,416.

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

REVIEW OF THIS STATEMENT

The Internal Auditor has reported to the AC that all internal control weaknesses identified during the course of its audit assignments for the FY2021 have been, or are being, addressed and that none of the weaknesses have resulted in any material losses, contingencies or uncertainties that require disclosure in the Company's Annual Report.

The Board has received assurance from the Group Chief Executive Officer and the Chief Financial Officer that the Group's Risk Management and Internal Control system is operating adequately and effectively, in all material aspects, based on the Risk Management and Internal Control system of the Group.

Pursuant to Paragraph 15.23 of the Bursa Malaysia Securities Berhad Listing Requirements, the External Auditors have reviewed this Statement for inclusion in the 2021 Annual Report. As set out in their terms of engagement, the limited assurance review was performed in accordance with Malaysian Approved Standard on Assurance Engagements, ISAE 3000 (Revised), Assurance Engagements Other than Audits or Reviews of Historical Financial Information and Audit and Assurance Practice Guide 3, Guidance for Auditors on Engagements to Report on the Statement on Risk Management and Internal Control included in the Annual Report.

Based on the review by the External Auditors, the External Auditors have reported to the Board that nothing has come to their attention that causes them to believe that this Statement intended to be included in the annual report is not prepared, in all material respects, in accordance with the disclosures required by paragraphs 41 and 42 of the Statement on Risk Management and Internal Control: Guidelines for Directors of the Listed Issuers to be set out, nor is this Statement factually inaccurate.

The Board is of the view that the ERM and system of internal controls in place for the FY2021 and up to the date of approval of this report is sound and sufficient to safeguard the shareholders' investment, interests of customers, regulators, employees and other stakeholders of the Group.

This Statement is made in accordance with the resolution of the Board of Directors dated 18 March 2022.

ADDITIONAL COMPLIANCE INFORMATION

1. UTILISATION OF PROCEEDS RAISED FROM CORPORATE PROPOSALS

During the financial year, there were no proceeds raised by the Company from any corporate proposals.

2. AUDIT AND NON-AUDIT FEES

The amount of audit and non-audit fees incurred for services rendered to the Company and its subsidiaries for the financial year ended 31 December 2021 ("FY2021") by the Company's Auditors, or a firm or company affiliated to the Auditors' firm are as follows:-

Category	<u>Audit Fees</u> (RM)	<u>Non-Audit Fees*</u> (RM)
Company	122,000	12,000
Subsidiaries	116,000	17,500
Total	238,000	29,500

*Non-audit fees consist of review of Statement on Risk Management and Internal Control and tax fees.

3. EMPLOYEES' SHARE SCHEME

The shareholders of the Company had via its Extraordinary General Meeting held on 12 June 2019, amongst others, approved the establishment, implementation and administration of an Employees' Share Option Scheme ("ESOS") of up to 10% of the total number of issued shares of the Company at any point of time during the duration of the ESOS for eligible Executive Directors and Employees of the Company and its subsidiaries. The implementation of the ESOS is effective from 17 June 2019.

The total number of ESOS granted, forfeited, exercised and outstanding during FY2021 are set out below:-

Category

Number of ESOS as at 31 December 2021

	Balance as at 1 January 2021	Granted	Exercised	Lapse / Forfeited	Balance as at 31 December 2021
Directors	840,000	98,500	(840,000)	-	98,500
Chief Executive Officer	1,050,000	120,000	(550,000)		620,000
Employees	7,218,000	987,000	(5,955,000)	(6,000)	2,244,000
Total	9,108,000	1,205,500	(7,345,000)	(6,000)	2,962,500

Pursuant to the Company's ESOS, not more than 50% of the options available under the scheme shall be allotted, in aggregate, to the Executive Directors and Senior Management. Since the commencement of the scheme, 40.3% of the options available under the scheme have been granted to Executive Directors and Senior Management.

MATERIAL CONTRACTS INVOLVING DIRECTORS' AND MAJOR SHAREHOLDERS' INTEREST

There were no material contracts entered into by the Company and its subsidiaries involving the Directors, Chief Executive Officer (who is not a director or major shareholders) and Major Shareholders' interests, either still subsisting at the end of the financial year or, if not then subsisting, entered into since the end of the previous financial year.

STATEMENT ON DIRECTORS' RESPONSIBILITIES

Pursuant to Paragraph 15.26(a) of the Bursa Malaysia Securities Berhad Main Market Listing Requirements ("MMLR")

The Directors are responsible to ensure that the financial statements of the Group and the Company are properly drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards, the provisions of the Companies Act 2016 in Malaysia ("the Act") and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, so as to give a true and fair view of the state of affairs of the Group and the Company as at the end of the financial year and of the financial performance and cash flows of the Group and the Company for the financial year then ended.

In preparing these financial statements, the Directors have considered the following:-

- That the Group and the Company have used appropriate accounting policies, and these are applied consistently;
- That reasonable and prudent judgements and estimates were made;
- That the approved accounting standards in Malaysia have been adopted; and
- That the financial statements have been prepared on a going concern basis.

The Directors have general responsibility for taking such steps that are reasonably available to them to safeguard the assets of the Group and of the Company, and to prevent and detect fraud and other irregularities.

This statement is made in accordance with the resolution of the Board of Directors dated 18 March 2022.

financial statements

90	Directors' Report
94	Statement by Directors
94	Statutory Declaration
95	Independent Auditors' Report
99	Consolidated Statement of Financial Position
100	Consolidated Statement of Comprehensive Income
101	Consolidated Statement of Changes In Equity
103	Consolidated Statement of Cash Flows
105	Statement of Financial Position
106	Statement of Comprehensive Income
107	Statement of Changes In Equity
108	Statement of Cash Flows
109	Notes to the Financial Statements

DIRECTORS' REPORT

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

Principal activities

The principal activity of the Company is that of investment holding. The principal activities and other details of the subsidiaries are disclosed in Note 7 to the financial statements.

Results

	Group RM	Company RM
Profit for the financial year 7	73,685,960	47,663,327
Dividends		
During the financial year, the Company paid the following dividends:-		
		RM
Final single tier dividend of 3.75 sen per share in respect of the financial year ended 3 2020	1 December	19,551,755
Interim single tier dividend of 2.00 sen per share in respect of the financial year endec 2021	31 December	10,541,150
		30,092,905

A final single tier dividend of 5.00 sen per share in respect of the financial year ended 31 December 2021 will be proposed for shareholders' approval at the forthcoming annual general meeting.

Reserves and provisions

All material transfers to or from reserves or provisions during the financial year have been disclosed in the financial statements.

Issue of shares or debentures

During the financial year, the Company issued 7,345,000 new ordinary shares pursuant to the Employees' Share Option Scheme ("ESOS") as follows:-

Number of shares	Exercise price RM	Cash consideration RM
7,345,000	0.695	5,104,775

The Company did not issue any debentures during the financial year.

DIRECTORS' REPORT (GONT'D)

Share options

The shareholders of the Company, by a resolution passed at the Extraordinary General Meeting held on 12 June 2019, approved the ESOS of the Company. The ESOS became effective on 17 June 2019.

The principal features of the ESOS are disclosed in Note 18 to the financial statements.

The movements in the number of options during the financial year are as follows:-

	Exercise		Number of	options over ord	inary shares	
	price	Balance at				Balance at
Grant date	RM	1.1.2021	Granted	Exercised	Forfeited	31.12.2021
1 July 2019	0.695	9,108,000	0	(7,345,000)	0	1,763,000
6 October 2021	3.780	0	1,205,500	0	(6,000)	1,199,500
		9,108,000	1,205,500	(7,345,000)	(6,000)	2,962,500

Bad and doubtful debts

Before the financial statements were prepared, the directors took reasonable steps to ascertain that action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts, and satisfied themselves that all known bad debts had been written off and that adequate provision had been made for doubtful debts.

At the date of this report, the directors are not aware of any circumstances which would render the amount written off for bad debts or the amount of the provision for doubtful debts inadequate to any substantial extent.

Current assets

Before the financial statements were prepared, the directors took reasonable steps to ensure that any current assets which were unlikely to be realised in the ordinary course of business including the value of current assets as shown in the accounting records have been written down to an amount which the current assets might be expected so to realise.

At the date of this report, the directors are not aware of any circumstances which would render the values attributed to current assets in the financial statements misleading.

Valuation methods

At the date of this report, the directors are not aware of any circumstances which have arisen which would render adherence to the existing methods of valuation of assets or liabilities of the Group or the Company misleading or inappropriate.

Contingent and other liabilities

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

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

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

DIRECTORS' REPORT (GONT'D)

Change of circumstances

At the date of this report, the directors are not aware of any circumstances not otherwise dealt with in this report or the financial statements which would render any amount stated in the financial statements misleading.

Items of an unusual nature

The results of the operations of the Group and the Company during the financial year were not, in the opinion of the directors, substantially affected by any item, transaction or event of a material and unusual nature.

There has not arisen in the interval between the end of the financial year and the date of this report any item, transaction or event of a material and unusual nature likely, in the opinion of the directors, to affect substantially the results of the operations of the Group or the Company for the financial year in which this report is made.

Directors

The directors in office since the beginning of the financial year are:-

Directors of the Company

Lee, Hui-Ta also known as Li Hui Ta Wu, Mao-Yuan Sung, Cheng-Hsi Joyce Wong Ai May Yin, Chih-Chu also known as Laurence Yin Lee Yoke Khay

Directors of subsidiaries (other than directors of the Company)

Yeoh Beng Hooi Wong Ser Yian Tay Lon @ Tay Tong Loon Lee, Wen-Jung Nah Ren Howe

DIRECTORS' REPORT (GONT'D)

Directors' interests

According to the register of directors' shareholdings, the interests in shares in the Company of the directors in office at the end of the financial year are as follows:-

			Number of o	ordinary shares		
		Direct in	terest		Deemed	interest
Name of director	Balance at 1.1.2021	Allotted/ Bought	(Sold)	Balance at 31.12.2021	Balance at 1.1.2021	Balance at 31.12.2021
			()			
Lee, Hui-Ta also known as						
Li Hui Ta	49,635,698	0	0	49,635,698	56,337,900*	56,410,000*
Wu, Mao-Yuan	18,785,000	890,000	(726,000)	18,949,000	0	0
Sung, Cheng-Hsi	52,000	0	0	52,000	0	0
			Num	ber of options	over ordinary sl	nares
		_	Balance at			Balance at
Name of Director			1.1.2021	Granted	Exercised	31.12.2021
Wu, Mao-Yuan			840,000	98,500	(840,000)	98,500

* Deemed interest by virtue of shares held by company in which the director has interest

By virtue of his interests in shares in the Company, Lee, Hui-Ta also known as Li Hui Ta is deemed to have interests in shares in the subsidiaries to the extent of the Company's interests, pursuant to Section 8 of the Companies Act 2016.

Directors' benefits

Since the end of the previous financial year, no director has received or become entitled to receive any benefit (other than the directors' remuneration as disclosed in Note 20 to the financial statements) by reason of a contract made by the Company or a related corporation with the director or with a firm of which the director is a member, or with a company in which the director has a substantial financial interest.

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

Indemnity and insurance for directors and officers

During the financial year, the total amount of indemnity coverage and insurance premium paid for the directors and certain officers of the Group and the Company were RM10,000,000 and RM17,580 respectively.

Auditors

The auditors, Crowe Malaysia PLT, have expressed their willingness to continue in office. The auditors' remuneration is disclosed in Note 22 to the financial statements. The Company has agreed to indemnify the auditors of the Company as permitted under Section 289 of the Companies Act 2016. No payment has been made to indemnify the auditors during the financial year.

Signed in accordance with a resolution of the directors dated 18 March 2022

Lee, Hui-Ta also known as Li Hui Ta

Wu, Mao-Yuan

STATEMENT BY DIRECTORS

In the opinion of the directors, the financial statements set out on pages 99 to 145 give a true and fair view of the financial position of the Group and the Company as at 31 December 2021 and of their financial performance and cash flows for the financial year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia.

Signed in accordance with a resolution of the directors dated 18 March 2022

Lee, Hui-Ta also known as Li Hui Ta

Wu, Mao-Yuan

STATUTORY DECLARATION

I, David Khoo Chong Beng (MIA membership no.: 20159), being the officer primarily responsible for the financial management of Dufu Technology Corp. Berhad, do solemnly and sincerely declare that the financial statements set out on pages 99 to 145 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 David Khoo Chong Beng at George Town in the State of Penang on this 18 March 2022

David Khoo Chong Beng Chief Financial Officer

Before me

Shamini A/P M Shanmugam No. P157 Commissioner for Oaths

TO THE MEMBERS OF DUFU TECHNOLOGY CORP. BERHAD

Report on the audit of the financial statements

Opinion

We have audited the financial statements of Dufu Technology Corp. Berhad, which comprise the statements of financial position as at 31 December 2021 of the Group and the Company, and the statements of comprehensive income, statements of changes in equity and statements of cash flows of the Group and the Company for the financial year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 99 to 145.

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

Basis for opinion

We conducted our audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing. Our responsibilities under those standards are further described in the *Auditors' responsibilities for the audit* of the financial statements section of our report. We are independent of the Group and the Company in accordance with the *By-Laws (on Professional Ethics, Conduct and Practice)* of the Malaysian Institute of Accountants ("By-Laws") and the International Ethics Standards Board for Accountants' *International Code of Ethics for Professional Accountants (including International Independence Standards)* ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the By-Laws and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

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

Key audit matter	How our audit addressed the key audit matter
Valuation of inventories (Refer to Notes 3 and 11 to the financial statements) The Group carries significant inventories. The assessment of inventory write-downs due to excess quantities, obsolescence and decline in net realisable value below cost involves judgements and estimation uncertainty in forming expectations about future sales and demands.	,

TO THE MEMBERS OF DUFU TECHNOLOGY CORP. BERHAD (CONT'D)

Key audit matters (cont'd)

Key audit matter	How our audit addressed the key audit matter
Key audit matter Impairment of receivables (Refer to Notes 3 and 12 to the financial statements) The Group carries significant receivables and is subject to major credit risk exposure. The Group recognises loss allowance for expected credit losses on receivables based on an assessment of credit risk. Such assessment involves judgements and estimation uncertainty in analysing information about past events, current conditions and forecasts of future economic conditions.	 Our audit procedures included, among others:- Obtaining an understanding of:- the Group's control over the receivable collection process; how the Group identifies and assesses the impairment of receivables; and how the Group makes the accounting estimates for impairment. Reviewing the ageing analysis and past due status of receivables and testing the reliability thereof.
	 Reviewing the subsequent cash collections for major receivables and overdue amounts. Making inquiries of management regarding the action plans to recover overdue amounts. Comparing and challenging management's view on the recoverability of overdue amounts to historical patterns
	 of collections. Reviewing the computation of historical observed default rates and adjustment for forward-looking estimates used to develop the provision matrix. Evaluating the reasonableness and adequacy of the resulting loss allowance recognised.

We have determined that there are no key audit matters to communicate in our report in respect of the audit of the financial statements of the Company.

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 the Company and our auditors' report thereon.

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

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

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

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 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 the Company that are free from material misstatement, whether due to fraud or error.

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

TO THE MEMBERS OF DUFU TECHNOLOGY CORP. BERHAD (CONT^ID)

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

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

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

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

TO THE MEMBERS OF DUFU TECHNOLOGY CORP. BERHAD (CONT'D)

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 matters

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

Crowe Malaysia PLT 201906000005 (LLP0018817-LCA) & AF 1018 Chartered Accountants

Date:18 March 2022

Penang

Eddy Chan Wai Hun 02182/10/2023 J Chartered Accountant

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2021

	Note	2021 RM	2020 RM
Non surrout assots			
Non-current assets Property, plant and equipment	4	78,454,269	55,143,482
Investment properties	5	7,730,957	8,301,362
Right-of-use assets	6	15,623,877	15,438,343
Investment in associate	8	7,755,209	4,452,353
Investments in club memberships	9	44,140	56,122
Deferred tax assets	10	693,222	558,990
		110,301,674	83,950,652
Current assets			
Inventories	11	76,577,736	53,989,837
Receivables	12	98,765,432	89,692,696
Prepayments		14,987,387	2,997,553
Current tax assets		484,383	313,019
Cash and cash equivalents	13	85,009,762	80,082,722
		275,824,700	227,075,827
Current liabilities			
Payables	14	47,719,012	30,981,424
Loans and borrowings	15	8,769,295	7,254,561
Lease liabilities	16	364,424	339,614
Contract liabilities	17	404,521	901,451
Current tax liabilities	-	6,683,217	5,763,469
		63,940,469	45,240,519
Net current assets		211,884,231	181,835,308
Non-current liabilities			
Loans and borrowings	15	8,262,736	9,279,792
Lease liabilities	16	655,105	672,724
Deferred tax liabilities	10	1,187,728	1,003
		10,105,569	9,953,519
Net assets	-	312,080,336	255,832,441
Equity			
Share capital	18	105,256,293	97,263,464
Treasury shares	18	(3,452,490)	(3,452,490)
Currency translation reserve		8,769,257	3,911,761
Share option reserve		2,364,475	2,559,960
Statutory reserve		5,264,988	4,235,268
Reverse acquisition reserve		(24,110,002)	(24,110,002)
Retained profits	-	217,987,815	175,424,480
Total equity	-	312,080,336	255,832,441

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Note	2021 RM	2020 RM
Revenue	19	352,736,235	297,999,855
Interest income		674,730	487,608
Other income		9,330,610	5,180,300
Amortisation and depreciation		(10,643,226)	(9,319,394)
Changes in inventories of work-in-progress and finished goods		3,786,325	201,263
Purchase of work-in-progress and finished goods		(6,757,490)	(557,329)
Raw materials consumed		(85,079,684)	(74,002,422)
Employee benefits expense	20	(75,582,323)	(67,930,962)
Finance costs		(328,926)	(704,545)
Impairment (losses)/gains on financial assets	21	(92,278)	599,575
Loss on derecognition of financial assets measured at amortised cost		0	(40,179)
Other expenses		(96,146,854)	(83,689,982)
Share of associate's profit		2,072,058	1,052,015
Profit before tax	22	93,969,177	69,275,803
Tax expense	23	(20,283,217)	(17,705,190)
Profit for the financial year	-	73,685,960	51,570,613
Other comprehensive income:-			
Item that may be reclassified subsequently to profit or loss:- - Currency translation differences for foreign operations		4,857,496	2,008,923
Other comprehensive income for the financial year	-	4,857,496	2,008,923
Comprehensive income for the financial year	-	78,543,456	53,579,536
Profit/(Loss) for the financial year attributable to:- - Owners of the Company - Non-controlling interests	-	73,685,960 0 73,685,960	51,811,713 (241,100) 51,570,613
Comprehensive income for the financial year attributable to:- - Owners of the Company - Non-controlling interests	-	78,543,456 0 78,543,456	53,820,636 (241,100) 53,579,536
Earnings per share:-	24		
- Basic (sen) - Diluted (sen)	-	14.05 13.91	<u>10.03</u> 9.84
The annexed notes form an integral part of these financial statements.			

100 **DUFU TECHNOLOGY CORP. BERHAD** 200201013949 (581612-A)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

					וטמימטוכ		שוזינוש	Equily		
		I	Currency	Share		Reverse		attributable	Non-	
	Share	Treasury	translation	option	Statutory	acquisition	Retained	to owners of	controlling	Total
	capital	shares	reserve	reserve	reserve*	reserve	profits	the Company	interests	equity
	RM	RM	RM	RM	RM	RM	RM	RM	RM	RM
Balance at 1 January 2020	87,735,185	(3,452,490)	1,902,838	2,426,824	1,905,301	(24,110,002)	147,959,802	214,367,458	428,827	214,796,285
Share-based payments	0	0	0	3,575,995	0	0	0	3,575,995	0	3,575,995
issue of shares pursant to Employee's Share Option Scheme	9 578 779	C	C	(3 447 859)	C	C	C	6 085 420	C	6 085 420
Dividends (Note 25)	0	0	0 0	0	0	0	(21,892,620)	5	0 0	(21,892,620)
Contributions by / (Distributions to) owners	9,528,279	0	0	133,136	0	0	(21,892,620)	(21,892,620) (12,231,205)	0	(12,231,205)
Change in ownership interest in subsidiary	0	0	0	0	0	0	(124,448)	(124,448)	(187,727)	(312,175)
Total transactions with owners	9,528,279	0	0	133,136	0	0	(22,017,068)	(22,017,068) (12,355,653)	(187,727)	(187,727) (12,543,380)
Profit for the financial year	0	0	0	0	0	0	51,811,713	51,811,713	(241,100)	51,570,613
Currency translation differences for foreign operations (representing other comprehensive income for the financial vear)	0	0	2,008,923	0	0	0	0	2,008,923	0	2,008,923
Comprehensive income for the financial year	0	0	2,008,923	0	0	0	51,811,713	53,820,636	(241,100)	
Transfer to statutory reserve	0	0	0	0	2,329,967	0	(2,329,967)	0	0	Ο
Balance at 31 December 2020	97,263,464	(3,452,490)	3,911,761	2,559,960	4,235,268	(24,110,002)	175,424,480	255,832,441	0	255,832,441

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 (CONT'D)

				Non-distributable	ibutable		Distributable	Fauitv		
	Share capital RM	- shares RM	Currency translation reserve RM	Share option reserve RM	Statutory reserve* RM	Reverse acquisition reserve RM	Retained profits RM	attributable to owners of the Company RM	Non- controlling interests RM	Total equity RM
Balance at 1 January 2021	97,263,464	(3,452,490)	3,911,761	2,559,960	4,235,268	(24,110,002)	175,424,480 255,832,441	255,832,441	0	255,832,441
Share-based payments Issue of shares pursuant to Employees' Share Ontion	0	0	0	2,692,569	0	0	0	2,692,569	0	2,692,569
Scheme Dividends (Note 25)	7,992,829 0	0 0	0 0	(2,888,054) 0	0 0	00	0 (30.092.905)	5,104,775 (30.092.905)	0 0	5,104,775 (30.092.905)
Total transactions with owners	7,992,829	0	0	(195,485)	0	0	(30,092,905)		0	(22,295,561)
Profit for the financial year	0	0	0	0	0	0	73,685,960	73,685,960	0	73,685,960
Currency translation differences for foreign operations (representing other comprehensive income for the										
financial year)	0	0	4,857,496	0	0	0	0	4,857,496	0	4,857,496
Comprehensive income for the financial year	0	0	4,857,496	0	0	0	73,685,960	78,543,456	0	78,543,456
Transfer to statutory reserve	0	0	0	0	1,029,720	0	(1,029,720)	0	0	0
Balance at 31 December 2021	105,256,293	(3,452,490)	8,769,257	2,364,475	5,264,988	(24,110,002)	217,987,815	312,080,336	0	312,080,336
* This represents the cumulative amount transferred from the retained profits of a subsidiary under the statutory requirements of the People's Republic of China.	ative amount tr	ansferred from	the retained p	orofits of a sub	sidiary under	the statutory re	equirements of	the People's Rey	oublic of Chin	.e

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

		2021	2020
	Note	RM	RM
Cosh flows from exercting activities			
Cash flows from operating activities Profit before tax		93,969,177	69,275,803
Adjustments for:-		,11,606,66	09,275,805
Amortisation and depreciation		10,643,226	9,319,394
Gain on disposal of property, plant and equipment		(12,904)	(58,802)
Gain on disposal of property, plant and equipment Gain on disposal of right-of-use assets		(58,734)	(38,802)
Impairment losses/(gains) on financial assets		92,278	(599,575)
		328,926	704,545
Interest income		(674,730)	(487,608)
Inventories written down		195,958	467,643
Loss on derecognition of financial assets measured at amortised cost		0	40,179
Loss on dilution of investment in associate		0	118,514
Property, plant and equipment written off		2,332	2,567
Share of associate's profit		(2,072,058)	(1,052,015)
Share-based payments		2,692,569	3,575,995
Unrealised (gain)/loss on foreign exchange		(109,326)	2,944,430
Operating profit before working capital changes	_	104,996,714	84,251,070
Changes in:-		104,550,714	04,291,070
Inventories		(22,783,857)	5,308,954
Receivables		(9,457,829)	(14,164,880)
Prepayments		(11,989,834)	3,505,836
Payables		16,801,429	(1,417,061)
Contract liabilities		(496,930)	354,750
Cash generated from operations	_	77,069,693	77,838,669
Tax paid		(19,089,768)	(14,915,246)
Tax refunded		555,247	0
Net cash from operating activities	-	58,535,172	62,923,423
Cash flows from investing activities			
Acquisition of investment properties		0	(315,000)
Acquisition of property, plant and equipment		(31,925,411)	(10,329,014)
Interest received		674,730	487,608
Proceeds from disposal of property, plant and equipment		53,310	97,933
Proceeds from disposal of right-of-use-assets		198,362	0
Subscription for shares in associate	_	(1,449,330)	0
Net cash used in investing activities		(32,448,339)	(10,058,473)

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021 (CONT'D)

		2021	2020
	Note	RM	RM
Cash flows from financing activities			
Change in ownership interest in subsidiary		0	(312,175)
Change in bank balance pledged as security		0	(154,388)
Dividends paid		(30,092,905)	(21,892,620)
Drawdown of term loan	26	767,210	0
Interest paid		(328,926)	(704,545)
Issue of shares		5,104,775	6,085,420
Net increase in short-term loans and borrowings	26	1,444,085	2,084,002
Payment of lease liabilities	26	(579,734)	(472,281)
Repayment of term loans	26	(1,613,235)	(1,486,885)
Net cash used in financing activities		(25,298,730)	(16,853,472)
Currency translation differences		4,129,587	236,245
Net increase in cash and cash equivalents		4,917,690	36,247,723
Cash and cash equivalents brought forward		79,928,334	43,680,611
Cash and cash equivalents carried forward	13	84,846,024	79,928,334

STATEMENT OF FINANCIAL POSITION

AS AT 31 DECEMBER 2021

	Note	2021 RM	2020 RM
Non-current assets			
Investments in subsidiaries	7	133,722,114	101,478,518
Investment in associate	8	7,593,330	3,599,534
		141,315,444	105,078,052
Current assets			
Receivables	12	0	14,826,050
Current tax assets		72,605	51,417
Cash and cash equivalents	13	8,410,245	4,276,744
		8,482,850	19,154,211
Current liabilities			
Payables	14	377,131	178,866
		377,131	178,866
Net current assets		8,105,719	18,975,345
Net assets	-	149,421,163	124,053,397
Equity			
Share capital	18	105,256,293	97,263,464
Treasury shares	18	(3,452,490)	(3,452,490)
Share option reserve		2,364,475	2,559,960
Retained profits		45,252,885	27,682,463
Total equity	-	149,421,163	124,053,397

STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

	Note	2021 RM	2020 RM
Revenue	19	44,935,300	23,794,346
Interest income		126,819	121,346
Reversal of impairment losses on investment in associate		2,544,466	0
Reversal of impairment losses on investments in subsidiaries		789,677	0
Other income		107	0
Employee benefits expense	20	(301,000)	(288,500)
Other expenses		(432,042)	(814,720)
Profit before tax	22	47,663,327	22,812,472
Tax expense	23	0	(478,619)
Profit for the financial year	-	47,663,327	22,333,853
Other comprehensive income for the financial year		0	0
Comprehensive income for the financial year	-	47,663,327	22,333,853

STATEMENT OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

			Non-		
			distributable	Distributable	
	Share	Treasury	Share option	Retained	Total
	capital	shares	reserve	profits	equity
	RM	RM	RM	RM	RM
Balance at 1 January 2020	87,735,185	(3,452,490)	2,426,824	27,241,230	113,950,749
Share-based payments	0	0	3,575,995	0	3,575,995
Issue of shares pursuant to Employees'					
Share Option Scheme	9,528,279	0	(3,442,859)	0	6,085,420
Dividends (Note 25)	0	0	0	(21,892,620)	(21,892,620)
Total transactions with owners	9,528,279	0	133,136	(21,892,620)	(12,231,205)
Profit (representing comprehensive income) for the financial year	0	0	0	22,333,853	22,333,853
Balance at 31 December 2020	97,263,464	(3,452,490)	2,559,960	27,682,463	124,053,397
Share-based payments	0	0	2,692,569	0	2,692,569
Issue of shares pursuant to Employees' Share Option Scheme	7,992,829	0	(2,888,054)	0	5,104,775
Dividends (Note 25)	0	0	(2,000,004)	(30,092,905)	(30,092,905)
Total transactions with owners	7,992,829	0	(195,485)	(30,092,905)	(22,295,561)
	1,552,625	0	(195,465)	(50,092,905)	(22,295,501)
Profit (representing comprehensive income) for the financial year	0	0	0	47,663,327	47,663,327
Balance at 31 December 2021	105,256,293	(3,452,490)	2,364,475	45,252,885	149,421,163

STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2021

		2021	2020
	Note	RM	RM
Cash flows from operating activities			
Profit before tax		47,663,327	22,812,472
Adjustments for:-			
Dividend income		(44,935,300)	(23,794,346)
Interest income		(126,819)	(121,346)
Reversal of impairment losses on investment in associate		(2,544,466)	0
Reversal of impairment losses on investments in subsidiaries	_	(789,677)	0
Operating loss before working capital changes		(732,935)	(1,103,220)
Changes in:-			
Payables	_	198,265	105,166
Cash absorbed by operations		(534,670)	(998,054)
Tax paid	_	(21,188)	(24,929)
Net cash used in operating activities		(555,858)	(1,022,983)
Cash flows from investing activities			
Change in ownership interest in subsidiary		0	(312,175)
Dividends received		59,761,350	27,715,727
Interest received		126,819	121,346
Subscription for shares in associate		, (1,449,330)	, 0
Subscription for shares in subsidiaries		(28,761,350)	(10,000,000)
Net cash from investing activities	_	29,677,489	17,524,898
Cash flavor from financian activities			
Cash flows from financing activities			(21.002.020)
Dividends paid		(30,092,905)	(21,892,620)
Issue of shares	_	5,104,775	6,085,420
Net cash used in financing activities		(24,988,130)	(15,807,200)
Net increase in cash and cash equivalents		4,133,501	694,715
Cash and cash equivalents brought forward		4,276,744	3,582,029
Cash and cash equivalents carried forward	13	8,410,245	4,276,744

The annexed notes form an integral part of these financial statements.

31 DECEMBER 2021

1. General information

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

The principal activity of the Company is that of investment holding. The principal activities of the subsidiaries are disclosed in Note 7.

The registered office of the Company is located at 57-G, Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Bayan Lepas, Penang, Malaysia and its principal place of business is located at 19, Hilir Sungai Keluang 2, Taman Perindustrian Bayan Lepas, Fasa IV, 11900 Bayan Lepas, Penang, Malaysia.

The consolidated financial statements set out on pages 99 to 104 together with the notes thereto cover the Company and its subsidiaries ("Group") and the Group's interest in an associate. The separate financial statements of the Company set out on pages 105 to 108 together with the notes thereto cover the Company solely.

The presentation currency of the financial statements is Ringgit Malaysia ("RM").

The financial statements were authorised for issue in accordance with a resolution of the directors dated 18 March 2022.

2. Significant accounting policies

2.1 Basis of preparation of financial statements

The financial statements of the Group and the Company are prepared under the historical cost convention, modified to include other bases of measurement as disclosed in other sections of the significant accounting policies, and in accordance with Malaysian Financial Reporting Standards ("MFRSs"), International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia.

For the financial year under review, the Group and the Company have applied the Amendments to MFRS 9, MFRS 139, MFRS 7, MFRS 4 and MFRS 16 *Interest Rate Benchmark Reform - Phase 2* which are effective for annual periods beginning on or after 1 January 2021. They have also early applied the Amendment to MFRS 16 *Covid-19-Related Rent Concessions beyond 30 June 2021* which is effective for annual periods beginning on or after 1 April 2021.

The initial application of the above amendments did not have any significant impacts on the financial statements.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.1 Basis of preparation of financial statements (cont'd)

The Group and the Company have not applied the following MFRSs which have been issued as at the end of the reporting period but are not yet effective:-

MFRS (issued as at the end of the reporting period)	Effective for annual periods beginning on or after
MFRS 17 Insurance Contracts	1 January 2023
Amendments to MFRS 3 Reference to the Conceptual Framework	1 January 2022
Amendments to MFRS 10 and MFRS 128 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	Deferred
Amendments to MFRS 17 Insurance Contracts	1 January 2023
Amendment to MFRS 17 Initial Application of MFRS 17 and MFRS 9 - Comparative Information	1 January 2023
Amendments to MFRS 101 Classification of Liabilities as Current or Non-current	1 January 2023
Amendments to MFRS 101 Disclosure of Accounting Policies	1 January 2023
Amendments to MFRS 108 Definition of Accounting Estimates	1 January 2023
Amendments to MFRS 112 Deferred Tax related to Assets and Liabilities arising from a Single Transaction	1 January 2023
Amendments to MFRS 116 Property, Plant and Equipment - Proceeds before Intended Use	1 January 2022
Amendments to MFRS 137 Onerous Contracts - Cost of Fulfilling a Contract	1 January 2022
Annual Improvements to MFRS Standards 2018 - 2020	1 January 2022

Management foresees that the initial application of the above MFRSs will not have any significant impacts on the financial statements.

2.2 Business combinations

A business combination is a transaction or other event in which an acquirer obtains control of one or more businesses. A business is an integrated set of activities and assets that is capable of being conducted and managed for the purpose of providing goods or services to customers, generating investment income (such as dividends or interest) or generating other income from ordinary activities. If the assets acquired are not a business, the transaction or other event is accounted for as an asset acquisition.

Business combinations are accounted for using the acquisition method. Under the acquisition method, the consideration transferred, the identifiable assets acquired and the liabilities assumed are measured at their acquisition-date fair values. The components of non-controlling interests that are present ownership interests are measured at the present ownership instruments' proportionate share in the recognised amounts of the identifiable net assets acquired. All other components of non-controlling interests are measured at their acquisition-date fair values. In a business combination achieved in stages, the previously held equity interest in the acquiree is remeasured at its acquisition-date fair value and any resulting gain or loss is recognised in profit or loss. All acquisition-related costs, other than the costs to issue debt or equity securities, are recognised in profit or loss as incurred.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.2 Business combinations (cont'd)

Goodwill at the acquisition date is measured as the excess of (a) over (b) below:-

- (a) the aggregate of:-
 - (i) the acquisition-date fair value of the consideration transferred;
 - (ii) the amount of any non-controlling interests; and
 - (iii) in a business combination achieved in stages, the acquisition-date fair value of the previously held equity interest in the acquiree.
- (b) the net of the acquisition-date fair values of the identifiable assets acquired and the liabilities assumed.

Goodwill is recognised as an asset at the aforementioned amount less accumulated impairment losses, if any. The impairment policy is disclosed in Note 2.10. When the above (b) exceeds (a), the excess represents a bargain purchase gain and, after reassessment, is recognised in profit or loss.

2.3 Basis of consolidation

A subsidiary is an entity that is controlled by another entity. An investor controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

A subsidiary is consolidated from the acquisition date, being the date on which control is obtained, and continues to be consolidated until the date when control is lost. Intragroup balances, transactions, income and expenses are eliminated in full on consolidation. Total comprehensive income is attributed to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance. All changes in the parent's ownership interest in a subsidiary that do not result in a loss of control are accounted for as equity transactions.

Upon loss of control of a subsidiary, the assets (including any goodwill) and liabilities of, and any noncontrolling interests in the subsidiary are derecognised. All amounts recognised in other comprehensive income in relation to the subsidiary are accounted for on the same basis as would be required if the related assets or liabilities had been directly disposed of. Any consideration received and any investment retained in the former subsidiary are recognised at their fair values. The resulting difference is then recognised as a gain or loss in profit or loss.

2.4 Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and accumulated impairment losses, if any. The impairment policy is disclosed in Note 2.10.

Capital work-in-progress is not depreciated. Other property, plant and equipment are depreciated on a straight-line basis over the estimated useful lives of the assets using the following annual rates:-

Buildings	5% - 6.67%
Plant and machinery	10%
Furniture, fixtures and office equipment	8% - 33%
Renovation and electrical installation	10% - 33%
Motor vehicles	10% - 25%

The residual value, useful life and depreciation method of an asset are reviewed at least at the end of each reporting period and any changes in expectations from previous estimates are accounted for prospectively as changes in accounting estimates.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.5 Investment properties

Investment property is property held (by the owner or the lessee as a right-of-use asset) to earn rentals or for capital appreciation or both. Investment property is stated at cost less accumulated depreciation and accumulated impairment losses, if any. The impairment policy is disclosed in Note 2.10.

Leasehold land is depreciated on a straight-line basis over the lease term of 38 years. Buildings are depreciated on a straight-line basis over their estimated useful lives of 15 years.

2.6 Leases

A lease is a contract, or part of a contract, that conveys the right to use an asset for a period of time in exchange for consideration.

Lessor accounting

When the Group acts as a lessor, it classifies each lease as either an operating lease or a finance lease. A finance lease transfers substantially all the risks and rewards incidental to ownership of an underlying asset to the lessee, whereas an operating lease does not.

Lease payments from operating leases are recognised as income on a straight-line basis over the lease term. The Group has not entered into any finance lease.

Lessee accounting

Initial recognition and measurement

When the Group acts as a lessee, it recognises a right-of-use asset (representing its right to use the underlying leased asset) and a lease liability (representing its obligation to make lease payments) at the commencement date. The Group has elected not to apply such recognition principle to short-term leases (which have a lease term of 12 months or less) and leases of low-value assets. The lease payments associated with those leases are recognised as an expense on a straight-line basis over the lease term.

A right-of-use asset is initially recognised at cost, which comprises the initial amount of lease liability, any lease payments made at or before the commencement date (less any lease incentives), any initial direct costs and any estimated dismantling, removing and restoring costs.

A lease liability is initially recognised at the present value of the unpaid lease payments, discounted using the interest rate implicit in the lease or, if that rate cannot be readily determined, the lessee's incremental borrowing rate. The unpaid lease payments included in the measurement of lease liability comprise fixed payments (less any lease incentives), variable lease payments linked to an index or a rate, expected amounts payable under residual value guarantees, the exercise price of a purchase option reasonably certain to be exercised and the penalties of a termination option reasonably certain to be exercised.

Subsequent measurement

A right-of-use asset that meets the definition of investment property is subsequently measured using the cost model as disclosed in Note 2.5. Other right-of-use assets are subsequently measured at cost less accumulated depreciation and accumulated impairment losses, if any, and adjusted for any remeasurement of lease liability. The impairment policy is disclosed in Note 2.10.

If the lease transfers ownership of the underlying asset to the lessee by the end of the lease term or if the cost of the right-of-use asset reflects that a purchase option will be exercised, the right-of-use asset is depreciated on a straight-line basis from the commencement date to the end of its useful life. Otherwise, the right-of-use asset is depreciated from the commencement date to the earlier of the end of its useful life or the end of the lease term.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.6 Leases (cont'd)

Lessee accounting (cont'd)

Subsequent measurement (cont'd)

A lease liability is subsequently measured at amortised cost, and remeasured to reflect any reassessment (arising from changes to the lease payments) or lease modifications.

As a practical expedient, the Group has elected not to assess whether a rent concession occurring as a direct consequence of the covid-19 pandemic is a lease modification. Accordingly, any change in lease payments resulting from such rent concession is accounted for as a variable lease payment in profit or loss.

2.7 Investments in subsidiaries

As required by the Companies Act 2016, the Company prepares separate financial statements in addition to the consolidated financial statements. In the separate financial statements of the Company, investments in subsidiaries are stated at cost less impairment losses, if any. The impairment policy is disclosed in Note 2.10.

2.8 Investment in associate

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

In the consolidated financial statements, investment in associate is accounted for using the equity method. Under the equity method, the investment is initially recognised at cost and adjusted thereafter for the post-acquisition changes in the investor's share of the investee's net assets. After application of the equity method, the investment is assessed for any objective evidence of impairment. If any such evidence exists, the carrying amount of the investment is tested for impairment in accordance with Note 2.10.

In the separate financial statements of the Company, investment in associate is stated at cost less impairment losses, if any. The impairment policy is disclosed in Note 2.10.

2.9 Investments in club memberships

Investments in club memberships are stated at cost less accumulated amortisation and accumulated impairment losses, if any. The impairment policy is disclosed in Note 2.10.

Investments in club memberships with limited membership terms are amortised over the membership terms.

2.10 Impairment of non-financial assets

At the end of each reporting period, the Group and the Company assess whether there is any indication that a non-financial asset, other than deferred tax assets and inventories, may be impaired. If any such indication exists, the recoverable amount of the asset, being the higher of its fair value less costs of disposal and its value in use, is estimated. Irrespective of whether there is any indication of impairment, goodwill is tested for impairment annually. Any excess of the carrying amount of the asset over its recoverable amount represents an impairment loss and is recognised in profit or loss.

An impairment loss on an asset, other than goodwill, is reversed if there has been a change in the estimates used to determine the recoverable amount and it is reversed only to the extent that the increased carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, had no impairment loss been recognised. The reversal is recognised in profit or loss. An impairment loss on goodwill is not reversed.

2.11 Inventories

Inventories of materials and goods are valued at the lower of cost (determined principally on the first-in, first-out basis) and net realisable value. Cost consists of all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition. Net realisable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and costs necessary to make the sale.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.12 Contract assets and contract liabilities

A contract is presented in the statement of financial position as a contract asset or a contract liability, depending on the relationship between the entity's performance and the customer's payment. A contract asset is an entity's right to consideration in exchange for goods or services transferred to a customer when that right is conditioned on something other than the passage of time. The asset is subject to impairment assessment on the same basis as trade receivables as disclosed in Note 2.13. A contract liability is an entity's obligation to transfer goods or services to a customer for which the entity has received consideration (or the amount is due) from the customer.

2.13 Financial assets

Financial assets of the Group and the Company consist of receivables and cash and cash equivalents.

Initial recognition and measurement

A financial asset is recognised in the statement of financial position when, and only when, the Group or the Company becomes a party to the contractual provisions of the financial instrument. Trade receivables that do not contain a significant financing component are initially recognised at their transaction price (as defined in Note 2.18). Other financial assets are initially recognised at fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs.

Subsequent measurement

Financial assets are subsequently measured at amortised cost, fair value through other comprehensive income or fair value through profit or loss in accordance with their classification on the basis of both the business model within which they are held and their contractual cash flow characteristics.

A financial asset is measured at amortised cost if it is held within a business model whose objective is to hold financial assets to collect contractual cash flows and the contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding. All receivables and cash and cash equivalents are classified under this category. Any gain or loss is recognised in profit or loss when the financial asset is derecognised, reclassified, through the amortisation process or in order to recognise impairment gains or losses.

Impairment

At each reporting date, the Group and the Company recognise a loss allowance for expected credit losses on a financial asset measured at amortised cost. The loss allowance is measured at an amount equal to the lifetime expected credit losses if the credit risk on the financial asset has increased significantly since initial recognition. If the credit risk has not increased significantly since initial recognition, the loss allowance is measured at an amount equal to 12-month expected credit losses. Any adjustment to the loss allowance is recognised in profit or loss as an impairment gain or loss.

Irrespective of whether there is any significant increase in credit risk since initial recognition, the loss allowance for trade receivables is always measured at an amount equal to lifetime expected credit losses using the simplified approach in accordance with MFRS 9 *Financial Instruments*. Such lifetime expected credit losses are calculated using a provision matrix based on historical credit loss experience and adjusted for reasonable and supportable forward-looking information that is available without undue cost or effort.

The expected credit losses for a credit-impaired financial asset are measured as the difference between the asset's gross carrying amount and the present value of estimated future cash flows discounted at the asset's original effective interest rate. The gross carrying amount of a credit-impaired financial asset is directly written off when there is no reasonable expectation of recovery.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.13 Financial assets (cont'd)

Derecognition

A financial asset is derecognised when, and only when, the contractual rights to the cash flows from the financial asset expire or all the risks and rewards of ownership are substantially transferred. A direct write-off of gross carrying amount when there is no reasonable expectation of recovering a financial asset constitutes a derecognition event.

2.14 Financial liabilities

Financial liabilities of the Group and the Company consist of payables, loans and borrowings and financial guarantee contracts.

Initial recognition and measurement

A financial liability is recognised in the statement of financial position when, and only when, the Group or the Company becomes a party to the contractual provisions of the financial instrument. A financial liability is initially recognised at fair value minus, in the case of a financial liability not at fair value through profit or loss, transaction costs.

Subsequent measurement

All payables and loans and borrowings are subsequently measured at amortised cost. Any gain or loss is recognised in profit or loss when the financial liability is derecognised and through the amortisation process.

Financial guarantee contracts are subsequently measured at the higher of the amount of loss allowance and the amount initially recognised less any cumulative income recognised.

Derecognition

A financial liability is derecognised when, and only when, the obligation specified in the contract is discharged or cancelled or expires.

2.15 Foreign currency transactions and translation

The consolidated financial statements and separate financial statements of the Company are presented in Ringgit Malaysia, which is also the Company's functional currency, being the currency of the primary economic environment in which the entity operates. Items included in the financial statements of each individual entity within the Group are measured using the individual entity's own functional currency.

A foreign currency transaction is recorded in the functional currency using the exchange rate at transaction date. At the end of the reporting period, foreign currency monetary items are translated into the functional currency using the closing rate. Foreign currency non-monetary items measured at cost are translated using the exchange rate at transaction date, whereas those measured at fair value are translated using the exchange rate at valuation date. Exchange differences arising from the settlement or translation of monetary items are recognised in profit or loss. Any exchange component of the gain or loss on a non-monetary item is recognised on the same basis as that of the gain or loss, i.e. in profit or loss or in other comprehensive income.

In translating the financial position and results of a foreign operation whose functional currency is not the presentation currency, i.e. Ringgit Malaysia, assets and liabilities are translated into the presentation currency using the closing rate, whereas income and expenses are translated using the exchange rates at transaction dates. All resulting exchange differences are recognised in other comprehensive income and accumulated in equity as currency translation reserve until the foreign operation is disposed of, at which time the cumulative exchange differences previously recognised in other comprehensive income are reclassified from equity to profit or loss as a reclassification adjustment.

Any goodwill and fair value adjustments arising from the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation to be expressed in its functional currency and translated into the presentation currency using the closing rate.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.16 Share capital

Ordinary shares are classified as equity. Transaction costs that relate to the issue of new shares are accounted for as a deduction from equity.

Own shares purchased are held as treasury shares in accordance with the requirements of Section 127 of the Companies Act 2016. The total amount of consideration paid, including directly attributable costs, is recognised directly in equity. When treasury shares are distributed as share dividends, the cost of the shares distributed is applied in the reduction of distributable reserves. When treasury shares are resold in the open market, the difference between the sale consideration and the cost of the shares resold is adjusted to share capital. When treasury shares are cancelled, the cost of the shares cancelled is applied in the reduction of distributable reserves and the issued share capital is diminished by the shares so cancelled.

Dividends on shares declared and unpaid at the end of the reporting period are recognised as a liability, whereas dividends proposed or declared after the reporting period are disclosed in the notes to the financial statements.

2.17 Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The Group and the Company use valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs. The valuation techniques used include the following or a combination thereof:-

- (i) Market approach which uses prices and other relevant information generated by market transactions involving identical or comparable (i.e. similar) assets, liabilities or a group of assets and liabilities.
- (ii) Cost approach which reflects the amount that would be required currently to replace the service capacity of an asset.
- (iii) Income approach which converts future amounts (e.g. cash flows or income and expenses) to a single current (i.e. discounted) amount.

The inputs to valuation techniques used to measure fair value are categorised into the following levels of fair value hierarchy:-

- (i) Level 1 quoted prices (unadjusted) in active markets for identical assets or liabilities that the entity can access at the measurement date.
- (ii) Level 2 inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly.
- (iii) Level 3 unobservable inputs for the asset or liability.

Any transfers between the levels of fair value hierarchy are deemed to have occurred at the end of the reporting period.

Non-financial assets

The fair values of land and buildings are measured using the market comparison approach. Under this approach, the fair values are derived from observable market data such as prices per square foot for comparable properties in similar locations (i.e. Level 2).

Financial assets and financial liabilities

The carrying amounts of receivables, cash and cash equivalents, payables and loans and borrowings which are short-term in nature or repayable on demand are reasonable approximations of fair values. The fair values of long-term loans and borrowings are measured using present value technique by discounting the expected future cash flows using observable current market interest rates for similar liabilities (i.e. Level 2).

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.18 Revenue from contracts with customers

The Group recognises revenue (by applying the following steps) to depict the transfer of promised goods or services to customers at the transaction price.

- (i) Step 1: Identify contract A contract is an agreement between two or more parties that creates enforceable rights and obligations.
- (ii) Step 2: Identify performance obligations Each promise to transfer distinct goods or services is identified as a performance obligation and accounted for separately.
- (iii) Step 3: Determine transaction price The transaction price is the amount of consideration to which an entity expects to be entitled in exchange for transferring promised goods or services to a customer. It is adjusted for the effects of variable consideration (e.g. discounts, rebates, incentives or penalties), significant financing component, non-cash consideration and consideration payable to customer.
- (iv) Step 4: Allocate transaction price to performance obligations The transaction price is allocated to each performance obligation on the basis of the relative (estimated) stand-alone selling prices of each distinct good or service promised in the contract.
- (v) Step 5: Recognise revenue Revenue is recognised when (or as) the entity satisfies a performance obligation by transferring a promised good or service to a customer (which is when the customer obtains control of that good or service). Revenue is recognised either over time or at a point in time depending on the timing of transfer of control.

The Group determines that the transfer of control of promised goods generally coincides with the transfer of risks and rewards of ownership. Accordingly, revenue from the sale of goods is recognised at a point in time when the significant risks and rewards of ownership have been transferred to the customer upon delivery.

2.19 Other income

Dividend income is recognised in profit or loss only when the entity's right to receive payment of the dividend is established, it is probable that the economic benefits associated with the dividend will flow to the entity and the amount of the dividend can be measured reliably.

Interest income is recognised in profit or loss using the effective interest method.

Operating lease income is recognised in profit or loss on a straight-line basis over the lease term.

2.20 Government grants

Government grants are recognised when there is reasonable assurance that the Group will comply with the conditions attaching to the grants and that the grants will be received. Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Grants related to assets are presented in the statement of financial position as deferred income which is amortised on a straight-line basis over the estimated useful lives of the assets. Grants related to income are presented under "other income" in the statement of comprehensive income.

2.21 Employee benefits

Short-term employee benefits

Short-term employee benefits such as wages, salaries, bonuses and social security contributions are recognised in profit or loss or included in the cost of an asset, where appropriate, in the period in which the associated services are rendered by the employee.

31 DECEMBER 2021 (CONT'D)

2. Significant accounting policies (cont'd)

2.21 Employee benefits (cont'd)

Defined contribution plans

As required by law, employers in Malaysia make contributions to the statutory pension scheme, Employees Provident Fund ("EPF"). The Group's foreign subsidiaries make contributions to their respective countries' statutory pension schemes. Contributions to defined contribution plans are recognised in profit or loss or included in the cost of an asset, where appropriate, in the period in which the associated services are rendered by the employee.

Share-based payments

The Employees' Share Option Scheme ("ESOS") of the Company grants the Group's eligible employees options to subscribe for shares in the Company at pre-determined subscription prices. These equity compensation benefits are treated as equity-settled share-based payment transactions and recognised in profit or loss with a corresponding increase in equity over the vesting period as share option reserve. The total amount to be recognised is determined by reference to the fair value of the share options at grant date and the estimated number of share options expected to vest on vesting date.

2.22 Borrowing costs

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset, which is an asset that necessarily takes a substantial period of time to get ready for its intended use or sale, are capitalised as part of the cost of the asset, until such time as the asset is substantially ready for its intended use or sale. All other borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.23 Income taxes

Income taxes for the year comprise current tax and deferred tax.

Current tax represents the expected amount of income taxes payable in respect of the taxable profit for the year and is measured using the tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax is provided for under the liability method in respect of all temporary differences between the carrying amount of an asset or liability and its tax base except for those temporary differences associated with goodwill or the initial recognition of an asset or liability in a transaction which is not a business combination and affects neither accounting nor taxable results at the time of the transaction.

A deferred tax liability is recognised for all taxable temporary differences, whereas a deferred tax asset is recognised for all deductible temporary differences, unused tax losses and unused tax credits to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences, unused tax losses and unused tax credits can be utilised. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realised or the liability is settled, based on the tax rates that have been enacted or substantively enacted by the end of the reporting period.

2.24 Cash and cash equivalents

Cash and cash equivalents comprise cash on hand, demand deposits, term deposits that are withdrawable on demand and short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. For the purpose of statement of cash flows, cash and cash equivalents are presented net of bank overdrafts and pledged deposits, if any.

31 DECEMBER 2021 (CONT'D)

3. Judgements and estimation uncertainty

Judgements made in applying accounting policies

In the process of applying the accounting policies of the Group and the Company, management is not aware of any judgements, apart from those involving estimations, that can significantly affect the amounts recognised in the financial statements.

Sources of estimation uncertainty

The key assumptions about the future, and other major sources of estimation uncertainty at the end of the reporting period, that have a significant risk of resulting in a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below:-

Valuation of inventories

Reviews are made periodically by management on inventories for excess inventories, obsolescence and decline in net realisable value below cost. These reviews involve judgements and estimation uncertainty in forming expectations about future sales and demands. Any changes in these accounting estimates will result in revisions to the valuation of inventories (Note 11).

Impairment of receivables

The Group and the Company recognise loss allowance for expected credit losses on receivables based on an assessment of credit risk. Such assessment involves judgements and estimation uncertainty in analysing information about past events, current conditions and forecasts of future economic conditions. Any changes in these accounting estimates will affect the carrying amounts of receivables (Note 12).

• •							
Group							
			Furniture,	Renovation			
		Plant and	fixtures and office	and electrical	Mator	Capital work-in-	
	Ruildings	machinerv	equinment	installation	vehicles		Total
	RM	RM	RM	RM	RM	RM	RM
Cost							
Balance at 1 January 2020	36,973,719	122,826,821	4,175,450	2,449,000	3,162,411	460,530	170,047,931
Additions	0	9,282,833	352,518	324,684	299,396	69,583	10,329,014
Disposals/Write-offs	0	(800,420)	(32,336)	0	(467,185)	0	(1,299,941)
Reclassifications	0	523,717	6,396	0	0	(530,113)	0
Transfer from right-of-use assets	0	0	0	0	222,472	0	222,472
Currency translation differences	146,074	1,816,273	25,323	126,396	40,387	0	2,154,453
Balance at 31 December 2020	37,119,793	133,649,224	4,527,351	2,900,080	3,257,481	0	181,453,929
Additions	335,370	10,003,287	811,318	749,999	773,003	19,252,434	31,925,411
Disposals/Write-offs	0	(789,820)	(16,977)	0	(184,617)	0	(991,414)
Transfer from right-of-use assets	0	0	0	0	294,436	0	294,436
Currency translation differences	184,253	2,315,527	63,309	186,364	53,136	315,705	3,118,294
Balance at 31 December 2021	37,639,416	145,178,218	5,385,001	3,836,443	4,193,439	19,568,139	215,800,656
Depreciation and impairment losses							
Balance at 1 January 2020							
Accumulated depreciation	21,729,196	89,453,825	2,422,091	1,638,770	1,679,457	0	116,923,339
Accumulated impairment losses	0	682,184	0	0	0	0	682,184
	21,729,196	90,136,009	2,422,091	1,638,770	1,679,457	0	117,605,523
Depreciation	1,249,543	5,391,823	447,247	570,776	440,001	0	8,099,390
Disposals/Write-offs	0	(762,374)	(28,684)	0	(467,185)	0	(1,258,243)
Reclassification	0	(820)	820	0	0	0	0
Transfer from right-of-use assets	0	0	0	0	137,835	0	137,835
Currency translation differences	79,519	1,500,020	15,810	98,264	32,329	0	1,725,942
Balance at 31 December 2020							
Accumulated depreciation	23,058,258	95,582,474	2,857,284	2,307,810	1,822,437	0	125,628,263
Accumulated impairment losses	0	682,184	0	0	0	0	682,184
	23,058,258	96,264,658	2,857,284	2,307,810	1,822,437	0	126,310,447

NOTES TO FINANCIAL STATEMENTS 31 DECEMBER 2021 (CONT'D)

4

NOTES TO FINANCIAL STATEMENTS 31 DECEMBER 2021 (CONT'D)

	Buildings RM	Plant and machinery RM	Furniture, fixtures and office equipment RM	Renovation and electrical installation RM	Motor vehicles RM	Capital work-in- progress RM	Total RM
Depreciation and impairment losses (cont'd) Balance at 1 January 2021							
Accumulated depreciation	23,058,258	95,582,474	2,857,284	2,307,810	1,822,437	0	125,628,263
Accumulated impairment losses	0	682,184	0	0	0	0	682,184
	23,058,258	96,264,658	2,857,284	2,307,810	1,822,437	0	126,310,447
Depreciation	1,511,698	6,536,723	466,363	349,950	541,958	0	9,406,692
Disposals/Write-offs	0	(749,414)	(14,645)	0	(184,617)	0	(948,676)
Transfer from right-of-use assets	0	0	0	0	239,475	0	239,475
Currency translation differences	107,986	1,981,521	48,745	154,646	45,551	0	2,338,449
Balance at 31 December 2021							
Accumulated depreciation	24,677,942	103,351,304	3,357,747	2,812,406	2,464,804	0	136,664,203
Accumulated impairment losses	0	682,184	0	0	0	0	682,184
	24,677,942	104,033,488	3,357,747	2,812,406	2,464,804	0	137,346,387
Carrying amount							
Balance at 1 January 2020	15,244,523	32,690,812	1,753,359	810,230	1,482,954	460,530	52,442,408
Balance at 31 December 2020	14,061,535	37,384,566	1,670,067	592,270	1,435,044	0	55,143,482
Balance at 31 December 2021	12,961,474	41,144,730	2,027,254	1,024,037	1,728,635	19,568,139	78,454,269
Certain buildings with total carrying amount of RM1,250,274 (2020 : RM2,264,761) have been pledged as security for credit facilities granted to the Group.	: of RM1,250,274 (2	:020 : RM2,264,7	'61) have been ple	edged as security f	or credit facilities	granted to the G	roup.

Property, plant and equipment (cont'd)

4

31 DECEMBER 2021 (CONT'D)

5. Investment properties

Group

	Leasehold land RM	Buildings RM	Total RM
Cost			
Balance at 1 January 2020	6,651,022	5,601,523	12,252,545
Additions	0	315,000	315,000
Balance at 31 December 2020 / 31 December 2021	6,651,022	5,916,523	12,567,545
Accumulated depreciation			
Balance at 1 January 2020	1,272,370	2,439,158	3,711,528
Depreciation	173,506	381,149	554,655
Balance at 31 December 2020	1,445,876	2,820,307	4,266,183
Depreciation	173,505	396,900	570,405
Balance at 31 December 2021	1,619,381	3,217,207	4,836,588
Carrying amount			
Balance at 1 January 2020	5,378,652	3,162,365	8,541,017
Balance at 31 December 2020	5,205,146	3,096,216	8,301,362
Balance at 31 December 2021	5,031,641	2,699,316	7,730,957
Fair value			
Estimated fair value at 1 January 2020	15,423,000	8,063,000	23,486,000
Estimated fair value at 31 December 2020	13,900,000	7,268,000	21,168,000
Estimated fair value at 31 December 2021	12,000,000	7,000,000	19,000,000

The fair values of investment properties as at 31 December 2021 were measured based on appraisal performed by independent professional valuers using market comparison approach. The appraised values were derived from observable prices per square foot for comparable properties in similar locations (i.e. Level 2).

The Group leases the investment properties to a third party for 3 years. The undiscounted lease payments to be received are as follows:-

	2021	2020
	RM	RM
Within 1 year	620,000	943,800
1 to 2 years	0	620,000
	620,000	1,563,800

31 DECEMBER 2021 (CONTD)

6. Right-of-use assets

Group

	Leasehold land RM	Plant and machinery RM	Motor vehicles RM	Total RM
Balance at 1 January 2020	13,751,105	1,461,889	613,722	15,826,716
Depreciation	(352,154)	(159,479)	(141,820)	(653,453)
Transfer to property, plant and equipment	0	0	(84,637)	(84,637)
Currency translation differences	352,835	0	(3,118)	349,717
Balance at 31 December 2020	13,751,786	1,302,410	384,147	15,438,343
Additions	0	0	585,013	585,013
Depreciation	(337,465)	(159,479)	(156,556)	(653,500)
Transfer to property, plant and equipment	0	0	(54,961)	(54,961)
Disposals	0	0	(139,628)	(139,628)
Currency translation differences	436,581	0	12,029	448,610
Balance at 31 December 2021	13,850,902	1,142,931	630,044	15,623,877

The Group acquired the rights to use the leasehold land as its principal places of business for 57 years. The rights to use the plant and machinery and motor vehicles were acquired under hire purchase financing whereby ownership will be transferred by the end of the lease terms of 5 years.

Certain leasehold land with total carrying amount of RM2,758,334 (2020 : RM2,842,334) have been pledged as security for credit facilities granted to the Group.

7. Investments in subsidiaries

Company

	2021	2020
	RM	RM
Unquoted shares - at cost	134,519,415	105,758,065
Employees' share options granted to subsidiaries	8,695,388	6,002,819
Impairment losses	(9,492,689)	(10,282,366)
	133,722,114	101,478,518

31 DECEMBER 2021 (CONT'D)

7. Investments in subsidiaries (cont'd)

The details of the subsidiaries are as follows:-

	Principal place of business/ Country of	Effective ownership interest		
Name of subsidiary	incorporation	2021	2020	Principal activity
Dufu Industries Sdn. Bhd.	Malaysia	100%	100%	Design, development, manufacture, assembly and trading of die components and precision machining of vice, computer peripherals and parts for hard disk drive
Dufusion Sdn. Bhd.	Malaysia	100%	100%	Design, develop, manufacture, fabricate, assembly and trading of precision steel mould, metal products and steel parts, medical industry's chairs and instrument tables and etc
Dufu Machinery and Welding Services Sdn. Bhd. (formerly known as Dufu Metal Sdn. Bhd.)*	Malaysia	100%	100%	Dormant
Guangzhou Futron Technology Co., Ltd.**	People's Republic of China	100%	100%	Manufacture and trading of optics, magnetism driver and parts
Guangzhou Futron Precision Industries Co., Ltd.**	People's Republic of China	100%	100%	Engaging in metal precision manufacturing and processing parts such as metal components for special equipment for electronics industry, air conditioning compressor accessories, auto parts and etc
Subsidiary of Dufu Industries Sdn. Bh	<u>nd.</u>			
Dufu Industries Services Pte. Ltd.**	Singapore	100%	100%	Processing and trading of high quality computer disk- drive related components
* In the process of dissolution	-			

** Not audited by Crowe Malaysia PLT

31 DECEMBER 2021 (CONT'D)

8. Investment in associate

	Gro	up	Con	npany
	2021	2020	2021	2020
	RM	RM	RM	RM
Unquoted shares - at cost Share of post-acquisition	7,593,330	6,144,000	7,593,330	6,144,000
changes in net assets	49,889	(2,022,169)	0	0
	7,643,219	4,121,831	7,593,330	6,144,000
Impairment losses	0	0	0	(2,544,466)
Currency translation differences	111,990	330,522	0	0
	7,755,209	4,452,353	7,593,330	3,599,534

The details of the associate are as follows:-

	Principal place of business/ Country of	Effective ov intere		
Name of associate	incorporation	2021	2020	Principal activity
Superior Plating Technology (Thailand) Co., Ltd.	Thailand	17.94%	17.22%	Plating and polishing computer disk-drive related components

The management has considered Superior Plating Technology (Thailand) Co., Ltd. as its associate company of the Group despite its shareholding is below 20 per cent of the voting power on the presumption that the Group has significant influence evidenced as follows:-

(a) Representation on the board of directors;

(b) Participation in major financial, investment and operation decisions of the associate company; and

(c) Entitlement of certain reserve matters which require specific consent from the Group.

The summarised financial information of the associate is as follows:-

	2021 RM	2020 RM
Non-current assets	37,356,613	29,446,768
Current assets	25,502,599	14,885,204
Current liabilities	(10,357,513)	(10,489,153)
Non-current liabilities	(9,273,112)	(7,987,110)
Net assets	43,228,587	25,855,709
Revenue	43,549,038	32,397,536
Profit from continuing operations	12,553,168	5,921,973

The reconciliation of the above summarised financial information to the carrying amount of the investment in associate is as follows:-

	Group		
	2021 202		
	RM	RM	
Net assets	43,228,587	25,855,709	
Effective ownership interest	17.94%	17.22%	
Carrying amount	7,755,209	4,452,353	

NOTES TO FINANCIAL STATEMENTS 31 DECEMBER 2021 (CONT'D)

9. Investments in club memberships

	RM
Cost	
Balance at 1 January 2020	118,614
Currency translation differences	2,906
Balance at 31 December 2020	121,520
Currency translation differences	3,670
Balance at 31 December 2021	125,190
Amortisation and impairment losses	
Balance at 1 January 2020	
Accumulated amortisation	32,648
Accumulated impairment losses	19,000
	51,648
Amortisation	11,896
Currency translation differences	1,854
Balance at 31 December 2020	
Accumulated amortisation	46,398
Accumulated impairment losses	19,000
	65,398
Amortisation	12,629
Currency translation differences	3,023
Balance at 31 December 2021	
Accumulated amortisation	62,050
Accumulated impairment losses	19,000
	81,050
Carrying amount	
Balance at 1 January 2020	66,966
Balance at 31 December 2020	56,122
Balance at 31 December 2021	44,140

31 DECEMBER 2021 (CONT'D)

10. Deferred tax assets and deferred tax liabilities

Group

Gloup	2021 RM	2020 RM
Balance at 1 January	557,987	1,175,779
Deferred tax (expense)/income relating to origination and reversal of temporary differences	(1,005,252)	1,298,316
Deferred tax liabilities under provided in prior year	(66,843)	(1,822,826)
Currency translation differences	19,602	(93,282)
Balance at 31 December	(494,506)	557,987
Disclosed as:-		
- Deferred tax assets	693,222	558,990
- Deferred tax liabilities	(1,187,728)	(1,003)
	(494,506)	557,987
In respect of (taxable)/deductible temporary differences of:-		
- Property, plant and equipment	(3,727,039)	(2,111,003)
- Right-of-use assets	0	(6,000)
- Inventories	2,636,764	1,710,539
- Financial instruments	595,769	964,451
	(494,506)	557,987

Save as disclosed above, as at 31 December 2021, deferred tax liabilities and deferred tax assets have also effectively been recognised and offset against each other by the Group to the extent of RM490,000 (2020 : RM487,000). No further deferred tax assets have been recognised for the following excess of deductible temporary differences, unused capital allowances and tax losses over taxable temporary differences:-

	Gro	up	Compai	bany	
	2021 2020		2021	2020	
	RM	RM	RM	RM	
Deductible temporary differences of:-					
- Financial instruments	731,000	590,000	0	0	
- Investment properties	1,368,000	1,141,000	0	0	
- Lease liabilities	673,000	956,000	0	0	
Unused capital allowances	1,893,000	2,316,000	0	0	
Unused tax losses with:-					
- Expiry date in 2028	6,119,000	6,883,000	1,164,000	1,164,000	
- Expiry date in 2029	529,000	529,000	0	0	
- Expiry date in 2030	1,064,000	1,064,000	0	0	
Taxable temporary differences of:-					
- Property, plant and					
equipment	(1,419,000)	(1,150,000)	0	0	
- Right-of-use assets	(622,000)	(879,000)	0	0	
	10,336,000	11,450,000	1,164,000	1,164,000	

The deductible temporary differences and unused capital allowances have no expiry date.

31 DECEMBER 2021 (CONT'D)

11. Inventories

Group

	2021	2020
	RM	RM
Raw materials	28,530,367	9,728,793
Work-in-progress	7,622,881	3,729,603
Finished goods	40,424,488	40,531,441
	76,577,736	53,989,837

12. Receivables

	Grou	qu	Company		
	2021	2020	2021	2020	
	RM	RM	RM	RM	
Trade receivables	93,338,386	88,100,482 0		0	
Loss allowance	(392,767)	(300,000)	0	0	
	92,945,619	87,800,482	0	0	
Other receivables	5,819,813	1,892,214	0	0	
Dividend receivables	0	0	0	14,826,050	
	98,765,432	89,692,696	0	14,826,050	

Trade receivables

The Group determines credit risk concentrations in terms of counterparties and geographical areas. As at 31 December 2021, there were 3 (2020 : 1) major customers that individually accounted for 10% or more of the Group's trade receivables and the total outstanding balances due from these major customers amounted to RM67,405,445 (2020 : RM46,869,434). The credit risk concentration profile by geographical areas of trade receivables is as follows:-

	Group	
	2021	2020
	RM	RM
Malaysia	2,342,942	3,235,434
China	18,312,413	11,523,637
Thailand	59,911,025	60,797,953
Others	12,772,006	12,543,458
	93,338,386	88,100,482

31 DECEMBER 2021 (CONT'D)

12. Receivables (cont'd)

Trade receivables (cont'd)

The credit terms of trade receivables range from 30 to 120 days. The Group uses past due information to assess the credit risk of trade receivables. The analysis by past due status is as follows:-

	Group		
	2021 202		
	RM	RM	
Not past due	87,692,921	79,912,628	
1 to 30 days past due	3,382,812	6,920,113	
31 to 60 days past due	1,077,401	550,044	
61 to 90 days past due	430,485	422,527	
More than 90 days past due	754,767	295,170	
	93,338,386	88,100,482	

The Group determines that a trade receivable is credit-impaired when the customer is experiencing significant financial difficulty and has defaulted in payments. Unless otherwise demonstrated, the Group generally considers a default to have occurred when the trade receivable is more than 90 days past due. The gross carrying amount of a credit-impaired trade receivable is directly written off when there is no reasonable expectation of recovery. This normally occurs when there is reasonable proof of customer insolvency.

The Group measures the loss allowance for trade receivables at an amount equal to lifetime expected credit losses using the simplified approach in accordance with MFRS 9. Such lifetime expected credit losses are calculated using a provision matrix based on historical observed default rates (adjusted for forward-looking estimates). The following table details the risk profile of trade receivables based on the Group's provision matrix. As the Group's historical credit loss experience does not show significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished among the diversity of customer base.

	Not past due RM	1 to 30 days past due RM	31 to 60 days past due RM	61 to 90 days past due RM	More than 90 days past due RM	Total RM
2021						
Gross carrying amount	87,692,921	3,382,812	1,077,401	430,485	754,767	93,338,386
Average credit loss rate	0.31%	0.40%	1.85%	6.01%	7.71%	0.42%
Loss allowance	275,300	13,467	19,927	25,854	58,219	392,767
2020						
Gross carrying amount	79,912,628	6,920,113	550,044	422,527	295,170	88,100,482
Average credit loss rate	0.28%	0.61%	1.84%	2.22%	3.99%	0.34%
Loss allowance	226,703	42,048	10,097	9,374	11,778	300,000

The average credit loss rates were based on the payment profile of revenue over a period of 36 (2020 : 24) months and the corresponding historical credit losses experienced during the period. The rates were adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables.

Group

31 DECEMBER 2021 (CONT'D)

12. Receivables (cont'd)

Trade receivables (cont'd)

The changes in the loss allowance are as follows:-

20
Л
13,903
15,622)
1,719
00,000

13. Cash and cash equivalents

	Group		Comp	any
	2021	2020	2021	2020
	RM	RM	RM	RM
Highly liquid investments in money market funds	8,185,430	183,420	185,430	183,420
Term deposits	2,300,000	28,371,200	0	0
Cash and bank balances	74,524,332	51,528,102	8,224,815	4,093,324
	85,009,762	80,082,722	8,410,245	4,276,744

Cash and cash equivalents are placed with reputable financial institutions with low credit risk. Accordingly, their expected credit losses are not considered to be material and hence, have not been recognised.

Certain bank balance of the Group amounting to RM163,738 (2020 : RM154,388) has been pledged as security for credit facilities granted to the Group. Accordingly, this bank balance is not freely available for use.

The effective interest rates of term deposits as at 31 December 2021 was 1.55% (2020 : 1.60% to 2.43%) per annum.

For the purpose of statements of cash flows, cash and cash equivalents are presented net of pledged bank balance as follows:-

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Cash and cash equivalents Bank balance pledged as	85,009,762	80,082,722	8,410,245	4,276,744
security	(163,738)	(154,388)	0	0
	84,846,024	79,928,334	8,410,245	4,276,744

31 DECEMBER 2021 (CONT'D)

14. Payables

	Grou	Group		Company		
	2021	2020	2021	2020		
	RM	RM	RM	RM		
Trade payables	20,280,503	15,014,479	0	0		
Other payables	27,438,509	15,966,945	377,131	178,866		
	47,719,012	30,981,424	377,131	178,866		

Payables are generally short-term in nature or repayable on demand and their carrying amounts will approximate to the remaining contractual undiscounted cash flows.

The credit terms of trade and other payables range from 30 to 90 days.

15. Loans and borrowings

Group

	2021 RM	2020 RM
Secured		
Term loans	9,829,017	10,662,400
Unsecured		
Banker acceptances	4,699,814	3,453,353
Revolving credits	2,503,200	2,418,600
	17,032,031	16,534,353
Disclosed as:-		
- Current liabilities	8,769,295	7,254,561
- Non-current liabilities	8,262,736	9,279,792
	17,032,031	16,534,353

Term loans are secured against certain property, plant and equipment (Note 4) and right-of-use assets (Note 6).

The effective interest rates of loans and borrowings as at 31 December 2021 ranged from 0.60% to 5.30% (2020 : 1.25% to 4.22%) per annum.

Except for term loans, loans and borrowings are generally short-term in nature or repayable on demand and their carrying amounts will approximate to the remaining contractual undiscounted cash flows.

Term loans are repayable over 1 to 15 years. The repayment analysis is as follows:-

	2021 RM	2020 RM
Gross loan instalments:-		
- Within 1 year	1,863,870	1,738,968
- 1 to 5 years	7,201,421	6,836,350
- After 5 years	1,756,442	3,492,366
Total contractual undiscounted cash flows	10,821,733	12,067,684
Future finance charges	(992,716)	(1,405,284)
Present value of term loans	9,829,017	10,662,400

31 DECEMBER 2021 (CONT'D)

15. Loans and borrowings (cont'd)

The fair values of term loans were measured using present value technique by discounting the expected future cash flows using observable current market interest rates for similar liabilities (i.e. Level 2). The fair values measured were considered to be reasonably close to the carrying amounts reported as the observable current market interest rates also approximated to the effective interest rates of term loans.

16. Lease liabilities

Group

	2021	2020
	RM	RM
Gross lease liabilities:-		
- Within 1 year	394,984	388,098
- 1 to 5 years	668,501	716,680
Total contractual undiscounted cash flows	1,063,485	1,104,778
Future finance charges	(43,956)	(92,440)
Present value of lease liabilities	1,019,529	1,012,338
Disclosed as:-		
- Current liabilities	364,424	339,614
- Non-current liabilities	655,105	672,724
	1,019,529	1,012,338

The incremental borrowing rates applied to lease liabilities as at 31 December 2021 ranged from 3.91% to 5.70% (2020 : 4.81% to 5.70%) per annum.

17. Contract liabilities

Group

	2021 RM	2020 RM
Balance at 1 January	901,451	0
Excess of consideration over revenue recognised	404,521	901,451
Revenue recognised from opening contract liabilities	(901,451)	0
Balance at 31 December	404,521	901,451

As disclosed in Note 2.18, the Group generally satisfies its performance obligations at a point in time upon delivery of goods. Any consideration received or due in advance before a performance obligation is satisfied is presented as contract liability.

31 DECEMBER 2021 (CONT'D)

18. Share capital

	No. of ordinary shares with no par value	RM
Issued and fully paid		
Balance at 1 January 2020	263,205,367	87,735,185
Issue of shares pursuant to ESOS	5,638,000	9,528,279
Bonus issue	266,323,367	0
Balance at 31 December 2020	535,166,734	97,263,464
Issue of shares pursuant to ESOS	7,345,000	7,992,829
Balance at 31 December 2021	542,511,734	105,256,293

Treasury shares

The shareholders of the Company, by a resolution passed at the extraordinary general meeting held on 24 February 2016, approved the Company's plan to purchase its own shares. The details of the shares purchased from the open market using internally generated funds and held as treasury shares during the financial year are as follows:-

	2021		2020	
	No. of ordinary shares	Cost RM	No. of ordinary shares	Cost RM
Balance at 1 January	13,792,488	3,452,490	6,896,244	3,452,490
Bonus issue	0	0	6,896,244	0
Balance at 31 December	13,792,488	3,452,490	13,792,488	3,452,490

The number of outstanding shares in issue after excluding the treasury shares is as follows:-

	2021	2020
	No. of ordinary shares	No. of ordinary shares
Balance at 1 January	521,374,246	256,309,123
Shares issued	7,345,000	5,638,000
Bonus issue	0	259,427,123
Balance at 31 December	528,719,246	521,374,246

Employees' Share Option Scheme ("ESOS")

The shareholders of the Company, by a resolution passed at the extraordinary general meeting held on 12 June 2019, approved the Company's ESOS. The ESOS became effective on 17 June 2019.

31 DECEMBER 2021 (CONT'D)

18. Share capital (cont'd)

Employees' Share Option Scheme ("ESOS") (cont'd)

The principal features of the ESOS are as follows:-

- (i) At any point of time when the offer is made, the maximum number of shares to be issued under the ESOS shall not exceed 10% of the total issued share in the capital of the Company (excluding treasury shares, if any) during the duration of the ESOS.
- (ii) Eligible employee (including executive directors) of the Group shall participate in the ESOS if, as at the date of offer, the employee is at least 18 years of age and has been confirmed and completed at least 24 months of service within the Group on a full time basis.
- (iii) The ESOS shall be in force for a period of 5 years from the effective date. The Company may, if the Board deems fit and upon the recommendation of the ESOS Committee, extend the Scheme for another period of up to a maximum of 5 years in aggregate, commencing from the day after the date of expiration of the original 5 years period.
- (iv) The exercise price shall be determined based on the volume weighted average price of shares for the 5 market days immediately preceding the date of offer with a discount of not more than 10%.
- (v) The options granted are exercisable on a time proportion basis over the duration of the ESOS. The employee's entitlement to the options is vested as soon as they become exercisable.
- (vi) The new shares to be issued and/or transferred upon exercise of any options granted under the scheme will rank pari passu in all respects with the existing shares in the Company, save and except that the new shares will not be entitled to any dividends, rights, allotments and/or other distributions that may be declared, made or paid, where the entitlement date precedes the date of issuance and/or transfer of the options.

The movements in the number of share options during the financial year are as follows:-

	No. of options over ordinary shares	Weighted average exercise price RM	Weighted average share price RM	Range of exercise prices RM	Weighted average remaining contractual life
Outstanding at 1 January 2020	9,023,000	1.390			
Bonus issue	5,880,000				
Exercised	(5,638,000)	1.079	3.808		
Forfeited	(157,000)	0.806			
Outstanding at 31 December 2020	9,108,000	0.695		0.695	3.5 years
Exercisable at 31 December 2020	52,000	0.695			
Outstanding at 1 January 2021	9,108,000	0.695			
Granted	1,205,500	3.780	4.488		
Exercised	(7,345,000)	0.695			
Forfeited	(6,000)	3.780			
Outstanding at 31 December 2021	2,962,500	1.944		0.695 - 3.780	2.5 years
Exercisable at 31 December 2021	2,962,500	1.944			

31 DECEMBER 2021 (CONT'D)

18. Share capital (cont'd)

Employees' Share Option Scheme ("ESOS") (cont'd)

The fair value of share options granted since the effective date of the ESOS was measured using the Trinomial Option Pricing Model with the following inputs:-

	Option 1	Option 2
Grant date	1.7.2019	6.10.2021
Fair value at grant date	RM0.7864	RM1.3933
Weighted average share price	RM1.5374	RM4.1955
Exercise price	RM1.3900	RM3.7800
Expected volatility	57.348%	46.007%
Option life	5 years	3 years
Expected dividends	1.02%	1.36%
Risk-free interest rate	<u>3.43%</u>	2.43%

The expected volatility reflects the assumption that historical volatility is indicative of future trends but may not necessarily be the actual outcome. No other features of the share options granted were incorporated into the measurement of fair value.

19. Revenue

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Revenue from contracts with customers:- - Sale of goods	352,736,235	297,999,855	0	0
Other source of revenue:- - Dividend income	0	0000000	44,935,300	23,794,346

Disaggregation of revenue from contracts with customers

	Gro	up
	2021	2020
	RM	RM
Major products:-		
- Precision components for:-		
- Hard disk drive	288,318,967	253,101,613
- Control and sensor	36,160,054	26,029,307
- Others	28,257,214	18,868,935
	352,736,235	297,999,855
Geographical areas:-		
- Malaysia	21,275,213	15,172,563
- China	54,586,024	37,147,022
- Singapore	19,139,611	19,063,427
- Thailand	226,142,643	203,968,703
- Others	31,592,744	22,648,140
	352,736,235	297,999,855

31 DECEMBER 2021 (CONT'D)

20. Employee benefits expense (including directors' remuneration)

	Group		Com	pany
	2021	2020	2021	2020
	RM	RM	RM	RM
Directors of the Company:-				
- Fees	261,000	240,000	261,000	240,000
 Other short-term employee benefits 	2,825,931	2,856,230	40,000	48,500
- Defined contribution plans	209,388	143,568	0	0
- Share-based payments	137,240	359,082	0	0
·	3,433,559	3,598,880	301,000	288,500
Directors of subsidiaries:-				
- Short-term employee				
benefits	2,297,746	2,581,254	0	0
- Defined contribution plans	271,124	235,322	0	0
- Share-based payments	167,196	448,852	0	0
	2,736,066	3,265,428	0	0
Other employees:-				
- Short-term employee				
benefits	62,506,063	54,762,629	0	0
- Defined contribution plans	4,518,502	3,535,964	0	0
- Share-based payments	2,388,133	2,768,061	0	0
	69,412,698	61,066,654	0	0
	75,582,323	67,930,962	301,000	288,500

The estimated money value of benefits received or receivable by certain directors otherwise than in cash is as follows:-

	Group	
	2021 2020	
	RM	RM
Directors of the Company	28,000	28,000
Directors of subsidiaries	27,033	25,213
	55,033	53,213

21. Impairment (losses)/gains on financial assets

	Group	
	2021	2020
	RM	RM
Trade receivables from contracts with customers	(92,278)	415,622
Other receivables	0	183,953
	(92,278)	599,575

NOTES TO FINANCIAL STATEMENTS 31 DECEMBER 2021 (CONT'D)

22. Profit before tax

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Profit before tax is arrived at after charging:-				
Amortisation of investments in club memberships	12,629	11,896	0	0
Auditors' remuneration:-				
- Current year	339,946	332,703	122,000	122,000
- Prior year	500	12,500	0	6,500
Depreciation of investment properties	570,405	554,655	0	0
Depreciation of property, plant and equipment	9,406,692	8,099,390	0	0
Depreciation of right-of-use assets Direct operating expenditure on investment properties generating	653,500	653,453	0	0
rental income Fee expense for financial	48,567	71,525	0	0
instruments not measured at fair value through profit or loss	131,933	119,840	111	444
Interest expense for financial liabilities not measured at fair value through profit or loss	279,429	625,808	0	0
Interest expense for lease liabilities	49,497	78,737	0	0
Inventories written down	195,958	467,643	0	0
Lease expense relating to:-	006,001	407,045	0	0
- Short-term leases	697,694	643,466	4,550	0
- Leases of low value assets (other than short-term leases)	28,560	28,560	0	0
Loss on dilution of investment in associate	0	118,514	0	0
Loss on foreign exchange:-	0	110,514	0	0
- Realised	0	1,232,128	0	0
- Unrealised	0	2,944,430	0	0
Property, plant and equipment written off	2,332	2,944,430	0	0
and crediting:-				
Gain on disposal of property, plant	42.004	50.000	2	<u>,</u>
and equipment	12,904	58,802	0	0
Gain on disposal of right-of-use assets	58,734	0	0	0
Gain on foreign exchange:-				
- Realised	2,720,087	0	0	0
- Unrealised	109,326	0	0	0

31 DECEMBER 2021 (CONT'D)

22. Profit before tax (cont'd)

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Grants related to income	47,821	802,863	0	0
Interest income for financial assets measured at amortised cost	674,730	487,608	126,819	121,346
Operating lease income from investment properties	943,800	1,543,200	0	0

23. Tax expense

	Group		Compa	any
	2021	2020	2021	2020
	RM	RM	RM	RM
Tax based on results for the year:-				
- Current tax	19,797,125	15,008,259	0	478,619
- Deferred tax	1,005,252	(1,298,316)	0	0
	20,802,377	13,709,943	0	478,619
Tax (over)/under provided in prior year:-				
- Current tax	(586,003)	1,693,802	0	0
- Deferred tax	66,843	1,822,826	0	0
Withholding tax on dividend				
from foreign subsidiary	0	478,619	0	0
	20,283,217	17,705,190	0	478,619

The numerical reconciliation between the applicable tax rate, which is the statutory income tax rate, and the average effective tax rate on results for the year is as follows:-

	Group		Comp	any
	2021	2020	2021	2020
	%	%	%	%
Applicable tax rate	24.00	24.00	24.00	24.00
Non-deductible expenses	7.46	0.34	0.37	1.16
Non-taxable income	(0.91)	(0.25)	(12.32)	(19.59)
Tax incentives claimed	(0.65)	(1.76)	0.00	0.00
Effect of differential tax rates	(7.48)	(3.10)	(12.05)	(3.47)
(Decrease)/Increase in unrecognised deferred tax				
assets	(0.28)	0.56	0.00	0.00
Average effective tax rate	22.14	19.79	0.00	2.10

31 DECEMBER 2021 (CONTD)

24. Earnings per share

Group

25.

The earnings per share is calculated by dividing the Group's profit for the financial year attributable to owners of the Company by the weighted average number of ordinary shares in issue during the financial year as follows:-

	2021	2020
Profit for the financial year attributable to owners of the Company (RM) $_$	73,685,960	51,811,713
Number of shares in issue as at 1 January	521,374,246	256,309,123
Effect of shares issued pursuant to ESOS	3,170,058	2,581,760
Effect of bonus issue	0	257,876,642
Weighted average number of shares for computing basic earnings per share	524,544,304	516,767,525
Number of shares under ESOS deemed to have been issued for no consideration	5,144,689	9,739,046
Weighted average number of shares for computing diluted earnings per share	529,688,993	526,506,571
Basic earnings per share (sen)	14.05	10.03
Diluted earnings per share (sen)	13.91	9.84
Dividends		
Group and Company		
	2021	2020
	RM	RM
In respect of the financial year ended 31 December 2019:-		
- Final single tier dividend of 6.00 sen per share	0	15,378,547
In respect of the financial year ended 31 December 2020:-		
- Interim single tier dividend of 1.25 sen per share	0	6,514,073
- Final single tier dividend of 3.75 sen per share	19,551,755	0
In respect of the financial year ended 31 December 2021:-		
- Interim single tier dividend of 2.00 sen per share	10,541,150	0
-	30,092,905	21,892,620

A final single tier dividend of 5.00 sen per share in respect of the financial year ended 31 December 2021 will be proposed for shareholders' approval at the forthcoming annual general meeting.

31 DECEMBER 2021 (CONT'D)

26. Notes to consolidated statement of cash flows

Group

Term loans

	2021	2020
	RM	RM
Balance at 1 January	10,662,400	12,149,285
Drawdowns	767,210	0
Repayments	(1,613,235)	(1,486,885)
Currency translation differences	12,642	0
Balance at 31 December (Note 15)	9,829,017	10,662,400
Short-term loans and borrowings		
	2021	2020
	RM	RM
Balance at 1 January	5,871,953	3,888,351
Net cash flow changes	1,444,085	2,084,002
Currency translation differences	(113,024)	(100,400)
Balance at 31 December	7,203,014	5,871,953
Represented by:-		
- Banker acceptances (Note 15)	4,699,814	3,453,353
- Revolving credits (Note 15)	2,503,200	2,418,600
	7,203,014	5,871,953
Lease liabilities		
	2021	2020
	RM	RM
Balance at 1 January	1,012,338	1,483,064
Acquisition of right-of-use assets	585,013	0
Payments	(579,734)	(472,281)
Currency translation differences	1,912	1,555
Balance at 31 December (Note 16)	1,019,529	1,012,338

31 DECEMBER 2021 (CONT'D)

26. Notes to consolidated statement of cash flows (cont'd)

Lease liabilities (cont'd)

The total cash outflow for leases is as follows:-

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Operating activities				
Lease expense recognised in profit or loss (Note 22)	726,254	672,026	4,550	0
Financing activities				
Interest portion of lease liabilities (Note 22)	49,497	78,737	0	0
Principal portion of lease				
liabilities	579,734	472,281	0	0
	1,355,485	1,223,044	4,550	0

27. Related party disclosures

Transactions with related parties during the financial year are as follows:-

	Group		Company	
	2021	2020	2021	2020
	RM	RM	RM	RM
Key management personnel compensation:-				
- Short-term employee				
benefits	8,065,529	7,937,824	301,000	288,500
- Defined contribution plans	750,064	623,366	0	0
- Share-based payments	571,950	1,529,690	0	0
	9,387,543	10,090,880	301,000	288,500
Dividends declared from				
subsidiaries	0	0	44,935,300	23,794,346
Granting of employees' share				
options to subsidiaries	0	0	2,692,569	3,575,995
Subscription for shares in				
associate	1,449,330	0	1,449,330	0
Subscription for shares in				
subsidiary	0	0	28,761,350	10,000,000

28. Segment reporting

Group

Operating segments

Information about operating segments has not been reported separately as the Group's revenue, profit or loss, assets and liabilities are mainly confined to a single operating segment, namely the manufacture of industrial products and trading of high quality computer disk-drive related components.

31 DECEMBER 2021 (CONT'D)

28. Segment reporting (cont'd)

Geographical information

In presenting the information about geographical areas, segment revenue is based on the geographical location of customers, whereas segment assets are based on the geographical location of assets:-

	External	External revenue		Non-current assets	
	2021	2020	2021	2020	
	RM	RM	RM	RM	
Malaysia	21,275,213	15,172,563	62,240,689	61,186,364	
China	54,586,024	37,147,022	38,894,480	17,363,671	
Singapore	19,139,611	19,063,427	673,934	333,152	
Thailand	226,142,643	203,968,703	0	0	
Others	31,592,744	22,648,140	0	0	
	352,736,235	297,999,855	101,809,103	78,883,187	

Major customers

The major customers that contributed 10% or more of the Group's total revenue are as follows:-

	External revenue	
	2021	2020
	RM	RM
Customer I*	204,877,333	176,562,858
Customer II*	61,933,873	53,519,042

* The identity of the major customer has not been disclosed as permitted by MFRS 8 Operating Segments.

29. Contractual commitments

Group		
	2021	2020
	RM	RM
Acquisition of property plant and equipment	46 027 000	221 000
Acquisition of property, plant and equipment	46,027,000	231,000

30. Financial guarantee contracts

Company

The Company has entered into financial guarantee contracts to provide financial guarantees to financial institutions and trade suppliers for credit facilities granted to certain subsidiaries up to a total limit of RM89,525,000 (2020 : RM87,850,000). The total utilisation of these credit facilities as at 31 December 2021 amounted to RM24,655,000 (2020 : RM17,652,000). No maturity analysis is presented for the financial guarantee contracts as the entire amount could be called at any time in the event of default by the subsidiaries.

The aforementioned financial guarantee contracts should have been recognised in the statement of financial position in accordance with the recognition and measurement policies as stated in Note 2.14. After considering that the probability of the subsidiaries defaulting on the credit lines is remote, the financial guarantee contracts have not been recognised as the fair values on initial recognition are not expected to be material.

31 DECEMBER 2021 (CONT'D)

31. Financial risk management

The activities of the Group expose it to certain financial risks, including credit risk, liquidity risk, currency risk and interest rate risk. The overall financial risk management objective of the Group is to ensure that adequate financial resources are available for business development whilst minimising the potential adverse impacts of financial risks on its financial position, performance and cash flows.

The aforementioned financial risk management objective and its related policies and processes explained below have remained unchanged from the previous financial year.

Credit risk

The Group's exposure to credit risk arises mainly from receivables and deposits placed with financial institutions. The maximum credit risk exposure of these financial assets is best represented by their respective carrying amounts in the statement of financial position. The Company is also exposed to credit risk in respect of its financial guarantees provided for credit facilities granted to certain subsidiaries. The maximum credit risk exposure of these financial guarantees is the total utilisation of the credit facilities granted as disclosed in Note 30.

The Group manages its credit risk exposure of receivables by assessing counterparties' financial standings on an ongoing basis, setting and monitoring counterparties' limits and credit terms. The quantitative information about such credit risk exposure is disclosed in Note 12. As the Group only deals with reputable financial institutions, the credit risk associated with deposits placed with them is low.

Liquidity risk

The Group's exposure to liquidity risk relates to its ability to meet obligations associated with financial liabilities as and when they fall due. The remaining contractual maturities of financial liabilities are disclosed in their respective notes.

The Group practises prudent liquidity risk management to minimise the mismatch of financial assets and liabilities whilst maintaining sufficient cash and the availability of funding through standby credit facilities.

Currency risk

The Group's exposure to currency risk arises mainly from transactions entered into by individual entities within the Group in currencies other than their functional currencies. The major functional currencies within the Group are Ringgit Malaysia ("RM"), Renminbi ("RMB") and US Dollar ("USD"), whereas the major foreign currencies transacted are USD and Singapore Dollar ("SGD"). The gross carrying amounts of foreign currency denominated monetary items at the end of the reporting period are as follows:-

	Group	
	Denominated in USD	Denominated in SGD
	RM	RM
2021		
Receivables	14,709,234	85,294
Cash and cash equivalents	38,910,511	2,848,922
Payables	(15,307,274)	(7,684,731)
Loans and borrowings	(7,327,916)	0
Lease liabilities	0	(346,805)
	30,984,555	(5,097,320)
2020		
Receivables	9,995,954	416,811
Cash and cash equivalents	38,410,473	756,645
Payables	(715,001)	(6,774,359)
Loans and borrowings	(5,871,953)	0
Lease liabilities	0	(2,913)
	41,819,473	(5,603,816)

NOTES TO FINANCIAL STATEMENTS

31 DECEMBER 2021 (CONT'D)

31. Financial risk management (cont'd)

Currency risk (cont'd)

The Group observes the movements in exchange rates and acts accordingly to minimise its exposure to currency risk. Where necessary, the Group enters into derivative contracts to hedge the exposure. Such exposure is also partly mitigated in the following ways:-

- (i) The Group's foreign currency sales and purchases provide a natural hedge against fluctuations in foreign currencies.
- (ii) The Group maintains part of its cash and cash equivalents in foreign currency accounts to meet future obligations in foreign currencies.

Based on a symmetric basis which uses the foreign currency as a stable denominator, the following table demonstrates the sensitivity of profit or loss (and equity) to changes in exchange rates that were reasonably possible at the end of the reporting period, with all other variables held constant:-

	Grou	р
	Increase/	Increase/
	(Decrease) in profit	(Decrease) in profit
	2021	2020
	RM	RM
Appreciation of USD against RM by 1% (2020 : 3%)	792,412	1,851,759
Depreciation of USD against RM by 1% (2020 : 3%)	(792,412)	(1,851,759)
Appreciation of SGD against RM by 1% (2020 : 1%)	(8,748)	(6,065)
Depreciation of SGD against RM by 1% (2020 : 1%)	8,748	6,065
Appreciation of USD against RMB by 1% (2020 : 3%)	196,079	716,692
Depreciation of USD against RMB by 1% (2020 : 3%)	(196,079)	(716,692)
Appreciation of SGD against USD by 1% (2020 : 3%)	(29,180)	(124,597)
Depreciation of SGD against USD by 1% (2020 : 3%)	29,180	124,597

Interest rate risk

The Group's exposure to interest rate risk arises mainly from interest-bearing financial instruments, namely term deposits, loans and borrowings and lease liabilities.

The Group observes the movements in interest rates and always strives to obtain the most favourable rates available for new financing or during repricing. It is also the Group's policy to maintain a mix of fixed and floating rate financial instruments as follows:-

	Gro	oup
	2021	2020
	RM	RM
Fixed rate instruments		
Financial assets	2,300,000	28,371,200
Financial liabilities	(8,222,543)	(6,884,291)
Floating rate instruments		
Financial liabilities	(9,829,017)	(10,662,400)

NOTES TO FINANCIAL STATEMENTS

31 DECEMBER 2021 (CONT'D)

31. Financial risk management (cont'd)

Interest rate risk (cont'd)

As the Group does not account for its fixed rate financial instruments at fair value through profit or loss, any change in interest rates at the end of the reporting period would not affect its profit or loss (and equity). For floating rate financial instruments measured at amortised cost, the following table demonstrates the sensitivity of profit or loss (and equity) to changes in interest rates that were reasonably possible at the end of the reporting period, with all other variables held constant:-

	Gro	up
	Increase/ (Decrease) in profit	Increase/ (Decrease) in profit
	2021	2020
	RM	RM
Increase in interest rates by 0^* (2020 : 40) basis point(s)	0	(42,088)
Decrease in interest rates by 0^* (2020 : 40) basis point(s)	0	42,088

* Using standard deviation to measure interest rate volatility for the past 12 months, the Company did not foresee any reasonably possible change in interest rate at the end of the reporting period.

32. Capital management

The overall capital management objective of the Group is to safeguard its ability to continue as a going concern so as to provide fair returns to owners and benefits to other stakeholders. In order to meet this objective, the Group always strives to maintain an optimal capital structure to reduce the cost of capital and sustain its business development.

The Group considers its total equity and total interest-bearing debts to be the key components of its capital structure and may, from time to time, adjust the dividend payouts, purchase own shares, issue new shares, sell assets, raise or redeem debts, where necessary, to maintain an optimal capital structure. The Group monitors capital using a debt-to-equity ratio, which is calculated as total interest-bearing debts divided by total equity as follows:-

	Gro	up
	2021	2020
	RM	RM
Loans and borrowings	17,032,031	16,534,353
Lease liabilities	1,019,529	1,012,338
Total interest-bearing debts	18,051,560	17,546,691
Total equity	312,080,336	255,832,441
Total capital	330,131,896	273,379,132
Debt-to-equity ratio	6%	7%

The aforementioned capital management objective, policies and processes have remained unchanged from the previous financial year.

LIST OF PROPERTIES HELD

Title/ Location	Tenure/ Date of expiry of lease	Description/ Existing use (approximate age of building)	Land area/ Built-up area	Net book value as at 31.12.2021 (RM)	Year of last revaluation	Year of acquisition
Registered Owner: Dufu Industries Sdn. Bhd						
Land						
P.T. No. 1886 (Resurveyed Lot 12354) held under Title No. H.S. (D) 11985, Mukim 12, Daerah Barat Daya, Penang	60 years leasehold expiring on 26.12.2051	Industrial land	177,691 sq. feet	2,758,334	1997	-
No. H.S.(D) 42631, Lot No. 320, Mukim 13, Daerah Seberang Perai Tengah, Pulau Pinang	60 years leasehold expiring on 01.3.2059	Industrial Land	87,123 sq. feet	3,561,879	-	Year 2019
Building						
Plot 19 Free Industrial Zone, Phase IV, Bayan Lepas 11900 Penang		 Industrial complex 1 single-storey office-cum- production building (24 years) 1 double-storey office-cum- production building (17 years) 	18,209 sq. feet 33,793 sq. feet	1,250,274	-	Year 1997 – 2007
		 1 three-storey production building (15 years) 1 three-storey office cum production building (14 years) 	65,811 sq. feet 32,816 sq. feet			

LIST OF PROPERTIES HELD (GONT'D)

Title/ Location	Tenure/ Date of expiry of lease	Description/ Existing use (approximate age of building)	Land area/ Built-up area	Net book value as at 31.12.2021 (RM)	Year of last revaluation	Year of acquisition
Building (cont'd)						
Block 1-5-7, Block 3-3-1, Block 3-13-3, Block 5-7-1, Block 5-14-2, Block 5-16-5, Block 11-2-2, Block 11-6-2, Block 15-5-6, Block 15-8-3, Block 15-9-6, Block 15-21-3, Block 17-10-1, Block 17-17-5, Block 19-8-4, Block 19-10-2 Taman Terubong Indah, Tingkat Paya Terubong 5, 11060 Penang		16 units of hostel (freehold)	11,200 sq. feet	966,774	-	Year 2015
No 691, Lorong Perindustrian Bukit Minyak 11, Taman Perindustrian Bukit Minyak, 14100 Simpang Ampat, Pulau Pinang		A unit of single storey factory and a double storey office building (3 years)	70,684 sq. feet	9,512,803	-	Year 2019
Registered Owner: Guangzhou Futron Technology Co. Ltd.						
Building						
No. 1, Gao Tian Industrial Zone, Tai Ping Town, Cong Hua City.		 1 three-storey production building (18 years) 1 steel production workshop (8 years) 	41,383 sq. feet 8,092 sq. feet	1,063,016	-	Year 2003 – 2018
		 1 warehouse (4 years) 1 five-storey hostel (18 years) 	7,089 sq. feet 21,348 sq. feet	168,607	-	Year 2003

LIST OF PROPERTIES HELD (GONT'D)

Title/ Location	Tenure/ Date of expiry of lease	Description/ Existing use (approximate age of building)	Land area/ Built-up area	Net book value as at 31.12.2021 (RM)	Year of last revaluation	Year of acquisition
Registered Owner: Guangzhou Futron Precision Industries Co., Ltd.						
Land use rights						
Plot 18411320180005 at South Side of Longxing Siheng Road, Longxing District, Conghua Industrial Park, Conghua District, Guangzhou, People's Republic of China	50 years leasehold expiring on 13.01.2069	Industrial land	216,385 sq. feet	7,530,689	-	Year 2018
Registered Owner: Dufusion Sdn Bhd						
Land						
Lot No. 8478 Mukim 12, District of Barat Daya, Penang	60 years leasehold expiring on 22.5.2050	Industrial land	51,451 sq. feet	5,031,641	-	Year 2012
Lot No. 9232 Mukim 12, District of Barat Daya, Penang	60 years leasehold expiring on 10.12.2050	Industrial land	66,349 sq. feet			
Building						
Plot No. 160 & 163, Jalan Sungai Keluang, Bayan Lepas Free Industrial Zone, Phase 1, 11900 Bayan Lepas Penang		Industrial complex - 1 single-storey office- cum-production building (10 years)	61,587 sq. feet	2,699,316	-	Year 2012
			TOTAL	34,543,333		

SHARE BUY-BACK STATEMENT

1. Disclaimer Statement

This Statement is important and if you are in any doubt as to the action you should take, you should consult your stockbroker, bank manager, solicitor, accountant or other professional adviser immediately.

Bursa Malaysia Securities Berhad ("Bursa Securities") has not perused the contents of this Share Buy-Back Statement in relation to the Proposed Share Buy-Back (as defined herein) prior to its issuance, takes no responsibility for the contents of the Statement, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of the Statement.

2. Rationale for the Proposed Renewal of Authority to Dufu Technology Corp. Berhad ("DUFU" or the "Company") to Purchase Its Own Ordinary Shares ("Shares") of up to 10% of its total number of issued shares at any point in time ("Proposed Renewal of Share Buy-Back Mandate")

The Proposed Renewal of Share Buy-Back Mandate, if implemented, will enable the Company to utilize its financial resources not immediately required for use, to purchase its own Shares. The Proposed Renewal of Share Buy-Back Mandate may enhance the EPS which may have a positive impact on the market price of DUFU Shares. Other potential benefits of the Proposed Renewal of Share Buy-Back Mandate to the Company and its shareholder are as follows:-

- a) To allow the Company to take preventive measures against speculation particularly when DUFU Shares are undervalued which would in turn stabilize the market price of DUFU Shares and hence, enhance investors' confidence;
- b) To allow the Company flexibility in achieving the desired capital structure, in terms of the debt and equity composition, and the size of equity;
- c) The Purchased Shares may be held as treasury shares and distributed to shareholders as dividends and/or resold in the open market with the intention of realising a potential capital gain if the Purchased Shares are resold at price(s) higher than their purchase price(s); and
- d) The treasury shares may also be transferred for the purpose of rewarding employees under an employees' share scheme, or such other purposes as allowed under the Companies Act 2016.

3. Retained Profits

Based on the Audited Financial Statements of the Company as at 31 December 2021 the retained profits of the Company stood at RM45,252,885.

4. Source of Funding

The Proposed Renewal of Share Buy-Back Mandate will be financed from both internally generated funds and/ or external borrowings as long as the amount of fund for the Share Buy-Back has not exceeded the amount of retained earnings. The Company has sufficient resource to undertake the Proposed Renewal of Share Buy-Back Mandate in view that the Company has net cash and cash equivalent balance of approximately RM8,410,245 based on the Audited Financial Statements of DUFU as at 31 December 2021.

In the event borrowings are used for the purchase of DUFU Shares, the Board of Directors of DUFU ("the Board") will ensure that the Company has the capability to repay the borrowings and that such repayment will not have a material effect on the Company's cash flow.

Any funds utilized by DUFU for the Proposed Renewal of Share Buy-Back Mandate will consequentially reduce the resources available to DUFU for its operations by a corresponding amount for shares bought back.

5. Interests of Directors' and Substantial Shareholders' and Persons Connected with Them

Save for the inadvertent increase in the percentage shareholdings and/or voting rights of the shareholders in the Company as a consequence of the Proposed Renewal of Share Buy-back Mandate, none of the Directors and Substantial Shareholders of DUFU nor persons connected with them has any interest, direct or indirect, in the Proposed Renewal of Share Buy-Back Mandate and, if any, the resale of the treasury shares.

Interests of Directors' and Substantial Shareholders' and Persons Connected with Them (cont'd)

Based on the Register of Directors' Shareholdings and the Register of Substantial Shareholders of DUFU as at 28 February 2022 and assuming that DUFU implements the Proposed Renewal of Share Buy-back Mandate in full, the effects of the Proposed Renewal of Share Buy-back Mandate on the shareholdings of the Directors and Substantial Shareholders of DUFU are as follows:-

	Before the P Bu	ropose ly-Back	Before the Proposed Renewal of Share Buy-Back Mandate	hare		After	the Proposed	Renewa	After the Proposed Renewal of Share Buy-Back Mandate	Back Maı	ndate	
		As at t	As at the LPD		Σ	inimum	Minimum Scenario		W	aximum	Maximum Scenario	
	Direct		Indirect		Direct		Indirect		Direct		Indirect	
Directors	No. of Shares	%(a)	No. of Shares	%(a)	No. of Shares	(q)%	No. of Shares	(q)%	No. of Shares	%(c)	No. of Shares	(c)%
Lee, Hui-Ta also known as Li Hui Ta ⁽¹⁾	49,635,698	9.38	56,410,000 ⁽⁶⁾	10.66	49,635,698	10.16	56,410,000 ⁽⁶⁾	11.55	49,635,698	10.11	56,410,000 ⁽⁶⁾ 11.49	11.49
Wu, Mao-Yuan	19,119,000	3.61			19,119,000	3.91			19,217,500	3.91		
Sung, Cheng-Hsi	57,300	0.01			57,300	0.01			57,300	0.01		
Joyce Wong Ai May								'	I	'		
Yin, Chih-Chu also known as Laurence Yin		ı				ı		ı		ı		,
Lee Yoke Khay		I	ı	ı		ı		ı	ı	ı		
Substantial Shareholder												
PCSB	51,379,200	9.71			51,379,200	10.52			51,379,200	10.47		
PFYSB	56,410,000 10.66	10.66			56,410,000	11.55		'	56,410,000	11.49		
Wong Ser Yian	26,483,786	5.01			26,483,786	5.42		'	26,483,786	5.40		
Lee, Wen-Jung ⁽²⁾	65,000	0.01	51,379,200 ⁽⁷⁾	9.71	65,000	0.01	51,379,200(7)	10.52	173,000	0.04	51,379,200(7)	10.47
Lee, Su Hui-Fen	200,200	0.04	51,379,200 ⁽⁷⁾	9.71	200,200	0.04	51,379,200 ⁽⁷⁾	10.52	200,200	0.04	51,379,200 ⁽⁷⁾	10.47
Wang, Kuei-Hua ⁽³⁾	10,112,130	1.91	56,410,000 ⁽⁶⁾	10.66	10,112,130	2.07	56,410,000 ⁽⁶⁾	11.55	10,112,130	2.06	56,410,000 ⁽⁶⁾	11.49

SHARE BUY-BACK STATEMENT (GONT'D)

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Interests of Directors' and Substantial Shareholders' and Persons Connected with Them (cont'd)

	Before the Proposed Buy-Back M	Propose uy-Back	Proposed Renewal of Share Buy-Back Mandate	of Share		After th	ne Proposed	Renewal c	After the Proposed Renewal of Share Buy-Back Mandate	-Back Mande	ate	
		As at the	the LPD		2	Minimum Scenario	Scenario		ž	Maximum Scenario	anario	
	Direct		Indirect	act	Direct		Indirect	t	Direct	ct	Indirect	
	No. of Shares	%(a)	No. of Shares	% (a)	No. of Shares	(q)%	No. of Shares	(q)%	No. of Shares	% (c)	No. of Shares	%(c)
Person Connected with Director and Substantial Shareholder												
Wu, Ming-Hsiu ⁽⁴⁾	105,000	0.02		, ,	105,000	0.02	•		117,500	0.02		'
Hsu, Sung-Hsiang ⁽⁴⁾	210,000	0.04		1	210,000	0.04	•	,	222,500	0.05		'
Ng Hwee Ngee ⁽⁵⁾	180,000	0.03		, ,	180,000	0.04		, ,	192,500	0.04		'
Wong Ser Hiang ⁽⁵⁾				•		ı		•	12,500	negligible		'
: mum Scenario - Assuming imum Scenario - Assumin	Assuming none of the 2,647,500 ESOS Options are exercised and DUFU implements the Proposed Renewal of Share Buy-back Mandate in full. Assuming full exercise of the 2,647,500 ESOS Options and DUFU implements the Proposed Renewal of Share Buy-back Mandate in full.	17,500 E5 the 2,64	505 Options 7,500 ESOS (are exercis Options an	ed and DUFU i. d DUFU implen	mplemen nents the	ts the Propose Proposed Rer	ad Renewa. 1ewal of Sh	' of Share Buy iare Buy-back	back Manda Mandate in 1	ite in full. full.	
Based on the total number of issued shares of 529,034,246 Shares, exclusive of 13,792,488 shares held as treasury shares Based on the total number of issued shares of 488,544,061 Shares without exercising the ESOS Options and the Proposed Share Buy-Back is carried out in full and all	ber of issued sha ber of issued sha	res of 5; res of 48	29,034,246 5 38,544,061 5	chares, excu Shares with	lusive of 13,79. 10ut exercising	2,488 sha the ESOS	res held as tru Options and	easury shar the Propos	es ed Share Buy-	-Back is carrie	ed out in full e	Ind all
und strates so purchased are read as reasony strates. Based on the total number of issued shares of 490,926,811 Shares after full exercise of 2,647,500 ESOS Options with the assumption that the Directors / Substantial Shareholders and Persons Connected with them (whom also an eligible person to the Company's ESOS) fully exercised their ESOS Options:-	u are rieru as rred ber of issued sha 1s Connected wii	th them	90,926,811 <u>5</u> (whom also	Shares afte an eligible	r full exercise of person to the o	of 2,647, <u>5</u> Company	500 ESOS Opt 's ESOS) fully	ions with t exercised ti	he assumptiol heir ESOS Opt	n that the Dii tions:-	rectors / Subs:	tantial
 Wu, Mao-Yuan - Lee, Wen-Jung - Min Minn-Heiu - 	Wu, Mao-Yuan – 98,500 ESOS Options Lee, Wen-Jung – 108,000 ESOS Options Miri, Mine-Heiu – 12 500 ESOS Options	tions tions ntions										

Note: Minimu

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- Hsu, Sung-Hsiang 12,500 ESOS Options
 - Ng Hwee Ngee 12,500 ESOS Options
- Wong Ser Hiang 12,500 ESOS Options .
- Also Substantial Shareholder of the Company.
- Also an eligible person to the Company's ESOS Spouse of Lee, Hui-Ta also known as Li Hui Ta
- Person Connected to Wu, Mao-Yuan Person Connected to Wong Ser Yian Indirect Interest by virtue of his/her substantial interest in Perfect Full Yen Sdn Bhd ("PFYSB"). Indirect Interest by virtue of his/her substantial interest in Perfect Commerce Sdn Bhd ("PCSB").

6. Potential Advantages and Disadvantages of the Proposed Renewal of Share Buy-Back Mandate

6.1 Potential advantages of the Proposed Renewal of Share Buy-Back Mandate

The potential advantages of the Proposed Renewal of Share Buy-Back Mandate are set out in section 2 of the Statement.

6.2 Potential disadvantages of the Proposed Renewal of Share Buy-Back Mandate

The potential disadvantages of the Proposed Renewal of Share Buy-Back Mandate are as follows:-

- a) The Proposed Renewal of Share Buy-Back Mandate if implemented, will reduce the financial resources of DUFU and may result in DUFU foregoing interest income and/or better investment opportunities that may emerge in the future; and
- b) It would also result in the reduction of financial resources available for distribution in the form of cash dividends to shareholders of DUFU in the immediate future.

Nevertheless, the Board is of the view that the Proposed Renewal of Share Buy-Back Mandate is not expected to have any potential material disadvantages to the Company and its shareholders as it will be implemented only after careful consideration of the financial resources of DUFU and the resultant impact on the shareholders of the Company.

7. Material Financial Effect of the Proposed Renewal of Share Buy-Back Mandate

The material financial effect of the Proposed Renewal of Share Buy-Back Mandate on the share capital, consolidated Net Tangible Assets ("NTA"), working capital, earnings, dividends and the substantial shareholders' shareholdings in DUFU are set out below:

7.1 Share Capital

The effects of the Proposed Renewal of Share Buy-Back Mandate on the total number of issued shares of DUFU are as follows:-

Minimum Scenario -	Assuming none of the 2,647,500 ESOS Options are exercised and DUFU
	implements the Proposed Renewal of Share Buy-back Mandate in full
Maximum Scenario -	Assuming full exercise of the 2.647.500 ESOS Options and DUELL implements

Maximum Scenario - Assuming full exercise of the 2,647,500 ESOS Options and DUFU implements the Proposed Renewal of Share Buy-back Mandate in full.

	Minimum Scenario	Maximum Scenario
	No. of Shares	No. of Shares
As at 28 February 2022	542,826,734	542,826,734
Shares to be issued pursuant to the ESOS	0	2,647,500
	542,826,734	545,474,234
Proposed Renewal of Share Buy-Back Mandate (assuming all Purchased Shares are held as treasury shares)	54,282,673	54,547,423
Total number of issued share after the Proposed Renewal of Share Buy-Back Mandate	488,544,061	490,926,811

The Proposed Renewal of Share Buy-Back Mandate will not have any effect on the issued and paid-up share capital of the Company as the Shares purchased are to be retained as treasury shares. However, the rights attaching to the treasury shares as to voting, dividends and participation in other distributions or otherwise will be suspended. While these Shares remain as treasury shares, the Companies Act 2016 prohibits the taking into account of such Shares in calculating the number of percentage of Shares for a purpose whatsoever including substantial shareholdings, takeovers, notices, requisitioning of meetings, quorum for meetings and the result of votes on resolutions.

7. Material Financial Effect of the Proposed Renewal of Share Buy-Back Mandate (cont'd)

7.2 NTA

The effects of the Proposed Renewal of Share Buy-Back Mandate on the consolidated NTA of the Group would depend on the purchase price and number of Purchased Shares, the effective funding cost to DUFU to finance the Purchased Shares or any loss in interest income to DUFU.

The Proposed Renewal of Share Buy-Back Mandate will reduce the consolidated NTA per Share at the time of purchase if the purchase price exceeds the consolidated NTA per Share and conversely will increase the consolidated NTA per Share at the time of purchase if the purchase price is less than the consolidated NTA per Share.

Should the Purchased Shares be resold, the consolidated NTA will increase if the Company realizes a capital gain from the resale, and vice-versa. However, the quantum of the increase in NTA will depend on the selling price of the Purchased Shares and the number of Purchased Shares resold.

7.3 Working Capital

The Proposed Renewal of Share Buy-Back Mandate is likely to reduce the working capital of the Group, the quantum of which would depend on the purchase price of the Purchased Shares, the number of Purchased Shares and any associated costs incurred in making the purchase.

7.4 Earnings

The effects of the Proposed Renewal of Share Buy-Back Mandate on the EPS of the DUFU Group will depend on the purchase price of the DUFU Shares, the number of DUFU Shares purchased and the effective funding cost to DUFU to finance the Purchase Shares or any loss in interest income to the Group.

If the Purchased Shares are to be retained as treasury shares or cancelled subsequently, the number of Shares applied in the computation of the EPS will be reduced, and accordingly, all other things being equal, the Proposed Renewal of Share Buy-Back Mandate will have a positive impact on the EPS of the Group.

In the event the Purchased Shares are resold subsequently, depending on the price at which the said Shares are resold, the Proposed Renewal of Share Buy-Back Mandate may have a positive effect on the EPS of the Group if there is a gain on the disposal and vice-versa.

7.5 Dividends

Assuming the Proposed Renewal of Share Buy-Back Mandate is implemented in full, dividends would be paid on the remaining total number of issued Shares of DUFU (excluding the Shares already purchased). The Proposed Renewal of Share Buy-Back Mandate may have an impact on the Company's dividend policy for the financial year ending 31 December 2022 as it would reduce the cash available which may otherwise be used for dividend payments. Nevertheless, the treasury shares purchased may be distributed as dividends to shareholders of the Company, if the Company so decides.

Any dividends to be declared by DUFU in the future would depend on, *inter-alia*, the profitability and cash flow position of the Group.

7.6 Substantial Shareholders

Shares bought back by the Company under the Proposed Renewal of Share Buy-Back Mandate that are retained as treasury shares will result in a proportionate increase in the percentage shareholdings of the Substantial Shareholders in the Company. Please refer to Section 5 of this Statement for further details.

8. Implications of the Proposed Renewal of Share Buy-Back Mandate relating to Rules on Take-Overs, Merger, and Compulsory Acquisitions (The "Rules")

Based on the Company's total number of issued Shares and the current shareholdings of the substantial shareholders and/or parties acting in concert as at 28 February 2022, none of the substantial shareholders and/or parties acting in concert with them will be required to make a mandatory general offer in the event of the implementation of Proposed Renewal of Share Buy-Back Mandate in full.

As it is not intended for the Proposed Renewal of Share Buy-Back Mandate to trigger the obligation to undertake a mandatory offer under the Rules by any of the Company's shareholders and/or parties acting in concert with them, the Board will ensure that such number of Shares purchased, retained as treasury shares, cancelled or distributed pursuant to the Proposed Renewal of Share Buy-Back Mandate would not result in triggering any mandatory offer obligation on the part of its shareholders and/or parties acting in concert with them.

In this connection, the Board will be mindful of the Rules when making any purchase of the Shares pursuant to the Proposed Renewal of Share Buy-Back Mandate.

9. Purchases, Resold, Transfer and Cancellation made by the Company of its own Shares in the preceding twelve (12) months

The company had not purchased, resold, transferred or cancelled any shares in the preceding twelve (12) months.

10. Proposed intention of the Directors to Deal with the Shares so Purchased

The proposed Renewal of Share Buy-Back Mandate, if exercised, the Shares shall be dealt with in the following manner:-

- to cancel the Shares so purchased; or
- to retain the Shares so purchased in treasury for distribution as dividend to the shareholders and/or resell on the market of the Bursa Securities or subsequently cancelled; or
- retain part of the Shares so purchased as treasury shares and cancel the remainder; or
- to retain the Shares so purchased in treasury for distribution to eligible employee(s) pursuant to an employees' share scheme, or such other purposes as allowed under Companies Act 2016.

11. Historical Share Prices

The monthly highest and lowest market prices of DUFU Shares traded on Bursa Securities for the preceding twelve (12) months are as follows:-

	Highest RM	Lowest RM
2021		
March	4.04	3.17
April	4.52	3.76
May	4.55	3.77
June	4.78	4.19
July	4.82	4.40
August	4.61	4.14
September	4.47	4.13
October	4.46	4.14
November	4.59	4.03
December	4.35	3.92
2022		
January	4.35	3.36
February	3.78	2.69

Last transacted market price as at 15 March 2022 (being the latest practical date prior to the printing of this Statement) was RM2.53.

(Source: Bloomberg)

12. Public Shareholding Spread

As at 28 February 2022, the public shareholding spread of the Company was approximately 61.20% In this regard, the Board undertakes to purchase Shares only to the extent that the public shareholding spread of DUFU shall not fall below 25% of the total number of issued Shares of the Company (excluding treasury shares) at all times pursuant to the Proposed Renewal of Share Buy-back Mandate, in accordance with Para 8.02(1) and 12.14 of the Bursa Securities Main Market Listing Requirements.

13. Director's Statement

After taking into consideration all relevant factors, the Board is of the opinion that the Proposed Renewal of Share Buy-Back Mandate described above is in the best interest of the Company.

14. Director's Recommendation

The Board recommends that you vote in favour of the ordinary resolution to be tabled at the forthcoming Twentieth Annual General Meeting to give effect to the Proposed Renewal of Share Buy-Back Mandate.

15. Responsibility Statement

This statement has been seen and approved by the Board and they collectively and individually accept full responsibility for the accuracy of the information given herein and confirm that, after making all reasonable enquiries and to the best of their knowledge and belief, there are no other facts, the omission of which would make any statement herein misleading.

16. Documents Available For Inspection

Copies of the following documents will be available for inspection at the registered office of the Company at 57-G Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang during normal office hours from Monday to Friday (except on public holidays) from the date of this Statement up to and including the date of the forthcoming AGM:

- (i) Constitution of DUFU; and
- (ii) The audited consolidated financial statements of DUFU for the past two (2) financial years ended 31 December 2020 and 2021.

17. Further Information

There is no other information concerning the Proposed Renewal of Share Buy-Back Mandate as shareholders and other professional advisers would reasonably require and expect to find in the Statement for the purpose of making informed assessment as to the merits of approving the Proposed Renewal of Share Buy-Back Mandate and the extent of the risks involved in doing so.

ANALYSIS OF SHAREHOLDINGS

SHARE CAPITAL AS AT 28 FEBRUARY 2022

vith equal voting rights
nd retained as treasury shares.

DISTRIBUTION OF SHAREHOLDERS AS AT 28 FEBRUARY 2022

<u>Holdings</u>	No. of Holders	<u>Total Holdings</u>	<u>%</u>
1 – 99	455	13,690	0.00
100 – 1,000	2,529	1,471,349	0.28
1,001 – 10,000	3,292	12,992,149	2.46
10,001 – 100,000	983	30,782,415	5.82
100,001 – 26,451,711	275	299,865,959	56.68
26,451,712 and above	4	183,908,684	34.76
Total	7,538	529,034,246	100.00

THIRTY LARGEST SECURITIES ACCOUNT HOLDERS AS AT 28 FEBRUARY 2022

	Name	Shareholdings	%
1.	Perfect Full Yen Sdn Bhd	56,410,000	10.66
2.	Perfect Commerce Sdn Bhd	51,379,200	9.71
3.	Lee, Hui-Ta @ Li Hui Ta	49,635,698	9.38
4.	Wong Ser Yian	26,483,786	5.01
5.	Wu, Mao-Yuan	19,119,000	3.61
б.	DB (Malaysia) Nominee (Tempatan) Sendirian Berhad Qualifier: Deutsche Trustees Malaysia Berhad for Eastspring Investmentssmall- Cap Fund	12,125,300	2.29
7.	CIMB Group Nominees (Tempatan) Sdn Bhd Qualifier: CIMB Commerce Trustee Berhad for Kenanga Shariah Growth Opportunities Fund (50156 TR01)	10,741,354	2.03
8.	Citigroup Nominees (Asing) Sdn Bhd Qualifier: CBNY for Norges Bank (Fl 17)	10,522,700	1.99
9.	Wang, Kuei-Hua	10,112,130	1.91
10.	Amanahraya Trustees Berhad Qualifier: Public Islamic Opportunities Fund	8,556,600	1.62
11.	CIMB Group Nominees (Tempatan) Sdn Bhd Qualifier: CIMB Commerce Trustee Berhad - Kenanga Growth Fund	8,154,300	1.54
12.	Yeoh Yew Choo	8,062,700	1.52
13.	Tokio Marine Life Insurance Malaysia Bhd as Beneficial Owner (TMEF)	6,959,400	1.32
14.	Cartaban Nominees (Tempatan) Sdn Bhd Qualifier: PAMB For Prulink Equity Focus Fund	6,732,000	1.27
15.	Amanahraya Trustees Berhad Qualifier: Public Smallcap Fund	6,521,600	1.23
16.	Perfect Hua Ta Sdn. Bhd.	6,360,400	1.20

ANALYSIS OF SHAREHOLDINGS (GONT'D)

THIRTY LARGEST SECURITIES ACCOUNT HOLDERS AS AT 28 FEBRUARY 2022 (cont'd)

	Name	Shareholdings	%
17.	Tokio Marine Life Insurance Malaysia Bhd as Beneficial Owner (PF)	5,873,900	1.11
18.	CIMB Group Nominees (Tempatan) Sdn Bhd Qualifier: CIMB Commerce Trustee Berhad for Kenanga Growth Opportunities Fund (50154 TR01)	5,705,860	1.08
19.	Citigroup Nominees (Tempatan) Sdn Bhd Qualifier: Kumpulan Wang Persaraan (Diperbadankan) (Kenanga)	5,519,600	1.04
20.	Maybank Nominees (Tempatan) Sdn Bhd Qualifier: National Trust Fund (IFM Kenanga) (410196)	5,267,000	1.00
21.	CIMB Islamic Nominees (Tempatan) Sdn Bhd Qualifier: CIMB Islamic Trustee Berhad - Kenanga Syariah Growth Fund	5,129,400	0.97
22.	CIMSEC Nominees (Tempatan) Sdn Bhd Qualifier: CIMB for Lim Ka Kian (PB)	4,549,600	0.86
23.	HSBC Nominees (Tempatan) Sdn. Bhd. Qualifier: HSBC (M) Trustee Bhd for Manulife Insurance Berhad (Equity Fund)	4,057,700	0.77
24.	Amanahraya Trustees Berhad Qualifier: Public Strategic Smallcap Fund	3,300,000	0.62
25.	HSBC Nominees (Asing) Sdn. Bhd. Qualifier: SEB AB for Evli Emerging Frontier Fund	3,000,000	0.57
26.	CIMB Group Nominees (Tempatan) Sdn Bhd Qualifier: CIMB Commerce Trustee Berhad - Kenanga Malaysian Inc Fund	2,976,000	0.56
27.	HSBC Nominees (Tempatan) Sdn Bhd Qualifier: HSBC (M) Trustee Bhd for Pertubuhan Keselamatan Sosial (UOB AMM6939-406)	2,950,000	0.56
28.	Amanahraya Trustees Berhad Qualifier: Public Dividend Select Fund	2,817,300	0.53
29.	Amanahraya Trustees Berhad Qualifier: PB Growth Fund	2,715,300	0.51
30.	HSBC Nominees (Tempatan) Sdn. Bhd. Qualifier: HSBC (M) Trustee Bhd for Manulife Investment Progress Fund (4082)	2,447,700	0.46

SUBSTANTIAL SHAREHOLDERS AS AT 28 FEBRUARY 2022

	Name	Direct No. of shares held	%	Indirect No. of shares held	%
1.	Perfect Full Yen Sdn Bhd (PFYSB)	56,410,000	10.66	-	-
2.	Perfect Commerce Sdn Bhd (PCSB)	51,379,200	9.71	-	-
3.	Lee, Hui-Ta also known as Li Hui Ta	49,635,698	9.38	56,410,000#	10.66#
4.	Wang, Kuei-Hua	10,112,130	1.91	56,410,000#	10.66#
5.	Wong Ser Yian	26,483,786	5.01	-	-
6.	Lee, Su Hui-Fen	200,200	0.04	51,379,200^	9.71^
7.	Lee, Wen-Jung	65,000	0.01	51,379,200^	9.71^

Indirect Interest by virtue of his/her substantial interest in PFYSB.

^ Indirect Interest by virtue of his/her substantial interest in PCSB.

ANALYSIS OF SHAREHOLDINGS (GONT'D)

DIRECTORS' AND CHIEF EXECUTIVE OFFICER'S SHAREHOLDINGS AS AT 28 FEBRUARY 2022

	Name	Direct No. of shares held	%	Indirect No. of shares held	%
1.	Lee, Hui-Ta also known as Li Hui Ta	49,635,698	9.38	56,410,000#	10.66#
2.	Wu, Mao-Yuan	19,119,000	3.61	-	-
З.	Sung, Cheng-Hsi	57,300	0.01	-	-
4.	Joyce Wong Ai May	-	-	-	-
5.	Yin, Chih-Chu also known as Laurence Yin	-	-	-	-
6.	Lee Yoke Khay	-	-	-	-
7.	Yeoh Beng Hooi *	687,520	0.13	-	-

Indirect Interest by virtue of his substantial interest in PFYSB. *Chief Executive Officer of the Group.

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Twentieth Annual General Meeting of the Company will be held at Function Room 5 and 6 at Spice Convention Centre, SPICE, No. 108, Jalan Tun Dr. Awang, 11900, Penang, Malaysia on Thursday, 28 April 2022 at 9.00 a.m. for the following purposes:-

AGENDA

1.	To receive the Audited Financial Statements of the Company for the year ended 31 December 2021 together with the Reports of the Directors and of the Auditors thereon.	(Please refer to Note 1)
2.	To declare a Single Tier Final Dividend of 5 sen per share for the year ended 31 December 2021.	(Resolution 1)
3.	To approve the Directors' Fee of up to RM322,000/- for the period from 1 May 2022 until the next Annual General Meeting of the Company and payment of such fee to the Directors.	(Please refer to Note 2) (Resolution 2)
4.	To approve the payment of other benefits (excluding Directors' Fee) of up to RM50,000/- for the period from 1 May 2022 until the next Annual General Meeting of the Company.	(Resolution 3)
5.	To re-elect the following Directors retiring under Paragraph 102(1) of the Company's Constitution and who, being eligible offer themselves for re-election:-	(Please refer to Note 3)
	a) Wu, Mao-Yuan; and	(Resolution 4)
	b) Yin, Chih-Chu also known as Laurence Yin.	(Resolution 5)
6.	To re-appoint Messrs. Crowe Malaysia PLT as Auditors of the Company for the ensuing year and to authorize the Directors to fix their remuneration.	(Resolution 6)

SPECIAL BUSINESS

7. To consider and if thought fit, to pass the following resolutions: -

Ordinary Resolutions

a) <u>Authority to Issue Shares</u> (Resolution 7)

"That pursuant to Companies Act 2016 ("the Act") and approvals from the Bursa Malaysia Securities Berhad ("Bursa Securities") and other relevant governmental/ regulatory authorities where such authority shall be necessary, the Board of Directors be authorised to issue and allot shares in the Company from time to time until the conclusion of the next Annual General Meeting and upon such terms and conditions and for such purposes as the Board of Directors may, in its absolute discretion, deem fit provided that the aggregate number of shares to be issued shall not exceed ten per centum (10%) of the total number of issued shares (excluding treasury shares) of the Company for the time being, and that the Board of Directors be empowered to obtain the approval for the listing of and quotation for the additional shares so issued on the Bursa Securities."

NOTICE OF ANNUAL GENERAL MEETING (GONT'D)

7. To consider and if thought fit, to pass the following resolutions: - (cont'd)

b) Renewal of Authority to Purchase its own Shares

"That subject to the Act, provisions of the Company's Constitution and the requirements of the Bursa Securities and other relevant governmental and regulatory authorities where such authority shall be necessary, the Board of Directors be authorised to purchase its own shares through Bursa Securities, subject to the following:-

- i) The maximum aggregate number of shares which may be purchased by the Company shall not exceed ten per centum (10%) of the total number of issued shares in the ordinary share capital of the Company at any point in time;
- The maximum fund to be allocated by the Company for the purpose of purchasing the Company's shares shall not exceed the retained profits of the Company. As at the latest financial year ended 31 December 2021 the audited retained profits of the Company is RM45,252,885;
- iii) The authority conferred by this resolution will be effective immediately upon the passing of this resolution and shall continue to be in force until the conclusion of the next AGM of the Company, at which time it shall lapse unless by ordinary resolution passed at that meeting, the authority is renewed either unconditionally or subject to conditions or the expiration of the period within which the next AGM is required by law to be held or unless revoked or varied by ordinary resolution passed by the shareholders in a general meeting, whichever occurs first;
- iv) Upon completion of the purchase(s) of the shares by the Company, the shares shall be dealt with in the following manner:-
 - to cancel the shares so purchased; or
 - to retain the shares so purchased in treasury for distribution as dividend to the shareholders and/or resell on the market of the Bursa Securities or subsequently cancelled; or
 - retain part of the shares so purchased as treasury shares and cancel the remainder; or
 - to retain the shares so purchased in treasury for distribution to eligible employee(s) pursuant to the Employees' Share Scheme of the Company (if applicable).

The Directors of the Company be and are hereby authorised to take all such steps as are necessary and entering into all other agreements, arrangements and guarantees 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 from time to time to implement or to effect the purchase of its own shares in accordance with the Act, provisions of the Company's Constitution, the requirements of the Bursa Securities and any other regulatory authorities, and other relevant approvals."

8. To transact any other business of which due notice shall have been given in accordance with the Act.

By Order of the Board HOW WEE LING (MAICSA 7033850) / SSM PC NO. 202008000869 OOI EAN HOON (MAICSA 7057078) / SSM PC NO. 202008000734 Secretaries

Penang 28 March 2022 (Resolution 8)

NOTICE OF ANNUAL GENERAL MEETING (GONT'D)

<u>Proxy</u>

- a) For the purpose of determining a member who shall be entitled to attend and vote at this 20th Annual General Meeting, the Company shall be requesting the Record of Depositors as at 20 April 2022. Only a depositor whose name appears on the Record of Depositors as at 20 April 2022 shall be entitled to attend, speak and vote at the said meeting or appoint proxy(ies) to attend, speak and vote on his/her behalf.
- b) A member (except an exempt authorised nominee) may appoint up to two (2) proxies in relation to the general meeting provided that he specifies the proportion of his shareholdings to be represented by each proxy.
- c) Where a member of the company is an exempt authorised nominee which holds ordinary shares in the company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds.
- d) The instrument appointing a proxy shall be in writing under the hand of the member or of his attorney duly authorised in writing or, if the member is a corporation, shall either be executed under the corporation's seal or under the hand of two (2) authorised officers, one of whom shall be a director, or of its attorney duly authorised in writing.
- e) The instrument appointing a proxy must be deposited at the Registered Office, 57-G Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang, Malaysia at least forty (48) hours before the time for holding the Meeting or any adjournments thereof, i.e. by Tuesday, 26 April 2022 at 9.00 a.m. Proxy Form transmitted by facsimile or electronic mail will not be accepted unless the original copy is received at the Registered Office.

Explanatory Note on Special Business:

- 1. This Agenda item is meant for discussion only as the provision of Section 340(1)(a) of the Act and the Company's Constitution do not require a formal approval of the shareholders and hence, is not put forward for voting.
- 2. The Ordinary Resolution 2 is to facilitate payment of Directors' fees for the period from 1 May 2022 until the next AGM. There is no change to the proposed Directors' Fee. The total Directors' Fee of up to RM322,000/- was calculated based on 14-month provision for all Directors.
- 3. The Board through the Nomination Committee had undertaken an annual assessment on the Directors. Mr. Wu, Mao-Yuan (Executive Director) and Mr. Yin, Chih-Chu also known as Laurence Yin (Independent Non-Executive Director) are seeking for re-election pursuant to Paragraph 102 of the Company's Constitution, at the 20th AGM. Mr. Laurence Yin has also provided her annual declaration/confirmation of independence.

The Board and the Nomination Committee are satisfied with their performance assessment i.e. meeting attendances, participated actively and contributed positively during deliberations or discussions at Board Meetings, competency and capability, understanding of their roles and responsibilities. Thus, the Board recommended that the approval of the shareholders be sought for the re-election of the said Directors at the 20th AGM. The information of the Directors' standing for re-election is set out in "Profile of Directors" of the Annual Report 2021.

4. The proposed Resolution No. 7 [Item 7(a)], if passed, will grant a renewed general mandate (Mandate 2022) and empower the Directors of the Company to issue and allot shares up to an amount not exceeding in total ten per centum (10%) of total number of issued shares of the Company from time to time and for such purposes as the Directors consider would be in the interest of the Company. In order to avoid any delay and costs involved in convening a general meeting, it is thus appropriate to seek shareholders' approval. This authority will, unless revoked or varied by the Company in general meeting, will expire at the conclusion of the next Annual General Meeting of the Company.

The Mandate 2022 will provide flexibility to the Company for allotment of shares for any possible fund raising activities, including but not limited for further placing of shares, for the purpose of funding future investment(s), acquisition(s) and/or working capital.

As at the date of this Notice, the Company did not issue any shares pursuant to the mandate granted to the Directors at the Nineteenth Annual General Meeting. The Company did not issue any share pursuant to the mandate granted because there was no investment, acquisition or working capital that required fund raising activity.

5. The proposed Ordinary Resolution No. 8 [Item 7(b)], if passed, will give the Company the authority to purchase its own ordinary shares of up to ten percent (10%) of the total number of issued shares of the Company for the time being. This authority, unless renewed or revoked or varied by the Company at a general meeting, will expire at the conclusion of the next Annual General Meeting of the Company or the expiration of the period within which the next Annual General Meeting after that date is required by law to be held, whichever occurs first. For further information on the Proposed Renewal of Share Buy-back Mandate, please refer to the Share Buy-back Statement set out in the Annual Report 2021.

IMPORTANT NOTICE:

In view of the outbreak of COVID-19 which is now a global pandemic, the Company has in place precautionary measure for the AGM in order to safeguard the health of attendees at the AGM. You are requested to read and adhere to the Administrative Guide which can be downloaded from the Company's website or announcement via Bursa Securities' website.

We also wish to remind you to monitor the Company's website and announcements from time to time for any changes to the 20th AGM arrangement.

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

STATEMENT ACCOMPANYING NOTICE OF ANNUAL GENERAL MEETING

• Pursuant to Paragraph 8.27(2) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad

Details of individuals who are standing for election as directors (excluding directors standing for a reelection)

1. No individual is seeking election as a director at the 20th AGM of the Company.

Statement relating to general mandate for issue of securities in accordance with Paragraph 6.03(3) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad

2. Details of the general mandate to issue securities in the Company pursuant to the Companies Act 2016 are set out in Explanatory Note (4) of the Notice of 20th AGM.

NOTICE OF DIVIDEND ENTITLEMENT AND PAYMENT

NOTICE IS HEREBY GIVEN that the Single Tier Final Dividend of 5 sen per share for the year ended 31 December 2021 if approved, will be paid on 16 June 2022 to depositors registered in the Records of Depositors on 30 May 2022:-

A depositor shall qualify for entitlement to the Dividend in respect of: -

- a) shares transferred into the Depositor's Securities Account before 4.30 p.m. on 30 May 2022 in respect of transfers;
- b) shares deposited into the Depositor's Securities Account before 12.30 p.m. in respect of securities exempted from mandatory deposit; and
- c) shares bought on Bursa Malaysia Securities Berhad ("Bursa Securities") on a cum entitlement basis according to the Rules of Bursa Securities.

By Order of the Board HOW WEE LING (MAICSA 7033850) / SSM PC NO. 202008000869 OOI EAN HOON (MAICSA 7057078) / SSM PC NO. 202008000734 Secretaries

Penang 28 March 2022

Proxy FORM

DUFU TECHNOLOGY CORP. BERHAD

Registration No. 200201013949 (581612-A) (Incorporated in Malaysia)

No. of ordinary shares held	CDS Account No.	
Contact No.	Email Address	

*	I/W	0	
	I/ V V	е.	_

(NRIC No. / Company No. ____

__) of

being a *Member/Members of DUFU TECHNOLOGY CORP. BERHAD hereby appoint:-

Chairman of the Meeting

AND * / OR FAILING HIM*,

The following proxy(ies):-

Name	NRIC / Passport No.	Address	Proportions of my/our holdings to be represented (%)
(1)			
AND * / OR FAIL	NG HIM*.		
(2)			
		Total	100.0%

as *my/our proxy to vote for *me/us and on *my/our behalf at the 20th Annual General Meeting of the Company to be held Function Room 5 and 6 at Spice Convention Centre, SPICE, No. 108, Jalan Tun Dr. Awang, 11900, Penang, Malaysia on Thursday, 28 April 2022 at 9.00 a.m. and at any adjournment thereof as indicated below:-

Tick (\checkmark) whichever is applicable

Strike out whichever is inapplicable

(Please indicate with an "X" in the space provided below on how you wish your vote to be cast. If you do not do so, the proxy will vote or abstain from voting at his/her discretion)

Ordir	nary Resolutions	For	Against
1.	To declare a Single Tier Final Dividend of 5 sen per share for the year ended 31 December 2021.		
2.	To approve the Directors' Fee of up to RM322,000/- for the period from 1 May 2022 until the next Annual General Meeting of the Company and payment of such fee to the Directors.		
3.	To approve the payment of other benefits (excluding Directors' Fee) of up to RM50,000/- for the period from 1 May 2022 until the next Annual General Meeting of the Company		
	To re-elect the following Directors retiring under Paragraph 102(1) of the Company's Constitution and who, being eligible offer themselves for re-election:-		
4.	Wu, Mao-Yuan		
5.	Yin, Chih-Chu also known as Laurence Yin		
6.	To re-appoint Messrs. Crowe Malaysia PLT as Auditors of the Company for the ensuing year and to authorize the Directors to fix their remuneration.		
	To pass the following resolution as Special Business :-		
	Ordinary Resolutions		
7.	Authority to Issue Shares pursuant to the Companies Act 2016.		
8.	To approve the proposed renewal of authority to purchase up to ten percent (10%) of its own shares in the total number of issued shares of the Company.		

Signed this _____ day of____

_____ 2022

Signature of Member:

Proxy:-

a) For the purpose of determining a member who shall be entitled to attend and vote at this 20th Annual General Meeting, the Company shall be requesting the Record of Depositors as at 20 April 2022. Only a depositor whose name appears on the Record of Depositors as at 20 April 2022 shall be entitled to attend, speak and vote at the said meeting or appoint proxy(ies) to attend, speak and vote on his/her behalf.

b) A member (except an exempt authorised nominee) may appoint up to two (2) proxies in relation to the general meeting provided that he specifies the proportion of his shareholdings to be represented by each proxy.

c) Where a member of the company is an exempt authorised nominee which holds ordinary shares in the company for multiple beneficial owners in one securities account ("omnibus account"), there is no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds.

d) The instrument appointing a proxy shall be in writing under the hand of the member or of his attorney duly authorised in writing or, if the member is a corporation, shall either be executed under the corporation's seal or under the hand of two (2) authorised officers, one of whom shall be a director, or of its attorney duly authorised in writing.

e) The instrument appointing a proxy must be deposited at the Registered Office, 57-G Persiaran Bayan Indah, Bayan Bay, Sungai Nibong, 11900 Penang, Malaysia at least forty (48) hours before the time for holding the Meeting or any adjournments thereof, i.e. by Tuesday, 26 April 2022 at 9.00 a.m. Proxy Form transmitted by facsimile or electronic mail will not be accepted unless the original copy is received at the Registered Office.

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The Company Secretaries **DUFU TECHNOLOGY CORP. BERHAD** Registration No. 200201013949 (581612-A) 57-G Persiaran Bayan Indah Bayan Bay, Sungai Nibong 11900 Penang

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