

REPLANTING SABAH'S FOREST FOR FUTURE GENERATIONS

2021 ANNUAL REPORT

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Front cover – Tube from the seedling tray designed by the Group.

Back cover – High Conservation Value ("HCV") area.

This annual report has been prepared by Jawala Inc. (the "Company") and its contents have been reviewed by the Company's sponsor, UOB Kay Hian Private Limited (the "Sponsor") for compliance with the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual Section B: Rules of Catalist.

The annual report has not been examined or approved by the SGX-ST and the SGX-ST assumes no responsibility for the contents of this annual report, including the accuracy, completeness or correctness of any of the information, statements or opinions made or reports contained in this annual report.

The contact person for the Sponsor is Mr Lance Tan, Senior Vice President, at 8 Anthony Road, #01-01, Singapore 229957, telephone (65) 6590 6881.



CORPORATE **PROFILE**

Listed on the Catalist Board of the Singapore Exchange Securities Trading Limited on 1 June 2018, **JAWALA INC**., (the "Company" and together with its subsidiary corporation, the "Group") is a Malaysian sustainable forest company.

The Group's objective "Replanting Sabah's Forests For Future Generations" represents a commitment to sustainable development.

The Group focuses on the cultivation of industrial tree plantations through the implementation of sustainable forest management practices situated in Sabah, Malaysia. Its main business is the management of forestry resources including the planting and extraction of logs, managing the planting and silvicultural treatments of natural and plantation forests, felling, cutting, collecting, removing and converting trees into forest produce such as logs and timber within the Sapulut Forest Reserve, Sabah (the "Licensed Area"). The Group currently manages a Licensed Area comprising a Commercial Forest Reserve (Class II) of approximately 11,043 hectares in the Licensed Area, until 31 December 2115, with a potential for a 100 year period extension at the discretion of Sabah's Chief Minister.

The logs produced from salvage logging are sold to customers for the production of sawn-timber, veneer, plywood and other timber products.





CORPORATE INFORMATION

BOARD OF DIRECTORS

Datuk Jema Anton Khan ("Datuk Jema Khan") (Chairman)

Abdul Rahman Khan Bin Hakim Khan ("Mr. Rahman Khan") (Chief Executive Officer and Executive Director)

Nadja Binti Jema Khan ("Ms. Nadja") (Non-Independent Non-Executive Director)

Muaz Bin Jema Khan ("Mr. Muaz") (Alternate Director to Ms. Nadja)

Lee Yong Soon ("Mr. Lee Yong Soon") (Lead Independent Director)

Leow Ming Fong @ Leow Min Fong ("Mr. Leow Ming Fong") (Independent Director)

Faridah Binti Mohd. Fuad Stephens ("Ms. Faridah") (Independent Director)

AUDIT COMMITTEE

Leow Ming Fong @ Leow Min Fong (Chairman) Lee Yong Soon Faridah Binti Mohd. Fuad Stephens

NOMINATING COMMITTEE

Lee Yong Soon (Chairman) Faridah Binti Mohd. Fuad Stephens Leow Ming Fong @ Leow Min Fong

REMUNERATION COMMITEE

Faridah Binti Mohd. Fuad Stephens (Chairman) Lee Yong Soon Leow Ming Fong @ Leow Min Fong

SECRETARIES

Hans Corporate Services Ltd. Chen Chuanjian, Jason Chew Pei Tsing

REGISTERED OFFICE

Lot A020, Level 1, Podium Level Financial Park, Jalan Merdeka 87000 Labuan, F.T. Malaysia Tel: +608 742 7745 Fax: +608 742 8845

SPONSOR

UOB Kay Hian Private Limited 8 Anthony Road #01-01 Singapore 229957

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 AUDITORS

Nexia TS Public Accounting Corporation 80 Robinson Road, #25-00 Singapore 068898 Partner-in-Charge: Loh Ji Kin

(Appointed since the financial year ended 31 July 2018)

PRINCIPAL BANKERS

United Overseas Bank (Malaysia) Bhd. UOBM Medan Pasar Bangunan UOB 10-12

Medan Pasar 50050 Kuala Lumpur

CIMB Islamic Bank Bhd.

Damai Plaza Lot No. 41 & 42, Ground Floor, Jalan Damai, Damai Plaza Phase 1, 88300 Kota Kinabalu, Sabah.

Public Bank Bhd.

Lido Branch Lot 8, 9 & 10 Blk P, Taman Che Mei KM5 Jln Penampang 88300 Lido, Kota Kinabalu, Sabah

Tawau Branch TB 304A & B, Block 34, Ground & 1st Floor Fajar Complex, 91000 Tawau, Sabah.

RHB Bank Berhad

58, Bukit Bintang Street, Bukit Bintang, 55100 Kuala Lumpur, Wilayah Persekutuan



CHAIRMAN'S MESSAGE

DEAR SHAREHOLDERS,

OVERALL REVIEW

On behalf of the Board of Directors ("Board") of Jawala Inc. (the "Company", together with its subsidiary, collectively the "Group"), it is my pleasure to present the Group's Annual Report for the financial year ended 31 July 2021 ("FY2021").

At Jawala Inc, the Group's sustainability agenda is "Replanting Sabah's Forests for Future Generations" which represents our commitment to sustainable development. The Group focuses on the optimisation of our operations, with the highest level of priority on addressing climate change, and now, more than ever, we hear our investors, our customers, our employees, and our communities echo that priority. Our focus on sustainable forest management will continue to be a pillar of success for the Group.

The Malaysian economy recorded a contraction in Gross Domestic Product ("GDP") of 5.6% in 2020 compared to a growth of 4.3% in 2019 due to the outbreak of COVID-19. The pandemic has affected both the local and global economy in unprecedented ways. Businesses across the globe were impacted by severe lockdown measures imposed by the Government. During the various Movement Control Orders (MCO) imposed by the Sabah State Government since 2020, the Group's operations came to a halt for a few months. Nevertheless, the Group managed to resume operations and catch up with production in FY2021 after a long disruption in FY2020.

FINANCIAL PERFORMANCE

Our revenue is derived principally from the sale of logs in Malaysia, comprising of Seraya, Kapur, Keruing, Selangan Batu, Sedaman, Laran and other logs of hard and soft densities.

For the financial year under review, total revenue increased by RM 12.9 million or 63% from RM 20.7 million in FY2020 to RM 33.6 million in FY2021 mainly due to the increase in sales volume from 41,756m³ to 65,733m³ respectively, as a result of the increase in demand from the local markets following the disruptions in previous year's operations due to COVID-19.



The Group managed to achieve a profit after tax or a profit margin of RM 7.9 million or 23.5% in FY2021, as compared to RM 3.48 million or 16.8% in FY2020, respectively.

Cash and cash equivalents which are the most significant component of current assets, remain healthy at RM 34.0 million as at 31 July 2021 compared to the previous year of RM 30.7 million as a result of cash flow from operating activities and financing activities, partly offset by the net cash used in investing activities related to acquisition of motor vehicles, additions to plantation infrastructure and biological assets.

DIVIDEND

The Company does not have a fixed dividend policy. To thank our shareholders for your continuing support, the Board recommends a first and final tax-exempt single tier dividend of SGD0.003 per ordinary share, subject to the approval of the shareholders at the forthcoming Annual General Meeting to be held on 26 November 2021.

GOVERNANCE AND SUSTAINABLITY

The Board is entrusted with the responsibility of overseeing the business and corporate affairs of the Group, including sustainable value to stakeholders through the principles, policies, objectives and strategies. The Board has considered sustainability issues as part of its strategic formulation and determined the ESG factors in the Sustainability Report.

The Group has enforced strict Standard Operating Procedures ("SOP") to combat COVID-19 for our staff, customers and suppliers. We are pleased to inform that all our staff are fully inoculated and that all visitors to our offices and campsite must be fully vaccinated.

During the financial year, the Group had donated more than RM 120,000 for food distribution to local families in need due to the pandemic.

The Group successfully met the conditions of its Annual Work Plan 2020 and all environmental impact assessment requirements. On this note, I am pleased



CHAIRMAN'S **MESSAGE**



to advise that the Sabah Forestry Department has certified that the Group is in compliance with all requirements under the Timber Legality Assurance Scheme for industrial timber plantations.

The Group had engaged a consultant to perform an assessment of High Conservation Value Forest ("HCVF") within our licensed area in accordance with the requirements of the Malaysian National Interpretation for the identification of High Conservation Values, 2018. The primary objective of the HCVF assessment is to designate areas with outstanding biological, ecological and socio-economic significance in SFMLA 02/2015 to be conserved, protected and managed as areas of High Conservation Value.

The Group's main focus in replanting, had successfully achieved a seedling production of 375,000 with total of 224,502 seedlings planted in FY2021. The total area replanted as at FY2021 is approximately 1,500 hectares at Compartments 1, 7, 8, 9, 10, 13, 14, 15, 16, 17, 29, 31, 32, 34, 35, 36, 37, 38 and 39. Total biological assets as at FY2021 amounted to more than RM 8.6 million, an increase of approximately RM3.0 million from FY2020.

GOING FORWARD

COVID-19 has fundamentally resulted in a "new normal" for businesses, societies, and people globally. Interruptions to the normal course of business from lockdown containment measures to the closure of international borders and schools are common features that have affected all of us.

Moving forward, we expect that the coming financial year to be more promising with the potential for performance improvements in the global economy. The statistics from Sabah Forestry Department show that exports of timber products from Sabah for the first half of 2021 recorded an increase of 86% and 71% in terms of value and volume respectively, as compared to the first half of 2020. We expect the Group to benefit as a result of the current market recovery.

With regard to ramping up growth, we are and will always remain receptive to explore opportunities for acquisitions, joint ventures and strategic alliances to strengthen the Group's market position. We hope to achieve greater economies of scale and progress in the future.

THANK YOU

On behalf of the Board, we would like to extend our sincere gratitude to our shareholders, customers, suppliers, business associates and partners for their trust and confidence in the Group.

I would also like to take this opportunity to show my appreciation to my fellow colleagues on the Board, management team and employees for their commitment and dedication as we continue to grow the Group.

Jawala Inc. is committed to demonstrate sustainable growth and we look forward to all our stakeholders' continuous support as we forge ahead in managing future challenges.

Datuk Jema Khan Chairman





DATUK JEMA KHAN Non-Independent Non-Executive Chairman

Datuk Jema Khan was appointed to the Board as the Executive Chairman and Chief Executive Officer on 8 August 2017 and was last re-elected as Director on 25 November 2019. Datuk Jema Khan has retired as the Chief Executive Officer and has been redesignated as a Non-Independent Non-Executive Chairman on 1 June 2021. He ensures that there is mentorship, unity of purpose within the Board and that the Board engages in productive discussions on strategic, tactical, business, financial and planning issues of the Group.

Datuk Jema Khan has more than 30 years' of experience in the timber industry including trading of logs. Datuk Jema Khan had previously served as the Chief Executive Officer of Jawala Corporation Sdn. Bhd. ("Jawala Corporation") from August 2016 until the date of listing of the Company. Prior to this, he was the Managing Director of Jawala Corporation from April 1988 to June 2004 and was responsible for the overall direction and management of Jawala Corporation, a company involved in the trading of wood and palm oil products. During this time, he was also the Deputy Chairman in Jaycorp Bhd., a company in the business of furniture manufacturing, for the period from April 2006 to July 2011 and the Chairman of Progressive Insurance Bhd. from the period of January 1995 to November 2000. Datuk Jema Khan did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.

Datuk Jema Khan graduated from City University, London, with a Bachelor of Science in Economics and Accountancy in October 1985.



MR. RAHMAN KHAN Chief Executive Officer/Executive Director

Mr. Rahman Khan was appointed to the Board as Executive Director on 28 September 2017 and was last re-elected as Director on 25 November 2019. Meanwhile, he has been promoted as the Chief Executive Officer of the Group on 1 June 2021. He is responsible for the overall management, strategic planning, business expansion of the Group and oversight of our Group's strategies and business development. He is also in charge of marketing.

Mr. Rahman Khan has more than 20 years' of experience in the timber industry, including the production of sawn timber, log purchasing and marketing. He started his career as a Property Manager in Induslumber Sdn. Bhd. for the period from 1992 to 1998. Thereafter, in 1998, he joined Harusmas Agro Sdn. Bhd. as a General Manager and was promoted to Director in 2001. Mr. Rahman Khan was a director of Imaprima Sdn. Bhd. from 2011 to 2018 and has been a Non-Independent Non-Executive Director of Jaycorp Engineering & Construction Sdn. Bhd. since 2014. Mr Rahman Khan did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.





MS. NADJA BINTI JEMA KHAN Non-Independent Non-Executive Director

Ms. Nadja Binti Jema Khan was appointed to the Board as Non-Independent Non-Executive Director on 28 September 2017 and was last re-elected as Director on 27 November 2020. Ms. Nadja is currently Head of Financial Reporting and Special Projects at Deliveroo UK. Previously, Ms. Nadja was Chief Financial Officer at Jaycorp Bhd. Ms. Nadja was also appointed to the Board of Jaycorp Bhd. as an Executive Director from 1 October 2018 to 1 November 2019. Subsequently, Ms. Nadja has been appointed as a Non-Independent Non-Executive Director to the Board of Jaycorp Bhd. Jaycorp Bhd. is an associated company of Jawala Corporation. Ms. Nadja previously worked in Deloitte LLP (UK), from September 2010 to June 2017, first as an associate in the audit department before moving to the corporate tax (advisory) department where she was subsequently promoted to associate director. During her time in the corporate tax department, Ms. Nadja advised businesses (both private and listed companies) on corporate and personal tax issues. Apart from her Non-Independent Non-Executive Director position in Jaycorp Bhd., Ms. Nadja did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.

Ms. Nadja graduated from Imperial College London in 2010 with a Bachelor of Science in Biomedical Science. She is currently a member of the Institute of Chartered Accountants in England and Wales, a member of Chartered Institute of Taxation (UK) and a member of the Malaysian Institute of Accountants.



MR. MUAZ BIN JEMA KHAN Alternate Director to Ms. Nadia

Mr. Muaz Bin Jema Khan was appointed to the Board as the Alternate Director to Ms. Nadja Binti Jema Khan on 1 June 2021.

Mr. Muaz started his career as an associate in CIMB Private Equity Sdn. Bhd. in 2012. Thereafter, in 2013 he joined Jaycorp Bhd., an investment holding company listed on the main board of Bursa Malaysia Securities Berhad, as the Head of Business Development and was subsequently promoted as Non- Independent Executive Director in 2016. At Jaycorp Bhd., Mr. Muaz is a Chairman of Enterprise Risk Management Committee, a member of Investment Committee and a member of Board Risk Management Committee.

Mr. Muaz is a co-founder and Non-Executive Chairman of Eternal Meteor Sdn. Bhd. and he also holds Executive Directors' positions in several subsidiary companies of Jaycorp Bhd.

Apart from his Executive Director position in Jaycorp Bhd., Mr Muaz did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.

Mr. Muaz graduated from University College London (UCL) in 2011 with a Bachelor of Science (Honours) in Human Genetics.





MR. LEE YONG SOON Lead Independent Director

Mr. Lee Yong Soon was appointed to the Board as Lead Independent Non-Executive Director on 27 April 2018 and was last re-elected as Director on 26 November 2018. Mr. Lee Yong Soon has more than 45 years of experience in the finance industry, and started his career in September 1968 with the Inchcape Group, where he was responsible for accounting, finance and administrative matters. He left in 1981 to join the Haw Par Group, where he assumed the role of financial controller for its subsidiary corporations. After serving in the Haw Par Group for four years, Mr. Lee Yong Soon joined the Petrodril group as their financial controller from February 1986 to May 1997. After his stint at the Petrodril group, he joined Keppel Integrated Engineering Ltd as its financial controller from July 1997 to August 1999, and from the period of August 1999 to December 2014, Mr. Lee Yong Soon served as the financial controller of Keppel FELS Ltd where he was involved in the accounting, finance, management of operations and administrative functions of the company and several subsidiary corporations within the Keppel group. He was also involved in the company's SGX-ST compliance matters.

Mr. Lee Yong Soon served as an Independent Non-Executive Director of Wong Fong Industries Ltd, a company listed on the Catalist, and was also the Chairman of its remuneration committee, a member of the audit and nomination committees from 28 June 2016 up to his retirement on 29 April 2019. Save for the aforementioned, Mr. Lee Yong Soon did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.

Mr. Lee Yong Soon obtained his Diploma in Management Studies from the Singapore Institute of Management in 1977 and subsequently his degree in Accountancy from the Association of International Accountants of the United Kingdom in 1981. He is currently a Fellow of the Association of International Accountants of the United Kingdom, and an Associate and Chartered Secretary of The Chartered Governance Institute of Australia. He is also a member of the Singapore Institute of Directors.



MR. LEOW MING FONG Independent Director

Mr. Leow Ming Fong was appointed to the Board as Independent Non-Executive Director on 27 April 2018 and was last re-elected as Director on 27 November 2020. Mr. Leow Ming Fong commenced his articleship with a medium sized firm of Chartered Accountants in London, United Kingdom in 1969. He joined KPMG Malaysia upon his return in 1974 and worked there until his retirement. During his 32 year career with KPMG, he held various positions including taking charge of Sabah East Coast offices of KPMG Malaysia in Sandakan and Tawau from 1976 to 1995, taking charge of KPMG Cambodia from 1996 to 2000 and finally retired as an Audit Partner of KPMG Kuala Lumpur in 2005. In addition to his audit experience, he was involved in special work for fraud investigations, due diligence work for merger and acquisitions and reporting accountants for various corporate exercises for public listed companies.

Mr. Leow Ming Fong currently serves as an Independent Non-Executive Director of Focus Point Holdings Bhd.and Hap Seng Consolidated Bhd. companies which are listed on Bursa Malaysia. Mr. Leow Ming Fong is also a Director of KSK Group Bhd., a non listed public company. He also sits on the board of three Cambodian companies, Canadia Bank PLC, Sovannaphum Life Assurance PLC and Dara Insurance PLC as an Independent Non-Executive Director. Apart from the aforementioned, Mr. Leow Ming Fong did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.

Mr. Leow Ming Fong is currently a Fellow of the Institute of Chartered Accountants in England and Wales and is also a member of the Malaysian Institute of Accountants and the Malaysian Association of Certified Public Accountants.





MS. FARIDAH BINTI MOHD. FUAD STEPHENS Independent Director

Ms. Faridah Binti Mohd. Fuad Stephens was appointed to the Board as Independent Non-Executive Director on 27 April 2018 and was last re-elected as Director on 26 November 2018. Ms. Faridah obtained her Bachelor of Arts from Monash University in December 1984 and a LLB Bachelor Of Laws from the University of London in August 1989. Following which, she began her career as a journalist in Berita Publishing Sdn. Bhd. from October 1990 to January 1993. Thereafter, she joined The Writers' Publishing House Sdn. Bhd. from October 1993 till September 2015 and served as the Managing Director. Ms Faridah did not hold any directorship in any other listed company as at the date of Annual Report and for the last three years.





SENIOR MANAGEMENT



MR. MAXY SELF Chief Operations Officer

Mr. Maxy Self was appointed as our Group's Chief Operations Officer on 8 August 2017. He is mainly responsible for the running of the operations on the ground, which includes oversight of forest and plantation management, security, camp management and administrative issues.

Mr. Maxy Self has more than 40 years of experience in the timber industry and started his career as a Management Cadet with Benawood Sdn. Bhd. in January 1974, where he was involved in the overall management of the logging operations. He left in December 1983 and subsequently joined Inchcape Ltd as a forest manager for the period from January 1984 to May 1990. Following his role as a forest manager in Inchcape Ltd, he started his role as a self-employed consultant, providing ad-hoc consultancy services for Malaysian companies involved in the management of forestry resources, planting and extraction of logs from the period of June 1990 to December 2015.



MS. JULIE TAN *Chief Financial Officer*

Ms. Julie Tan was appointed as the Chief Financial Officer of the Group on 8 August 2017. She oversees the accounting and financial matters of the Group and has overall responsibility for the framework and implementation of finance-related activities including management and financial reporting, budgeting, compliance, and tax-related matters.

Ms. Julie Tan started her career in Myers Davies & Company, United Kingdom, as a trainee accountant in April 1981. She left soon after and continued her career as a trainee accountant in Cohen Arnold & Company, United Kingdom till April 1985. Thereafter, she joined MP Saunders & Company, United Kingdom from January 1986 to April 1987, KPMG Malaysia from June 1987 to October 1987, Finnie & Company, United Kingdom from November 1987 to December 1989, Storey Blackwood & Company, Australia from January 1990 to February 1994, where she largely oversaw the audit supervision (including the review of corporation tax returns) and preparation of management and statutory accounts of various companies. From March 1994 to July 1995, she joined Datuk Keramat Holdings Bhd., Malaysia, an investment holding company listed on the Bursa Malaysia as a group accountant. Thereafter, Ms. Julie Tan joined Solarvest Sdn. Bhd., from September 1996 to February 2005, as its finance manager and had the overall responsibility of managing its financial reporting. In August 2006, she joined Jaycorp Bhd. as its group financial controller till June 2013. Prior to her current role, she was also the finance director at Pacific Regency Hotel Group from October 2014 to April 2016. Ms. Julie Tan served as an Independent Director of Komarkcorp Bhd, a company listed on the main board of Bursa Malaysia Securities Berhad, and as the Chairperson of the Audit Committee, Nomination Committee and Remuneration Committee from 8 June 2016 up to her retirement on 30 June 2020.

Ms. Julie Tan is currently a Fellow of the Institute of Chartered Accountants in England and Wales and is also a member of the Malaysian Institute of Accountants.



DEPARTMENTS WITHIN OUR INDUSTRIAL TREE PLANTATION





DEPARTMENTS WITHIN OUR INDUSTRIAL TREE PLANTATION





FINANCIAL HIGHLIGHTS

Income Statement (RM'000)	FY2021	FY2020	FY2019
Revenue	33,659	20,712	39,812
Gross profit	18,049	11,384	24,660
Gross profit margin (%)	54%	55%	62%
Profit before income tax	10,668	5,186	16,847
Profit after income tax	7,916	3,479	13,142
Profit attributable to:			
Equity holders of the Company	5,341	2,203	8,876
Non-controlling interests	2,575	1,277	4,266
Earnings per share:			
Basic and diluted (sen)	4.5	1.9	7.5
Balance Sheet (RM'000)	31 July 2021	31 July 2020	31 July 2019
Current assets	44,196	34,393	38,086
Non-current assets	13,857	10,286	6,172
Current liabilities	3,659	1,332	4,073
Non-current liabilities	6,611	2,674	1,214
Total Equity	47,783	40,673	38,971
Cash Flows (RM'000)	FY2021	FY2020	FY2019
Cash flows provided by operating activities	3,719	3,823	10,756
Cash flows used in investing activities	(3,614)	(3,415)	(2,511)
Cash flows provided by/(used in) financing activities	3,149	(1,798)	(1,612)
Cash and cash equivalents at the end of the year	32,965	29,711	31,101







Earnings Per Share





FINANCIAL PERFORMANCE AND OPERATIONAL REVIEW



REVENUE

Our revenue is derived principally from the sales of logs in Malaysia. Our logs comprises of Seraya, Kapur, Keruing, Selangan Batu, Sedaman and logs of hard and soft densities.

Revenue increased by RM12.9 million, or 63% in FY2021 compared to FY2020 mainly due to an increase in sales volume from 41,756m³ in FY2020 to 65,733m³ in FY2021 as a result of the recovery in demand of logs from the local markets after the longer disruptions in operations in FY2020 due to COVID-19 pandemic.

COST OF SALES AND GROSS PROFITS

The increase in cost of sales by RM6.3 million, or 67% in FY2021 compared to FY2020 was mainly due to the increase in sales volume as well as increase in extraction fee during the financial year.

The gross profit increased by RM6.7 million, or 59% in FY2021 compared to FY2020 mainly due to the increase in revenue. The gross profit margin decreased from 55% in FY2020 to 54% in FY2021 mainly due to the increase in extraction fee during the financial year.

OTHER INCOME

Other income comprised mainly of interest income from fixed deposits. Other income decreased by RM0.5 million, or 42% in FY2021 compared to FY2020 mainly due to lower fixed deposit interest rate during the year. In addition, the decrease in the COVID-19 pandemic wage subsidy received in FY2021 from the Malaysia Social Security Organisation (SOCSO) as compared to FY2020 also contributed to the lower other income.

DISTRIBUTION EXPENSES

Distribution expenses comprised of transportation expenses incurred for transporting our logs to customers in Tawau and Sandakan. Distribution expenses increased by approximately RM0.2 million or 23% mainly due to the increase in sales from customer that need transportation of logs during the financial year.

ADMINISTRATIVE EXPENSES

Administrative expenses comprised mainly of employee compensation, depreciation, amortisation, listing expenses, rental and travelling expenses. Administrative expenses increased by approximately RM0.5 million, or 7% in FY2021 compared to FY2020 mainly due to the increase in employee compensation as a result of the increase in headcount in FY2021 as compared to FY2020 as well as the increase in depreciation on property, plant and equipment.

PROFIT AFTER TAX

As a result of the foregoing, profit after tax in FY2021 amounted to RM7.9 million compared to RM3.5 million in FY2020, an increase of approximately RM4.4 million, or 127%.

CURRENT ASSETS

Cash and cash equivalents were the most significant component of current assets and amounted to approximately RM34.0 million, or 77% of current assets.

Trade and other receivables amounted to approximately RM8.7 million, or 20% of current assets. Trade receivables amounted to approximately RM8.2 million, or 19% of current assets. Other receivables amounted to approximately



FINANCIAL PERFORMANCE AND **OPERATIONAL REVIEW**

RM0.5 million or 1% of current assets. Trade receivables increased by approximately RM6.6 million in FY2021 mainly due to the increase in sales. Other receivables decreased by RM96,000, or 17% in FY2021 mainly due to lower fixed deposit interest accrued.

The income tax recoverable amounted to RM0.7 million, or 1% of current assets, is related to the income tax refundable from the Inland Revenue Board. The income tax recoverable decreased by RM0.7 million, or 52% mainly due to the offset of the income tax refundable against the income tax provision during the financial year.

Inventories amounted to approximately RM0.9 million, or 2% of current assets and is related to logs held at central stumping. Inventories increased by approximately RM0.8 million in FY2021 compared to FY2020 mainly due to higher production as at 31 July 2021 compared to as at 31 July 2020 as production was affected by tighter movement restrictions in FY2020.

NON-CURRENT ASSETS

Other receivables amounted to approximately RM1.2 million or 9% of non-current assets. This is related to the retention sum collected by the Sabah Forestry Department ("SFD") to offset against any potential shortfall in payment to the SFD. Such retention sum can be used for future payments to the SFD. Other receivables increased by approximately RM0.3 million, or 34% in FY2021 compared to FY2020 due to the retention sum paid to SFD during the financial year.

Property, plant and equipment amounted to approximately RM2.5 million, or 18% of non-current assets comprising mainly motor vehicles, plantation infrastructure, office equipment, and furniture and fittings. Property, plant and equipment increased by RM0.4 million, or 17% in FY2021 compared to FY2020 mainly due to the addition of plantation infrastructure.

Right-of-use ("ROU") asset amounted to RM1.0 million, or 8% of non-current assets due to the adoption of SFRS(I) 16 for recognition of ROU since 1 August 2019. The decrease in right-of-use asset by RM0.1 million, or 11% in FY2021 compared to FY2020 mainly due to the depreciation of right-of-use asset partially offset by the addition of motor vehicle during the year.

Biological assets amounted to approximately RM8.7 million, or 62% of non-current assets. Biological assets mainly comprised of hiring charges for equipment used in stacking and levelling of the nursery to prepare the land for planting, depreciation of fixed assets, employee compensation and all other expenses relating to the preparation of the nursery and planting and expenses incurred in upkeep and maintenance of immature planted areas. Biological assets increased by approximately RM3.0 million, or 54% mainly due to the cost incurred for the initial stages of replanting and planting activities during the financial year.

Intangible assets amounted to approximately RM0.5 million, or 3% of non-current assets and is related to the acquired timber rights on the license granted by the SFD as per the Sustainable Forest management License Agreement.

CURRENT LIABILITIES

Trade and other payables amounted to approximately RM3.5 million, or 95% of current liabilities comprising mainly of trade payables of approximately RM1.1 million and other payables amounting to RM2.4 million. Trade payables increased by approximately RM1.1 million in FY2021 compared to FY2020 mainly due to the increase in sales volume. Other payables increased by approximately RM1.3 million, or 112% in FY2021 compared to FY2020 mainly due to the dividend proposed for FY2021.

Lease liabilities amounted to RM0.2 million, or 5% of current liabilities, is comprised of the current portion of the finance leases for motor vehicles as well as the lease liabilities as a result of the adoption of SFRS(I) 16 Leases. Current lease liabilities increased by approximately RM0.02 million or 13% in FY2021 compared to FY2020 mainly due to the new lease obtained during the financial year on the purchase of motor vehicle.

NON-CURRENT LIABILITIES

Lease liabilities amounted to RM1.1 million, or 17% of non-current liabilities. This comprised of the finance lease liabilities as well as the lease principals as a result of the adoption of SFRS(I) 16 Leases, that are due later than one year. The lease liabilities decreased by RM72,000 or 6% in FY2021 compared to FY2020 mainly due to the repayment of lease liabilities partially offset by the new lease obtained during the financial year on the purchase of motor vehicle.

Borrowings amounted to RM3.2 million, or 49% of non-current liabilities. This borrowing represents a loan facility obtained from Forest Plantation Development Sdn Bhd ("FPD") in order to partly finance the plantation activities in the Group's licensed area of the Sapulut Forest Reserve in Sabah.

Deferred income tax liability amounted to RM2.3 million or 34% of non-current liabilities. Deferred income tax liability increased by approximately RM0.8 million or 54% in FY2021 compared to FY2020 mainly due to higher timing difference between the net book value and tax written down value as a result of the addition in property, plant and equipment and biological assets.

NET CASH PROVIDED BY OPERATING ACTIVITIES

No significant variance noted for the net cash provided by operating activities.

NET CASH USED IN INVESTING ACTIVITIES

Net cash used in investing activities of approximately RM3.6 million in FY2021 is related to the acquisition of motor vehicles, additions to plantation infrastructure and biological assets.

NET CASH PROVIDED BY FINANCING ACTIVITIES

Net cash provided by financing activities of approximately RM3.1 million is mainly due to the borrowing proceeds received from FPD.

Overall, the Group's cash and cash equivalents position remains healthy with accumulated cash of approximately, RM33 million as at 31 July 2021.

Bottom up view of first Laran tree planted from the seedling of our plantation mother tree.

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The board of directors (the "**Board**") of JAWALA INC. ("**Jawala**" or the "**Company**" and together with its principal subsidiary, Jawala Plantation Industries Sdn Bhd ("**JPISB**"), the "**Group**") recognises the importance of corporate governance and the offering of high standards of accountability to all shareholders (the "**Shareholders**"). The Board is committed to observing high standards of corporate governance, to promote corporate transparency and to enhance the long-term value of the Group to its shareholders and stakeholders in line with the good practices recommended by the Code of Corporate Governance 2018 issued by the Monetary Authority of Singapore on 6 August 2018 (the "**Code**").

This report describes the corporate governance structure and practices that the Company had adopted for the financial year ended 31 July 2021 ("**FY2021**"), with specific reference to the principles and provisions of the Code which forms part of the continuing obligations under the SGX-ST Listing Manual: Section B Rules of Catalist (the "**Catalist Rules**"). For FY2021, the Company has adhered to the principles and provisions (where applicable) as outlined in the Code. Where the Company's practices vary from provisions of the Code, specific disclosures and appropriate explanations are provided in the relevant sections below.

(A) BOARD MATTERS

THE BOARD'S CONDUCT OF AFFAIRS

Principle 1: The company is headed by an effective Board which is collectively responsible and works with Management for the long-term success of the company.

The Board comprises the following members:

Datuk Jema Anton Khan	Non-Independent Non-Executive Chairman
Abdul Rahman Khan Bin Hakim Khan	Executive Director and Chief Executive Officer
Nadja Binti Jema Khan	Non-Executive Non-Independent Director
Muaz Bin Jema Anton Khan	Alternate Director to Nadja Binti Jema Khan
Lee Yong Soon	Lead Independent Director
Leow Ming Fong @ Leow Min Fong	Independent Director
Faridah Binti Mohd. Fuad Stephens	Independent Director

Provision 1.1 – Principal Duties of the Board

The Board provides entrepreneur leadership and is responsible for the overall corporate governance, strategic direction (including sustainability issues) and formulation of policies of the Company to protect and enhance long-term value for Shareholders and other stakeholders. The Board heads the Company to provide effective leadership and direction and works with Management to enhance the long-term success of the Group.

The main roles of the Board, apart from its statutory duties, are:

- (a) to review and oversee Management's performance and affairs of the Group;
- (b) to ensure that the necessary financial and human resources are available for the Group to meet its objectives;
- (c) to oversee the process for evaluating the adequacy of internal controls, risk management, financial reporting and compliance;





- (d) to establish a framework of prudent and effective controls to assess and manage risks including safeguarding the Group's assets and Shareholders' interests;
- (e) to identify key stakeholder groups, and determine the Group's values and standards including ethical standards to ensure that obligations to its stakeholders are understood and met;
- (f) to set the Group's values and standards (including ethical standards), and ensure that obligations to Shareholders and other stakeholders are understood and met;
- (g) to consider sustainability issues, e.g., environmental and social factors, in the formulation of its strategies; and
- (h) to ensure compliance with all laws and regulations as may be relevant to the business.

The Board exercises due diligence and independent judgement in dealing with the business affairs of the Group. It works with Management, its external advisors and auditors and is supported by three Board Committees to facilitate the discharge of its functions to which specific areas of responsibilities were delegated.



Conflict of Interest

All Directors of the Company ("*Directors*") are expected to be cognizant of their statutory duties, and to discharge them objectively in the interest of the Company. As a matter of good practice, all Board members and members of Board Committees who have a potential conflict of interest in a particular agenda item, will recuse themselves from the discussion and decisions involving the relevant discussions.

Provision 1.2 – Continuous Training and Development of Directors

Newly appointed Directors had signed appointment letters which set out the terms of their appointment, general duties and obligations, including expectations of the Company. A comprehensive and tailored induction programme is also conducted by the Chief Operations Officer ("**COO**") and the plantation manager at the Group's campsite in Sapulut Forest Reserve in Sabah to allow newly appointed Directors to get acquainted with key executives and Management, and to familiarise him/her with the Group's business and governance practices. Any newly appointed Director who has no prior experience as a director of a Singapore-listed company is required to attend the relevant prescribed training on the roles and responsibilities as a director of a listed company in Singapore, conducted by the Singapore Institute of Directors.

Thereafter and on an on-going basis, the Directors are provided with opportunities to develop and maintain their skills and knowledge, particularly on applicable new laws, regulations, as well as trainings in areas such as accounting, legal and industry-specific knowledge, as appropriate. The Company endeavours to provide Directors with opportunities to develop and maintain their skills and knowledge at the Company's expense. In this regard, the Board has approved an annual budget to fund any Director's participation/attendance at seminars and training programmes that are relevant to his/her duties as a Director. These ranges from in-house talks by invited speakers or training or seminars conducted by external parties, including webinars and online courses organised by professional associations.

During FY2021, Management has kept the Directors up-to-date on pertinent developments in the Group's business during Board and Board Committee meetings to facilitate the discharge of their duties. The trainings attended by certain Directors in FY2021 were as follows:

- Beneficial Ownership Requirements and Disclosures
- Designing Risk Appetite Framework
- COVID-19 Impact on Revenue, Inventory and Related Costs in Respect of Dealings with Customers
- COVID-19 Impact on Financial Instruments
- Enterprise Risk Management- Principles of ISO31000 and 2017 updates on ERM Framework
- Cloud ERP
- Unclaimed Money Act 1965
- Data Analytics for Internal Auditors
- Blockchain, Cryptocurrency and Fintech
- How Research Helps to make Better Investment Decisions
- Kursus Ahli Lembaga Pengarah dan Syarikat Kerajaan Negeri



Meanwhile, Mr. Muaz, the Alternate Director to Ms. Nadja, has attended the Listed Entity Directors 1 – Listed Entity Director Essentials during the year. Management will arrange for him to attend the remaining mandatory courses in due course.

The Board is also provided with information and updates on the Group's policies and procedures relating to issues pertaining to governance, disclosure of interests in securities and restrictions on disclosure of price sensitive information, changes in reporting standards and issues which have a direct impact on financial statements, so as to enable them to properly discharge their duties and responsibilities as Board members or Board Committee members.

Provision 1.3 – Matters Requiring Board's Approval

Matters which are specifically reserved to the Board for decision are, *inter alia*, those involving a conflict of interest for a substantial shareholder or a Director, material acquisitions and disposal of assets, corporate or financial restructuring, share issuance and dividends, and financial results and corporate strategies.

Provision 1.4 – Delegation of Authority to Board Committees

To facilitate effective Management, the Board delegates specific responsibilities to committees ("**Board Committees**") namely:

- (a) Audit Committee ("**AC**");
- (b) Nominating Committee ("**NC**"); and
- (c) Remuneration Committee ("**RC**").

These committees function within clearly defined terms of references and operating procedures, which are reviewed on a regular basis. The information on each of the Board Committees is set out below. As at 31 July 2021, the AC, NC and RC each comprised entirely of Independent Non-Executive Directors.

While the Board Committees have been delegated power to make decisions within the authority delegated to the respective committees, the ultimate responsibility for the decisions and actions rests with the Board as a whole.

Provision 1.5 – Board Processes and Meetings of Board and/or Board Committees

The Board meets at least once every six months to discuss and review the strategic policies of the Group, significant business transactions, performances of the business and approves the release of the half-yearly financial results. Board meetings may include presentations by members of the Management and/or external advisers/consultants on strategic issues pertinent to the Group.

Ad-hoc meetings are convened as and when warranted by circumstances. The Company's Articles of Association ("*Articles*") allow a Board meeting to be conducted by means of a teleconference telephone, videoconferencing, audio visual or other electronic means of communication.

In between regularly scheduled meetings, matters that require the Board and/or Board Committees' approval are circulated to all Directors and/or respective Board Committee members, as the case may be, for their consideration by way of circular resolutions, as provided in the Articles and the terms of reference of the respective Board Committees.





For FY2021, the Board met 4 times, with the year-end meeting focusing on annual budget and strategic issues, while the Board Committees met a total of 8 times. In view of the COVID-19 situation, meetings from the 2nd Quarter of FY2021 onward were predominantly held via electronic means.

	Во	ard	AC		RC		NC	
Name	No. of Meetings held	No. of Meetings attended						
Datuk Jema Anton Khan	4	4	4	4*	N/A	N/A	N/A	N/A
Abdul Rahman Khan Bin Hakim Khan	4	4	4	4*	N/A	N/A	N/A	N/A
Nadja Binti Jema Khan	4	4	4	4*	N/A	N/A	N/A	N/A
Lee Yong Soon	4	4	4	4	2	2	2	2
Leow Ming Fong @ Leow Min Fong	4	4	4	4	2	2	2	2
Faridah Binti Mohd Fuad Stephens	4	4	4	4	2	2	2	2
Muaz Bin Jema Anton Khan	1**	1**	1**	1**	N/A	N/A	N/A	N/A

The attendance of each Director at the Board and Board Committee meetings during FY2021 is summarised as follows:-

* by invitation

** Mr Muaz Bin Jema Anton Khan was appointed as an Alternate Director to Ms Nadja Binti Jema Khan with effect from 1 June 2021, during FY2021.

The Board communicates frequently through informal meetings and teleconference to discuss the Group's strategies and businesses. All the Directors exercise due diligence and independent judgment in dealing with the business affairs of the Group, and are obliged to act in good faith and consider at all times the interest of the Group. The Directors are also required to discharge their duties and responsibilities objectively at all times as fiduciaries in the interests of the Group.





Provision 1.6 – Access to Information

To enable the Board to fulfil its responsibilities and make informed decisions in the discharge of their duties and responsibilities, the Directors receive from Management, a regular flow of information pertaining to relevant matters to be brought before the Board for its decision as well as ongoing reports, explanations and updates relating to the operational and financial performance of the Group.

To allow the Directors sufficient time to prepare for meetings of the Directors and relevant Board Committees, all scheduled Board and Board Committee papers are distributed to the Directors not less than a week in advance of the respective meetings. Information provided include amongst others, the background or explanatory information relating to matters to be brought before the Board, budgets, forecasts, internal and external auditors' reports and internal financial statements.

Management, the Company's auditors and other professionals are invited to be present at these meetings, where necessary, to provide additional insights into the matters to be discussed at Board and Board Committee Meetings.

The Directors also liaise with senior Management as required, and may consult with other employees and seek additional information on request. Any additional material or information requested by the Directors will be promptly furnished.





Provision 1.7 - Directors Have Separate and Independent Access to Information

The Company provides the Directors, individually or as a group, to have separate and independent access to Management, the Company Secretary and to seek external professional advice, where necessary, at the Company's expense, in furtherance of their duties and after consultation with the Chairman of the Board.

Under the Chairman's direction, the Company Secretaries ensure that Board procedures are followed and that applicable rules and regulations including the provisions of the Company's Articles are complied with. The Company Secretaries assist the Chairman to ensure good information flow within the Board and its Board Committees, and between Management and Non-Executive Directors.

The Company Secretaries, or at least one of the Company Secretaries attended all Board and Board Committee meetings and assist the Chairman, the Chairmen of the respective Board Committees and Management in the development of meeting agendas for the various Board and Board Committee meetings.

The appointment and removal of the Company Secretaries is subject to the approval of the Board.

BOARD COMPOSITION AND GUIDANCE

Principle 2: The Board has an appropriate level of independence and diversity of thought and background in its composition to enable it to make decisions in the best interests of the Company.

Provision 2.1 – Independence of the Board

An independent director, as defined under the Code, is one who is independent in conduct, character and judgement, and has no relationship with the company, its related corporations, its substantial shareholders or its officers 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 company.

In its deliberation on whom may be considered as independent, the Board takes into account the views of the NC and adopts the Code's definition of independence in its review. The Board considers whether a Director had business relationships with the Group, its related corporations, its substantial shareholders or its officers, and if so, whether such relationships could interfere, or be reasonably perceived to interfere, with the exercise of the Directors' independent business judgement with a view to the best interests of the Group.



Each Director is required to disclose to the Board any relationships or circumstances which are likely to affect or could appear to affect the Director's judgement, as and when they arise. The independence of each Director is reviewed annually by the NC in accordance with the definition of independence in the Code.

For FY2021, the NC has assessed the independence of Ms. Faridah Binti Mohd. Fuad Stephens, Mr. Leow Ming Fong @ Leow Min Fong and Mr. Lee Yong Soon, and is satisfied that there were no relationships or other factors such as past associations, business dealings and relationship with Directors and the Management that could impair or compromise their independent judgement or which deem them to be not independent. All Independent Directors have also provided written declaration confirming their independence in accordance with the Code for FY2021.

Provision 2.2 – Independent Directors Comprising Majority of the Board

Under Provision 2.2 of the Code, the Independent Directors should make up a majority of the Board where the Chairman is not independent. The Board comprises one (1) Executive Director, two (2) Non-Executive Non-Independent Directors, three (3) Independent Directors and one (1) Alternate Director. Whilst this is not in line with Provision 2.2 of the Code, the Board currently comprises only one (1) Executive Director and the majority of the Board is made up of Non-Executive Directors.

As half of the Board is made up of Independent Directors, the NC believes that the Board is able to exercise strong and independent judgement on corporate affairs, and that no one individual or groups of individuals dominate any decision-making process. The Independent Directors have no financial or contractual interests in the Group other than by way of their directors' fees as set out in the financial statements. There are also no Directors who are deemed independent by the Board, notwithstanding the existence of a relationship as stated in the Code that would otherwise deem him/her not to be independent.

Provision 2.3 – Proportion of Non-Executive Directors

Under Provision 2.3 of the Code, Non-Executive Directors should make up a majority of the Board. The Company complies with Provision 2.3 as the Board currently comprises six (6) members of which five (5) are Non-Executive Directors.

Provision 2.4 – Composition, Size and Diversity of Board and Board Committees

The Company does not have a fixed diversity policy. However, the Company strives to achieve an appropriately balanced mix of talent on the Board, principally through combining Directors with diverse but complimentary backgrounds and experiences, but also through gender and racial diversity. The NC believes that the Board, in its current size, has a good balance of Directors who have extensive business, financial, accounting and management experience, and whom as a group, is capable of providing the core competencies, necessary to meet the Group's objectives. There is also currently gender diversification within the Board, with a 33% female representation on board.



The current Board composition provides a diversity of skills, experience and knowledge to the Group as follows:

Core Competencies	Number of Directors	Proportion of the Board (%)
Accounting or finance	4	67%
Business Management	4	67%
Legal or Corporate Governance	5	83%
Relevant Industry knowledge or experience	3	50%
Strategic Planning Experience	3	50%
Customer based experience or knowledge	2	33%

None of the Independent Directors has served on the Board beyond nine (9) years from the date of his/her first appointment.

Provision 2.5 – Meetings of the Non-Executive Directors

The Non-Executive Directors of the Company (including the Independent Directors) endeavour to constructively challenge Management and help to develop proposals on strategy. The Directors also review and oversee effective implementation by Management in achieving agreed goals and objectives and monitor the reporting of performance.

To ensure that the Non-Executive Directors are well supported by accurate, complete and timely information, such Directors are provided unrestricted access to Management. Where necessary, the Company would co-ordinate information sessions for Non-Executive Directors to meet on a need-basis with relevant external auditors of the Group or amongst the Non-Executive Directors, led by the Lead Independent Director or an Independent Director as appropriate, without the presence of Management. Thereafter, the chairperson of such meetings will provide feedback to the Board and/or Chairman as appropriate.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER ("CEO")

Principle 3: 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.

Provision 3.1 – Chairman and CEO

Datuk Jema Anton Khan ("**Datuk Jema Khan**") stepped down from the office of Chief Executive Officer ("**CEO**") on 1 June 2021 and remains as the Non-Independent Non-Executive Chairman of the Board ("*Chairman*"). There is effectively, a clear division of responsibilities between the leadership of the Board and Management, with no one individual having unfettered powers of decision making.

Currently the Chairman and CEO are two separate persons, with Datuk Jema Khan as the Chairman and Mr Abdul Rahman Khan Bin Hakim Khan ("*Mr Rahman*") as the CEO.

The Chairman and CEO jointly oversee the observance of high standards in corporate governance and compliance with the Code.



Provision 3.2 – Roles and Responsibilities of Chairman/CEO

Role of Chairman

As the Chairman, Datuk Jema Khan acts independently in the best interests of the Company and its Shareholders. The Chairman ensures that there is mentorship, unity of purpose within the Board and that the Board engages in productive discussions on strategic, tactical, business, financial and planning issues. He is responsible for, amongst others:

- (a) leading the Board to ensure its effectiveness on all aspects of its role;
- (b) setting the agenda and ensure that adequate time is available for discussion of all agenda items, in particular, strategic issues;
- (c) promoting a culture of openness and debate at the Board;
- (d) facilitating contributions from the Non-Executive and Independent Directors and encourage constructive relationships within the Board and between the Directors and Management;
- (e) exercising control over the quality, quantity and timeliness of information flow to the Board;
- (f) ensuring effective communication with Shareholders and fostering constructive dialogue between Shareholders, the Board and Management during general meetings;
- (g) promoting high standards of corporate governance; and
- (h) advising on and developing the businesses of the Group and implementing Board's decisions.

Role of the CEO

The CEO, Mr Rahman, drives the Company's businesses with full executive responsibility over the business executive decisions of the Company. Assisted by Management, the CEO makes strategic proposals to the Board and after robust and constructive board discussions, executes the agreed upon strategy(ies), manages and develops the Group's businesses and implements the Board's decision.

The CEO makes sure that the information that is shared with the Board is timely, appropriate and of the requisite quality so that the Board can discharge its duties and responsibilities effectively.

Provision 3.3 – Lead Independent Director

Notwithstanding the clear separation of duties between the Chairman and the CEO, Mr Lee Yong Soon, also the NC Chairman, remains as the Lead Independent Director of the Board ("*LID*").

Other than his statutory duties as a Director, the LID has the following additional roles:

- (a) LID is available to Shareholders where there are concerns and for which contact through the normal channels of communication with the Chairman or Management are inappropriate or inadequate;
- (b) LID plays an additional facilitative role within the Board;



- (c) where necessary, the LID may also facilitate communication between the Board and Shareholders as well as other stakeholders of the Company; and
- (d) the LID provides a channel to Non-Executive Directors for confidential discussions on any concerns and to resolve conflicts of interests, as and when necessary.

BOARD MEMBERSHIP

Principle 4: The Board has a formal and transparent process for the appointment and re-appointment of directors, taking into account the need for progressive renewal of the Board.

Provision 4.1 - NC and its Terms of Reference

The NC comprises the following members, all of whom are independent:

Lee Yong Soon (Chairman)	Lead Independent Director
Leow Ming Fong @ Leow Min Fong	Independent Director
Faridah Binti Mohd. Fuad Stephens	Independent Director

The NC had convened two (2) scheduled meetings in FY2021, which were attended by all members.

The NC's terms of reference sets out its roles and responsibilities. The NC is primarily responsible for the following functions:

- (a) review and approve any new employment of related persons and proposed terms of their employment;
- (b) recommend to the Board on Board appointments, including re-nominations of existing Directors for re-election in accordance with the Company's Articles, taking into account the Directors' contribution and performance;
- (c) review board succession plans for the Directors;
- (d) determine on an annual basis, and when so required under the particular circumstances, whether or not a Director of the Company is independent;
- (e) in respect of a Director who has multiple board representations on various companies, if any, to review and decide whether or not such Director is able to and has been adequately carrying out his duties as Director, having regard to the competing time commitments that are faced by the Director when serving on multiple Boards and discharging his duties towards other principal commitments;
- (f) decide whether or not a Director of the Company is able to and has been adequately carrying out his duties as a Director;
- (g) review training and professional development programmes for the Board;
- (h) decide on how the Board's performance may be evaluated and propose objective performance criteria, as approved by the Board that allows comparison with its industry peers and address how the Board has enhanced long-term shareholders' value; and
- (i) administer jointly with the RC, the Jawala Performance Share Plan and the Jawala Employee Share Option Scheme.



Provision 4.2 – Composition of NC

In line with Provision 4.2 of the Code, the NC is made up of Independent, Non-Executive Directors. The NC is chaired by Mr Lee Yong Soon, also the LID of the Board.

Provision 4.3 – Selection, Appointment and Re-Appointment of the Directors

The NC reviews and makes recommendations to the Board on all nominations for appointments and re-appointments to the Board and the Board Committees. The NC may identify suitable candidates for appointment as new Directors through the business network of the Board members or engage independent professional advisers to assist in the search for suitable candidates, taking into consideration factors such as the ability of the potential candidate to contribute to discussions, deliberations and activities of the Board. The potential candidate will go through a shortlisting process and thereafter, an interview will be set up before the NC proceeds to recommend the selected candidate to the Board for consideration and approval.

Pursuant to the Company's Articles, the Directors, upon receipt of recommendation from the NC, shall have power to appoint a new Director either to fill a casual vacancy or as an additional Director. Newly appointed Directors must put themselves for re-elections at the next annual general meeting ("*AGM*") of the Company. The Board is also advised by the Sponsor on the appointment of Directors as required under Catalist Rule 226(2)(d). Other than the appointment of Mr Muaz Bin Jema Anton Khan as the alternate to Ms Nadja Binti Jema Khan ("*Alternate Director*"), no new Director has been appointed to the Board in FY2021.

All Directors, other than the Alternate Director, are also subject to the provisions of the Articles whereby at least one-third (1/3) of the Directors are required to retire and subject themselves to re-election by Shareholders at every AGM. Further, all the above Directors are also required to retire from office at least once in every three years. Shareholders will be provided with relevant information of the candidates seeking for election or re-election.

The NC oversees the nomination of Directors for election or re-election and each member of the NC shall abstain from voting on any resolutions in respect of the assessment of his/her re-election as Director. When deliberating the nomination of Directors for re-election and re-appointment, the NC takes into consideration the Directors' attendance, participation, contribution, commitment and performance during the previous year, and where applicable, the retiring Directors' independence.

The following Directors are due for retirement at the forthcoming AGM:

- (a) Mr Lee Yong Soon; and
- (b) Ms Faridah Binti Mohd. Fuad Stephens;

(together the "Retiring Directors").

After taking into consideration of the Retiring Directors' overall contribution and performance, the NC had recommended them for re-election and the Board had accepted the recommendation of the NC. Both Retiring Directors have offered themselves for re-election at the AGM, and upon re-election:

- (a) Mr Lee Yong Soon shall remain as an Independent Non-Executive Director of the Company, LID of the Board, Chairman of the NC and member of the AC and RC respectively; and
- (b) Ms Faridah Binti Mohd. Fuad Stephens shall remain as an Independent Non-Executive Director of the Company, Chairman of the RC and member of the AC and NC respectively.



The additional information relating to the Retiring Directors is set out on pages 47 to 51 of this report.

As and when required, the NC seeks to balance Board renewal, which brings in fresh insights with maintenance of knowledge and experience of the Group's operations. The NC strives to ensure that the Board, Board Committees and key management personnel comprise individuals who are able to discharge their duties and responsibilities to the highest standards of corporate governance.

Alternate Director

Mr Muaz Bin Jema Anton Khan ("*Mr Muaz*") was appointed as the Alternate Director to Ms Nadja Binti Jema Khan ("*Ms Nadja*") on 1 June 2021 (ie in FY2021) to ensure that sufficient time and attention are given to the affairs of the Company in view of Ms Nadja's work commitments in the United Kingdom. As an Alternate Director, Mr Muaz bears all the duties and responsibilities as a Director. All rules and procedures that apply to Directors would similarly apply to Mr Muaz as an Alternate Director. Mr Muaz is fully apprised of all Board matters, and following upon his appointment, receives notices to attend Board meetings and Board papers as well as Board resolutions by circulation. In the absence of the principal Director, Ms Nadja, Mr Muaz is competent to contribute to the Board on behalf of the principal Director and to discharge the duties as a Director, including but not limited to attending Board Meetings on behalf of Ms Nadja, where necessary.

Provision 4.4 - NC to Determine Directors' Independence

The NC deliberates annually, to determine the independence of a Director, in line with the relevant provisions and salient factors in the Code. No member of the NC participated in the deliberation in respect of his/her own status as an Independent Director. Each of the Independent Directors has also signed a declaration of independence based on the substantive requirements of the Code, and confirmed that he/she does not have any relationship with his/her fellow Directors or with the Group and its substantial shareholders.

Provision 4.5 – Commitments of Directors sitting on Multiple Directorships

In assisting the NC to determine whether the Directors who have multiple board representations are able to adequately carry out their duties and commitments towards the Group, the Directors have adopted a form of internal guidelines whereby Directors are required to apprise the Board of their other listed company directorships and other principal commitments. The NC, after reviewing the completed disclosure forms returned by all Directors together with the respective list of directorships held by each Director as well as their attendance at Board and/or Committee meetings, is satisfied that all the Directors who sit on multiple boards are able to devote adequate time and attention to the affairs of the Group and to fulfil their duties as Directors.

To address the competing time commitments faced by the Directors serving on multiple boards, the Board has based on the NC's recommendation, determined that the maximum number of listed company board representations which any Director may hold, should not be more than five (5) including the Company, in line with international practices and conventions.

Information on Directors

Key information on the Directors, including their academic and professional qualifications, and their shareholdings, if any, in the Company, are found on pages 5 to 8 of this Annual Report.



BOARD PERFORMANCE

Principle 5: The Board undertakes a formal assessment of its effectiveness as a whole and each of its board committees and individual directors.

Provisions 5.1 and 5.2 – Board Performance and Board Evaluation

The NC is responsible for recommending and implementing a process to assess the performance and effectiveness of the Board as a whole, and of each Board Committee separately, as well as the contributions of each individual Director to the overall effectiveness of the Board.

To facilitate the evaluation and assessment of the effectiveness of the Board Committees and Chairman, the relevant Directors completed a Board Committee evaluation questionnaire for each of the Board Committees. The key areas covered in such assessment included:

- (a) roles and responsibilities of the respective Board Committees;
- (b) actual practices, which cover matters relating to decision making in meetings and access to information;
- (c) performance of the Board Committees;
- (d) culture and robustness of discussions amongst the members; and
- (e) composition of members with the right competencies and skillsets.

Their feedback and responses were collated by the Company Secretary and presented to the NC for review and discussion prior to submitting to the Board for its review and assessment of areas of improvement.

A Board assessment is also performed by each Director in the form of a Board Performance Evaluation. Among the areas covered in the board effectiveness assessment are:

- (a) Board culture and dynamics;
- (b) Board composition;
- (c) Board organization, processes and procedures;
- (d) quality of information and accessibility provided during Board meetings;
- (e) Board's relationship with senior management;
- (f) potential Board developmental needs; and
- (g) Shareholders' engagement and communications.

The performance assessment is administered on a confidential basis by the Company Secretary, and the results and data collated from the input and performance assessments from the Directors are consolidated and shared with the NC and the Chairman, prior to the results being tabulated for review and discussion at the Board meeting. The Company did not engage any external facilitator for the Board and Board Committee assessments for FY2021.



(B) **REMUNERATION MATTERS**

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

Principle 6: 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.

Provision 6.1 – RC and its Terms of Reference

The RC comprises three (3) members, all of whom are Independent Directors, namely:

Faridah Binti Mohd. Fuad Stephens (Chairman)	Independent Director
Leow Ming Fong @ Leow Min Fong	Independent Director
Lee Yong Soon	Lead Independent Director

The RC had convened two (2) scheduled meetings, which were attended by all members, during the financial year.

Under the RC's terms of reference, the RC performs the following functions:

- to establish and recommend to the Board, the individual remuneration structure and policy for key management personnel, taking due account of short term and long term incentives and whether there is an appropriate balance between fixed and incentive pay that is aligned with the objectives of the Company and is commensurate with the level of executive responsibilities;
- (b) to review and advise on the terms of any contract to be offered to the key management personnel ensuring that contractual terms on appointment, retirement, termination and any payments made are fair to the individual and the Company;
- (c) to take into account all factors which it deems necessary including relevant legal and regulatory requirements, the provisions and recommendations of the Code in determining the remuneration policy;
- (d) to review the remuneration of employees who are immediate family members of a director, and whose remuneration exceeds SGD100,000 during the year;
- (e) to review the ongoing appropriateness and relevance of the remuneration policy and approving any major changes to remuneration policy;
- (f) to determine and agree with the Board an appropriate performance framework;
- (g) to support the setting of performance target parameters for the remuneration of the key management personnel;
- (h) to monitor Management's performance against targets and to recommend resultant annual remuneration levels; and
- (i) to administer jointly with the NC, the Jawala Performance Share Plan and the Jawala Employee Share Option Scheme.



Provision 6.2 – Composition of RC

In line with Provision 6.2 of the Code, the RC is made up entirely of Independent, Non-Executive Directors.

Provision 6.3 – Roles and Responsibilities of the RC

The scope of responsibilities of the RC encompasses all aspects of remuneration, including but not limited to the Directors' fees, salaries, allowances, bonuses, options and benefits-in-kind. The RC also review the remuneration of senior Management and employees related to the Directors, if any. Each member of the RC shall abstain from voting on any resolutions in respect of his/her remuneration package and also in respect of any employee related to him/her, if any. The remuneration of employees who are related to Directors and substantial shareholders will also be reviewed annually by the RC to ensure that their remuneration package is in line with the Group's staff remuneration guidelines and commensurate with their respective job scopes and level of responsibilities. Additionally, the RC also review the Group's obligations arising in the event of termination of service contracts entered into between the Group and its Executive Directors or key management personnel, as the case may be, to ensure that the service contracts contain fair and reasonable termination clauses which are not overly onerous to the Group.

Provision 6.4 – RC's Access to Advice on Remuneration Matters

In discharging its functions, the RC may from time to time, seek independent external legal and other professional advice on the remuneration of all Directors and key management personnel. The expenses of such advice shall be borne by the Company.

The Board did not engage any external remuneration consultant to advise on remuneration matters for FY2021.

LEVEL AND MIX OF REMUNERATION

Principle 7: 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.

Provision 7.1 – Remuneration of Executive Directors and Key Management Personnel

The Company currently has standing service agreements with Mr Rahman Khan (Executive Director and CEO) and Ms Julie Tan (Chief Financial Officer) ("**CFO**"), and such agreements which were for an initial period of three (3) years ("*Initial Term*") are subject for renewal annually thereafter unless otherwise agreed in writing or terminated in accordance with the service agreements. The parties may terminate the respective service agreement by either party giving not less than six months' notice in writing to the other.

In setting remuneration packages, the Company 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 and key management personnel.



The Company has adopted an overall remuneration policy for employees comprising a fixed component in the form of base salary, and a variable component in the form of a bonus that is linked to the performance and cashflows of the Group, the individual, the industry and the economy. The remuneration packages are formulated to attract, retain and motivate the Executive Director(s) and the key management personnel, to align their interests with the long-terms interests of Shareholders and other stakeholders and promotes the long-term success of the Company. The RC endorses the bonus for distribution to key management personnel and Directors based on individual performance, and presents its recommendations to the Board for approval.

Provision 7.2 – Remuneration of Non-Executive Directors

The Non-Executive Directors (including Independent Directors) do not have any service agreement with the Company and they receive Directors' fees which are pro-rated according to their appointment date, where applicable, and based on their contributions to the Company, taking into account factors such as efforts and time spent as well as their responsibilities on the Board and Board Committees, if applicable. The Company recognizes the need to pay competitive fees to attract, motivate and retain Directors without being excessive to the extent that their independence might be compromised. Directors' fees which are subject to Shareholders' approval at the Company's AGMs, are reviewed annually by the RC and/or the Board, taking into consideration contributions, regulatory changes, responsibilities and market benchmarks.

Provision 7.3 – Incentive Schemes to Promote Good Stewardship of the Company for the Long Term

To align the interest of the Directors and key management personnel, the Company has also adopted the Jawala Performance Share Plan ("**PSP**") and the Jawala Employee Share Option Scheme ("**ESOS**"), details of which are set out in pages 34 and 35 respectively of this Annual Report. The PSP and ESOS aim to amongst others, provide an opportunity for Executive Directors, key management personnel and eligible employees of the Group to participate in the equity of the Company, thereby inculcating a stronger sense of identification with the long-term prosperity of the Group and promoting organizational commitment, dedication and loyalty of the eligible participates to the Group. Non-Executive Directors who satisfy the eligibility requirements shall also be eligible to participate in the PSP and ESOS.

The RC is of the view that the current schemes/compensation structure is appropriate to attract, retain and motivate both the Directors and key management personnel to provide good stewardship of the Company and to successfully manage the Company for the long term.

DISCLOSURE ON REMUNERATION

Principle 8: The company is transparent in its remuneration policies, level and mix of remuneration, the procedure for setting remuneration, and the relationships between remuneration, performance and value creation.

Provisions 8.1 and 8.3 – Remuneration of the Directors and Top Five Key Management Personnel

The Company sets remuneration packages which are competitive and sufficient to attract, retain and motivate Directors and key management personnel with adequate experience and expertise to manage the business and operations of the Group.



Names	Salary %	Performance Bonus %	Directors' Fees %	Total %		
	Directors					
Below SGD250,000 (equivalent to approximately MYR782,425)						
Datuk Jema Khan	78	19	3	100		
Abdul Rahman Khan Bin Hakim Khan	66	34	-	100		
Nadja Binti Jema Khan	-	-	100	100		
Faridah Binti Mohd. Fuad Stephens	-	-	100	100		
Leow Ming Fong @ Leow Min Fong	-	-	100	100		
Lee Yong Soon	-	-	100	100		
Muaz Bin Jema Anton Khan (Alternate Director)	N/A	N/A	N/A	N/A		
Key Management Personnel						
Below SGD250,000 (equivalent to approximately MYR782,425)						
Julie Tan	75	25	-	100		
Maxy Bin Self	83	17	-	100		

The remuneration paid to the Directors and key management personnel for services rendered for FY2021 are as follows:

Save for the Executive Director, the Company only has 2 top key management personnel as at 31 July 2021.

After reviewing the industry practice and analyzing the advantages and disadvantages in relation to the disclosure of remuneration of each Director and key management personnel, the Company is of the view that such disclosure would be prejudicial to its business interest given the commercial sensitivity and confidential nature of remuneration packages. The Board is of the view that this level of disclosure in bands of SGD250,000 is both sufficient and adequate.

There were no termination, retirement and post-employment benefits granted to Directors and key management personnel in FY2021.

Aggregate remuneration for key management personnel

The aggregate remuneration paid to the above key management personnel (who are not Directors or CEO) in FY2021 was SGD201,344 (equivalent to approximately MYR630,147).

<u>Provision 8.2 – Employees who are Substantial Shareholders or are Related to Directors/CEO/Substantial</u> <u>Shareholder of the Company</u>

There are no employees whose remuneration exceeds SGD100,000 (equivalent to approximately MYR312,970) during FY2021 who are immediate family members of any Director, substantial shareholder or the CEO.



Provision 8.3 – Employee share Schemes

Jawala Performance Share Plan ("PSP")

The Company recognizes that the contributions and continued dedication of the employees within the Group and Non-Executive Directors are critical to the future growth and development of the Group and has adopted the PSP which was approved by its Shareholders at an extraordinary general meeting held on 26 April 2018 ("**EGM**"). The PSP which is based on the principle of pay-for-performance, is designed to enable the Company to reward, retain and motivate employees of the Group to achieve superior performance.

The PSP allows for participation by full-time employees of the Group (including the Executive Director) and Non-Executive Directors (including Independent Directors), controlling shareholders and their associates, provided they have met the eligibility criteria.

The PSP is managed by the members of the NC and the RC (the "Administration Committee") which has the absolute discretion to determine persons who are eligible to participate in the PSP.

The aggregate number of shares which may be issued and/or transferred under the PSP (including other share schemes of the Company) shall not exceed eight per cent (8%) of the Company's total issued capital (excluding treasury shares) on the date preceding the date of the relevant grant.

There is no minimum vesting period under the PSP for Awards and the length of the vesting period in respect of each Award will be determined on a case-by-case basis by the Administration Committee.

As at the date of this report, no awards had been granted under the PSP.

Information on the PSP is set out in the Company's Offer Document dated 24 May 2018.

Jawala Employee Share Option Scheme ("ESOS")

The ESOS was adopted at the EGM, and provides eligible participants with an opportunity to participate in the equity of the Company and to motivate them towards better performance through increased dedication and loyalty. The ESOS which forms an integral and important component of the Company's compensation plan is designed to primarily reward and retain employees whose services are vital to the success of the Company.

The ESOS allows for participation by confirmed employees of the Group (including the Executive Director) and Non-Executive Directors (including Independent Directors), controlling shareholders and their associates provided they have met the eligibility criteria.

The ESOS is managed by the Administration Committee which shall have the powers to determine, among others, the following:

- (a) persons to be granted Options;
- (b) number of Options to be offered; and
- (c) recommendations for modifications to the ESOS.


The aggregate number of shares which may be offered under the ESOS (including the PSP and any other share option schemes of the Company) shall not exceed eight per cent (8%) of the Company's total issued capital (excluding treasury shares) on the date preceding the date of the relevant grant.

The options that are granted under the ESOS may have exercise prices that are at the discretion of the Administration Committee.

As at the date of this report, no options had been granted under the ESOS.

Information on the ESOS is set out in the Offer Document dated 24 May 2018.

(C) ACCOUNTABILITY AND AUDIT

RISK MANAGEMENT AND INTERNAL CONTROLS

Principle 9: 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.

Provision 9.1 – Risk Management and Internal Control System

The Board is responsible for the overall internal control framework and risk management in the Group, amongst other matters. The Board determines the Group's levels of risk tolerance and risk policies and oversees Management in the design, implementation and monitoring of risk management and internal control systems. Such systems are put in place to address financial, operational, compliance and information technology risks with the objectives to provide reasonable assurance that there are no material financial misstatements or material loss and that the assets are safeguarded. The Board is assisted by the AC in carrying out its responsibility for risk management and internal controls.

Adequacy and Effectiveness of Risk Management and Internal Control Systems

The Board reviews, at half-yearly, the adequacy and effectiveness of the Group's risk management and internal control systems.

The Company had engaged Tricor Axcelasia Sdn. Bhd. ("*Tricor Axcelasia*") as an external consultant and has established a formal Enterprise Risk Management ("**ERM**") framework which facilitates risk assessment and the identification of risk actions. Risk assessment was carried out by the Group's internal audit function and risk action plans were deliberated during the financial year. An internal control review was also carried to assess the adequacy and effectiveness of the internal control system established by the Company's principal subsidiary, JPISB.

The risk-based audit plan is approved by the AC and audits are conducted to assess the adequacy and effectiveness of the Group's system of risk management and internal controls in addressing shortage of manpower, health and safety risk as a result of the COVID-19 pandemic, market and planting risks as well as the risks of non-performing contractors and termination of the Sustainable Forest Management License Agreement. Material control weaknesses, if any, would also be highlighted by the external auditors in the course of the audit of the Group's books.



Risk Management Committee

To assist the Board in carrying out its responsibility of overseeing the Group's risk management framework and policies, the Board has established the Risk Management Committee ("**RMC**"), a dedicated board risk management committee comprising the CEO/Executive Director, the CFO and COO as its members. The RMC which would report to the Board, is responsible for:

- (a) monitoring the consistent enforcement of ERM Framework across the Group;
- (b) communicating requirements of the ERM Framework and ensuring continuous enhancement of ERM;
- (c) reviewing the risk appetite, risk parameters, risk profiles, risk treatment options and risk action plans status monitoring;
- (d) providing guidance and advice on the appropriateness of risk treatment option selected and risk action plans development;
- (e) formulating and implementing ERM mechanism to accomplish requirements of the ERM policy;
- (f) articulating and challenging risk ratings, control effectiveness, risk treatment options and risk action plans;
- (g) ensuring that the ERM reports prepared are submitted to Board in a timely manner, and flash reports are submitted in the event of any new risk(s) that require urgent attention; and
- (h) reviewing the ERM Policy on a quarterly basis and considering to adopt best practices based on corporate governance framework.

Provision 9.2 – Adequacy and Effectiveness of Internal Controls and Risk Management Systems

For FY2021, the Board and the AC have obtained assurances from the CEO and the CFO for the following:

- (a) that the financial records have been properly maintained and the financial statements for FY2021 give a true and fair view of the Group's operations and finances in accordance with the applicable financial reporting framework that are free from material misstatement; and
- (b) that the Group's risk management and internal control systems in place were adequate and effective in FY2021 in addressing the material risks of the Group in its current business environment including financial, operational, compliance and information technology risks.

Based on the internal controls established and maintained by the Group, work performed by the internal and external auditors, reviews performed and actions taken by Management and on-going reviews and continuing efforts at enhancing controls and processes, the Board with the concurrence of the AC, is satisfied that the Group's risk management systems and internal controls were adequate and effective to address the financial, operational, compliance and information technology risks for FY2021.



The Board also notes that the system of internal control provides reasonable, but not absolute, assurance that the Group will not be adversely affected by any event that could be reasonably foreseen as it strives to achieve its business objectives. The Board and the AC wish to highlight that no system of internal controls could provide absolute assurance against the occurrence of material errors, poor judgment in decision-making, human error, losses, fraud, market risks which include changes in weather, currency fluctuations, government policies or other irregularities.

AUDIT COMMITTEE ("AC")

Principle 10: The Board has an AC which discharges its duties objectively.

Provision 10.1 – AC and its Terms of Reference

The AC comprises the following members, all of whom are independent:

Leow Ming Fong @ Leow Min Fong (Chairman)	Independent Director
Lee Yong Soon	Lead Independent Director
Faridah Binti Mohd. Fuad Stephens	Independent Director

The AC had convened four (4) scheduled meetings, which were attended by all members.

The AC assists the Board in discharging their responsibility to safeguard the Group's assets, maintain adequate accounting records, and in developing and maintaining effective systems of risk management and internal control.

Under the AC's terms of reference, the AC performs, among others, the following functions:

- (a) to assist the Board in the discharge of its responsibilities on financial reporting matters;
- (b) to maintain oversight and discretionary power on the Use of Strategic Reserves as set out in the section entitled "Working Capital" in the Offer Document;
- (c) to monitor and review on a quarterly basis, the Use of Strategic Reserves, which will be kept in a separate bank account;
- (d) to review and approve the Use of Strategic Reserves for any other purposes other than the stated Use of Strategic Reserves;
- (e) to monitor compliance with the undertakings provided by the Company in relation to the Bumiputra Requirement, the Jawala Corporation Additional Undertaking, the Khan Family Additional Undertaking as set out under the section entitled "Shareholders – Moratorium" in the Offer Document, the Undertaking provided by Jawala Corporation in relation to the provision of shareholder loans as set out in the sections entitled "Working Capital" and "General Information on our Group – Business – Salvage Logging within the Licensed Area" of the Offer Document, and the Undertakings by Jawala Corporation, Datuk Jema Khan, Tan Sri Abdul Majid Khan, JPISB and the Company in relation to compliance with the Shareholding Requirement of the Sustainable Forest Management Licence Agreement ("SFMLA") as set out in the section entitled "General Information on Our Group – Licences, Permits, Approvals and Certifications" in the Offer Document;
- (f) to review, with the internal and external auditors, the audit plans, scope of work, their evaluation of the system of internal accounting controls, their management letter and the Management's response, and results of the Group's audits compiled by the Company's internal and external auditors;



- (g) to review the interim and annual financial statements and results announcements before submission to the Board for approval, focusing in particular, on changes in accounting policies and practices, major risk areas, significant adjustments resulting from the audit, the going concern statement, compliance with financial reporting standards as well as compliance with the Catalist Rules and any other statutory/regulatory requirements;
- (h) to review the effectiveness and adequacy of the Group's internal control and procedures, including accounting, financial controls, operational, compliance and information technology and risk management systems and ensure coordination between the internal and external auditors and Management, to review the assistance given by the Management to the auditors, and to discuss problems and concern, if any, arising from the interim and final audits, and any matters which the auditors may wish to discuss (in the absence of Management where necessary);
- (i) to review the scope and results of the external audit, and the independence and objectivity of the external auditors;
- to review and discuss with the external auditors any suspected fraud or irregularity, or suspected infringement of any relevant laws, rules or regulations, which has or is likely to have a material impact on the Group's operating results or financial position, and Management's response;
- (k) to make recommendations to the Board on the proposals to the Shareholders on the appointment, reappointment and removal of the external auditors, and to approve the remuneration and terms of engagement of the external auditors;
- to review significant reporting issues and judgments with the CFO and the external auditors so as to ensure the integrity of the financial statements of the Group and any formal announcements relating to the Group's financial performance before submission to the Board of Directors;
- (m) to review and report to the Board at least annually, the adequacy and effectiveness of the Group's material internal controls with the CFO and the internal and external auditors, including financial, operation, compliance and information technology controls, and risk management systems via reviews carried out by the internal auditors;
- (n) to monitor and review the implementation of recommendations from external and internal auditors, if any, to address any control weaknesses;
- (o) to review and approve transactions falling within the scope of Chapter 9 and Chapter 10 of the Catalist Rules (if any);
- (p) to review any potential conflict of interests;
- (q) to review and approve all hedging policies and instruments (if any) to be implemented by the Group;
- to undertake such reviews and projects as may be requested by the Board and to report to the Board its findings from time to time on matters arising and requiring the attention of the AC;
- (s) to review and establish procedures for receipt, retention and treatment of complaints received by the Group, among others, criminal offences involving the Group or its employees, questionable accounting, auditing, business, safety or other matters that impact negatively on the Group; and



(t) to generally undertake such other functions and duties as may be required by statute or the Catalist Rules, and by such amendments made thereto from time to time.

The AC has explicit authority to investigate any matters within its terms of reference. It has full access to and co-operation of Management and full discretion to invite any Director or Executive Director to attend its meetings, with reasonable resources to enable it to discharge its function.

The Company's internal and external auditors are invited to attend AC meetings and to make presentations, as appropriate. The AC, which also has independent access to both the internal and external auditors, meets with the external auditors without the presence of Management in FY2021.

Provisions 10.2 and 10.3 – Composition of AC

In line with Provision 10.2 of the Code, the AC comprises three (3) Directors, all of whom are Independent, Non-Executive Directors.

The AC members bring with them invaluable professional expertise in the accounting and financial management domains. All members of the AC (including the AC Chairman) have relevant accounting or related financial management expertise or experience to discharge the AC's functions.

The Board considers the members of the AC to be appropriately qualified to discharge the responsibilities of the AC. None of the AC members were previous partners or directors of the Group's external auditor, Nexia TS Public Accounting Corporation ("**Nexia**"), and none of the AC members hold any financial interest in Nexia.

Independence of External Auditor

The AC oversees the Group's relationship with its external auditor. It reviews the selection of the external auditor and recommends to the Board the appointment, re-appointment and removal, if necessary, of the external auditor, the remuneration and terms of engagement of the external auditor. Cognizant that the external auditor should be free from any business or other relationships with the Group that could materially interfere with their ability to act with integrity and objectivity, the AC undertook a review of the independence and objectivity of the external auditor annually. Such review is made through discussions with the external auditor as well as reviewing all the non-audit fees awarded to them to satisfy the AC that the nature and extent of such services will not prejudice the independence of the external auditor.

The AC reviewed the external audit plan and scope for FY2021. Based on the above, the AC is satisfied with the external auditor's independence and has recommended to the Board the re-appointment of Nexia as the Company's external auditor at the forthcoming AGM.

The total fees in respect of audit and non-audit fees paid to the external auditor (including its associate firms) for FY2021 are as stated below:

External Auditor's Fees for FY2021	S\$'000	% of Total Fees
Total Audit Fees	65	100
Total Non-Audit Fees	-	-
Total Fees Paid	65	100

There were no non-audit fees paid to the external auditor for FY2021.



Whistle-Blowing Policy

The Company has put in place a whistle-blowing policy and procedures to provide employees and others with well-defined and accessible channels within the Group, to raise concerns in confidence, about possible improprieties in matters of financial reporting or other matters. The policy establishes a confidential line of communication by way of a dedicated and secured email address which would be monitored by the AC Chairman. This ensures that arrangements are in place for the independent investigations of such matters and for appropriate follow up actions.

The aim of the policy is to encourage employees to report malpractices and misconduct in the workplace. All information received will be treated confidentially and the identity of the whistle-blowers protected. Anonymous disclosures will be accepted and anonymity honored. Employees who have acted in good faith will be protected from reprisal.

The AC reviews all whistle-blowing complaints, if any, at each AC meeting to ensure independent, thorough investigations and appropriate follow-up actions. Where appropriate, an independent third party may be appointed to assist in the investigation. There is no whistleblowing incident reported in FY2021.

Activities in FY2021

The AC is kept abreast of changes by the external auditor and Company Secretaries in accounting standards, stock exchange rules and other codes and regulations, where applicable, which could have an impact on the Group's business and financial statements, during its meeting(s).

Provision 10.4 – Internal Auditor

The AC reviews the effectiveness of the internal control procedures within the Group and had appointed Tricor Axcelasia Sdn Bhd ("**Tricor Axcelasia**") as its internal auditor to ensure the adequacy and sufficiency of internal controls procedures within the Group. Tricor Axcelasia, which is a subsidiary of Tricor Group, possesses vast experience in providing internal audits, risk management services and advisory services in the region.

The number of staff deployed for its internal audit reviews ranges from 4 to 5 staff per visit, including the Engagement Partner. The Engagement Partner is Mr Ranjit Singh a/l Taram Singh ("Mr Ranjit"). Mr Ranjit has diverse professional experience in internal audit, risk management and corporate governance advisory for over 30 years. He is a Chartered Member of the Institute of Internal Auditors Malaysia, a member of the Malaysian Institute of Accountants and Malaysian Institute of Certified Public Accountants. Mr Ranjit is also a Certified Internal Auditor (United States) and has a certification in Risk Management Assurance (United States) as well as a Master of Business Administration from Heriot-Watt University, Edinburgh, United Kingdom.

The primary reporting line of the internal auditor is to the AC. The AC also decides on the appointment, termination and remuneration of the internal auditors.

The AC exercised its oversight over the internal audit function and reviews, among other things, the followings:

- (a) scope of the annual internal audit plans;
- (b) significant audit observations and Management's responses thereto; and
- (c) adequacy and effectiveness of the internal audit function.



The internal auditor has unfettered access to the AC, members of the Management as well as the Group's documents, records, properties and personnel, where necessary, for the internal auditor to carry out their function accordingly.

The internal auditor carries out their functions under the direction of the AC and reports directly to the AC Chairman, and administratively to the CEO and CFO. Key audit findings and recommendations are tabled for discussion at AC meetings, and the timeliness and progress of implementing the corrective or improvement actions are measured and reported.

Adequacy and Effectiveness of the Internal Audit Functions

The AC reviews annually the adequacy and effectiveness of the internal audit function to ensure that internal audits are conducted effectively, and that Management provides the necessary co-operation to enable the internal auditor to perform its function. The AC also reviews the internal auditor's reports and remedial actions implemented by Management to address any internal control inadequacies identified and was satisfied that the internal audit functions were adequate and effective.

The AC is satisfied that Tricor Axcelasia is adequately qualified (given, *inter alia*, its adherence to Standards for the Professional Practice of Internal Auditing set by The Institute of Internal Auditors) and resourced, and has the appropriate standing in the Company to discharge its duties effectively.

Provision 10.5 – Meeting with the External Auditor and Internal Auditor Without the Presence of Management

The Company's internal and external auditors were invited to attend AC Meetings during FY2021 and make presentation, as appropriate. Both auditors also met separately with the AC without the presence of Management, to provide them with the opportunity to discuss unreservedly and to raise any pertinent issues without restrictions or interference.

(D) SHAREHOLDER RIGHTS AND ENGAGEMENT

SHAREHOLDER RIGHTS AND CONDUCT OF GENERAL MEETINGS

Principle 11: 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 prospect.

Provision 11.1 – Shareholders' Participation and Voting at General Meetings

The Company recognizes the importance of maintaining transparency and accountability to Shareholders, and endeavors to maintain full and adequate disclosure of material event and matters concerning its business, in a timely, fair and transparent manner. Information which is material or that may influence the price of the Company's shares are disclosed timely in compliance with the requirements of the Catalist Rules, via public announcements, press release, annual reports or circulars to the Shareholders.

Shareholders are informed of Shareholders' meetings through notices published in the newspapers and the Company's announcements via SGXNet, as well as reports/circulars sent to all Shareholders. Following the enactment by the Singapore Government of the COVID-19 (Temporary Measures) Act 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 (the "*Order*") on 7 April 2020 and 13 April 2020 respectively, the Company had commenced using electronic communications to transmit annual reports and other documents to Shareholders by uploading such documents via the SGXNet and on the Company's website.



All Shareholders are entitled to attend the Annual and/or Extraordinary General Meetings ("**General Meetings**") of the Company and are accorded the opportunity to participate effectively and vote in General Meetings. All Shareholders are given the opportunity to voice their views and to direct queries regarding the Group to Directors, including the Chairman of each of the Board Committees.

The Company's Articles allow a member of the Company to appoint up to two (2) proxies to attend and vote at the Company's General Meetings. Indirect investors, who hold the Company's shares through a relevant intermediary, may attend and vote at the General Meetings. Pursuant to the Articles of the Company, a member who is a relevant intermediary may appoint more than two (2) proxies to attend and vote at a General Meeting, but each proxy must be appointed to exercise the rights attached to a different share or shares held by such member. Where such member's form of proxy appoints more than two (2) proxies, the number and class of shares in relation to which each proxy has been appointed shall be specified in the form of proxy.

The Company puts all resolutions at general meetings to vote by electronic poll and announces the number of votes cast for and against each resolution, as well as the respective corresponding percentages. An independent polling agent and an independent external scrutineer will be appointed by the Company for General Meetings, and they will explain the rules, including the voting procedures which govern the proceedings of the General Meetings. Prior to the commencement of the General Meetings, the scrutineer would review the proxies and proxy process. The results of the electronic poll voting are announced immediately after each resolution has been put to a vote, and the number of votes cast for and against as well as the respective percentages are displayed in real-time at the General Meetings. Detailed results of the poll votes for each resolution will be promptly disclosed on the SGXNet after the respective General Meetings.

In view of the current COVID-19 situation, the forthcoming AGM for FY2021 will be convened and held by electronic means pursuant to the Order. Alternative arrangement relating to attendance at the AGM via electronic means (including arrangements by which the meeting can be electronically accessed via live audio-video or live audio only stream), submission of questions to the Chairman of the meeting in advance of the AGM, addressing of substantial and relevant questions prior to the AGM and voting by appointing the Chairman of the AGM as proxy at the AGM, will be put in place for the AGM to be held on 26 November 2021. The notice of AGM and documents relating to the business of the AGM (which included the rules governing the AGM) will be circulated to Shareholders by electronic means via the publication on SGXNet and the Company's website. Further, the response to questions submitted by Shareholders prior to the meeting, if any, will be uploaded to the SGXNet and the Company's website prior to the event.

Provision 11.2 - Resolutions to be tabled at General Meetings

As a matter of good order, the Board ensures that issues or matters requiring Shareholders' approval are tabled at General Meetings in the form of separate and distinct resolutions, unless such resolutions are interdependent and linked. Where the resolutions are "bundled", the Company will explain the reasons and material implications in the notice of meeting.

Provision 11.3 – Attendance at General Meetings

All the Directors including the Chairman of the Board and the Board Committees attend all General Meetings to address Shareholders' queries, if any. The Company's external auditor are also present to address questions raised by the Shareholders. All the Directors have attended all General Meetings held in FY2021.



Provision 11.4 – Absentia Voting

The Company's Articles provide for Shareholders to participate and vote at General Meetings, and Shareholders are encouraged to do so. If any Shareholder is unable to attend, the Articles allow the Shareholder to appoint up to two (2) proxies to vote on his/her behalf through proxy forms submitted at least 72 hours prior to the relevant meeting. The Company has decided not to implement voting in absentia by mail, email or facsimile, until all relevant issues on security and integrity on such mode of communication are satisfactorily resolved.

Provision 11.5 – Minutes of General Meetings

The Company Secretaries prepare minutes of General Meetings that include substantial and pertinent comments from Shareholders relating to the agenda of the meeting and responses from Management and the Board, which would be subsequently approved by the Board. Such minutes, will be announced and made available to Shareholders via the SGXNet and Company's website within one month from the General Meeting.

Provision 11.6 – Dividend Policy

The Company does not have a fixed dividend policy. The form, frequency and amount of future dividends on the Company's Shares that the Directors may recommend or declare in respect of any particular financial year or period will be subject to the factors outlined below as well as any other factors deemed relevant by the Directors:

- (a) the level of the Company's cash and retained earnings;
- (b) actual and projected financial performance;
- (c) projected levels of capital expenditure and expansion plans;
- (d) working capital requirements and general financing conditions; and
- (e) restrictions on payment of dividends imposed on the Company by the relevant financing arrangements (if any).

The Company may declare an annual first and final dividend with the approval of the Shareholders in a General Meeting, but the amount of such dividend shall not exceed the amount recommended by the Board.

ENGAGEMENT WITH SHAREHOLDERS

Principle 12: 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.

Provision 12.1 – Communication with Shareholders

The Company is committed to maintaining high standards of corporate disclosure and transparency. In line with the continuous disclosure obligations under the Catalist Rules, the Board has and will continue to apprise Shareholders promptly of all pertinent information. Material information is disclosed in an adequate, accurate and timely manner via SGXNet, In the event that unpublished material information is inadvertently disclosed to any selected group in the course of the Company's interactions with the investing community, a media release or announcement will be released to the public via SGXNet promptly.



The Company does not currently have an investor relations policy and considers advice from its corporate lawyers and professionals on the appropriate disclosure requirements before the announcement of each material information. The Company will consider the appointment of a professional investor relations officer to manage this function, should the need arises.

Provisions 12.2 and 12.3 – Dialogues with Shareholders

General Meetings are currently the principal forum for the Board's dialogue and interaction with Shareholders. Shareholders are encouraged to participate during the General Meetings, to engage the Board and the Management on the Group's business activities, financial performance and other business-related matters.

The Directors (including the Chairpersons of the respective Board Committees) and key management personnel are in attendance to address queries and concerns about the Group. The Company's external auditor also attend to address Shareholders' queries relating to the conduct of the audit and the preparation and content of the external auditor's report.

MANAGING STAKEHOLDERS RELATIONSHIPS

ENGAGEMENT WITH STAKEHOLDERS

Principle 13: 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 bests interests of the company are served.

Provisions 13.1, 13.2 and 13.3 – Managing Stakeholders relationships

The Company has appropriate channels in place to identify and engage with its material stakeholder groups and to manage its relationships with such groups.

The Company's approach to stakeholder engagement and materiality assessment can be found under the "Sustainability Report" section of this Annual Report.

The Company maintains a corporate website at www.jawalainc.com to communicate and engage with its stakeholders.

APPOINTMENT OF AUDITORS

(Rule 712 and Rule 715 of the Catalist Rules)

The Company confirmed that Rule 712 and Rule 715 of the Catalist Rules has been complied with.

MATERIAL CONTRACTS

(Rule 1204(8) of the Catalist Rules)

Other than disclosed in the audited financial statements for FY2021 and a service agreement between the Executive Director and the Company, there was no material contracts entered into by the Group involving the interest of the Chairman, CEO or any Directors or controlling shareholders which are either still subsisting at the end of FY2021 or if not then subsisting, entered into since the end of the previous financial year.



CONFIRMATION OF ADEQUACY OF INTERNAL CONTROLS (Rule 1204(10) of the Catalist Rules)

The Board and AC are of the opinion that the internal controls are adequate to address the financial, operational and compliance risks based on the following:

- internal controls and the risk management system established by the Company;
- work performed by the Internal Auditor and External Auditor;
- assurance from the CEO and CFO; and
- reviews done by the various Board Committees and key management personnel.

DEALINGS IN SECURITIES

(Rule 1204(19) of the Catalist Rules)

In line with Catalist Rule 1204(19), the Company has adopted a policy with respect to dealings in securities by Directors and officers of the Group. The Company, its Directors, Management and officers of the Group who have access to price-sensitive, financial or confidential information are not permitted to deal in the Company's shares for the period of one (1) month prior to the announcement of the Company's half-yearly results and full year results as the case may, ending on the date of announcement of the relevant results. The Company, its Directors and employees who are in possession of unpublished material price-sensitive information of the Group should not deal in the Company's securities on short term consideration. The Company, its Directors and executives are also expected to observe insider-trading laws at all times even when dealing with securities within the permitted trading period.

INTERESTED PERSON TRANSACTIONS

(Rule 907 and 920 of the Catalist Rules)

The Company has established procedures to ensure that all transactions with interested persons are reported in a timely manner to the AC and that the transactions are on an arm's length basis.

There was no interested person transactions exceeding S\$100,000 for the financial year ended 31 July 2021.

NON-SPONSOR FEES

(Rule 1204(21) of the Catalist Rule)

No non-sponsor fees were paid to the Company's sponsor, UOB Kay Hian Private Limited for FY2021.

USE OF PROCEEDS

(Rule 1204(22) of the Catalist Rule)

Pursuant to the Company's Initial Public Offer ("*IPO*"), the Company received net proceeds from the IPO of approximately \$\$4.5 million (the "*Net Proceeds*"). Please refer to the Offer Document for further details.



As at the date of this Annual Report, the Net Proceeds have been utilised as follows:

Purpose	Amount allocated (S\$'000)	Amount utilised (S\$'000)	Balance (S\$'000)
Development of the plantation site within the Licensed Area	1,900	(1,900)	-
Working capital	1,250	(1,250)(1)	-
Listing expenses	1,350	(1,350)	-
Total	4,500	(4,500)	-

Note:

(1) The utilisation of proceeds under working capital amounted S\$1,250,000 relates to payment of directors fees, employee compensation, professional fees and administrative expenses.

The IPO Proceeds have been fully utilised in FY2021 in accordance with the intended use of proceeds from the IPO as stated in the Offer Document.



Mr Lee Yong Soon and Ms Faridah Binti Mohd. Fuad Stephens who will be retiring by rotation under Article 98 of the Articles of Association of the Company, are seeking re-election at the forthcoming Annual General Meeting of the Company to be convened on Friday, 26 November 2021 ("*AGM*") (collectively the "*Retiring Directors*" and each a "*Retiring Director*").

The information relating to the Retiring Directors as set out in Appendix 7F to the Listing Manual (Section B: Rules of Catalist) of the Singapore Exchange Securities Trading Limited ("*SGX-ST*") ("*Catalist Rules*") as required under Rule 720(5) of the Catalist Rules, is set out below:

Name of Retiring Director	Lee Yong Soon (" <i>Mr Lee</i> ")	Faridah Binti Mohd. Fuad Stephens (" <i>Ms Faridah"</i>)	
Date of Appointment	27 April 2018	27 April 2018	
Date of last re-appointment	26 November 2018	26 November 2018	
Age	72	59	
Country of principal residence	Singapore	Malaysia	
The Board's comments on this appointment (including rationale, selection criteria, and the search and nomination process)	The Board of Directors, after considering the recommendation of the Nominating Committee, is of the view that Mr Lee possesses the requisite experience and capabilities to continue to assume his responsibilities as Lead Independent Non-Executive Director of the Company, Chairman of the Nominating Committee and Member of both the Audit Committee respectively. The Board has reviewed and concluded that Mr Lee has the expertise, knowledge and skills to contribute towards the core competencies of the Board.	The Board of Directors, after considering the recommendation of the Nominating Committee, is of the view that Ms Faridah possesses the requisite experience and capabilities to continue to assume her responsibilities as an Independent Non-Executive Director of the Company, Chairman of the Remuneration Committee and Member of both the Audit Committee and Nominating Committee respectively. The Board has reviewed and concluded that Ms Faridah has the expertise, knowledge and skills to contribute towards the core competencies of the Board.	
Whether appointment is executive, and if so, the area of responsibility	Non-Executive	Non-Executive	
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	 Lead Independent Director Chairman of Nominating Committee Member of Audit Committee Member of Remuneration Committee 	 Chairman of Remuneration Committee Member of Audit Committee Member of Nominating Committee 	
Professional qualifications	 Fellow of the Association of International Accountants of the United Kingdom Associate and Chartered Secretary of The Chartered Governance Institute of Australia. Member of the Singapore Institute of Directors 	 LLB (University of London) 	



Name of Retiring Director	Lee Yong Soon (" <i>Mr Lee</i> ")	Faridah Binti Mohd. Fuad Stephens (" <i>Ms Faridah"</i>)
Working experience and occupation(s) during the past 10 years	August 1999 to December 2014 – Financial Controller of Keppel FELS Ltd From June 2016 to April 2019 – Advisory and oversight role as an independent Non-Executive Director of Wong Fong Industries Ltd	 1993 – 2015, Managing Director of The Writers' Publishing House Sdn Bhd; Kiddy Writes Sdn Bhd; Writers' Publishing Holdings Sdn Bhd Since July 2010 – a Trustee on the board of Yayasan Daya Diri Up to April 2021 – Board member of Pusat Kebajikan Good Shepherd (which later became a company limited by guarantee named Good Shepherd Services) Since August 2021 – Trustee on the board of Yayasan Tun Fuad
Shareholding interest in the listed issuer and its subsidiaries	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
Conflict of interest (including any competing business)	None	None
Undertaking (in the format set out in Appendix 7H) under Rule 720(1) has been submitted to the listed issuer	Yes	Yes
Other Principal Commitments including D	irectorships	
Past (for the last 5 years)	 Independent Non-Executive Director of Wong Fong Industries Ltd 	 Up to April 2021 – Board member of Pusat Kebajikan Good Shepherd (which later became a company limited by guarantee named Good Shepherd Services)
Present		 Since July 2010 – Trustee on the board of Yayasan Daya Diri Since August 2021 – Trustee on the board of Yayasan Tun Fuad



Name of Retiring Director	Lee Yong Soon (" <i>Mr Lee</i> ")	Faridah Binti Mohd. Fuad Stephens (" <i>Ms Faridah"</i>)			
Information Required Pursuant to Rule 7	Information Required Pursuant to Rule 720(5) of the Catalist Rules				
(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			
(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			
(c) Whether there is any unsatisfied judgment against him?	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			
(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			



Name of Retiring Director	Lee Yong Soon (" <i>Mr Lee</i> ")	Faridah Binti Mohd. Fuad Stephens (" <i>Ms Faridah"</i>)
(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
(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?	No	No
(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 business trust?	No	No
 (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 	No	No
 (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 	No	No



Name of Retiring Director	Lee Yong Soon (" <i>Mr Lee</i> ")	Faridah Binti Mohd. Fuad Stephens (" <i>Ms Faridah"</i>)
 (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 	No	No
 (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, 	No	No
in connection with any matter occurring business trust?	or arising during that period when he	was so concerned with the entity or
(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
Disclosure applicable to the appointment	of Director only	
Any prior experience as a director of an issuer listed on the Exchange? If yes, please provide details of prior experience. If no, please state if the director has attended	Not Applicable	Not Applicable
or will be attending training on the roles and responsibilities of a director of a listed issuer as prescribed by the Exchange. 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).		





ABOUT THIS REPORT

Jawala Inc.'s ("Jawala") 2021 Sustainability Report reflects its sustainability initiatives and commitment to monitor and report its progress. This is our third year of reporting sustainability and it covers our implementation of sustainable strategies, overview of our Group's sustainability efforts and our approach towards risks and opportunities in environmental, social and governance ("ESG") aspects.

INTRODUCTION

Jawala is a forest resource company focusing on industrial tree plantations in Malaysia's Sabah state specialises in sustainable management of forestry resources, planting and extraction of timber. With improving COVID-19 statistics and steady roll-out of the national vaccination program, the ongoing national economic recovery is predicted to improve.

Our organisation-wide sustainability agenda "Replanting Sabah's Forests for Future Generations" represents our commitment to sustainable development. Jawala focuses on the optimisation of our operations, with the highest level of priority on addressing climate change, and now, more than ever, we hear our investors, our customers, our employees, and our communities echo that priority. Our focus on sustainable forest management will continue to be a pillar of success for the Group.

BOARD STATEMENT

Jawala is pleased to publish our sustainability report for the financial year ended ("FYE") 31 July 2021. Sustainability considerations are key to our long-term business strategy and we appreciate opportunity to present our achievements and ambitions.

The Board of Directors of Jawala ("the Board") is entrusted with the responsibility of overseeing the business and corporate affairs of the Group, including sustainable value to stakeholders through the principles, policies, objectives and strategies. The Board has considered sustainability issues as part of its strategic formulation and determined the ESG factors which are material to the Group for reporting. Our Board assesses opportunities and risks presented by material ESG topics.

Other than financial performance targets, the Board may set key ESG performance targets to meet Jawala's objective and our sustainability agenda. A team comprising selected senior management and key executives of the Group assist the Board in overseeing the sustainability reporting. We review our sustainability practices periodically and the annual sustainability report is submitted to the Board for endorsement.

SCOPE OF THIS REPORT

Reporting Boundaries and Standards

This report is prepared in line with Sustainability reporting requirements of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual and Global Reporting Initiative ("GRI") Sustainability Framework. GRI is an independent, international organisation that helps businesses and other organisations take responsibility for their impacts, by providing them with the global common language to communicate those impacts. GRI provides the world's most widely used standards for sustainability reporting – the GRI Standards.

We use GRI standards as it provides Jawala with a flexible and future-proof reporting structure, its forward-looking and rigorous approach advocated by GRI also ensures its process and topics always remain up-to-date and relevant. GRI standards considers policy assimilation and references, enabling easy reference that meets all needs for sustainability reporting – from comprehensive reports to issue-specific disclosures.



Reporting Period and Scope

This report covers information based on our fiscal year from 1 August 2020 to 31 July 2021. Our sustainability initiatives on ESG aspects covers our sole principal subsidiary, Jawala Plantation Industries Sdn Bhd ("JPISB").

In this report, we describe our existing policies, approaches and initiatives towards sustainability, with focus on environmental, social and governance ("ESG") topics that are considered material to the Company and its subsidiary (collectively, the "Group") and our key stakeholders. Monetary amounts are in Ringgit Malaysia unless otherwise stated.

External Assurance on this Report – This report has not been audited by external auditors. The Group will consider seeking external assurance for our future sustainability reports when the need arises.

KEY SUSTAINABILITY HIGHLIGHTS – TARGETS AND ACHIEVEMENTS

During the year, we monitor our sustainability targets and convert any potential opportunities into action.

Sustainability Matters	Target – FY2022	Targets – FY2021	FY2021 Achievement	FY2020 Achievement
Environmental Impact Assessment and Mitigation	 Forest silviculture – 90% To be replanted – 1,500 ha** 	 Forest silviculture – 90% To be replanted – 560 ha** 	 Forest silviculture – 84% Replanted – 452.04 ha*** 	 Forest silviculture – 90.2% Replanted – 727 ha
Compliance with SFMLA	• 100% Complied	• 100% Complied	• 100% complied	• 100% complied
Nursery and Seedling Production	 Target seedling production: 825,000 To be planted: 750,000 	 Target seedling production: 310,000 To be planted: 282,000 	Seedling production – 375,000 Planted – 224,502 seedlings	Seedling production – 500,000 Planted – 348,000 seedlings
Workforce Diversity	 Board – 33% Female Employee Gender: 35% F: 65% M 	 Board – 33% Female Employee Gender: 35% F: 65% M 	 Board – 33% Female Employee Gender: 27% F: 73% M 	 Board – 33% Female Employee Gender: 31% F: 69% M
Health and Safety	LTI* – No major incident	LTI* – No major incident	LTI* – No major incident	LTI* – No major incident

Legend:

-F- Female

M – Male

Ha – hectares

*** Only 80.72% replanting achieved against target FY2021. This is due to late approval of Compartment Planting Plan and AWP2020 in mid June 2020. Planting operation only resumed in June 2020. The Company faced with shortage of machinery and manpower to carry out planting activities due to MCO implemented by Malaysian Government.

^{*} LTI: Lost Time due to Injury defined as a major incident involving fatality or injuries to workers require hospitalisation and workers to stop work for more than 4 days.

^{**} Part of Compartment 16, 17, 29, 31, 32, 38, 39, 13, 14, 34, 35, 36, & 37 – based on the calendar year of Annual Work Plan (AWP) 2021 and Forest Management Plan.



OUR SUSTAINABILITY GOVERNANCE



We believe a strong governance structure and a clear line of accountability will enable the Group to deliver its commitment to sustainability.

The Board has oversight responsibility to deliver sustainable value to stakeholders through the principles, policies, objectives and strategies of Jawala. The Board is primarily responsible for the Group's sustainability practices and performance and is assisted by a team comprising of selected senior management and key executives. The team initiates, drives and monitors various aspects of the Group's sustainability practices, ensuring effective integration of ESG initiatives into the business operations and corporate objectives.

STAKEHOLDERS' ENGAGEMENT

The Group understands the needs and expectations of our key stakeholders and strive to build mutually beneficial relationships. We engage our key stakeholders through the following ways and identified area of interest in FY 2021:

Stakeholders	Means of communication	Frequency	Area of interest
Shareholders	 Annual and general meetings Corporate websites SGX-ST announcements 	AnnuallyPeriodicallyAd hoc	 Financial position Transparency and Business Ethics Corporate Governance
Government and Regulators	 Consultations and seminars organised by regulatory bodies Advice and information from professionals e.g., sponsors and regular liaison with the Sabah Forestry Department to comply with their requirements 	• Regularly	 Compliance with regulatory and act Sustainable forest management
Customers	Meetings and feedback	• Annual	 Product quality Product certification Sustainable forest management
Suppliers	 Suppliers' assessment and feedback 	• Annual	 Supplier assessment Jawala's company policies and commitments to sustainable forest management
Employees	 Regular communication and engagement activities Trainings Regular staff performance assessment 	RegularlyAnnual	 Health and Safety Career development Business ethics



MATERIAL SUSTAINABILITY MATTERS

Our sustainability material matters were identified in FY2019 and were reviewed annually through series of discussions with the operational managers, senior management and presented to the Board for concurrence and approval. The nature of our business operation has been consistent and there were no material changes during the financial year. This led to a decision to maintain our material sustainability matters consistent with last year reporting.

The identified sustainability matters have taken the consideration of the impact to external stakeholders and internally to the Group based on their relevance to the business, strategy and business model. Subsequently, key sustainability matters were classified, rated and activities relevant to the material issues were recorded with its key performance indicators. The management reviewed, identified and prioritised eight (8) key issues based on importance to our stakeholders and the impact to our businesses. In FY2021, feedback from key stakeholders continued to affirm the validity of material ESG topics.

OUR MATERIALITY PROFILE

Prioritised ESG factors are at the top right-hand corner items (1) to (4) because they are highly relevant to the stakeholders and significant to the business.



1 Compliance SFMLA – E

- 2 Legal Compliance and Corporate Governance G
- 3 Training and Staff Development S
- 4 Health and Safety S
- 5 Environmental Impact Assessment and Mitigation E
- 6 Workforce Diversity S
- 7 Research and Development E
- 8 Community Development S

- E = Environment
- S = Social
- G = Governance



We classify our material sustainability matters into ESG as follows:



Details explanation for each of these 8 material sustainability areas are explained in the next section.

ENVIRONMENT

Research and Development

Our organisation-wide sustainability agenda is "Replanting Sabah's Forests for Future Generations". This agenda translated into a sustainable forest management and protecting the environment. The Group has established principle of sustainable forest management which aligned with our sustainability agenda as follows:

Protection of forest reserves, wildlife reservers, virgin jungle reserves etc

Protection of riparian reserve

No discharge of any toxic chemicals into the river which is liable to cause pollution

No illegal logging, no hunting of wildlife, no fishing and use of explosives or poisons



We have engaged a consultant to perform assessment of High Conservation Value Forest ("HCVF") for our licensed area. The HCVF report intended to identify the part of the Forest Management Unit that need to be protected under the forest concession area covering the rich biodiversity, wilderness, soil and water resources. High Conversation Value ("HCV") areas are defined as natural habitats where these values are considered to be outstanding significance or critical importance. The HCV concept was originally developed by Forest Stewardship Council ("FSC") to help define forest areas of outstanding and critical importance HCVF for use in forest management certification. There are 6 areas defined under HCV as follows:

- 1. HCV 1: Biodiversity value which includes:
 - A) HCV 1.1: Protected Areas
 - B) HCV 1.2: Threated and Endangered Species
 - C) HCV 1.3: Endemism; and
 - D) HCV 1.4: Critical Temporal use
- 2. HCV 2: Landscape Level Forest which defines as Forest area contains or is part of a globally, regionally or nationally significant large landscape level forest where significant populations of most if not all naturally occurring wildlife species exist in natural patterns of distribution and abundance.
- 3. HCV 3: Ecosystem that defines as Forest area contains or is part of a threatened or endangered ecosystem.
- 4. HCV 4: Service of Nature that identified as Forest area that provides basic services of nature in critical situations that includes:
 - A) HCV 4.1: Watershed Protection
 - B) HCV 4.2: Erosion Control
 - C) HCV 4.3: Barriers to Destructive Fire
- 5. HCV 5: Basic Needs for Local Communities where Forest area is fundamental to meeting basic needs of local communities.
- 6. HCV 6: Cultural Identity of Local Communities where Forest area is critical to local communities' traditional cultural identity.

Our HCV consultant performed an assessment of the HCVF in JPISB from August 2020 to July 2021, revealed that five out six conservation value remains applicable. The HCVF assessment reported that the total hectarage of HCV areas decreased by 88 hectares ("ha") or 2.6% to 3,287 ha from 3,375 ha in FY2020. The decrease HCV areas was due to loss of water catchment area and encroachment of HCV area by logging and plantation activities. Jawala conducted restoration activities in the conservation areas through installation of signboards, we enforced our boundary demarcation, re-demarcation and re-brushing, establishment of Rafflesia buffer and new water catchment areas.









The total hectarage of HCV areas with 3,287 ha was allocated with conservation areas (1,447 ha), wildlife corridor (105 ha), water catchment (242 ha), riparian (1,257 ha), rafflesia (36 ha), buffer and stepping stone areas (73 ha). The HCVF also reported that the number of species of trees, mammals and birds remain unchanged.

As a sustainable forest manager, research and development enable the Group to explore and developing good quality of seedling and increase planting productivity. Our efforts in increasing planting productivity through an innovative design of a seedling tray which was registered as our intellectual property on 9 May 2019. This tray design enables saplings to be kept and nurtured efficiently until they are suitable for field planting and increase planting productivity significantly.

Environmental Impact Assessment and Mitigation

In safeguarding our environment, Jawala maintained its environmental compliance with the requirements of Forest Management Plan, Sustainable Forest Management License Agreement ("SFMLA") and Sabah Timber Legality Standard through periodic monitoring by in-house and appointed environmental consultants.

To achieve forest sustainability, our principles embedded in our practices to ensure the perpetuity of the forest as natural resource by undertaking:

- Precautions to protect the forest from fire, encroachment and poaching;
- Planting, regenerating, harvesting, silvicultural treatments of residual stand and forest protection;
- Observes the rules within the riparian reserve;
- Recognising the limitations on the capacity of the forest to produce a sustainable flow of products through schedule replanting;
- Establish goals and actions for managing the Commercial Class II Forest Reserves on an ecologically sustainable and economically substantiated basis;
- Emphasise on all aspects of forest management including silvicultural treatment and enrichment planting;
- Conduct Environmental Impact Assessment during planning process; and
- Minimise environmental impact through reduced impact logging and extraction of logs.

Our forest management activities and objectives were measured with the 3 main key performance indicators ("KPI").





During FY2021, we achieved the following activities:



Our sustainable forest management translated through maintenance of certification. The following certification proven we have complied with the Sabah Timber Legality Standard and requirement of SFMLA.



Sabah Timber Legality Assurance System

This certification provide assurance on legal and compliance with the Sabah Timber Legality Standard.

Replanting

During FY2021, we planted the field with a total number of 224,502 seedlings (FY2020: 348,000) of two tree species namely, white laran and red laran. Our replanting operation for white laran and red laran covered a total of 452 ha in our licensed area.





Compliance Certificate

This certificate awarded to JPISB for demonstrated compliance with Sabah Government forest regulation. This compliance certificate is awarded by Chief Conservator of Forest, Sabah Forest Department.

Silviculture Treatment

Silviculture treatment is essential in forest management program to eliminate competing vegetation and other woody vines with future crop trees for light and nutrients. As such, silviculture treatment is able to enhance growth of commercial tree species and bring them to harvestable size at the shortest time possible. During the FY 2021, Jawala achieved 84% (FY 2020: 90.2%) of silviculture programme for forest concession under our management.

Our response to climate change

Global warming and climate change have become a critical issue due to the increasing accumulation of greenhouse gases ("GHG") dominated by carbon dioxide. Forest ecosystems can play a significant role to reduce GHG from atmosphere via photosynthesis and store carbon in tree biomass and in the soil. Tropical forests have a huge potential to sequester atmospheric carbon dioxide along with protecting forested lands, reducing deforestation and balancing climatic condition with different mitigation options.

We monitor our emission and electricity consumption that generate GHG emissions. The following key activities in Jawala have been identified for the scopes of GHG emissions as defined by World Business Council for Sustainable Development and World Resources Institute's ("WBCSD/WRI") GHG Protocol.

- Scope 1 Diesel consumption from company vehicle;
- Scope 2 Purchase electricity; and
- Scope 3 None

We have installed solar panels near our base camp and facilities since year 2017 to offset use of generators which generate carbon emission. As of FY2021, we have installed a total of 7 units solar panels and generated 25,125 kw/h (FY2020: 25,125 kw/h) for our base camps, labour quarters and central office. We consumed water from natural streams located close to our base camps and process sufficient water for our employees' consumption living in the base camps.

Jawala as forest resource company plays its key role in forest management to reduce GHG, mitigating climate condition and reducing negative impact to environment. Our forest management practices include replanting, regenerating and silviculture treatment in mitigating negative impacts of climate change ensuring forest under our management more resilient. Our approach to conservation also cover forest protection and monitoring pest outbreak as initiatives to protect our forest ecosystem and biodiversity.

Our environmental policy and sustainable forest management commitment guide us in ensuring our procedures, processes, activities and programmes are within responsible and sustainable forest management practices.



SOCIAL

Occupational Safety and Health

At Jawala, our employees safety and health is of utmost importance to us. We strive to continuously improve our Occupational Safety and Health ("OSH") practices to reduce workplace accident rate and maintain a safe working environment for our employees.

We have established an OSH Committee which is led by an OSH Chairman with six (6) and five (5) members comprising of both employer and employee representatives, respectively.

The OSH Committee meets on a quarterly basis to review, develop and update safety rules and systems as well as to assess the effectiveness of existing safety programmes at Jawala. Each meeting requires the participation of both representatives of employer and employee, and discusses latest accident statistics, safety improvement measures and matters related to OSH.

Among the initiatives/measures in place to minimise OSH risk and hazards includes:

- OSH Policy and procedures;
- Provision of personal protective equipment ("PPE");
- Safety supervision at campsite by Safety and Health Officer;
- Weekly Safety Toolbox Briefing; and
- Safety inspection activities;

Apart from the above, in FY2021, 70% (FY2020: 13%) of the trainings/briefings conducted were related to OHS. Employees were nominated to attend internal trainings/briefings pertaining to OSH. All trainings/briefings were conducted by our own Jawala's employees, focused on safety at workplace.

The strict adherence enabled Jawala to consistently achieved ZERO Lost Time Injury (FY 2020: ZERO) during FY2021 out of a total of 209,664 manhours (FY2020: 222,144 manhours) worked.

COVID-19 Pandemic Responses

In response to the COVID-19 pandemic, Jawala has formalised Standard Operating Procedure ("SOP") concerning COVID-19 control measures. The Group implemented various control measures as recommended by Malaysian National Security Council (Majlis Keselamatan Negara ("MKN"), Ministry of Health ("MOH"), and the Ministry of International Trade and Industry ("MITI").

Among the initiatives/measures taken to minimise pandemic risk includes:

- Establishing COVID-19 Emergency Response Team to take immediate action when receiving report on employees detected having COVID-19 symptom at the workplace;
- Providing safety briefings session/awareness related to control and preventive measures related to COVID-19 and rules to comply with at the workplace;



- Enforcing mandatory COVID-19 vaccination for all employees;
- Distribution 102 boxes of face masks and 99 bottles of hand sanitizers to all departments;
- Daily health self-declaration and temperature screening at all entrances (i.e. office and campsite);
- Strictly control and minimise campsite occupant outing movement to reduce infection risk.
- Daily disinfection at office and campsite; and
- Provide signage and mark social distancing at office and campsite.



Malaysian Government implemented National COVID-19 Immunisation Programme since December 2020 by providing COVID-19 vaccine to all citizens and non-citizens of Malaysia. The approach by the Government is to at least 80% of Malaysia's adult population to receive vaccines by February 2022 with the expectation it will reduce infections, hospitalisations and death, and to embark national economy in recovery journey. To align with the objective of the National COVID-19 Immunisation Programme, Jawala worked with nearest medical facilities to register vaccination for all employees at campsites. All our employees had completed the COVID-19 vaccination as at the date of this Annual Report. A strict adherence to COVID-19 SOP enabled Jawala to achieve ZERO cases of COVID-19 in both FY2021 and FY2020.

Employees

At Jawala, we recognise our employees as valuable contributors to the Group's business operations and sustainability efforts. We care for our employees to ensure that they have a sense of belonging. We support diversity in our employment profile, and practice equal opportunities regardless of race, gender, age, and religion. We believe that diversity of our employees with different perspectives and social cultural background enables the company to grow rapidly.

Jawala's employee handbook governs all aspects of Human Resource ("HR") policies and procedures, and we ensure that all employees are treated fairly from the point of recruitment to promotion and retirement.

Total Employees and Gender Profile

Jawala recorded total workforce strength of 95 in FY2021 (FY2020: 72), constituting 73% of male and 27% female (FY2020: 69% male, 31% female) respectively. Our gender diversity remained a challenge due to remote working conditions in the logging and timber industry and the participation of female is mainly focused in the administrative and management aspects.



We do not discriminate between gender, and we encourage our female employees to consider working in our forest plantation, subject to their working interest and willingness.



In FY2021, our Board of Directors Team comprises of 67% male (FY2020: 67%) while the female diversity was at 33% (FY2020: 33%). One third of our Board members are women and 50% of our Board members consist of Independent Directors.

Board of Directors Team by Gender - FY2021



Age Profile

We recognise that operating in challenging environment such as the logging and timber industry, which is labour intensive, it is essential to engage young talents. Our experienced employees share their experience and knowledge, guiding our younger employees on operational and strategic aspects of the business.

The chart illustrates that the majority, which is 48% (FY2020: 54%) of our employees were between 30 – 50 years of age; while 46% (FY2020: 40%) of our workforce falls below 30 years of age, followed by 6% (FY2020: 6%) which were 50 years of age and above.





Age Profile - FY2021 & FY2020

Training and Staff Development

The Group is committed to train and enhance the employees' professional industrial skills and knowledges, and at the same time, nurture an outstanding and proactive team. We believe that continuous training and development learning for all our employees will not only benefit their personal development and growth but will also benefit our business growth. We appreciate the benefits of maintaining an engaged workforce. Thus, we continuously develop our employees' skills, capabilities, and knowledge.

During the FY2021, we provided total of 86 training hours to our employees (FY2020: 30 hours). Various types of training courses, including professional and personal development, conducted by internal and external trainers through online webinars, and public programs.

Care for our Employees

Employees' retention, turnover and hire

In FY2021, we have recruited a total of 39 new employees (FY2020: 37 new hires), while the employee turnover rate in FY2021 was reduced by 23% as compared to 49% in FY2020. Focusing on building a sustainable workforce is our ultimate objective to drive the business towards future success. We are actively communicating with employees to understand their needs and to identify dissatisfaction and improvement areas.

Consistent with the national initiative, we initiated steps to encourage bumiputra employment. These efforts include:

- Training and instruction shall be both on the job and in educational or professional institutions in Malaysia or abroad so as to develop capabilities of local staff and to transfer the technical and managerial skills;
- Equal rights shall be always permitted to all employees in the same job classification regardless of race and religion;
- Adequate insurance coverage for its employees and third parties' liability;
- Sufficient housing and medical facilities (i.e. Camp Clinic) was set up for the employees;
- Occupational Safety and Health ("OSH") committee was established to create awareness and conduct trainings to protect the health and safety of employees. All accident incidences must be reported to the OSH committee immediately with action plan;
- Established educational institutions in conjunction with the Education Department; and
- The Group want to attract and maintain skilled and talented employees. During the year, we conducted trainings covering both technical and non-technical skills enabling our employees with the latest technologies and skills necessary for the future.

SUSTAINABILITY REPORT



We prefer recruiting from local as we believe it increases job opportunities for the talented locals and they are best fitted for the job since they understand the Malaysian market needs.

All our employees signed employment contracts with key employment terms and conditions clearly spelt out ensuring our employees understand the working terms and conditions and minimising potential employment disputes. Among the key employment terms specified in the employment contract include job title and description, duration of employment, working hours, salary and allowances, statutory contributions and deductions, leave entitlements, probation and notice periods, key insurance and medical benefits, etc.

The Group reviews the compensation and benefit programme regularly. As part of our caring employer, we offer competitive compensation and benefit programmes, some beyond the regulatory requirements. These include additional hardship allowance for those employees staying at the camps or stationed in the jungles and paternity leave up to 3 days.

Community Development within the License Area

We are committed to maintaining the well-being of our community, and we believe that we have a responsibility to give back to society to bring a positive impact to the community. We actively engage our local community through our Corporate Social Responsibility ("CSR") programmes and incorporate these values into our business practices.

In FY2021, we contributed a total of RM42,444 (FY2020:RM48,364) for various CSR activities.

CSR activities held include:

- Installation and maintenance of gravity water pipes in Kampung Sinikaluan;
- Piping equipment to obtain a source of clean water in the villages around JPISB and Tibow District Forestry Office;
- Delivery of piping goods and contributions in Kampung Sinikaluan during the implementation of Movement Control Order ("MCO");
- Repaired Kampung Murut Kalabakan's road;
- Delivery of piping equipment to repair damaged pipes at Tibow District Office;
- Machinery assistance for cleaning of house site area and drainage in Kampung Kuku Amas; and
- Monetary donations to nearly villages.



GOVERNANCE

Legal Compliance and Corporate Governance

The Group recognises the importance of corporate governance and advocates high standards of accountability to all stakeholders, both internal and external. To enhance corporate transparency and maintain an ethical environment within the Group, the Board of Directors is committed to sustaining a high standard of corporate governance by implementing good practices recommended by Code of Corporate Governance 2018 issued on 6 August 2018 (the "Code 2018"). The decision-making process of the Group is strictly in line with all applicable legal and regulatory requirements as well as adherence to the requirements set out in SFMLA.

Compliance with Laws and Regulations

It is in our interest to comply with national laws and regulations in the countries where we operate. The following are the key laws and regulations that we are required to comply in order to carry out our business operation.



We are pleased to report that ZERO incidence of non-compliance in FY2021 (FY2020: Nil) and we have not been fined or penalise (FY2020: Nil) by any authorities/government agencies relating to violation of laws and regulations.

The Group obtained its TLAS Certificate covering the period from 20 January 2021 to 19 January 2022 based on the assessment conducted by GFS (Sabah) Sdn Bhd. The CoC from Sabah Timber Legality Assurance System was issued on 20 January 2021.



This certification represents that all plantation activities are conducted in strict compliance with the FMP and all standards pertaining to plantations in the Sustainable Forest Management License Agreement ("SFMLA").

Ethics and Integrity

The Group sets high standards and expectations for its employees to act ethically, professionally and with integrity at all times when dealing with stakeholders. We are committed to follow the highest ethical standards of business practice and have formalised the Group's Professional Business Code



of Ethics. This guide ensures that the business conduct of all our employees is aligned to the nature of our values, principles and business practice and is conducted in a manner which avoids any conflict of interest and/or allegation of bribery or compromise. It sets the minimum ethical requirements expected from all of our employees.

All directors are required to complete and sign an annual declaration form declaring any direct or indirect interests and any interested party transactions in relation to the Group. Any of our employee who has a financial interest, whether directly/ indirectly/whether through a family member/relative with our supplier, company, client, business associate or service organisation, is required to declare such interests in writing to the Group's CEO.

Anti-Corruption and Anti-Fraud

Section 17A of the Malaysian Anti-Corruption Commission Act 2009 ("MACC Act 2009") which comes into force on 1 June 2020 places the obligation on a commercial organisation to have adequate procedures in place to prevent persons associated with it from committing corrupt acts as defined under the MACC Act 2009. We enforce procedures in accordance with our Anti-Bribery & Anti-Corruption ("ABAC") Policy and Guidelines which are available at www.jawalainc.com.

Jawala adopts zero tolerance approach towards all forms of bribery and corruption. The Group promotes the value of good governance and integrity in carrying out its business activities. In FY2021, training covering anti-bribery and MACC laws was provided to raise awareness among new employees.

Our Whistleblowing Policy aims to provide a structured mechanism for employees and others to raise or report concerns about ongoing or suspected wrongful activities or wrongdoings to provide reassurance that they will be protected from reprisals or victimisation for whistleblowing in good faith. The Whistleblowing Policy is available on our corporate website at www.jawalainc.com.

Enterprise Risk Management

The Group acknowledges the importance of risk management and has implemented an Enterprise Risk Management ("ERM") system. The output from the ERM process will be used as a tool to manage the Group's key risks on a continuous basis. We, with the assistance of an external consultant, had established a formal ERM framework which facilitates risk assessment and the identification of risk actions. The external consultant will perform independent yearly risk re-assessment and update the risk profiles and risk registers.

To manage the top five risks, we have implemented and conducted bi-annually risk assessment and updates. As delegated by the Board of Directors, it is the responsibility of the Audit Committee to oversee the effectiveness of risk management system and internal controls, with core function of ERM framework remains with the senior Management. We will continuously integrate and apply risk management in operating departments' decision making and tasks execution activities.



SUSTAINABILITY REPORT MAPPING TO GRI

a. Mapping GRI Content Index – Core Option

	GRI STANDARD	DISCLOSURE	REFERENCE
	102-1	Name of the organisation	Jawala Inc.
	102-2	Activities, bands, products and services	Pg. 1
	102-3	Location of headquarters	Lot 2-10 & 2-11, Pusat Komersil, Latitud 6, 88300 Kota Kinabalu, Sabah
	102-4	Locations of operations	Pegalongan Camp, Sapulut, Nabawan
	102-5	Ownership and legal form	Pg. 54 – 55
	102-6	Markets served	Sabah, East Malaysia
	102-7	Scale of the organisation	Pg.63
	102-8	Information on employees and other workers	Pg. 63 – 66
	102-9	Supply chain	Not applicable
	102-10	Significant changes to the organisation and its supply chain	No significant changes to the organisation and its supply chain during the year.
	102-11	Precautionary principle or approach	Not applicable
GENERAL	102-12	External initiatives	Not applicable
DISCLOSURES	102-13	Membership of associations	Not applicable
	102-14	Statement from senior decision maker	Pg. 53
	102-18	Governance structure	Pg. 55
	102-40	List of stakeholder groups	Pg. 55
	102-42	Identifying and selecting stakeholders	Pg. 55 – 56
	102-43	Approach to stakeholder engagements	Pg. 55 – 56
	102-44	Key topic and concerns raised	Pg. 54
	102-45	Entities included in the consolidated financial statements	Pg. 106
	102-46	Defining report content and topic boundaries	Pg. 53
	102-47	List of material topics	Pg. 56
	102-48	Restatements of information	No restatement of information.
	102-49	Changes in reporting	No changes in reporting.
	102-50	Reporting period	1 August 2020 to 31 July 2021
	102-51	Date of most recent report	5 November 2020



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SUSTAINABILITY **REPORT**

GRI STANDARD	DISCLOSURE	REFERENCE
102-52	Reporting cycle	Annual
102-53	Contact point for questions regarding the report	Lot 2-10 & 2-11, Pusat Komersil, Latitud 6, 88300 Kota Kinabalu, Sabah
102-54	Claims of reporting in accordance with the GRI Standards	Pg. 53 This report is guided by GRI Standards (Core Option)
102-55	GRI content index	Pg. 69 – 70
102-56	External assurance	The Company may consider seeking external assurance in the future.

b. Mapping GRI Content Index – Specific Topics

	GRI STANDARD	DISCLOSURE	REFERENCE
MATERIAL TOPICS	Economic Performance		
	205-1	Operations assessed for risks related to corruption	Pg. 68
	Environment		
	304-1	Operational sites owned, leased, managed in, or adjacent to, protected areas and areas of high biodiversity value outside protected areas	Pg. 57 – 61
	304-3	Habitats protected or restored	Pg. 57 – 61
	305-2	Energy indirect (Scope 2) GHG emissions	Pg. 57 – 61
	307-1	Non-compliance with environmental laws and regulations	Pg. 67
	Employment		
	401-1	New employee hires and employee turnover	Pg. 63 – 64
	Occupational Health and Safety		
	403-9	Work-related injuries	Pg. 54
	Diversity & Equal Opportunity		
	405-1	Diversity of governance bodies and employees	Pg. 53 & Pg. 63 – 66
	Local Communities		
	413-1	Operations with local community engagement, impact assessments, and development programs	Pg. 66
	419-1	Non-compliance with laws and regulations in the social and economic area	Pg. 67 – 68


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FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

The directors present their statement to the members together with the audited financial statements of the Group for the financial year ended 31 July 2021 and the balance sheet of the Company as at 31 July 2021.

In the opinion of the directors,

- (i) the balance sheet of the Company and the consolidated financial statements of the Group as set out on pages 81 to 122 are drawn up so as to give a true and fair view of the financial position of the Company and of the Group as at 31 July 2021 and the financial performance, changes in equity and cash flows of the Group for the financial year covered by the consolidated financial statements; 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.

Directors

The directors of the Company in office at the date of this statement are as follows:

Datuk Jema Anton Khan ("Datuk Jema Khan") Abdul Rahman Khan Bin Hakim Khan ("Mr. Rahman Khan") Nadja Binti Jema Khan Muaz Bin Jema Anton Khan (Alternate Director to Nadja Binti Jema Khan) Lee Yong Soon Leow Ming Fong @ Leow Min Fong ("Leow Ming Fong") Faridah Binti Mohd. Fuad Stephens

Arrangements to enable directors to acquire shares and debentures

Neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose object was to enable the directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate, other than as disclosed under "Share options" and "Performance share plan" in this statement.

Directors' interests in shares or debentures

According to the register of directors' shareholdings, none of the directors holding office at the end of the financial year had any interest in the shares or debentures of the Company or its related corporations, except as follows:

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	Holdings registered in name of director		Holdings in which the directors are deemed to have an interest	
	As at As at 31.07.2021 31.07.2020		As at 31.07.2021	As at 31.07.2020
Jawala Inc. (No. of ordinary shares)				
Datuk Jema Khan ^{(1) (2)}	-	_	100,000,000	100,000,000
Nadja Binti Jema Khan ⁽²⁾	-	-	-	-
Muaz Bin Jema Anton Khan ⁽²⁾	-	_	-	_
Immediate and ultimate holding corporation - Jawala Corporation Sdn. Bhd. (No. of ordinary shares)				
Datuk Jema Khan ^{(1) (2)}	3,000,000	3,000,000	-	-
Nadja Binti Jema Khan ⁽²⁾	1,500,000	1,500,000	-	_
Muaz Bin Jema Anton Khan	1,500,000	1,500,000	-	_





Directors' interests in shares or debentures (continued)

- (1) Datuk Jema Khan, who by virtue of his interest of not less than 20.00% of the issued share capital of the immediate and ultimate holding corporation, is deemed to have interests in the shares of the Company and the subsidiary corporation.
- (2) The Chairman, Datuk Jema Khan, is the father of Non-Independent Non-Executive Director, Ms. Nadja Binti Jema Khan and Alternate Director to Ms. Nadja Binti Jema Khan, Mr. Muaz Bin Jema Anton Khan, the cousins of Chief Executive Officer cum Executive Director, Mr. Rahman Khan and the son of our Substantial Shareholder, Tan Sri Abdul Majid Khan. Jawala Corporation Sdn. Bhd. ("Jawala Corporation") is a company incorporated in Malaysia. The shareholders of Jawala Corporation are Tan Sri Abdul Majid Khan, who holds approximately 35.32% of the total shareholding interest in Jawala Corporation, Datuk Jema Khan, who holds 20.00% of the total shareholding interest in Jawala Corporation, Mr. Chee Ah What who holds approximately 14.68% of the total shareholding interest in Jawala Corporation, and Mr. Muaz bin Jema Anton Khan, Ms. Qamra Binti Jema Khan and Ms. Nadja Binti Jema Khan who each hold 10.00% of the total shareholding interest in Jawala Corporation, Mr. Nuaz bin Jema Anton Khan, are siblings, and the children of Datuk Jema Khan. Mr. Chee Ah What is not related to any of the Substantial Shareholders, Directors or Executive Officers.

The directors' interests in the ordinary shares of the Company as at 21 August 2021 were the same as those as at 31 July 2021.

Share options

THE JAWALA EMPLOYEE SHARE OPTION SCHEME

In conjunction with the Company's listing on the Catalist of Singapore Exchange Securities Trading Limited ("SGX-ST"), the Group has adopted the Jawala Employee Share Option Scheme ("ESOS") which was approved by its shareholders at an Extraordinary General Meeting ("EGM") held on 26 April 2018. The ESOS is administered by a committee comprising of members of the Nominating Committee and the Remuneration Committee (the "Administration Committee"). The ESOS provides for the grant of share options ("Options") to employees and Directors ("ESOS participants").

The selection of the ESOS participants and number of shares which are subject of each Option to be granted to an ESOS participant in accordance with the ESOS shall be determined at the absolute discretion of the Administration Committee, which shall take into account criteria such as, *inter alia*, the rank, scope of responsibilities, performance, years of service and potential for future development and contribution to the success of the Group.

Under the ESOS, the number of shares over which the Administration Committee may grant Options on any date, when added to the number of shares issued and issuable in respect of all Options granted under the ESOS (including the Jawala Performance Share Plan and any other share option scheme of the Company) shall not exceed 8% of the number of issued shares (excluding treasury shares and subsidiary holdings) on the day preceding the date of the relevant grant.

Options granted with the exercise price set at market price shall only be exercisable, in whole or in part at any time, by an ESOS participant after the first anniversary of the offer date of that Option, provided always that the Options shall be exercised before the fifth anniversary of the relevant offer date, or such earlier date as may be determined by the Administration Committee, failing which all unexercised Options shall immediately lapse and become null and void and an ESOS participant shall have no claim against the Company.

Options granted with exercise price set at a discount to market price shall only be exercisable, in whole or in part at any time, by an ESOS participant after the second anniversary from the offer date of that option, provided always that the Options shall be exercised before the fifth anniversary of the relevant offer date, or such earlier date as may be determined by the Administration Committee, failing which all unexercised Options shall immediately lapse and become null and void and an ESOS participant shall have no claim against the Company.





FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

Share options (continued)

THE JAWALA EMPLOYEE SHARE OPTION SCHEME (continued)

Options may lapse or be exercised earlier in circumstances which include the termination of the employment of the participant in the Group and the parent company, the bankruptcy of the participant, the death of the participant, a take-over of the Company, and the winding-up of the Company.

There were no options granted to the ESOS participants from the commencement of the ESOS up to the end of the financial year.

No options have been granted to controlling shareholders of the Company and their associates under the ESOS from the commencement of the ESOS up to the end of the financial year.

None of the ESOS participants received 5% or more of the total number of options available under the ESOS.

There were no options being exercised during the financial year.

There were no shares issued during the financial year by virtue of the exercise of options to take up unissued shares of the Company or its subsidiary corporation.

There were no unissued shares under Options in the Company or its subsidiary corporation as at the end of the financial year.

Performance share plan

THE JAWALA PERFORMANCE SHARE PLAN

In conjunction with the Company's listing on the Catalist of SGX-ST, the Group has adopted the Jawala Performance Share Plan ("PSP") which was approved by its shareholders at the EGM held on 26 April 2018. The PSP is administered by the Administration Committee. The PSP provides for the grant of incentive share awards ("Awards") to employees and Directors ("PSP participants").

The selection of the PSP participants and number of shares which are subject of each Award to be granted to a PSP participant in accordance with the PSP shall be determined at the absolute discretion of the Administration Committee, which shall take into account criteria such as, *inter alia*, the rank, job performance and potential for future development and contribution to the success of the Group.

Under the PSP, the total number of shares which may be delivered pursuant to the vesting of Awards on any date, when added to the aggregate number of shares issued and issuable in respect of (a) all Awards granted under the PSP; and (b) all options granted under any share option, shares incentive, performance share or restricted plans of the Company and for the time being in force, shall not exceed 8% of the number of issued shares (excluding treasury shares and subsidiary holdings) on the day preceding the date of the relevant grant.

The PSP allows for the participation by full-time employees of the Group (including the Executive Directors) and Non-Executive Directors (including Independent Directors) who have attained the age of 21 years and above on or before the relevant date of grant of the Award, provided that none shall be an undischarged bankrupt or have entered into a composition with his creditors. Controlling shareholders of the Company and their associates will be eligible to participate in the PSP provided they have met the eligibility criteria and that all other conditions for their participation in the PSP as may be required by the Catalist Rules from time to time, including but not limited to obtaining the necessary approvals of independent Shareholders for such participation, are satisfied.





Performance share plan (continued)

THE JAWALA PERFORMANCE SHARE PLAN (continued)

Notwithstanding that a PSP participant may have met his performance targets, no Awards shall be vested:

- (a) When a PSP participant, being an employee of the Group, ceasing for any reason whatsoever, to be in the employment of a company in the Group or in the event the company by which the PSP participant is employed ceases to be a company in the Group;
- (b) When a PSP participant, being a Non-Executive Director, ceasing to be a director of a company in the Group, for any reason whatsoever;
- (c) Upon the bankruptcy of the PSP participant;
- (d) Upon ill health, injury or death of a PSP participant;
- (e) When a PSP participant committing any breach of any of the terms of his Award;
- (f) Upon misconduct on the part of a PSP participant as determined by the Administration Committee in its discretion;
- (g) When a general offer being made of all or any part of the Shares;
- (h) When a scheme of arrangement or compromise between the Company and the Shareholders being sanctioned by the Court;
- (i) When an order for the compulsory winding-up of the Company being made;
- (j) When a resolution for a voluntary winding-up (other than for amalgamation or reconstruction) of the Company being made; and/or
- (k) Upon any other event unless approved by the Administration Committee.

There were no share awards granted pursuant to the PSP from the commencement of the PSP up to the financial year ended 31 July 2021.

Audit Committee

The Audit Committee comprises the following members, who are all non-executive directors and independent directors.

Leow Ming Fong (Chairman) Lee Yong Soon Faridah Binti Mohd. Fuad Stephens



DIRECTORS' STATEMENT

FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

Audit Committee (continued)

The Audit Committee carried out its functions and reviewed:

- the scope and the results of internal audit procedures with the internal auditor;
- the audit plan of the Company's independent auditor and any recommendations on internal accounting controls arising from the statutory audit;
- the assistance given by the Company's management to the independent auditor; and
- the balance sheet of the Company and the consolidated financial statements of the Group for the financial year ended 31 July 2021 before their submission to the Board of Directors.

The Audit Committee confirmed that it has undertaken a review of all non-audit services provided by the independent auditor to the Group and is satisfied that the nature and extent of such services would not affect the independence of the independent auditor. There were no non-audit services rendered by the independent auditor for the financial year ended 31 July 2021.

The Audit Committee has full access to and has the co-operation of the management and has been given the resources required for it to discharge its function properly. It also has full discretion to invite any director and executive officer to attend its meetings. The independent auditor has unrestricted access to the Audit Committee.

The Audit Committee has recommended to the Board of Directors the nomination of Nexia TS Public Accounting Corporation, for re-appointment as independent auditor of the Company at the forthcoming Annual General Meeting.

Independent auditor

The independent auditor, Nexia TS Public Accounting Corporation, has expressed its willingness to accept re-appointment.

On behalf of the directors

Datuk Jema Anton Khan Director

Abdul Rahman Khan Bin Hakim Khan Director



TO THE MEMBERS OF JAWALA INC.

Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying financial statements of Jawala Inc. (the "Company") and its subsidiary corporation (the "Group"), which comprise the consolidated balance sheet of the Group and the balance sheet of the Company as at 31 July 2021, and the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows of the Group for the financial year then ended, and notes to the financial statements, including summary of significant accounting policies, as set out on pages 81 to 122.

In our opinion, the accompanying consolidated financial statements of the Group and the balance sheet of the Company are properly drawn up in accordance with 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 July 2021 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group for the financial 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.

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 for the current financial year. 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.



TO THE MEMBERS OF JAWALA INC.

Key Audit Matters (continued)

Key audit matter	How our audit addressed the matter
Revenue recognition The Group earns its revenue through sale of logs. Revenue is recognised when the Group has delivered the logs, the customer has acknowledged receipt and the collectability of the related receivables is reasonably assured. This area is considered a key audit matter as there is a presumed fraud risk with regards to revenue recognition as well as an inherent risk that revenue could be misstated or recorded in the incorrect accounting period. The accounting policies for revenue recognition are set out in Note 2.2 to the financial statements.	 We performed the following audit procedures to address the relevant risk assertions for revenue recognition: Re-evaluated management's assessment of the application of SFRS(I) 15; Verified, on a sample basis, details of invoices raised during the financial year to sales & purchase contract and/or other supporting documents for accuracy of revenue recognised; Performed substantive tests of details of selected revenue transactions by verifying to sales invoices and hauling slips/sales contracts acknowledged by customers; Tested revenue transactions taking place within a predetermined period before and after financial year end to ensure that revenue was recognised in the relevant accounting period; and
	• Reviewed credit notes, if any, issued subsequent to financial year-end.
Biological assets The Groups' biological assets include planting expenditure incurred on land clearing, new planting, enrichment planting, silvicultural treatments, depreciation of fixed assets, employee compensation and upkeep and maintenance of the sustainable forest management concession This area is considered a key audit matter as there are judgements involved in assessing the appropriateness of capitalisation of the biological asset costs as well as the valuation of the carrying amounts. The accounting policies for biological assets are set out in Note 2.8 to the financial statements and biological assets for the Group have been disclosed in Note 16 to the financial statements.	 We performed the following audit procedures to address the relevant risk assertions for biological assets: Re-evaluated management's assessment on the need to fair value the biological assets as accordance with SFRS(I) 1-41 "Agriculture"; Performed tests of details on amounts capitalised; Reviewed appropriateness of expenses capitalised; and Performed cut-off tests for expenditure incurred close to the end of the financial year.



TO THE MEMBERS OF JAWALA INC.

Other information

Management is responsible for the 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.

Responsibility of Management and Directors of the Financial Statements

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with SFRS(I), 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.

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

- Identify and assess the risks of material misstatement of the financial statements, 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.



TO THE MEMBERS OF JAWALA INC.

Auditor's Responsibilities for the Audit of the Financial Statements (continued)

- 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 year 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.

The engagement director on the audit resulting in this independent auditor's report is Loh Ji Kin.

Nexia TS Public Accounting Corporation Public Accountants and Chartered Accountants

Singapore

26 October 2021



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

		Gro	Group	
	Note	2021 RM	2020 RM	
Revenue Cost of sales	3	33,659,047 (15,609,849)	20,711,944 (9,328,371)	
Gross profit		18,049,198	11,383,573	
Other income	4	694,764	1,203,347	
Expenses				
– Distribution		(1,105,590)	(896,099)	
– Administrative		(6,868,259)	(6,400,046)	
– Finance	7	(101,983)	(105,437)	
Profit before income tax		10,668,130	5,185,338	
Income tax expense	8	(2,751,710)	(1,705,882)	
Total comprehensive income, representing net profit		7,916,420	3,479,456	
Total comprehensive income and net profit attributable to:				
Equity holders of the Company		5,340,691	2,202,439	
Non-controlling interests	13	2,575,729	1,277,017	
		7,916,420	3,479,456	
Earnings per share for profit attributable to equity holders of the Company (sen per share)				
Basic and diluted	9	4.5	1.9	



BALANCE SHEET – **GROUP**

AS AT 31 JULY 2021

		31	31 July	
	Note	2021 RM	2020 RM	
ASSETS	Note			
Current assets				
Cash and bank balances	10	33,964,547	30,710,591	
Trade and other receivables	11	8,671,329	2,203,940	
Income tax recoverable		685,274	1,413,409	
Inventories	12	873,875	65,520	
		44,195,025	34,393,460	
Non-current assets				
Other receivables	11	1,179,947	877,741	
Property, plant and equipment	14	2,515,260	2,146,268	
Right-of-use assets	15	1,036,235	1,168,895	
Biological assets	16	8,655,667	5,618,643	
Intangible assets	17	470,000	475,000	
		13,857,109	10,286,547	
Total assets		58,052,134	44,680,007	
LIABILITIES				
Current liabilities				
Trade and other payables	18	3,492,992	1,186,777	
Borrowings	19	165,044	145,515	
		3,658,036	1,332,292	
Non-current liabilities				
Borrowings	19	4,357,300	1,211,613	
Deferred income tax liabilities	20	2,252,859	1,462,613	
		6,610,159	2,674,226	
Total liabilities		10,268,195	4,006,518	
NET ASSETS		47,783,939	40,673,489	
EQUITY				
Capital and reserves attributable to equity holders of the Company				
Share capital	21	15,207,073	15,207,073	
Retained profits	22			
– Distributable		4,475,998	1,528,370	
– Non-distributable (strategic reserve)		17,992,871	15,599,808	
		22,468,869	17,128,178	
		37,675,942	32,335,251	
Non-controlling interests	13	10,107,997	8,338,238	
TOTAL EQUITY		47,783,939	40,673,489	



BALANCE SHEET – **COMPANY**

AS AT 31 JULY 2021

		31 July		
		2021	2020	
	Note	RM	RM	
ASSETS				
Current assets				
Cash and bank balances	10	6,092,743	8,184,823	
Trade and other receivables	11	8,402,053	5,294,729	
		14,494,796	13,479,552	
Non-current assets				
Investment in subsidiary corporation	13	2,350,000	2,350,000	
		2,350,000	2,350,000	
Total assets		16,844,796	15,829,552	
Current liabilities Trade and other payables	18	370,852	580,285	
NET ASSETS		16,473,944	15,249,267	
EQUITY				
Capital and reserves attributable to equity holders of the Company				
Share capital	21	15,207,073	15,207,073	
Retained profits	22	1,266,871	42,194	
TOTAL EQUITY		16,473,944	15,249,267	



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

Attributable to equity holders of the Company						
	Note	Share capital RM	Retained profits RM	Total RM	Non- controlling interests RM	Total equity RM
2021 Beginning of financial year		15,207,073	17,128,178	32,335,251	8,338,238	40,673,489
Total comprehensive income for the financial year		-	5,340,691	5,340,691	2,575,729	7,916,420
Dividend declared End of financial year	23				<u>(805,970)</u> 10,107,997	<u>(805,970)</u> 47,783,939
2020						
Beginning of financial year		15,207,073	16,394,466	31,601,539	7,369,430	38,970,969
Total comprehensive income for the financial year		_	2,202,439	2,202,439	1,277,017	3,479,456
Dividend declared End of financial year	23		(1,468,727) 17,128,178	(1,468,727) 32,335,251	(308,209) 8,338,238	(1,776,936) 40,673,489



CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

		Gro	Group	
		2021	2020	
	Note	RM	RM	
Cash flows from operating activities				
Net profit		7,916,420	3,479,456	
– Interest income	4	(599,244)	(979,902)	
– Gain on disposal of property, plant and equipment	4	(1,009)	-	
 Depreciation of property, plant and equipment 	5	288,477	265,018	
– Amortisation of intangible assets	5	5,000	5,000	
– Depreciation of right-of-use assets	5	230,460	214,520	
– Interest expense	7	101,983	105,437	
– Income tax expense	8	2,751,710	1,705,882	
		10,693,797	4,795,411	
Changes in working capital:				
– Inventories		(808,355)	1,097,200	
 Trade and other receivables 		(6,747,006)	2,464,395	
 Trade and other payables 		1,813,678	(1,834,674)	
Cash provided by operations		4,952,114	6,522,332	
Income tax paid		(1,233,329)	(2,698,992)	
Net cash provided by operating activities		3,718,785	3,823,340	
Cash flows from investing activities				
Additions to property, plant and equipment	14	(817,649)	(567,663)	
Additions to right-of-use assets		(17,250)	-	
Additions to biological assets		(2,782,993)	(2,847,829)	
Proceeds from disposal of property, plant and equipment		5,000		
Net cash used in investing activities		(3,612,892)	(3,415,492)	
Cash flows from financing activities				
Principal payment of lease liabilities/finance lease liabilities		(157,326)	(128,497)	
Proceeds from borrowings		3,144,150	-	
Interest received		576,655	949,122	
Interest paid		(101,983)	(105,437)	
Dividend paid		(313,433)	(2,513,503)	
Net cash provided by/(used in) financing activities		3,148,063	(1,798,315)	
Net increase/(decrease) in cash and cash equivalents		3,253,956	(1,390,467)	
Cash and cash equivalents				
Beginning of financial year		29,710,591	31,101,058	
End of financial year	10	32,964,547	29,710,591	



CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

Reconciliation of liabilities arising from financing activities

			Principal	Non-cash	changes	
	1 August 2020	Proceeds from borrowings	and interest payments	Acquisition	Interest expense	31 July 2021
	RM	RM	RM	RM	RM	RM
Borrowings	-	3,144,150	-	-	73,392	3,217,542
Lease liabilities	1,357,128	-	(259,309)	105,000	101,983	1,304,802

			Principal	Non-cash	changes		
	1 August 2019	Proceeds from borrowings	and interest payments	Adoption of FRS 116	Interest expense	31 July 2020	
	RM	RM	RM	RM	RM	RM	
Lease liabilities	486,914	_	(233,934)	998,711	105,437	1,357,128	



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

These notes form an integral part and should be read in conjunction with the accompanying financial statements.

1. CORPORATE INFORMATION

1.1 The Company

The Company is listed on Catalist Board of Singapore Exchange Securities Trading Limited ("SGX-ST") on 1 June 2018 and incorporated in Labuan on 8 August 2017 as a company limited by shares, under the name of "Jawala Inc.", to act as the holding corporation of the Group.

The address of its registered office is at Lot A020, Level 1, Podium Level, Financial Park, Jalan Merdeka, 87000 Labuan F.T. Malaysia. The principal place of business is located at Lot 17.02, 17th Floor, Menara KH, Jalan Sultan Ismail, 50250 Kuala Lumpur, Wilayah Persekutuan Kuala Lumpur, Malaysia.

The principal activity of the Company is investment holding. The principal activities of the subsidiary corporation are disclosed in Note 13.

The Company's immediate and ultimate holding corporation is Jawala Corporation Sdn. Bhd., a company incorporated in Malaysia.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

These financial statements are prepared in accordance with Singapore Financial Reporting Standards (International) ("SFRS(I)") under the historical cost convention, except as disclosed in the accounting policies below.

The preparation of financial statements in conformity with SFRS(I) requires management to exercise its judgement in the process of applying the Group's accounting policies. It also requires the use of certain critical accounting estimates and assumptions. There is no area involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the financial statements.

Interpretations and amendments to published standards effective in 2021

On 1 August 2020, the Group has adopted the new or amended SFRS(I) and Interpretations of SFRS(I) ("INT SFRS(I)") that are mandatory for application for the financial year. Changes to the Group's accounting policies have been made as required, in accordance with the transitional provisions in the respective SFRS(I) and INT SFRS(I).

The adoption of these new or amended SFRS(I) and INT SFRS(I) did not result in substantial changes to the Group's and the Company's accounting policies and has no material effect on the amounts reported for the current or prior financial years.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.1 Basis of preparation (Continued)

Interpretations and amendments to published standards effective in 2021 (Continued)

Reclassification of comparative amounts

Certain comparative amounts in balance sheet of the Group have been reclassified for better presentation in accordance with SFRS (I). The effects of reclassification are as follows:

	31 July 2020			
	As previously		Increase/	
	reported	As reclassified	(decrease)	
	RM	RM	RM	
Group				
Trade and other receivables	3,617,349	2,203,940	(1,413,409)	
Income tax recoverable	_	1,413,409	1,413,409	

2.2 Revenue recognition

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 promised goods or services to the customer, which is when the customer obtains control of the goods or services. 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 logs

Revenue from sale of logs is recognised upon the satisfaction of each performance obligation which is usually when the Group has delivered the products to the customer, the customer has accepted the products and the collectability of the related receivables is reasonably assured. Each delivery comprises of a single performance obligation which is satisfied at a point in time.

(b) Interest income

Interest income from financial assets at amortised cost is recognised using the effective interest rate method.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.3 Government grants

Grants from the government are recognised as receivables at their fair value when there is reasonable assurance that the grant will be received and the Group will comply with all the attached conditions.

Government grants receivable are recognised as income over the periods necessary to match them with the related costs which they are intended to compensate, on a systematic basis. Government grants relating to expenses are shown separately as other income.

Government grants relating to assets are deducted against the carrying amount of the assets.

2.4 Group accounting

- (a) Subsidiary corporations
 - (i) Consolidation

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

In preparing the consolidated financial statements, transactions, balances and unrealised gains on transactions between group entities are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment indicator of the transferred asset. Accounting policies of subsidiary corporations have been changed where necessary to ensure consistency with the policies adopted by the Group.

Non-controlling interests comprise the portion of a subsidiary corporation's net results of operations and its net assets, which is attributable to the interests that are not owned directly or indirectly by the equity holders of the Company. They are shown separately in the consolidated statements of comprehensive income, statements of changes in equity, and balance sheet. Total comprehensive income is attributed to the non-controlling interests based on their respective interests in a subsidiary corporation, even if this results in the non-controlling interests having a deficit balance.

(ii) Acquisitions

The acquisition method of accounting is used to account for business combinations entered into by the Group, other than those entities which are under common control.

The consideration transferred for the acquisition of a subsidiary corporation or business comprises the fair value of the assets transferred, the liabilities incurred and the equity interests issued by the Group. The consideration transferred also includes any contingent consideration arrangement and any pre-existing equity interest in the subsidiary corporation measured at their fair values at the acquisition date.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Group accounting (Continued)

- (a) Subsidiary corporations (Continued)
 - (ii) Acquisitions (Continued)

Acquisition-related costs are expensed as incurred.

Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are, with limited exceptions, measured initially at their fair values at the acquisition date.

On an acquisition-by-acquisition basis, the Group recognises any non-controlling interest in the acquiree at the date of acquisition either at fair value or at the non-controlling interest's proportionate share of the acquiree's identifiable net assets.

The excess of (a) the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the (b) fair values of the identifiable net assets acquired is recorded as goodwill.

Acquisitions of entities under common control have been accounted for using the pooling-ofinterests method. Under this method:

- The consolidated financial statements of the Group have been prepared as if the Group structure immediately after the transaction has been in existence since the earliest date the entities are under common control;
- The assets and liabilities are brought into the consolidated financial statements at their existing carrying amounts from the perspective of the controlling party;
- The consolidated statements of comprehensive income include the results of the acquired entities since the earliest date the entities are under common control;
- The cost of investment is recorded at the aggregate of the nominal value of the equity shares issued, cash and cash equivalents and fair values of other consideration; and
- On consolidation, the difference between the cost of investment and the nominal value of the share capital of the merged subsidiary corporation is taken to merger reserve.

(iii) Disposals

When a change in the Group's ownership interest in a subsidiary corporation results in a loss of control over the subsidiary corporation, the assets and liabilities of the subsidiary corporation including any goodwill are derecognised. Amounts previously recognised in other comprehensive income in respect of that entity are also reclassified to profit or loss or transferred directly to retained earnings if required by a specific Standard.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Group accounting (Continued)

- (a) Subsidiary corporations (Continued)
 - (iii) Disposals (Continued)

Any retained equity interest in the entity is remeasured at fair value. The difference between the carrying amount of the retained interest at the date when control is lost and its fair value is recognised in profit or loss.

Please refer to "Investment in a subsidiary corporation" for the accounting policy on investment in a subsidiary corporation in the separate financial statements of the Company.

(b) Transactions with non-controlling interests

Changes in the Group's ownership interest in a subsidiary corporation that do not result in a loss of control over the subsidiary corporation are accounted for as transactions with equity owners of the Company. Any difference between the change in the carrying amounts of the non-controlling interest and the fair value of the consideration paid or received is recognised within equity attributable to the equity holders of the Company.

2.5 Property, plant and equipment

- (a) Measurement
 - *(i) Property, plant and equipment*

All items of property, plant and equipment are initially recognised at cost and subsequently carried at cost less accumulated depreciation and accumulated impairment losses.

(ii) Components of costs

The cost of an item of property, plant and equipment initially recognised includes its purchase price and any cost that is directly attributable to bringing the asset to the location and condition necessary for it to be capable of operating in the manner intended by management.

(b) Depreciation

Depreciation on property, plant and equipment is calculated using the straight-line method to allocate their depreciable amounts over their estimated useful lives as follows:

	Useful lives
Furniture and fittings	10 years
Office equipment	3 years
Motor vehicles	5 years
Plantation infrastructure	5-10 years



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.5 Property, plant and equipment (Continued)

(b) Depreciation (Continued)

The residual values, estimated useful lives and depreciation method of property, plant and equipment are reviewed, and adjusted as appropriate, at each balance sheet date. The effects of any revision are recognised in profit or loss when the changes arise.

Fully depreciated property, plant and equipment still in use are retained in the financial statements.

(c) Subsequent expenditure

Subsequent expenditure relating to property, plant and equipment that has already been recognised is added to the carrying amount of the asset only when it is probable that future economic benefits associated with the item will flow to the entity and the cost of the item can be measured reliably. All other repair and maintenance expenses are recognised in profit or loss when incurred.

(d) Disposal

On disposal of an item of property, plant and equipment, the difference between the disposal proceeds and its carrying amount is recognised in profit or loss within "Other income".

2.6 Intangible assets

Acquired timber rights

Right to fell, extract and harvest merchantable logs from the concession granted under the forest timber license are initially recognised at cost and are subsequently carried at cost less accumulated amortisation and accumulated impairment losses. These costs are amortised to profit or loss using the straight-line method over 100 years, which is the period of contractual rights.

The amortisation period and amortisation method of intangible assets are reviewed at least at each balance sheet date. The effects of any revision are recognised in profit or loss when the changes arise.

2.7 Borrowing costs

Borrowing costs are recognised in profit or loss using the effective interest method except for those costs that are directly attributable to the development of the biological assets. This includes those costs on borrowings acquired specifically for the development of biological assets.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.8 Biological assets

Biological assets are stated at cost less accumulated amortisation and impairment losses, if any.

Once fair value of biological assets can be measured reliably, biological assets are stated at fair value less cost to sell, based on market prices of logs. Market prices are obtained from observable market prices (where available), contracted prices or estimated future prices. The costs to sell include the incremental selling costs, including royalty payable to authority, estimated extraction fee and costs of transport to market.

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

Biological assets include planting expenditure incurred on land clearing, new planting, enrichment planting, silvicultural treatments, depreciation of fixed assets, employee compensation and upkeep and maintenance of the sustainable forest management concession.

2.9 Investment in a subsidiary corporation

Investment in a subsidiary corporation is carried at cost less accumulated impairment losses in the Company's balance sheet. On disposal of such investment, the difference between disposal proceeds and the carrying amounts of the investment is recognised in profit or loss.

2.10 Impairment of non-financial assets

Intangible asset Property, plant and equipment Right-of-use assets Biological assets Investment in a subsidiary corporation

Intangible asset, property, plant and equipment, right-of-use assets, biological assets and investment in a subsidiary corporation are tested for impairment whenever there is any objective evidence or indication that these assets may be impaired.

For the purpose of impairment testing, the recoverable amount (i.e. the higher of the fair value less cost to sell and the value-in-use) is determined on an individual asset basis unless the asset does not generate cash inflows that are largely independent of those from other assets. If this is the case, the recoverable amount is determined for the cash-generating units ("CGU") to which the asset belongs.

If the recoverable amount of the asset (or CGU) is estimated to be less than its carrying amount, the carrying amount of the asset (or CGU) is reduced to its recoverable amount.

The difference between the carrying amount and recoverable amount is recognised as an impairment loss in profit or loss, unless the asset is carried at revalued amount, in which case, such impairment loss is treated as a revaluation decrease.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.10 Impairment of non-financial assets (Continued)

An impairment loss for an asset 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. The carrying amount of this asset is increased to its revised recoverable amount, provided that this amount does not exceed the carrying amount that would have been determined (net of any accumulated amortisation or depreciation) had no impairment loss been recognised for the asset in prior years.

A reversal of impairment loss for an asset is recognised in profit or loss, unless the asset is carried at revalued amount, in which case, such reversal is treated as a revaluation increase. However, to the extent that an impairment loss on the same revalued asset was previously recognised as an expense, a reversal of that impairment is also recognised in profit or loss.

2.11 Financial assets

The Group classifies its financial assets as amortised cost.

The classification of debt instruments depends on company's business model for managing the financial assets as well as the contractual terms of the cash flows of the financial assets.

The Group reclassifies debt instruments when and only when its business model for managing those assets changes.

i. At initial recognition

At initial recognition, the Group measures a financial asset at its fair value plus transaction costs that are directly attributable to the acquisition of the financial asset.

ii. At subsequent measurement

Debt instruments mainly comprise of cash and bank balances and trade and other receivables.

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.

Debt instruments that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. A gain or loss on a debt instrument that is subsequently measured at amortised cost and is not part of a hedging relationship is recognised in profit or loss when the asset is derecognised or impaired. Interest income from these financial assets is included in interest income using the effective interest rate method.

iii. <u>Impairment</u>

The Group assesses on a forward-looking basis the expected credit losses associated with its debt financial assets carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.11 Financial assets (Continued)

iii. Impairment (Continued)

For trade receivables, the Group applies the simplified approach permitted by the SFRS(I) 9 – Financial Instruments, which requires expected lifetime losses to be recognised from initial recognition of the receivables. The Group has applied the general approach for the other financial assets carried at amortised cost.

iv. Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade date – the date on which the Group commits to purchase or sell the asset.

Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership.

On disposal of a debt instrument, the difference between the carrying amount and the sale proceeds is recognised in profit or loss. Any amount previously recognised in other comprehensive income relating to that asset is reclassified to profit or loss.

2.12 Offsetting of financial instruments

Financial assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to offset and there is an intention to settle on a net basis or realise the asset and settle the liabilities simultaneously.

2.13 Borrowings

Borrowings are presented as current liabilities unless the Group has an unconditional right to defer settlement for at least 12 months after the balance sheet date, in which case they are presented as non-current liabilities.

Borrowings are initially recognised at fair value (net of transaction costs) and subsequently carried at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption value is recognised in profit or loss over the period of the borrowings using the effective interest method.

2.14 Trade and other payables

Trade and other payables represent liabilities for goods and services provided to the Group prior to the end of the financial year which are unpaid. They are classified as current liabilities if payment is due within one year or less or in the normal operating cycle of the business if longer). Otherwise, they are presented as non-current liabilities.

Trade and other payables are initially recognised at fair value, and subsequently carried at amortised cost using the effective interest method.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.15 Fair value estimation of financial assets and liabilities

The fair values of current financial assets and liabilities carried at amortised cost approximate their carrying amounts.

2.16 Leases

When the Group is the lessee

At the inception of the contract, the Group assesses if the contract contains a lease. A contract contains a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. Reassessment is only required when the terms and conditions of the contract are changed.

a) Right-of-use assets

The Group recognises a right-of-use asset and lease liability at the date which the underlying asset is available for use. Right-of-use assets are measured at cost which comprises the initial measurement of lease liabilities adjusted for any lease payments made at or before the commencement date and lease incentive received. Any initial direct costs that would not have been incurred if the lease had not been obtained are added to the carrying amount of the right-of-use assets.

This right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term.

b) Lease liabilities

The initial measurement of lease liability is measured at the present value of the lease payments discounted using the implicit rate in the lease, if the rate can be readily determined. If that rate cannot be readily determined, the Company shall use its incremental borrowing rate.

Lease payments include the following:

- Fixed payment (including in-substance fixed payments), less any lease incentives receivables;
- Variable lease payment that are based on an index or rate, initially measured using the index or rate as at the commencement date;
- Amount expected to be payable under residual value guarantees;
- The exercise price of a purchase option if is reasonably certain to exercise the option; and
- Payment of penalties for terminating the lease, if the lease term reflects the Company exercising that option.

For contracts that contain both lease and non-lease components, the Group allocates the consideration to each lease component on the basis of the relative stand-alone price of the lease and non-lease component. The Group has elected to not separate lease and non-lease component for property leases and account these as one single lease component.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.16 Leases (Continued)

When the Group is the lessee (Continued)

b) Lease liabilities (Continued)

Lease liability is measured at amortised cost using the effective interest method. Lease liability shall be remeasured when:

- There is a change in future lease payments arising from changes in an index or rate;
- There is a change in the Group's assessment of whether it will exercise an extension option; or
- There are modifications in the scope or the consideration of the lease that was not part of the original term.

Lease liability is remeasured with a corresponding adjustment to the right-of-use asset, or is recorded in profit or loss if the carrying amount of the right-of-use asset has been reduced to zero.

c) Short-term and low-value leases

The Group has elected to not recognise right-of-use assets and lease liabilities for short-term leases that have lease terms of 12 months or less and leases of low value leases. Lease payments relating to these leases are expensed to profit or loss on a straight-line basis over the lease term.

2.17 Inventories

Inventories are carried at the lower of cost and net realisable value. Cost is determined using the first-in, firstout method. The cost of finished goods comprises of direct costs. Net realisable value is the estimated selling price in the ordinary course of business, less the applicable variable selling expenses.

2.18 Income taxes

Current income tax for current and prior periods is recognised at the amount expected to be paid to or recovered from the tax authorities, using the tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date. Management periodically evaluates positions taken in tax returns with respect to stiuations in which applicable tax regulation is subject to interpretation and considers whether it is probable that a tax authority will accept an uncertain tax treatment. The Group measures its tax balances either based on the most likely amount or the expected value, depending on which method provides a better prediction of the resolution of the uncertainty.

Deferred income tax is recognised for all temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the financial statements except when the deferred income tax arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and affects neither accounting nor taxable profit or loss at the time of the transaction.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.18 Income taxes (Continued)

A deferred income tax liability is recognised on temporary differences arising on investment in a subsidiary corporation, except where the Group is able to control the timing of the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future.

A deferred income tax asset is recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary differences and tax losses can be utilised.

Deferred income tax is measured:

- at the tax rates that are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled, based on tax rates and tax laws that have been enacted or substantively enacted by the balance sheet date; and
- (ii) based on the tax consequence that will follow from the manner in which the Group expects, at the balance sheet date, to recover or settle the carrying amounts of its assets and liabilities.

Current and deferred income taxes are recognised as income and expense in profit or loss, except to the extent that the tax arises from a business combination or a transaction which is recognised directly in equity. Deferred tax arising from a business combination is adjusted against goodwill on acquisition.

The Group accounts for investment tax credits (for example, productivity and innovative credit) similar to accounting for other tax credits where deferred tax asset is recognised for unused tax credits to the extent that it is probable that future taxable profit will be available against which the unused tax credit can be utilised.

2.19 Provisions

Provisions for other liabilities and charges are recognised when the Group has a present legal or constructive obligation as a result of past events, it is more likely than not that an outflow of resources will be required to settle the obligation and the amount has been reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value of the expenditure expected to be required to settle the obligation using a pre-tax discount rate that reflects the current market assessment of the time value of money and the risks specific to the obligation. The increase in the provision due to the passage of time is recognised in profit or loss as finance expense.

Changes in the estimated timing or amount of the expenditure or discount rate are recognised in the profit or loss when the changes arise.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.20 Employee compensation

Employee benefits are recognised as an expense, unless the cost qualifies to be capitalised as an asset.

(a) Defined contribution plans

Defined contribution plans are post-employment benefit plans under which the Group pays fixed contributions into separate entities or funds such as the Employees' Provident Fund in Malaysia on a mandatory, contractual or voluntary basis. The Group has no further payment obligations once the contributions have been paid.

(b) Employee leave entitlement

Employee entitlements to annual leave are recognised when they accrue to employees. A provision is made for the estimated liability for annual leave as a result of services rendered by employees up to the balance sheet date.

2.21 Currency translation

(a) Functional and presentation currency

Items included in the financial statements of each entity in the Group are measured using the currency of the primary economic environment in which the entity operates ("functional currency"). The financial statements are presented in Ringgit Malaysia ("RM"), which is the functional currency of the Company.

(b) Transactions and balances

Transactions in a currency other than the functional currency ("foreign currency") are translated into the functional currency using the exchange rates at the dates of the transactions. Currency exchange differences resulting from the settlement of such transactions and from the translation of monetary assets and liabilities denominated in foreign currencies at the closing rate at the balance sheet date are recognised in profit or loss.

However, in the consolidated financial statements, currency translation differences arising from borrowings in foreign currencies and other currency instruments designated and qualifying as net investment hedges and net investment in foreign operations, are recognised in other comprehensive income and accumulated in the currency translation reserve.

When a foreign operation is disposed of or any loan forming part of the net investment of the foreign operation is repaid, a proportionate share of the accumulated currency translation differences is reclassified to profit or loss, as part of the gain or loss on disposal.

Foreign exchange gains and losses that relate to borrowings are presented in the statement of comprehensive income within "finance expense". All other foreign exchange gains and losses impacting profit or loss are presented in the statement of comprehensive income within "other income".



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.21 Currency translation (continued)

(b) Transactions and balances (continued)

Non-monetary items measured at fair values in foreign currencies are translated using the exchange rates at the date when the fair values are determined.

(c) Translation of Group entities' financial statements

The results and financial positions of all the Group entities (none of which has the currency of a hyperinflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (i) assets and liabilities are translated at the closing exchange rates at the balance sheet date;
- (ii) income and expenses are translated at average exchange rates (unless the average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated using the exchange rates at the dates of the transactions); and
- (iii) all resulting currency translation differences are recognised in other comprehensive income and accumulated in the currency translation reserve. These currency translation differences are reclassified to profit or loss on disposal or partial disposal of the entity giving rise to such reserve.

Goodwill and fair value adjustments arising on the acquisition of foreign operations are treated as assets and liabilities of the foreign operations and translated at the closing rates at the balance sheet date.

2.22 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Board of Directors whose members are responsible for allocating resources and assessing performance of the operating segments.

2.23 Cash and cash equivalents

For the purpose of presentation in the consolidated statement of cash flows, cash and cash equivalents include cash on hand, deposits with financial institutions which are subject to an insignificant risk of change in value. For cash subjected to restriction, assessment is made on the economic substance of the restriction and whether they meet the definition of cash and cash equivalents.

2.24 Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issuance of new ordinary shares are deducted against the share capital account.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.25 Dividends to Company's shareholders

Dividends to the Company's shareholders are recognised when the dividends are approved for payment.

3. **REVENUE**

	2021	2020
	RM	RM
Sale of logs	33,659,047	20,711,944

All the sales are recognised at a point in time.

4. OTHER INCOME

	2021	2020
	RM	RM
Interest income from fixed deposits	599,244	979,902
Government grants – Wages Subsidy Programme ^(a)	87,600	215,800
Gain on disposal of property, plant and equipment	1,009	-
Others	6,911	7,645
	694,764	1,203,347

(a) The "Wages Subsidy Programme" was introduced on 5 June 2020 to assist employers and employees which are affected economically by COVID-19.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

5. EXPENSES BY NATURE

	RM	RM
Amortisation of intangible assets (Note 17)	5,000	5,000
Auditors remuneration paid/payable to:		
– Auditors of the Company	176,236	218,572
– Other auditors	53,000	51,000
Other fees paid/payable to:		
– Other auditors	50,000	25,750
Barging cost	106,091	124,522
Conservation fees	134,493	83,270
Depreciation of property, plant and equipment (Note 14)	288,477	265,018
Depreciation of right-of-use assets (Note 15)	230,460	214,520
Director's remuneration	1,032,552	1,009,009
Donation	222,357	204,826
Employee compensation (Note 6)	3,242,753	2,667,994
Entertainment	21,780	19,301
Extraction costs	9,305,552	4,535,243
Hauling charges	825,980	626,906
Hiring charges	396,228	256,045
Loader fees	173,519	144,671
Professional fees	576,271	787,714
Rental expenses on operating leases (Note 15)	24,500	10,400
Repair and maintenance	337,219	264,033
Royalty fees	6,350,681	3,320,735
Travelling and transportation	113,089	175,285
Fuel and oil	219,881	35,109
Change in inventories	(808,355)	1,097,200
Others	505,934	482,393
	23,583,698	16,624,516

6. **EMPLOYEE COMPENSATION**

	2021	2020
	RM	RM
Wages and salaries	2,719,573	2,169,175
Employer's contribution to defined contributions plan	294,055	235,931
Other short-term benefits	229,125	262,888
	3,242,753	2,667,994



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

7. FINANCE EXPENSE

	2021 RM	2020 RM
Interest expense		
– Borrowings	73,392	-
 Lease liabilities/finance lease liabilities 	101,983	105,437
	175,375	105,437
Less: Amount capitalised as biological assets	(73,392)	
Amount recognised in profit or loss	101,983	105,437

Borrowings acquired were specifically for the development of biological assets. Interest expenses incurred on these borrowings were capitalised and included in biological assets (Note 16).

8. INCOME TAX EXPENSE

	2021	2020
	RM	RM
Tax expense attributable to profit is made up of:		
Current income tax		
– Current year provision	2,000,000	853,255
– (Over)/under provision in prior financial year	(38,536)	191,573
	1,961,464	1,044,828
Deferred income tax (Note 20)		
– Current year provision	794,006	725,496
– Over provision in prior financial year	(3,760)	(64,442)
	2,751,710	1,705,882

The tax on the Group's profit before income tax differs from the theoretical amount that would arise using the Malaysia standard rate of income tax is as follows:

	2021 RM	2020 RM
Profit before income tax	10,668,130	5,185,338
Tax calculated at tax rate of 24% (2020: 24%) Effects of:	2,560,351	1,244,481
 different tax rate in other region income not subject to tax 	160,644 (31,648)	186,544
– expenses not deductible for tax purposes	208,915	149,220
 – (over)/under provision of current income tax in prior financial year – over provision of deferred income tax in prior financial year 	(38,536) (3,760)	191,573 (64,442)
– Others	(104,256)	(1,494)
Tax charge	2,751,710	1,705,882



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

9. EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the net profit attributable to equity holders of the Company by the weighted average number of ordinary shares outstanding during the financial year.

	2021	2020
<u>Numerator</u> Net profit attributable to equity holder of the Company (RM)	5,340,691	2,202,439
<u>Denominator</u> Weighted average number of ordinary shares ('000)	118,474	118,474
Basic and diluted earnings per share (sen per share) ⁽¹⁾	4.5	1.9

(1) The basic and fully diluted earnings per share were the same as there were no dilutive ordinary shares in issue as at 31 July 2021 and 31 July 2020.

10. CASH AND BANK BALANCES

	Group		Company	
	31 July	31 July	31 July	31 July
	2021	2020	2021	2020
	RM	RM	RM	RM
Cash at bank	14,380,761	6,665,124	4,988,855	1,007,648
Cash on hand	47,044	34,102	9	9
Short-term bank deposits	19,536,742	24,011,365	1,103,879	7,177,166
	33,964,547	30,710,591	6,092,743	8,184,823

For the purpose of presenting the consolidated statement of cash flows, cash and cash equivalents comprise the following:

	Group		
	2021	2020	
	RM	RM	
Cash and bank balances as above	33,964,547	30,710,591	
Less: Bank deposits pledged	(1,000,000)	(1,000,000)	
Cash and cash equivalents per consolidated statement of cash flows	32,964,547	29,710,591	

Bank deposits pledged are in relation to the banker's guarantee required for the license as described in Note 17. A portion of the cash and bank balances has also been set aside as funds for purposes as referred to in Note 22 on the use of strategic reserves.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

11. TRADE AND OTHER RECEIVABLES

	Group		Comp	npany	
	31 July	31 July	31 July	31 July	
	2021	2020	2021	2020	
	RM	RM	RM	RM	
Current					
Trade receivables – non-related parties	8,198,751	1,635,109	-	-	
Other receivables					
 non-related parties 	420,927	493,664	-	-	
 subsidiary corporation 	_	_	8,236,759	5,019,951	
	420,927	493,664	8,236,759	5,019,951	
Deposits	23,300	40,550	_		
Prepayments	28,351	34,617	165,294	274,778	
riepayments					
	8,671,329	2,203,940	8,402,053	5,294,729	
Non-current					
Other receivables – non-related party	1,179,947	877,741			
Total trade and other receivables	9,851,276	3,081,681	8,402,053	5,294,729	

Other receivables from subsidiary corporation are unsecured, interest-free and receivable on demand.

The fair value of non-current other receivables is computed based on future cash flows discounted at market borrowing rate. The fair value is within Level 2 of the fair value hierarchy. The fair value and the market borrowing rate used are as follows:

	Fair value		Borrowing rate	
	31 July	31 July	31 July	31 July
	2021	2020	2021	2020
	RM	RM	%	%
Group				
Other receivables				
 non-related party 	926,026	680,733	3.00	3.00

12. INVENTORIES

	Grou	qr
	31 July	31 July
	2021	2020
	RM	RM
Finished goods	873,875	65,520

The cost of inventories recognised as an expense and included in "cost of sales" amounted to RM14,847,878 (2020: RM8,953,178).



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

13. INVESTMENT IN SUBSIDIARY CORPORATION

	Com	Company		
	31 July	31 July 2020		
	2021			
	RM	RM		
Equity investment at cost				
Beginning and end of financial year	2,350,000	2,350,000		

The Group had the following subsidiary corporation as at 31 July 2021 and 2020:

			Proportion of ordinary shares held by the Group and		Proportion of ordinary shares held by non-controlling	
		Country of	the	Company		interests
		business/	31 July	31 July	31 July	31 July
Name of company	Principal activities	incorporation	2021	2020	2021	2020
			%	%	%	%
Jawala Plantation Industries Sdn. Bhd. ^{(a) (b)}	Harvesting, distributing, processing and sales of logs	Malaysia	70	70	30	30

(a) Audited by Leslie Yap & Co, Chartered Accountants, Malaysia for local statutory purpose.

(b) Audited by Nexia TS Public Accounting Corporation, Singapore for consolidation purpose.

Carrying value of non-controlling interests

	31 July	31 July 2020	
	2021		
	RM	RM	
Jawala Plantation Industries Sdn. Bhd.	10,107,997	8,338,238	

Summarised financial information of subsidiary corporation with material non-controlling interests

Set out below is the summarised financial information for the subsidiary corporation, Jawala Plantation Industries Sdn. Bhd. that has non-controlling interests that are material to the Group. These are presented before inter-company eliminations.


FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

13. INVESTMENT IN SUBSIDIARY CORPORATION (CONTINUED)

Summarised balance sheet

	31 July 2021 RM	31 July 2020 RM
Current		
Assets	37,975,973	25,933,859
Liabilities	11,562,930	5,771,958
Total current net assets	26,413,043	20,161,901
Non-current		
Assets	13,857,109	10,286,547
Liabilities	6,610,159	2,674,226
Total non-current net assets	7,246,950	7,612,321
Net assets	33,659,993	27,774,222

Summarised statement of comprehensive income

	2021 RM	2020 RM
Revenue	33,659,047	20,711,944
Profit before income tax	11,337,482 (2,751,710)	5,962,604 (1,705,882)
Total comprehensive income, representing net profit	8,585,772	4,256,722
Total comprehensive income and net profit allocated to non-controlling interests	2.575.729	1.277.017

Interests	2,373,725	1,277,017
Dividends paid to non-controlling interests	805,970	308,209



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

13. INVESTMENT IN SUBSIDIARY CORPORATION (CONTINUED)

Summarised statement of cash flows

	2021	2020
	RM	RM
Cash flows from operating activities		
Cash provided by operations	7,044,195	7,104,654
Income tax paid	(1,233,329)	(2,698,992)
Net cash provided by operating activities	5,810,866	4,405,662
Net cash used in investing activities	(3,612,893)	(3,415,492)
Net cash provided by/(used in) financing activities	3,148,063	(600,663)
Net increase in cash and cash equivalents	5,346,036	389,507
Cash and cash and cash equivalents		
Beginning of financial year	21,525,768	21,136,261
End of financial year	26,871,804	21,525,768

Cash and cash equivalents for above has excluded bank deposits of RM1,000,000 (2020: RM1,000,000) pledged in relation to the banker's guarantee required for the license as described in Note 17.

14. PROPERTY, PLANT AND EQUIPMENT

	Furniture and fittings RM	Office equipment RM	Motor vehicles RM	Plantation infrastructure <u>RM</u>	Total RM
Group					
2021					
Cost					
Beginning of financial year	110,951	180,311	493,137	2,177,284	2,961,683
Additions	22,558	50,447	107,970	636,674	817,649
Disposals		(6,841)			(6,841)
End of financial year	133,509	223,917	601,107	2,813,958	3,772,491
Accumulated depreciation					
Beginning of financial year	18,089	112,267	265,758	419,301	815,415
Depreciation charge (Note 5)	12,855	46,817	76,075	152,730	288,477
Depreciation capitalised	-	-	36,748	119,441	156,189
Disposals		(2,850)			(2,850)
End of financial year	30,944	156,234	378,581	691,472	1,257,231
Net book value					
End of financial year	102,565	67,683	222,526	2,122,486	2,515,260



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

	Furniture and fittings RM	Office equipment RM	Motor vehicles RM	Plantation infrastructure <u>RM</u>	Total RM
Group					
2020					
Cost					
Beginning of financial year	90,408	117,737	1,216,571	1,692,738	3,117,454
Adoption of SFRS(I) 16	-	-	(723,434)	-	(723,434)
Additions	20,543	62,574		484,546	567,663
End of financial year	110,951	180,311	493,137	2,177,284	2,961,683
Accumulated depreciation					
Beginning of financial year	7,857	69,783	489,881	213,754	781,275
Adoption of SFRS(I) 16	-	_	(322,750)	-	(322,750)
Depreciation charge (Note 5)	10,232	42,484	61,879	150,423	265,018
Depreciation capitalised			36,748	55,124	91,872
End of financial year	18,089	112,267	265,758	419,301	815,415
Net book value					
End of financial year	92,862	68,044	227,379	1,757,983	2,146,268

Depreciation charge relating to property, plant and equipment used in plantation (reforestation) development activities during the financial year of RM156,189 (2020: RM91,872) is capitalised and included in biological assets (Note 16).



(b)

NOTES TO THE FINANCIAL STATEMENTS

FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

15. LEASES – THE GROUP AS A LESSEE

Nature of the Group's leasing activities

The Group leases plantation land and office space and motor vehicles for the purpose of day to day operations.

(a) Right-of-use assets

2021 Cost Beginning of financial year Additions End of financial year Accumulated depreciation Beginning of financial year Depreciation charge (Note 5) Depreciation capitalised End of financial year Carrying amount End of financial year	998,711		
Beginning of financial year Additions End of financial year Accumulated depreciation Beginning of financial year Depreciation charge (Note 5) Depreciation capitalised End of financial year Carrying amount	998,711		
Accumulated depreciation Beginning of financial year Depreciation charge (Note 5) Depreciation capitalised End of financial year Carrying amount		400,684 122,250	1,399,395 122,250
Beginning of financial year Depreciation charge (Note 5) Depreciation capitalised End of financial year Carrying amount	998,711	522,934	1,521,645
Carrying amount	85,813 85,774 –	144,687 144,687 24,450	230,500 230,460 24,450
	171,587	313,824	485,410
	827,124	209,110	1,036,235
2020 Cost			
Adoption of SFRS(I) 16	998,711	400,684	1,399,395
End of financial year	998,711	400,684	1,399,395
Accumulated depreciation Depreciation charge (Note 5) Depreciation capitalised	85,813	128,707 15,980	214,520 15,980
End of financial year	85,813	144,687	230,500
Carrying amount End of financial year	912,898	104,003	1,168,895
nterest expense			
Interest expense on lease liabilities		2021 RM	2020 RM



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

15. LEASES – THE GROUP AS A LESSEE (CONTINUED)

(c) Lease expense not capitalised in lease liabilities

	2021	2020
	RM	RM
Lease expense – short-term leases (Note 5)	24,500	10,400

(d) Total cash outflow for leases in 2021 was RM283,809 (2020: RM244,334).

(e) Future cash outflow which are not capitalised in lease liabilities

Extension options

The leases for plantation land contain extension period, for which the related lease payments had not been included in lease liabilities as the Group is not reasonably certain to exercise the extension option. The Group negotiates extension options to optimise operational flexibility in terms of managing the assets used in the Group's operations. The extension option is exercisable by the Group and not by the lessor.

16. **BIOLOGICAL ASSETS**

	Group		
	31 July	31 July	
	2021	2020	
	RM	RM	
Beginning of financial year	5,618,643	2,662,962	
Additions	3,037,024	2,955,681	
End of financial year	8,655,667	5,618,643	

Biological assets represent the forest planting expenditure incurred and capitalised at cost under the license as described in Note 17 below.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

17. INTANGIBLE ASSETS

	Group	
	31 July	31 July
	2021	2020
	RM	RM
Acquired timber rights		
Cost		
Beginning and end of financial year	500,000	500,000
Accumulated amortisation		
Beginning of financial year	25,000	20,000
Amortisation charge (Note 5)	5,000	5,000
End of financial year	30,000	25,000
Net book value		
End of financial year	470,000	475,000

On 12 August 2015, the Group was granted a sustainable forest management license ("License") over an area of 11,043 hectares in the Sapulut Forest Reserve in Sabah, Malaysia for a period of 100 years. In accordance with the License, a banker's guarantee for the sum of RM1,000,000 was taken up by the Group (Note 10).

18. TRADE AND OTHER PAYABLES

	Group		Group Com		any
	31 July	31 July	31 July	31 July	
	2021	2020	2021	2020	
	RM	RM	RM	RM	
Trade payables – non-related parties	1,066,352	43,995	-	-	
Other payables					
 non-related parties 	742,352	600,300	225,539	576,100	
 Immediate holding corporation 	4,443	2,528	_	-	
	746,795	602,828	225,539	576,100	
Dividend payable to non-controlling					
shareholders of the subsidiary corporation	805,970	363,433	-	-	
Accruals for operating expenses	873,875	176,521	145,313	4,185	
	3,492,992	1,186,777	370,852	580,285	

Other payables to immediate holding corporation are unsecured, interest free and repayable on demand.

Dividend payable pertains to interim dividend declared by the subsidiary corporation, Jawala Plantation Industries Sdn. Bhd. to non-controlling interests of the Group.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

19. BORROWINGS

	Group	
	31 July	31 July
	2021	2020
	RM	RM
Current		
Lease liabilities	165,044	145,515
Non-current		
Lease liabilities	1,139,758	1,211,613
Borrowings	3,217,542	
	4,357,300	1,211,613
Total borrowings	4,522,344	1,357,128

The borrowings of the Group are not exposed to interest rate changes.

The borrowings are repayable from October 2034 with 5 years of instalment after expiry of 180 months grace period given by lender.

(a) Security granted

The borrowings of the Group are secured over corporate guarantee issued by immediate and ultimate holding corporation, Jawala Corporation Sdn. Bhd. and an area of approximate 1,200 hectares from total of 11,043 hectares in the Sapulut Forest Reserve in Sabah, Malaysia granted under the license as described in Note 17.

(b) Fair value of non-current borrowings

The fair value of non-current borrowings as at 31 July 2021 is RM3,219,181 (2020: RM Nil) which is determined from the cash flow analyses, discounted at market borrowing rates of 3% (2020: Nil), from an equivalent instrument at the balance sheet date which the directors expect to be available to the Group.

The fair values are within Level 2 of the fair value hierarchy.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

20. DEFERRED INCOME TAXES

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current income tax assets against current income tax liabilities and when the deferred income taxes relate to the same fiscal authority. The amount is shown on the consolidated balance sheet as follows:

	Group	
	31 July	
	2021	2020
	RM	RM
Deferred income tax liabilities		
Accelerated tax depreciation		
– to be settled after one year	2,252,859	1,462,613

Movement in deferred income tax account is as follows:

	Group	
	2021 RM	2020
		RM
Beginning of financial year	1,462,613	801,559
Charged to profit or loss	790,246	661,054
End of financial year	2,252,859	1,462,613

21. SHARE CAPITAL

	Gro No. of ordinary	oup	Com No. of ordinary	bany
	shares	Amount RM	shares	Amount RM
2021 Beginning and end of financial year	118,474,000	15,207,073	118,474,000	15,207,073
2020 Beginning and end of financial year	118,474,000	15,207,073	118,474,000	15,207,073

22. RETAINED PROFITS

The Group has an existing covenant to set aside its share in 75% of the profit after tax of the subsidiary corporation (Note 13) to be placed as strategic reserves.

Such strategic reserves will not be used for any other purposes save for (i) funding operating expenses during 2022 and 2026 and capital expenditure required to bring the Industrial Tree Plantations ("ITP") to maturity, including but not limited to infrastructure development and management, land development, planting, planting maintenance, natural forest silviculture and restoration for the period between 2018 and 2026 and corporate and administrative expenses for the period between 2022 and 2026 to bring the ITP to maturity (Note 16); and (ii) acquisition of other ITPs which would generate net cash inflow during the period between 2022 and 2026.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

22. RETAINED PROFITS (CONTINUED)

(a) Movement for non-distributable strategic reserves included in retained profits of the Group is as follows:

	Group	
	2021 2020	2020
	RM	RM
Beginning of financial year	15,599,808	13,365,028
Addition	4,507,530	2,234,780
Utilisation	(2,114,467)	
End of financial year	17,992,871	15,599,808

During the financial year, RM 2,114,467 (2020: RM Nil) was utilised from strategic reserves for planting activities.

(b) Movement in retained profits for the Company is as follows:

	Company		
	2021	2021	2020
	RM	RM	
Beginning of financial year	42,194	1,546,396	
Net profit/(loss)	1,224,677	(35,475)	
Dividend paid (Note 23)		(1,468,727)	
End of financial year	1,266,871	42,194	

23. DIVIDENDS

	Group	
	2021	2020
_	RM	RM
Ordinary dividends		
Jawala Inc.		
Final dividend paid in respect of the previous financial year of SGD Nil (2020:		
SGD0.004) per share, total of SGD Nil (2020: SGD 473,896)	-	1,468,727
Jawala Plantation Industries Sdn. Bhd.		
Interim tax exempt dividend of RM0.806 (2020: RM0.313) per share ⁽¹⁾	805,970	308,209

(1) Non-controlling interests' share of interim dividends declared by subsidiary corporation which remain unpaid as at respective balance sheet dates. The dividend per share is calculated based on the number of ordinary shares of the subsidiary corporation in issue as at date of dividend declaration.

At the Annual General Meeting on 26 November 2021, a final dividend of SGD 0.003 per share amounting to a total of SGD355,422 will be recommended. These financial statements do not reflect this dividend, which will be accounted for in shareholders' equity as an appropriation of retained profits in the financial year ending 31 July 2022.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

24. CONTINGENCIES

Contingent liabilities, for which the probability of settlement is not remote at the balance sheet date, are as follows:

Group

The subsidiary corporation, Jawala Plantation Industries Sdn Bhd ("**JPISB**") has provided a corporate guarantee in favour of a Financial Institution in consideration of it granting a hire purchase facility of RM339,538 (2020: RM Nil) to an unrelated third party for the purpose of financing the purchase of one unit of plant and equipment by the unrelated third party as per the terms and conditions as stated in the letter of offer dated 3 May 2021 executed between the parties.

As at 31 July 2021, the total outstanding amount including interest of the hire purchase facility is RM332,464 (2020: RM Nil).

On 1 October 2021, JPISB has further provided a corporate guarantee in favour of another Financial Institution in consideration of it granting a hire purchase facility of total RM928,280 (2020: RM Nil) to the above unrelated third party for the purpose of financing the purchase of additional units of plant and equipment by the above unrelated third party as per the terms and conditions as stated in the Hire Purchase Agreement dated 19 July 2021 executed between the parties.

25. FINANCIAL RISK MANAGEMENT

Financial risk factors

The Group's activities expose it to market risk (including currency risk, price risk and interest risk), credit risk, liquidity risk and capital risk. The Group's overall risk management strategy seeks to minimise adverse effects from the unpredictability of financial markets on the Group's financial performances.

The Board of Directors is responsible for setting the objectives and underlying principles of financial risk management for the Group. This includes establishing detailed policies such as authority levels, oversight responsibilities, risk identification and measurement, and exposure limits.

Financial risk management is carried out by the finance department in accordance with the policies set by the Board of Directors. The finance personnel identifies, evaluates and monitors financial risks in close co-operation with the Group's operating units. The finance personnel measures actual exposures against the limits set and prepares periodic reports for review by the Executive Directors. Regular reports are also submitted to the Board of Directors.

The Board of Directors reviews and agrees policies for managing each of these risks and they are summarised below:

(a) Market risk

(i) Currency risk

Foreign currency risk arises from transactions denominated in currencies other than the functional currency of the entities of the Group. The Group's business operations are not exposed to significant foreign currency risk as it has no significant transactions denominated in foreign currencies.

(ii) Price risk

The Group and the Company have no significant exposure to price risk as they do not have any equity securities.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

25. FINANCIAL RISK MANAGEMENT (CONTINUED)

Financial risk factors (continued)

- (a) Market risk (continued)
 - (iii) Cash flow and fair value interest rate risks

Cash flow interest rate risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Fair value interest rate risk is the risk that the fair value of a financial instrument will fluctuate due to changes in market interest rates. The Group's interest rate risk is primarily from short-term deposits that will mature from 1 to 12 months. These short-term deposits are placed on as short-term basis according to the Group's cash flow requirements, and hence the Group does not hedge against interest rate fluctuations.

(b) Credit risk

Credit risk refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. The major classes of financial assets of the Group and the Company are cash and bank balances and trade and other receivables. For trade receivables, the Group adopts the policy of dealing only with customers of appropriate credit history. For other financial assets, the Group adopts the policy of dealing only with high credit quality counterparties.

As the Group and the Company do not hold any collateral, the maximum exposure to credit risk for each class of financial instruments is the carrying amount of that class of financial instruments presented on the balance sheet, except as follows:

	Group	
	31 July	31 July
	2021	2020
	RM	RM
Corporate guarantee provided to unrelated third party on hire purchase facility		
(Note 24)	332,464	

Concentration of credit risk relating to trade receivables is limited due to the Group's varied customers. The Group's top 5 (2020: 2) most significant customers account for 99% (2020: 100%) of the trade receivables as at 31 July 2021. The Group's historical experience in the collection of accounts receivables adjusted with forward-looking information fall materially within the recorded allowances. Due to these factors, management believes no additional credit risk beyond amounts provided for collection losses is inherent in the Group's trade receivables.

The credit risk for trade receivables based on the information provided to key management is as follows:

	(Group	
	31 July 2021 RM	31 July 2020 RM	
By types of customers Non-related parties	8,198,751	1,635,109	
By geographical areas Malaysia	8,198,751	1,635,109	



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

25. FINANCIAL RISK MANAGEMENT (CONTINUED)

Financial risk factors (continued)

(b) Credit risk (continued)

Impairment of financial assets

The Group has applied the simplified approach by using the allowance matrix to measure the lifetime expected credit losses ("ECL") for all trade receivables.

In measuring the expected credit losses, trade receivables are grouped based on shared credit risk characteristics and days past due. In calculating the expected credit loss rate, the Group considers current payment patterns for each category of customers and adjusts to reflect current and forward-looking macroeconomic factors affecting the ability of the customers to settle the receivables.

Receivables 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. The Group categorises a receivable for write off when a customer fails to make contractual payment greater than 1 year past due based on historical collection trend. Where receivables have been written off, the Group continues to engage in enforcement activity to attempt to recover the receivables due. Where recoveries are made, these are recognised in profit or loss.

The Group assess the credit risk rating of other receivables including loan to related corporations based on qualitative and quantitative (including but not limited to external ratings, audited financial statements, management accounts and cash flow projections, and available press information, if available and applying expected credit judgement).

As at 31 July 2021, the trade and other receivables are not past due and not subject to any material credit losses.

(c) Liquidity risk

Prudent liquidity risk management includes maintaining sufficient cash and having an adequate amount of committed credit facilities to enable the Group to meet its normal operating commitments. The Group's objective is to maintain a balance between continuing of funding and the ability to close out market positions at a short notice. As at balance sheet date, assets held by the Group for managing liquidity risk included cash and bank balances as disclosed in Note 10.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

25. FINANCIAL RISK MANAGEMENT (CONTINUED)

(c) Liquidity risk (continued)

The table below analyses the Group's financial liabilities into relevant maturity groupings based on the remaining period from the balance sheet date to the contractual maturity date. The amounts disclosed in the table are the contractual undiscounted cash flows. Balances due within 12 months equal their carrying amounts as the impact of discounting is not significant.

	Within 1 year RM	Between 1 and 5 years RM	Over 5 years RM
Group			
At 31 July 2021 Trade and other payables	3,492,992	_	_
Borrowings	165,044	741,489	10,012,592
Financial guarantee contract	332,464		
	3,990,500	741,489	10,012,592
At 31 July 2020 Trade and other payables Borrowings	1,186,777 145,515 1,332,292		
Company At 31 July 2021			
Trade and other payables	370,852		
At 31 July 2020 Trade and other payables	580,285		

(d) Capital risk

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to maintain an optimal capital structure so as to maximise shareholder value. In order to maintain or achieve an optimal capital structure, the Group may adjust the amount of dividend payment, return capital to shareholders, issue new shares, buy back issued shares, obtain new borrowings or sell assets to reduce borrowings.

The Group and the Company do not have any externally imposed capital requirements for the financial years ended 31 July 2021 and 31 July 2020.

(e) Fair value measurements

The carrying amounts less impairment provision of trade receivables and payables are assumed to approximate their fair values. The carrying amounts of current finance lease liabilities approximate their fair values.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

25. FINANCIAL RISK MANAGEMENT (CONTINUED)

(f) Financial instruments by category

The carrying amount of the different categories of financial instruments is as follows:

	Group	
	31 July	31 July
	2021	2020
	RM	RM
Financial assets at amortised cost	43,787,472	35,171,064
Financial liabilities at amortised cost	8,015,336	2,543,905
	Com	pany
	31 July	31 July
	2021	2020
	RM	RM
Financial assets at amortised cost	14,329,502	13,204,774

580,285

370,852

Financial assets at amortised cost Financial liabilities at amortised cost

26. RELATED PARTY TRANSACTIONS

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

(a) Purchases of goods and services

	Group	
	2021 RM	2020 RM
_		
Rental expense on operating lease charged by immediate holding corporation	6,000	6,000
Rental expense on operating lease charged by related corporation	19,800	19,050

Outstanding balances at 31 July 2021, arising from purchase of goods and services, are unsecured and repayable on demand and are disclosed in Notes 18.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

26. RELATED PARTY TRANSACTIONS

(b) Key management personnel compensation

Key management personnel compensation is as follows:

	Group	
	2021	2020
	RM	RM
Directors of the Company		
Wages and salaries	944,536	925,149
Defined contributions plan	88,016	83,860
	1,032,552	1,009,009
Other key management personnel		
Wages and salaries	556,846	486,000
Defined contributions plan	73,301	61,012
	630,147	547,012

27. SEGMENT INFORMATION

The Group operates predominantly in only one business segment, which is the timber segment, namely the planting, extraction and sale of logs. Accordingly, no segment information is presented based on business segment.

No segmental information by geographical location is presented as all the revenue and non-current assets in the financial years ended 31 July 2021 and 2020 were derived and are based in Malaysia respectively.



FOR THE FINANCIAL YEAR ENDED 31 JULY 2021

28. IMPACT OF COVID-19

The COVID-19 pandemic has affected almost all countries of the world, and resulted in border closures, production stoppages, workplace closures, movement controls and other measures imposed by the various governments. The Group's significant operations are in Malaysia which have been affected by the spread of COVID-19 in 2020 and 2021.

Set out below is the impact of COVID-19 on the Group's financial performance reflected in this set of financial statements for the year ended 31 July 2021:

- (a) The Group has assessed that the going concern basis of preparation for this set of financial statements remains appropriate.
- (b) In 2020, border closures, production stoppages and workplace closures have resulted in periods where the Group's operations were temporarily suspended to adhere to the respective governments' movement control measures in second half of financial year ended 31 July 2020. These have negatively impacted business production and volume in 2020, resulting in a negative impact on the Group's financial performance for 2020.
- (c) In 2021, the governments' movement control measures are lifted for plantation industry that the Group is operating. At this stage, the Group's business and results are resume and recovered from financial year ended 31 July 2020 situation. The management will continue to follow the various government policies and advice and, in parallel, the management will do its utmost to continue operations in the best and safest way possible without jeopardising the health of the Group's staff.
- (d) The Group has considered the market conditions (including the impact of COVID-19) as at the balance sheet date, in making estimates and judgements on the recoverability of assets as at 31 July 2021. There is no impairment of trade receivables and non-financial assets required.

As the global COVID-19 situation remains very fluid as at the date these financial statements were authorised for issuance, the Group cannot reasonably ascertain the full extent of the probable impact of the COVID-19 disruptions on its operating and financial performance for the financial year ending 31 July 2022.

29. NEW OR REVISED SFRS(I) AND INTERPRETATIONS

The Group has not early adopted any mandatory standards, amendments and interpretations to existing standards that have been published but are only effective for the Group's accounting periods beginning on or after 1 August 2021. However, management anticipates that the adoption of these standards, amendments and interpretations will not have a material impact on the financial statements of the Group in the period of their initial adoption.

30. AUTHORISATION OF FINANCIAL STATEMENTS

These financial statements were authorised for issue by the Board of Directors of the Group on 26 October 2021.



SHAREHOLDERS' INFORMATION

AS AT 6 OCTOBER 2021

Number of Issued Shares	:	118,474,000
Issued and Fully Paid Up Capital	:	RM15,207,073 or SGD5,099,280
Class of Shares	:	Ordinary Shares
Treasury Shares	:	Nil
Subsidiary Holdings	:	Nil
Voting Rights	:	1 vote for each Ordinary Share held

DISTRIBUTION OF SHAREHOLDINGS AS AT 6 OCTOBER 2021

	NO. OF			
SIZE OF SHAREHOLDINGS	SHAREHOLDERS	%	NO. OF SHARES	%
1 – 99	0	0.00	0	0.00
100 - 1,000	41	37.96	38,900	0.03
1,001 - 10,000	55	50.93	208,700	0.18
10,001 - 1,000,000	9	8.33	888,500	0.75
1,000,001 AND ABOVE	3	2.78	117,337,900	99.04
TOTAL	108	100.00	118,474,000	100.00

TWENTY LARGEST SHAREHOLDERS AS AT 6 OCTOBER 2021

NO.	NAME	NO. OF SHARES	%
1	JAWALA CORPORATION SDN. BHD.	100,000,000	84.41
2	UOB KAY HIAN PRIVATE LIMITED	15,337,900	12.95
3	DB NOMINEES (SINGAPORE) PTE LTD	2,000,000	1.69
4	DBS NOMINEES (PRIVATE) LIMITED	183,400	0.15
5	LEONG SOAY YUET	140,000	0.12
6	TAN LAY CHING	140,000	0.12
7	YEO KHEE SENG BENNY	140,000	0.12
8	YUNG LAY KIANG	140,000	0.12
9	TAN PENG KHOON	70,000	0.06
10	CHEW AH BA	35,000	0.03
11	HSBC (SINGAPORE) NOMINEES PTE LTD	20,100	0.02
12	TAN HUI YIN	20,000	0.02
13	CHEE KENG LOO @ CHEE KUM YOKE	10,000	0.01
14	TAY YEW SENG	10,000	0.01
15	LAI LYE HENG	8,000	0.01
16	OU YANG YAN TE	6,800	0.01
17	CHEE SWEE SENG SEBASTIAN	6,000	0.01
18	HOO LEN YUH	6,000	0.01
19	ANG SIEW HONG	5,000	0.00
20	LIEW KUAN WOH	5,000	0.00
	TOTAL	118,283,200	99.87



SHAREHOLDERS' INFORMATION

AS AT 6 OCTOBER 2021

SUBSTANTIAL SHAREHOLDERS AS AT 6 OCTOBER 2021 (as recorded in the Register of Substantial Shareholders)

Name	Direct Interest	%	Deemed Interest	%
Jawala Corporation Sdn. Bhd. ⁽¹⁾	100,000,000	84.4	_	-
Tan Sri Abdul Majid Khan ⁽²⁾	-	-	100,000,000	84.4
Datuk Jema Khan ⁽³⁾	-	-	100,000,000	84.4

Notes:

- 1. Jawala Corporation Sdn. Bhd., a company incorporated in Malaysia, is the immediate and ultimate holding corporation of the Company.
- 2. Tan Sri Abdul Majid Khan is deemed interested in all the shares in the Company ("*Shares*") held by Jawala Corporation Sdn. Bhd., through his shareholding in Jawala Corporation Sdn. Bhd.
- 3. Datuk Jema Khan is deemed interested in the Shares held by Jawala Corporation Sdn. Bhd., through his shareholding in Jawala Corporation Sdn. Bhd.

SHAREHOLDINGS HELD IN HANDS OF PUBLIC

Based on information available to the Company, and to the best knowledge of the Directors, approximately 15.59% of the total number of issued shares (excluding treasury shares, if any) in the capital of the Company are held in the hands of the public as at 6 October 2021. Therefore, the Company has complied with Rule 723 of the Catalist Rules.



(Resolution 7)

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the Annual General Meeting ("**AGM**") of Jawala Inc. ("**Company**") will be convened and held by way of electronic means on Friday, 26 November 2021 at 2.00 p.m., for the following purposes:–

As Ordinary Business

1.	To receive and adopt the Directors' Statement and Audited Financial Statements of the Company for the financial year ended 31 July 2021, together with the Auditors' Report thereon.	(Resolution 1)
2.	To re-elect the following directors who are retiring by rotation under Article 98 of the Articles of Association of the Company:-	
	(a) Mr Lee Yong Soon	(Resolution 2)
	(b) Ms Faridah Binti Mohd. Fuad Stephens	(Resolution 3)
	[Explanatory Notes (i) to (ii)]	
3.	To approve directors' fees of RM314,429 (equivalent to SGD100,466) payable by the Company for the financial year ending 31 July 2022, to be paid half yearly in arrears (FY2021: RM218,045 (equivalent to SGD70,675)).	(Resolution 4)
	[Explanatory Note (iii)]	
4.	To declare a first and final tax-exempt one-tier dividend of SGD0.003 per ordinary share for the financial year ended 31 July 2021.	(Resolution 5)
5.	To re-appoint Messrs Nexia TS Public Accounting Corporation as auditors of the Company, and to authorise the directors to fix their remuneration.	(Resolution 6)

6. To transact any other ordinary business that may properly be transacted at an annual general meeting.

As Special Business

To consider and, if thought fit, to pass, with or without modifications, the following resolutions, which will be proposed as ordinary resolutions:-

7. Authority to Allot and Issue Shares

That, pursuant to Article 3 of the Articles of Association of the Company and Rule 806 of the Listing Manual (Section B: Rules of Catalist) of the Singapore Exchange Securities Trading Limited ("**SGX-ST**") ("**Catalist Rules**"), authority be given to the Directors of the Company to:-

- (a) (i) allot and 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) 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 may in their absolute discretion deem fit; and

(b) (notwithstanding that the authority conferred by this resolution may have ceased to be in force) issue Shares in pursuance of any Instrument made or granted by the Directors while this resolution was in force,

provided that:-

- (1) the aggregate number of Shares to be issued under this resolution (including Shares to be issued in pursuance of the Instruments, made or granted under this Resolution) shall not exceed one hundred per cent (100%) 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 and convertible securities to be issued (including Shares to be issued in pursuance of Instruments made or granted under this Resolution) other than on a *pro rata* basis to existing shareholders of the Company shall not exceed fifty per cent (50%) of the Company's total number of issued Shares (excluding treasury shares and subsidiary holdings, if any) (as calculated in accordance with sub-paragraph (2) below);
- (2) (subject to such manner of calculation and adjustments as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of Shares (including Shares to be issued in pursuance of Instruments made or granted under this Resolution) that may be issued under sub-paragraph (1) above, the total number of issued Shares shall be calculated based on the total number of issued Shares (excluding treasury shares and subsidiary holdings, if any), at the time of the passing of this Resolution, after adjusting for:-
 - (a) new Shares arising from the conversion or exercise of the Instruments or any convertible securities;
 - (b) new Shares arising from the exercise of share options or vesting of share awards which are outstanding or subsisting at the time this Resolution is passed provided that the share options or share awards (as the case may be) were granted in compliance with Part VIII of Chapter 8 of the Catalist Rules; and
 - (c) any subsequent bonus issue, consolidation or subdivision of Shares.
- (3) in exercising the authority conferred by this Resolution, the Company shall comply with the requirements of the Catalist Rules the time being in force (unless such compliance has been waived by the SGX-ST) and the Articles of Association for the time being of the Company; and
- (4) (unless revoked or varied by the Company in general meeting) the authority conferred by this Resolution 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 the earlier.

[Explanatory Note (iv)]



8. Authority to grant awards and issue shares under the Jawala Performance Share Plan

(Resolution 8)

That the Directors of the Company be and are hereby authorised to offer and grant awards ("**Awards**") from time to time in accordance with the provisions of the Jawala Performance Share Plan ("**Plan**"), and to allot and issue from time to time such number of fully paid-up Shares as may be required to be issued pursuant to the vesting of Awards granted under the Plan, provided always that the aggregate number of Shares to be issued pursuant to the Plan, when added to the number of Shares issued and issuable under other share-based incentives schemes or share plans of the Company, if any, shall not exceed eight per cent (8%) of the total number of issued Shares (excluding treasury shares and subsidiary holdings, if any) of the Company from time to time and that 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 the earlier.

[Explanatory Note (v)]

9. Authority to grant options and issue shares under the Jawala Employee Share Option (Resolution 9) Scheme

That the Directors of the Company be and are hereby authorised:-

- to offer and grant options ("**Options**") from time to time in accordance with the provisions of the Jawala Employee Share Option Scheme ("**Scheme**"); and
- (ii) to allot and issue from time to time such number of Shares in the capital of the Company as may be required to be issued under the exercise of the Options under the Scheme, provided always that the number of Shares issued and issuable under other share-based incentives schemes or share plans of the Company, if any, shall not exceed eight per cent (8%) of the total number of issued Shares (excluding treasury shares and subsidiary holdings, if any) of the Company from time to time, and that 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 the earlier.

[Explanatory Note (v)]

By Order of the Board

Jason Chen Chew Pei Tsing Company Secretaries

Singapore 3 November 2021



Explanatory Notes:

- Resolution 2 If re-elected, Mr Lee Yong Soon, shall remain as Lead Independent Director, Chairman of the Nominating Committee and a Member of the Audit Committee and Remuneration Committee respectively. The Board considers Mr Lee Yong Soon to be independent for the purposes of Rule 704(7) of the Catalist Rules.
- (ii) Resolution 3 If re-elected, Ms Faridah Binti Mohd. Fuad Stephens, shall remain as Chairman of the Remuneration Committee and a Member of the Audit Committee and Nominating Committee respectively. The Board considers Ms Faridah Binti Mohd. Fuad Stephens to be independent for the purposes of Rule 704(7) of the Catalist Rules.
- (iii) Resolution 4 The proposed Resolution 4 is to facilitate the payment of Directors' fees during the financial year ending 31 July 2022 ("FY2022") in which the fees are incurred. The aggregate amount of Directors' fees provided in the resolution is calculated on the assumption that all the present Directors will hold office for the whole of FY2022. Should any Director hold office for only part of FY2022 and not the whole of FY2022, the Directors' fees payable to him/her will be appropriately pro-rated.
- (iv) Resolution 7 The proposed Resolution 7, if passed, will empower the Directors, from the date of the annual general meeting until the date of the next annual general meeting of the Company, or the date which the next annual general meeting of the Company is required by law to be held, to issue Shares and/or Instruments convertible into Shares up to an aggregate number not exceeding 100% of the total number of issued Shares (excluding treasury shares and subsidiary holdings, if any), of which up to 50% may be issued other than on a *pro rata* basis to existing shareholders of the Company.
- (v) Resolutions 8 and 9 The proposed Resolutions 8 and 9, if passed, will empower the Directors to allot and issue Shares pursuant to the vesting of Awards and the exercise of Options under the Plan and Scheme, provided that the aggregate number of Shares to be issued pursuant to the Plan and Scheme, when added to the number of Shares issued and issuable under other share-based incentives schemes or share plans of the Company, shall not exceed 8% of the total number of issued Shares (excluding treasury shares and subsidiary holdings, if any) of the Company from time to time.

Important Notes:

Pre-Registration

The AGM is being convened, and 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, among others, attendance, submission of questions in advance and/or voting by proxy at the AGM are set out in the Company's announcement dated 3 November 2021 which has been uploaded together with the Notice of AGM on SGXNet on the same day. The announcement and this Notice of AGM may also be accessed at the Company's website at **https://jawalainc.com/**.

A member will be able to participate at the AGM by watching the AGM proceeding via a "live" audio-visual webcast via mobile phones, tablets or computers or listening to the proceeding through a "live" audio-only stream via telephone. In order to do so, a member must pre-register by 2.00 p.m., on Tuesday, 23 November 2021 (the "*Pre-Registration Deadline*"), at the URL <u>https://bit.ly/jawalaAGM2021</u> for the Company to authenticate his/her/its status as members. Authenticated members will receive email instructions on how to access the "live" audio-visual webcast or "live" audio-only stream of the proceeding of the AGM by 12.00 p.m., on Thursday, 25 November 2021 (the "*Confirmation Email*").

Members who do not receive the Confirmation Email by 12.00 p.m., on Thursday, 25 November 2021, but have registered by the Pre-Registration Deadline, should contact the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte Ltd, by telephone at +65 6536 5355 during Monday to Friday, from 9 a.m. to 5 p.m. (excluding Public Holiday), or by email to AGM.TeamE@boardroomlimited.com.

Investors holding shares through relevant intermediaries (other than Central Provident Fund ("**CPF**") or Supplementary Retirement Scheme ("**SRS**") investors) ("*Investors*") will not be able to pre-register at the above website, for the "live" webcast or live audio feed of the AGM. An Investor (other than CPF/SRS Investors) who wishes to participate in the "live" webcast or "live" audio feed of the AGM should instead approach his/her relevant intermediary as soon as possible in order for the relevant intermediary to make the necessary arrangements to pre-register. The relevant intermediary is required to submit a consolidated list of participants (setting out in respect of each participant, his/her name, email address and NRIC/passport number) to the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., via email to <u>AGM.TeamE@boardroomlimited.com</u> no later than 2:00 p.m. on Tuesday, 23 November 2021.

Submission of Questions

A member who pre-registers to watch the "live" audio-visual webcast or listen to the "live" audio-only stream may also submit questions related to the resolutions to be tabled for approval at the AGM. To do so, all questions must be submitted by 2.00 p.m., on Tuesday, 23 November 2021, via:

- (a) the pre-registration website at the URL https://bit.ly/jawalaAGM2021; or
- (b) email to the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at AGM.TeamE@boardroomlimited.com.

When sending in the questions via email, please provide full name, identification/registration number and the manner in which the shares are held in the Company, for verification purposes, failing which the submission will be treated as invalid.

The Company will address all substantial and relevant questions received from members relating to the agenda of the AGM prior to the AGM by publishing the responses via SGXNet and on the Company's website at URL: https://jawalainc.com/.



Submission of Proxy Form

Due to the 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 AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM if such member wishes to exercise her/his/its voting rights at the AGM. The instrument appointing the Chairman of the AGM as proxy ("*Proxy Form*") may be accessed at the Company's website at the URL https://jawalainc.com/, the online registration website at URL <u>https://bit.ly/jawalaAGM2021</u> and is made available with this Notice of AGM on SGXNet on the same day. Where a member (whether individual or corporate) appoints the Chairman of the AGM as his/her/its proxy, she/ he/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the Proxy Form, failing which, the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.

Investors who hold their shares through relevant intermediaries (including CPF members or SRS investors) and who wish to exercise their votes by appointing the Chairman of the Meeting as proxy should contact their respective relevant intermediaries (including their respective CPF agent banks or SRS approved banks) to submit their voting instructions by 2.00 p.m., on Wednesday, 17 November 2021, being seven (7) working days before the date of the AGM, in order to allow sufficient time for their respective relevant intermediaries to in turn submit a proxy form to appoint the Chairman of the Meeting to vote on their behalf by 2.00 p.m. on 23 November 2021.

The Chairman of the AGM, as a proxy, need not be a member of the Company.

The Proxy Form must be submitted in the following manner:

- (a) if submitted by post, be deposited with the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., 50 Raffles Place #32-01 Singapore Land Tower, Singapore 048623; or
- (b) if submitted electronically, be submitted via email to the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at AGM.TeamE@boardroomlimited.com;

in either case, not later than 2.00 p.m. (Singapore time) on Tuesday, 23 November 2021, being not less than 72 hours before the time fixed for holding the AGM.

A member who wishes to submit the Proxy Form must first download, complete and sign the Proxy Form before submitting it by post to the address provided above, or before scanning and sending it by email to the email address provided above.

In view of the current COVID-19 restriction orders in Singapore 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 to AGM.TeamE@boardroomlimited.com.

The Proxy Form must be executed under the hand of the appointor or his or her attorney duly authorised in writing and may be submitted via email. Where the Proxy Form is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised and may be submitted via email. Where the Proxy Form is executed by an attorney on behalf of the appointor, the letter or power of attorney or duly certified copy thereof (failing previous registration with the Company), if the Proxy Form is submitted by post, must be deposited with the Proxy Form (or if submitted by email, be emailed with the Proxy Form), failing which the Proxy Form will be treated as invalid.

The Company shall be entitled to reject a Proxy Form which is incomplete, improperly completed or illegible or where the true intentions of the appointor are not ascertainable from the instructions specified on the Proxy Form (including any related attachment).

Annual Report and Other Documents

The Annual Report for the financial year ended 31 July 2021 (the "Annual Report 2021") has been uploaded on SGXNet on 3 November 2021 and may be accessed via SGXNet and also at the Company's website at the URL https://jawalainc.com/ by clicking on the hyperlink Annual Report 2021.

Personal Data Privacy

By submitting an instrument appointing the Chairman of the AGM as proxy to attend, speak and vote at the AGM and/or any adjournment thereof, a member of the Company consents to the collection, use and disclosure of the member's personal data by the Company (or its agents or service providers) for the purpose of the processing and administration by the Company (or its agents or service providers) of the appointment of the Chairman of the AGM as proxy for the AGM (including any adjournment thereof); and the preparation and complication of the attendance lists, minutes and other documents relating to the AGM (including any adjournment thereof), and in order for the Company (or its agents or service providers) to comply with applicable laws, listing rules, regulations and/or provisions and guidelines.

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JAWALA INC.

Company Registration No. LL13922 (Incorporated in Labuan)

PROXY FORM – ANNUAL GENERAL MEETING

This form of proxy has been made available on SGXNet at the URL <u>https://www.sgx.com/securities/company-announcements</u>, the Company's website at the URL **https://jawalainc.com/** and the online registration website at URL <u>https://bit.ly/jawalaAGM2021</u>. A printed copy of this proxy form will not be despatched to members.

Voting will be conducted by poll. If you wish the Chairman of the AGM as your proxy to cast all your votes for or against a resolution proposed at the AGM, please indicate with a tick $[\sqrt{}]$ in the space provided under "**For**" or "**Against**". If you wish the Chairman of the AGM as your proxy to abstain from voting on a resolution proposed at the AGM, please indicate with a tick $[\sqrt{}]$ in the space provided under "**Abstain**". Alternatively, please indicate the number of shares as appropriate. If no specific direction as to voting is given, the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.

No.	Resolutions	For	Against	Abstain
Ordi	Ordinary Business			
1.	To receive and adopt Directors' Statement and Audited Financial Statements for the year ended 31 July 2021, together with the auditors' report thereon.			
2.	To re-elect Mr Lee Yong Soon as a Director of the Company.			
3.	To re-elect Ms. Faridah Binti Mohd. Fuad Stephens as a Director of the Company.			
4.	To approve Directors' fees for the financial year ending 31 July 2022 to be paid half yearly in arrears.			
5.	To declare a first and final tax-exempt one-tier dividend of SGD0.003 per ordinary share for the financial year ended 31 July 2021.			
6.	To re-appoint Messrs Nexia TS Public Accounting Corporation as auditors of the Company and to authorise the Directors to fix their remuneration.			
Spec	ial Business			
7.	To authorise Directors to allot and issue shares.			
8.	To authorise Directors to grant awards and issue shares under the Jawala Performance Share Plan.			
9.	To authorise the Directors to grant options and issue shares under the Jawala Employee Share Option Plan.			

Dated this _____ day of _____ 2021

Total number of Shares in:	No. of Shares
(a) CDP Register	
(b) Register of Members	
Total	

Signature(s) of member(s)/Common Seal

Notes:

- 1. Please insert the total number of shares held. If the member has shares entered against his name in the Depository Register maintained by The Central Depository (Pte) Limited, he should insert that number of shares. If the member has shares registered in his name in the Register of Members of the Company, he should insert that number of shares. If the member has shares entered against his name in the Depository Register and shares registered in his name in the Register of Members, he should insert the aggregate number of shares. If no number is inserted, this instrument appointing a proxy or proxies will be deemed to relate to all the shares held by the member.
- 2. Due to the 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 AGM 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. The instrument appointing the Chairman of the AGM as proxy (the "*Proxy Form*") may be accessed at the Company's website at https://jawalainc.com/, the SGX website at https://www.sgx.com/securities/company-announcements or the online registration website at URL https://bit.ly/jawalaAGM2021. Where a member (whether individual or corporate) appoints the Chairman of the AGM as his/her/its proxy, he/she/it must give specific instructions as to voting, or abstentions from voting, in respect of a resolution in the Proxy Form, failing which, the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.
- 3. The Proxy Form must be submitted in the following manner:
 - (a) if submitted by post, be deposited with the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., 50 Raffles Place #32-01 Singapore Land Tower, Singapore 048623; or
 - (b) if submitted electronically, be submitted via email to the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at AGM.TeamE@boardroomlimited.com.

in either case, not later than 2.00 p.m., on Tuesday, 23 November 2021.

A member who wishes to submit a Proxy Form must first download, complete and sign the Proxy Form, before submitting it by post to the address provided above, or by email to the email address provided above.

In view of the current COVID-19 restriction orders in Singapore 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.

- 4. In the case of members whose Shares are entered against their names in the Depository Register, the Company may reject any instrument appointing a proxy or proxies lodged if such members are not shown to have Shares entered against their names in the Depository Register as at 72 hours before the time appointed for holding the AGM as certified by The Central Depository (Pte) Limited to the Company.
- 5. CPF/SRS investors who wish to appoint the Chairman of the AGM as proxy to attend and vote on their behalf should approach their respective CPF Agent Banks or SRS Operators to submit their voting instructions by 2.00 p.m. on Wednesday, 17 November 2021, being seven (7) working days before the date of the AGM. Investors who hold their shares through relevant intermediaries (other than CPF/SRS Investors) and who wish to exercise their votes by appointing the Chairman of the AGM as proxy should approach their respective relevant intermediaries through which they hold such shares as soon as possible in order to allow sufficient time for their respective relevant intermediaries to in turn, to make the necessary arrangements on their behalf.

Personal Data Privacy

By submitting an instrument appointing the Chairman of the AGM as a proxy, the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 3 November 2021.

JAWALA INC. (Company Registration No: LL13922) (Incorporated in Labuan on 8 August 2017)