PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

Table of Contents

	Pages
Directors' Statement Letter	
Consolidated Statement of Financial Position	1 - 2
Consolidated Statement of Profit or Loss and Other Comprehensive Income	3
Consolidated Statement of Changes in Equity	4
Consolidated Statement of Cash Flows	5
Notes to the Consolidated Financial Statements	6 - 78



PT BERLIAN LAJU TANKER Tbk

"Delivers with Safety, Competitiveness and Timeliness"

DIRECTORS' STATEMENT LETTER

RELATING TO THE RESPONSIBILITY FOR THE CONSOLIDATED FINANCIAL STATEMENTS OF PT BERLIAN LAJU TANKER THE AND ITS SUBSIDIARIES (GROUP) AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

We, the undersigned:

Name

Office Address

Siana Anggraeni Surya Wisma BSG Lantai 10

Jl. Abdul Muis No. 40

Jakarta Pusat 10160

Domicile

Jl. Patra Kuningan VII/17

RT 005, RW 004 Kuningan Timur, Setiabudi

Jakarta Selatan

Phone Number

Position

62 - 21 - 30060300

Name

President Director Franciscus Xaverius Sulaeman

Office Address

Wisma BSG Lantai 10

Jl. Abdul Muis No. 40

Jakarta Pusat 1016

Jl. Ratu Melati II/8

RT 012, RW 013 Duri Kepa, Kebon Jeruk

Jakarta Barat

Phone Number Position

Domicile

62 - 21 - 30060300 Independent Director

state that:

- We are responsible for the preparation and presentation of the consolidated financial statements of the Group;
- The consolidated financial statements of the Group have been prepared and presented in conformity with International Financial Reporting Standards;
- 3. a. All information contained in the consolidated financial statements of the Group is complete and correct:
 - b. The consolidated financial statements of the Group do not contain misleading material information or facts, and do not omit material information and facts;
- 4. We are responsible for the Group's internal control system.

This statement has been made truthfully.

For and on behalf of the Board of Directors

(Siana Anggraeni Surya)

(Franciscus Xaverius Sulaeman)

President Director

Independent Director

Jakarta, July 31, 2017

Head Office: Wisma BSG 10th Floor, Jl. Abdul Muis No. 40 Jakarta 10160 INDONESIA P: +62 21 30060300

F: +62 21 30060390

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED)

(Expressed in United States dollar, unless otherwise stated)

	June 30, 2017 US\$	Notes	December 31, 2016 US\$
ASSETS	U S \$		05\$
CURRENT ASSETS			
Cash on hand and in banks	8,718,603	5,35	5,787,637
Trade receivables - third parties	3,198,544	6,35	1,926,530
Other receivables - third parties	1,048,338	7,35	1,067,683
Inventories	557,301		562,139
Advances	1,115,729	8	1,283,475
Prepaid expenses and taxes	758,430	15	539,766
Sub-total	15,396,945		11,167,230
Non-curret asset held-for-sale		12	7,483,000
Total Current Assets	15,396,945		18,650,230
NON-CURRENT ASSETS			
Derivative financial asset	12,965,258	9,35	12,965,258
Available-for-sale financial assets	21,929,129	10,35	21,929,129
Investment in associates and joint venture	18,085,058	11	15,281,175
Fixed assets	30,690,892	12	32,539,738
Advances for purchase of fixed assets	655,000	12	-
Deferred tax assets	3,106	15	3,106
Other non-current assets	49,500	35	3,917
Total Non-current Assets	84,377,943		82,722,323
TOTAL ASSETS	99,774,888		101,372,553

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES CONSOLIDATED STATEMENT OF FINANCIAL POSITION

AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) (Expressed in United States dollar, unless otherwise stated)

	June 30, 2017	Notes	December 31, 2016
LIABILITIES AND EQUITY	US\$		US\$
CURRENT LIABILITIES			
Trade accounts payable	104.040	13,35	100.007
Related parties Third parties	181,313 5,739,360	31	186,007 5,897,930
Accrued expenses	2,152,692	14,18,35	3,513,071
Taxes payable	98,047	15	88,721
Current maturities of long-term liabilities	,-	-	,
Loan payable	3,070,366	16,31,35	3,966,687
Other payables	1,734,586	17,35	1,734,586
Other current liabilities	954,581	35	1,321,319
Total Current Liabilities	13,930,945		16,708,321
NON-CURRENT LIABILITIES			
Long-term liabilities - net of current maturities	05 004 705	40.04.05	05 400 700
Loans payable	25,264,705	16,31,35	25,466,728
Other payables Provision for post-employment benefits	9,297,636 1,344,803	17,35 18	9,889,536 1,354,551
Total Non-current Liabilities	35,907,144	10	36,710,815
TOTAL LIABILITIES	49,838,089		53,419,136
EQUITY			
Share capital			
Par value			
Series A shares - Rp 62.50 per share			
Series B shares - Rp 50.00 per share Authorized			
44,237,830,228 series A shares and			
2,456,869,565 series B shares			
Issued and fully paid			
23,483,317,538 series A shares	163,636,458	19,33	163,636,458
Additional paid-in capital	1,115,631,835	20,33	1,115,631,835
Other capital reserves	17,931,594	16,31,34	17,931,594
Treasury shares	(6,515,636)	21	(6,515,636)
Difference arising from changes in equity of subsidiaries and effect of transactions			
with non-controlling interest	7,787,469	22	7,787,469
Reserves	22,736,775	23	22,736,775
Unrealized gain on available-for-sale financial assets	4,810,095	10	4,810,095
Deficit	(1,276,081,791)	24	(1,278,065,173)
TOTAL HARWITIS AND SOUTH	49,936,799		47,953,417
TOTAL LIABILITIES AND EQUITY	99,774,888		101,372,553

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

(Expressed in United States dollar, unless otherwise stated)

	2017	Notes	2016
	US\$		US\$
OPERATING REVENUES	10,846,534	25	8,544,789
VOYAGE EXPENSES	(2,281,128)	26	(2,188,555)
OPERATING REVENUES AFTER VOYAGE EXPENSES	8,565,406		6,356,234
OPERATING EXPENSES			
Ship operating expenses Vessel depreciation	(4,050,087) (2,868,843)	27 12	(3,591,213) (1,813,699)
Total Operating Expenses	(6,918,930)		(5,404,912)
GROSS PROFIT	1,646,476		951,322
OTHER INCOME (EXPENSES) Administrative expenses Share in profits of associates and joint venture Foreign exchange gain (loss) - net Other income (losses) - net	(1,961,244) 3,403,883 (179,833) 218,039	28 11	(5,622,070) 1,363,429 (566,439) (276,406)
Total Other Income (Expense)	1,480,845		(5,101,486)
INCOME BEFORE INTEREST AND INCOME TAX	3,127,321		(4,150,164)
Finance cost Interest income	(1,075,336) 12,298	16,17 5	(1,030,221) 1,056
INCOME (LOSS) BEFORE INCOME TAX	2,064,283		(5,179,329)
INCOME TAX BENEFIT - NET	(80,901)	15	(65,436)
NET INCOME (LOSS) FOR THE YEAR	1,983,382		(5,244,765)
OTHER COMPREHENSIVE INCOME (LOSS)			
TOTAL COMPREHENSIVE INCOME	1,983,382		(5,244,765)
Net income (loss) for the year attributable to: Owners of the Company Non-controlling interest	1,983,382 -		(5,244,765)
Total _	1,983,382		(5,244,765)
Total comprehensive income (loss) for the year attributable to: Owners of the Company Non-controlling interest	1,983,382 -		(5,244,765)
Total	1,983,382		(5,244,765)
BASIC INCOME (LOSS) PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY (in full amount)	0.0001	29	(0.0002)
DILUTED EARNINGS (LOSS) PER SHARE ATTRIBUTABLE TO OWNERS OF THE COMPANY (in full amount)	0.0001	29	(0.0002)

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED) (Expressed in United States dollar, unless otherwise stated)

Difference arising from changes in equity of subsidiaries and effect of

							and effect of					
				Unrealized gain			transactions with		Reserves (Note 23)			
			Additional	on available-	Other capital	Treasury	non-controlling		Financial			
		Share capital	paid-in capital	for-sale	reserves	shares	interest	Revaluation	statements	General	Deficit	Total
	Notes	(Note 19)	(Note 20)	(Note 10)	(Note 16 and 34)	(Note 21)	(Note 22)	reserves	translation	reserves	(Note 24)	equity
		US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Balance as of December 31, 2015		163,636,458	1,115,631,835	-	7,931,594	(6,515,636)	7,787,469	6,028,911	(120,331)	5,898,328	(1,263,465,469)	36,813,159
Net income for the year								<u> </u>	<u> </u>		(5,244,765)	(5,244,765)
Balance as of June 30, 2016		163,636,458	1,115,631,835		7,931,594	(6,515,636)	7,787,469	6,028,911	(120,331)	5,898,328	(1,268,710,234)	31,568,394
Balance as of December 31, 2016		163,636,458	1,115,631,835	4,810,095	17,931,594	(6,515,636)	7,787,469	16,958,778	(120,331)	5,898,328	(1,278,065,173)	47,953,417
Net income for the year											1,983,382	1,983,382
Balance as of June 30, 2017		163,636,458	1,115,631,835	4,810,095	17,931,594	(6,515,636)	7,787,469	16,958,778	(120,331)	5,898,328	(1,276,081,791)	49,936,799

PT BERLIAN LAJU TANKER The AND ITS SUBSIDIARIES CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

(Expressed in United States dollar, unless otherwise stated)

	2017	Notes	2016
	US\$		US\$
CASH FLOWS FROM OPERATING ACTIVITIES			
Cash receipts from customers	9,364,383		7,684,800
Cash paid to suppliers and employees	(8,878,558)		(9,986,450)
Interest paid	(653,254)		(574,832)
Income tax paid	(80,901)	15	(65,436)
Interest received	12,298		1,056
Net Cash Provided by (Used in) Operating Activities	(236,032)		(2,940,862)
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisition of fixed assets	(1,181,078)	12	(3,906,748)
Net proceeds from sale of fixed assets and asset held-for-sale	7,732,139	12	-
Proceeds from dividend	600,000	11	-
Decrease (Increase) in security deposits	(45,583)		7,488
Increase in advances for purchase of fixed assets	(655,000)		-
Net Cash Provided by (Used in) Investing Activities	6,450,478		(3,899,260)
CASH FLOWS FROM FINANCING ACTIVITIES			
Payments of loans and other payables	(3,283,480)		(4,904,409)
Received from advance MCS	-		5,000,000
Net Cash Used in Financing Activities	(3,283,480)		95,591
NET INCREASE (DECREASE) IN CASH ON HAND AND IN BANKS	2,930,966		(6,744,531)
, - ,	,,-		(-, ,,
CASH ON HAND AND IN BANKS AT			
BEGINNING OF PERIOD	5,787,637	5	10,314,353
CASH ON HAND AND IN BANKS AT END OF PERIOD	8,718,603	5	3,569,822

1. GENERAL

a. General information

PT Berlian Laju Tanker Tbk (the "Company") was established on March 12, 1981 under the name PT Bhaita Laju Tanker. The Company's name was changed to PT Berlian Laju Tanker on September 5, 1988. The Company was incorporated and domiciled in Jakarta, and has two branches in Merak and Dumai. Its head office is located at Wisma BSG, 10th Floor, Jl. Abdul Muis No. 40, Jakarta.

The Company's scope of activities consists of local and overseas shipping, including but not limited to tanker, barges and tugboat operations. The Company started its commercial operations in 1981. Presently, the Company provides shipping services for liquid cargo transportation in Asia.

The Company's ultimate parent company is PT Bagusnusa Samudra Gemilang (Bagusnusa).

b. Public offering of shares, bonds and notes payable

Shares

The Company's public offering of 2,100,000 shares through the Indonesia Stock Exchange (IDX), at a price of Rp 8,500 per share, was approved by the Ministry of Finance of the Republic of Indonesia on January 22, 1990. These shares were listed in the IDX on March 26, 1990.

On January 27, 1993, the Company obtained the notice of effectivity from the Chairman of the Capital Market Supervisory Agency (Bapepam) (currently Otoritas Jasa Keuangan) for the Company's Rights Issue I to the shareholders totaling 29,400,000 shares at a price of Rp 1,600 per share. These shares were listed in the IDX on May 24, 1993.

On December 26, 1997, the Company obtained the notice of effectivity from the Chairman of Bapepam for the Company's Rights Issue II with pre-emptive right to shareholders totalling 305,760,000 shares with 61,152,000 warrants at an exercise price of Rp 1,200 per warrant. Each warrant was entitled to purchase one share from July 16, 1998 to January 20, 2003. Based on the addendum to the statements of warrant issuance which was notarized on October 17, 2002, the Company decided to extend the period to exercise the warrants for five (5) years or until January 18, 2008. The shares were listed in the IDX on January 16, 1998.

On December 18, 2000, the Company obtained the notice of effectivity from the Chairman of Bapepam for the Company's Rights Issue III with pre-emptive right to shareholders totalling 61,152,000 shares. The Company issued 53,958,150 new common shares with nominal value of Rp 500 per share at an exercise price of Rp 1,100 per share.

The Company conducted a stock split of 4:1 in 2002 and 2:1 in 2004. Thus, the exercise price of the warrants became Rp 150 per share since 2005.

On September 22, 2006, the Company obtained eligibility to list all of its shares in the Singapore Exchange Securities Limited (SGX) Mainboard from SGX. In line with the Company's listing of shares, the Company also amended certain provisions of its Articles of Association, which amendments were approved by the shareholders in the Extraordinary Shareholders' Meeting held on September 11, 2006.

On June 29, 2009, the Company obtained the notice of effectivity from the Chairman of Bapepam-LK for the Company's rights issue IV with pre-emptive rights to shareholders. In connection with such rights issue, the Company issued 1,392,310,059 new common shares at an exercise price of Rp 425 per share.

1. **GENERAL** (continued)

b. Public offering of shares, bonds and notes payable (continued)

Shares (continued)

On June 30, 2010, the Company obtained the notice of effectivity from the Chairman of Bapepam-LK for the Company's Rights Issue V with pre-emptive rights to shareholders. In connection with such rights issue, the Company issued 5,569,240,235 new common shares at an exercise price of Rp 220 per share.

All 11,550,831,470 issued shares of the Company are listed in the IDX and SGX. On January 24, 2012, the Company requested temporary suspension of trading on both stock exchanges on grounds of future disclosure of material information that may affect investors' decision. On January 25, 2012, the IDX and SGX suspended the trading of the Company's securities until further notice by the Company. On January 26, 2012, the Company announced the debt standstill to temporarily cease debt payments of the Group's debts and thereafter worked on a Restructuring Plan, which was approved in March 2013.

In 2015, the Company and its subsidiaries renegotiated its debts with the Mandated Lead Arrangers ("MLA") Lenders and plan creditors which resulted to MLA Restructuring agreement on April 22, 2015, and amendment to Restructuring Plan ("PKPU [Penundaan Kewajiban Pembayaran Utang] Amendment Plan") that was approved by the requisite majority creditors of both secured and unsecured creditors of the Group on August 14, 2015.

On December 31, 2015, the Company effectively implemented the Proposed Debt-Equity Swap Share Issuance, which is one of the key components in PKPU Amendment Plan, with unsecured creditors. On January 8, 2016, new shares listing application (11,932,486,068 shares) of the Company has been approved by the IDX under letter No. S-00086/BEI.PP1/01-2016.

As of the issuance date of these consolidated financial statements, the Company has not resumed trading on both stock exchanges.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

a. Basis of preparation of consolidated financial statements

The consolidated financial statements of the Company and its subsidiaries (collectively, the "Group") are prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB").

Except for the consolidated statement of cash flows, the consolidated financial statements have been prepared using the accrual basis. The measurement basis used is historical cost, except for certain accounts which are measured on the basis as described in the related accounting policies.

The consolidated statement of cash flows which has been prepared using the direct method, classifies cash receipts and cash disbursements into operating, investing and financing activities.

The reporting currency used in the preparation of the consolidated financial statements is the United States dollar (US\$), which is also the Company's functional currency.

The consolidated financial statements provide comparative information in respect of the previous period.

The consolidated financial statements are issued in relation to the listing of the Company's equity securities in the SGX.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

a. Basis of preparation of consolidated financial statements (continued)

In connection with the Company's listing of shares in the IDX, the Company issued separate consolidated financial statements prepared under Indonesian Financial Accounting Standards (SAK).

b. Basis of consolidation

The consolidated financial statements comprise the financial statements of the Company and its subsidiaries as of December 31, 2016 (including special-purpose entities). Control is achieved when the Group is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee. Specifically, the Company controls an investee if and only if the Group has:

- Power over the investee (i.e., existing rights that give it the current ability to direct the relevant activities of the investee);
- Exposure, or rights, to variable returns from its involvement with the investee; and
- The ability to use its power over the investee to affect its returns.

When the Group has less than a majority of the voting or similar rights of an investee, the Group considers all relevant facts and circumstances in assessing whether it has power over an investee, including:

- The contractual arrangement with the other vote holders of the investee;
- · Rights arising from other contractual arrangements; and
- The Company's voting rights and potential voting rights.

The Group re-assesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control. Consolidation of a subsidiary begins when the Group obtains control over the subsidiary and ceases when the Group loses control of the subsidiary. Assets, liabilities, income and expenses of the subsidiary acquired or disposed of during the year are included in the consolidated financial statements from the date the Group gains control until the date the Group ceases to control the subsidiary.

Profit or loss and each component of OCI are attributed to the owners of the Company and to non-controlling interests even if it results in the non-controlling interests account having a deficit balance. When necessary, adjustments are made to the financial statements of the subsidiary to bring the accounting policies used in line with those used by the Group. All intra-group assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

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

- Derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- Derecognizes the carrying amount of any non-controlling interests;
- Derecognizes the cumulative translation differences recorded in equity;
- Recognizes the fair value of the consideration received;
- Recognizes the fair value of any investment retained;
- · Recognizes any surplus or deficit in profit or loss; and
- Reclassifies the parent's share of components previously recognized in OCI to profit or loss or retained earnings, as appropriate, as would be required if the Company had directly disposed of the related assets and liabilities.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

b. Basis of consolidation (continued)

The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in its relative interests in the subsidiary. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owners of the Company. The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition.

Non-controlling interests in subsidiaries are identified separately and presented within equity. For each business combination, the Group elects whether to measure the non-controlling interests either at fair value or at the non-controlling interests' proportionate share of the acquiree's identifiable net assets. Subsequent to the date of business combination, the carrying amount of non-controlling interests is adjusted for the non-controlling interests' share of subsequent changes in equity of the subsidiary.

c. Transactions with related parties

An individual or family member is related to the Group if it:

- a) has control or joint control over the Group;
- b) has significant influence over the Group; or
- c) is a member of the key management personnel of the Group or the parent of the Company.

A party is considered to be related to the Group if:

- a) the party, directly or indirectly through one or more intermediaries, (i) controls, is controlled by, or is under common control of the Group; (ii) has an interest in the Group that gives it significant influence over the Group; or (iii) has joint control over the Group;
- b) the party is an associate of the Group;
- c) the party is a joint venture in which the Group is a venturer;
- d) the party is a member of the key management personnel of the Group;
- e) the party is a close member of the family of any individual referred to in (a) or (d);
- f) the party is an entity that is controlled, jointly controlled or significantly influenced by or for which significant voting power in such entity resides with, directly or indirectly, any individual referred to in (d) or (e);
- g) the party is a post-employment benefit plan for the benefit of employees of the Group, or of any entity that is a related party of the Group; or
- h) The party, or any member of a group of which it is a part, provides key management personnel services to the Group or to the parent of the Group.

Related party transactions are entered into based on terms agreed by the related parties. Such terms may not be the same as those of the transactions between unrelated parties. All transactions and balances with related parties are disclosed in the notes to the consolidated financial statements.

d. Foreign currencies

The individual financial statements of each of the consolidated entities are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the consolidated financial statements, the financial performance and financial position of each entity are expressed in US\$, which is the Group's functional currency and presentation currency in the consolidated financial statements.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

d. Foreign currencies (continued)

In preparing the financial statements of the individual entities, transactions in currencies other than the entity's functional currency (foreign currency) are recognized using their respective functional currency spot rates at the dates the transactions first qualifies for recognition.

At the end of each reporting period, monetary items denominated in foreign currencies are translated using the functional currency spot rates at that date. Non-monetary items carried at fair value that are denominated in foreign currencies are translated using the prevailing rates at the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not translated. The gain or loss arising on translation of non-monetary items measured at fair value is treated in line with the recognition of gain or loss on change in fair value of the item (i.e., translation differences on items whose fair value gain or loss is recognized in other comprehensive income or profit or loss are also recognized in other comprehensive income or profit or loss, respectively).

Exchange gains and losses arising from the translation of currencies other than the US\$ are recognized in profit or loss in the period in which they arise. The conversion rates used by the Group at the end of reporting period using the middle rates published by Bank Indonesia are as follows:

	June 30, 2017	December 31, 2016
Foreign currencies		
Rupiah (Rp'000)	0.0751	0.0744
Singapore dollar (SGD)	0.7195	0.6921
Euro (EUR)	1.1142	1.0540
Yen (JPY)	0.0090	0.0086

For consolidation reporting purposes, assets and liabilities of entities whose functional currency is other than the US\$ are translated into US\$ using the foreign exchange rates at statement of financial position date, while revenues and expenses are translated at the average foreign exchange rates for the year. The resulting translation adjustments are recognized in other comprehensive income and accumulated in equity (attributed to non-controlling interests as appropriate).

When an entity whose functional currency other than US\$ is sold, exchange differences that were accumulated in equity are recognized as part of the gain or loss on sale. Goodwill and fair value adjustments arising from business acquisition of a subsidiary whose functional currency is other than the US\$ are treated as assets and liabilities of such entity and are translated at the closing exchange rate.

e. Financial instruments

Classification

i. Financial assets

Financial assets are classified into financial assets as at fair value through profit or loss, loans and receivables, held-to-maturity investments, and available for sale financial assets (AFS), or as derivatives designated as hedging instruments in an effective hedge. The classification depends on the nature and purpose for which the asset was acquired and is determined at the time of initial recognition. The Group has not classified any of its financial assets as held to maturity (HTM).

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

e. Financial instruments (continued)

Classification (continued)

i. Financial assets (continued)

The Group's financial assets include cash on hand and in banks, trade receivables - third parties, other receivables - third parties, other non-current assets, derivative financial asset and available for sale financial assets.

ii. Financial liabilities

Financial liabilities are classified into financial liabilities at fair value through profit or loss or other financial liabilities measured at amortized cost. The Group determines the classification of its financial liabilities at initial recognition.

The Group's financial liabilities consist of trade payables, accrued expenses, loans payables, bonds payable, obligations under finance lease, notes payable, other payables, provisions and other current liabilities.

Recognition and measurement

Financial assets

Financial assets are recognized initially at fair value plus, in the case of financial assets not recorded at fair value through profit or loss, transaction costs that are attributable to the acquisition of the financial asset.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the market place (regular way trades) are recognized on the trade date, i.e., the date that the Group commits to purchase or sell the asset.

The subsequent measurement of financial assets depends on their classification as follows:

Financial assets at fair value through profit or loss Financial assets at fair value through profit or loss ("FVTPL") include financial assets held-for-trading and financial assets designated upon initial recognition as fair value through profit or loss. Derivative assets are classified as held-for-trading unless they are designated as effective hedging instruments. Financial assets at fair value through profit or loss are carried in the consolidated statement of financial position at fair value with gains or losses recognized in profit or loss.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Subsequent to initial recognition, such financial assets are carried at amortized cost using the effective interest rate (EIR) method. Gains and losses are recognized in profit or loss when the loans and receivables are derecognized or impaired, as well as through the amortization process.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

e. Financial instruments (continued)

Recognition and measurement (continued)

Financial assets (continued)

AFS financial assets

AFS financial assets are non-derivative financial assets that are designated as AFS or are not classified in any of the two preceding categories. Subsequent to initial recognition, AFS financial assets are measured at fair value with unrealized gains or losses recognized in equity until the investment is derecognized wherein the cumulative gain or loss previously recognized in equity is reclassified to profit or loss as a reclassification adjustment.

Dividends on AFS equity instruments, if any, are recognized in profit or loss when the Group's right to receive the dividends is established. The fair value of AFS monetary financial assets denominated in a foreign currency is determined based on original currency and translated using the prevailing exchange rate at the end of the reporting period. The foreign exchange gains and losses recognized in profit or loss are determined based on the amortized cost of the monetary assets.

The Group's AFS equity investments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured are measured at cost less any identified impairment losses at the end of each reporting period. The Group's AFS financial assets include its investments in shares of Nevaeh Limited and Swank Ventures Limited.

ii. Financial liabilities

All financial liabilities are recognized initially at fair value and, in the case of other financial liabilities, net of directly attributable transaction costs.

The subsequent measurement of financial liabilities depends on their classification, as described below:

Other financial liabilities

After initial recognition, loans and borrowings are subsequently measured at amortized cost using EIR method. Gains and losses are recognized in profit or loss when the liabilities are derecognized as well as through the EIR amortization process.

Offsetting of financial instruments

Financial assets and liabilities are offset and the net amount is reported in the consolidated statement of financial position if, and only if, there is currently enforceable legal right to offset the recognized amounts and that there is an intention to settle on a net basis, to realize the assets simultaneously with the liabilities.

Fair value measurements

At each reporting date, the Group measures financial instruments, such as derivative financial asset and AFS financial assets, at fair value and non-financial assets, such as vessels, at revalued amount.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

e. Financial instruments (continued)

Fair value measurements (continued)

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either:

- In the principal market for the asset or liability; or
- In the absence of a principal market, in the most advantageous market for the asset or liability.

The principal or the most advantageous market must be accessible to the Group.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest. A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

The Group uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

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

For assets and liabilities that are recognized in the financial statements on a recurring basis, the Group determines whether transfers have occurred between levels in the hierarchy by reassessing categorization (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

Management determines the policies and procedures for fair value measurement. External valuers are involved for valuation of significant assets, such as fixed assets vessels. Involvement of external valuers is decided by management based on expert's market knowledge, reputation, independence and whether professional standards are maintained. Management decides, after discussions with the Group's external valuers, which valuation techniques and inputs to use for each case.

For the purpose of fair value disclosures, the Group has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

e. Financial instruments (continued)

Amortized cost of financial instruments

Amortized cost is computed using the effective interest rate method less any allowance for impairment and principal repayment or reduction. The calculation takes into account any premium or discount on acquisition and includes transaction costs and fees that are an integral part of the effective interest rate.

Impairment of financial assets

The Group assesses at the end of each reporting period whether there is any objective evidence that a financial asset or a group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganization and where observable data indicate that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

i. Financial assets carried at amortized cost

For financial assets carried at amortized cost, the Group first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognized are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss has occurred, the amount of the loss is measured as the difference between the assets carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not yet been incurred). The present value of the estimated future cash flows is discounted at the financial assets original effective interest rate. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognized in profit or loss.

When the asset becomes uncollectible, the carrying amount of the financial assets is reduced directly or if an amount was charged to the allowance account, the amounts charged to the allowance account are written off against the carrying value of the financial asset.

If, in a subsequent period, the amount of the impairment loss decreases and the impairment was recognized, the previously recognized impairment loss is reversed to the extent that the carrying amount of the asset does not exceed its amortized cost at the reversal date by adjusting the allowance account. The amount of the reversal is recognized in profit or loss. Subsequent recoveries of previously written off receivables, if in the current period, are credited to the allowance accounts, but if after the reporting period, are credited to other operating income.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

e. Financial instruments (continued)

Impairment of financial assets (continued)

ii. AFS financial assets

For available for sale financial assets, the Group assesses at each reporting date whether there is objective evidence that an investment or a group of investments is impaired.

In the case of equity investments classified as available for sale, objective evidence would include a significant or prolonged decline in the fair value of the investment below its cost. 'Significant' is evaluated against the original cost of the investment and 'prolonged' against the period in which the fair value has been below its original cost. Where there is evidence of impairment, the cumulative loss - measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that investment previously recognized in profit or loss - is removed from other comprehensive income and recognized in profit or loss. Impairment losses on equity investments are not reversed through the income statement; increases in their fair value after impairment are recognized directly in other comprehensive income.

The determination of what is "significant" or "prolonged" requires management judgment. The Group treats "significant" generally as 30% or more and "prolonged" as greater than 12 months for equity securities.

Derecognition

i. Financial assets

A financial asset, or where applicable, a part of a financial asset or part of a group of similar financial assets, is derecognized when:

- the contractual rights to receive cash flows from the asset have expired; or
- there is transfer of the asset or the Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the cash flows received in full without material delay to a third party under a "pass-through" arrangement, and either (a) the Group has transferred substantially all the risks and rewards over the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards over the asset, but has transferred the control over the asset.

When the Group has transferred its rights to receive cash flows from the asset or has entered into a "pass-through" arrangement, and has neither transferred nor retained substantially all the risks and rewards over the asset nor transferred the control over the asset, the Group recognizes its retained interest in the asset to the extent of the Group's continuing involvement in the asset.

Continuing involvement that takes the form of a guarantee over the transferred asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration received that the Group could be required to repay.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

e. Financial instruments (continued)

Derecognition (continued)

i. Financial assets (continued)

On derecognition of a financial asset in its entirety, the difference between the asset's carrying amount and the sum of the consideration received and receivable, including any new assets obtained less any new liabilities assumed, and the cumulative gain or loss that had been recognized in other comprehensive income and accumulated in equity is recognized in the consolidated statement of profit or loss and other comprehensive income.

On derecognition of a financial asset other than in its entirety (e.g., when the Group retains an option to repurchase part of a transferred asset), the Group allocates the previous carrying amount of the financial asset between the part it continues to recognize under continuing involvement, and the part it no longer recognizes on the basis of the relative fair values of those parts on the date of the transfer. The difference between the carrying amount allocated to the part that is no longer recognized and the sum of the consideration received for the part no longer recognized and any cumulative gain or loss allocated to it that had been recognized in other comprehensive income is recognized in profit or loss. A cumulative gain or loss that had been recognized in other comprehensive income is allocated between the part that continues to be recognized and the part that is no longer recognized on the basis of the relative fair values of those parts.

ii. Financial liabilities

The Group derecognizes financial liabilities when, and only when, the Group's liabilities are discharged, cancelled or expired. The difference between the carrying amount of a financial liability derecognized and the consideration paid and payable is recognized in profit or loss.

An exchange between the Group and its creditors with substantially different terms is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability. Similarly, a substantial modification of the terms of an existing financial liability or a part of it (whether or not attributable to the financial difficulty of the Group) is accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability.

The difference between the carrying amount of a financial liability (or part of a financial liability) extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognized in profit or loss.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

f. Inventories

Inventories are stated at the lower of cost or net realizable value. Cost is determined using the "first-in, first-out" method. Net realizable value is the estimated selling price, less the estimated costs necessary to make the sale.

g. Advances and prepaid expenses

Advances pertain to payments made to ship managers and agents in relation to the operations of vessels. These advances are being liquidated on a monthly basis using the reports from the ship managers and agents.

Prepaid expenses are amortized over their beneficial periods using the straight-line method.

h. Investments in associates and joint venture

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

A joint venture is a type of joint arrangement whereby the parties have joint control of the arrangement and have rights to the net assets of the joint venture. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require unanimous consent of the parties sharing control.

The considerations made in determining significant influence are similar to those necessary to determine control over subsidiaries.

The Group's investments in associates are accounted for using the equity method.

Under the equity method, the investment in an associate or a joint venture is initially recognized at cost. The carrying amount of the investment is adjusted to recognize changes in the Group's share of net assets of the associate or joint venture since the acquisition date. Goodwill relating to the associate or joint venture is included in the carrying amount of the investment and is neither amortized nor individually tested for impairment.

The consolidated statement of profit or loss and other comprehensive income reflects the Group's share of the results of operations of the associate or joint venture. Any change in OCI of those investees is presented as part of the Group's OCI. In addition, when there has been a change recognized directly in the equity of the associate or joint venture, the Group recognizes its share of any changes, when applicable, in the consolidated statements of changes in equity. Unrealized gains and losses resulting from transactions between the Group and the associate or joint venture are eliminated to the extent of the interest in the associate or joint venture.

The aggregate of the Group's share of profit or loss of an associate and a joint venture is shown on the face of the consolidated statement of profit or loss and other comprehensive income outside operating profit and represents profit or loss after tax and non-controlling interests in the subsidiaries of the associate or joint venture.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

h. Investments in associates and joint venture (continued)

The financial statements of the associate or joint venture are prepared for the same reporting period as the Company. When necessary, adjustments are made to bring the accounting policies in line with those of the Company.

After application of the equity method, the Company determines whether it is necessary to recognize an impairment loss on its investment in its associate or joint venture. At each reporting date, the Company determines whether there is objective evidence that the investment in the associate or joint venture is impaired. If there is such evidence, the Company calculates the amount of impairment as the difference between the recoverable amount of the associate or joint venture and its carrying value, then recognizes the loss as "Share of profit of an associate and a joint venture" in the consolidated statement of profit or loss and other comprehensive income.

Upon loss of significant influence over the associate or joint control over the joint venture, the Group measures and recognized any retained investment at its fair value. Any difference between the carrying amount of the associate or joint venture upon loss of significant influence or joint control and the fair value of the retained investment and proceeds from disposal is recognized in profit or loss.

i. Fixed assets

Vessels

Owned vessels and leased vessels are stated at their revalued amount, being the fair value at the date of revaluation, less any subsequent accumulated depreciation and subsequent accumulated impairment loss. Revaluations are performed with sufficient regularity such that the carrying amount does not differ materially from that which would be determined using fair values at the reporting date.

Vessels held under finance lease are depreciated over the same estimated economic useful lives with owned vessels. However, when there is no reasonable certainty that ownership of vessels will be obtained by the end of the lease term, assets are depreciated over the shorter of the lease term and their useful lives.

Any revaluation increase arising on the revaluation of such vessels is credited to other comprehensive income net of deferred tax, as applicable, and accumulated in revaluation surplus in the equity, except to the extent that it reverses an impairment loss for the same vessel which was previously recognized in profit or loss, in which case the increase is credited to profit or loss to the extent that impairment loss was recognized for the asset in prior years. Any remaining increase, net of deferred tax, as applicable, would be recognized in revaluation surplus in equity. A decrease in carrying amount arising on the revaluation of such vessels is charged to profit or loss to the extent that it exceeds the balance, if any, held in the vessels' revaluation surplus relating to a previous revaluation of such vessels.

The Group elected the policy of eliminating the accumulated depreciation of revalued assets against the gross carrying amount of the assets and the net amount restated to the revalued amount of the assets.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

i. Fixed assets (continued)

Depreciation of revalued vessels is charged to profit or loss. As the vessels are used, a transfer is made from revaluation reserve to deficit equivalent to the difference between depreciation based on revalued carrying amount of the vessels and depreciation based on the vessels' historical cost. On subsequent sale or retirement of a revalued vessel, the remaining revaluation surplus attributable to the vessels sold or retired is transferred directly to deficit.

The vessels' residual values, estimated useful lives and depreciation method are reviewed at each reporting date, with the effect of any change in estimate accounted for prospectively.

The gain or loss on sale or retirement of vessels is determined as the difference between the sales proceeds and carrying amount of the vessel and is recognized in profit or loss.

Dry docking cost

Included in the balance of vessels are the dry docking costs which are capitalized when incurred and are amortized on a straight-line basis over the period until the date of the next dry docking.

Other fixed assets

Other fixed assets are stated at cost less accumulated depreciation and any accumulated impairment losses.

The Group applies the cost model in subsequent recognition for other fixed assets. Other fixed assets are depreciated using straight-line method based on the following estimated useful lives:

	Years
Buildings and premises	20
Transportation equipment	5
Office furniture and fixtures	5
Office and dormitory equipment	5

Depreciation is recognized so as to allocate the cost of assets less their residual values over their estimated useful lives. The estimated useful lives, residual values and depreciation method are reviewed at each reporting date, with the effect of any change in estimate accounted for prospectively.

The costs of maintenance and repairs of other fixed assets are charged to operations as incurred. Other costs incurred subsequently to add, replace part of, or service an item of fixed assets, are recognized as asset if, and only if, it is probable that future economic benefits associated with the asset will flow to the Group and the cost of the asset can be measured reliably.

Construction in progress is stated at cost, and is transferred to the respective fixed assets account when completed and ready for its intended use.

An item of other fixed assets is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net proceeds from disposal and the carrying amount of the item) is recognized in profit or loss in the period the asset is derecognized.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

j. Leases

Leases are classified as finance leases whenever the terms of the leases transfer substantially all the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

The Group as lessee

Assets held under finance leases are initially recognized as leased assets of the Group at their fair value at the inception of the lease or, if lower, at the present value of the minimum lease payments. The corresponding liability to the lessor is presented in the consolidated statement of financial position under "Obligations under finance lease" account.

The Group as lessee (continued)

Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the outstanding balance. The corresponding rental obligations, net of finance charges, are included in non-current finance lease liabilities. The interest element of the finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The fixed asset acquired under finance lease is depreciated over the shorter of the useful life of the asset and the lease term. Contingent rentals are recognized as expenses in the periods in which they are incurred.

Operating lease payments are recognized as an expense on a straight-line basis over the lease term, except where another systematic basis is more representative of the time pattern in which economic benefits from the leased asset are consumed.

k. Impairment of non-financial assets

The Group assesses at each reporting period whether there is an indication that an asset may be impaired. If any such indication exists, or when annual impairment testing for an asset is required, the Group makes an estimate of the asset's recoverable amount. An asset's recoverable amount is the higher of the asset's or its CGU's fair value less costs to sell and its value in use, and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. Impairment losses of continuing operations are recognized in the consolidated statement of profit or loss and other comprehensive income as "impairment losses".

In assessing the value in use (VIU), the estimated net future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs to sell, recent market transactions are taken into account, if available. If no such transactions can be identified, an appropriate valuation model is used to determine the fair value of the assets. These calculations are corroborated by valuation multiples or other available fair value indicators.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

k. Impairment of non-financial assets (continued)

A previously recognized impairment loss for an asset other than goodwill is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. If that is the case, the carrying amount of the asset is increased to its recoverable amount. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceeds the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Reversal of an impairment loss is recognized in the consolidated statement of profit or loss and other comprehensive income. After such a reversal, the depreciation charge on the said asset is adjusted in future periods to allocate the asset's revised carrying amount, less any residual value, on a systematic basis over its remaining useful life.

In case of asset carried at a revalued amount, any remaining increase, net of deferred tax, as applicable, would be recognized in revaluation reserve in equity and is treated as a revaluation increase.

I. Post-employment benefits

The Company provides defined post-employment benefits to their employees in accordance with Indonesian Labor Law No. 13/2003. No funding has been made to this defined benefit plan.

Pension costs under the Company's defined benefit pension plans are determined by periodic actuarial calculation using the projected-unit-credit method and applying the assumptions as in accordance with IAS 19 (Revised 2011).

Re-measurements, comprising of actuarial gains and losses and the return on plan assets (excluding net interest), are recognized immediately in the consolidated statement of financial position with a corresponding debit or credit to retained earnings through OCI in the period in which they occur. Re-measurements are not reclassified to profit or loss in subsequent periods.

Past service costs are recognized in profit or loss on the earlier of:

- The date of the plan amendment or curtailment; and
- The date that the Company recognizes restructuring-related costs.

Net interest is calculated by applying the discount rate to the net defined benefit liability or asset. The Group recognizes the following changes in the net defined benefit obligation under employee benefits in the consolidated statement of profit or loss and other comprehensive income:

- Service costs comprising current service costs, past-service costs, gains and losses on curtailments and non-routine settlements; and
- Net interest expense or income.

m. Provision

Provision is recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation. The Group expects a provision to be reimbursed, the reimbursement is recognized as a separate asset but only when the receipt of reimbursement is virtually certain. The expense relating to any provision is presented in profit or loss net of any reimbursement.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

m. Provision

All provisions are reviewed at each reporting date and adjusted to reflect the current best estimate. If it is no longer probable that an outflow of resources embodying economic benefits will be required to settle the obligations, the provisions are reversed and recognized in profit or loss.

n. Equity instrument

Financial liabilities and equity instruments of the Group are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and equity instrument.

An equity instrument is any contract that evidences a residual interest in the assets of an entity after deducting all of its liabilities. Equity instruments are recorded at the fair value of the consideration received, net of direct issue costs.

Repurchase of the Group's own equity instruments is recognized and deducted directly in equity. No gain or loss is recognized in profit or loss on the purchase, sale, issue or cancellation of the Group's own equity instruments. The difference between the selling price and the acquisition cost is recognized as "Difference in capital from treasury share transactions" under additional paid-in capital in equity.

o. Revenue and expense recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the Group and the revenue can be reliably measured. Revenue is measured at the fair value of the consideration received, excluding discounts, rebates and Value Added Taxes ("VAT"). The Group assesses its revenue arrangements against specific criteria in order to determine if it is acting as principal or agent. The following specific recognition criteria must also be met before revenue and expense are recognized:

Revenues from freight operations

Revenues from freight operations are recognized as income with reference to the percentage of completion of the voyage as at reporting date.

Rental income

Time charter revenue is recognized on accrual basis over the terms of the time charter agreements. Voyage freight is recognized over the duration of each voyage.

Rendering of services

Revenues from agency services are recognized when the services are rendered to customers.

Interest income

Interest income from a financial asset is recognized when it is probable that the economic benefits will flow to the Group and the amount of income can be measured reliably. Interest income is accrued based on outstanding principal using the effective interest rate method.

Expenses

Expenses are recognized in the period in which they are incurred. Interest expense is accrued based on outstanding principal plus unpaid interest, using the effective interest rate method.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

p. Taxation

Income tax expense - net represents the sum or the net amount of the final income tax, current tax and deferred tax. Income tax expense is recognized in profit or loss except to the extent that it relates to items recognized directly in equity, in which case it is recognized in other comprehensive income.

Final income tax

Income tax subject to final tax is presented as part of the tax expense.

Tax expense on revenues from vessels subject to final tax is recognized proportionately based on the revenue recognized in the current year. The difference between the final income tax paid and the amount charged as final income tax in profit or loss is recognized as prepaid tax or tax payable. Prepaid final income tax is presented separately from final income tax payable.

Current tax

The current tax is based on taxable profit for the year. Taxable profit differs from profit as reported in the consolidated statement of profit or loss and other comprehensive income due to the taxable and deductible temporary differences and permanent differences. The Group's liability for current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period in the countries where the Group operates and generates income.

Current income tax relating to items recognized directly in equity is recognized in equity and not in profit or loss. Management periodically evaluates positions taken in the tax returns with respect to situations in which applicable tax regulations are subject to interpretation and establishes provisions where appropriate.

Interest and penalties for the underpayment or overpayment of income tax, if any, are to be presented as part of "Income Tax Benefit (Expense)" in the consolidated statement of profit or loss and other comprehensive income.

The amounts of additional tax principal and penalty imposed through a tax assessment letter ("SKP") are recognized as income or expense in the current year in the consolidated statement of profit or loss and other comprehensive income, unless further settlement is submitted. The amounts of tax principal and penalty imposed through an SKP are deferred as long as they meet the asset recognition criteria.

Deferred tax

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

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

p. Taxation

Deferred tax liabilities are recognized for all taxable temporary differences, except:

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

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

• When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss.

Deferred tax (continued)

• In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint ventures, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are re-assessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognized outside profit or loss is recognized outside profit or loss. Deferred tax items are recognized in correlation to the underlying transaction either in OCI or directly in equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to offset current tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

q. Share capital

Incremental costs directly attributable to the issuance of new ordinary shares or options are shown in equity as a deduction, net of tax, from the proceeds.

Where any company purchases the Company's equity share capital (treasury shares), the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the company's equity holders until the shares are cancelled or reissued. Where such ordinary shares are subsequently reissued, any consideration received, net of any directly attributable incremental transaction costs and the related income tax effect, is included in equity attributable to the Company's equity holders.

r. Non-current assets held for sale

Non-current assets classified as held for sale are measured at the lower of their carrying amount and the fair value less cost to sell. Non-current assets are classified as held for sale if their carrying amounts will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset is available for immediate sale in its present condition.

Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

Non-current assets are not depreciated or amortized while they are classified as held for sale.

s. Earnings/loss per share

Basic earnings/loss per share is computed by dividing income/loss for the year attributable to owners of the Company by the weighted average number of shares outstanding during the year, after considering treasury stock.

Diluted earnings/loss per share amounts are calculated by dividing the profit/loss attributable to ordinary equity holder of the parent by the weighted average number of ordinary shares outstanding during the year, after considering treasury stock plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

t. Segment information

A segment is a distinguishable component of the Group that is engaged either in providing certain products (business segment), or in providing products within a particular economic environment (geographical segment), which is subject to risks and rewards that are different from those of other segments.

Segment revenue, expenses, results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis to that segment. They are determined before intragroup balances and intragroup transactions are eliminated.

The segment information reported is the component of the Group whose operating results are regularly reviewed by the chief operating decision maker to make decisions about allocating resources to the segment and assessing its performance.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)

u. Contingencies

Contingent liabilities are not recognized in the consolidated financial statements but are disclosed in the notes to the consolidated financial statements unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the consolidated financial statements but are disclosed in the notes to the consolidated financial statements when an inflow of economic benefits is probable.

v. Events after the financial reporting date

Subsequent events after the end of financial reporting date that provide additional information about the Group's position at reporting period (adjusting events) are reflected in the financial statements. Subsequent events after the end of financial reporting date that are not adjusting events are disclosed in the notes to the consolidated financial statements when material.

w. Current versus non-current classification

The Group presents assets and liabilities in the consolidated statement of financial position based on current/non-current classification. An asset as current when it is:

- Expected to be realized or intended to be sold or consumed in normal operating cycle;
- Held primarily for the purpose of trading;
- Expected to be realized within twelve months after the reporting period; or
- Cash or cash equivalent unless restricted from being exchanged or used to settle a liability for at least twelve months after the reporting period.

All other assets are classified as non-current. A liability is current when:

- It is expected to be settled in normal operating cycle;
- It is held primarily for the purpose of trading:
- It is due to be settled within twelve months after the reporting period; or
- There is no unconditional right to defer the settlement of the liability for at least twelve months after the reporting period.

The Group classifies all other liabilities as non-current.

Deferred tax assets and liabilities are classified as non-current assets and liabilities.

3. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS

In the application of the Group's accounting policies, which are described in Note 2 to the consolidated financial statements, the preparation of consolidated financial statements requires management to make judgments, estimates and assumptions that affect the carrying amounts of assets, liabilities and the reported amounts of revenues and expenses, and accompanying disclosures. The judgments, estimates and assumptions used by management are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

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

3. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS (continued)

a. Judgments

The following are the critical judgments, apart from those involving estimations that the management made in the process of applying the Group's accounting policies which have the significant effect on the amounts recognized in the consolidated financial statements.

Classification of financial instruments

The Group determines the classifications of certain asset and liabilities as financial assets and financial liabilities by judging if they meet the definition set forth in IAS 32. Accordingly, the financial assets and financial liabilities are accounted for in accordance with the Group's accounting policies disclosed in Note 2.

Classification of leases

The Group has several leases where as the Group acts as lessee in respect of vessels. The Group evaluates whether significant risks and rewards of ownership of the leased assets are transferred.

Impairment of non-financial assets

Internal and external sources of information are reviewed at each reporting date to identify indications of impairment losses and to identify if previously recognized impairment loss on non-financial asset no longer exist or may be decreased.

If any such indication exists, the recoverable amount of the asset is estimated. An impairment loss is recognized whenever the carrying amount of the asset exceeds its recoverable amount. The Group assesses the impairment of an asset whenever events or changes in circumstances indicate that the carrying amount of the asset may not be recoverable. The factors that the Group considers upon assessment include, but not limited to, the significant under performance relative to expected historical or projected future operating results and significant negative industry or economic trends.

Whenever the carrying amount of an asset exceeds its recoverable amount, an impairment loss is recognized. The recoverable amount is the higher of the asset's fair value less costs to sell or value in use. The recoverable amount is estimated for the individual asset or, if not possible, for the cash-generating unit to which the asset belongs.

Allowance for impairment losses on loans and receivables

The Group assesses its loans and receivables for impairment at each reporting date. In determining whether an impairment loss should be recorded in profit or loss, management makes judgment as to whether there is objective evidence that a loss event has occurred. The Group also evaluates specific accounts where it has information that certain customers are unable to meet their financial obligations. In these cases, the Group uses judgment, based on available facts and circumstances, including but not limited to the length of its relationship with the customer and the customer's current credit status based on available data, to record specific provisions for customers against amounts due to reduce the receivable amounts that the Group expects to collect. Management also makes judgment as to the methodology and assumptions for estimating the amount and timing of future cash flows which are reviewed regularly to reduce any difference between loss estimate and actual loss.

3. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS (continued)

a. Judgments

Estimate of provision for income taxes

The Group has exposure to income taxes in relation to the significant judgment to determine the provision for income taxes. The Group submits tax returns on the basis of self-assessment and recognizes liabilities for expected tax issues based on estimates of whether additional taxes will be due. The tax authorities may assess or amend taxes within the statute of limitation under the prevailing regulations. Where the final tax outcome of these matters is different from the amounts that were initially recognized, such differences will impact the current tax and deferred tax in the period in which such determination is made.

Going concern

The Group's management has made an assessment of the Group's ability to continue as a going concern and is satisfied that the Company has the resources to continue in business for the foreseeable future. The management believes that the Group will be able to fulfill its obligations under the PKPU Amendment Plan, execute its strategies and manage its business and financial risks successfully. Accordingly, the consolidated financial statements continue to be prepared on the going concern basis.

Determination of functional currency

In determining the respective functional currencies of each of the entity in the Group, judgment is required to determine the currency that mainly influences sales prices for services and the country whose competitive forces and regulations mainly determine the sales prices of their services. The functional currencies of each entity in the Group are determined based on management's assessment of the economic environment in which the entities operate and the entities' process of determining sales prices. When the indicators are mixed and the functional currency is not obvious, management should use its judgment to determine the functional currency that faithfully represents the economic effects of the underlying transactions, events and conditions.

b. Estimates and assumptions

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below. The Group based its assumptions and estimates on parameters available when the consolidated financial statements were prepared. Existing circumstances and assumptions about future developments, however, may change due to market changes or circumstances arising beyond the control of the Group. Such changes are reflected in the assumptions when they occur.

Valuation of vessels

Vessels are stated at fair value based on the valuation reviewed by management and supported by independent professional valuers. In determining fair value, a method of valuation is used which involves certain estimates, including comparisons with recent sale transactions of similar vessels.

Management believes that the chosen valuation techniques and assumptions used are appropriate in the determination of the fair value of vessels.

3. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS (continued)

b. Estimates and assumptions (continued)

Determination of fair value of financial assets

The Group carries certain financial assets at fair value, which requires extensive use of accounting estimates and judgments. The significant components of fair value measurement were determined using verifiable objective evidence (i.e., foreign exchange rates, interest rates, volatility rates). The amount of changes in fair value would differ if the Company utilized different valuation methodologies and assumptions. Any changes in the fair value of these financial assets and liabilities would directly affect profit and loss and other comprehensive income

Impairment of non-financial assets

An impairment exists when the carrying value of an asset or cash generating unit exceeds its recoverable amount, which is the higher of its fair value less costs to sell and its value in use. The fair value less costs to sell calculation is based on available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. The value in use calculation is based on a discounted cash flow model. The cash flows are derived from the budget for the next five years and do not include restructuring activities that the Group is not yet committed to or significant future investments that will enhance the asset's performance of the cash generating unit being tested. The recoverable amount is most sensitive to the discount rate used for the discounted cash flow model as well as the expected future cash inflows and the growth rate used for extrapolation purposes.

Estimate of realizability of deferred tax assets

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient future taxable profit will be available to allow all or part of the deferred tax assets to be utilized. The Group's assessment on the recognition of deferred tax assets on deductible temporary differences is based on the projected taxable income in the following periods. This projection is based on the Company's past and future results of operations.

Estimate of provision for post-employment benefits

The determination of the Company's employee benefits liabilities is dependent on its selection of certain assumptions used by the independent actuaries in calculating such amounts. Those assumptions include among others, discount rates, future annual salary increase, annual employee turn-over rate, disability rate, retirement age and mortality rate. Actual results that differ from the Company's assumptions are recognized immediately in the profit or loss as and when they occurred. While the Company believes that its assumptions are reasonable and appropriate, significant differences in the Company's actual experiences or significant changes in the Company's assumptions may materially affect its estimated liabilities for employee benefits and net employee benefits expense. All assumptions are reviewed at each reporting date.

3. SIGNIFICANT ACCOUNTING JUDGMENTS, ESTIMATES AND ASSUMPTIONS (continued)

b. Estimates and assumptions (continued)

Estimate of useful lives and residual values of fixed assets

The useful lives of the Group's fixed assets which are estimated as the period over which the asset is expected to be used are based on internal technical evaluation. The estimated useful life of each asset is reviewed periodically and updated if expectations differ from previous estimates due to physical wear and tear, technical or commercial obsolescence and legal or other limits on the use of the asset.

The Group also reviews the residual values of vessels at the end of each reporting period. Significant judgment is required in determining the residual values of its vessels. The Group considers the net proceeds that would be obtained from the disposal of the assets in the resale or scrap markets, fluctuations in scrap steel prices and industry practice.

A change in the estimated useful life and residual value of any item of fixed asset would affect the recorded depreciation and amortization expense and the carrying value of such asset.

Contingencies

The Group is currently involved in various restructuring initiatives, including legal proceedings. An estimate of the probable costs associated with these initiatives has been developed based upon an understanding of the procedures involved and likely outcomes. However, any material deviation in the expected procedures or outcomes may potentially affect the operations of the Group. The Group does not believe that such legal proceedings are likely to have any significant or adverse effect on its consolidated financial statements.

4. GROUP STRUCTURE

The consolidated financial statements include the accounts of the Company and its subsidiaries. The Company has direct share ownership in Indigo Pacific Corporation, Diamond Pacific International Corporation and Asean Maritime Corporation, all of which are investment holding companies domiciled in foreign countries.

Details of the Group's structure, showing direct and indirect share ownership, are as follows:

						Percentage	Total Assets	Percentage	Total Assets
					Start of	of Ownership (%)	Before Elimination	of Ownership (%)	Before Elimination
	•					June 30,	June 30,	December 31,	December 31,
No.	Company	_	Principal Activity	Domicile	Commercial Operations	2017	2017	2016	2016
1	Indigo Pacific Corporation		Investment holding company	Labuan, Malaysia	December 24, 1997	100	666,897,849	100	666,897,849
5 1.1	Indigo Pacific Corporation		Investment holding company	British Virgin Islands	February 9, 1993	100	208,547	100	144,362
1.1.1	BLT Finance B.V.		Investment holding company	The Netherlands	April 26, 2007	100	22,159	100	22,159
1.1.2	Tridonawati Maritime Pte. Ltd.		Owner and operator of vessel	Singapore	June 6, 2007	100	13,793,699	100	13,618,841
1.1.3	BLT Maritime Corporation		Investment holding company	British Virgin Islands	April 8, 2011	100	15,321,210	100	15,321,210
1.1.3.1	Swank Ventures Ltd.	a)	Investment holding company	Marshall Islands	December 31, 2010	60	-	60	-
2	Diamond Pacific International Corporation		Investment holding company	Labuan, Malaysia	November 24, 1997	100	274,232,860	100	274,166,681
2.1	Diamond Pacific International Corporation		Investment holding company	British Virgin Islands	February 9, 1993	100	42,190,783	100	42,320,719
2.2	BLT LNG Tangguh Corporation		Operator of vessel	Marshall Islands	July 8, 2005	100	34,552,865	100	31,239,829
3	Asean Maritime Corporation		Investment holding company	Labuan, Malaysia	September 16, 1997	100	199,584,917	100	199,585,548
3.1	Gold Bridge Shipping Corporation		Investment holding company	British Virgin Islands	November 20, 1996	100	14,020,024	100	16,121,044
3.1.1	Gold Bridge Shipping Ltd.		Shipping agency	Hong Kong	April 27, 1990	100	27,950,979	100	21,714,780
3.1.2	Hopeway Marine Inc.		Owner and operator of vessel	Panama	November 22, 1984	100	10,963,431	100	9,943,147
3.1.3	Quimera Maritime S.A.		Owner and operator of vessel	Panama	December 3, 1993	100	6,281,028	100	6,061,986
3.1.4	Freesia Navigation S.A.		Owner and operator of vessel	Panama	November 15, 2002	100	9,139,588	100	10,153,556
3.1.5	Iris Maritime International S.A		Owner and operator of vessel	Panama	June 5, 2008	100	22,117,845	100	22,693,339
3.1.6	Amber Pacific Corporation	a)	Investment holding company	British Virgin Islands	December 15, 2015	100	50,000	100	50,000
3.2	BLT Chembulk Corporation	a)	Investment holding company	British Virgin Islands	October 5, 2007	100	-	100	-
3.2.1	Chembulk Tankers LLC	a)	Investment holding company	Marshall Islands	January 9, 2007	100	-	100	-
3.2.1.1	Chembulk Management LLC	a)	Ship management	United States of Ameri	c January 9, 2007	100	-	100	-
3.2.1.2	CBL Tankers Do Brasil Ltda.	a)	Ship management	Brazil	September 16, 2008	97.5	-	100	-
3.2.1.3	BLT Chembulk Group Europe A/S	a)	Ship management	Denmark	February 10, 2011	100.0	-	97.5	-
4	PT Brotojoyo Maritime		Owner and operator of vessel	Indonesia	January 20, 2003	100	10,729,710	100	6,918,555
5	PT Cendanawati Maritim		Owner and operator of vessel	Indonesia	April 6, 2016	100	916,973	100	1,059,595
5	Nevaeh Limited		Investment holding company	Hong Kong	January 18, 2007	51	-	51	-
6	Teekay BLT Corporation		Investment holding company	Marshall Islands	June 29, 2005	30	397,857,130	30	392,124,000
8	Thai Petra Transport Co Ltd.		Shipping Agency	Thailand	July 21, 2000	30	702,000	30	673,381
9	PT Berlian Limatama		Owner and operator of vessel	Indonesia	June 24, 1996	50	384,000	50	384,000

a) Such subsidiaries are considered dormant and have no operations in 2017.

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

(Expressed in United States dollar, unless otherwise stated)

4. GROUP STRUCTURE (continued)

Boards of Commissioners and Directors, Audit Committee and employees

The Company's management consisted of the following:

Board of Commissioners

President Commissioner : Hadi Surya Commissioner : Safzen Noerdin

Independent Commissioner : Antonius Joenoes Supit

Board of Directors

President Director : Siana Anggraeni Surya Directors : Anthony Budiawan

Independent Director : Franciscus Xaverius Sulaeman

Audit Committee

Chairman : Antonius Joenoes Supit

Members : Timotius

Denny Susilo

The Group had a total number of 64 and 63 employees (unaudited) as of June 30, 2017 and December 31, 2016, respectively.

5. CASH ON HAND AND IN BANKS

	June 30, 2017	December 31, 2016
	US\$	US\$
Cash on hand	186,630	69,846
Cash in banks:		
Rupiah:		
PT Bank Negara Indonesia (Persero) Tbk	323,519	212,898
PT Bank Ina Perdana Tbk	157,114	1,201,482
Citibank	16,140	255,380
Others	10,073	1,984
U.S. dollars:		
OCBC Bank	7,024,275	1,085,525
Citibank	383,633	2,414,629
Bank of China	322,091	512,149
PT Bank Central Asia Tbk	24,787	26,329
Others	4,628	4,743
Other currencies	2,851	2,672
Time Deposit		
Rupiah	262,862	
TOTAL	8,718,603	5,787,637

Interest income earned from cash on hand and in banks for the periods ended June 30, 2017 and 2016 amounted to US\$ 12 thousand and US\$ 1 thousand, respectively.

All cash in banks are placed in third-party banks.

6. TRADE ACCOUNTS RECEIVABLE - THIRD PARTIES

	June 30, US\$	December 31, 2016 US\$
By debtor	·	·
Third parties:		
Owned and chartered vessels	3,198,544	3,722,836
Allowance for impairment		(1,796,306)
Net	3,198,544	1,926,530
By currency		
U.S. dollar	1,526,700	2,947,368
Rupiah	1,671,844	770,154
Other Currencies		5,314
Sub-total	3,198,544	3,722,836
Allowance for impairment		(1,796,306)
Net	3,198,544	1,926,530

The aging of trade receivables mentioned above as of June 30, 2017 and December 31, 2016 were as follows:

	June 30, 2017	December 31, 2016
	US\$	US\$
Neither past due nor impaired Overdue:	1,428,483	1,111,712
1 - 60 days	929,608	292,607
61 - 120 days	245,975	160,915
121 - 180 days	92,816	117,735
More than 180 days	501,662	2,039,867
Sub-total Allowance for impairment	3,198,544	3,722,836 (1,796,306)
Net	3,198,544	1,926,530

The allowance for impairment of trade receivables is based on management's specific identification of uncollectible accounts. There was no allowance for impairment of receivables based on management's collective assessment of uncollectible accounts. The movement of the allowance for impairment of trade receivables is as follows:

	2017	2016
	US\$	US\$
Beginning balance	1,796,306	2,438,134
Reversal of impairment of trade receivables	-	-
Impairment (recovery of impairment) of receivables	-	-
Receivables written off	(1,796,306)	
Ending balance		2,438,134

6. TRADE ACCOUNTS RECEIVABLE (CONTINUED)

Based on review of the status of the individual trade receivables at the end of the year, the Group's management believes that the above allowance for impairment of trade receivables is sufficient to cover the losses that may arise from uncollectible trade receivables in the future.

7. OTHER RECEIVABLES - THIRD PARTIES

	June 30, 2017	December 31, 2016	
	US\$	US\$	
Third parties:			
Commission receivable	645,135	644,765	
Receivable from employees	311	40,886	
Others	402,892	382,032	
Ending balance	1,048,338	1,067,683	

Based on review of the status of the individual other receivables at the end of the year, the Group's management believes that no allowance for impairment of other receivables is necessary.

8. ADVANCES

Advances are given to agents in relation to port processing expenses.

9. DERIVATIVE FINANCIAL ASSET

Pursuant to the PKPU Amendment Plan, MLA Lenders shall issue Chembulk Investment Co LLC's warrants to purchase up to 10% of equity in Chembulk Investment Co LLC which are subject to dilution by a market-based management incentive program and any future issuance of equity securities. The warrants are exercisable in whole or in part over a period of five years.

As of December 31, 2016, the management determined the fair value of warrants using market approach technique of comparable company valuation multiples and the Black-Scholes model. Based on management's valuation, the fair value of warrants amounted to US\$ 13.0 million.

The key assumptions used by management in determining the fair value of warrants are as follows:

Multiplier EV/EBITDA *)	11.85
Discount on lack of marketability	30%
Exercise price of warrant	US\$ 42.30 million
Period of warrants's expiration	3.92 years
Risk-free rate	1.93%
Standard deviation of log returns	3.08%

^{*)} Enterprise Value/Earnings Before Interest, Taxes, Depreciation and Amortization

Had the multiplier increased or decreased by 0.50, with all other variables held constant, the fair value of warrants would have increased or decreased by US\$ 2.8 million.

Management did not determine fair value as of June 30, 2017 due to no indicator showing material change in the assumptions.

10. AVAILABLE-FOR-SALE FINANCIAL ASSETS

	June 30, 2017	December 31, 2016	
	US\$	US\$	
Swank Ventures Limited (SVL)	15,321,210	15,321,210	
Nevaeh Limited (NL)	6,607,919	6,607,919	
Total	21,929,129	21,929,129	

The Group's investments in Swank Ventures Limited (SVL) and Nevaeh Limited (NL) are unquoted equity shares and accounted for at fair value through other comprehensive income and at cost.

The Group considers the investment in SVL as part of the surplus assets of the Group. Pursuant to the Restructuring Plan, surplus assets of the Group are assumed to be sold within 3 to 6 years from the date of the Restructuring Plan.

a. SVL

The Group's investment in SVL was previously classified as non-current asset classified as held-for-sale due to management's plan and commitment to sell the asset. Pursuant to the Restructuring Plan, the investment was reclassified to available for sale (non-current assets) since it no longer qualifies as non-current asset classified as held-for-sale due to the change in the expected timing of disposal which is within 3 to 6 years from the date of the Restructuring Plan.

SVL is incorporated in British Virgin Islands and has a warrants agreement with PT Umine Energy Indonesia (Umine) to exercise 179,611 shares or equal to 15.23% of Umine shares. Umine is a group of coal companies in Indonesia. This warrants agreement may be exercised on or after the Initial Public Offering (IPO) of PT Ucoal Sumberdaya (Ucoal), a subsidiary of Umine, and will expire on February 21, 2017.

On November 28, 2014, SVL entered into an amended and restated warrants agreement with Umine that revised the warrants to be exerciseable on or after the IPO of Ucoal or February 21, 2019, whichever date is earlier.

In 2016, management determined that its financial forecast projection and discounted cash flow valuation for its investment in SVL are reliable measurement of fair value of its investment in SVL. Accordingly, the Group remeasured its investment in SVL at fair value which resulted to recognition of US\$ 4.8 million unrealized gain on change in fair value in other comprehensive income. Had the Group continued to measure its investment in SVL at cost, the carrying amount would remain at US\$ 10.5 million.

The management estimated that the discount rates using pre-tax rates reflect current market assessments of the time value of money and the risks specific to the cash-generating unit.

10. AVAILABLE-FOR-SALE FINANCIAL ASSETS (continued)

a. SVL (continued)

The key assumptions used for fair value and recoverable amount calculation as of December 31, 2016 and 2015 are as follows:

Growth rate after 5 years
Post tax discount rate (for fair value calculation)

2% - 3% 13.80% - 15.33%

Had the growth rate increased/decreased by 1%, with all other variables held constant, the fair value of investment in SVL would have increased/decreased by US\$ 2.6 million/US\$ 2.1 million as of December 31, 2016.

Had the post-tax discount rate increased/ decreased by 1%, with all other variables held constant, the fair value of investment in SVL would have decreased/increased by US\$ 1.3 million/US\$ 1.2 million as of December 31, 2016.

b. NL

In 2009, Asean Maritime (AMC), a subsidiary, acquired 100.0% share ownership in NL, an investment company. This acquisition gave the Company an indirect percentage ownership of 45.0% and 21.8% in Brilliant Hero Industrial Limited (BHIL) and Jiangsu Xinrong Shipyard Company Limited (JXSCL), respectively. BHIL is an investment holding company while JXSCL is engaged in ship repair, conversion and construction of steel structure.

On November 1, 2010, AMC sold 49.0% of its ownership in NL to Mitsui & Co. Ltd., a third party. Although AMC has 51.0% ownership in NL after the sale of investment in shares in NL, management assessed that AMC does not have control over the financial decisions nor is it involved in the daily operations of NL, thus, NL is not consolidated in the financial statements. Further, NL is unable to exercise significant influence over BHIL. Therefore, NL classified its investments in BHIL as AFS financial assets since 2010.

JXSCL, which is the main asset of NL through share ownership in BHIL, suffered recurring losses that indicated impairment loss in available-for-sale financial assets of NL.

The Group noted indication of impairment on its available-for-sale investment in NL in 2016. Based on the results of management's valuation, the investment was reduced to US\$ 6.6 million as of December 31, 2016,

Pursuant to the PKPU Amendment Plan, the economic benefits from the investment in NL will be distributed, on a pro rata basis, to unsecured creditors.

11. INVESTMENTS IN ASSOCIATES AND JOINT VENTURE

The following entities have been included in the consolidated financial statements using the equity method as of June 30, 2017 and December 31, 2016:

	Domicile and Operation	Nature of Business	Percentage of voting rights held (%)
Joint venture: Teekay BLT Corporation	Marshall Islands and Indonesia	Cargo shipping service (sea cargo service)	30
Associates: Thai Petra Transport Co. Ltd.	Thailand	Port service (agency)	30
PT Berlian Limatama	Indonesia	Cargo shipping service (sea cargo service)	50

The changes in the investments in associates and joint venture under the equity method are as follows:

	2017	2016
	US\$	US\$
Beginning balance	15,281,175	8,074,265
Share in profit for the year	3,403,883	1,363,429
Dividends received	(600,000)	-
Ending balance	18,085,058	9,437,694

Summarized financial information of the Group's associates and joint venture is as follows:

	June 30, 2017				
	Teekay BLT	Thai Petra	PT Berlian		
	Corporation	Trans. Co. Ltd.	Limatama	Total	
	US\$'000	US\$'000	US\$'000	US\$'000	
Current assets	29,820	524	374	30,718	
Non-current assets	368,037	178	10	368,225	
Current liabilities	(52,912)	(279)	(99)	(53,290)	
Non-current liabilities	(285,560)	<u> </u>	<u> </u>	(285,560)	
Net assets	59,385	423	285	60,093	
Group's share in net assets of	47.040	400	440	40.005	
associates/joint venture	17,816	126	143	18,085	

11. INVESTMENTS IN ASSOCIATES AND JOINT VENTURE (continued)

Summarized financial information of the Group's associates and joint venture is as follows (continued):

	2017					
	Teekay BLT Corporation US\$'000	Thai Petra Trans. Co. Ltd. US\$'000	PT Berlian Limatama US\$'000	Total US\$'000		
Revenues Operating expenses	25,912 (9,238)	32 (6)	- 	25,944 (9,244)		
Gross profit Administrative expenses Finance cost Other income (loss) - net	16,674 (268) (1,909) (2,715)	26 (20) (1) (2)	- - - -	16,700 (288) (1,910) (2,717)		
Profit (loss) before tax Tax expense	11,782 (439)	3	- 	11,785 (439)		
Profit (loss) for the year	11,343	3	<u> </u>	11,346		
Group's share in profit (loss) of associates/joint venture	3,403	1		3,404		
	December 31, 2016					
	Teekay BLT Corporation US\$'000	Thai Petra Trans. Co. Ltd. US\$'000	PT Berlian Limatama US\$'000	Total US\$'000		
Current assets Non-current assets Current liabilities Non-current liabilities	29,944 362,180 (47,796) (294,286)	345 328 (189) (64)	374 10 (99)	30,663 362,518 (48,084) (294,350)		
Net assets	50,042	420	285	50,747		
Group's share in net assets of associates/joint venture	15,013	126	143	15,282		
	To also DLT	201				
	Teekay BLT Corporation	Thai Petra Trans. Co. Ltd.	PT Berlian Limatama	Total		
	US\$'000	US\$'000	US\$'000	US\$'000		
Revenues Operating expenses	10,850 (3,047)	21 (10)	1 (3)	10,872 (3,060)		
Gross profit Administrative expenses Finance cost Other income (loss) - net	7,803 (72) (675) (6,393)	11 (19) (3) 1	(2) (1) - 2	7,812 (92) (678) (6,390)		
Profit (loss) before tax Tax expense	663 (233)	(10) -	(1)	652 (233)		
Profit (loss) for the year	430	(10)	(1)	419		
Group's share in profit (loss) of associates/joint venture	129	(3)		126		

11. INVESTMENTS IN ASSOCIATES AND JOINT VENTURE (continued)

Teekay BLT Corporation is a joint venture formed in 2005 through the shareholders agreement signed by the Group and Teekay Corporation, the investment in which is accounted for using the equity method. The joint venture was formed to charter the vessels in a consortium project among various international companies related to the extraction of gas reserves from Tangguh gas fields in Papua, Indonesia. The Company holds 30% equity interest in Teekay BLT Corporation through its indirect subsidiary, BLT LNG Tangguh Corporation (BLT LNG).

In 2017, BLT LNG received dividends amounting to US\$ 0.6 million.

12. FIXED ASSETS

	January 1, 2017 - June 30, 2017						
	Beginning Balance Additions Deductions Transfers Revaluations Reclassification						Ending Balance
	US\$	US\$	US\$	US\$	US\$	US\$	US\$
Cost/Valuation:							
Owned vessels	31,964,585	1,180,369	(142,819)	-	-	-	33,002,135
Transportation equipment	201,013	-	-	-	-	-	201,013
Office furniture and fixtures	355,261	-	-	-	-	-	355,261
Office and dormitory equipment	1,898,381	708	-	-	-	-	1,899,089
Buildings and premises	773,560						773,560
Total	35,192,800	1,181,077	(142,819)				36,231,058
Accumulated depreciation and impairment loss:							
Owned vessels	_	2,868,842	(24,401)	_	_	_	2,844,441
Transportation equipment	196,906	2,227	(2 1, 10 1)	_	_	_	199,133
Office furniture and fixtures	354,724	142	-	-	-	-	354,866
Office and dormitory equipment	1,713,934	20,355	_	-	-	-	1,734,289
Buildings and premises	387,498	19,939	<u> </u>	-			407,437
Total	2,653,062	2,911,505	(24,401)				5,540,166
Net Book Value	32,539,738						30,690,892

	January 1, 2016 - December 31, 2016						
	Beginning Balance	Additions	Deductions	Transfers	Revaluations	Reclassification	Ending Balance
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000
Cost/Valuation:							
Owned vessels	28,595,000	10,180,769	-	(10,732,251)	11,404,067	(7,483,000)	31,964,585
Transportation equipment	304,440	-	(103,427)	-	-	-	201,013
Office furniture and fixtures	507,511	-	(152,250)	-	-	-	355,261
Office and dormitory equipment	2,096,955	3,550	(202,124)	-	-	-	1,898,381
Buildings and premises	773,560			-	-		773,560
Total	32,277,466	10,184,319	(457,801)	(10,732,251)	11,404,067	(7,483,000)	35,192,800
Accumulated depreciation and impairment loss:							
Owned vessels	-	3,249,546	-	(10,732,251)	7,482,705	-	-
Transportation equipment	290,968	9,365	(103,427)	-	-	-	196,906
Office furniture and fixtures	506,097	877	(152,250)	-	-	-	354,724
Office and dormitory equipment	1,864,283	44,493	(194,842)	-	-	-	1,713,934
Buildings and premises	347,620	39,878	<u> </u>	<u>-</u>	-		387,498
Total	3,008,968	3,344,159	(450,519)	(10,732,251)	7,482,705		2,653,062
Net Book Value	29,268,498					=	32,539,738

12. FIXED ASSETS (continued)

Depreciation expense was allocated as follows:

	2017	2016
	US\$	US\$
Vessel depreciation	2,868,842	3,591,213
Administrative expenses (Note 28)	42,663	48,639
Total	2,911,505	3,639,852

In 2016, the management is committed to a plan to sell its vessel, Gas Bangka, held by a subsidiary of the Company. Gas Bangka is a liquefied gas carrier registered in Singapore with a gross tonnage and deadweight tonnage of 3,496 tons and 3,983 tons, respectively.

The plan to sell was approved by the Board of Directors on October 14, 2016. The plan is part of the Group's 2017 business plan of establishing initiatives to close out cash flow shortage and maximize EBITDA per vessel. In 2016, the management has marketed the availability for sale of Gas Bangka with various shipbrokers. Accordingly, the vessel was classified as non-current asset held-for-sale.

On February 17, 2017, the Group entered into a Memorandum of Agreement with third party to sell MT Gas Bangka. MT Gas Bangka was eventually sold and delivered on March 28, 2017.

As of December 31, 2016, the vessels are stated at their revalued amounts using market approach, based on their fair values in the valuation report dated March 29, 2017, prepared by an independent appraiser and reviewed by management. The appraisal report was issued by KJPP Budi, Edy, Saptono & Rekan using market data or sales comparison approach method in determining the revaluated amounts.

As of December 31, 2016, the vessels' revalued amount had increased by US\$ 11.4 million. For the year ended December 31, 2016, the Group specifically identified certain vessels with indications of impairment. The vessels' recoverable amount is considered to be its fair value amount because management believes that the value in use of vessels approximates the appraised value of vessels. Impairment value for these vessels amounted to US\$ 7.5 million charged to profit or loss in end of 2016.

Transfers pertaining to accumulated depreciation as at revaluation date were eliminated against the gross carrying amount of the revalued vessels. Had the Group's vessels been measured on historical cost, the carrying value (cost less accumulated depreciation and impairment loss) would have been US\$ 13.6 million and US\$ 30.2 million as of June 30, 2017 and December 31, 2016, respectively.

Additions to vessels in 2016 and 2015 pertain to repurchased of 1 vessel and 2 vessels using the purchase option agreement.

The Group's fleet consists of seven (7) owned vessels at June 30, 2017 and eight (8) owned vessels at December 31, 2016.

There were no vessels under construction as of June 30, 2017 and December 31, 2016.

Advance for purchase of fixed assets represent advance payment on the purchase of a second-hand vessel amounting US\$ 655 thousand.

The Group's vessels and equipment were insured for hull and machinery damages and war risk, Increased Value and Additional Owners Interest (I.V. & A.O.I) for US\$ 90.9 million with LCH Lockton Pte. Ltd. and LCH Insurance (S) Pte. Ltd. at June 30, 2017.

12. FIXED ASSETS (continued)

The Group's vessels and equipment were also insured against losses of third parties arising from vessel operations such as environmental pollution caused by accidents (Protection and Indemnity or P&I).

Management believes that the insurance coverage is adequate to cover possible losses on the assets insured.

MT Gas Indonesia, MT Gas Kalimantan and MT Indradi are collateralized to various liabilities of the Group.

13. TRADE ACCOUNTS PAYABLE

	June 30, 2017	December 31, 2016
•	US\$	US\$
By creditor		
Related parties		
Thai Petra Transport Co. Ltd.	106,083	118,982
PT Arpeni Pratama Ocean Line	34,920	36,777
PT Garuda Mahakam Pratama	20,254	19,676
Pan Union Agencies Pte. Ltd.	20,056	10,572
Sub-total	181,313	186,007
Third parties	5,739,360	5,897,930
Total	5,920,673	6,083,937
By currency		
U.S. dollar	3,555,257	3,435,973
Rupiah	1,279,269	1,428,577
Singapore dollar	972,942	700,554
Other currencies	113,205	518,833
Total	5,920,673	6,083,937

The trade accounts payable represent liabilities to shipping companies as agents, to sub-agents and to suppliers for purchases of fuel and spare parts, and vessel equipment.

Pursuant to PKPU Amendment Plan in 2015, trade creditors will retain 50% of their outstanding debt balance and will be paid over a period of five years.

All trade accounts payable are non-interest bearing and unsecured.

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

(Expressed in United States dollar, unless otherwise stated)

14.	ACCRU	JED	EXPE	NSES
-----	--------------	-----	-------------	------

14.	ACCRUED EXPENSES		
		June 30, 2017 US\$	December 31, 2016 US\$
	Vessels operation and dry docking Interest	1,479,076	1,691,769 1,100,000
	Others	673,616	721,302
	Total	2,152,692	3,513,071
15.	TAXATION		
	Details of prepaid taxes are as follows:		
		June 30, 2017	December 31, 2016
		US\$	US\$
	Value Added Tax - net Income tax	149,930	183,132
	Article 23	25,725	25,725
	Total	175,655	208,857
	Details of taxes payable are as follows:		
	Final income tax payable: Article 4(2)	4,700	14,102
	Article 4(2)	2,531	2,447
	Income taxes:	,	,
	Article 21	31,732	66,067
	Article 23	128	- 200
	Article 26 Value Added Tax - net	2,623 56,332	2,769 627
	Others	30,332	2,709
	Total	98,049	88,721
	Details of income tax benefit (expense) - net are as follows:		
		2017	2016
		US\$	US\$
	Final tax:		
	The Company	(54,336)	(38,936)
	Subsidiaries	(26,565)	(22,370)
	Current tax - subsidiaries		(4,130)
	Income tax benefit - net	(80,901)	(65,436)

15. TAXATION (continued)

Final income tax

The breakdown of final income tax on revenues related to charter and operation of vessels of the Company is as follows:

	2017	2016
	US\$	US\$
Final income tax		
The Company	54,336	38,936
Subsidiaries	26,565	22,370
Payments during the year	(80,901)	(61,306)
Final income tax payable		-

Deferred tax

The details and movements of the Group's deferred tax assets (liabilities) are as follows:

	January 1, 2017 US\$	Credited (charged) to profit or loss US\$	Credited (charged) to equity US\$	Adjustment deferred to	
Provision dor post- employment benefits Difference in fair value of dinancial liabilities	341,860 (338,754			-	- 341,860 - (338,754)
Net	3,106			-	- 3,106
	January 1, 2016 US\$	Credited (charged) to profit or loss US\$	Credited (charged) to equity US\$	Adjustment to deferred tax US\$	December 31, 2016 US\$
The Company and subsid Deferred tax asset (liability Fixed assets Provision dor post- employment benefits		- 49,722	626,303 (15,540)	(92,703)	- 341,860
Difference in fair value of dinancial liabilities Net	(409,852) (635,774)	71,098 120,820	610,763	(92,703)	(338,754) 3,106

Deferred tax assets are recognized in the consolidated financial statements if sufficient taxable income will be available to allow all or part of the deferred tax assets to be utilized.

The Group has unrecognized deferred tax asset on tax losses carry-forward amounting to US\$ 9.1 million as of December 31, 2016, since the Group does not have sufficient basis to determine the future tax benefit on such deferred tax assets.

The tax losses carry-forward can be utilized against the taxable income for a period of five years subsequent to the year the tax loss was incurred.

16. LOANS PAYABLE

	June 30, 2017	December 31, 2016
	US\$	US\$
Bank loans:		
PT Bank Mandiri (Persero) Tbk	10,469,016	11,204,838
PT Bank Central Asia Tbk	3,490,647	3,794,181
Related party loans:		
PT Bagusnusa Samudra Gemilang	1,873,856	1,828,136
Others:		
Amicorp Trustees (Singapore) Limited	12,501,552	12,606,260
Total	28,335,071	29,433,415
Current	3,070,366	3,966,687
Non-current	25,264,705	25,466,728
Total	28,335,071	29,433,415

(i) Bank loans

Following the events of default, the bank loan creditors of the Group submitted their respective claims under the PKPU. Pursuant to the Restructuring Plan, the bank loan creditors fall under the class of secured creditors.

Considering the effects of the restructuring plan, the Group discounted the forecasted cash flows related to the following restructured bank loans using appropriate interest rates determined by management at current prevailing interest rates applicable to the Group. The respective restructured terms of the bank loan creditors under the Restructuring Plan are binding and set out as follows:

a. PT Bank Mandiri (Persero) Tbk ("Mandiri")

- Principal of Rp 249.0 billion.
- Forgive all outstanding and unpaid interest prior to July 1, 2012.
- Principal amortization over a repayment period commencing from April 1, 2013 to the 10th anniversary of the Restructuring Plan, the maturity date of any loan extended by any unsecured creditor (apart from the trade creditors), or March 31, 2023, whichever is the earliest to occur ("Maturity Date") with equal quarterly installments commencing in Year 3 with the first installment starting on June 30, 2015.
- Interest (3-month JIBOR + 7.5 %) capitalized from July 1, 2012 until March 31, 2014, then quarterly cash payments from June 30, 2014, provided that there is sufficient cash in Year 2 to (i) build up the US\$ 25.0 million minimum cash buffer; (ii) pay cash interest on the Working Capital Facility; (iii) pay principal on the Working Capital Facility, and if any of these conditions are not met for any quarter in year 2, such payments of interest in year 2 will be capitalized and added to principal pursuant to the cash waterfall principles set out in the Restructuring Plan.

16. LOANS PAYABLE (continued)

(i) Bank loans (continued)

b. PT Bank Mandiri (Persero) Tbk ("Mandiri") (continued)

- The rights of Mandiri to call an event of default in respect of this Plan are as follows: If
 Mandiri still holds security over any vessel owned or operated by the Company, an
 event of default can be called for non-payment of principal and interest after Year 2; or
 If Mandiri no longer holds security over any vessel owned or operated by BLT, an
 event of default can be called for non payment of interest and principal after Year 4.
- Accelerated repayment from cash sweep.
- The Company and PT Buana Listya Tama Tbk ("BULL"), a former subsidiary of the Company until it was deconsolidated in 2013, agreed that they will sell 6 vessels which are secured to Mandiri at a sales price agreed and acceptable to Mandiri, provided that Mandiri gives reasonable notice in providing its request and that the sale of the vessels is conducted at an arm's length commercial transaction and that the sales price is at the vessels' market value. In particular, BULL will provide Mandiri with a written agreement within 3 months from the date the Restructuring Plan was ratified by the Jakarta Court that it will agree to sell the vessels secured to Mandiri.
- 90.0% of the sales price of the two vessels shall be paid to Mandiri and 95.0% of the sales price of the remaining four vessels referred to above will be applied to reduce the outstanding principal due to Mandiri.
- In the event that the vessels are sold, the proceeds of such sale will be used to offset/pay the last principal installment (i.e., first payment for amortization in Year 10 followed by Year 9 and thereafter) that is due to Mandiri and the maturity date of the amortized principal payments to Mandiri will be reduced accordingly.
- The Restructuring Plan shall not compromise any rights that Mandiri has with respect
 of the security in all secured vessels and the Company shall not object or hinder any
 attempts by Mandiri to sell these vessels, whether pursuant to its security or
 otherwise. The Company and BULL shall not object to any request by Mandiri to sell a
 vessel and will not object or hinder Mandiri's attempts to enforce or sell these vessels.

In 2014, the Company sold three vessels secured to Mandiri. The total proceeds from the sale of these 3 vessels amounted to US\$ 6.4 million which was applied towards the prepayment of Mandiri loan in accordance with the Restructuring Plan.

Pursuant to PKPU Amendment Plan and letter from Mandiri dated September 30, 2015, the terms of credit facility with Mandiri are amended as follows:

- Outstanding principal is Rp 111.9 billion and capitalized interest from July 1, 2012 up to March 31, 2015 is Rp 79.4 billion.
- Outstanding principal amortization over a repayment period, commencing from June 30, 2017 to September 30, 2021, with 18 equal quarterly installments with the first installment starting on June 30, 2017.
- Interest from April 1, 2015 shall be calculated based on an interest rate of 3-month JIBOR + 0.5% per annum based on 365 days per annum and shall be paid quarterly starting from June 30, 2015.

16. LOANS PAYABLE (continued)

(i) Bank loans (continued)

a. PT Bank Mandiri (Persero) Tbk ("Mandiri") (continued)

- The sale of MT Kunti ("Kunti Sale") will be completed by April 1, 2016 or on a later date to be agreed by Mandiri with value of Rp 7.0 billion. Net proceeds from the Kunti Sale will be used to repay the last principal instalment due.
- Any quarterly payments to be made in each year will be made on the last business
 day of each quarter of such year. All payments to be made will be made free of any
 rights to off-set, deduct or withhold.
- No accelerated repayment from cash sweep.

In 2016, Kunti Sale had been completed. Net proceeds amounting to Rp 6.6 billion was used to repay principal installment in accordance with the Restructuring Plan.

The carrying value of the restructured loan from Mandiri as of June 30, 2017 and December 31, 2016 amounted to US\$ 10.5 million and US\$ 11.2 million, respectively. The annual effective interest rates of the loan is 7.6% in 2017. Interest expense charged to profit or loss in 2017 amounted to US\$ 273 thousand.

b. PT Bank Central Asia Tbk ("BCA")

- Principal of Rp 44.4 billion equivalent to US\$ 4.7 million.
- Forgive all outstanding and unpaid interest prior to July 1, 2012.
- Principal amortization over a repayment period commencing from April 1, 2013 to the
 maturity date which is (i) the 10th anniversary from the date the Restructuring Plan is
 ratified by the Jakarta Court, (ii) the earliest maturity date of any loan extended by any
 unsecured creditor (apart from trade creditors), or (iii) March 31, 2017, whichever is
 the earliest to occur with 32 equal quarterly installments commencing the 3rd year with
 the first installment starting June 30, 2015.
- Interest (JIBOR + 5.25 %) capitalized from July 1, 2012 until March 31, 2014, then quarterly cash payments from June 30, 2014, provided that there is sufficient cash in Year 2 to (i) build up the US\$ 25.0 million minimum cash buffer, (ii) pay cash interest on the Working Capital Facility, (iii) pay principal on the Working Capital Facility, and if any of these conditions is not met for any quarter in Year 2, such payments of interest in Year 2 will be capitalized and added to principal pursuant to the cash waterfall principles set out in the Restructuring Plan.
- The rights of BCA to call an event of default in respect of the Restructuring Plan are as follows: if BCA still holds security over any vessel owned or operated by the Company, an event of default can be called for non-payment of principal and interest after Year 2; or If BCA no longer holds security over any vessel owned or operated by the Company, an event of default can be called for non-payment of interest and principal after Year 4.
- Accelerated repayment from cash sweep.

16. LOANS PAYABLE (continued)

(i) Bank loans (continued)

c. PT Bank Central Asia Tbk ("BCA")

- The Company agrees that it will sell the secured vessels by mutual consent of BCA at
 a sales price agreed and acceptable to BCA, provided that BCA gives reasonable
 notice in providing its request and that the sale of a vessel is conducted as an arm's
 length commercial transaction and the sales price is at the vessel's market value.
- Payment to BCA of 95.0% of the sales price of 2 vessels will be applied to reduce outstanding principal due to BCA.
- In the event that the vessel(s) are sold, the proceeds of such sale(s) will be used to offset/pay the last principal installment that is due to BCA and the maturity date of the amortized principal payments to BCA will be reduced accordingly.
- This Restructuring Plan shall not compromise any rights that BCA has in respect of the security in all secured vessel(s) and the Company shall not object or hinder any attempts by BCA to sell these vessel(s), whether pursuant to its security or otherwise.

In 2014, the Group had finalized an agreement with BCA to fix the amount of loan into US\$ currency and all other terms pursuant to the Restructuring Plan.

Pursuant to PKPU Amendment Plan in 2015, the terms of credit facility with BCA are amended as follows:

- If there is remaining cash in the Earnings Account (after the payment of interest, taxes and other costs that may be incurred outside the Principal Amount), the remaining cash can be used for amortization of the outstanding principal amount which will be paid on every interest payment date effective from the date of approval of the PKPU Amendment Plan until March 31, 2017;
- Repayment of the principal amount shall be paid by way of 32 equal quarterly instalments with the first instalment commencing on June 30, 2017;
- Where there is insufficient cash to pay a quarterly instalment of principal amount, with the written consent of BCA, the Company may add the amount of that instalment to the next quarterly instalment.
- No accelerated repayment from cash sweep.

As of June 30, 2017 and December 31, 2016, the carrying amount of the loan from BCA amounted to US\$ 3.5 million and US\$ 3.8 million, respectively. The annual effective interest rate of the loan is 6.0% in 2017. Interest expense charged to profit or loss in 2017 amounted to US\$ 113 thousand.

(ii) Related party loans

PT Bagusnusa Samudra Gemilang ("Bagusnusa")

The loan from Bagusnusa was restructured in accordance with the provisions of the Restructuring Plan for intercompany claims.

16. LOANS PAYABLE (continued)

(iii) Related party loans (continued)

PT Bagusnusa Samudra Gemilang ("Bagusnusa") (continued)

Considering the effects of the Restructuring Plan, the Group discounted the forecasted cash flows related to the following restructured related party loan using appropriate interest rates determined by management at current prevailing interest rates applicable to the Group. The restructured terms under the Restructuring Plan for intercompany creditors are binding and set out as follows:

- Total claims of US\$ 13.7 million.
- No payments or satisfaction will be made until all existing secured and unsecured creditors are repaid in full.
- No voting rights in the PKPU or otherwise assert or make any claims upon the Group.

Pursuant to PKPU Amendment Plan in 2015, no payments will be made to Bagusnusa until (i) all existing secured creditors are repaid in full, (ii) the aggregate value of the PKPU shareholders (including their successors and nominees) (based on a 3-month weighted average share price) exceeds the total outstanding claims of US\$ 1.1 billion, and (iii) the Group's payable to BULL has been paid.

Based on management's discounted cash flow forecast analysis, using compound annual growth rate of 20.86% and discount rate of 12.28% in 2015, the Company will only be able to settle its loan from Bagusnusa by Year 2070. Consequently, the difference between the nominal amount of the loan and its fair value amounting to US\$ 7.9 million is presented under Other Capital Reserves. There were no changes in assumptions as of June 30, 2017 and December 31, 2016.

The carrying value of the restructured loan from Bagusnusa as of June 30, 2017 and December 31, 2016 amounted to US\$ 1.9 million and US\$ 1.8 million, respectively. In 2017, the annual effective interest rate of the loan is 3.14%. Interest expense charged to profit or loss in 2017 amounted to US\$ 29 thousand.

(ii) Others

Amicorp Trustees (Singapore) Limited

On December 23, 2015, Mizuho entered into an assignment agreement with Amicorp Trustees (Singapore) Limited, as trustee of the Fortuna Growth Fund (Sub-Fund A), where Mizuho sold, transferred and assigned its rights, titles and interests, with respect to the Restructuring Agreement, to Amicorp.

Upon the receipt of full consideration agreed by Mizuho and Amicorp, Mizuho shall automatically withdraw its position as a creditor to the Company pursuant of the Restructuring Agreement and release and discharge the collateral security and deliver it to Amicorp will have the rights of Mizuho as secured creditor in the PKPU Amendment Plan.

In 2017, the Company proposed Delayed Principal Payment to Amicorp for upfront principal payment amounting US\$ 250 thousand for the 2 years period April 1, 2017 to March 31, 2019 to be paid before June 30, 2017 and 1% additional margin interest during the period of Delayed Principal Payment.

16. LOANS PAYABLE (continued)

The carrying value of the restructured loan from Amicorp as of June 30, 2017 and December 31, 2016 amounted to US\$ 12.5 million and US\$ 12.6 million, respectively. The annual effective interest rate of the loan is 4.28% in 2017. Interest expense charged to profit or loss in 2017 amounted to US\$ 334 thousand.

17. OTHER PAYABLES

	June 30, 2017	December 31, 2016
	US\$	US\$
Payable to BULL Claims for vessel repairs and fuel purchases	8,031,721 3,000,501	7,881,740 3,742,382
Total	11,032,222	11,624,122
Current Non-current	1,734,586 9,297,636	1,734,586 9,889,536
Total	11,032,222	11,624,122

a. Payable to BULL

On March 20, 2015, the Group and BULL signed Statement of Confirmation whereby both parties agreed that net balance of due to BULL amounted to US\$ 61.6 million, after the subrogated claim from the transfers of investment in BULL.

Pursuant to PKPU Amendment Plan in 2015, no payments will be made to BULL until (i) all existing secured creditors are repaid in full, and (ii) the aggregate value of the 48% equity interest held by the PKPU Shareholder (including successors and nominees) (based on a 3-month weighted average share price) exceeds the total outstanding claims of US\$ 1.1 billion.

Based on management's discounted cash flow forecast analysis, using compound annual growth rate of 20.86% and discount rate of 12.28% in 2015, the Group will only be able to settle its payable to BULL by Year 2070. Accordingly, the Group recomputed the present value of cash flows related to payable to BULL using appropriate interest rate applicable to the Group. There were no changes in assumptions as of December 31, 2016.

The net carrying amount of the restructured payable to BULL as of June 30, 2017 and December 31, 2016 amounted to US\$ 8.0 million and US\$ 7.9 million, respectively. The effective interest rate for this liability is 3.93% in 2017. Interest expense charged to profit or loss in 2017 amounted to US\$ 150 thousand.

As part of BULL's successful restructuring process, PT Danatama Perkasa (DP), a third party investor, will transfer back 3,142 million shares (equivalent to 17.8% of the total issued shares) in BULL to the Company after the completion of the enforcement of BULL's security. Until June 30, 2017, no shares have been received yet by the Company.

b. Claims for vessels repairs and fuel purchases

In 2012, the Group defaulted on payments of various trade creditors related to repairs and maintenance of vessels and purchase of fuel. These payables were reclassified to other payables while the Group is under negotiation with the creditors.

17. OTHER PAYABLES (continued)

b. Claims for vessels repairs and fuel purchases (continued)

In 2013, the Group entered into settlement agreements with its respective creditors regarding these liabilities. The terms of repayment schedules follow the provision in the Restructuring Plan on settlement of payments over a 5-year term.

Pursuant to PKPU Amendment Plan in 2015, the total restructured trade debt being 50% of the total trade debts shall be repaid in equal monthly installments over a period of five years.

The carrying amount of the restructured liabilities arising from vessel repairs and fuel purchases as of June 30, 2017 and December 31, 2016 amounted to US\$ 3 million and US\$ 3.7 million, respectively.

18. PROVISION FOR POST-EMPLOYMENT BENEFITS

In 2016, the Group provides post-employment benefits for its qualified employees in accordance with Labor Law No. 13/2003. The number of employees entitled to the benefits is 54 in 2016.

The cost of providing post-employment benefits is calculated by an independent actuary, PT Padma Radya Aktuaria. The actuarial valuation was carried out using the following key assumptions:

Discount rate per annum	8.25%
Salary increment rate per annum	10%
Mortality rate	100.0%/TMI3
Resignation rate	10% per annum until age 36
	then decreasing linearly to
	0% at age 56

The quantitative sensitivity analysis for significant assumptions as of December 31, 2016 is as follows:

	Discount rates		Future sala	ry increases
		Effect on		Effect on
		present value of		present value of
	Percentage	benefits obligation	Percentage	benefits obligation
		US\$'000		US\$'000
2016				
Increase	1%	(92)	1%	105
Decrease	-1%	102	-1%	(97)
The maturity of provisi	on for post-employ	ment benefits as of De	ecember 31, 2016 i	s as follows:
Within the next 12 mor	nths			13
Between 2 to 5 years				451
Beyond 5 years				3,931
Total				4,395

18. PROVISION FOR POST-EMPLOYMENT BENEFITS (Continued)

The average duration of the provision for post-employment benefits is 9.13 as of December 31, 2016.

19. SHARE CAPITAL

The composition of shareholders is as follows:

	June 30, 2017 and December 31, 2016		
	Number of shares	Percentage of ownership	Total paid-up capital
			US\$
PT Tunggaladhi Baskara	4,383,489,018	18.67%	41,583,208
Citibank Singapore S/A CBSG-CDP-			
Indonesia C/O. Citibank, N.A	1,752,838,893	7.46%	16,628,002
Bina Surya Group Employees Cooperative	2,422,056	0.01%	22,976
Siana Anggraeni Surya	62,400	0.00%	592
Public (below 5,0%)	5,412,019,103	23.05%	51,340,181
Debt to equity swap			
Holders of notes payable	4,517,659,093	19.24%	20,467,774
Rupiah bondholder	1,156,691,987	4.93%	5,240,526
Guaranteed convertible bondholder			
and guaranteed bondholder	2,223,442,869	9.47%	10,073,563
Lease creditors	2,623,612,978	11.17%	11,886,580
Derivative creditors	1,111,874,087	4.73%	5,037,473
Others	299,205,054	1.27%	1,355,583
Total	23,483,317,538	100.00%	163,636,458

Based on notarial deed No. 16 dated November 23, 2015 of Firdhonal, SH, notary in Jakarta, the Shareholders resolved and approved the increase of authorized capital from 14,676,480,000 shares to 44,237,830,228 series A shares and 2,456,869,565 series B shares or equivalent to Rp 2,887,707,867,500 and the issued and paid up capital of 11,550,831,470 series A shares to 23,483,317,538 series A shares or equivalent to Rp 1,467,707,346,125 and the issuance of new series A shares amounting to 11,932,486,068 shares. This change was approved by the Ministry of Law and Human Rights of the Republic of Indonesia in its Decision Letter No. AHU-0947364.AH.01.02 Year 2015 dated December 6, 2015.

The Company distributed the shares certificates to unsecured creditors in 2016. As of December 31, 2016, share certificates already taken by the unsecured creditors had total number of shares amounting to 9,010,755,251.

Pursuant to PKPU Amendment Plan in 2015, PT Tunggaladhi Baskara committed to transfer the 2% of the total ordinary shares in the Company held by Surya Family to unsecured creditors to be distributed on a pro rata basis among based on the principal debt outstanding. Until the issuance date of this report, no transfer of shares has been made yet.

20. ADDITIONAL PAID-IN CAPITAL

	June 30, 2017 US\$	December 31, 2016 US\$
Paid-in capital Equity component of convertible bonds Difference in capital on treasury shares transaction Exercise of convertible bonds	1,188,316,040 177,244 (72,854,996) (6,453)	1,188,316,040 177,244 (72,854,996) (6,453)
Net	1,115,631,835	1,115,631,835

Pursuant to PKPU Amendment Plan in 2015, the Company issued 11,932,486,068 series A shares in exchange for the settlement of principal debts amounting to US\$ 1,033.5 million with the unsecured creditors. As a result, an amount of US\$ 979.5 million is recognized as Additional Paid-in Capital.

21. TREASURY SHARES

At the Extraordinary General Meeting of Shareholders, as stated in notarial deed No. 47 dated May 31, 2006 of Amrul Partomuan Pohan, S.H., LL.M., notary in Jakarta, the shareholders approved to repurchase a maximum of 10.0% of the issued and paid-up shares, at the purchase price of Rp 2,750 per share until May 31, 2007.

In August 2010, the Company entered into a standby facility agreement of US\$ 7.5 million. This facility was drawn down in September 2011 in the amount of US\$ 7.3 million which was secured by treasury shares with market value on that date amounting to Rp 97.2 billion or equivalent to US\$ 11.3 million. The Company did not fulfill its obligations on the maturity date on November 14, 2011; hence an event of default was declared on November 21, 2011 of which the treasury shares were exercised to cover the repayment of the facility. The difference between the carrying amounts of loan and interest and the acquisition cost of such treasury share amounting to US\$ 72.9 million was recorded as difference in capital on treasury share transaction, a component of Additional Paid-in Capital.

The total number of treasury shares amounted to 31,027,111 shares or 0.13% of total issued shares.

22. DIFFERENCE ARISING FROM CHANGES IN EQUITY OF SUBSIDIARIES AND EFFECT OF TRANSACTIONS WITH NON-CONTROLLING INTERESTS

This account consists of the following transactions:

	June 30, 2017	December 31, 2016
	US\$	US\$
Initial public offering of BULL shares	22,669,713	22,669,713
Execution of pledged BULL shares	(8,289,433)	(8,289,433)
Exchangeable notes recognized as additional investment in BULL	(4,154,029)	(4,154,029)
Others	(2,438,782)	(2,438,782)
Net	7,787,469	7,787,469

BULL was a former subsidiary of the Company until it was deconsolidated in 2013. The above transactions were the result of changes in the equity ownership of the Company in BULL that were recognized directly in equity.

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

(Expressed in United States dollar, unless otherwise stated)

23. RESERVES

	June 30, 2017	December, 31 2016
	US\$	US\$
General reserves	5,898,328	5,898,328
Revaluation reserves	16,958,778	16,958,778
Financial statements translation	(120,331)	(120,331)
Net	22,736,775	22,736,775

a. General reserves

Based on Limited Liability Company Law No. 40 Year 2007, the Company shall appropriate certain amounts of its profit in each year to general reserves if there are funds available, until the general reserves reach at least 20.0% of the issued and fully paid share capital.

The Company allocated general reserves totaling US\$ 5.9 million. Such general reserves were approved in prior years' Annual Shareholders' Meetings.

b. Revaluation reserves

The revaluation reserves arose from the revaluation of vessels, net of deferred tax, as applicable. Where revalued vessels are sold, the portion of the revaluation reserves that relates to that vessel, is effectively realized, and is transferred directly to deficit.

c. Financial statements translation

This reserve consists of foreign exchange differences from translation to US\$ of subsidiaries' and associates' financial statements with functional currency other than US\$.

24. DEFICIT

	2017	2016
	US\$	US\$
Beginning balance Profit income (loss) for the year	(1,278,065,173) 1,983,382	(1,263,465,469) (5,244,765)
Ending balance	(1,276,081,791)	(1,268,710,234)

PT BERLIAN LAJU TANKER Tbk AND ITS SUBSIDIARIES NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS OF JUNE 30, 2017 (UNAUDITED) AND DECEMBER 31, 2016 (AUDITED) AND FOR THE PERIODS ENDED JUNE 30, 2017 AND 2016 (UNAUDITED)

(Expressed in United States dollar, unless otherwise stated)

25. OPERATING REVENUES

	2017 US\$	2016 US\$
Operating revenues from:		
Chemical vessels	8,233,509	5,104,663
Gas vessels	2,394,628	2,692,698
Others	218,397	747,428
Total	10,846,534	8,544,789

In 2017, operating revenues exceeding 10.0% of total operating revenues are derived from PT Pertamina (Persero) Jakarta and PT Shell Indonesia which are approximately US\$ 5.4 million or 51.1% of total operating revenues.

26. VOYAGE EXPENSES

	2017	2016
	US\$	US\$
Fuel	1,370,591	1,212,463
Port charges	910,537	976,092
Total	2,281,128	2,188,555

12.71% and 5.68% of the above voyage expenses were from related parties in 2017 and 2016, respectively.

There were no expenses from a specific party that exceeded 10.0% of the total voyage expenses.

27. SHIP OPERATING EXPENSES

2017	2016	
US\$	US\$	
2,311,705	1,994,758	
308,751	179,620	
256,921	195,712	
234,159	202,612	
216,413	171,125	
208,801	115,586	
164,601	153,849	
128,421	108,474	
59,955	91,690	
-	33,750	
160,360	344,037	
4,050,087	3,591,213	
	2,311,705 308,751 256,921 234,159 216,413 208,801 164,601 128,421 59,955	

28. ADMINISTRATIVE EXPENSES

	2017	2016
	US\$	US\$
Salaries	968,014	1,859,800
Office expenses	333,640	522,250
Professional fees	295,364	2,752,531
Telecommunication	81,512	110,062
Transportation	45,538	66,219
Depreciation	42,663	48,639
Representation	29,578	29,929
Bank charges	25,684	32,983
Marketing	7,686	18,513
Training and education	3,198	-
Others	128,367	181,144
Total	1,961,244	5,622,070

29. EARNINGS (LOSS) PER SHARE

The Group's computation for basic earnings (loss) per share for 2017 and 2016 is as follows:

	2017	2016
	US\$	US\$
Net profit (loss) attributable to owners of the Company	1,983,382	(5,244,765)
Weighted average number of outstanding shares	23,452,290,427	23,452,290,427
Basic earnings (loss) per share	0.0001	(0.0002)
Net income (loss) attributable to owners of the Company	1,983,382	(5,244,765)
Weighted average number of outstanding shares Effect of dilution:	23,452,290,427	23,452,290,427
Shares to be issued to PT Megah Elang Inti	2,456,869,565	2,456,869,565
Weighted average number of outstanding shares adjusted for		
the effect of dilution	25,909,159,992	25,909,159,992
Diluted earnings (loss) per share	0.0001	(0.0002)

Diluted earnings per share amounts are calculated by dividing the net profit (loss) attributable to owners of the Company by the weighted average number of outstanding shares during the year plus the weighted average of shares to be issued to PT Megah Elang Inti under the PKPU Amendment Plan.

30. SEGMENT INFORMATION

Information reported to the chief operating decision-maker for the purpose of resource allocation and assessment of segment performance focuses on type of products or services delivered or provided. The Group's reportable segments are, based on type of vessels chartered: chemical tankers and gas tankers; and others revenues.

The following summary describes the operations in each of the reportable segments:

- a. Chemical tankers provide maritime transportation of liquid chemical (organic and non-organic) and vegetable oil and animal fats.
- b. Gas tankers provide maritime transportation of liquefied gas, which includes, LPG, propylene, propane and LNG.
- c. Others include manning and ship management.

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 2 to the consolidated financial statements. Segment profit respresent the profit earned by each segment without allocation of administrative expenses, finance cost, investment income, and share in profit (loss) of associates, and other gains and losses. This is the measure reported to the directors as the chief operating decision- maker for the purposes of resource allocation and assessment of segment performance.

Segment assets and liabilities

The following tables show the analysis of the Group's reportable segments:

	June 30, 2017	December 31, 2016
	US\$	US\$
Segment assets		
Chemical	28,755,223	31,455,449
Gas Others	16,402,736 1,634,378	18,274,242 1,465,174
	· · · · · · · · · · · · · · · · · · ·	
Total	46,792,337	51,194,865
Unallocated assets	52,982,551	50,178,688
Consolidated	99,774,888	101,373,553
Segment liabilities		
Chemical	1,780,850	1,579,135
Gas	3,425,658	4,126,482
Others	3,919,485	5,301,431
Total Unallocated liabilities and eliminations	9,125,993 40,712,096	11,007,048 42,412,088
Consolidated	49,838,089	53,419,136

30. SEGMENT INFORMATION (continued)

Segment revenues and expenses

		2017			
	Chemical	Gas	Others	Total	
	US\$	US\$	US\$	US\$	
Segment revenue					
External revenue	8,233,509	2,394,628	218,397	10,846,534	
Segment expenses					
Voyage expenses	2,221,774	59,354	-	2,281,128	
Ship operating expenses	2,994,086	1,056,001	-	4,050,087	
Vessel depreciation	2,621,674	247,169		2,868,843	
Total segment expenses	7,837,534	1,362,524	_	9,200,058	
Segment profit (loss)	395,975	1,032,104	218,397	1,646,476	
	Chemical	2016 Gas	Others	Total	
	US\$	US\$	US\$	US\$	
Segment revenue					
External revenue	5,104,663	2,692,698	747,428	8,544,789	
Segment expenses					
Voyage expenses	1,322,651	865,904	-	2,188,555	
Ship operating expenses	1,802,544	1,788,669	-	3,591,213	
Vessel depreciation	829,564	984,135		1,813,699	
Total segment expenses	3,954,759	3,638,708		7,593,467	
rotal segment expenses					

Other segment information

	Depreciation		Capital expe	enditures
	2017	2016	2017	2016
	US\$	US\$	US\$	US\$
Chemical	2,621,674	829,564	1,180,369	8,856,000
Gas	247,169	984,135	-	-
Others				
Consolidated	2,868,843	1,813,699	1,180,369	8,856,000

30. SEGMENT INFORMATION (continued)

Geographical segment information

The Group is domiciled in two main geographical areas namely, Malaysia and Indonesia.

	June 30, 2017				
	Malaysia	Indonesia	Unallocated and Eliminations	Consolidated	
	US\$	US\$	US\$	US\$	
Assets and liabilities					
Total segment assets Total segment liabilities	28,375,603	18,419,839	52,979,446	99,774,888	
Net assets (liabilities)	(5,493,572) 22,882,031	(3,632,415) 14,787,424	(40,712,102) 12,267,344	(49,838,089) 49,936,799	
Net assets (nabilities)	22,002,031	14,707,424	12,267,344	49,930,799	
		201			
	Malaysia	Indonesia	Unallocated and Eliminations	Consolidated	
	US\$	US\$	US\$	US\$	
Revenues					
External revenues	4,636,905	6,209,629	(720, 206)	10,846,534	
Inter-segment revenues	700,000	39,386	(739,386)		
Total revenues	5,336,905	6,249,015	(739,386)	10,846,534	
	December 31, 2016				
			Unallocated and		
	Malaysia	Indonesia	Eliminations	Consolidated	
	US\$	US\$	US\$	US\$	
Assets and liabilities					
Total segment assets	33,735,943	17,461,047	50,175,563	101,372,553	
Total segment liabilities	(6,694,974)	(4,312,076)	(42,412,086)	(53,419,136)	
Net assets (liabilities)	27,040,969	13,148,971	7,763,477	47,953,417	
		20	16		
			Unallocated and		
	<u>Malaysia</u> _	Indonesia	Eliminations	Consolidated	
	US\$	US\$	US\$	US\$	
Revenues					
External revenues	5,665,429	2,879,360	(400,007)	8,544,789	
Inter-segment revenues	423,097	-	(423,097)		
Total revenues	6,088,526	2,879,360	(423,097)	8,544,789	

31. BALANCES AND TRANSACTIONS WITH RELATED PARTIES

Nature of relationship

- PT Bagusnusa Samudra Gemilang is the ultimate parent and controlling party of the Group.
- Thai Petra Transport Co. Ltd. is an associated entity of the Group.
- PT Garuda Mahakam Pratama is a company under common control of PT Bagusnusa Samudra Gemilang.
- PT Arpeni Pratama Ocean Line Tbk is a company owned by close family members of the controlling party of PT Bagusnusa Samudra Gemilang.
- Pan Union Agencies Pte. Ltd. and Pan Union Shipping Pte. Ltd. are companies that are directly or indirectly owned by Ms. Siana Anggraeni Surya, the Company's President Director.

Transactions with related parties

The Group, in their regular conduct of its business, has engaged in transactions with related parties. The outstanding balances with related parties are as follows:

Percentage to

				solidated
	Am	ount	liabilities	
	June 30, December 31, 2017 2016		June 30, 2017	December 31, 2016
	US\$'000	US\$'000		
Trade accounts payable:				
Thai Petra Transport Co. Ltd.	106,083	118,982	0.21%	0.22%
PT Arpeni Pratama Ocean Line Tbk	34,920	36,777	0.07%	0.07%
PT Garuda Mahakam Pratama	20,254	19,676	0.04%	0.04%
Pan Union Agencies Pte. Ltd.	20,056	10,572	0.04%	0.02%
Loans payable:				
PT Bagunusa Samudra Gemilang	1,873,856	1,828,136	3.76%	3.42%
Total	2,055,169	2,014,143	4.12%	3.77%

Voyage expenses incurred with related parties are as follows:

	Amount		Percentaç total conso voyage exp	lidated
	2017	2016	2017	2016
	US\$	US\$		
Voyage expenses:				
Thai Petra Transport Co. Ltd.	155,891	64,013	6.83%	2.92%
Pan Union Agencies Pte. Ltd.	123,825	12,960	5.43%	0.59%
PT Garuda Mahakam Pratama		3,678	0.00%	0.17%
Total	279,716	80,651	12.26%	3.68%

32. LITIGATIONS

On January 26, 2012, following the covenant breach of an agreement covering a loan granted to one of the subsidiaries for which the Company is a guarantor, the Company declared a debt standstill on all of the Group's bank loans, bonds, lease and derivative agreements and other financial obligations, to enable the Group to review its financial position and arrangements. BULL and its creditors are excluded from the debt standstill. Accordingly, several of the Group's creditors declared events of default. On June 14, 2012, Mandiri filed a petition for PKPU proceedings against the Company in the Central Jakarta Commercial Court.

PKPU proceedings in Indonesia

On March 14, 2013, the requisite majority of the secured and unsecured creditors of the Company voted to approve a plan put forward by the Company for the restructuring of its debts as part of the PKPU process overseen by the Central Jakarta Commercial Court. The Restructuring Plan was subsequently ratified by the Central Jakarta Commercial Court on March 22, 2013.

On March 28, 2013, six related Indonesian bondholders filed an appeal to the Supreme Court of the Republic of Indonesia ("Supreme Court") against the decision of the Central Jakarta Commercial Court in ratifying the Restructuring Plan. On July 25, 2013, the Supreme Court dismissed the PKPU appeal of the six Indonesian bondholders.

On June 16, 2014, the Supreme Court issued a judgment which set out the grounds for its rejection of the PKPU appeal filed by the six Indonesian bondholders.

On July 18, 2014, the six related Indonesian bondholders filed a civil review against the Supreme Court Decision which was rejected again by the Supreme Court on November 2, 2015.

Section I paragraph 4 of the Restructuring Plan authorized the Company to amend the PKPU Plan with the approval of at least 50% of the creditors and 66.67% of the amount of claims outstanding from the two classes of creditors (secured and unsecured) attending and voting at a creditor's meeting.

On July 8, 2015, after the issuance of the PKPU Amendment Plan to the creditors, the same group of Indonesian bondholders filed a lawsuit to nullify the PKPU Amendment Plan.

The Commercial Court dismissed the lawsuit in its entirety in a hearing on September 7, 2015 and the same group filed an appeal again on September 15, 2015 to the Supreme Court. The Supreme Court has again rejected the plaintiffs' lawsuit on January 27, 2016 with Decision No. 817 K/Pdt.Sus-Pailit/2015/PN Jakarta Pusat.

On August 26, 2016, the same group challenged the judgment of the Supreme Court through a civil review process.

As of December 31, 2016, the Group has not yet received a court notification of whether the Supreme Court has rendered its judgment in relation to the group of Indonesian bondholders' civil review challenge.

32. LITIGATIONS (continued)

Chapter 11 proceedings in the United States

On December 13, 2012, Gramercy entities (major bondholder of the US\$ secured bonds) filed for Chapter 11 Proceedings in the US Bankruptcy Court ("US Court").

On March 7, 2013, the Company reached an agreement with Gramercy pursuant to which the Chapter 11 proceedings would be indefinitely stayed pending a final order being granted in Chapter 15 proceedings.

On December 8, 2014, the Company filed a motion with the US Court to dismiss the Chapter 11 proceedings.

On January 8, 2015, the Chapter 11 Proceedings were dismissed and the case was ordered to be closed.

Chapter 15 proceedings in the United States

On March 26, 2013, following the ratification of the Company's Restructuring Plan by the Central Jakarta Commercial Court, the Company filed a petition under Chapter 15 of the United States Bankruptcy Code to recognize the PKPU proceedings as foreign main proceedings.

On May 21, 2013, the US Court granted recognition of the Indonesian PKPU proceedings as foreign main proceedings. The order for recognition is accompanied by a permanent injunction on all litigation and enforcement proceedings against the Company within the US. The next step in the Chapter 15 process is for the Company to file an application seeking enforcement of the Restructuring Plan in the US.

On December 8, 2014, the Company filed a motion with the US Court to grant recognition of the Restructuring Plan within the United States.

On January 8, 2015, the US Court granted recognition of the Indonesian Restructuring Plan including any amendments or modifications and gave the plan full force and effect in US to the same extent that are given effect in Indonesia and each is binding on all Plan Creditors (as defined in the Restructuring Plan) of the Company.

On August 27, 2015, Chapter 15 Proceedings were closed by order of the US Bankruptcy Court, with the closing order clarifying that any amendments to the Restructuring Plan be given full force and effect with references to the Restructuring Plan in the PKPU Recognition Order including any amendment to the Restructuring Plan.

Section 210 (10) proceedings in Singapore

On September 13, 2013, following the ratification of the Company's Restructuring Plan by the Central Jakarta Commercial Court, the Singapore High Court granted certain subsidiaries of the Company ("Relevant Subsidiaries") to convene meetings of the creditors for the purposes of approving a scheme of arrangement between each Relevant Subsidiary and its creditors.

32. LITIGATIONS (continued)

Section 210 (10) proceedings in Singapore (continued)

The Relevant Subsidiaries' proposals under their respective schemes of arrangement are part of the implementation of the restructuring initiatives set out in the Restructuring Plan proposed by the Company and approved by the Indonesian courts in the Company's PKPU process. The terms being proposed to each of the Relevant Subsidiaries' creditors under the schemes of arrangement mirror, insofar as possible, the terms proposed to similarly placed creditors of the Company under the Restructuring Plan. The schemes of arrangement do not concern any bank borrowings of the Company or its subsidiaries, which are being restructured separately.

On February 17, 2014, the Scheme Applicants applied to the High Court of Singapore for their respective schemes of arrangement to be approved by the court. On February 25, 2014, the High Court of Singapore approved each of the schemes of arrangement proposed by the Scheme Applicants.

On May 25, 2015, the Scheme Applicants apart from Tridonawati Maritime Pte Ltd ("2nd Scheme Applicants") filed applications for leave to call creditors' meetings with a view to proposing another scheme of arrangement between each 2nd Scheme Applicant and its creditors. These schemes of arrangement were intended to facilitate the transactions contemplated in the PKPU Amendment Plan by, among other things, allowing for the transfer of the vessel owned by each 2nd Scheme Applicant to a new company.

On July 15, 2015 and July 16, 2015, each of the 2nd Scheme Applicants held their respective creditors' meetings in respect of the proposed schemes of arrangement. On July 23, 2015, each of the 2nd Scheme Applicants applied to the High Court of Singapore for their respective schemes of arrangement to be approved by the court.

On August 17, 2015, the Singapore High Court approved and sanction the schemes of arrangement of all the Relevant Subsidiaries.

The Group's management represents that there are no other ongoing legal cases or arbitration insofar as they are aware which are faced by the Group in addition to those disclosed above.

33. OVERVIEW OF THE RESTRUCTURING PLAN

On March 22, 2013, the Company's Restructuring Plan was ratified by the decision of the Central Jakarta Commercial Court under Case No. 27/PKPU/2012/PN. NIAGA. JKT. PST, wherein all parties must abide by and perform the terms of the Restructuring Plan and the Company will be discharged from the PKPU proceedings.

Prior to the ratification of the Restructuring Plan, there were ongoing restructuring steps taken such as business preservation, cash management improvement, fleet restructuring including renegotiation of leases, tonnage allocation, sale of non-profitable vessels, appointment of third party ship management, sales of ethylene vessels, office rationalization, efficiency of general and administration expenses and the management of operational vessels.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

Further, the Company agreed with the MLA for a working capital facility of a certain amount, part of which will provide the necessary funding other than funding derived from the sales proceeds of vessels to perform necessary restructuring initiatives. In connection with this working capital facility, the MLA Lenders have set out a number of requirements as a condition for providing the funds, the security, addressing the Group's structure, the secured shares, changes in management, sales of certain vessels, monitoring accountant and assessment of tax implications on restructuring.

PKPU creditors under the Restructuring Plan are classified as follows: (1) secured creditors, comprising of Mandiri, BCA, Deutsche Bank, AG., Bank Mizuho and MLOR; and (2) unsecured creditors, comprising of HSBC Bank USA (trustee of notes payable), HSBC Hong Kong Limited (trustee of convertible bonds), PT Bank CIMB Niaga Tbk (trustee of bonds payable), Gramercy Distressed Opportunity Fund (Gramercy) (bondholders), Cowell & Lee Asia Credit Opportunity Fund (bondholders) and others. The majority of secured and unsecured creditors have agreed to the Restructuring Plan. The ratified Restructuring Plan ("the Plan") provides/prescribes, among others:

- a. The Plan has been developed in the face of a number of adverse factors such as the following:
 - challenging and persistently poor shipping market conditions;
 - severe working capital crisis and the need to fund for restructuring initiatives from operating cash flows;
 - simultaneous financial restructuring of BULL, application of Chapter 11 petition by Gramercy against the Company in New York;
 - maritime law requirements and processes in different jurisdictions.
- b. The Plan is based upon a fundamental analysis of forecast earnings (taking into account current performance and market forecasts) and having regard to each of the creditors' relative positions including security rights, vessel earnings, currency and stipulated requirements.
- c. The Plan relies on key assumptions such as the availability of additional working capital, the successful completion of restructuring initiatives, market growth assumption, future sale of assets, renewal of aging chemical tankers and increasing fleet size by time chartering.
- d. The key drivers of improved performance on the forecast are changing better than expected freight rates and/or lower bunker prices.
- e. On the basis that the improved Earnings Before Interests Tax Depreciation and Amortization ("EBITDA") is achieved, a proposal for sharing of the surplus cash among the creditors (to amortize debt), while retaining sufficient cash for important capital expenditure initiatives (fleet replenishment) had been developed. A cash flow waterfall will be implemented based upon the payments to be made as stated in the Restructuring Plan.
- f. A cash sweep shall be implemented semiannually with respect to surplus cash after payments on the cash flow waterfall are made and the working capital facility is fully paid. The cash sweep enables additional principal repayments to be applied to the outstanding balance (in reverse order) with respect to outstanding secured and unsecured creditors and allocation to a capital expenditures reserve on a pro-rata basis as stated in the Restructuring Plan.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

- g. Key observations from such assumptions and analysis include; (i) secured creditors will be paid substantially quicker by Year 6; (ii) liabilities to unsecured creditors are amortized substantially over the 10-year period commencing Year 3; (iii) the capital expenditure reserve is expected to build up to allow fleet replenishment primarily from cash reserves; and (iv) no capital expenditure requirements in Years 1 to 5.
- h. The key principles underpinning the restructuring of the Group's debt are set out as follows:
 - Secured creditors will retain 100.0% of their principal debt which will all be denominated in US\$ or Rp (as the case may be except for the MLA Lenders whose debt shall at all times remain denominated in US\$) with repayments extended up to 10 years in line with the earnings of their vessels;
 - Interest rate margins will remain in accordance with original debt facilities but will reflect US\$ or Rp cost of the funds;
 - The Company and any of the secured creditors may, by mutual consent, convert the currency of their principal debt at any time;
 - Unsecured creditors will retain 100.0% of their principal debt, with a bullet repayment in Year 10;
 - Interest rates are increased over time in line with forecasts and available funds with interest rates for both Rp and US\$ denominated debt reflecting an appropriate currency differential;
 - Trade suppliers will receive payments up to 80.0% of the outstanding amounts over 5 years; and
 - Fund-raising of a certain amount during the 10-year period.
- i. The outstanding amount to each of the secured and unsecured creditors voted on the Plan (the Plan Creditors) for the purposes of the PKPU is determined by reference to the List of Fixed Receivables (PKPU Creditor List) confirmed by the Supervisory Judge on December 5, 2012 or any subsequent, amended or revised List of Fixed Receivables confirmed by the Supervisory Judge (except for certain lease creditors who have agreed or will agree with the Company to have the value of their claim determined by an independent adjudicator). Where there is insufficient cash to pay a quarterly installment of interest or principal owing to a secured creditor, that secured creditor may, in its discretion, by notice in writing to the Company, agree to add the amount of that installment to the next quarterly installment rather than demand immediate payment.
- j. A summary of the revised proposed terms for unsecured creditors are as follows:
 - Interest payments are subject to a maximum LTV (Loan To Value) of 100.0% on the MLA Lenders' loan facility whereby (Loan To Value) LTV is determined based on the value of the collateralized vessels mortgaged to the MLA Lenders ("LTV Test"); and

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

- j. A summary of the revised proposed terms for unsecured creditors are as follows:
 - Unsecured creditors shall not be entitled to call an event of default for any nonpayment of interest occurring at the earlier of April 1, 2017, or until such time as the LTV on the MLA Lenders' facility is 70.0% or less, whichever is earlier.
 - New equity in the Company will be issued and distributed pro-rata among all unsecured creditors. The total new equity available to unsecured creditors will be 25.0% of the enlarged share capital of the Company with estimated fair value of US\$ 23.3 million or 3,955,764,202 shares.
 - Equity in the Company equivalent to a total of 316,461,136 shares or estimated value of US\$ 1.9 million will be issued to the holders of the US\$ 48.9 million Guaranteed Convertible Bonds and US\$ 125 million 12.0% Guaranteed Convertible Bonds for the conversion rights to be given up by the bond holders.
- k. Upon approval of the Restructuring Plan by the Court, the Company will obtain recognition of the Restructuring Plan and the PKPU process under Chapter 15 of the United States Bankruptcy Code. The subsidiaries of the Company which have taken out applications under Section 210 (10) of the Companies Act intend to present schemes of arrangement to give effect to the principal and relevant terms of this Restructuring Plan in respect of that particular subsidiary, provided that the MLA Lenders support this course of action. Where necessary, the Relevant Subsidiaries of the Company which successfully put in place schemes of arrangement under Section 210 of the Companies Act intend to obtain recognition of those schemes under Chapter 15 of the United States Bankruptcy Code.
- I. The Company and the Plan Creditors agree to perform (or procure the performance of) all further acts and things, and execute and deliver (or procure the execution and delivery of) such further documents as may be required by law or as may be necessary to implement and/or give effect to the Restructuring Plan and the transactions contemplated thereby. For the avoidance of doubt, the MLA Lenders are not considered to be the Restructuring Plan Creditors. They will enter into a separate term sheet and definitive restructuring documentation with the borrower and guarantors of the MLA facility with terms and provisions that are consistent with the provisions of this Plan.

ING Bank N.V. is also not considered to be a Plan Creditor. It will enter into a separate term sheet and definitive restructuring documentation with obligors of SBLC with terms and provisions that are consistent with the provisions of this Plan while MLOR, which is a creditor of the Company, will not receive any payments under the Restructuring Plan without the completion of a separate transaction pursuant to BULL'S restructuring to deal with its claims and security. For as long as the Company's obligations under this Restructuring Plan remain outstanding, the Company undertakes that it shall not do certain things as stipulated in the Restructuring Plan.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

m. Without prejudice to the foregoing, the Company and the Plan Creditors (except the Lease creditors, Other unsecured creditors, trade creditors and intercompany creditors, as those terms are used) may agree to execute and deliver (or procure the execution and delivery of) such documentation as may be necessary under relevant law to record, amend and/or restate the terms and conditions governing each of the debts owed by the Company and/or its subsidiaries to the relevant Plan Creditor such that those terms and conditions are consistent and do not conflict with any of the terms of the Plan and the transactions contemplated hereby, including without limitation one or more voluntary consent solicitations or mandatory exchange offers in accordance with applicable law, including, without limitation, the US\$ Bonds term sheet and the documentation contemplated thereunder (the "Definitive Documentation"). An event of default may only arise under the Restructuring Plan and/or Definitive Documentation as a result of a breach of the express terms of the Restructuring Plan itself and not additional terms set out in any Definitive Documentation (excluding for the purposes of this provision, any and all Definitive Documentation relating to the US\$ Bonds).

The Company, its relevant subsidiaries and the US\$ Bondholders are in the process of entering into a term sheet with respect to the US\$ Bonds, setting out certain terms on which the Company. relevant subsidiaries its US\$ Bondholders expect to restructure the terms of the indebtedness owed (actually or contingently) by the Company and its relevant subsidiaries to the US\$ Bondholders under the US\$ Bonds outside of the PKPU proceedings pursuant to the separate documents implementing the restructuring of the actual and contingent indebtedness of the Company and its relevant subsidiaries to the US\$ Bondholders. The terms and provisions of the US\$ Bonds term sheet will be consistent with the provisions of this Restructuring Plan and the Company undertakes to enter into the US\$ Bonds term sheet and any and all other documentation contemplated thereunder and to take all steps reasonably necessary to make such documentation effective as soon as practicable following the approval of this Restructuring Plan. The Restructuring Plan also governs requirements adhered to in the Definitive Documentation.

n. The Company and/or its subsidiaries shall be required to fulfill its obligations under this Agreement only insofar as such approvals and consents as may be necessary have been obtained (and have not been withdrawn or amended) from such regulatory or supervisory authorities as may be necessary, including without limitation, the SGX, IDX, OJK or the shareholders of the Company or of BULL, subsequent to the Plan being approved by the Jakarta Court.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

- o. Upon the approval of the Restructuring Plan by the Plan Creditors and the Jakarta Court, any further amendment to the Restructuring Plan will be subject to approval by at least 50.0% in number and 66.7% in value of the aggregate outstanding debt of two classes (secured and unsecured) of Plan Creditors, at such time as such secured and unsecured Plan Creditors vote, provided, however, that:
 - Any amendment purporting to include the MLA Lenders and ING Bank N.V. as a Plan Creditor (except by reason of the MLA Lenders and ING Bank N.V.) shall require the written consent of the MLA Lenders or ING Bank N.V.;
 - For so long as any amount of indebtedness remains owing to the MLA Lenders, any amendment to certain sections in the Plan shall require the written consent of the MLA Lenders;
 - An amendment or waiver to certain sections in the Plan to the rights or obligations of the SBLC Bank, the earnings account of "Gas Bangka", the earnings of "Gas Bangka" or of any security held by ING Bank N.V. to secure the SBLC Facility may not, so long as any actual or contingent liability remains under the SBLC Facility, be effected without the consent of ING Bank N.V.; and
 - No amendment shall be made to the terms described in relation to the US\$ Bondholders
 or to any other term which would affect any such other agreements and documents as
 agreed between the Company and the US\$ Bondholders without the specific written
 consent of the US\$ Bondholders.

Despite the Company's efforts and commitment to fully implement the aforementioned debt restructuring, a number of events had impeded a successful implementation of the Restructuring Plan, including:

- a delayed market recovery in the shipping market as compared to the forecast set out in the Restructuring Plan;
- a lack of bank financing and investor appetite available for the industry resulting in difficulty in obtaining the fundraising envisaged under the Restructuring Plan;
- inability to obtain approval from the relevant regulatory authorities in Indonesia for the issuance of new shares set out in the Restructuring Plan; and
- the risk of delisting by the IDX due to the Company's substantial capital deficiency.

In view of the various factors above, the Company had to undertake a further restructuring of the Group's obligations under the MLA Facility and the Restructuring Plan.

On April 22, 2015, the Company negotiated a consensual arrangement with the MLA Lenders relating to the restructuring of the MLA Facility ("MLA Restructuring"), and signed a binding term sheet and a restructuring support agreement ("RSA") with, among others, the MLA Lenders. The MLA Restructuring avoided enforcement over all assets which were then secured in favor of the MLA Lenders and retained as much value as possible for the Company and its stakeholders.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

The amendments to the Restructuring Plan ("PKPU Amendment Plan") was proposed and approved by the requisite majority creditors of both secured and unsecured creditors of the Group on August 14, 2015. The PKPU Amendment Plan received unanimous approval from the Company's secured creditors and the approval of a majority representing 64.67% in number and 86.64% in value of the Group's unsecured creditors.

The key principles underpinning the Proposed Restructuring under PKPU Amendment Plan are set out below:

- a) The agreed terms under MLA Restructring, which include:
 - The Group shall transfer the MLA Assets to Chembulk Investment Co LLC ("NewCo") in return for forgiveness of all debts outstanding under that MLA Facility.
 - The MLA Lenders shall release or procure the release of the following assets to the Group: (i) Teekay JV and Buana which are secured to MLA Lenders under the MLA Facility Documents; (ii) US\$ 9.2 million cash collateral and Gas Bangka, which are posted as security under the ING Standby Letter of Credit Facility; and (iii) cash refund of up to 50% of the fees and expenses incurred by the MLA Lenders pursuant to this Proposed Restructuring.
 - The MLA Lenders shall issue the following assets to the Group: (i) NewCo Warrants to purchase up to 10% equity in NewCo which are subject to dilution by a market-based management incentive program and any future issuance of equity securities by NewCo; and (ii) NewCo Preferred Equity Interest amounting to US\$ 10.0 million to be received in equal annual installments over 5 years;
- b) The Surya family has committed to procure a cash injection of US\$ 10.0 million into the Group for working capital or business development purposes in exchange for additional share capital in the Company.

One of the key components of the PKPU Amendment Plan is the issuance by the Company of up to 11,673,084,196 new Shares ("New BLT Shares") (equivalent to approximately 45% of the enlarged share capital of the Company after both the Proposed Debt-Equity Swap Share Issuance and the MCS Conversion) for distribution on a pro rata basis to the unsecured creditors and up to 259,401,872 new Shares ("New CB Shares") (equivalent to approximately 1% of the enlarged share capital of the Company after both the Proposed Debt-Equity Swap Share Issuance and the MCS Conversion) for distribution to the Convertible Bondholders, subject to the necessary corporate and regulatory approvals being obtained ("Proposed Debt-Equity Swap Share Issuance"). The commercial terms of the Proposed Debt-Equity Swap Share Issuance were arrived at after arm's length negotiations with the unsecured creditors.

Under the IDX listing rules, within twelve (12) months of the date of the listing of the New BLT Shares and the New CB Shares on the IDX, the unsecured creditors shall be subject to a mandatory lock-up period, and accordingly, shall not sell or dispose of any of the New BLT Shares or New CB Shares.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

Under the PKPU Amendment Plan, the Plan creditors agreed to the following:

a) Secured creditors

- principal amortization from the date of approval of the PKPU Amendment Plan to March 31, 2017 is subject to the cash available in the respective secured creditor's earnings account:
- mandatory principal amortization shall commence from April 1, 2017 onwards with 32 equal quarterly installments in accordance with the Restructuring Plan;
- interest shall be accrued and paid on a quarterly basis commencing April 1, 2015 in accordance with Restructuring Plan; and
- · no accelerated repayment from cash sweep

b) Unsecured creditors

- Full debt for equity swap of principal debt. Unsecured Creditors will collectively receive
 and hold 47% new equity of the enlarged share capital of the Company (after both the
 Proposed Debt-Equity Swap Share Issuance and the MCS Conversion), comprising:
 - The issuance of new shares consisting of up to 11,673,084,196 shares equivalent to 45% of the enlarged share capital of the Company (after both the Proposed Debt-Equity Swap Share Issuance and the MCS Conversion); and
 - A transfer of 2% of the total shares held by Surya family (after both the Proposed Debt-Equity Swap Share Issuance and the MCS Conversion).

In each case, distributed on a pro rata basis among the Unsecured Creditors based on the principal debt outstanding.

- The HY Bondholders retains security over the Teekay JV and Buana for their interest payments for the period April 1, 2015 to March 31, 2017 of up to US\$ 8.6 million ("HY Interest"). The Group will pay the HY Interest to the HY Bondholders as follows:
 - US\$ 1.0 million within five (5) business days of the closing of the PKPU Amendment Plan; and
 - the balance of the HY Interest in accordance with the Restructuring Plan.
- In addition to their allocation of the New BLT Shares and the transfer of 2% shared held by Surya Family, the Convertible Bondholders will, in aggregate, also be given an additional 1% equity stake in the enlarged share capital of BLT (after both the Proposed Debt-Equity Swap Share Issuance and the MCS Conversion), consisting of up to 259,401,872 shares, which is consistent with the Restructuring Plan as consideration for their forfeiture of their conversion rights.
- The Unsecured Creditors to hold, on a pro rata basis, an interest in Buana and Nevaeh through a structure that would deliver the economic benefit of those assets to the Unsecured Creditors.
- Waiver of all interest capitalized.

33. OVERVIEW OF THE RESTRUCTURING PLAN (continued)

- c) Trade creditors
 - Trade creditors will retain 50% of their outstanding debt balance and will be paid over 5 years.
- d) Intercompany Creditors
 - No payments to any Intercompany Creditor, as defined in the Restructuring Plan, or satisfaction of any intercompany claim with any Intercompany Creditors until (i) all existing secured creditors are repaid in full, and (ii) the aggregate value of the 48% equity interest held by the Unsecured Creditors, including their successors and nominees, exceeds the total outstanding claims of US\$ 1.1 billion.
 - Intercompany Creditors will not exercise their voting rights in the PKPU Amendment Plan or otherwise assert or make any claims upon Company in any manner whatsoever; and
 - Intercompany claims owned by BULL and/or BULL Subsidiaries, as defined in the Restructuring Plan, shall be paid in priority to other intercompany claims.

Based on Extraordinary General Meeting of Shareholders notarized under deed No. 5 dated November 17, 2015 of Firdhonal, SH, notary in Jakarta, the Company obtained approval from the existing Shareholders for the Proposed Debt-Equity Swap Share Issuance and Proposed Issuance of MCS.

On December 1, 2015, MLA Restructuring has been successfully completed.

In connection with the capital increase arising from the conversion of debt-equity (debt to equity), the Company has amended the articles of association to increase the authorized capital, issued and fully paid as stated in the deed No. 16 dated November 23, 2015 of Firdhonal, S,H., Notary in Jakarta. This amendment was approved by the Ministry of Law and Human Rights of the Republic of Indonesia in its letter No. AHU-0947364.AH.01.02 Year 2015 dated December 6, 2015.

The Company announced the implementation of the proposed debt-to-equity conversion on December 15, 2015 and effectively applied on December 31, 2015.

The MLA Restructuring and debt-to-equity swap resulted to recognition of gain on extinguishment of debt - net amounting to US\$ 172.8 million in 2015. The restructured terms of trade payable creditors and intercompany creditors resulted to gain on restructuring of US\$ 40.6 million in 2015.

34. MANDATORY CONVERTIBLE SECURITIES

Pursuant to PKPU Amendment Plan, the Surya family has committed to procure a cash injection of US\$ 10.0 million into the Group for working capital or business development purposes in exchange for additional share capital in the Company.

On October 9, 2015, the Group entered into MCS subscription agreement with PT Elang Megah Inti, a third party investor, for the proposed allocation and issuance of MCS to PT Elang Megah Inti for a consideration of US\$ 10.0 million.

Pursuant to the agreement, the aggregate number of conversion shares shall not exceed 2,456,869,565 shares ("Proposed Issuance of MCS"). The Proposed Issuance of MCS will result in PT Elang Megah Inti holding approximately up to 9.5% of the enlarged share capital of the Company after both the Proposed Debt-Equity Swap Share Issuance and the MCS conversion.

Based on Extraordinary General Meeting of Shareholders notarized under deed No. 5 dated November 17, 2015 of Firdhonal, SH, notary in Jakarta, the Company obtained approval from the existing Shareholders for the Proposed Debt-Equity Swap Share Issuance and Proposed Issuance of MCS.

In 2016, the Group received the US\$ 10.0 million and recorded it as part of equity. Conversion to the Company's shares will be made on any date after the expiry of one month from the resumption of trading of shares in IDX and/or SGX, provided always that the shares have been traded for at least 25 trading days prior to conversion date and the New BLT Shares and New CB Shares arising from the Proposed debt-to-equity swap have been distributed to certain unsecured creditors of the Group.

35. FINANCIAL INSTRUMENTS

a. Capital risk management

Since the ratification of the Restructuring Plan, the primary objective of the Group's capital risk management has been to ensure the availability of the Group's working capital to run its operations and restructuring initiatives in accordance with the Restructuring Plan.

The Group manages its capital structure and makes adjustments to it, to cope with the changes in economic conditions. Currently, the Group manages its capital by regularly monitoring its working capital requirements in accordance with the PKPU Amendment Plan. As of December 31, 2016, the Group is in deficit position. As such, the Group will continuously apply cost-cutting and restructuring initiatives to review and monitor its capital expenditure.

35. FINANCIAL INSTRUMENTS (continued)

b. Categories of financial instruments

Financial assets

	June 30, 2017	December 31, 2016
	US\$	US\$
Cash on hand and in banks	8,718,603	5,787,637
Trade receivables - third parties	3,198,544	1,926,530
Other receivables - third parties	1,048,838	1,067,683
Derivative financial asset	12,965,258	12,965,258
AFS financial assets	21,929,129	21,929,129
Other non-current assets	49,500	3,917
Total	47,909,872	43,680,154
Financial liabilities		
	June 30, 2017	December 31, 2016
	US\$	US\$
Trade accounts payable	5,920,673	6,083,937
Accrued expenses	2,152,692	3,513,071
Loans payable	28,335,071	29,433,415
Other payables	11,032,222	11,624,122
Other current liabilities	954,581	1,321,319
Total	48,395,239	51,975,864

c. Financial risk management policies

The Group's financial risk management policies seek to ensure that adequate financial resources are available for the operation and development of its business while managing its exposure to foreign exchange risk, interest rate risk, credit risk, fuel risk and liquidity risk. The Group's financial risk management policies are as follows:

Foreign exchange (non-functional currency) risk management

The entities in the Group conduct their respective businesses in currencies other than their functional currencies primarily in rupiah, Singapore dollar, Japanese yen, Chinese renminbi and euro. Foreign currency exposures and fluctuations have material impact on the Group's consolidated financial statements.

The entities in the Group have the policy to manage foreign exchange risks so as to maximize profits. The Group has practices that include the periodic review of the impact of movements in foreign exchange rates on profitability so that the Group can take action to mitigate these risks.

.

35. FINANCIAL INSTRUMENTS (continued)

c. Financial risk management policies (continued)

Foreign exchange (non-functional currency) risk management (continued)

The significant financial monetary assets and liabilities in foreign currencies of the Group are as follows:

		June 30, 2017		December 31, 2016	
		Foreign	Equivalent	Foreign	Equivalent
		Currencies	to	Currencies	to
		'000	US\$	'000	US\$
Assets					
Cash on hand and in bank	ιε Rp	12,398,196	931,145	22,962,124	1,709,791
	EUR	7	6,949	4	3,907
	SGD	1	1,385	1	1,328
Trade receivables	Rp	21,541,593	1,617,844	10,345,720	770,154
	SGD	-		6	5,314
Total			2,557,323		2,490,494
Liabillities					
Trade accounts payable	Rp	17,034,743	1,279,269	19,194,363	1,428,577
	SGD	1,352	972,942	1,013	700,554
	JPY	546	5,032	702	5,774
	EUR	32	39,631	441	465,457
Loans payable	Rp	164,345,281	12,342,872	175,111,000	13,032,974
Total			14,639,746		15,633,336

The summary of the carrying amounts of the Group's significant financial monetary assets and monetary liabilities denominated in currencies other than US\$ as at reporting date is as follows:

	June 30	June 30, 2017		December 31, 2016	
	Assets	Liabilities	Assets	Liabilities	
	US\$	US\$	US\$	US\$	
Rupiah	2,548,989	13,622,141	2,479,945	14,461,551	
Singapore dollar	1,385	972,942	6,642	700,554	
Euro	6,949	39,631	3,907	465,457	
Yen		5,032		5,774	
Total	2,557,323	14,639,746	2,490,494	15,633,336	

35. FINANCIAL INSTRUMENTS (continued)

c. Financial risk management policies (continued)

Interest rate risks management

The Group is also exposed to interest rate risk as it also borrows funds in rupiah and US\$ at floating interest rates.

The Group's exposures to interest rate on financial assets and financial liabilities are detailed in the liquidity risk management section of this note.

Interest on financial instruments classified as floating rate is repriced at intervals of less than one year. Interest on financial instrument classified as fixed rate is fixed until the maturity of the instrument and is therefore not subject to interest rate risk.

The Group's policy is to borrow principally on the floating rate basis but to retain a proportion of fixed rate debt. The objectives for the mix between fixed and floating rate borrowings are set to reduce the impact of an upward change in interest rate while enabling benefits to be enjoyed if interest rates fall.

Credit risk management

The Group's exposure to credit risk is primarily attributable to cash in banks, trade receivables, other receivables, other non-current assets, derivative financial asset and AFS financial assets.

In determining the credit terms for customers, the management considers the following factors: (i) the financial strength of the customer, (ii) the customer's historical payment record, (iii) the length of the relationship with the customer and (iv) the distance or duration of a specific voyage. Based on these factors, the Group's credit terms may vary. The credit terms may also be modified based on negotiations with each customer. It is the Group's policy to monitor the financial standing of these receivables on an ongoing basis to ensure that the Group is exposed to a minimal credit risk. Cash in banks are placed only in credit worthy financial institutions.

The carrying amounts of the above-mentioned financial assets recorded in the consolidated financial statements represent the Group's maximum exposure to credit risk without taking into account the value of any collateral obtained.

Credit quality of financial assets

The credit quality of financial assets is managed by the Group using high quality and standard quality as internal credit ratings.

High Quality. Pertains to counterparty who is not expected by the Group to default in settling its obligations, thus credit risk exposure is minimal.

Standard Quality. Other financial assets not belonging to high quality financial assets are included in this category.

35. FINANCIAL INSTRUMENTS (continued)

c. Financial risk management policies (continued)

Credit quality of financial assets (continued)

The credit quality of the Group's financial assets follows:

			June 30, 2017				
	Neither past d	ue nor impaired	Past due				
	High quality	Standard quality	but not impaired	Impaired	Total		
	US\$	US\$	US\$	US\$	US\$		
Cash in banks	8,531,973	-	-	-	8,531,973		
Trade receivables - third parties	1,428,482	-	1,770,061	-	3,198,543		
Other receivables - third parties	-	1,048,338	-	-	1,048,338		
Derivative financial asset	-	12,965,258	-	-	12,965,258		
AFS financial assets	-	21,929,129	-	-	21,929,129		
Other non-current assets		49,500		<u> </u>	49,500		
Total	9,960,455	35,992,225	1,770,061		47,722,741		
		I	December 31, 2016				
	Neither past di	ue nor impaired	Past due				
	High quality	Standard quality	but not impaired	Impaired	Total		
	US\$	US\$	US\$	US\$	US\$		
Cash in banks	5,717,791	-	-	-	5,717,791		
Trade receivables - third parties	1,111,712	-	814,818	1,796,306	3,722,836		

1.067.683

12,965,258

21.929.129

35,965,987

6,829,503

3,917

814,818

1,796,306

1.067.683

12,965,258

21.929.129

45,406,614

3,917

Fuel risk management

Other receivables - third parties

Derivative financial asset

Other non-current assets

AFS financial assets

Total

The Group's earnings are affected by changes in the price of bunker fuel. The strategy for managing the risk on fuel price aims to provide its protection against sudden and significant increase in bunker fuel prices. In meeting these objectives, the fuel management program allows for the prudent use of approved instruments such as bunker swaps with approved counterparties and within approved credit limits.

The Group consistently monitors bunker consumption with ship managers and implement bunker savings controls such as bunker management software to track bunker consumption.

The Group manages this risk by monitoring the bunker prices and entering into forward contracts to hedge against fluctuations in bunker price, if considered appropriate.

Liquidity risk management

The Group's liquidity requirements mainly come from repayments of principal and interest on its loans and long-term other payables. The liquidity problems faced by the Group arose from its failure to fulfill contractual obligations to make timely repayments of such debts.

35. FINANCIAL INSTRUMENTS (continued)

c. Financial risk management policies (continued)

Liquidity risk management (continued)

The following tables detail the Group's remaining contractual maturity for its financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities on the earliest date of which the Group can be required to pay. The table includes both interest and principal cash flows.

Financial liabilities

June 30, 2017				
Less than three months US\$	Three months to one year US\$	More than one year to five years US\$	Greater than five years US\$	Total US\$
5,920,673	_	-	-	5,920,673
2,152,692	-	-	-	2,152,692
1,086,584	3,218,060	20,563,920	16,991,508	41,860,072
546,146	1,188,439	1,379,786	63,132,957	66,247,328
954,581			<u> </u>	954,581
10,660,676	4,406,499	21,943,706	80,124,465	117,135,346
	three months US\$ 5,920,673 2,152,692 1,086,584 546,146 954,581	three months to one year US\$ US\$ 5,920,673 - 2,152,692 - 1,086,584 3,218,060 546,146 1,188,439 954,581 -	Less than three months Three months to one year More than one year year to five years US\$ US\$ US\$ 5,920,673 - - 2,152,692 - - 1,086,584 3,218,060 20,563,920 546,146 1,188,439 1,379,786 954,581 - -	Less than three months Three months to one year More than one year to five years Greater than five years US\$ US\$ US\$ 5,920,673 - - - 2,152,692 - - - 1,086,584 3,218,060 20,563,920 16,991,508 546,146 1,188,439 1,379,786 63,132,957 954,581 - - -

	December 31, 2016					
	Less than three months	Three months to one year	More than one year to five years	Greater than five years	Total	
	US\$	US\$	US\$	US\$	US\$	
Trade accounts payable	6,083,937	-	-	-	6,083,937	
Accrued expenses	3,513,071	-	-	-	3,513,071	
Loans payable	627,745	4,382,255	20,783,765	16,564,450	42,358,215	
Other payables	546,146	1,188,439	2,172,079	63,142,197	67,048,861	
Other current liabilities	1,321,319		<u> </u>		1,321,319	
Total	12,092,218	5,570,694	22,955,844	79,706,647	120,325,403	

The Group manages liquidity risk by maintaining reserves, banking facilities, and equity financing; by continuously monitoring forecast and actual cash flows; and by matching the maturity profiles of its financial assets and liabilities.

On January 26, 2012, the Company decided to temporarily cease repayment of all the Company's bank loans, bonds payable, payment on ship leases and on similar obligations of its subsidiaries, except for BULL, to enable the Group to review its financial position and arrangements.

In March 2013, the Group's Restructuring Plan was ratified by the Court. The Restructuring Plan sets out the restructuring term sheet and repayment plans to respective creditors to finance and repay the debts. The repayment schedule of significant liabilities of the Group was restructured over a 10-year period.

In August 2015, the Group's restructuring plan was further amended through the required voting standard set in the restructuring plan. The repayment schedule of secured creditors and trade creditors of the Group was restructured over a 10-year period and a 5-year period, respectively.

35. FINANCIAL INSTRUMENTS (continued)

d. Fair value of financial instruments

Management considers that the carrying amounts of financial assets and financial liabilities approximate their fair values.

	June 30, 2017	December 31, 2016
	US\$	US\$
Financial Assets		
Cash on hand and in banks	8,718,603	5,787,637
Trade receivables - third parties	3,198,544	1,926,530
Other receivables - third parties	1,048,338	1,067,683
Derivative financial asset	12,965,258	12,965,258
AFS financial assets	21,929,129	21,929,129
Other non-current assets	49,500	3,917
Total	47,909,372	43,680,154
Financial Liabilities		
Trade accounts payable	5,920,673	6,083,937
Accrued expenses	2,152,692	3,513,071
Loans payable	28,335,071	29,433,415
Other payables	11,032,222	11,624,122
Other current liabilities	954,581	1,321,319
Total	48,395,239	51,975,864

As of June 30, 2017 and December 31, 2016, the following table presents the Group's assets that are measured at fair value.

that are measured at fair v	alue.						
	June 30, 2017						
	Fair value measurement using						
	Quoted prices in active	Significant observable	Significant unobservable				
	markets (Level 1)	inputs (Level 2)	inputs (Level 3)	Total			
	US\$	US\$	US\$	US\$			
Financial assets							
Derivative financial asset	-	12,965,258	-	12,965,258			
AFS financial assets			21,929,129	21,929,129			
Total	<u> </u>	12,965,258	21,929,129	34,894,387			
		December 31, 2016					
	-		surement using				
	Quoted prices	Significant	Significant				
	in active	observable	unobservable				
	markets (Level 1)	inputs (Level 2)	inputs (Level 3)	Total			
	US\$	US\$	US\$	US\$			
Financial assets							
Derivative financial asset	-	12,965,258	-	12,965,258			
AFS financial assets			21,929,129	21,929,129			
Total		12,965,258	21,929,129	34,894,387			

35. FINANCIAL INSTRUMENTS (continued)

d. Fair value of financial instruments (continued)

The carrying values of cash on hand and in banks, trade receivables, other receivables, other non-current assets, trade accounts payable, accrued expenses, and other current liabilities approximate their fair values because of their short-term nature. Derivative financial asset is carried at fair value based on the significant observable data. Available for sale financial asset - SVL is carried at fair value based on discounted cash flow in 2016 and at book value in 2015. Available for sale financial asset - NL is carried at book value since fair value cannot be readily determined based on observable market data. The carrying value of loans payable and other payables are discounted using prevailing market interest rates with similar terms to these financial liabilities.

The following table provides valuation analysis methods of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e., as prices) or indirectly (i.e., derived from prices).
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data.

In 2017, there were no transfers between Level 1 and 2 fair value measurements and no transfers into and out of Level 3 fair value measurement.

36. NON-CASH TRANSACTIONS

The Group entered into non-cash investing and financing activities which are not reflected in the consolidated statement of cash flows, with details as follows:

• In 2017 and 2016, the Group recognized share on profit from its investments in associates and JV amounting to US\$ 3.4 million and US\$ 1.4 million, respectively.

37. COMPLETION OF THE CONSOLIDATED FINANCIAL STATEMENTS

The management of the Company is responsible for the preparation of the consolidated financial statements that were completed and authorized for issue on July 31, 2017.
