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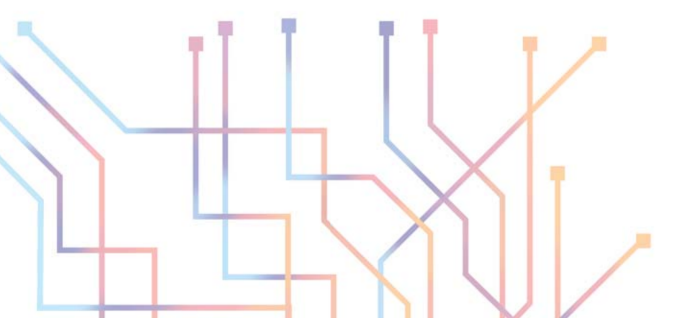


ANNUAL REPORT 2020



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About DGI



Founded in 1990, Dragon Group International Limited ("Dragon Group" or "DGI") was listed on the Singapore Exchange-SESDAQ in September 1994. It subsequently progressed onto the Mainboard of the Singapore Exchange in September 1998. In June 2006, Dragon Group became a subsidiary of ASTI Holdings Limited ("ASTI"), one of the world's leading semiconductor equipment and manufacturing services providers.

The Group's principal business activities comprise distribution of electronic components and test consumables undertaken by Spire Technologies Pte Ltd and Nanjing Dragon Treasure Boat Development Co., Ltd., a subsidiary that is involved in the construction of the Dragon Treasure Boat. This project is a joint venture with the Gulou District Government of Nanjing. The Dragon Treasure Boat is a replica of Admiral Zhenghe's treasure boat that sailed across the world in the Ming Dynasty.

The Group also engaged in the development of battery and storage solutions through EoCell. The research and development centre is located in the United States of America. Headquartered in Singapore, Dragon Group has subsidiaries and representative offices across China, Hong Kong and Taiwan.

For more information, please visit our website at www.dragongp.com.

Letter To Shareholders and Operations Review



Our key mission now is to work on an exit proposal for our shareholders. To do this, we have to fulfill various conditions among which is the search for an offer that is acceptable to our stakeholders.

Dear Shareholders,

Last year we mentioned our search for new business opportunities for DGI. This has not changed although it is now more challenging due to the Covid-19 pandemic.

Globally priorities have changed and governments are rushing to rescue their own people and economies. Surrounded by the crisis and low visibility of the road ahead, the definition of a viable business has significantly changed. Our key mission now is to work on an exit proposal for our shareholders. To do this,

we have to fulfill various conditions among which is the search for an offer that is acceptable to our stakeholders.

DGI is currently in a static position as you will see from the review of our operations below. As we continue to persist in our mission and will keep our stakeholders informed about new developments in the new financial year.

OPERATION REVIEW

INCOME STATEMENT

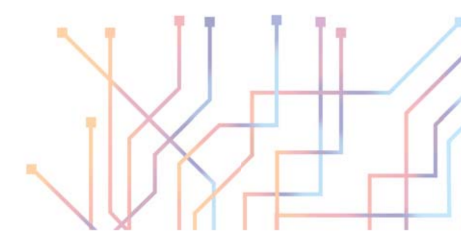
The decrease in revenue for the year ended 31 December 2020 was mainly due to lower demand in 1Q2020 resulting from the lockdown in China.

The gross profit margin increased from 16.7% to 18.5% due to changes in the sales mix.









Other income decreased for the year ended 31 December 2020 mainly due to the absence of gain from deemed disposal of EoCell Group.

Selling & marketing ("S&M") costs decreased marginally due to less headcount and activities in first 9M2020.

General and administrative ("G&A") costs decreased mainly due to lower staff costs and travelling.

There was no research and development ("R&D") cost incurred during the period due to the deemed disposal of EoCell Group in May 2019.

Finance costs decreased due to lower interest charged by holding company.

Other loss increased as a result of impairment on the investment of an associate.

REVIEW OF STATEMENT OF FINANCIAL POSITION

Assets

The decrease in investment in associate was due to share of losses of associate.

Stock balance decreased due to change in purchasing strategy.

Trade debtors increased due to higher sales in 4Q2020 compared to 4Q2019. Other debtors decreased mainly due to repayment by an external party.

Liabilities

Trade creditors and accruals were higher due to increased accrued expenses.

The increase in amounts due to holding company was in relation to the additional borrowings and proration of expenses during the period.

Equity

As at 31 December 2020, the Group's shareholders' equity was US\$4.6 million.

CASHFLOW

The Group utilised US\$1.2 million for its operating activities. The Group generated US\$1.3 million from financing activities.

As at 31 December 2020 cash and cash equivalents amounted to US\$1.2 million.

OUTLOOK

Work on the exit proposal is on-going and we will keep our shareholders updated at the appropriate time.

The activities of the Group had significantly slowed due to the regional travel restrictions.

IN APPRECIATION

I would like to thank all of our customers, principals, bankers, and shareholders for their confidence and trust in us, and I look forward to your support in the new financial year and to our management succession. To our shareholders, your support has been very important to us, and our new management will continue to work and bring value to all our stakeholders.

Yours Sincerely,

Dr Daniel Yeoh Ghee Chong *Acting Chairman*

Board of Directors



Mr Timothy Lim Boon Liat, 56 *President and Acting Chief Executive Officer Executive Director*

Diploma in Sales and Marketing, CIMUK

Mr Lim brings with him over 30 years of experience in the regional semiconductor industry. As the President and Acting Chief Executive Officer, he is responsible for the Admin, HR and Operations of the Group. Prior to this, Mr Lim has held various positions during his career including sales and management.

Current Listed Companies' Directorships

- Dragon Group International Limited
- ASTI Holdings Limited

Past 3 Years Listed Companies' Directorships

None



Dato' Sri Mohd Sopiyan B Mohd Rashdi, 59 Independent Director Audit Committee Chairman

Chartered Accountant, Malaysian Institute of Accountants Malaysia (MIA:7391) Degree in Accountancy, University iTM, Malaysia

Dato' Sri Mohd Sopiyan brings with him a wealth of experience from his previous employment with Maybank Finance Bhd, Bank Negara Malaysia, Edaran Digital System Bhd Group of Companies and Financial Advisory Services where he was responsible for the accounting, financial, corporate finance, budgeting, treasury management and tax matters.

During his tenure with Bank Negara, he was attached to the Bank's regulatory department which oversees and monitors financial institutions. He was subsequently seconded to TPU Sdn Bhd, a company formed by Bank Negara to restructure and rehabilitate companies facing financial problems during the recession in the 1980s.

Dato' Sri Mohd Sopiyan is currently the Chief Executive Officer of PT Dragon Terra Venture, a company involved in capital market activities including corporate finance and fund raising exercises in Indonesia.

Current Listed Companies' Directorships

- Dragon Group International Limited
- ASTI Holdings Limited
- Advanced Systems Automation Limited

Past 3 Years Listed Companies' Directorships

• PT Envy Technology Indonesia TBK





Dr Kenneth Yu Keung Yum, 73 *Independent Director Nominating Committee Chairman*

PhD Electrical Engineering and Applied Physics, Stanford University

Dr Yu brings with him over 35 years of experience from the areas of technology, product design and management. He had spent 16 years with Lattice Semiconductor Corp during which he started and managed a subsidiary company in Shanghai, China.

An expert in all facets of semiconductor equipment and technologies, Dr Yu has done memory and ASIC designs and is familiar with applications ranging from PLDs, processors, telephony ICs to CCD imagers. He is the co-author of 25 technical articles and owner of 8 patents.

Dr Yu's present interest is developing the technology to operate a generalized IoT network seamlessly, and to apply Big Data Analytic to sensor data collected by IoT networks.

Current Listed Companies' Directorships

- Dragon Group International Limited
- Advanced Systems Automation Limited

Past 3 Years Listed Companies' Directorships

ASTI Holdings Limited



Dr Daniel Yeoh Ghee Chong, Ph. D., 49 *Acting Chairman Independent Director Remuneration Committee Chairman*

PhD (Finance), Australian National University Bachelor of Commerce (Hons), University of Adelaide Bachelor of Economics, University of Adelaide

Dr Daniel Yeoh possesses a well-balanced academic excellence and extensive exposure in entrepreneurial and investment banking–involved in a wide range of financial products such as initial public offerings, mergers and takeovers, fund raising, and various other corporate advisories, and was responsible in establishing the investment banking business for CIMB Investment Bank in the Northern Region of Malaysia, managing a large group of corporate clients.

Post-investment-banking, he heightens his entrepreneurship career through holding various senior leadership positions in sectors such as FMCG, luxury retail, customer engagement and loyalty services for premium lifestyle, national stock exchange, international school, budget hotels chain and so forth. He has a strong track record as a board member especially in bringing companies from start-up stage to commercialisation stage and pre-IPO stage.

Dr Yeoh is a recipient of two Australian prestigious scholarships, whose PhD thesis was published in 2004 (co-authored with Professor Tim Brailsford) in one of the most acclaimed international finance journals, Journal of Business, entitled "An empirical examination of physical asset expenditure announcements in the Australian context: Growth opportunities and agency contexts".

Current Listed Companies' Directorships

- Dragon Group International Limited
- ASTI Holdings Limited

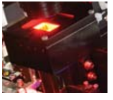
Past 3 Years Listed Companies' Directorships

None











Key Management

Anthony Loh

Vice President of Finance

Mr Loh joined the Group in 2017 and has over 20 years of experience in finance and accounting. He is overall in charge of the Group's Finance Team and is also the Vice President of Finance of ASTI Holdings Limited and Advanced Systems Automation Limited. Prior to joining the Group, Mr Loh has extensive working experience in MNCs, GLCs and SMEs. He is a Chartered Accountant, a non-practising member of Institute of Singapore Chartered Accountants and holds an Association of Chartered Certified Accountants (ACCA) qualification.

Colin Yeo

Vice President of DGI

Prior to joining DGI, Colin has over 30 years' experience as executive management running Asia Sales and Marketing for 2 MNCs engaged in the semiconductor industry, CEO of a diversified group including franchised semiconductor distribution and large machining factories in China and Singapore; managing the lithium ion battery start-up EoCell. Colin has extensive experience in management, operations, sales and marketing, distribution and logistics across a wide spectrum of industries.

James Soh

Vice President, Business Development, International Market

Mr Soh joined the group in 2019 as Vice President, Business Development for international market. He has over 20 years of experience in the manufacturing and development of acoustics products supporting various multinational companies in the consumer and computing arena. Throughout his professional career, he served as CEO, General Manager and VP of operations across various facilities in Singapore and China. Mr Soh also co-founded two other technology companies in Singapore and China. Mr Soh holds a Diploma in Electronics Engineering from Ngee Ann Polytechnic.



Financial Highlights

RESULT OF OPERATIONS	2020	2019	2018
	US\$'000	US\$'000	US\$'000
Group Income Statement			
Revenue	2,061	2,355	2,219
Revenue	2,001	2,333	2,217
(Loss)/profit before Taxation	(5,147)	17,034	(5,053)
(Loss)/profit attributable to Owners of the Company	(5,195)	17,064	(4,859)
	, ,	,	,
Group Balance Sheets			
Non-Current Assets	15,528	19,259	5,241
Current Assets	4,336	4,349	2,342
Total Assets	19,864	23,608	7,583
0	15.004	10.054	4 4 4 7
Current Liabilities	15,004	12,954	14,417
Non-Current Liabilities Total Liabilities	15,004	12,954	14,417
Total Liabilities	13,004	12,934	14,417
Equity Attributable to Owners of the Company	7,133	12,813	(4,687)
Non-Controlling Interests	(2,273)	(2,159)	(2,147)
Total Equity	4,860	10,654	(6,834)
	,	,	,
Basic (Loss)/Profit per share (cents)	(1.5)	4.9	(1.4)
Net Assets Value per share (cents)	2.1	3.7	(1.3)
Weighted average number of shares in the year	347,944,511	347,944,511	347,944,511
Number of shares (excluding treasury shares) as at end of year	347,944,511	347,944,511	347,944,511
Financial Ratios			
Return on Average Shareholders' Fund (%)	(52)	420	222
Gearing Ratio (%)	66	48	155
Current Ratio (Times)	0.29	0.34	0.16









Corporate Information

BOARD OF DIRECTORS

Executive:

Mr Timothy Lim Boon Liat President and Acting Chief Executive Officer Executive Director

Non-Executive:

Dato' Sri Mohd Sopiyan B Mohd Rashdi Lead Independent Director

Dr Kenneth Yu Keung Yum Independent Director

Dr Daniel Yeoh Ghee Chong Acting Chairman and Independent Director

AUDIT COMMITTEE

Dato' Sri Mohd Sopiyan B Mohd Rashdi *Chairman*

Dr Kenneth Yu Keung Yum Dr Daniel Yeoh Ghee Chong

NOMINATING COMMITTEE

Dr Kenneth Yu Keung Yum Chairman

Dato' Sri Mohd Sopiyan B Mohd Rashdi Dr Daniel Yeoh Ghee Chong

REMUNERATION COMMITTEE

Dr Daniel Yeoh Ghee Chong Chairman

Dato' Sri Mohd Sopiyan B Mohd Rashdi Dr Kenneth Yu Keung Yum

COMPANY SECRETARY

Dayne Ho Chung Wei

EXECUTIVE OFFICER

Anthony Loh
Vice President of Finance
Colin Yeo
Vice President of DGI
lames Soh

Vice President, Business Development, International Market

REGISTERED OFFICE

1 Robinson Road #18-00 AlA Tower Singapore 048542 Tel: (65) 6535 1944 Fax: (65) 6535 8577

BUSINESS OFFICE

Block 25, Kallang Avenue, #06-01, Kallang Basin Industrial Estate, Singapore 339416 Tel: (65) 6392 6922 Fax: (65) 6392 5522

SHARE REGISTRAR

Boardroom Corporate & Advisory Services Pte. Ltd 50 Raffles Place, #32-01, Singapore Land Tower, Singapore 048623 Tel: (65) 6536 5355 Fax: (65) 6536 1360

INDEPENDENT AUDITOR

Ernst & Young LLP Public Accountants and Chartered Accountants One Raffles Quay North Tower, Level 18 Singapore 048583

Audit Partner-In-Charge:

Ong Beng Lee, Ken (Since the financial year ended 31 December 2020)

PRINCIPAL BANKERS

Oversea-Chinese Banking Corporation Limited United Overseas Bank Limited









APPENDIX 1

DRAGON GROUP INTERNATIONAL LIMITED | ANNUAL REPORT 2020



Year ended 31 December 2020

Dragon Group International Limited (the "Company") and its subsidiaries (collectively, the "the Group") are committed to maintaining a high standard of corporate governance and complying with the Singapore Code of Corporate Governance 2018 ("CCG" or the "Code"), which took effect from 1 January 2019. The Group has materially complied with all principles and provisions set out in the Code. In areas where the Company deviates from the Code, we have provided the rationale, where appropriate. The Board of Directors (the "Board") of the Company believes that good corporate governance is essential to the stability and sustainability of the Group's performance, and hence maximisation of long-term shareholder value.

This Report describes the corporate governance practices of the Group that were in place throughout the financial year ended 31 December 2020 ("**FY2020**") with specific references to the Code.

BOARD MATTERS

Principle 1: The Board's Conduct of its Affairs

The Company has an effective board that is able to lead and control the Company. The Board is collectively responsible for the long term success of the Company. The Board works with the management of the Company ("Management") to achieve this and Management remains accountable to the Board.

The main role and responsibility of the Board is to oversee the business affairs of the Company and to set broad policies, strategies and goals for the Company and the Group. The Board is involved in the approval of annual budgets and the management's investment and divestment decisions. The Board puts in place a code of conduct and ethics, sets appropriate tone-from-the-top and desired organisational culture, and ensures proper accountability within the Company. The Board is accountable to the shareholders of the Company (the "Shareholders").

The Board endeavours to provide shareholders with balanced and understandable assessments of the Group's performance, financial position and prospects on a quarterly basis. This responsibility extends to the provision of interim and other price sensitive public reports including those to regulators (if and whenever required).

The principal functions of the Board are:

- providing entrepreneurial leadership, setting strategic aims and to ensure that the necessary financial and human resources are in place for the Company to meet its objectives;
- reviewing the Management's performance;
- setting the Company's values and standards (including ethical standards) to ensure that obligations to shareholders
 are understood and met;
- overseeing the processes for risk management, financial reporting and compliance and evaluate the adequacy of internal controls;
- approving the nominations of Board Directors as recommended by Nominating Committee (the "NC") and appointments to the various Board committees;
- identifying the key stakeholder group and recognizing that their perceptions affect the Group's reputation;
- appointing the Group Chief Executive Officer and reviewing and endorsing the framework of remuneration for the Board and key executives as may be recommended by the Remuneration Committee (the "RC");
- considering sustainability issues, e.g., environmental and social factors, as part of the strategic formulation;
- approving annual budgets, major funding proposals, investment and divestment proposals of the Company; and
- providing oversight in the proper conduct of the Company's business and assume responsibility for corporate governance.

The Group has adopted and documented internal guidelines setting forth matters that require Board approval. The types of material transactions that require Board approval under such guidelines are listed below:

- strategies and objectives of the Group;
- announcement of quarterly and full year results and release of annual reports;
- issuance of shares;
- declaration of interim dividends and proposal of final dividends;
- convening of shareholders' meetings;
- investment and divestments:
- commitments to terms loans and lines of credits from banks and financial institutions;
- interested person transactions (including, inter alia, conflict of interest issues relating to substantial shareholders of the Company and/or Directors);
- approval of corporate strategies;
- corporate or financial restructuring; and
- authorisation or approval of merger and acquisition transactions.

Typically, any transaction that is significant relative to the financial position of the Group, for example new investments, would require Board approval.

All Directors exercise due diligence and independent judgment, and make decisions objectively in the best interests of the Group. Directors facing conflicts of interest will also recuse themselves from discussions and decisions involving the issues of conflict

The Board has delegated certain functions to various board committees, namely the Audit Committee (the "AC"), the NC and the RC. Each of the various board committees has its own written terms of reference and whose actions are reported to and monitored by the Board. The Board accepts that while these various board committees have the authority to examine particular issues and will report back to the Board with their decisions and/or recommendations, the ultimate responsibility on all matters lies with the Board.

Regular meetings of the Board and of the other committees are convened, and the number of meetings and attendance by the respective Members are set out in the table on page 5 of this report.

Apart from the matters that specifically require the Board's approval, the Board approves transactions exceeding certain threshold limits, while delegating authority for transactions below those limits to Management so as to optimise operational efficiency.

Whenever a new Director is appointed on the Board, the Company will provide a formal letter to such new Director, setting out, amongst other things, his duties and obligations and will also ensure that the new Director receives a thorough orientation programme to update him with all information necessary or desirable for him to understand the Company's businesses and governance practices. Depending on the need, new Directors may be put through house sessions to acquaint them on Directors' duties and compliance with the relevant bodies of law in the performance of their duties. Depending on specific requirements, new Directors who do not have prior experience as a director of a public listed company in Singapore, pursuant to the amended Rule 210(5)(a) of the Listing Manual, which was revised to be consistent with the Code and effective from 1 January 2019, the Company will arrange for training courses organised by the Singapore Institute of Directors on the roles and responsibilities of a director of a listed company, or other training institutions in areas such as management, accounting, legal and industry-specific knowledge, where appropriate, in connection with their duties. On an on-going basis, the Company will provide further information and updates on the Group and its business to the Board members, including any changes in legislation or regulations that may impact the Company's conduct of its business or affect the Directors in discharging their duties to the Company. Additional training will be provided and funded, as and when necessary, to the Directors. The NC reviews and makes recommendations on the training and professional development programs to the Board.

The Board oversees the management of the business affairs and operations of the Group and establishes from time to time, strategies and financial initiatives implemented by Management. In order to fulfil their responsibilities, Board members were provided with complete, adequate and timely information prior to board meetings and on an on-going basis. Such information includes background or explanatory information relating to matters brought before the Board. They are also given detailed management information including specific divisional performance, variance analysis, budgets, forecasts, funding position and business updates of the Company prior to each Board meeting. The Board also duly monitors Management's performance and has separate and independent access to Management.

To allow Directors sufficient time to prepare for the meetings, all Board and Board Committee papers are distributed to Directors in advance of the meetings. Any additional material or information requested by the Directors is promptly furnished. Employees who can provide additional insight into matters to be discussed will be present at the relevant time during the Board and Board Committee meetings.

To facilitate direct access to the senior management, Directors are also provided with the names and contact details of the Management.

The Acting CEO updates the Board during the quarterly Board meetings on the Group's strategies and business environment to keep the members of the Board abreast of the Group businesses and activities.

The appointment and removal of the Company Secretary, as well as any change thereof, is a matter for the Board's decision. The Directors have separate and independent access to the Company Secretary and/or General Counsel. Duties of the Company Secretary and/or General Counsel include ensuring that Board procedures are followed and compliance with applicable rules and regulations including the Companies Act (Cap. 50) of Singapore ("Companies Act") and the SGX-ST's Listing Manual. The Company Secretary and/or General Counsel, under the direction of the Chairman, also ensure good information flows within the Board and its Committees and between senior management and non-executive Directors. The Company Secretary and/or General Counsel attend all Board and AC meetings. The appointment and removal of the Company Secretary is a matter for the Board as a whole.

In carrying out their obligations as Directors of the Company, access to independent professional advice is, if necessary, available to all Directors, either individually or as a group, at the expense of the Company.

Principle 2: Board Composition and Guidance

There is a strong and independent element on the Board, which is able to exercise objective judgement on corporate affairs independently. The Board presently comprises four (4) Directors, three (3) of whom are Independent Directors. There is therefore a strong independent element on the Board as more than half of the Board comprises Independent Directors and no individual or group of individuals is able to dominate the Board's decision-making process.

The Board examines its size and composition of the Board and board committees on an annual basis. This enables the Board to maintain or enhance balance and diversity within the Board. In reviewing Board composition and succession planning, the NC will consider the benefits of all aspects of diversity, including diversity of background, experience, gender, age and other relevant factors. These differences will be considered in determining the optimum composition of the Board and when possible should be balanced appropriately. It takes great pride in the composition of its Board, which as a group, provide an appropriate balance and diversity of skills, experience and knowledge of the Group, as well as core competencies including that of accounting, finance, business development, management, relevant industry knowledge, strategic planning and customer-based experience and knowledge. The Board is therefore with an appropriate level of diversity of thought and background and is well placed to lead, providing entrepreneurial and strategic leadership, and ensuring that the necessary financial and human resources are in place for the Group to meet its objectives and are able to make decisions in the best interests of the Company. Accordingly, the Board is of the view that its current practices are consistent with the aim of Principle 2 of the Code. In February 2021, the Board has approved a diversity policy that codified the principles that the NC, Board and the Company were using annually to assess the existing attributes and core competencies of the Board are complementary and contributes to the efficacy of the Board. In summary, the following objective criteria are used to assess the diversity of the board:

- Skills sets, knowledge and experience;
- Mix of industries;
- Gender;
- Age and temperament;
- Ethnicity and culture; and
- Geography.

The Independent Directors are encouraged to constructively challenge and help to develop business proposals tabled by Management. They have also monitored and reviewed the reporting of the performance of Management in meeting agreed goals and objectives. To facilitate a more effective check on Management, the Independent Directors meet regularly without the presence of Management and the other Directors, led by the independent Chairman and the Chairman of such meetings will provide feedback to the Board as appropriate.

Taking into account the nature and scope of the Group's operations and the requirements of its near-term business plans, the Board is of the view that its current size and composition is appropriate and believes that it provides sufficient diversity without affecting the effectiveness and efficiency of decision-makings.

Principle 3: Chairman and Chief Executive Officer ("CEO")

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

The Board applies the principle of clear division of responsibilities at the top of the Company. The workings of the Board and the executive responsibility of the Company's business are separated to ensure a balance of power and authority. No one individual Director has unfettered powers of decision-making.

The Chairman of the Board and the CEO are two separate persons, to ensure an appropriate balance of power, increased accountability, and greater capacity of the Board for independent decision making, and are not related to each other.

The Chairman assumes responsibility for the smooth functioning of the Board and ensures timely flow of information between the Management and the Board; sets agenda and ensures that adequate time is available for discussion of all agenda items, in particular strategic issues; promotes a culture of openness and debate at the Board and promotes high standards of corporate governance. Day to day operations of the Group are entrusted to the CEO.

Principle 4: Board Membership

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

The nature of the Directors' appointments on the Board and details of their membership on the Board Committees are set out below:

Board and Committee Membership

The Directors and Board Committee members at the date of this annual report are:

Directors	Board	Committee Membership			
Directors	Membership	Audit	Remuneration	Nominating	
Mr Timothy Lim Boon Liat**	Executive	N.A.	N.A.	N.A.	
Dato' Sri Mohd Sopiyan B Mohd Rashdi	Lead Independent	Chairman	Member	Member	
Dr Kenneth Yu Keung Yum	Independent	Member	Member	Chairman	
Dr Daniel Yeoh Ghee Chong#	Independent	Member	Chairman	Member	

^{**} Mr Timothy Lim Boon Liat appointed as Acting Chief Executive Officer and President with effect from 8 April 2020 to oversee the business of the Company

The academic and professional qualifications of the Directors are set out in the Directors' profile on pages 4 and 5 of the annual report. The shareholding, directorships and principal commitments of each Director is set out in the Directors' Statement under the Section "Directors of the Company" on page 1 in the Directors' Statement in Appendix 2 of this annual report. In addition, pursuant to Rule 720(6) of the Listing Manual, the additional information as set out in Appendix 7.4.1 of the Listing Manual relating to the retiring Directors who are submitting themselves for re-election is disclosed in the section entitled "Information on Directors nominated for re-election — Appendix 7.4.1 of the Listing Manual" to be read in conjunction with the information in in the section entitled "Board of Directors" of the Annual Report.

Dr Daniel Yeoh Ghee Chong appointed as Acting Non-Executive Chairman with effect from 8 April 2020.

Attendance at Board and Committee Meetings

The Board meets at least 4 times each year and as and when warranted by particular circumstances, as deemed appropriate by the Board. As a general rule, materials for Board meetings are sent to the Directors in advance in order for the Directors to be adequately prepared for the meetings.

The frequency of the meetings of the Board and its various Committees and the attendance by the Directors for FY2020 are set out below:

	Board	Audit Committee	Remuneration Committee	Nominating Committee
No. of Meetings	4	4	1	2
Directors				
Dato' Michael Loh Soon Gnee**	1	1*	1*	1*
Mr Timothy Lim Boon Liat***	4	4*	1*	2*
Dr Kenneth Yu Keung Yum	4	4	1	2
Dato' Sri Mohd Sopiyan B Mohd Rashdi	4	4	1	2
Dr Daniel Yeoh Ghee Chong#	4	4	1	2

Bv Invitation

Board Appointments

The NC makes recommendations to the Board on all Board appointments and re-appointments. The members of the NC, namely Dr Kenneth Yu Keung Yum ("NC Chairman"), Dato' Sri Mohd Sopiyan B Mohd Rashdi and Dr Daniel Yeoh Ghee Chong are all non-executive Independent Directors. The Lead Independent Director is a member of the NC.

The key terms of reference of the NC include the following:

- review board succession plans for Directors, in particular, the Acting Chairman, Acting CEO and the key management personnel;
- development of a process and criteria for evaluation of the performance of the Board, its Board Committees and Directors;
- review of training and professional development programs for the Board;
- appointment and re-appointment of Directors;
- evaluate and determine the independence of the Independent Directors; and
- evaluate whether a Director, with multiple board representations, is able to and has been adequately carrying out his
 duties as Director of the Company.

Process for Selection and Appointment of New Directors

When required, the search and nomination process for new Directors will be through search companies, contacts or recommendations that go through the normal selection process, to cast the net as wide as possible for the right candidate. The NC assesses the suitability of the candidate based on his skills, knowledge and experience and ensures that he is aware of the expectations and the level of commitment required, before recommending the potential candidate to the Board for appointment as Director. The Company's Constitution provides that a newly appointed Director during the financial year must retire and submit himself for re-appointment at the Annual General Meeting (the "AGM") following his appointment. Thereafter, he is subject to re-appointment at least once every three years.

^{**} Dato' Michael Loh Soon Gnee resigned as Executive Chairman and Group CEO on 7 April 2020

^{***} Mr Timothy Lim Boon Liat appointed as Acting Chief Executive Officer and President with effect from 8 April 2020 to oversee the business of the Company

[‡] Dr Daniel Yeoh Ghee Chong appointed as Acting Non-Executive Chairman with effect from 8 April 2020.

Retirement and Re-election of Directors

The NC is responsible for the re-appointment of Directors. In its deliberations on the re-election of existing directors, the NC takes into consideration the Director's contribution and performance (including his or her contribution and performance as an independent director, if applicable) at Board and Board committee meetings.

The assessment parameters include attendance record, preparedness, intensity of participation and candour at meetings of the Board and Board Committees as well as the quality of intervention and special contribution.

All Directors are required to submit themselves for re-nomination and re-appointment at regular intervals of at least once every three years. The Company's Constitution provides that at least one-third of the Directors (or, if their number is not a multiple of three, the number nearest to but not less than one third) shall retire from office by rotation and be subject to re-appointment at the Company's AGM. As part of the process for the selection, appointment and re-appointment of Directors, the NC will consider the composition and progressive renewal of the Board.

The shareholding of each Director is set out in the Directors' Statement under the Section "Directors' interests in shares and debentures" on page 1 of the Directors' Statement in Appendix 2 of this annual report.

The dates of initial appointments and the last re-election of the persons who are Directors as at the date of this annual report are set out below:

Directors	Designation	Date of Appointment	Date of Last Re-election
Mr Timothy Lim Boon Liat*	Executive Director	12 August 2009	30 April 2018
Dr Kenneth Yu Keung Yum	Independent Director	1 March 2010	29 June 2020
Dato' Sri Mohd Sopiyan B Mohd Rashdi	Lead Independent Director	16 February 2011	15 August 2019
Dr Daniel Yeoh Ghee Chong#	Independent Director & Acting Non-Executive Chairman	9 May 2017	29 June 2020

^{*} Mr Timothy Lim Boon Liat appointed as Acting Chief Executive Officer and President with effect from 8 April 2020 to oversee the business of the Company.

Pursuant to the Company's Constitution and Rule 406(3)(d)(iii) of the SGX-ST Listing Rules, the NC nominates and recommends the following Directors to retire by rotation and to stand for re-election at the Company's forthcoming AGM:

Mr Timothy Lim Boon Liat Ex
Dato' Sri Mohd Sopiyan B Mohd Rashdi Le
Dr Kenneth Yu Keung Yum Inc

Executive Director Lead Independent Director Independent Director

In recommending the re-election of Mr Timothy Lim Boon Liat, Dato' Sri Mohd Sopiyan B Mohd Rashdi and Dr Kenneth Yu Keung Yum, the NC has considered the effectiveness amd contributions of each of the Director. The Board has accepted the recommendation of the NC. Each member of the NC and the Board shall abstain from making any recommendations and/or participating in any deliberation of the NC and from voting on any resolution, in respect of the assessment of his performance or re-nomination as Director.

Further, Dato' Sri Mohd Sopiyan B Mohd Rashdi and Dr Kenneth Yu Keung Yum will be subjected to a re-election via the two-tier shareholders' vote at the upcoming AGM. Where Dato' Sri Mohd Sopiyan B Mohd Rashdi and Dr Kenneth Yu Keung Yum continued appointment as independent directors is passed by majority of shareholders via the 2-tier vote, their appointments will be valid until the earlier of: (i) the retirement or resignation of the director; or (ii) the conclusion of the third AGM from the aforesaid approval.

Confirmation of Independence of Directors

The NC is also responsible for determining the independence of Directors annually and as and when the circumstances require, bearing in mind the provisions set forth in the Code and any other salient factor which would render a director to be deemed not independent. Each NC member does not take part in determining his own renomination or independence. A director who has no relationship with the Group, its related corporations, officers or its shareholders with shareholdings of 5% or more in the voting shares of the Company that could interfere, or be reasonably perceived to interfere, with the exercise of the Director's independent business judgement in the best interests of the Group, is considered to be independent. For the purpose of determining directors' independence, every Independent Director has provided a declaration of their independence which is deliberated upon by the NC and the Board.

Dr Daniel Yeoh Ghee Chong appointed as Acting Non-Executive Chairman with effect from 8 April 2020.

In relation to the assessment of the independence of the Directors, specific tests of Directors' independence are set out in the Listing Manual to clarify that these circumstances which deemed Directors not to be independent should be applied without any exceptions. Under Rules 210(5)(d)(i) and 210(5)(d)(ii) of the Listing Manual which took effect on 1 January 2019, a Director will not be considered as independent if he is employed by the issuer or any of its related corporations for the current or any of the past three financial years; or if he has an immediate family member who is employed or has been employed by the issuer or any of its related corporation for the past three financial years, and whose remuneration is determined by the remuneration committee of the issuer. In this regard, the Independent Directors have confirmed that they and their respective associates do not have any employment relationships with the Company or any of its related corporations for the current or any of the past three financial years.

In its annual review for FY2020, the NC and the Board, having considered the provisions set out in the Code, have confirmed the independence of the following Directors:

Dato' Sri Mohd Sopiyan B Mohd Rashdi
Dr Kenneth Yu Keung Yum
Dr Daniel Yeoh Ghee Chong

Lead Independent
Independent
Independent

After taking into account the views of the NC, the Board is satisfied that each Independent Director is independent in character and judgement and that there are no relationships or circumstances which are likely to affect, or could affect, the Independent Director's judgement. The Board is of the view that there is a good balance between the Executive and Non-Executive Directors, and a strong and independent element on the Board.

The Board notes Rule 406(3)(d)(iii) of the SGX-ST Listing Rules, effective from 1 January 2022, where a director who has been a director for an aggregate period of more than 9 years will be required to be subject to shareholders' approval, in separate resolutions by (A) all shareholders; and (B) all shareholders, excluding shareholders who also serve as the directors or the chief executive officer of the company, and associates of such directors and chief executive officer. Although the two-tier shareholders' vote is only effective from 1 January 2022, the Company is submitting the independent directors to the two-tier shareholders' vote at the upcoming annual general meeting ("AGM") as a transitional arrangement and for good corporate governance. In accordance with the said rule, Dato' Sri Mohd Sopiyan B Mohd Rashdi and Dr Kenneth Yu Keung Yum will be subjected to a re-election via the two-tier shareholders' vote at the upcoming AGM.

Saved as disclosed in this Report, none of the Directors has served on the Board for more than nine (9) years since their first appointments.

Directors' Time Commitment and Multiple Directorships

Although some of the Directors have multiple Board representations, the NC is satisfied that each Director is able to and has been adequately carrying out his duties as a Director of the Company.

The NC has adopted internal guidelines addressing competing time commitments that are faced when directors serve on multiple boards. The internal guideline provides that, as a general rule, each Director should hold no more than ten listed company board representations. The guideline includes the following:

- Directors must consult the Chairman of the Board and the NC Chairman prior to accepting any new appointments as a
 director and other principal commitments; and
- In support of their candidature for directorship or re-appointment, directors are to provide the NC with details of the board appointment and other principal commitments and an indication of the time involved.

The NC determines annually whether a director with multiple board representations and/or other principal commitments is able to and has been adequately carrying out his duties as a Director of the Company, taking into consideration the Director's number of listed company board representations and other principal commitments. For FY2020, the directorships for each Director did not exceed the Company's guideline for maximum listed company board representations and the Board is of the view that the Directors have discharged their duties adequately. There are currently no alternate directors on the Board.

Principle 5: Board Performance

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

In accordance with the terms of reference of the NC as approved by the Board, the NC has adopted a system for assessing the effectiveness of the Board as a whole and the Board Committee and the contribution of each Director to the effectiveness of the Board. The effectiveness of each Board Committee is also reviewed by the Board.

All the Directors have made an assessment of the effectiveness of the Board as a whole. There is also a system of peer assessment of each Director by their fellow Directors at least once annually where each Director completes a peer evaluation form which is designed to seek their views on the various aspects of the performance of the Board performance so as to assess the overall effectiveness of the Board. These peer assessments are collated by the company secretary and consolidated responses are presented to the NC for review and are taken into account when the NC assesses and makes recommendations to the Board as to whether the retiring Directors are suitable for re-election/re-appointment in consultation with the Acting Non- Executive Chairman.

For the year under review, the NC and the Chairman took note of, *inter alia*, each individual Director's attendance at meetings of the Board, Board committees and at general meetings; level of participation in discussions at meetings; the individual Director's functional expertise and his/her commitment of time to the Company and contribution of each Director towards the Board's effectiveness and competencies and took such factors into consideration when assessing the performance of the individual Directors. The NC, having reviewed the overall performance of the Board in terms of its role and responsibilities and the conduct of its affairs as a whole for the financial year reported on, and the peer assessment of each Director, is of the view that the performance of the Board as a whole, of each Board Committee separately, and the contribution of each Director to the effectiveness of the Board has been satisfactory.

REMUNERATION MATTERS

Principle 6: Procedures for Developing Remuneration Policies

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

Remuneration Committee

The Board has a formal and transparent procedure for developing policies on director and executive remuneration, and for fixing the remuneration packages of individual directors and key management personnel.

The Board has set up an RC comprising three (3) non-executive Independent Directors, namely Dr Daniel Yeoh Ghee Chong (RC Chairman), Dato' Sri Mohd Sopiyan B Mohd Rashdi and Dr Kenneth Yu Keung Yum. There is a formal and transparent procedure for developing policy on executive remuneration and for fixing the remuneration packages of individual directors. No Director is involved in deciding his own remuneration.

The RC's principal responsibilities are to:

- recommend to the Board base salary levels, benefits and incentive programs, and also to identify components of salary which can best be used to attract management staff in achieving corporate objectives;
- approve the structure of the compensation programme (including but not limited to Directors' fees, salaries, allowances, bonuses, options and benefits in kind) for Directors and senior management to ensure that the programme is competitive and sufficient to attract, retain and motivate senior management of the required quality to run the Company successfully;
- review, on an annual basis, the specific compensation packages of the Company's Directors, Acting CEO and key management personnel and determine the appropriate adjustments; and
- review and submit to the Board proposals for the setting-up of share option schemes or long term incentive schemes.

The members of the RC carry out their duties in accordance with the terms of reference which include the following:

- review and recommend to the Board for endorsement, a general framework of remuneration for the Board and key
 management personnel. The framework covers all aspects of remuneration, including but not limited to director's fees,
 salaries, allowances, bonuses, grant of shares and share options and benefits in kind;
- review and recommend to the Board, the specific remuneration packages for each director as well as for the key management personnel;
- review the level and mix of remuneration and benefits, policies and practices of the Company, including the long-term incentive schemes on an annual basis. The performance of the Company and that of individual employees would be considered by the RC in undertaking such reviews;
- implement and administer the Company's share option plan, if any;

- review the Group's obligations arising in the event of termination of the executive directors' and key management
 personnel's contracts of service, to ensure that such contracts of service contain fair and reasonable termination
 clauses which are not overly generous; and
- review the development of senior staff and assess their strengths and development needs based on the Group's leadership competencies framework, with the aim of building talent and maintaining strong and sound leadership for the Group.

There are appropriate and meaningful measures in place for the purpose of assessing the performance of Executive Directors and senior management personnel.

The RC has access to appropriate expert advice in the field of executive remuneration outside the Company if required. The RC will ensure that the consultant does not have any connection with the Group or any of its Directors which could affect his independence and objectivity. No remuneration consultants were engaged by the Company during FY2020.

Principle 7: Level and Mix of Remuneration

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

In setting remuneration packages, the RC considers the level and mix of remuneration to attract, retain and motivate the Executive Directors and key management personnel's needed to run the company successfully and to align their interests with those of the Shareholders, linking rewards to corporate and individual performance and promote the long-term success of the Group. A significant and appropriate proportion of Executive Directors' remuneration should be structured so as to link rewards to corporate and individual performances.

In this regard, the RC:

- takes into account the pay and employment conditions within the same industry and in comparable companies, as well as the Group's relative performance and the performance of individual Directors;
- considers whether the Directors should be eligible for benefits under long-term incentive schemes (including weighing
 the use of share schemes against other types of long-term incentive schemes); and
- reviews the terms, conditions and remuneration of Executive Directors, and ensures that their total remuneration package has a significant portion of performance-related elements.

The Independent Directors have no service contracts with the Company and their terms are specified in the Company's Constitution. Non-executive Directors are paid a basic fee and an additional fee for serving on any of the committees. The fee takes into account factors such as effort and time spent, responsibilities undertaken and their contributions to the Board. The fees paid to the Company's Independent Directors are also benchmarked against Independent Directors' fees paid by companies in the same industry and with similar scale of operation. The RC is of the view that the Company's Independent Directors are not over-compensated to the extent that their independence may be compromised. Such fees are subject to the approval of the shareholders at the AGM.

The Executive Directors do not have fixed-term service contracts with the Company. Notice periods in any service contracts of the Company are typically set at a period of six months or less. There are currently no incentive components in the service contracts with Executive Directors and key management personnel.

The RC is of the view that it is currently not necessary to use contractual provisions to allow the Company to reclaim incentive components of remuneration from the Executive Directors and key management executives except in exceptional circumstances of misstatement of financial statements, or of misconduct resulting in financial loss to the Company.

The RC has established a suitable remuneration framework to incentivise, compensate and reward the key management and executives. The remuneration policy for staff adopted by the Company, where appropriate, comprises a fixed component and a variable component. The fixed component is in the form of a base salary. The variable component is determined at the discretion of the Company, taking into consideration the performances of the Group businesses and respective employees. Performance-related remuneration is also aligned with the interests of shareholders and promotes the long-term success of the Company.

The RC and the Board have collectively endorsed the Company's remuneration policy.

The Company currently does not operate any share-based incentive schemes for employees.

Principle 8: Disclosure on Remuneration

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

Remuneration of Directors for the year ended 31 December 2020

Directors	S\$	Fees (%)	Fixed Salary (%)	Variable Bonus (%)	Other Benefits (%)	Contribution From Employer (%)	Total (%)
Dato' Michael Loh Soon Gnee*	188,270	5%	79%	0%	16%	0%	100%
Mr Timothy Lim Boon Liat**	84,872	23%	68%	0%	9%	0%	100%
Dr Kenneth Yu Keung Yum	39,000	100%	0%	0%	0%	0%	100%
Dato' Sri Mohd Sopiyan B Mohd Rashdi	40,000	100%	0%	0%	0%	0%	100%
Dr Daniel Yeoh Ghee Chong [#]	44,858	100%	0%	0%	0%	0%	100%

- Dato' Michael Loh Soon Gnee resigned as Executive Chairman and Group CEO on 7 April 2020
- ** Mr Timothy Lim Boon Liat appointed as Acting Chief Executive Officer and President with effect from 8 April 2020 to oversee the business of the Company
- Dr Daniel Yeoh Ghee Chong appointed as Acting Non-Executive Chairman with effect from 8 April 2020.

Other than the Executive Director, the Group has only two other key executive. The key executives' remuneration band is as follows:

Remuneration Band	FY2020
Between S\$250,000 to S\$499,999	1
Below S\$250,000	1

As at the date of the Report, other than the Directors and CEO, the Group only has three (3) key management personnel but only two (2) key management personnel draw remuneration from the Group. The total remuneration paid to all the key management personnel (who are not directors or CEO) amounted to approximately \$\$456,000. There are no terminations, retirement or post-employment benefits provided for in the employment contracts with the Directors, the Executive Chairman and Group CEO or the key executive above. Provision 8.1 sets out that the Company discloses the names, amounts and breakdown of remuneration of each individual director and the CEO, and for at least the top five key management personnel (who are not directors or CEO), in bands no wider than \$\$250,000. However, taking into consideration the competitive industry in which the Group operates, the Company believes that it is not in the best interests of the Company to disclose the name, remuneration, or the breakdown of the remuneration (in percentage or dollar terms) of the key management personnel (who is not a Director or CEO) as such details are confidential and sensitive in nature.

There were no employees who are immediate family members of a Director or the Group CEO, and whose remuneration exceeds S\$100,000 during FY2020.

Directors' fees are approved by shareholders at every Annual General Meeting of the Company. The remuneration of the Executive Directors are reviewed by the RC and recommended to the Board for endorsement.

ACCOUNTABILITY AND AUDIT RISK MANAGEMENT AND INTERNAL CONTROLS

Principle 9: Risk Management and Internal Controls

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

The Board is responsible for presenting to shareholders a balanced and clear assessment of the Group's performance, position and prospects. Such responsibility extends to interim and other price sensitive public reports, and reports to regulators. The Board has embraced openness and transparency in the conduct of the Company's affairs whilst preserving the interests of the Group.

Management provides the Board quarterly management accounts which present a balance and clear assessment of the Company's performance, position and prospects on a monthly basis and as and when required by the Board from time to time.

The Board also keeps itself up-to-date on legislative and/or regulatory changes that affect the Company and/or the Group so as to ensure that the Company is in compliance with the relevant legislation and regulations including requirements under the Rules of the Listing Manual. Where necessary, external professionals will provide the Board with updates in this regard and the Board will then consider whether any amendments to existing corporate policies will need to be implemented to ensure compliance.

The Board, with assistance from the AC, is responsible for determining the nature and extent of the significant risks which the Company is willing to take in achieving its strategic objectives by ensuring that the Company has put in place adequate risk management and internal controls systems to manage its significant business risks, so as to safeguard shareholders' investments and the Company's assets.

A crucial function served by the AC is overseeing the Group's risk management framework and policies, as well as the regulation of risks undertaken or faced by the Group. The AC may examine whichever aspects it deems appropriate of the Group's financial affairs, audits and its exposure to risks of a regulatory or legal nature.

The AC keeps under review the efficacy of the Group's system of accounting and internal financial controls. The AC also keeps under constant review the Company's system of ensuring compliance with legal, operational and regulatory matters, including risk management, amongst others.

In relation to assisting the Board with the risk management function, the AC is guided by the following terms of reference:

- determine the Group's levels of risk tolerance and risk policies;
- oversee management in the formulation, updating and maintenance of an adequate and effective risk management framework in addressing material risks including material financial, operational, compliance and information technology risks;
- make the necessary recommendations to the Board such that an opinion regarding the adequacy and effectiveness of the risk management and internal control systems can be made by the Board in the annual report in accordance to the SGX-ST's Listing Manual and the Code;
- review the Group's risk profile regularly and the adequacy of any proposed action if necessary; and
- review any material breaches of risk appetite/tolerances/limits and the adequacy of any proposed action if necessary.

The Board has received assurance from:

- the Acting CEO, and the Vice President, Finance of the Company that the financial records of the Group have been
 properly maintained and the financial statements for the year ended 31 December 2020 give a true and fair view of the
 Group's operations and finances; and
- from the Acting CEO and other key management personal who are responsible, the system of risk management and internal controls in place within the Group is adequate and effective in addressing the material risks in the Group in its current business environment including material financial, operational, compliance and information technology risks.

The AC, with the assistance of the internal auditors, has reviewed, and the Board is satisfied with the adequacy of the Group's material internal controls, including financial, operational and compliance controls, and risk management systems.

Based on the internal controls established and maintained by the Group, work performed by the internal auditors and the review performed by Management and the AC, the Board, with the concurrence of the AC, is satisfied that the Group's framework of internal controls, including financial, operational & compliance and information technology controls, and risk management systems is adequate to provide reasonable assurance of the integrity and effectiveness of the Group in safeguarding its assets and shareholders' value. Nevertheless, the AC and the Board recognise that no cost effective internal control system will preclude all errors and irregularities, as a system is designed to manage rather than eliminate the risk of failure to achieve business objectives, and can provide only reasonable but not absolute assurance against material misstatement or loss.

Risk Management and Interested Person Transactions

An assessment of the significant risk areas relevant to the Company's businesses, operations and compliance requirements have been carried out and are identified as follows:

Dependence on Key Personnel

The Group's success is attributable to the concerted contributions from the Directors and key executives as set out on page 6 of the annual report.

These key personnel are expected to be the vital contributors for the Group's success in order to adhere to its moving forward strategy. Whilst competitive remuneration packages are offered to retain and motivate these key personnel, the Group's operations and performance may be disrupted if there is any loss of employment services with them.

Foreign Exchange Risk

The Group is exposed to various common financial risks arising in the normal course of business. A significant portion of the Group's revenue is denominated in the United States dollar. Operating expenses and wages are made mainly in local currency. Hence, exchange rate movements in the United States dollar (the Company's reporting currency) and the Singapore dollar, amongst others, expose the Company to foreign currency risk.

Principle 10: Audit Committee

Audit Committee

The AC comprises three members, namely Dato' Sri Mohd Sopiyan B Mohd Rashdi ("AC Chairman"), Dr Kenneth Yu Keung Yum and Dr Daniel Yeoh Ghee Chong, all of whom, including the AC Chairman, are Independent Directors.

The members of the AC have experience in managerial positions across banking, audit and finance industries (please see Directors' profile on pages 4 and 5 of the annual report). The Board is of the view that the members of the AC have recent and relevant accounting or related financial management expertise and experience to discharge the AC's functions. No member of the AC is a former partner or director of the Company's existing auditing firm.

During the year, the AC obtained updates from the Company's auditors on changes in accounting standards, corporate governance and other relevant regulations that might have a direct impact on the Group's financial statements.

The AC has the explicit power to conduct or authorise investigations into any matters within its terms of reference and has full access to and co-operation by Management. It has full discretion and the prerogative to invite any Director or executive officer to attend its meetings. All resources that would enable the AC to discharge its duties objectively, effectively and expeditiously are made available to the AC.

The AC performs the following functions in accordance with the terms of reference which include the following:

- reviews with the external auditors, their audit plan, audit reports and any matters which the external auditors wish to discuss;
- reviews with the internal auditors at least annually, checks on the adequacy of the internal audit procedures and their
 evaluation of the effectiveness of the overall internal control systems, including financial, operational compliance and
 information technology controls and risk management;
- reviews the assurance from the Acting CEO and the Vice President, Finance on the financial records and financial statements;
- reviews the internal audit function to ensure that it is adequately resourced and has appropriate standing within the Group;

- reviews significant financial reporting issues and judgements to ensure the integrity of financial statements of the Group and that of any formal announcements made quarterly or annually relating to the Company's financial performance, including announcements to shareholders and the SGX-ST prior to the submission to the Board;
- reviews any significant findings of internal investigations;
- making recommendations to the Board on the proposals to the shareholders on the appointment and removal of External Auditors;
- makes recommendations to the Board on the appointment of external auditors, the audit fee, terms of engagement and any questions on their resignation or dismissal;
- reviews and approves the appointment, replacement, re-assignment or the dismissal of the internal auditor/ head of the internal audit function;
- reviews the assistance given by the Company's officers to the external auditors and internal auditors;
- reviews and monitors interested person transactions, if any, arising and to ensure that that the SGX-ST Listing Manual internal control procedures approved by shareholders are adhered to in relation to such transactions;
- reports actions and minutes of the AC meetings to the Board of Directors with such recommendations as the AC considers appropriate;
- conducts an annual review of the independence and objectivity of the Company's external auditors, including the
 volume of non-audit services supplied by the external auditors, to satisfy itself that the nature and extent of
 such services have not prejudiced the independence and objectivity of the external auditors before confirming their
 re-nomination:
- to review, monitor, assess and evaluate the role, adequacy and effectiveness, independence, scope and results of the external audit and the internal audit function in the overall context of the Company's risk management system;
- nominates external auditors; and
- reviews the policy and arrangements for concerns about possible improprieties in financial reporting or other matters to be safely raised, independently investigated and appropriately followed up on.

The AC held four (4) meetings during the year, attendance of which is detailed on page 5 of this report. The Vice President, Finance, Acting CEO (Mr Timothy Lim Boon Liat), legal counsels, internal auditors and external auditors were invited to these meetings. Other members of senior management were also invited to attend as appropriate to present reports.

The AC has met with the Company's external auditors, Ernst & Young LLP ("**E&Y**") two (2) times in FY2020. Part of the meetings were conducted without the presence of Management. Reports of the findings and recommendations by external auditors are done independently and presented to the AC.

The principal activities of the AC during FY2020 are summarised below:

Financial reporting

The AC met on a quarterly basis and reviewed the quarterly and full year results announcements, material announcements and all related disclosures to the shareholders before submission to the Board for approval. In the process, the AC reviewed the audit plan and audit committee report presented by the external auditors.

The AC reviewed the full year financial statements and also discussed with Management, the Vice President, Finance and the external auditors the significant issues and adjustments resulting from the audit, and any significant deficiencies in internal controls over financial reporting matters that came to the external auditor's attention during their audit together with their recommendations.

In the review of the financial statements, the AC has discussed with Management the accounting principles that were applied and their judgment of items that might affect the integrity of the financial statements. The following key audit matters impacting the financial statements were discussed with Management and the external auditors and were reviewed by the AC.

Key audit matters	How AC reviewed these matters and what decisions were made
Impairment assessment of the Group's and the Company's interest in EoCell	The AC reviewed the impairment assessment of the Group's and the Company's interest in EoCell Ltd. The AC also reviewed the methodology, basis of valuation techniques and key assumptions used in the valuation by the external valuer and management in the impairment assessment, as well as the External Auditor's findings and audit report presented.
	The AC has reviewed consistency of management's approach with the requirements in SFRS(I) 9 Financial Instruments. The AC has also assessed management's estimate of the ECL allowance, and have considered the Group's historical credit loss experience and forward-looking macroeconomic information that may affect the recoverability of amounts due from associate.
	Subsequent to the reviews, the AC concurred with the management's assessment and was satisfied with the carrying amount of the Group's and the Company's interest in EoCell and the impairment provided.
Legal matters relating to an ex-employee and ex- consultant of the Group	The AC reviewed the legal matters relating to an ex-employee and ex-consultant of the group as presented by management. The AC also reviewed the key facts and circumstances surrounding this claim presented by the management. Subsequent to the reviews, the AC concurred with the Management's view that the Group does not have any obligation for this claim and no provision was needed in the financial statement.

External audit processes

The AC manages the relationship with the Group's external auditors, E&Y, on behalf of the Board. There were no non-audit services provided by E&Y during FY2020. During FY2020, the AC carried out its annual assessment of the cost effectiveness of the audit process, together with the auditor's approach to audit quality and transparency. The AC concluded that the auditors demonstrated appropriate qualifications and expertise and that the audit process was effective. Therefore, the AC recommended to the Board that E&Y be re-appointed as the external auditor. The Board accepted this recommendation and has proposed a resolution to shareholders for the re-appointment of E&Y.

The fee related to the audit services provided by E&Y for FY2020 is US\$81,000 and is also disclosed in the notes to the financial statements.

Pursuant to the requirement in the SGX-ST Listing Manual, an audit partner may only be in charge of a maximum of five consecutive annual audits and may then return after two years. The current audit partner from E&Y for the Company took over from the previous audit partner from the financial year ended 31 December 2020. In appointing auditors for the Company, subsidiaries and significant associated companies, the Group has complied with Rules 712 and 715 of the SGX-ST Listing Manual.

Internal controls

During the year, the AC reviewed and assessed the adequacy of the Group's system of internal controls and regulatory compliance through discussion with Management, the internal auditors and external auditors.

The AC considered and reviewed with Management and the internal auditors the following:

- annual internal audit plans to ensure that the plans covered sufficiently a review of the internal controls of the Group;
 and
- significant internal audit observations and Management's response thereto.

Each member of the AC abstains from voting on any resolution and making any recommendations and/or participating in any deliberations in respect of matters in which he is interested in.

Whistle-blowing policy

The Company has implemented a whistle blowing policy since May 2008 that provides well-defined and accessible channels through which any employee may raise any concerns they may have about improper conduct or malpractices within the Group. Any concerns may be raised, either anonymously or otherwise, directly to any member of the AC and the identity of the person raising the concern is strictly protected to the extent practicable in law. All members of the AC have direct oversight in the administering of the policy with the assistance of the Group Legal Counsel. The AC has reviewed and is satisfied with the adequacy of the whistle blowing policy.

There were no formal complaints received by the Company under the whistle-blowing policy implemented by the Company up to the date of this annual report.

No former partner or director of E&Y or Baker Tilly is or has acted as a member of the company's AC.

Internal Audit

The internal audit function was outsourced to Baker Tilly in Singapore. Baker Tilly in Singapore is one of the largest accountancy firms in Singapore. They are the appointed outsourced internal auditor to more than 35 public listed companies in Singapore & Hong Kong. The engagement team is led by its partner Mr Lim Wei Wei who has more than 18 years of professional internal audit experience in the field and possesses the designation of Certified Internal Auditor. The engagement team from Baker Tilly comprises a Manager, a Lead Consultant and consultants who possess relevant experience as well as designations such as Certified Public Accountant, Certified Internal Auditor etc.

The AC approves the engagement, termination, evaluation and fees of the Internal Auditors. The Internal Auditor, who reports directly on internal audit matters to the Chairman of the AC, has unfettered access to all the Group's documents, records, properties and personnel, including access to the AC. The Internal Auditor assists the AC in monitoring and assessing the effectiveness of the Group's material internal controls. The Internal Auditor also assists Management in identifying operational and business risks and provides recommendations to address those risks.

The Internal Auditor meets or exceeds the standards set by nationally or internationally recognised professional bodies including the Standards for the Professional Practice of Internal Auditing set by The Institute of Internal Auditors.

The AC ensures that the internal audit function is adequately resourced and has the capabilities to adequately perform its functions. In this regard, the AC reviews on a quarterly basis the effectiveness of the Internal Auditor by examining the scope of the Internal Auditor's work, quality of its reports, reporting structure within the Group, qualifications and training, relationship with the external auditor, and its independence of the areas reviewed. The AC is of the view that the Internal Auditor is adequately resourced and has appropriate standing within the Group.

SHAREHOLDERS' RIGHTS AND RESPONSIBILITIES

Principle 11: Shareholder Rights and Conduct of General Meetings

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

Principle 12: Engagement with Shareholders

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

Principle 13: Engagement with Stakeholders

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

The Company is mindful of the obligation to provide regular, effective and fair communication with shareholders and ensures that all the Company's shareholders are treated equitably and the rights of all shareholders are protected. The Company gives shareholders a balanced and understandable assessment of its performance, position and prospects.

The Company has an investor relations policy that requires the Company to conduct dialogue sessions with investors, securities analysts, fund managers and the press as and when necessary. The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders to serve the best interests of the Company.

Financial reports and other price sensitive information, all news releases and analyst presentations are disseminated to shareholders through SGXNet and posted on the Company's website. The Annual Report is disseminated to all shareholders and is available on the Company's website. The Company maintains a current corporate website, at www.dragongp.com, on which financial and other information to be communicated to members of the public are made available.

On a regular and timely basis, the Company disseminates material information simultaneously through news and press releases *via* SGXNet and electronic mail to securities analysts, shareholders, and the media. The Company also posts these press releases on its public website, http://www.dragongp.com to ensure that all shareholders and the public gain fair and sufficient access to information, changes, updates and the archives of the Company or its businesses which would be likely to materially affect the price or value of the company's shares. The website also provides a channel for shareholders to raise any concerns or issues, if any.

As part of the Company's investor relations policy, the Company maintains an investor relations section on the Company's website dedicated to ensuring that pertinent information is conveyed to shareholders. Current and past annual reports, quarterly financial results and other information considered to be of interest to shareholders and the investment community are readily available on the section.

The Company gives shareholders a balanced and understandable assessment of its performance, position and prospects. Information is always communicated to shareholders on a timely and fair basis. Where inadvertent disclosure has been made to a selected group, the Company ensures that the same disclosure is made publicly to all others as soon as practicable.

Shareholders are informed of shareholders' meetings through timely and formal notices published in the newspapers and via SGXNET. All relevant reports and/or circulars are sent to all shareholders early so that they can familiarise themselves with the issues that will be raised at general meetings. Shareholders are also given opportunities to raise questions, and to communicate their views on issues which affect the Company, at general meetings and to vote in absentia. Every shareholder is entitled to appoint not more than two proxies to attend general meetings and vote in his/her stead, provided the member name is certified by the Depository (Nominee Company) to the Company as appearing on the Depository Register not later than 72 hours before the general meeting as a Depositor on whose behalf the Depository holds shares in the Company. The Companies Act allows certain members who are relevant intermediaries such as corporations holding licences in providing nominee and custodial services and the central provident fund ("CPF") Board which purchases shares on behalf of CPF investors, to appoint multiple proxies to attend and participate in general meetings.

Pursuant to the amendments to the Companies Act (Cap. 50), a new multiple-proxies regime ("Regime") was introduced on 3 January 2016. This Regime allows specified intermediaries, such as banks and capital markets service licence holders which provide custodial services, to appoint more than two (2) proxies. This will enable indirect investors (including investors who purchased shares under the CPF Investment Scheme ("CPFIS") and the Supplementary Retirement Scheme ("SRS") to attend and vote at Shareholders' meetings. CPFIS investors and SRS investors are required to contact their CPF Approved Nominees if they wish to cast their votes on resolutions at the Shareholders' meetings of the Company but are not able to attend these meetings in person.

At general meetings, each substantially separate issue is dealt with in separate resolutions. The Company avoids bundling of resolutions unless the resolutions are interdependent and linked so as to form one significant proposal. All resolutions are put to the vote by poll voting, which allows for an equitable and transparent voting process. Shareholders will be better able to demonstrate their concerns in a manner more accurately reflective of their shareholdings. Independent scrutineers are appointed to conduct the voting process. Independent scrutineers brief the shareholders on the e-polling voting process and verify and tabulate votes for each resolution. Shareholders are informed of the results of the voting at the general meetings, including the number of votes cast for and against each resolution and the respective percentages at the end of the general meeting. In addition, the voting results at the general meetings showing the number of votes cast for and against each resolution and the respective percentages and the name of the independent scrutineer will be announced via SGXNET after each general meeting. The company secretary prepares minutes of shareholders' meetings, which incorporate comments or queries from shareholders and responses from the Board and Management. These minutes are available to shareholders upon request.

The Company's external auditors, chairpersons of the AC, the NC and the RC and all Directors are present at all General Meetings to assist the Board of Directors and Management to address any questions shareholders may have.

The Company has not amended its Constitution to provide for absentia voting methods. Notwithstanding that Provision 11.4 sets out that the Company's Constitution should allow for absentia in voting. However, voting in absentia and by electronic mail may only be possible following careful study to ensure that integrity of the information and authentication of Shareholders' identities through the web are not compromised.

All minutes of general meetings and a summary of the questions and answers raised at general meetings are available to shareholders upon their requests. The Company does not publish minutes of general meetings of shareholders on its corporate website as contemplated by Provision 11.5 of the Code. There are potential adverse implications for the Company if the minutes of general meetings are published to the public at large (outside the confines of a shareholders' meeting), including risk of litigation if defamatory statements are made during the meeting. The Company is of the view that its practices are consistent with the intent of Principle 11 of the Code as shareholders have a right to attend general meetings either in person or by proxy, where they may exercise their right to speak and vote and have the opportunity to communicate their views on various matters affecting the Company. Further, shareholders, including those who did not attend the relevant general meeting, have a statutory right to be furnished copies of minutes of general meetings in accordance with Section 189 of the Companies Act. However, in view of the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020, companies are permitted to hold general meetings via virtual means and this includes publishing the minutes of AGM within one month of the AGM on the corporate website and the SGX website.

Provision 11.6 states that companies should have a dividend policy and communicates it to shareholders. However, the Company currently does not have a formal policy on payment of dividends. Nonetheless, the Company is of the view that its current practices would constitute a balanced and understandable assessment of its position on a dividend policy, and such practice is consistent with the intent of Principle 11 of the Code. Additionally, the Company also discloses the reasons for the decision of the Board not to declare or recommend a dividend, together with the announcement of the financial statements, which is in line with Rule 704(24) of the Listing Manual. The Company may declare dividends by way of an ordinary resolution of the Shareholders at a general meeting, but may not pay dividends in excess of the amount recommended by the Directors. The declaration and payment of dividends will be determined at the sole discretion of the Directors, subject to the approval of the Shareholders. The Directors may also declare an interim dividend without the approval of the Shareholders. No dividend was declared in respect of FY2020 as the Group had incurred losses in the year.

OTHER CORPORATE GOVERNANCE MATTERS

Dealings in the Company's Securities

The Company has devised and adopted an internal compliance code (the "Internal Code") to provide guidance to its officers with regards to dealings in the Company's securities including reminders that the law on insider trading is applicable at all times. The adoption of this Internal Code has been notified to all Directors, officers and employees of the Group.

The Internal Code provides that the Company, its officers and employees of the Group should not deal in securities of the Company when they are in possession of any unpublished material price-sensitive information in relation to those securities as this is an offence.

The Company's Internal Code also provides that the Company, its officers and employees of the Group should not trade in the Company's securities during the period commencing two weeks before the date of announcement of the Company's quarterly and half-year financial results and the period commencing one month before the date of announcement of the Company's full-year financial results, ending on the date of announcement of the relevant results.

In addition, the Company's officers and employees should not deal in the Company's securities for short-term considerations.

The Internal Code complies with, and the Board confirms that for FY2020, the Company has complied with, Rule 1207(19) of the SGX-ST Listing Manual.

Material Contracts

Except as disclosed in the financial statements, there were no material contracts (including loans) of the Company or its subsidiaries involving the interests of the Executive Chairman and Group CEO, Directors or controlling shareholders which subsisted at the end of the financial year or have been entered into since the end of the previous financial year.

Interested Person Transactions

The risks associated with an interested person transaction relates not only to compliance issues but also the prevention of transactions being carried out on terms that are less than favourable and not at arm's length.

Except as provided below, there are no interested person transactions between an interested person and the Company, its subsidiaries or associated companies for FY2020:

Name of Interested Person	Aggregate value of all interested person transactions for FY2020 under review (excluding transactions less than S\$100,000) US\$'000
ASTI Holdings Limited (The holding company of the Group)	- Management fee charged (value of transactions amounting to US\$109,000) - Interest expense (value of transactions amounting to US\$238,000)
	(value of transactions amounting to US\$238,000)

The AC will continue to review and monitor any interested person transaction that may arise and ensures that the Company seeks appropriate approvals, makes appropriate announcements or disclosures on these interested person transaction in accordance with Chapter 9 of the SGX-ST Listing Manual.

Information on Directors nominated for re-election – Appendix 7.4.1 of the Listing Manual

NAME OF DIRECTORS	MR TIMOTHY LIM BOON LIAT	DR KENNETH YU KEUNG YUM	DATO' SRI MOHD SOPIYAN B MOHD RASHDI
Date of Initial Appointment	12 August 2009	1 March 2010	16 February 2011
Date of last reappointment (if applicable)	30 April 2018	29 June 2020	15 August 2019
Age	56	73	59
Country of principal residence	Singapore	Hong Kong	Malaysia
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The re-election of Mr Timothy Lim as an Executive director was recommended by the NC and the Board has accepted the recommendation, after taking into consideration Mr Timothy Lim's qualifications, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.	The re-election of Dr Kenneth Yu Keung Yum as the Non-Executive and Independent Director was recommended by the Nominating Committee and the Board has accepted the recommendation, after taking into consideration Dr Kenneth Yu's qualifications, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.	The re-election of Dato' Sri Sopiyan as the Non-Executive and Independent Director was recommended by the Nominating Committee and the Board has accepted the recommendation, after taking into consideration Dato' Sri Sopiyan's qualifications, expertise, past experiences and overall contribution since he was appointed as a Director of the Company.
Whether appointment is executive, and if so, the area of responsibility	Executive	Non-Executive	Non-Executive
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Executive director President & Acting CEO	Non-Executive and Independent Director Nominating Committee Chairman Audit Committee Member Remuneration Committee Member	Non-Executive and Independent Director Nominating Committee Member Audit Committee Chairman Remuneration Committee Member
Professional Qualifications	Diploma in Sales and Marketing, CIMUK	PhD Electrical Engineering and Applied Physics, Stanford University	Chartered Accountant, Malaysian Institute of Accountants Malaysia (MIA:7391) Degree in Accountancy, University iTM, Malaysia
Working experience and occupation(s) during the past 10 years	8 April 2020 – Current President & Acting CEO 16 January 2004 – Current Executive Director 2013 – April 2020 Group Administrative Officer of Dragon Group International Limited 2013 – April 2020 Group Administrative Officer of Advanced Systems Automation Limited 2013 - Current Group Administrative Officer of ASTI Holdings Limited	2010 – Current (Group Technology Advisor) ASTI Holdings Limited 2016 – 2018 (Independent Director) ASTI Holdings Limited 2015 - 2018 (Business Development Advisor) nwStor Limited 2015 – Current (Executive Director) Sky1 Technology Limited 2010 – Current (Independent Director) Dragon Group International Limited 2010 (Chief Operating Officer) Dragon Group International Limited	2018 – Current ASTI Holdings Limited Director and Remuneration Committee Chairman 2015 - Current • Financial Adviser – PT Renewable Energi Indonesia Tbk • Director – PT Pan Pages • Director & CFO – PT Bintang Makmur Prima • CEO – PT Expose Mandala Putra • Corporate Finance Advisor – LCK Group • Corporate Finance Advisor – PT Cendrawasih Global 2015 – July 2020 CEO – PT Envy Technologies Indonesia, International 2011 – Current Dragon Group International Ltd Independent Director & Audit Committee Chairman 2009 – Current PT Dragon Terra Ventura Shareholder, President Director & CEO

NAME OF DIRECTORS	MR TIMOTHY LIM BOON LIAT	DR KENNETH YU KEUNG YUM	DATO' SRI MOHD SOPIYAN B MOHD RASHDI		
Shareholding interest in the listed issuer and its subsidiaries	None	None	None		
Any relationship (including immediate family relationships) with any existing director, existing executive officer, the issuer and/ or substantial shareholder of the listed issuer or of any of its principal subsidiaries	None	None	None		
Conflict of interest (including any competing business)	None	None	None		
Undertaking (in the format set out in Appendix 7H) under Rule 720(1) has been submitted to the listed issuer	Yes	Yes	Yes		
Other Principal Commitments include	ding Directorships				
Past (for the last 5 years)	Directorships: • eWeb Catalyst Inc. • Microfits Pte Ltd • Eocell, Inc. • Flex-In Electronics Macao Commercial Offshore Limited • Avalon Technology Pte Ltd • Semiconductor Technologies & Instruments Pte Ltd Other Principal Commitments – None	Directorships: ASTI Holdings Limited EoCell Limited Borischolle Ltd Other Principal Commitments - None	Directorships: PT ENVY Technologies Indonesia Tbk PT Bintang Makmur Prima MHS Land Sdn. Bhd. Winsun Technology Bhd Wintoni Bhd Other Principal Commitments - None		
Present	Directorships: Telford Industries Pte Ltd VisionXtreme Pte Ltd ASTI USA Inc. EoPlex Inc. Dragon Group International Limited Spire Technologies Pte Ltd Asia Phoenix Angels Pte Ltd Dragon D'illum Technologies Pte Ltd Logicom Holdings Inc. SCM Solutions Pte Ltd Sooner Technology Pte Ltd ASTI Holdings Limited	Directorships: Dragon Group International Limited Envoy1 Technology Corp Sky1 Technology Limited World Bright Enterprise Limited Advanced Systems Automation Limited Sky Master Corporation Ltd Other Principal Commitments: None	Directorships: ASTI Holdings Limited Advanced Systems Automation Limited PT Panpages Indonesia Dragon Group International Limited PT Dragon Terra Ventura PT Orient Technology Indonesia Gagah Kejurutenaan Sdn Bhd Long Term Portfolio Sdn Bhd Other Principal Commitments - None		
Disclose the following matters concerning an appointment of director, chief executive officer, chief financial officer, chief operating officer, general manager or other officer of equivalent rank. If the answer to any question is "yes", full details must be given.					
(a) Whether at any time during the last 10 years, an application or a petition under any bankruptcy law of any jurisdiction was filed against him or against a partnership of which he was a partner at the time when he was a partner or at any time within 2 years from the date he ceased to be a partner?	No	No	No		

NAME OF DIRECTORS	MR TIMOTHY LIM BOON LIAT	DR KENNETH YU KEUNG YUM	DATO' SRI MOHD SOPIYAN B MOHD RASHDI
(b) Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he was a director or an equivalent person or a key executive, at the time when he was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, that business trust, on the ground of insolvency?	No	No	No
(c) Whether there is any unsatisfied judgment against him?	No	No	No
(d)Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such purpose?	No	No	No
(e)Whether he has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he is aware) for such breach?	No	No	No
(f) Whether at any time during the last 10 years, judgment has been entered against him in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his part, or he has been the subject of any civil proceedings (including any pending civil proceedings of which he is aware) involving an allegation of fraud, misrepresentation or dishonesty on his part?	No	No	No

(g)Whether he has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust? (h)Whether he has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or	No No	No No
disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the	No	No
business trust?		
(i)Whether he has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him from engaging in any type of business practice or activity?	No	No
(j)Whether he has ever, to his knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of:- (i) any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or (ii) any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or (iii) any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or (iv) any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere in connection with any matter occurring or arising during that period when he was so concerned with the entity or business trust?	No	No No

NAME OF DIRECTORS	MR TIMOTHY LIM BOON LIAT	DR KENNETH YU KEUNG YUM	DATO' SRI MOHD SOPIYAN B MOHD RASHDI			
(k)Whether he has been the subject of any current or past investigation or disciplinary proceedings, or has been reprimanded or issued any warning, by the Monetary Authority of Singapore or any other regulatory authority, exchange, professional body or government agency, whether in Singapore or elsewhere?	No	No	No			
Disclosure applicable to the appointment of Director only						
Any prior experience as a director of an issuer listed on the Exchange? (Yes/No)	This is a re-election of director.	This is a re-election of director.	This is a re-election of director.			
If yes, please provide details of prior experience.						
If no, please state if the director has attended or will be attending training on the roles and responsibilities of a director of a listed issuer as prescribed by the Exchange.	Not Applicable	Not Applicable	Not Applicable			
Please provide details of relevant experience and the nominating committee's reasons for not requiring the director to undergo training as prescribed by the Exchange (if applicable).	Not applicable.	Not applicable.	Not applicable.			



APPENDIX 2

DRAGON GROUP INTERNATIONAL LIMITED | ANNUAL REPORT 2020

DIRECTORS' STATEMENT AND AUDITED FINANCIAL STATEMENTS

- 1 Directors' Statement
- 4 Independent Auditor's Report
- 8 Consolidated Income Statement
- 9 Consolidated Statement of Comprehensive Income
- 10 Statements of Financial Position
- 12 Statements of Changes in Equity
- 15 Consolidated Cash Flow Statement
- 17 Notes to the Financial Statements

DIRECTORS' STATEMENT

The Directors present their statement to the members together with the audited consolidated financial statements of Dragon Group International Limited (the "Company") and its subsidiary companies (collectively the "Group") and the statement of financial position and statement of changes in equity of the Company for the financial year ended 31 December 2020.

Opinion of the Directors

In the opinion of the Directors,

- (i) the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 31 December 2020 and the financial performance, changes in equity and statement of cash flows of the Group and changes in equity of the Company for the year ended on that date; and
- (ii) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due as the Company has obtained an undertaking from its holding company that it will continue to provide financial support to enable the Company to continue operations for the next twelve months from the date the financial statements are authorised for issuance. The holding company has also undertaken to not recall the amounts due to itself for the next 12 months from the date the financial statements are authorised for issuance.

Directors of the Company

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

Timothy Lim Boon Liat Dr Kenneth Yu Keung Yum Dato' Sri Mohd Sopiyan B Mohd Rashdi Dr Daniel Yeoh Ghee Chong

Arrangements to enable Directors to acquire shares and debentures

Except as disclosed herein, neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose objects are, or one of whose objects is, to enable the Directors of the Company to acquire benefits by means of the acquisition of shares or debentures of the Company or any other body corporate.

Directors' interests in shares and debentures

The following Director, who held office at the end of the financial year, had, according to the register of the Directors' shareholdings, required to be kept under Section 164 of the Singapore Companies Act, Cap. 50, an interest in shares and share options of the Company and its related corporations as stated below:

Name of Director	At the beginning of the year	At the end of the year	At 21 January 2021	
The holding company – ASTI Holdings Limited ("ASTI")		Ordinary shares		
Timothy Lim Boon Liat - held in name of Spouse	99,000	99,000	99,000	

Except as disclosed in this statement, no Director who held office at the end of the financial year had interests in shares, share options, warrants or debentures of the Company or of related corporations, either at the beginning or at the end of the financial year.

DIRECTORS' STATEMENT

Options

During the financial year, there were:

- No options granted by the Company or its subsidiaries to any person to take up unissued shares in the Company or its subsidiaries; and
- (ii) No other shares issued by virtue of any exercise of option to take up unissued shares of the Company or its subsidiaries.

At the end of the financial year, there were no unissued shares of the Company or its subsidiaries under options.

Audit Committee

The Audit Committee ("AC") carried out its functions in accordance with Section 201B (5) of the Singapore Companies Act, Cap. 50, including the following:

- 1. Reviewed the audit plans of the external auditors of the Group and the Company;
- 2. Reviewed the quarterly announcements and annual financial statements and the auditor's report on the annual financial statements of the Group and the Company before their submission to the Board of Directors;
- 3. Reviewed effectiveness of the Group and the Company's material internal controls, including financial, operational and compliance controls and risk management;
- 4. Met with the external auditor, other committees, and management in separate executive sessions to discuss any matters that these groups believe should be discussed privately with the AC;
- 5. Reviewed legal and regulatory matters that may have a material impact on the financial statements, related compliance policies and programmes and any reports received from regulators;
- 6. Reviewed the cost effectiveness and the independence and objectivity of the external auditor;
- 7. Reviewed the nature and extent of non-audit services provided by the external auditor;
- 8. Recommended to the Board of Directors the external auditor to be nominated, approved the compensation of the external auditor, and reviewed the scope and results of the audit;
- 9. Reported actions and minutes of the AC to the Board of Directors with such recommendations as the AC considered appropriate;
- 10. Reviewed interested person transactions in accordance with the requirements of the Singapore Exchange Securities Trading Limited ("SGX-ST")'s Listing Manual.

The AC, having reviewed all non-audit services provided by the external auditor to the Group, is satisfied that the nature and extent of such services would not affect the independence of the external auditor. The AC has also conducted a review of interested person transactions.

Further details regarding the AC are disclosed in the Report on Corporate Governance.

DIRECTORS' STATEMENT

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Ernst & Young LLP have expressed their willingness to accept re-appointment as auditors.

On behalf of the board of Directors,

Dr Daniel Yeoh Ghee Chong Director

Timothy Lim Boon Liat Director

14 April 2021

For the year ended 31 December 2020

Independent Auditor's Report to the Members of Dragon Group International Limited

Opinion

We have audited the financial statements of Dragon Group International Limited (the "Company") and its subsidiaries (collectively, the "Group") set out on pages 8 to 60 which comprise the statements of financial position of the Group and the Company as at 31 December 2020, the statements of changes in equity of the Group and the Company and the consolidated income statement, consolidated statement of comprehensive income and consolidated cash flow statement of the Group for the year then ended, and notes to the financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position and the statement of changes in equity of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the "Act") and Singapore Financial Reporting Standards (International) ("SFRS (I)") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 31 December 2020 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and changes in equity of the Company for the year ended on that date.

Basis for Opinion

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

Material Uncertainty Related to Going Concern

We draw attention to Note 2.1 in the financial statements. The Group recorded net loss of US\$5,204,000 and an operating cash outflow of US\$1,240,000 for the financial year ended 31 December 2020 and as at that date, the Group's and Company's current liabilities exceeded its current assets by US\$10,668,000 and US\$8,288,000 respectively. These conditions indicate that a material uncertainty exists that may cast significant doubt on the Group's ability to continue as a going concern. The ability of the Group and the Company to continue as a going concern is primarily dependent on the continued financial support from ASTI Holdings Limited, a substantial shareholder of the Group, to enable them to continue operations for the next twelve months from the date of the financial statements. ASTI Holdings Limited has also undertaken to not recall the amounts due to itself for the next twelve months from the date of the financial statements.

If the Group is unable to continue in operation existence for the foreseeable future, the Group may be unable to discharge its liabilities in the normal course of business and adjustments may have to be made to reflect the situation that assets may need to be realised other than in normal course of business and at amounts which could differ significantly from the amounts at which they are currently recorded in the balance sheets. In addition, the Group may have to reclassify certain non-current assets and liabilities as current assets and liabilities respectively. No such adjustments have been made to these financial statements. Our opinion is not qualified in respect of this matter.

For the year ended 31 December 2020

Independent Auditor's Report to the Members of Dragon Group International Limited

Key Audit Matters

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. In addition to the matter described in the Material Uncertainty Related to Going Concern section, we have determined the matter described below to be the key audit matter to be communicated in our report. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled our responsibilities described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying financial statements.

Legal matters relating to an ex-employee and ex-consultant of the Group

As stated in Note 36, an ex-employee filed a complaint with California Labor Commissioner's Office and Superior Court of California in relation to employment and shareholder disputes and claims for commission, bonus and late payment penalty. In addition, an ex-consultant filed a complaint with Superior Court of California claiming for payment in lieu of services rendered to the Group. Based on the legal advice received, management is of the view that the claims are unmeritorious and are unlikely to be successful.

The claims were significant to our audit due to the size of the claims and required management to apply significant judgment and estimates in assessing whether it is probable that an outflow of resources embodying economic benefits will be required to settle the respective claims.

As part of our audit, we discussed with management and the Group's in-house legal counsel to obtain an understanding of the status and their assessments of the likely outcome and potential exposures of the claims. We reviewed legal correspondences between the Group and its external legal counsel to confirm the facts, circumstances and understand the merits of the claims. We also reviewed the adequacy of the disclosures made in Note 36 Legal contingencies to the financial statements in relation to the claims.

Impairment assessment of the Group's and the Company's interest in EoCell

As at 31 December 2020, the Group's and the Company's interests in associate, EoCell Limited ("EoCell), comprise the investments in as well as the amounts due from EoCell. The carrying values of the Group's and the Company's investment in EoCell amounted to US\$15,491,000 and US\$16,320,000 respectively, and the amounts due from EoCell amounted to US\$2,258,000. These amounts represent 89% and 98% of the total assets of the Group and Company respectively. During the current financial year, management assessed that there were indicators of impairment and accordingly, assessed the recoverable amounts of their interests in EoCell. Management recognised an impairment loss of US\$ 3,680,000 on the Company's investment in associate pursuant to the impairment assessment. Management estimated the recoverable amount of its investment in EoCell based on fair value less cost of disposal, and engaged an external valuer to perform the valuation. The impairment assessment was significant to our audit due to the magnitude of the amounts and required management to apply significant judgments and estimates due to the fast-changing nature of the industry in which EoCell operates.

As part of our audit, we obtained an understanding of management's impairment assessment process including their considerations of the potential impact COVID-19 pandemic has on the EoCell's operations. We evaluated the objectivity, independence and expertise of the external valuer. We reviewed the external valuer's valuation report, and discussed with management and the external valuer to understand the basis of valuation technique and key assumptions used in the valuation. We involved our internal valuation specialist in assessing the appropriateness of the valuation technique used and the reasonableness of key assumptions used, such as comparable funding transactions and price of recent investment. In relation to amounts due from EoCell, we tested the adequacy of expected credit loss ("ECL") allowance as at year end, including assessing whether management's approach is consistent with the requirements in SFRS(I) 9 Financial Instruments. In assessing management's estimate of the ECL allowance, we considered the Group's historical credit loss experience and forward-looking macroeconomic information that may affect the recoverability of amounts due from associate. We also assessed the adequacy of the disclosures in Note 5 Investment in associate and Note 17 Amounts due from associate to the financial statements.

For the year ended 31 December 2020

Independent Auditor's Report to the Members of Dragon Group International Limited

Other Information

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

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

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

Responsibilities of Management and Directors for the Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Financial Statements

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

For the year ended 31 December 2020

Independent Auditor's Report to the Members of Dragon Group International Limited

Auditor's Responsibilities for the Audit of the Financial Statements

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

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

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

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

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

Report on Other Legal and Regulatory Requirements

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

The engagement partner on the audit resulting in this independent auditor's report is Mr. Ong Beng Lee, Ken.

ERNST & YOUNG LLP

Public Accountants and Chartered Accountants Singapore

CONSOLIDATED INCOME STATEMENT

For the year ended 31 December 2020

		Gro	
	Note	2020 US\$'000	2019 US\$'000
Revenue	6	2,061	2,355
Cost of sales		(1,680)	(1,961)
Gross profit		381	394
Other income	7	84	21,069
Selling and marketing costs		(38)	(48)
General and administrative costs		(1,620)	(2,643)
Research and development costs		_	(693)
Finance costs, net	8	(221)	(267)
Share of results of associate		(3,733)	(778)
(Loss)/profit before taxation	9	(5,147)	17,034
Taxation	10	(57)	(26)
(Loss)/profit after taxation		(5,204)	17,008
(Loss)/profit after taxation attributable to:			
Owners of the Company		(5,195)	17,064
Non-controlling interests		(9)	(56)
		(5,204)	17,008
(Loss)/profit per share attributable to owners of the Company			
Basic/diluted (cents)	11	(1.49)	4.90

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 December 2020

		Gro	oup
	Note	2020 US\$'000	2019 US\$'000
(Loss)/profit for the year		(5,204)	17,008
Other comprehensive income:			
tems that may be reclassified subsequently to profit or loss			
Foreign currency translation		(590)	200
Total comprehensive income for the year		(5,794)	17,208
Total comprehensive income attributable to:			
Owners of the Company		(5,680)	17,220
Non-controlling interests		(114)	(12)
		(5,794)	17,208

STATEMENTS OF FINANCIAL POSITION

As at 31 December 2020

	Note	Gro 2020 US\$'000	oup 2019 US\$'000	Com _i 2020 US\$'000	oany 2019 US\$'000
ASSETS	Note				
Non-current assets					
Intangible assets	12	34	34	34	34
Property, plant and equipment	13	3	2	-	1
Investments in subsidiary companies	14	_	_	22	26
Investment in associate	5_	15,491	19,223	16,320	20,000
	-	15,528	19,259	16,376	20,061
Current assets					
Prepayments	15	8	34	4	3
Amounts due from subsidiary companies	16	_	_	133	232
Amounts due from associate	17	2,258	2,323	2,258	2,323
Stocks	19	85	127	_	_
Trade debtors	20	656	314	_	_
Other debtors	21	125	358	15	12
Cash and cash equivalents	22	1,204	1,193	98 2,508	100
	-	4,336	4,349	2,508	2,670
TOTAL ASSETS	-	19,864	23,608	18,884	22,731
EQUITY AND LIABILITIES					
Current liabilities					
Trade creditors and accruals	23	2,834	2,589	703	540
Other creditors	24	2,226	2,090	141	159
Amount due to holding company	25	9,822	8,200	9,822	8,200
Amounts due to subsidiary companies	26	_	_	103	95
Restructuring provision Provision for taxation	27	76	65 40	-	_
Provision for taxation	-	46	10 12,954	27	2 0000
	-	15,004	12,954	10,796	8,996
TOTAL LIABILITIES	-	15,004	12,954	10,796	8,996
NET CURRENT LIABILITIES	-	(10,668)	(8,605)	(8,288)	(6,326)
NET ASSETS	_	4,860	10,654	8,088	13,735

STATEMENTS OF FINANCIAL POSITION

As at 31 December 2020

		Group		Com	pany
	Note	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Equity attributable to owners of the Company					
Share capital	28	59,970	59,970	59,970	59,970
Capital reserve	29	2,525	2,525	· –	, <u> </u>
Foreign currency translation reserve	30	(324)	161	_	_
Other reserve	29	` 18 [′]	18	_	_
Accumulated losses		(55,056)	(49,861)	(51,882)	(46,235)
	-	7,133	12,813	8,088	13,735
Non-controlling interests		(2,273)	(2,159)	_	_
TOTAL EQUITY	-	4,860	10,654	8,088	13,735
TOTAL EQUITY AND LIABILITIES		19,864	23,608	18,884	22,731

STATEMENTS OF CHANGES IN EQUITY

For the year ended 31 December 2020

ompany	Accumulated Company, losses total interests equity US\$'000 US\$'000 US\$'000	(49,861) 12,813 (2,159) 10,654	(5,195) (5,195) (9) (5,204)	- (485) (105) (590)	- (485) (105) (590)	(5,195) (5,680) (114) (5,794)	
Attributable to owners of the Company	Foreign currency translation reserve Other (Note 30) reserve US\$'000	161 18	l	(485)	(485)	(485)	
Ati	Share Capital capital reserve (Note 28) (Note 29) US\$*000	59,970 2,525	I	I	1	1	

STATEMENTS OF CHANGES IN EQUITY

For the year ended 31 December 2020

		Attr	Attributable to owners of the Company	wners of the	Company
	Share capital (Note 28) US\$*000	Capital reserve (Note 29) US\$'000	Foreign currency translation reserve (Note 30) US\$'000	Other reserve US\$'000	Accumulat losses US\$'000
2019					
Group					
At 1 January 2019	59,970	2,525	Ŋ	(262)	(66,925)
Profit for the year	I	I	I	I	17,064
Other comprehensive income					
Foreign currency translation	I	I	156	I	1
Other comprehensive income for the year, net of tax	I	I	156	I	I
Total comprehensive income for the year	I	I	156	I	17,064
Changes in ownership interests in subsidiary					
Deemed disposal of subsidiary	I	I	I	280	I
Total contributions by owners	I	I	ı	280	I
At 31 December 2019	59,970	2,525	161	18	(49,861)

Total (deficit)/

equity US\$'000

controlling interests

Non-

Equity
attributable to
owners of the
Company,
total

Accumulated

US\$'000

US\$'000

(6,834)

(2,147)

(4,687)

(66,925)

17,008

(26)

17,064

200

17,208

(12)

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STATEMENTS OF CHANGES IN EQUITY

For the year ended 31 December 2020

	Share capital (Note 28)	Accumulated losses	Total equity
2020 Company	US\$'000	US\$'000	US\$'000
At 1 January 2020 Loss for the year	59,970 -	(46,235) (5,647)	13,735 (5,647)
At 31 December 2020 2019 Company	59,970	(51,882)	8,088
At 1 January 2019 Profit for the year	59,970 -	(57,863) 11,628	2,107 11,628
At 31 December 2019	59,970	(46,235)	13,735

CONSOLIDATED CASH FLOW STATEMENT

31 December 2020

	Note	2020 US\$'000	2019 US\$'000
Cash flow from operating activities			
(Loss)/profit before taxation		(5,147)	17,034
Adjustments for:			
Impairment loss on other debtors	21	20	20
Impairment loss on trade debtors	20	1	_
Impairment loss on amount due from associate	17	115	_
Depreciation of property, plant and equipment	13	1	95
Gain on deemed disposal of subsidiary	4(d)	_	(20,963)
(Write-back of)/ allowance for stock obsolescence	19	(2)	4
Interest income	7	_	(21)
Interest cost, net	8	217	250
Share of results of associate		3,733	778
Effects of exchange rate changes		(445)	335
Operating cash flow before changes in working capital		(1,507)	(2,468)
Changes in working capital			
(Increase)/decrease in:			
Stocks		35	112
Prepayments		26	(20)
Debtors		(121)	140
Amount due from associate		(50)	(191)
Increase/(decrease) in:			
Creditors		254	(340)
Provisions		11	1
Amount due to holding company		132	99
Cash used in operations		(1,220)	(2,667)
Interest received		1	1
Interest paid		—	(87)
Tax refunded		_	` 1
Tax paid		(21)	(69)
Net cash used in operating activities		(1,240)	(2,821)

CONSOLIDATED CASH FLOW STATEMENT

31 December 2020

	Note	2020 US\$'000	2019 US\$'000
Cash flow from investing activities			
Additions to intangible assets	12	_	(451)
Purchase of property, plant and equipment	13	(1)	` (1)
Cash and cash equivalents divested on deconsolidation		_	(189)
Repayment of loan from associate		_	3,000
Net cash (used in)/generated from investing activities	_	(1)	2,359
Cash flow from financing activities			
Repayment to holding company		_	(1,913)
Loan from holding company	25	1,252	2,461
Loan non-notating company	_	1,202	2,401
Net cash generated from financing activities	_	1,252	548
Net increase in cash and cash equivalents		11	86
Cash and cash equivalents at beginning of year		1,193	1,107
Cash and cash equivalents at end of year	22	1,204	1,193

31 December 2020

1. Corporate information

Dragon Group International Limited (the "Company") is a limited liability company which is domiciled and incorporated in Singapore and listed on the Singapore Exchange Securities Trading Limited ("SGX-ST"). The immediate and ultimate holding company is ASTI Holdings Limited ("ASTI"), also incorporated in Singapore.

The Company was placed on the watch-list under financial entry criteria pursuant to Rule 1311(1) of the Listing Manual of the SGX-ST on 4 March 2015, and under minimum trading price criteria pursuant to Rule 1311(2) of the Listing Manual of SGX-ST on 3 March 2016. The deadline for the Company to meet the financial exit criteria set out in Rule 1314(1) of the Listing Manual (the "Financial Exit Criteria") was 3rd March 2017 pursuant to Rule 1315 of the Listing Manual. On 14 August 2017, the Company announced that SGX-ST had granted the Company an extension of time until 3rd March 2018 to meet the Financial Exit Criteria (the "Extended Deadline"). As the Company was unable to satisfy the Financial Exit Criteria on or before the expiry of the Extended Deadline, a Delisting Notification was issued by SGX-ST to the Company on 11 April 2018. Trading in the Company's securities was ceased on 5pm, 10 May 2018 and trading will remain suspended until the completion of the exit offer. Pursuant to Listing Rule 1306, the Company or its controlling shareholder(s) must comply with Listing Rule 1309 which requires the Company or its controlling shareholder(s) to provide a reasonable exit offer to shareholders. Work on the exit proposal is on-going.

The registered office of the Company is located at 1 Robinson Road, #18-00 AIA Tower, Singapore 048542.

The principal place of business is located at Block 25, Kallang Avenue, #06-01, Kallang Basin Industrial Estate, Singapore 339416.

The principal activities of the Company are those of investment holding and acting as corporate manager and advisor in relation to the administration and organisation of the businesses of its subsidiary companies.

Details of the significant subsidiary companies and their principal activities are included in Note 4.

2. Summary of significant accounting policies

2.1 Basis of preparation

The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company have been prepared in accordance with Singapore Financial Reporting Standards (International) ("SFRS(I)").

The financial statements have been prepared on the historical cost basis, except as disclosed in the accounting policies below

The financial statements are presented in United States Dollars ("USD" or "US\$"), which is the functional currency of the Company. All values in the tables are rounded to the nearest thousand ("US\$'000") except when otherwise indicated.

Going concern uncertainty

The Group recorded net loss of US\$5,204,000 (2019: net profit US\$17,008,000) and an operating cash outflow of US\$1,240,000 (2019: US\$2,821,000) for the financial year ended 31 December 2020 and as at that date, the Group's and Company's current liabilities exceeded its current assets by US\$10,668,000 (2019: US\$8,605,000) and US\$8,288,000 (US\$6,326,000) respectively. These conditions indicate the existence of a material uncertainty which may cast significant doubt about the Group's and the Company's ability to continue as a going concern. These financial statements have been prepared on a going concern basis as the holding company has given an undertaking letter not to recall the amounts due to itself and provide continuing financial support to enable the Group to continue operations for the next twelve months from the date the financial statements.

If the Group is unable to continue in operational existence for the foreseeable future, the Group may be unable to discharge its liabilities in the normal course of business and adjustments may have to be made to reflect the situation that assets may need to be realised other than in the normal course of business and at amounts which could differ significantly from the amounts at which they are currently recorded in the balance sheet. In addition, the Group and the Company may have to reclassify non-current assets and liabilities as current assets and liabilities. No such adjustments have been made to these financial statements.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.2 Changes in accounting policies

The accounting policies adopted are consistent with those of the previous financial year except in the current financial year, the Group has adopted all the new and revised standards which are effective for annual financial periods beginning on or after 1 January 2020. The adoption of these standards did not have any material effect on the financial performance of the Group or financial position of the Group and the Company.

2.3 Standards issued but not yet effective

The Group has not adopted the following standards and interpretations applicable to the Group that have been issued but not yet effective:

Description	Effective for annual periods beginning on or after
Amendments to FRS16 Property, Plant and Equipment: Proceeds before Intended Use	1 January 2022
Amendments to FRS37 Provisions, Contingent Liabilities and Contingent Assets: Onerous	1 January 2022
Contracts – Cost of Fulfilling a Contract Annual Improvements to FRSs 2018 - 2020	1 January 2022
Amendments to FRS 1 <i>Presentation of Financial Statements</i> : Classification of Liabilities as Current or Non-current	1 January 2023
Amendments to FRS 110 and FRS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture	To be determined
Amendments to SFRS(I) 3: Reference to the Conceptual Framework	1 January 2022
Amendments to SFRS(I) 17	1 January 2023

The Group's management expects that the adoption of the standards above will have no material impact on the financial statements in the year of initial application.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.4 Basis of consolidation and business combinations

(a) Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiary companies as at the end of the reporting period. The financial statements of the subsidiary companies used in the preparation of the consolidated financial statements are prepared for the same reporting date as the Company. Consistent accounting policies are applied to like transactions and events in similar circumstances.

All intra-group balances, income and expenses and unrealised gains and losses resulting from intra-group transactions are eliminated in full.

Subsidiary companies are consolidated from the date of acquisition, being the date on which the Group obtains control, and continue to be consolidated until the date that such control ceases.

Losses within a subsidiary are attributed to the non-controlling interest even if that results in a deficit balance.

A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- de-recognises the assets (including goodwill) and liabilities of the subsidiary at their carrying amounts at the
 date when control is lost;
- de-recognises the carrying amount of any non-controlling interest;
- de-recognises the cumulative translation differences recorded in equity;
- recognises the fair value of the consideration received;
- recognises the fair value of any investment retained;
- recognises any surplus or deficit in profit or loss;
- re-classifies the Group's share of components previously recognised in other comprehensive income to profit
 or loss or retained earnings, as appropriate.

(b) Business combinations

Business combinations are accounted for by applying the acquisition method. Identifiable assets acquired and liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. Acquisition-related costs are recognised as expenses in the periods in which the costs are incurred and the services are received.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquiree.

Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration which is an asset or liability are recognised in profit or loss.

Non-controlling interest in the acquiree (if any), that are present ownership interests and entitle their holders to a proportionate share of net assets in the event of liquidation, is recognised on the acquisition date at fair value, or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets.

Any excess of the sum of the fair value of the consideration transferred in the business combination, the amount of non-controlling interest in the acquiree (if any), and the fair value of the Group's previously held equity interest in the acquiree (if any), over the net fair value of the acquiree's identifiable assets and liabilities is recorded as goodwill. In instances where the latter amount exceeds the former, the excess is recognised as gain on bargain purchase in profit or loss on the acquisition date.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.5 Foreign currency

The Group's consolidated financial statements are presented in United States Dollars, which is also the Company's functional currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency.

(a) Foreign currency transactions and balances

Transactions in foreign currencies are measured in the respective functional currencies of the Company and its subsidiary companies and are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the exchange rates ruling at the date of statement of financial position. Non-monetary assets and liabilities are measured using the exchange rates ruling at the transaction dates or, in the case of items carried at fair value, the exchange rates that existed when the fair values were measured.

Exchange differences arising on the settlement of monetary items or on translating monetary items at the date of statement of financial position are recognised in the profit or loss except for exchange differences arising on monetary items that form part of the Group's net investment in foreign operations, which are recognised initially in other comprehensive income and accumulated under foreign currency translation reserve in equity. The foreign currency translation reserve is reclassified from equity to the consolidated profit or loss on disposal of the foreign operation.

(b) Foreign currency translation

For consolidation purpose, the assets and liabilities of foreign operations are translated into USD at the rate of exchange ruling at the date of statement of financial position and their statement of comprehensive income are translated at the weighted average exchange rates for the year. The exchange differences arising on the translation are recognised in other comprehensive income. On disposal of a foreign operation, the component of other comprehensive income relating to that particular foreign operation is recognised in the profit or loss.

2.6 Transactions with non-controlling interests

Non-controlling interest represents the equity in subsidiary companies not attributable, directly or indirectly, to owners of the Company.

Changes in the Company's ownership interest in a subsidiary company that do not result in a loss of control are accounted for as equity transactions. In such circumstances, the carrying amounts of the controlling and non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiary company. Any difference between the amount by which the non-controlling interest is adjusted and the fair value of the consideration paid or received is recognised directly in equity and attributed to equity holders of the Company.

2.7 Subsidiaries

A subsidiary is an investee that is controlled by the Group. The Group 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.

In the Company's separate financial statements, investments in subsidiary companies are accounted for at cost less impairment losses.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.8 Intangible assets

Intangible assets acquired separately are measured initially at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial acquisition, intangible assets are measured at cost less any accumulated amortisation and any accumulated impairment losses. Internally generated intangible assets, excluding capitalised development costs, are not capitalised and expenditure is reflected in profit or loss in the year in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite useful lives are amortised over the estimated useful lives and assessed for impairment whenever there is an indication that the intangible asset may be impaired. The amortisation period and the amortisation method are reviewed at least at each financial year end. Changes in the expected useful life or the expected pattern of consumption of future economic benefits embodied in the asset is accounted for by changing the amortisation period or method, as appropriate, and are treated as changes in accounting estimates.

Intangible assets with indefinite useful lives or not yet available for use are tested for impairment annually, or more frequently if the events and circumstances indicate that the carrying value may be impaired either individually or at the cash-generating unit level. Such intangible assets are not amortised. The useful life of an intangible asset with an indefinite useful life is reviewed annually to determine whether the useful life assessment continues to be supportable. If not, the change in useful life from indefinite to finite is made on a prospective basis.

Gains or losses arising from de-recognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in the profit or loss when the asset is derecognised.

(a) Club membership

Club memberships with infinite useful lives are stated at cost less impairment losses.

2.9 Property, plant and equipment

All items of property, plant and equipment are initially recorded at cost. Subsequent to recognition, property, plant and equipment are measured at cost less accumulated depreciation and any accumulated impairment losses.

Depreciation is computed on a straight-line basis over the estimated useful lives of the assets as follows:

Buildings - 20 years
Furniture and fittings - 3 - 10 years
Plant and machinery - 3 - 10 years
Office equipment - 3 - 10 years
Motor vehicles - 4 - 5 years

Assets under construction included in plant and equipment are not depreciated as these assets are not yet available for use.

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

The residual value, useful life and depreciation method are reviewed annually, and adjusted prospectively, if appropriate.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss on derecognition of the asset is included in the profit or loss in the year the asset is derecognised.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.10 Leases

The Group assesses at contract inception whether a contract is, or contains, a lease. That is, if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group as a lessee

The Group applies a single recognition and measurement approach for all leases, except for short-term leases and leases of low-value assets. The Group recognises lease liabilities to make lease payments and right-of-use assets representing the right to use the underlying assets.

(a) Right-of-use assets

The Group recognises right-of-use assets at the commencement date of the lease (i.e., the date the underlying asset is available for use). Right-of-use assets are measured at cost, less any accumulated depreciation and impairment losses, and adjusted for any remeasurement of lease liabilities. The cost of right-of-use assets includes the amount of lease liabilities recognised, initial direct costs incurred, and lease payments made at or before the commencement date less any lease incentives received. Right-of-use assets are depreciated on a straight-line basis over the shorter of the lease term and the estimated useful lives of the assets.

The right-of-use assets are also subject to impairment. Refer to the accounting policies in Note 2.12(b).

(b) Lease liabilities

At the commencement date of the lease, the Group recognises lease liabilities measured at the present value of lease payments to be made over the lease term. The lease payments include fixed payments (including in-substance fixed payments) less any lease incentives receivable, variable lease payments that depend on an index or a rate, and amounts expected to be paid under residual value guarantees. Variable lease payments that do not depend on an index or a rate are recognised as expenses (unless they are incurred to produce inventories) in the period in which the event or condition that triggers the payment occurs.

In calculating the present value of lease payments, the Group uses its incremental borrowing rate at the lease commencement date if the interest rate implicit in the lease is not readily determinable. After the commencement date, the amount of lease liabilities is increased to reflect the accretion of interest and reduced for the lease payments made. In addition, the carrying amount of lease liabilities is remeasured if there is a modification, a change in the lease term, a change in the lease payments (e.g., changes to future payments resulting from a change in an index or rate used to determine such lease payments).

(c) Short-term leases and leases of low-value assets

The Group applies the short-term lease recognition exemption to its short-term leases of office and factory premises (i.e., those leases that have a lease term of 12 months or less from the commencement date and do not contain a purchase option). Lease payments on short-term leases are recognised as expense on a straight-line basis over the lease term.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.11 Financial instruments

(a) Financial assets

Initial recognition and measurement

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

At initial recognition, the Group measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at fair value through profit or loss are expensed in profit or loss.

Trade receivables are measured at the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of a third party, if the trade receivables do not contain a significant financing component at initial recognition.

Subsequent measurement

Investments in debt instruments

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the contractual cash flow characteristics of the asset. The three measurement categories for classification of debt instruments are:

(i) Amortised cost

Financial assets that are held for the collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Financial assets are measured at amortised cost using the effective interest method, less impairment. Gains and losses are recognised in profit or loss when the assets are derecognised or impaired, and through amortisation process.

(ii) Fair value through other comprehensive income (FVOCI)

Financial assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets' cash flows represent solely payments of principal and interest, are measured at FVOCI. Financial assets measured at FVOCI are subsequently measured at fair value. Any gains or losses from changes in fair value of the financial assets are recognised in other comprehensive income, except for impairment losses, foreign exchange gains and losses and interest calculated using the effective interest method are recognised in profit or loss. The cumulative gain or loss previously recognised in other comprehensive income is reclassified from equity to profit or loss as a reclassification adjustment when the financial asset is de-recognised.

(iii) Fair value through profit or loss

Assets that do not meet the criteria for amortised cost or FVOCI are measured at fair value through profit or loss. A gain or loss on a debt instrument that is subsequently measured at fair value through profit or loss and is not part of a hedging relationship is recognised in profit or loss in the period in which it arises.

Investments in equity instruments

On initial recognition of an investment in equity instrument that is not held for trading, the Group may irrevocably elect to present subsequent changes in fair value in OCI. Dividends from such investments are to be recognised in profit or loss when the Group's right to receive payments is established. For investments in equity instruments which the Group has not elected to present subsequent changes in fair value in OCI, changes in fair value are recognised in profit or loss.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.11 Financial instruments (cont'd)

(a) Financial assets (cont'd)

De-recognition

A financial asset is derecognised where the contractual right to receive cash flows from the asset has expired. On de-recognition of a financial asset in its entirety, the difference between the carrying amount and the sum of the consideration received and any cumulative gain or loss that had been recognised in other comprehensive income is recognised in profit or loss.

(b) Financial liabilities

Initial recognition and measurement

Financial liabilities are recognised when, and only when, the Group becomes a party to the contractual provisions of the financial instrument. The Group determines the classification of its financial liabilities at initial recognition. All financial liabilities are recognised initially at fair value plus in the case of financial liabilities not at fair value through profit or loss, directly attributable transaction costs.

Subsequent measurement

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

De-recognition

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

2.12 Impairment of assets

(a) Impairment of financial assets

The Group assesses at each reporting date whether there is any objective evidence that a financial asset is impaired.

(i) Financial assets carried at amortised cost

The Group recognises an allowance for expected credit losses ("ECLs") for all debt instruments not held at fair value through profit or loss and financial guarantee contracts. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows that the Group expects to receive, discounted at an approximation of the original effective interest rate. The expected cash flows will include cash flows from the sale of collateral held or other credit enhancements that are integral to the contractual terms.

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

For trade receivables and contract assets, the Group applies a simplified approach in calculating ECLs. Therefore, the group does not track changes in credit risk, but instead recognises a loss allowance based on lifetime ECLs at each reporting date. The Group has established a provision matrix that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.12 Impairment of assets (cont'd)

(a) Impairment of financial assets (cont'd)

(i) Financial assets carried at amortised cost (cont'd)

The Group considers a financial asset in default when contractual payments are 360 days past due. However, in certain cases, the Group may also consider a financial asset to be in default when internal or external information indicates that the Group is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

(b) Impairment of non-financial assets

The Group assesses at each reporting date whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount.

An asset's recoverable amount is the higher of an asset's or cash-generating unit's fair value less costs of disposal and its value-in-use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or cash-generating unit exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount.

Impairment losses are recognised in profit or loss. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such reversal is recognised in profit or loss.

2.13 Stocks

Stocks are valued at the lower of cost and net realisable value. Cost of materials is determined on a weighted average basis. Costs of finished goods include cost of direct materials, direct labour and attributable overheads.

Where necessary, allowance is provided for damaged, obsolete and slowing moving items to adjust the carrying value of stocks to the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

2.14 Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand.

2.15 Provisions

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

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

Restructuring provisions are only recognised when the group has a constructive obligation, which is when (i) there is a detailed formal plan that identifies the business or part of the business concerned, the location and the number of employee affected, the detailed estimate of the associated costs, and the timeline; and (ii) the employees affected have been notified of the plan's main features.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.16 Revenue

Revenue is measured based on the consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, excluding amounts collected on behalf of third parties.

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

(a) Sale of semiconductor applications in consumer electronics, computer peripheral and communication solution

The Group distributes electronic components and test consumables.

Revenue is recognised when the goods are delivered to the customer and all criteria for acceptance have been satisfied. The goods are often sold with a right of return. The amount of revenue recognised is based on the estimated transaction price, which comprises the contractual price, adjusted for expected returns. Based on the Group's experience with similar types of contracts, variable consideration is typically constrained and is included in the transaction only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur when the uncertainty associated with the variable consideration is subsequently resolved.

(b) Interest income

Interest income is recognised using the effective interest method.

2.17 Taxes

(a) Current income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the end of the reporting period, in the countries where the Group operates and generates taxable income.

Current income taxes are recognised in profit or loss except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.17 Taxes (cont'd)

(b) Deferred tax

Deferred tax is provided using the liability method on temporary differences at the date of statement of financial position between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognised for all temporary differences, except:

- where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiary companies, associated companies and interests in joint ventures, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition
 of an asset or liability in a transaction that is not a business combination and, at the time of the transaction,
 affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiary companies, associated companies and interests in joint ventures, deferred tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred tax assets is reviewed at each date of statement of financial position and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are reassessed at each date of statement of financial position and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted at the date of statement of financial position.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss. Deferred tax items are recognised in correlation to the underlying transaction either in other comprehensive income or directly in equity and deferred tax arising from a business combination is adjusted against goodwill on acquisition.

(c) Sales tax

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

- Where the sales tax incurred in a purchase of assets or services is not recoverable from the taxation authority, in which case the sales tax is recognised as part of the cost of acquisition of the asset or as part of the expense item as applicable; and
- Receivables and payables that are stated with the amount of sales tax included.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.18 Employee benefits

(a) Defined contribution plans

The Group participates in the national pension schemes as defined by the laws of the countries in which it has operations. Contributions to national pension schemes are recognised as an expense in the period in which the related services are performed.

(b) Employee leave entitlement

Employee entitlements to annual leave and is recognised as a liability when they accrue to the employees. An accrual is made for the estimated liability for leave as a result of services rendered by employees up to the date of statement of financial position.

2.19 Segment reporting

The Group manages its business based on the Group's nature of business which are independently managed by the respective segment managers responsible for the performance of the respective segments. The segment managers report directly to the management of the Company who review the segment results in order to allocate resources to the segments and to assess the segment performance. Additional disclosures on each of these segments are shown in Note 37, including the factors used to identify the reportable segments and the measurement basis of segment information.

2.20 Contingencies

A contingent liability is:

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

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group.

Contingent liabilities and assets are not recognised on the statement of financial position of the Group, except for contingent liabilities assumed in a business combination that are present obligations and which the fair values can be reliably determined.

2.21 Share capital and share issuance expenses

Proceeds from issuance of ordinary shares are recognised as share capital in equity. Incremental costs directly attributable to the issuance of ordinary shares are deducted against share capital.

2.22 Associates

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

The Group accounts for its investments in associates using the equity method from the date on which it becomes an associate.

On acquisition of the investment, any excess of the cost of the investment over the Group's share of the net fair value of the investee's identifiable assets and liabilities is accounted as goodwill and is included in the carrying amount of the investment. Any excess of the Group's share of the net fair value of the investee's identifiable assets and liabilities over the cost of the investment is included as income in the determination of the entity's share of the associate's profit or loss in the period in which the investment is acquired.

31 December 2020

2. Summary of significant accounting policies (cont'd)

2.22 Associates (cont'd)

Under the equity method, the investment in associates are carried in the balance sheet at cost plus post-acquisition changes in the Group's share of net assets of the associates. The profit or loss reflects the share of results of the operations of the associates. Distributions received from associates reduce the carrying amount of the investment. Where there has been a change recognised in other comprehensive income by the associates, the Group recognises its share of such changes in other comprehensive income. Unrealised gains and losses resulting from transactions between the Group and associate are eliminated to the extent of the interest in the associates.

When the Group's share of losses in an associate equals or exceeds its interest in the associate, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

After application of the equity method, the Group determines whether it is necessary to recognise an additional impairment loss on the Group's investment in associate. The Group determines at the end of each reporting period whether there is any objective evidence that the investment in the associate is impaired. If this is the case, the Group calculates the amount of impairment as the difference between the recoverable amount of the associate and its carrying value and recognises the amount in profit or loss.

The financial statements of the associates are prepared as the same reporting date as the Company. Where necessary, adjustments are made to bring the accounting policies in line with those of the Group.

In the Company's separate financial statements, investments in associates are accounted for at cost less impairment losses.

2.23 Government grants

Government grants are recognized as a receivables when there is reasonable assurance that the grant will be received and all attached conditions will be complied with.

When the grant relates to an expense item, it is recognised as income on a systematic basic over the periods that the related costs, for which it intended to compensate, are expensed. When the grant relates to an asset, the fair value is recognised as deferred income on the statement of financial position and is recognised as income in equal amounts over the expected useful life of the related asset.

3. Significant accounting judgements and estimates

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

In the process of applying the Group's accounting policies, management has made the following judgement which has the most significant effect on the amounts recognised in the consolidated financial statements.

Impairment of investment in associate

During the financial year, the Group assessed for impairment in investment in associate, EoCell Ltd at by comparing the recoverable value against its carrying amount. Recoverable amount is the higher of the associate's fair value less costs of disposal and its value-in-use. When the fair value of such investment cannot be determined from active markets, valuation techniques including price of recent investment are used. The inputs to the valuation model are derived from market observable data where possible, but where this is not feasible, a degree of judgement is required to establish fair value. As at 31 December 2020, the Group and the Company performed an impairment assessment based on latest information and recognised an impairment loss of US\$ 3,680,000 on the Company's investment in associate.

As at 31 December 2020, the Group's and the Company's carrying value of the investment in EoCell Ltd was US\$15,491,000 and US\$16,320,000 respectively.

31 December 2020

4. Group companies

(a) The significant subsidiary companies as at 31 December 2020 are as follows:

	ne of company untry of incorporation)	Principal activities (Place of business)	he	ge of equity eld Group 2019 %
Hel	d by the Company			
**	DTB Limited (Hong Kong)	Investment holding (Hong Kong)	100	100
**	Dragon Equipment & Materials Technology Ltd (Hong Kong)	Sale, distribution and acting as commission agent in equipment, materials and electronic components (Hong Kong)	100	100
	Held by subsidiary companies:			
	Held by DTB Limited			
**	Nanjing DTB Development Co., Ltd (People's Republic of China)	Construction of antique wooden sea boat, communication of culture, exhibition and conference, etc. (People's Republic of China)	60	60
**	Dragon Ventures Limited (Hong Kong)	Investment holding (Hong Kong)	100	100
	Held by Dragon Ventures Limited			
#	Dragon Tourism Management Company Limited (People's Republic of China)	Develop and manage a mixed-used property (People's Republic of China)	100	100
	Held by Dragon Equipment & Materials Technology Ltd (Hong Kong)			
*	Spire Technologies Pte Ltd (Singapore)	Importing, exporting, retailing and trading in electronic components and test consumables (Singapore)	100	100
**	FE Global Shanghai Ltd	Registered company in Shanghai free-trade-zone handling manpower services (People's Republic of China)	100	100

31 December 2020

4. Group companies (cont'd)

(a) The significant subsidiary companies as at 31 December 2020 are as follows (cont'd):

Name of company (Country of incorporation)	Principal activities (Place of business)	Percentage of equity Held by the Group		
	(1.1100 0.1110111000)	2020 %	2019 %	
Held by Spire Technologies Pte Ltd				
** Spire Technologies (Taiwan) Ltd (Taiwan)	Importing, exporting, retailing and trading in electronic components and test consumables (Taiwan)	60	60	

- * Audited by Ernst & Young LLP, Singapore
- # Not required to be audited in country of incorporation
- ** Audited by the following Certified Public Accounting firms:

Spire Technologies (Taiwan) Ltd Dragon Equipment & Materials Technology Ltd

DTB Limited

Dragon Ventures Limited Nanjing DTB Development Co., Ltd

FE Global Shanghai Ltd

Certified Public Accounting firm

YuanTeng CPAs & Consulting Inc Y.K Leung & Co., Hong Kong Y.K Leung & Co., Hong Kong Y.K Leung & Co., Hong Kong

Jiangsu LiAnDaXingYe Certified Public Accountants Co., Ltd Shanghai Gaoren Certified Public Accountants Partnership

31 December 2020

4. Group companies (cont'd)

(b) Interest in subsidiaries with material non-controlling interests ("NCI")

The Group has the following subsidiaries with NCI that are material to the Group:

- 1. Nanjing DTB Development Co., Ltd ("Nanjing DTB")
- 2. Spire Technologies (Taiwan) Ltd ("Spire Taiwan")

Name of subsidiary (Principal place of business)	Proportion of ownership interest held by NCI	Accumulated NCI at end of reporting period US\$'000	
31 December 2020:			
Nanjing DTB (People's Republic of China)	40%	(42)	(2,645)
Spire Taiwan (Taiwan)	40%	33	372
31 December 2019:			
Nanjing DTB (People's Republic of China)	40%	(84)	(2,466)
Spire Taiwan (Taiwan)	40%	28	307

There were no dividends paid to the above NCI during the years ended 31 December 2020 and 31 December 2019.

Significant restrictions:

There were no significant restrictions on the Group's ability to use or access assets and settle liabilities of subsidiaries with material non-controlling interests except that these subsidiaries are required to seek the approval of the NCI should the Group need to deploy the assets from these subsidiaries to the Company or its other subsidiaries.

31 December 2020

4. Group companies (cont'd)

(c) Summarised financial information about subsidiaries with material NCI

Summarised financial information including consolidation adjustments but before intercompany eliminations of subsidiaries with material non-controlling interests are as follows:

Summ	aricad	balance	choote
Sullill	iariseo	Dalance	Sueers

	Nanjing DTB		Spire Taiwan	
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Current Assets	43	64	958	945
Liabilities	6,633	6,230	51	177
Net current (liabilities)/assets	(6,590)	(6,166)	907	768
Net (liabilities)/assets	(6,590)	(6,166)	907	768

Summarised income statement

Summarised income statement				
	Nanjing DTB		Spire Taiwan	
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Revenue		_	2,061	1,903
(Loss)/profit before income tax Income tax expense	(105) —	(210)	114 (32)	95 (26)
(Loss)/profit for the year	(105)	(210)	82	69

Summarised statement of other comprehensive income

	Nanjing DTB		Spire 1	「aiwan
	2020	2019	2020	2019
	US\$'000	US\$'000	US\$'000	US\$'000
(Loss)/profit for the year Other comprehensive (loss)/income	(105)	(210)	82	69
	(320)	94	57	15
Total other comprehensive (loss)/income for the year	(425)	(116)	139	84

Other summarised information

Other Summarised information	Nanjing DTB		Spire Taiwan	
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Net cash flows generated from/(used in) operations	6	(141)	(266)	474

31 December 2020

4. Group companies (cont'd)

(d) Loss of control of subsidiaries

On 20 May 2019, the Group's subsidiary, EoCell Limited had issued 999,999,930 shares representing 40% of enlarged share capital of EoCell Limited to Yinlong Energy Co., Ltd for a consideration of US\$20,000,000 and 499,999,895 shares representing 20% of the enlarged share capital to a company representing the key management of EoCell Limited. As a result, the Company's shareholding in EoCell Limited was diluted to 40% and the Company lost control over EoCell Limited. As the Company has significant influence over EoCell as an associate, the results of EoCell Limited are equity accounted from the date of loss of control.

	US\$'000
Corning amounts of accets and liabilities dispessed of	
Carrying amounts of assets and liabilities disposed of: Intangible assets	5,093
Property, plant and equipment	469
Prepayment	36
Cash and cash equivalents	189
Total assets	5,787
Trade creditors and accruals	294
Other creditors	759
Amount due to related party	845
Amount due to holding company	5,132
Total liabilities	7,030
Net liabilities disposed of	1,243
Less: Other reserves	(280)
Add: Fair value investment in associate	20,000
Gain on deemed disposal	20,963
Cash outflow on deemed disposal (cash and cash equivalents divested on	
deconsolidation)	189

5. Associate

The Group's investment in associate is summarised below:

	Group		Company	
	2020	2019	2020	2019
	US\$'000	US\$'000	US\$'000	US\$'000
EoCell Limited				
Beginning balance	19,223	20,000	20,000	20,000
Share of results of associate	(3,733)	(778)	_	_
Impairment loss	_	_	(3,680)	_
Others	1	1	_	
As at 31 December	15,491	19,223	16,320	20,000

31 December 2020

5. Associate (cont'd)

Name of company (Country of incorporation)		Principal activities (Place of business)	Effective equity interest held by the Group	
			2020 %	2019 %
Held	by the Company			
**	EoCell Limited (Hong Kong)	Development of battery and storage solutions (Hong Kong)	40	40
Held	by the EoCell Limited			
**	EoCell Inc (United States of America)	Development of battery and storage solutions (United States of America)	40	40

^{**} Audited by the following Certified Public Accounting firms:

Company
EoCell Limited
EoCell Inc

<u>Certified Public Accounting firm</u> Y.K Leung & Co., Hong Kong Armanino LLP

Summarised balance sheet

	2020 US\$'000	2019 US\$'000
Current assets Non-current assets Total assets	9,878 897 10,775	14,633 5,453 20,086
Current liabilities Non-current liabilities Total liabilities	276 3,050 3,326	950 2,323 3,273
Net assets Proportion of the Group's ownership Group's share of net assets Goodwill on acquisition Others Carrying amount of investment	7,449 40% 2,980 12,498 13 	16,813 40% 6,725 12,498 ————————————————————————————————————

Summarised statement of comprehensive income

The amounts below represent full year results of the associate:

	2020 US\$'000	2019 US\$'000
Revenue		
Loss after tax for the year Other comprehensive income Total comprehensive income for the year	9,333 ——————————————————————————————————	3,164 3,164

31 December 2020

6. Revenue

Revenue is analysed as follows:

	Gro	Group	
	2020 US\$'000	2019 US\$'000	
Primary geographical markets			
Singapore	86	63	
Greater China	1,841	2,182	
Others	134	110	
Sale of goods	2,061	2,355	
Timing of transfer of goods or services			
At a point in time	2,061	2,355	
	·		

7. Other income

	Group	
	2020 US\$'000	2019 US\$'000
Gain on deemed disposal of subsidiary	_	20,963
Job support Scheme	37	_
Scrap income	_	45
Aged payables written off	27	34
Interest income	_	21
Others	20	6
	84	21,069

8. Finance costs, net

Net finance costs are analysed as follows:

	Gro	Group	
	2020 US\$'000	2019 US\$'000	
Bank charges Net interest cost	(4) (217)	(17) (250)	
	(221)	(267)	

31 December 2020

9. (Loss)/profit before taxation

(Loss)/profit before taxation is stated after (charging)/crediting:

(2-3-5) promitions tantament to stated anter (artanging) or saming.	Group	
	2020 US\$'000	2019 US\$'000
Depreciation of property, plant and equipment (Note 13)	(1)	(95)
Impairment loss on trade debtors (Note 20)	(1)	_
Impairment loss on other debtors (Note 21)	(20)	(20)
Impairment loss on amounts due from associate (Note 17)	(115)	_
Foreign exchange gain/(loss)	406	(220)
Write-back of/(allowance) for stock obsolescence (Note 19) Staff costs	2	(4)
- Contributions to national pension schemes	(61)	(81)
- Salaries, wages, bonuses and other costs	(912)	(1,386)
Legal, regulatory and professional fees Audit fees	(372)	(476)
- Auditor of the Company	(80)	(102)
- Other auditors	(33)	(66)
Management fees (Note 31)	(109)	(110)
Restructuring expenses	(7)	(2)

31 December 2020

10. Taxation

The major components of income tax expense for the years ended 31 December 2020 and 2019 are:

	Gro	oup
	2020 US\$'000	2019 US\$'000
Current taxation - Singapore - Other countries Deferred income tax	(10) (32) –	(2) (29) 3
	(42)	(28)
(Under)/overprovision in respect of prior years - Current taxation	(15)	2
Income tax expense recognised in profit or loss	(57)	(26)

A reconciliation of the domestic statutory tax rate to the effective tax rate applicable to loss before taxation for the financial years ended 31 December is as follows:

	Group		
	2020 %	2019 %	
Domestic statutory tax rate	17.00	(17.00)	
Tax effect of:		,	
Deemed income for tax purposes	(0.14)	(0.26)	
Expenses not deductible for tax purposes	(18.23)	(3.97)	
Income not subjected to tax	0.60	20.00	
Effect of tax exemption	0.21	0.01	
Different tax rates of other countries	(0.11)	0.92	
Utilisation of losses brought forward	(0.41)	0.12	
(Under)/overprovision in respect of prior years	(0.30)	0.02	
Others	0.27	0.01	
Effective tax rate	(1.11)	(0.15)	

The Group has unutilised tax losses amounting to approximately US\$7,763,000 (2019: US\$7,840,000) that are available for offset against future taxable profits of the companies in which the losses arose, for which no deferred tax asset has been recognised due to uncertainty of its recoverability. The use of these tax losses is subject to the agreement of the tax authorities and compliance with certain provisions of the tax legislation of the respective countries in which the companies operate. The tax losses have no expiry date.

31 December 2020

11. (Loss)/ profit per share

Basic (loss)/profit per share amounts are calculated by dividing the net (loss)/profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the financial year.

Diluted (loss)/profit per share amounts are calculated by dividing the net (loss)/profit for the year attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on the conversion of all the dilutive potential ordinary shares into ordinary shares.

The following table reflects the net (loss)/profit and share data used in the computation of basic and diluted (loss)/profit per share for the financial years ended 31 December

	Gro	up
Group	2020 US\$'000	2019 US\$'000
Net (loss)/profit attributable to ordinary equity holders of the Company used in the computation of basic and diluted (loss)/profit per share	(5,195)	17,064
	'000	'000
Weighted average number of ordinary shares in issue applicable to basic and diluted (loss)/profit per share	347,945	347,945

12. Intangible assets

Group	Club memberships US\$'000	Development expenditure US\$'000	Total US\$'000
Cost			
1 January 2019	99	4,642	4,741
Additions	_	451	451
Deemed disposal of subsidiary (Note 4(d))		(5,093)	(5,093)
At 31 December 2019, 1 January 2020 and			
31 December 2020	99		99
Accumulated amortisation and impairment			
At 1 January 2019, 31 December 2019, 1 January 2020			
and 31 December 2020	65	_	65
Net carrying amount			
At 31 December 2019	34	_	34
At 31 December 2020	34	_	34

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12. Intangible assets (cont'd)

	Com	pany
	2020 US\$'000	2019 US\$'000
Club memberships	34	34

Development expenditure

Development expenditure relates to costs incurred for the development of the Group's battery and storage solutions unit, and has an amortisation period of five years. Amortisation of the asset will begin when the asset is available for use. All development costs not eligible for capitalisation have been expensed and are recognised in the "Research and development costs" line item in the consolidated income statement.

On 20 May 2019, EoCell, which belongs to the Group's battery and storage solutions unit, had ceased to be a subsidiary of the Company.

NOTES TO THE FINANCIAL STATEMENTS 31 December 2020

13. Property, plant and equipment

Group	Buildings US\$'000	Furniture and fittings US\$'000	Plant and machinery US\$'000	Office equipment US\$'000	Construction- in-progress ^(a) US\$'000	Motor vehicles US\$'000	Total US\$'000
Cost							
1 January 2019	2,267	74	1,404	182	8,627	20	12,604
Additions	I	I	I	~	I	I	—
Deemed disposal of subsidiary (Note 4(d))	I	(74)	(1,153)	(2)	ı	I	(1,229)
Currency realignment	(44)	I	(5)	(1)	(167)	(1)	(218)
At 31 December 2019 and 1 January 2020	2,223	ı	246	180	8,460	49	11,158
Additions	ı	I	I	_	I	ı	_
Written off	ı	ı	I	ı	ı	(49)	(49)
Currency realignment	154	I	16	1	587	I	768
At 31 December 2020	2,377	1	262	192	9,047	1	11,878
Accumulated depreciation and impairment							
1 January 2019	2,267	34	881	180	8,627	90	12,039
Charge for the year	I	4	06	_	I	I	92
Deemed disposal of subsidiary (Note 4(d))	I	(38)	(721)	(1)	I	I	(200)
Currency realignment	(44)	I	(4)	(2)	(167)	(1)	(218)
At 31 December 2019 and 1 January 2020	2,223	I	246	178	8,460	49	11,156
Charge for the year	I	I	I	~	I	I	_
Written off	I	I	I	I	I	(48)	(49)
Currency realignment	154	I	16	10	587	I	797
At 31 December 2020	2,377	1	262	189	9,047	1	11,875
Net carrying amount				c			C
At 31 December 2019	I	ı	ı	7	ı	ı	7
At 31 December 2020	I	I	I	3	Ι	1	3

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

Company	Office equipment US\$'000	Total US\$'000
Cost At 1January 2019, 31 December 2019, 1 January 2020 and 31 December 2020	11	11
Accumulated depreciation and impairment 1 January 2019 Charge for the year	10 _	10 _
At 31 December 2019 and 1 January 2020 Charge for the year	10 1	10 1
At 31 December 2020	11	11
Net carrying amount		
At 31 December 2019	1	1
At 31 December 2020		_

(a) Construction-in-progress

In 2017, the Group faced unforeseen delays caused by local environmental rules requiring the boat to be repositioned. This resulted in certain disagreements between shareholders of Nanjing DTB. The construction has since been suspended pending a review by the shareholders of Nanjing DTB on the future plans for the project.

Given this significant uncertainty over the Dragon Treasure Boat project as at 31 December 2017, the construction-in-progress was fully impaired.

14. Investments in subsidiary companies

	Company		
	2020 US\$'000	2019 US\$'000	
Unquoted shares, at cost Allowance for impairment	2,282 (2,260)	2,282 (2,256)	
Carrying amount of investments	22	26	
Movement in allowance account:			
At 1 January Impairment for the year	2,256 4	2,251 5	
At 31 December	2,260	2,256	

Details of the significant subsidiaries are set out in Note 4.

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15. Prepayments

	Gro	up	Com	pany
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Disclosure in statement of financial position				
Current	8	34	4	3
Non-current (Note (i))	839	839	_	
	847	873	4	3
Allowance for impairment	(839)	(839)	_	_
	8	34	4	3
Movement in allowance account:				
At 1 January	839	839		
Impairment for the year				
As 31 December	839	839		

⁽i) In 2017, prepayments in non-current assets were fully impaired given that it is not likely to be recovered based as the development project along the Yangtze Riverbank is currently on hold. An impairment charge of US\$839,000 was recognised in the "Other losses" line item of the consolidated income statement for the financial year ended 31 December 2017.

16. Amounts due from subsidiary companies

	Com	pany
	2020 US\$'000	2019 US\$'000
Amounts due from subsidiary companies Allowance for impairment	19,016 (18,883)	18,808 (18,576)
	133	232
Movement in allowance account:		
At 1 January Charge for the year Written off	18,576 363 (56)	18,218 473 (115)
At 31 December	18,883	18,576

The amounts due from subsidiary companies are non-trade in nature, unsecured and are to be settled in cash. They are non-interest bearing and repayable upon demand.

During the financial year, the Company recognised an impairment loss of US\$363,000 (2019: US\$473,000) on the amounts due from subsidiary companies as a result of the deteriorating financial results and financial positions of the subsidiary companies.

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17. Amounts due from associate

	Gro	up	Comp	oany
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Amounts due from associate	2,373	2,323	2,373	2,323
Allowance for impairment	(115)	-	(115)	_
	2,258	2,323	2,258	2,323

Expected credit losses

The movement of the allowance account used to record the impairment are as follows:

	Group		Company	
Mayament in allowance accounts	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Movement in allowance account:				
At 1 January	_	_	_	_
Charge for the year	115	_	115	_
As 31 December	115	_	115	_

The amounts due from associate are non-trade in nature, unsecured and are to be settled in cash. They are non-interest bearing and repayable upon shareholders' approval when the associate generates any revenue or enters into another round of fund raising, whichever comes earlier.

18. Leases

Group as a lessee

The Group has leases used in its operations which generally have lease terms within 12 months. The Group applies the 'short-term lease' recognition exemptions for these leases.

The following are the amounts recognised in profit or loss:

	Group 2020 US\$'000	Group 2019 US\$'000
Expense relating to leases of short-term lease (included in General and administrative costs)	17	22
Total amounts recognised in profit or loss	17	22

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19. Stocks

	Group		
	2020 US\$'000	2019 US\$'000	
Statement of financial position			
Finished goods	85	127	
Income statement			
Stocks recognised as an expense in cost of sales Inclusive of the following:	1,643	1,919	
- (Write-back of)/allowance for stock obsolescence	(2)	4	

20. Trade debtors

	Gro	Group		
	2020 US\$'000	2019 US\$'000		
Trade debtors Allowance for doubtful debt	657 (1)	314 -		
	656	314		

Trade debtors are non-interest bearing and are generally on 60 to 90 day terms. They are recognised at their original invoiced amounts which represent their fair value on initial recognition.

Trade debtors denominated in foreign currencies at 31 December are as follows:

	Group		
	2020 US\$'000		
United States Dollar	118	43	

(a) Trade debtors ageing

	Group					
		2020			2019	
	Gross	Allowance	Net	Gross	Allowance	Net
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
Not past due	394	_	394	230	_	230
Less than 30 days	170	_	170	50	_	50
30 to 60 days	88	_	88	2	_	2
61 to 90 days	_	_	_	31	_	31
More than 90 days	5	1	4	1	_	1
	657	1	656	314	_	314

31 December 2020

20. Trade debtors (cont'd)

(b) Expected credit losses

The movement of the allowance account used to record the impairment are as follows:

	Group		
	2020 US\$'000	2019 US\$'000	
Movement in allowance account:			
At 1 January	-	1,936	
Charge for the year Written off	1	(4.020)	
written on	_ 	(1,936)	
At 31 December	1	-	

21. Other debtors

	Gro	up	Comp	any
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Deposits	14	11	_	_
Due from related parties	9	12	_	3
Sundry debtors	2,712	2,915	746	718
Allowance for doubtful debts	2,735 (2,610)	2,938 (2,580)	746 (731)	721 (709)
	125	358	15	12
Movement in allowance account:				
As 1 January	2,580	2,427	709	687
Charge for the year	20	20	20	20
Exchange differences	10	133	2	2
As 31 December	2,610	2,580	731	709

Sundry debtors included loans of US\$2,610,000 (2019: US\$2,580,000) to third parties. The loans were secured, bore interest at market rates and were repayable on demand in cash. During the financial year, the Group recognised an additional impairment loss on the loans in the "General and administrative costs" line item in the consolidated income statement.

Other debtors denominated in foreign currencies at 31 December are as follows:

	Gro	Group		
	2020 US\$'000	2019 US\$'000		
United States Dollar	9	218		
Singapore Dollar	15	7		
Thailand Baht	75	75		

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22. Cash and cash equivalents

	Gro	oup	Com	pany
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Cash at bank and on hand	1,204	1,193	98	100
	1,204	1,193	98	100

Cash at bank earns interest at floating rates based on daily bank deposit rates.

Cash and cash equivalents denominated in foreign currencies at 31 December are as follows:

	Group		Company	
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
United States Dollar	754	486	_	
Singapore Dollar	75	42	75	42

23. Trade creditors and accruals

	Gro	up	Com	pany
	2020	2019	2020	2019
	US\$'000	US\$'000	US\$'000	US\$'000
Trade creditors	493	372	-	_
Accruals	2,341	2,217	703	540
	2,834	2,589	703	540

Trade creditors are non-interest bearing and are normally settled on 30 to 45 days terms.

Trade creditors and accruals denominated in foreign currencies at 31 December are as follows:

	Gro	Group		
	2020 US\$'000	2019 US\$'000		
United States Dollar	396	291		
Singapore Dollar	535	531		
Thai Baht	225	224		

24. Other creditors

	Group		Com	pany
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Proposed directors' fees Sundry creditors Advances for capital injection from non-controlling	112 175	131 146	112 29	131 28
interest	1,939	1,813	_	-
	2,226	2,090	141	159

31 December 2020

24. Other creditors (cont'd)

Other creditors are unsecured, interest free and repayable on demand in cash.

Other creditors denominated in foreign currencies at 31 December are as follows:

	Group		Company	
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Singapore Dollar	144	138	137	131
United States Dollar	32	_	_	_
Thai Baht	17	46	_	29

25. Amount due to holding company

	Group		Com	pany
	2020	2019	2020	2019
	US\$'000	US\$'000	US\$'000	US\$'000
Loan (unsecured)	8,695	7,443	8,695	7,443
Interest payable	425	183	425	183
Others – payments made on behalf	702	574	702	574
Total	9,822	8,200	9,822	8,200

The loan from holding company is non-trade in nature and bears interest ranging from 2.3% to 3.7% (2019: 3.4%) per annum. The amount is repayable on demand in cash. However, during the board meeting held on 26 February 2021 the holding company had agreed not to recall the amount for the next twelve months from the date the financial statements are authorised for issuance.

The others balance is non-trade in nature, interest-free and repayable on demand in cash.

A reconciliation of liabilities arising from financing activities is as follows:

	2019			2020
		Cash flows	Accretion of interests	
	US\$'000	US\$'000	US\$'000	US\$'000
Loan and interest payable	7,626	1,252	242	9,120
Total	7,626	1,252	242	9,120
	2018			2019
		Cash flows	Accretion of interests	
	US\$'000	US\$'000	US\$'000	US\$'000
Loan and interest payable	6,923	548	155	7,626
Total	6,923	548	155	7,626

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26. Amounts due to subsidiary companies

The amounts due to subsidiary companies are interest-free, non-trade in nature and unsecured. The amounts are repayable on demand in cash.

27. Restructuring provision

	Group		
	2020 US\$'000	2019 US\$'000	
1 January Arose during the financial year Utilised	65 7 (1)	63 2 -	
Exchange differences	`5 [°]	_	
	76	65	

During 2018, the Group committed to a plan to restructure its operations in Nanjing DTB due to significant uncertainty over the Dragon Treasure Boat project. Following management's decision on the plan, the Group recognised a provision of US\$245,000 for expected staff restructuring costs. The remaining provision of US\$76,000 (2019: US\$65,000) is expected to be fully utilised over the next 12 months.

28. Share capital

	Group and Company			
	2020			19
	No. of shares '000	US\$'000	No. of shares '000	US\$'000
Issued and fully paid ordinary shares				
At beginning and end of the year	347,945	59,970	347,945	59,970

The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share without restrictions. The ordinary shares have no par value.

29. Capital reserve Other reserve

The capital reserve relates to capitalisation of bonus issued by a subsidiary company in 2001.

The other reserve relates to the difference between consideration and the carrying value of a subsidiary's non-controlling interest acquired in 2011.

30. Foreign currency translation reserve

The foreign currency translation reserve represents exchange differences arising from the translation of:

- (a) financial statements of foreign operations whose functional currencies are different from that of the Group's presentation currency; and
- (b) monetary items which form part of net investments in subsidiary companies.

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31. Related party transactions

(a) Sale and purchase of goods and services

In addition to related party information disclosed elsewhere in the financial statements, the following significant transactions between the Group and related parties took place at terms agreed between the parties during the year:

	Group		Com	pany
	2020	2019	2020	2019
	US\$'000	US\$'000	US\$'000	US\$'000
Holding company Management fee expense Interest expense	(109)	(110)	(109)	(110)
	(238)	(250)	(238)	(250)
Fee paid to director of a subsidiary for consultancy services	-	(90)	_	(90)

(b) Compensation of key management personnel

	Group		
	2020 US\$'000	2019 US\$'000	
Short-term employee benefits Defined contribution plans	596 22	926 19	
	618	945	
Comprise amounts paid to:			
Directors of the Company Other key management personnel	287 331	644 301	
	618	945	

At 1 January and 31 December 2020, none of the Company's Directors and Key Executive Officers held options to purchase ordinary shares of the Company under employee share option scheme.

During the financial year ended 31 December 2020, no share options have been granted to the Company's Directors.

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32. Fair value of assets and liabilities

(a) Fair value hierarchy

The Group categorises fair value measurements using a fair value hierarchy that is dependent on the valuation inputs used as follows:

- Level 1 Quoted prices (unadjusted) in active market for identical assets or liabilities that the Group can access at the measurement date,
- Level 2 Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, and
- Level 3 Unobservable inputs for the asset or liability.

Fair value measurements that use inputs of different hierarchy levels are categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement.

There has been no transfer between Level 1 and Level 2 and no transfers into or out of Level 3 during the financial years ended 2020 and 2019.

(b) Assets and liabilities not measured at fair value

Cash and cash equivalents and other debtors and creditors

The carrying amounts of these balances approximate their fair values due to the short-term nature of these balances.

Trade receivables and trade payables

The carrying amounts of these receivables and payables approximate their fair values as they are subject to normal trade credit terms.

Loan from the holding company

The carrying amounts of loan from the holding company approximate their fair values as they are subject to interest rates close to market rate of interests for similar arrangements with financial institutions.

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33. Financial risk management objectives and policies

The Group and the Company are exposed to financial risks arising from its operations and the use of financial instruments. The key financial risks include interest rate risk, liquidity risk, credit risk and foreign currency risk. The Board of Directors reviews and agrees policies and procedures for the management of these risks, which are executed by the management. The Audit Committee provides independent oversight to the effectiveness of the risk management process. It is, and has been throughout the current and previous financial year, the Group's policy that no trading in derivatives shall be undertaken.

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

There has been no change to the Group's exposure to these financial risks or the manner in which it manages and measures the risks.

(a) Liquidity risk

Liquidity risk is the risk that the Group or the Company will encounter difficulty in meeting financial obligations due to shortage of funds. The Group's and the Company's exposure to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities. The Group's objective is to maintain a continuity of funding.

The Group's and Company's liquidity risk management policy is to maintain sufficient liquid financial assets. The maturity profile of the Group's and the Company's financial assets and financial liabilities used for managing liquidity risk at the end of the reporting year based on contractual undiscounted repayment obligations approximates the carrying amounts on balance sheet dates as these financial assets and financial liabilities are expected to be settled within the next 12 months.

(b) Credit risk

Credit risk is the risk of loss that may arise on outstanding financial instruments should a counterparty default on its obligations. The Group's and the Company's exposure to credit risk arises primarily from trade and other debtors and amounts due from subsidiary companies. For other financial assets (including available-for-sale financial assets and cash and cash equivalents), the Group and the Company minimise credit risk by dealing exclusively with high credit rating counterparties.

The Group's objective is to seek continual revenue growth while minimising losses incurred due to increased credit risk exposure. The Group trades only with recognised and creditworthy third parties. It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis.

The Group considers the probability of default upon initial recognition of asset and whether there has been a significant increase in credit risk on an ongoing basis throughout each reporting period.

The Group has determined the default event on a financial asset to be when the counterparty fails to make contractual payments, within 360 days when they fall due, which are derived based on the Group's historical information.

The Group considers "low risk" to be an investment grade credit rating with at least one major rating agency for those investments with credit rating. To assess whether there is a significant increase in credit risk, the Group compares the risk of a default occurring on the asset as at reporting date with the risk of default as at the date of initial recognition. The Group considers available reasonable and supportive forward-looking information which includes the following indicator:

 Actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the counterparty's ability to meet its obligations

Regardless of the analysis above, a significant increase in credit risk is presumed if a debtor is more than 90 days past due in making contractual payment.

31 December 2020

33. Financial risk management objectives and policies (cont'd)

(b) Credit risk (cont'd)

The Group determined that its financial assets are credit-impaired when:

- There is significant difficulty of the issuer or the counterparty
- A breach of contract, such as a default or past due event
- It is becoming probable that the counterparty will enter bankruptcy or other financial reorganisation.

The Group categorizes a loan or receivable for potential write-off when a debtor fails to make contractual payments on a specific basis. Financial assets are written off when there is no reasonable expectation of recovery, such as a debtor failing to engage in a repayment plan with the Group. Where loans and receivables have been written off, the Group continues to engage enforcement activity to attempt to recover the receivable due. Where recoveries are made, these are recognised in profit or loss.

The following are credit risk management practices and quantitative and qualitative information about amounts arising from expected credit losses for each class of financial assets.

Trade receivables

The Group provides for lifetime expected credit losses for all trade receivables, using a provision matrix. The provision rates are determined based on the Group's historical observed default rates analysed in accordance to days past due by grouping of customers based on geographical region. The loss allowance provision as at 31 December 2020 is determined as follows. The expected credit losses below also incorporate forward-looking information such as forecast of economic conditions where the gross domestic product will deteriorate over the next year, leading to an increased number of defaults.

Summarised below is the information about the credit risk exposure on Taiwan's trade receivables using the provision matrix, as it is a significant geographical region:

Taiwan:

31 December 2020	Current	1 to 30 days past due	31 to 60 days past due	61 to 90 days past due	Total
Gross carrying amount	378	165	66	6	615
Loss allowance provision	_	_	_	(1)	(1)

31 December 2019	Current	1 to 30 days past due	31 to 60 days past due	61 to 90 days past due	Total
Gross carrying amount	224	43	1	31	299
Loss allowance provision	-	_	-	-	_

Information regarding loss allowance of trade receivables are disclosed in Note 20.

31 December 2020

33. Financial risk management objectives and policies (cont'd)

(b) Credit risk (cont'd)

Credit risk concentration profile

The Group determines concentrations of credit risk by monitoring the country profile of its trade debtors on an on-going basis. The credit risk concentration profile of the Group's trade debtors at the date of statement of financial position is as follows:

	Group			
	202	0	2019)
	US\$'000	% of total	US\$'000	% of total
By Region:				
China	14	2	4	1
Taiwan	614	94	299	95
Singapore	8	1	3	1
Malaysia	20	3	7	2
Others	_	_	1	*
	656	100	314	100

^{*} Amounts are less than 1%

At the end of the reporting period, approximately:

 72% (2019: 50%) of the Group's trade receivables were due from 3 major customers who are multinational companies located in Taiwan.

Exposure to credit risk

At the date of statement of financial position, the Group's and the Company's exposure to credit risk is represented by the carrying amount of each class of financial assets recognised in the statements of financial position

There is no significant credit risk exposure faced by the Group in 2020 and 2019.

Financial assets that are neither past due nor impaired

Trade and other debtors that are neither past due nor impaired are creditworthy debtors with good payment record with the Group. Cash and cash equivalents are placed with reputable financial institutions.

Financial assets that are either past due or impaired

Information regarding trade debtors that are either past due or impaired is disclosed in Note 20.

(c) Foreign currency risk

The Group has transactional currency exposures arising from sales or purchases that are denominated in a currency other than the respective functional currencies of the companies within the Group. The companies within the Group customarily conduct their business in their respective functional currencies. No company in the Group has entered into any derivatives to manage foreign currency risk.

The Group and the Company also hold cash and short-term deposits denominated in foreign currencies for working capital purposes. At the end of the reporting period, such foreign currency balances are mainly in Singapore Dollar.

The Group is also exposed to currency translation risk arising from its net investments in foreign operations, including People's Republic of China. The Group's investments in these foreign operations are considered to be long-term in nature.

31 December 2020

33. Financial risk management objectives and policies (cont'd)

(c) Foreign currency risk (cont'd)

Sensitivity analysis for foreign currency risk

The following table demonstrates the sensitivity of the Group's loss net of tax to a reasonably possible change in the USD and SGD exchange rates against the respective functional currencies of the Group entities, with all other variables held constant.

		Group Net loss	
		2020 US\$'000	2019 US\$'000
USD	Strengthened by 5% (2019: 5%)	(669)	(664)
	Weakened by 5% (2019: 5%)	669	664
SGD	Strengthened by 5% (2019: 5%)	(170)	(125)
	Weakened by 5% (2019: 5%)	170	125

34. Financial instruments

Categories of financial instruments

	Note	Gro	oup	Com	pany
		2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Financial assets measured at amortised cost					
Amounts due from subsidiary companies	16	_	_	133	232
Amount due from associate	17	2,258	2,323	2,258	2,323
Trade debtors	20	656	314	_	_
Other debtors	21	125	358	15	12
Cash and cash equivalents	22	1,204	1,193	98	100
	-	4,243	4,188	2,504	2,667
Financial liabilities measured at amortised cost					
Trade creditors and accruals	23	2,834	2,589	703	540
Other creditors ⁽¹⁾	24	287	277	141	159
Amount due to holding company	25	9,822	8,200	9,822	8,200
Amounts due to subsidiary companies	26	_	-	103	95
	-	12,943	11,066	10,769	8,994
	_				

⁽¹⁾ excludes advances from capital injection from non-controlling interest

31 December 2020

35. Capital management

The primary objective of the Group's capital management is to ensure that it maintains a healthy capital ratio in order to support its business and maximise shareholder value.

The Group monitors its monthly cash flows and also manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Group may issue new shares.

No changes were made in the objectives, policies and processes during the years ended 31 December 2020 and 31 December 2019.

	Group		
	2020 US\$'000	2019 US\$'000	
Trade creditors and accruals (Note 23) Other creditors (Note 24) Amount due to holding company (Note 25) Less: - Cash and cash equivalents (Note 22) Net debt	2,834 2,226 9,822 (1,204) 13,678	2,589 2,090 8,200 (1,193) 11,686	
Equity attributable to owners of the Company Total capital Capital and net debt	7,133 7,133 20,811	12,813 12,813 24,499	
Gearing ratio	66%	48%	

36. Legal contingencies

(i) Legal matters relating to an ex-employee of the Group

On 7 February 2019, an ex-employee of the Group had written to quantify his claim for the purpose of seeking a settlement for negotiations over certain disputes. The employee, who was terminated in 2018, is claiming US\$3,750,000 relating to employment and shareholder disputes which arose in 2018.

On 18 June 2019, the ex-employee filed a complaint in an administrative proceeding with the California Labor Commissioner's Office ("CLCO") for the amount of US\$750,000 for his commission and bonus for the years 2017 and 2018. On 19 November 2019, the amount claimed was revised to US\$1,553,000 for his commission, bonus claims and late payment penalty.

On 7 July 2020, the ex-employee had filed a similar claim with Superior Court of California for his alleged unpaid commission and bonus, and also losses and damages allegedly due to wrongful actions of the defendants. Subsequently, the Group filed a motion to compel arbitration at the Federal Court. On 28 October 2020, the Federal Court in the United States District Court for the Northern District of California ("Federal Court") ruled in favour of the Group to compel arbitration where the case can only be arbitrated in Hong Kong. As the ex-employee did not appeal within the 30 days period, the Federal Court's ruling had become final, and is binding on the Superior Court of California. At the date of financial statements, the exemployee had not filed any claims for arbitration in Hong Kong. In January 2021, the ex-employee has tried to re-open an administrative proceeding with California Labor Commissioner's office.

Management has assessed the facts and circumstances surrounding the claim and is of the view that the claim is unmeritorious and unlikely to be successful, given the Federal Court's order compelling the dispute to arbitration in Hong Kong, and has assessed that it is possible, but not probable, that the claim will succeed.

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36. Legal contingencies (cont'd)

(i) Legal matters relating to an ex-consultant of the Group

In April 2020, an ex-consultant contacted EoCell Inc requesting compensation under the Consulting Agreement in respect of the investment made by YinLong in EoCell Limited (parent company of EoCell Inc) which was completed in May 2019. In May 2020, the ex-consultant made a demand on Eocell inc, asserting that he was owed payment in lieu of services rendered to the Group. On 20 May 2020, the exconsultant's counsel issued a written demand letter, asserting a claim for breach of contract relating to the Consulting Agreement and demanding settlement offer of \$375,000.

On 3 February 2021, the ex-consultant filed a Complaint to the Superior Court of California for a claim of 2.5% to 3.0% of \$20,000,000 plus interest (\$500,000 to \$600,000). Subsequently on 19 March 2021, a formal claim has been served to EoCell inc by the ex-consultant.

Management has assessed the facts and circumstances of the claim and is of the view that the claim is unmeritorious and is unlikely to be successful, and has determined that it is possible, but not probable, that the claim will succeed.

37. Segment information

The Group has two (2019: two) main business segments that are organised and managed separately according to their respective business activities. The business segments are Electronics Distribution and Technology Investments and Others. The activities of these business segments are described as follows:

- (i) The Electronics Distribution segment is a distributor of electronic components and test consumables.
- (ii) The Technology Investments and Others segment acts as the investment arm of the Group and is involved in various investment projects such as the development of batteries solutions.

31 December 2020

37. Segment information (cont'd)

Management monitors the operating results of its business segments separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss. Group income taxes are managed on a group basis and are not allocated to the operating segments. Transfer prices between

	Floctronice Dist	Dietribution	Technology Investments and	Investments and	Adjustments and	justments and	Loscoliosaco	70
	2020	2019	2020	2019	2020	2019	2020	2019
Revenue	\$00	200	200	200	***	***	200	200
Sale to external customers	2,061	2,355	I	I	I	I	2,061	2,355
Segment Results	138	(47)	(1,200)	(2,757)	I	I	(1,062)	(2,804)
Depreciation of property, plant and equipment	I	I	(1)	(66)	I	I	(1)	(96)
Impairment loss on trade debtors	(1)	I	ı	1	ı	1	(1)	I
Impairment loss on other debtors	ı	I	(20)	(20)	I	ı	(20)	(20)
Impairment loss on amounts due from associate	I	I	(115)	I	I	I	(115)	I
Gain on deemed disposal of subsidiary	ı	I	I	14,012	I	6,952	I	20,964
Interest expense	I	I	(217)	(250)	I	I	(217)	(250)
Interest income	ı	_	I	20	I	I	I	21
Share of results of associate	ı	I	(3,733)	(778)	I	ı	(3,733)	(778)
Write-back of/(allowance for) obsolete stocks	2	(4)	I	1	I	I	2	(4)
Loss before taxation	140	(20)	(5,286)	10,132	ı	6,952	(5,147)	17,034
Taxation							(2)	(26)
(Loss)/profit for the year							(5,204)	17,008

31 December 2020

37. Segment information (cont'd)

	Electronics Distribution	stribution	Technology Investments and Others	estments and	Adjustments and eliminations	nents nations	Consolidated	dated
	2020	2019	2020	2019	2020	2019	2020	2019
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	000,\$SN
Assets and liabilities:								
Segment assets	1,846	1,771	18,018	21,837	I	I	19,864	23,608
Total assets							19,864	23,608
Segment liabilities	529	388	14,429	12,556	I	I	14,958	12,944
Unallocated liabilities							46	10
Total liabilities							15,004	12,954

Segment assets consist primarily of non-current and current assets and exclude tax recoverable. Segment liabilities comprise mainly operating liabilities and exclude taxation liabilities.

31 December 2020

37. Segment information (cont'd)

Geographical information

Revenue and non-current assets information based on the geographical location of customers and assets respectively are as follows:

	Rev	enue	Non-curr	ent assets
	2020 US\$'000	2019 US\$'000	2020 US\$'000	2019 US\$'000
Singapore	86	63	34	34
Greater China	1,841	2,182	3	2
United States of America	_	_	15,491	19,223
Others	134	110	_	_
	2,061	2,355	15,528	19,259

Non-current assets information presented above consist of intangible assets, property, plant and equipment and investment in associate as presented in the consolidated statement of financial position.

Information about a major customer

Revenue from one major customer amounted to US\$627,000 (2019: US\$587,000), arising from sale by the electronics distribution segment.

38. Authorisation of financial statements

The financial statements for the financial year ended 31 December 2020 were authorised for issue in accordance with a resolution of the Directors on 14 April 2021.



APPENDIX 3

DRAGON GROUP INTERNATIONAL LIMITED | ANNUAL REPORT 2020

STATISTICS OF SHAREHOLDINGS



STATISTICS OF SHAREHOLDINGS

As at 22 March 2021

Number of Equity Securities : 347,944,511

Number of Treasury Shares : Nil

Class of Equity Securities : Ordinary shares
Voting Rights : One vote per share

The Company does not have any treasury shares or subsidiary holdings.

DISTRIBUTION OF SHAREHOLDINGS

Size of	Sha	reholdings	No. of Shareholders	%	No. of Shares	%
1	-	99	151	4.38	5,791	0.00
100	-	1000	1,667	48.32	746,899	0.22
1,001	-	10,000	1,043	30.23	3,316,873	0.95
10,001	-	1,000,000	553	16.03	64,257,732	18.47
1,000,001		and above	36	1.04	279,617,216	80.36
	То	tal	3,450	100.00	347,944,511	100.00

TWENTY LARGEST SHAREHOLDERS

S/No	Name	No. of Shares	%
1.	ASTI HOLDINGS LIMITED	142,579,302	40.98
2.	RAFFLES NOMINEES (PTE.) LIMITED	21,035,009	6.05
3.	DBS NOMINEES (PRIVATE) LIMITED	14,014,309	4.03
4.	CITIBANK NOMINEES SINGAPORE PTE LTD	11,472,450	3.30
5.	UOB KAY HIAN PRIVATE LIMITED	8,051,853	2.31
6.	UNITED OVERSEAS BANK NOMINEES (PRIVATE) LIMITED	6,829,400	1.96
7.	ABN AMRO CLEARING BANK N.V.	6,135,000	1.76
8.	NG YEW NAM	5,000,000	1.44
9.	LIM HOCK GUAN	4,727,000	1.36
10.	RAMESH S/O PRITAMDAS CHANDIRAMANI	4,663,600	1.34
11.	SOH POCK KHENG	4,400,000	1.26
12.	TAY PECK CHUAN LEONG	3,576,000	1.03
13.	KHOO HO TONG	3,500,000	1.01
14.	PHILLIP SECURITIES PTE LTD	3,261,140	0.94
15.	KOH CHIN HWA	3,000,000	0.86
16.	MAYBANK KIM ENG SECURITIES PTE. LTD.	2,641,503	0.76
17.	FIRST CITY LOGISTICS PTE LTD	2,500,000	0.72
18.	LIM GUAN TECK VICTOR	2,500,000	0.72
19.	TAN LING	2,450,000	0.70
20.	FIONA SOH SIOK LAN MRS LIM GUAN TECK	2,373,000	0.68
	Total	254,709,566	73.21

SUBSTANTIAL SHAREHOLDERS (As recorded in the Register of Substantial Shareholders)

	Direct Interest	%	Deemed Interest	%	Total %
ASTI Holdings Limited	142,579,302	40.98	-	-	40.98

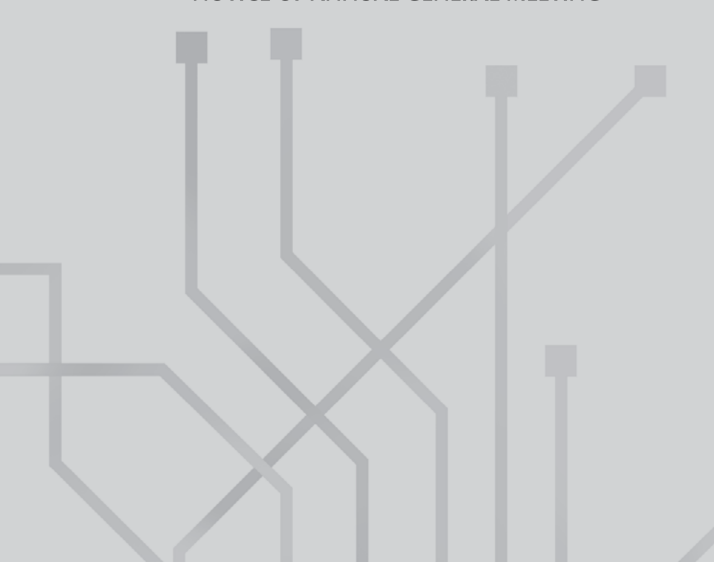
PERCENTAGE SHAREHOLDING IN PUBLIC'S HAND (RULE 723)

59.02% of the Company's shares are held in the hands of the public. Accordingly, the Company has complied with Rule 723 of the Listing Manual of the SGX-ST.

APPENDIX 4

DRAGON GROUP INTERNATIONAL LIMITED | ANNUAL REPORT 2020

NOTICE OF ANNUAL GENERAL MEETING



NOTICE OF ANNUAL GENERAL MEETING

DRAGON GROUP INTERNATIONAL LIMITED

(Company Registration No. 199306761C) (Incorporated in the Republic of Singapore with limited liability)

NOTICE IS HEREBY GIVEN that the Annual General Meeting of Dragon Group International Limited (the "**Company**") will be held at Block 25, Kallang Avenue, #06-01, Kallang Basin Industrial Estate, Singapore 339416 on **Friday, 30 April 2021 at 10.30 a.m.** (of which there will be a live webcast) for the following purposes:

AS ORDINARY BUSINESS

- 1. To receive and adopt the Directors' Statement and the Audited Financial Statements of the Company for the year ended 31 December 2020 together with the Auditors' Report thereon. (Resolution 1)
- 2. To re-elect Timothy Lim Boon Liat and Dato' Sri Mohd Sopiyan B Mohd Rashdi who are retiring pursuant to Regulation 89 of the Constitution of the Company:

Mr Timothy Lim Boon Liat Dato' Sri Mohd Sopiyan B Mohd Rashdi (Resolution 2)

(Resolution 3)

[See Explanatory Note (i)]

3. To re-elect Dr Kenneth Yu Keung Yum who is retiring pursuant to Regulation 90 of the Constitution of the Company.

[See Explanatory Note (ii)]

(Resolution 4)

4. Contingent upon the passing of Ordinary Resolution 3 and pursuant to Rule 210(5)(d)(iii) of the Listing Manual ("Mainboard Rules") of the Singapore Exchange Securities Trading Limited (the "SGX-ST") which will take effect from 1 January 2022, Shareholders to approve the continued appointment of Dato' Sri Mohd Sopiyan B Mohd Rashdi as an Independent Director and that upon due approval, the approval shall remain in force until the earlier of: (a) the retirement or resignation of the Director; or (b) the conclusion of the third Annual General Meeting ("AGM") from the aforesaid approval.

[See Explanatory Note (iii)]

(Resolution 5)

5. Contingent upon the passing of Ordinary Resolutions 3 and 5 and pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST which take effect from 1 January 2022, Shareholders, excluding the directors, the chief executive officer and their associates, to approve the continued appointment of Dato' Sri Mohd Sopiyan B Mohd Rashdi as an Independent Director, and that upon due approval, the approval shall remain in force until the earlier of: (a) the retirement or resignation of the Director; or (b) the conclusion of the third AGM from the aforesaid approval.

[See Explanatory Note (iii)]

(Resolution 6)

6. Contingent upon the passing of Ordinary Resolution 4 and pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST which will take effect from 1 January 2022, Shareholders to approve continued appointment of Dr Kenneth Yu Keung Yum as an Independent Director and that upon due approval, the approval shall remain in force until the earlier of: (a) the retirement or resignation of the Director; or (b) the conclusion of the third AGM from the aforesaid approval.

[See Explanatory Note (iv)]

(Resolution 7)

7. Contingent upon the passing of Ordinary Resolutions 4 and 7 and pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST which take effect from 1 January 2022, Shareholders, excluding the directors, the chief executive officer and their associates, to approve the continued appointment of Dr Kenneth Yu Keung Yum as an Independent Director, and that upon due approval, the approval shall remain in force until the earlier of: (a) the retirement or resignation of the Director; or (b) the conclusion of the third AGM from the aforesaid approval.

[See Explanatory Note (iv)]

(Resolution 8)

- 8. To approve the payment of Directors' fees of S\$154,586 for the year ended 31 December 2020 (2019: S\$176,952). (Resolution 9)
- 9. To re-appoint Messrs Ernst & Young LLP as the Auditors of the Company and to authorise the Directors of the Company to fix their remuneration. (Resolution 10)
- 10. To transact any other ordinary business which may properly be transacted at an Annual General Meeting.

AS SPECIAL BUSINESS

To consider and if thought fit, to pass the following resolution as an Ordinary Resolution, with or without any modifications:

11. AUTHORITY TO ALLOT AND ISSUE SHARES IN THE SHARE CAPITAL OF THE COMPANY

That pursuant to Section 161 of the Companies Act, Chapter 50 of Singapore (the ("Act") and Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST"), the Directors of the Company be authorised and empowered to:

- (a) (i) issue shares in the Company ("shares") whether by way of rights, bonus or otherwise; and/or
 - (ii) make or grant offers, agreements or options (collectively, "Instruments") that might or would require shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into shares.

at any time and upon such terms and conditions and for such purposes and to such persons as the Directors of the Company may in their absolute discretion deem fit; and

(b) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of any Instruments made or granted by the Directors of the Company while this Resolution was in force,

provided that:

- (1) the aggregate number of shares (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) to be issued pursuant to this Resolution shall not exceed fifty per centum (50%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below), of which the aggregate number of shares to be issued other than on a pro rata basis to existing shareholders of the Company shall not exceed twenty per centum (20%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) in the capital of the Company (as calculated in accordance with sub-paragraph (2) below);
- (2) (subject to such calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares that may be issued under sub-paragraph (1) above, the total number of issued shares (excluding treasury shares and subsidiary holdings) shall be based on the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:
 - (a) new shares arising from the conversion or exercise of any convertible securities;
 - (b) new shares arising from exercising share options or vesting of share awards, provided the share options or share awards were granted in compliance with Part VIII of Chapter 8 of the Listing Manual of the SGX-ST; and
 - (c) any subsequent bonus issue, consolidation or subdivision of shares;

Adjustments in accordance with 2(a) or 2(b) above are only to be made in respect of new shares arising from convertible securities, share options or share awards which were issued and outstanding or subsisting at the time of the passing of this Resolution.

- (3) in exercising the authority conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Constitution of the Company; and
- (4) unless revoked or varied by the Company in a general meeting, such authority shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier.

[See Explanatory Note (ii)]

(Resolution 11)

By Order of the Board

Explanatory Notes:

- (i) Mr Timothy Lim Boon Liat will, upon re-election as a Director of the Company, remain as Executive Director and will be considered non-independent.
 - Dato' Sri Mohd Sopiyan B Mohd Rashdi will, upon approval by shareholders by way of a two-tier voting process for his continued appointment as an Independent Director and his re-election as a Director of the Company, be considered independent for the purposes of Rule 704(8) of the Mainboard Rules. Dato' Sri Mohd Sopiyan B Mohd Rashdi will remain as Chairman of the Audit Committee and a member of the Nominating and Remuneration Committees.
- (ii) Dr Kenneth Yu Keung Yum will, upon approval by shareholders by way of a two-tier voting process for his continued appointment as an Independent Director and his re-election as a Director of the Company, be considered independent for the purposes of Rule 704(8) of the Mainboard Rules. Dr Kenneth Yu Keung Yum will remain as Chairman of Nominating Committee and a member of the Audit and Remuneration Committees and will be considered independent.
- (iii) Pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST which will take effect from 1 January 2022, Dato' Sri Mohd Sopiyan B Mohd Rashdi, having served on the Board beyond nine (9) years from the date of his first appointment, will not be considered an Independent Director on 1 January 2022 unless his appointment as an Independent Director is approved in separate resolutions by (A) all Shareholders and (B) Shareholders, excluding the directors, the chief executive officer and their associates. The Company is seeking at this AGM to obtain the required approval in separate resolutions by (A) by all Shareholders and (B) Shareholders, excluding the directors, the chief executive officer and their associates prior to 1 January 2022 as required for his continued appointment as an Independent Director. Ordinary Resolutions 5 and 6, if passed, will enable Dato' Sri Mohd Sopiyan B Mohd Rashdi to continue his appointment as an Independent Director (unless the appointment has been changed subsequent to the AGM) pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST and to Provisions 2.1 of the Code of Corporate Governance 2018 and the approvals shall remain in force until the earlier of (a) his retirement or resignation; or (b) the conclusion of the third AGM of the Company. Resolution 5 is conditional upon Resolution 6 being duly approved, else the aforesaid director will be designated as Non-Independent Director with effect from 1 January 2022.
- Pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST which will take effect from 1 January 2022, Dr Kenneth Yu Keung Yum, having served on the Board beyond nine (9) years from the date of his first appointment, will not be considered an Independent Director on 1 January 2022 unless his appointment as an Independent Director is approved in separate resolutions by (A) all Shareholders and (B) Shareholders, excluding the directors, the chief executive officer and their associates. The Company is seeking at this AGM to obtain the required approval in separate resolutions by (A) by all Shareholders and (B) Shareholders, excluding the directors, the chief executive officer and their associates prior to 1 January 2022 as required for his continued appointment as an Independent Director. Ordinary Resolutions 7 and 8, if passed, will enable Dr Kenneth Yu Keung Yum to continue his appointment as an Independent Director (unless the appointment has been changed subsequent to the AGM) pursuant to Rule 210(5)(d)(iii) of the Mainboard Rules of the SGX-ST and to Provisions 2.1 of the Code of Corporate Governance 2018 and the approvals shall remain in force until the earlier of (a) his retirement or resignation; or (b) the conclusion of the third AGM of the Company. Resolution 7 is conditional upon Resolution 8 being duly approved, else the aforesaid director will be designated as Non-Independent Director with effect from 1 January 2022.
- (v) The Ordinary Resolution 11 in item 11 above, if passed, will empower the Directors of the Company, effective until the conclusion of the next Annual General Meeting of the Company, or the date by which the next Annual General Meeting of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is the earlier, to issue shares, make or grant Instruments convertible into shares and to issue shares pursuant to such Instruments, up to a number not exceeding, in total, 100% of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company, of which up to 20% may be issued other than on a pro-rata basis to shareholders.

For determining the aggregate number of shares that may be issued, the total number of issued shares (excluding treasury shares and subsidiary holdings) will be calculated based on the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time this Ordinary Resolution is passed after adjusting for new shares arising from the conversion or exercise of any convertible securities or share options or vesting of share awards, provided the options or awards were granted in compliance with Part VIII of Chapter 8 of the Listing Manual of the SGX-ST and any subsequent bonus issue, consolidation or subdivision of shares.

Measures to Minimize Risk of Community Spread of 2019 Novel Coronavirus ("COVID-19")

On 3 April 2020, the Singapore Government announced the implementation of circuit breaker measures (enhanced safe distancing measures and closure of non-essential workplace premises) to curb the further spread of COVID-19.

The COVID-19 (Temporary Measures) Act 2020 was passed by Parliament on 7 April 2020 and the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020 was issued by the Minister for Law on 13 April 2020 which provide, among others, legal certainty to enable issuers to make alternative arrangements to hold general meetings where personal attendance is required under written law or legal instruments (such as a company's constitution). A joint statement was also issued on 13 April 2020 by the Accounting and Corporate Regulatory Authority, the Monetary Authority of Singapore and the Singapore Exchange Regulation providing guidance for listed and non-listed entities on the manner in which general meetings are to be conducted during the period when elevated safe distancing measures are in place. A further joint statement was issued on 1 October 2020 by the Accounting and Corporate Regulatory Authority, the Monetary Authority of Singapore and the Singapore Exchange Regulation providing guidance for listed and non-listed entities on the manner in which general meetings are to be conducted and encouraging such general meetings to be conducted via electronic means.

In light of the above developments, the Company is arranging for a live audio visual webcast (the "Live AGM Webcast") and a live audio only broadcast ("Live AGM Audio Feed") of the Annual General Meeting proceedings which will take place on 30 April 2021 at 10.30 a.m. ("AGM"). Shareholders will be able to watch the AGM proceedings through the Live AGM Webcast, and the Company will not accept any physical attendance by shareholders. Any shareholder seeking to attend the AGM physically in person will be turned away.

Shareholders will be able to participate in the AGM in following manner set out in the paragraphs below.

Live Webcast:

- 1. Shareholders may attend the AGM proceedings through the Live AGM Webcast and Live AGM Audio Feed. To do so, shareholders will need to register at https://conveneagm.com/sg/dgi (the "Registration Link") by 27 April 2021 at 10.30 a.m. (the "Registration Deadline") to enable the Company to verify their status.
- Following verification, authenticated shareholders will receive an email by 28 April 2021 at 5.00 p.m. which will allow them to access the Live AGM Webcast, using the account created during the registration, via the live audio-visual webcast and via the live audio only broadcast of the AGM proceedings on 30 April 2021.
- 3. Shareholders must not forward the abovementioned details and/or links to other persons who are not Shareholders of the Company and who are not to attend the AGM. This is also to avoid any technical disruptions or overload to the live audio-visual webcast and the live audio only broadcast of the AGM proceedings.
- 4. Shareholders who register by the Registration Deadline but do not receive an email response by **28 April 2021 at 5.00 p.m**. may contact the Company by email to agm2021@dragongp.com with the full name of the shareholder and his/her identification number.

Submission of Proxy Forms to Vote:

- Shareholders will not be able to vote online or through the Live AGM Webcast or the Live AGM Audio Feed on the resolutions to be tabled for approval at the AGM. Shareholders who wish to vote at the AGM may submit a proxy form to appoint the Chairman of the AGM to cast votes on their behalf.
- 2. Shareholders (whether individual or corporate) appointing the Chairman of the AGM as proxy must give specific instructions as to his manner of voting, or abstentions from voting, in the proxy form, failing which the appointment will be treated as invalid.
- 3. The Chairman of the AGM, as proxy, need not be a shareholder of the Company.
- The instrument appointing a proxy or proxies, duly completed and signed, must be deposited/submitted:
 - (a) By mail to DRAGON GROUP INTERNATIONAL LIMITED, 25 Kallang Avenue #06-01, Singapore 339416; or
 - (b) by email to agm2021@dragongp.com

by no later than 10.30 a.m. on 27 April 2021, being 72 hours before the time fixed for the AGM. In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members to submit completed proxy forms by post, members are strongly encouraged to submit completed proxy forms electronically via email.

5. CPF or SRS investors who wish to vote should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least seven (7) working days before the AGM (i.e. by 10.30 a.m. on 21 April 2021) in order to allow sufficient time for their respective relevant intermediaries to in turn submit a proxy form to appoint the Chairman of the AGM to vote on their behalf by the cut-off date.

Submission of Questions:

- Please note that shareholders will not be able to ask questions at the AGM during the Live AGM Webcast or the Live AGM Audio Feed, and therefore it is important for shareholders to pre-register their participation in order to be able to submit their questions in advance of the AGM.
- 2. Shareholders may submit questions relating to the items on the agenda of the AGM by:
 - (a) digital submission at https://conveneagm.com/sg/dgi;
 - (b) email to agm2021@dragongp.com. When submitting the questions, please provide the Company with the following details, for verification purpose:
 - (i) Full name (Company name for corporates);
 - (ii) Current address;
 - (iii) Number of shares held; and
 - (iv) The manner in which you hold shares in the Company (e.g. via CDP, CPF or SRS); or
 - (c) mailed to the Company at Dragon Group International Limited, 25 Kallang Avenue #06-01, Singapore 339416.
- 3. The Company will endeavour to address the substantial and relevant questions at or before the AGM. The responses to such questions from shareholders will be posted on the SGXNet and the Company's website 3 business days before the Registration Deadline, or if answered during the AGM, to be included in the minutes of the AGM, which will be uploaded within one month after the date of the AGM.
- 4. All guestions must be submitted by 10.30 a.m. on 20 April 2021.

Miscellaneous:

- 1. The Circular and its accompanying Proxy Form has also been made available on SGXNet.
- Please note that all documents relating to the business of the AGM will be published on SGXNET and will be published together with the Notice of AGM.

Request for Annual Report for FY2020:

There will not be any printed copy of Annual Report for FY2020. In this regard, the Annual Report for FY2020 have been made available for download from Company's corporate website at https://www.dragongp.com/PDF/DGI_AR2020.pdf. The Annual Report for FY2020 have also been made available on SGXNet.

Others

Please note that all documents relating to the business of the AGM will be published on SGXNET and will be published together with the Notice of AGM.

Personal data privacy:

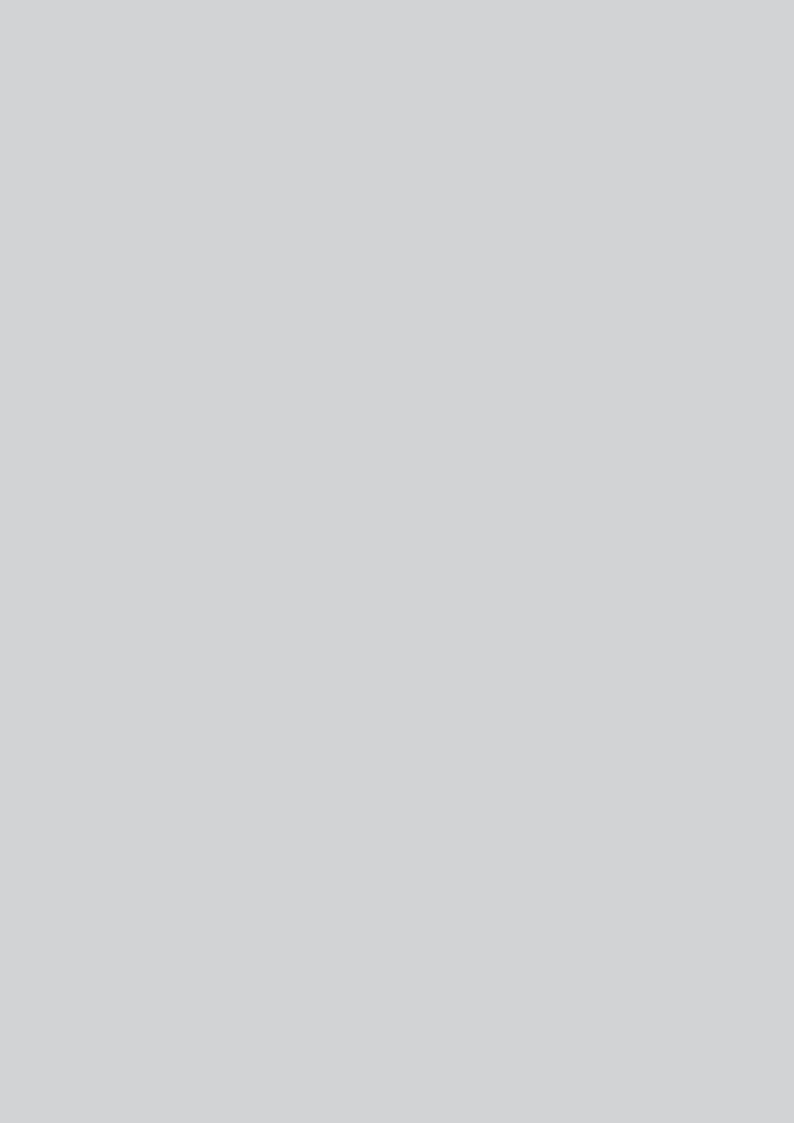
By submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the Annual General Meeting and/or any adjournment thereof, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of proxies and representatives appointed for the Annual General Meeting (including any adjournment thereof) and the preparation and compilation of the attendance lists, minutes and other documents relating to the Annual General Meeting (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or guidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, and (iii) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.

APPENDIX 5

DRAGON GROUP INTERNATIONAL LIMITED | ANNUAL REPORT 2020

PROXY FORM





DRAGON GROUP INTERNATIONAL LIMITED

(Company Registration No. 199306761C) (Incorporated in the Republic of Singapore)

PROXY FORM

(Please see notes overleaf before completing this Form)

<u>IMPORTANT</u>

- The Annual General Meeting ("AGM") will be held by electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Alternative arrangements relating to the attendance at the AGM via electronic means are set out in the Notice of AGM dated 15 April 2021.

 2. Due to the current COVID-19 restriction orders in Singapore, a member will not be able to attend the AGM in person. A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/lits provus to attend, seek and vote on his/her/lits behalf.
- attend the AGM in person. A member (whether individual or corporate) must appoint the Chairman of the Meeting as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM if such member wishes to exercise his/her/its voting rights at the AGM.

 3. CPF/SRS Investors who wish to appoint the Chairman of the AGM as proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least seven working days before the AGM.

 4. A relevant intermediary may appoint more than two proxies to attend the Meeting and vote (please see Note 4 for the definition of 'relevant intermediary').
- 5. Please read the notes overleaf to the proxy form

1/	We*,	(Name) (NRIC/Passport No.)					
0	f				(Address)		
G G G M C	eneral compar irect *r leeting chairma	member/ members of Dragon Group International Limited (the " Company "), hereby applicating of the Company, as *my/our proxy, to vote for *me/us on *my/our behalf at the system to be convened and held by electronic means on Friday , 30 April 2021 at 10.30 a.m. and my/our proxy to vote for or against or abstain from voting on the Resolutions proposed to be in the spaces provided hereunder. In the absence of specific direction in respect of a can of the Annual General Meeting as your proxy for that resolution will be treated as invalid. Indicate your vote "For" or "Against" or "Abstain" with a tick [$\sqrt{\ }$] within the box provided if yely, please indicate the number of votes as appropriate. If you mark "Abstain", you are directing	d at any adjusted per proposed resolution,	General Me ournment the dat the Anrithe appointment of the exercise all	eeting of the nereof. *I/We nual General tment of the I your votes.		
	No.	Resolutions relating to:	For	Against	Abstain		
	1	Adoption of Directors' Report and Audited Financial Statements for the year ended 31 December 2020 ("FY2020")					
	2	Re-election of Mr Timothy Lim Boon Liat as a Director of the Company					
	3	Re-election of Dato' Sri Mohd Sopiyan B Mohd Rashdi as a Director of the Company					
	4	Re-election of Dr Kenneth Yu Keung Yum as a Director of the Company					
	5	Approval of Dato' Sri Mohd Sopiyan B Mohd Rashdi's continued appointment as an Independent Director by all shareholders					
	6	Approval of Dato' Sri Mohd Sopiyan B Mohd Rashdi's continued appointment as an Independent Director by shareholders (excluding the directors and the chief executive officer of the Company, and their respective associates)					
	7	Approval of Dr Kenneth Yu Keung Yum's continued appointment as an Independent Director by all shareholders					
	8	Approval of Dr Kenneth Yu Keung Yum's continued appointment as an Independent Director by shareholders (excluding the directors and the chief executive officer of the Company, and their respective associates)					
	9	Approval of Directors' fees amounting to S\$154,586 for FY2020 (FY2019: S\$176,952)					
	10	Re-appointment of Messrs Ernst & Young LLP as Auditors					
	11	Authority to allot and issue shares in the share capital of the Company					
N	ote: V	oting will be conducted by poll.					

Signature of Shareholder(s)		

day of

*Delete where inapplicable

Dated this

Important: Please read notes overleaf

or, Common Seal of Corporate Shareholder



Total number of Shares in:

No. of Shares

2021



Notes:

- 1. Please insert the total number of Shares held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act, Chapter 289 of Singapore), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing a proxy shall be deemed to relate to all the Shares held by you.
- The instrument appointing a proxy, duly completed and signed, must either be (a) submitted by mail to DRAGON GROUP INTERNATIONAL LIMITED, 25 Kallang Avenue #06-01, Kallang Basin Industrial Estate, Singapore 339416; or (b) submitted by email to agm2021@dragongp.com, not later than 72 hours before the time set for the Annual General Meeting (the "AGM").

In view of the current COVID-19 situation and the related safe distancing measures which may make it difficult for members to submit completed proxy forms by post, members are strongly encouraged to submit completed proxy forms electronically via email.

- 3. The instrument appointing the Chairman of the Meeting as proxy must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing the Chairman of the Meeting as proxy is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised. Where the instrument appointing a proxy is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument, failing which this proxy form shall be treated as invalid.
- 4. CPF or SRS investors who wish to vote should approach their respective CPF Agent Banks or SRS Operators to submit their votes at least seven (7) working days before the AGM (i.e. by 10.30 a.m. on 21 April 2021) in order to allow sufficient time for their respective relevant intermediaries to in turn submit a proxy form to appoint the Chairman of the AGM to vote on their behalf by the cut-off date.

"relevant intermediary" means:

- (a) a banking corporation licensed under the Banking Act, Cap. 19 of Singapore, or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity;
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act, Cap. 289 of Singapore, and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act, Cap. 36 of Singapore, in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 5. A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the AGM, in accordance with Section 179 of the Companies Act, Chapter 50 of Singapore.

PERSONAL DATA PRIVACY:

By attending the Meeting and/or any adjournment thereof or submitting an instrument appointing a proxy(ies) and/or representative(s), the member accepts and agrees to the personal data privacy terms set out in the Notice of Annual General Meeting dated 15 April 2021.

General:

The Company shall be entitled to reject the instrument appointing a proxy if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing a proxy. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing a proxy lodged if the member, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at 72 hours before the time appointed for holding the Meeting, as certified by The Central Depository (Pte) Limited to the Company.



DRAGON GROUP INTERNATIONAL LIMITED

A member of

Blk 25, Kallang Avenue, #06-01, Kallang Basin Industrial Estate, Singapore 339416 Tel: (65) 6392 6922 Fax: (65) 6392 5522 Website: www.dragongp.com (Co. Reg. No. 199306761C)