



A FUTURE full of POSSIBILITIES

ANNUAL REPORT 2021



Grand Banks, a renowned manufacturer of luxury recreational motor yachts for over 60 years, has designed and developed vessels that have become icons among boaters across the globe. While staying true to this heritage, Grand Banks continues to defy the expectations of yachtsmen with its timeless style, unique innovation and unyielding commitment to quality.

The Group manufactures yachts under the Grand Banks, Eastbay and Palm Beach brands out of its manufacturing yard at Pasir Gudang, Johor, Malaysia and provides customer support out of its service yard at Stuart, Florida, USA. The yachts, which range between 42 feet and 85 feet, have a reputation for impeccable quality that delivers unrivalled performance.

Grand Banks was listed on the Singapore Exchange Limited ("SGX") in 1987 and upgraded to the Mainboard in 1993



TABLE OF CONTENTS

IFC*

ABOUT GRAND BANKS YACHTS LIMITED

* Inside front cover

02

CHAIRMAN'S STATEMENT 04

CEO'S MESSAGE

06

FY2021 FINANCIAL HIGHLIGHTS

- 96

80

BOARD OF DIRECTORS

13

CORPORATE GOVERNANCE REPORT 53

DIRECTORS' STATEMENT 58

INDEPENDENT AUDITORS' REPORT

64

STATEMENTS OF FINANCIAL POSITION

65

CONSOLIDATED
INCOME STATEMENT

66

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME 67

CONSOLIDATED
STATEMENT OF
CHANGES IN EQUITY

69

CONSOLIDATED STATEMENT OF CASH FLOWS 70

NOTES TO THE FINANCIAL STATEMENTS 123

STATISTICS OF SHAREHOLDINGS

125

NOTICE OF ANNUAL GENERAL MEETING

131

NOTICE OF RECORD DATE AND PAYMENT DATE FOR FINAL DIVIDEND 132

ADDITIONAL INFORMATION ON DIRECTORS SEEKING RE-APPOINTMENT AT THE ANNUAL GENERAL MEETING ON 28 OCTOBER 2021 143

PROXY FORM

145

SUSTAINABILITY REPORT 2021



DEAR SHAREHOLDERS,

On behalf of the Board of Directors, I am pleased to present the annual report of Grand Banks Yachts Limited ("Grand Banks" or the "Group") for the financial year ended 30 June 2021 ("FY2021"). Despite the unprecedented challenges due to COVID-19, I am pleased to report that we have recorded a significant improvement in the bottom-line and a sixth consecutive year of profitability.

All of us continue to experience the pandemic as one of the greatest crisis in our lifetime. The effect on our business has been two-fold. The first is the knee-jerk reaction in the early days of the outbreak which impacted economic sentiment worldwide. The second is the combined effect on our marketing and operations.

As shareholders are aware, due to work stoppages restrictions imposed by the Malaysian Government to curb the spread of COVID-19, the Pasir Gudang yard faced several production halts for almost two months in total in FY2021. As a result, construction of boats was delayed, and the Group recognised a 6.9% decline in revenue to \$\$96.1 million for the year under review.

Despite the revenue decline, the Group generated net profit of \$\$4.2 million in FY2021, 300.6% higher compared to \$\$1.1 million in FY2020.

As the initial panic of the pandemic gave way to stay-at-home restrictions, the U.S. luxury boat industry experienced a surge in demand with more high-net worth individuals turning to yachting as an alternative to their usual get-away travel.

Against this backdrop, our new designs which are bigger, sleeker and more energy-efficient are attracting more attention – and helping us achieve higher margins. The Grand Banks 54 – our most popular model this year – made its European debut at the Cannes Yachting Festival 2021 this September, while the Grand Banks 85, our biggest boat to date, is set to make its debut in the first half of 2022.

CHAIRMAN'S **STATEMENT**

To overcome the challenge of reduced participation in boat shows, we have stepped up our digital marketing efforts and enhanced the online experience of our website. As a result, we continue to receive orders. Indeed, our net order book has now hit the highest levels since the 2008-2009 Global Financial Crisis.

At Pasir Gudang, we have undertaken a programme to ensure that all workers there are fully vaccinated. I am pleased to report that since mid-September 2021, our operations in Malaysia have resumed fully.

I am also pleased to share that Grand Banks received the Gold Award for Asia's Best Sustainability Report (SME) at the 6th Asia Sustainability Reporting Awards 2020 in recognition of our exceptional reporting of sustainability performance.

The Board of Directors has proposed a final dividend of 0.5 Singapore cent per ordinary share to thank our shareholders for their faith and support throughout this difficult period.

Last but not least, I would like to welcome Mr. Roy Peter Ditmarsch, who joined us as Chief Business Officer at the beginning of the year. With over three decades of experience in change management, corporate advisory and mergers, I am confident his strong business acumen will make him a strong asset to the team and bring added value to shareholders.

On behalf of the Board, I would like to extend my gratitude to all our customers and business associates for their loyalty and support. I would also like to thank our employees, especially the management team under our Chief Executive Officer Mark Richards. It is your hard work and dedication that have helped Grand Banks deliver such a commendable performance in the face of exceptional challenges.

In appreciation,

HEINE ASKAER-JENSEN

Chairman of the Board of Directors





DEAR SHAREHOLDERS,

The year has been one of high drama that all of us have never experienced before. A pandemic on a global scale, deep impact on global economic sentiment, work and travel restrictions and supply chain disruptions have all come together at the same time.

As a sailor and boatbuilder, I can say with conviction that this is one big storm that we are sailing through. That we have delivered one of the best-ever bottom-line performances and a strong net order book underscores the strength of our business strategies, the execution of designs, marketing and production and the unwavering commitment of the entire team at Grand Banks.

It has been a turbulent year for Grand Banks as the world continues to struggle to contain the spread of COVID-19 virus. The silver lining is that the travel restrictions have propelled pent-up demand for luxury boats at a time when we are able to offer new, exciting designs which are sleeker, faster and more energy efficient.

Unfortunately, we faced several disruptions to our operations in Pasir Gudang due to the Malaysian Government's Movement Control Orders, which halted our operations for almost two months in total. We have placed our workers' health as a top priority and have in place various measures to screen, vaccinate and maintain social distancing. As a result, our operations in Malaysia have resumed in full since mid-September.

Against this challenging backdrop, we recorded 40 new boat orders and six trade-in orders in FY2021. Revenue declined marginally due to the production delays outlined above. But the orders – many of them for new designs with higher margins – helped to lift FY2021 net profit to \$\$4.2 million, an increase of 300.6% year-on-year. Allow me to highlight some of the main initiatives.

While travel restrictions meant that we could not participate in as many boat shows, we enhanced the online experience, and stepped up digital marketing and sales initiatives by improving digital content and advertising. We introduced 360-degree virtual boat tours for buyers to have a virtual experience of what they are buying, and also organised private boat tours. As a result, we have been successful in engaging customers better despite the challenges caused by the pandemic.

CEO'S **MESSAGE**

Second, we completed the relocation of our production activities in Berkeley Vale, Australia, to Pasir Gudang in December 2020. This has allowed us to centralise production and procurement for all three brands – Grand Banks, Palm Beach and Eastbay – so as to improve economies of scale and operational efficiency.

Lastly, the Group continued to focus on building larger and better-performing boats, without compromising the sleek design that our customers have come to love. The Grand Banks 54, which was launched in FY2020, has been our most popular boat model of late, and we plan to launch the Grand Banks 85 as well as the Eastbay 60 in the coming quarters.

On the outlook, COVID-19 related border restrictions have made yachting an attractive alternative to leisure travel, giving the entire yachting industry, including Grand Banks, a much-needed boost. Through our digital marketing strategy, we are better positioned to capture this growing demand. Armed with a COVID-19 resilient workforce, we are looking forward to a busy FY2022, with our net order book reaching a record high since the Global Financial Crisis of \$\$116.9 million as at 30 June 2021.

That said, we remain cautiously optimistic despite the good bottom-line performance achieved for FY2021, as new variants of the virus continue to surface amid high concerns

of health and safety. We are experiencing rising material and shipping costs which could eat into our margins. We are working to ensure our costs remain low. To remain prudent, we have increased our cash and cash equivalents to \$\$45.2 million in FY2021 from \$\$10.7 million a year ago.

Grand Banks continues to integrate sustainability into our day-to-day operations, and we are proud to have clinched the Gold Award for Asia's Best Sustainability Report (SME) at the 6th Asia Sustainability Reporting Awards 2020. The award is a strong testament to our sustainability efforts and motivates us to continue pushing ourselves to grow a sustainable business.

I would like to take this opportunity to convey my sincere appreciation to our customers, suppliers, employees, business partners, and last but not least, our shareholders for their faith in the Grand Banks vision through this difficult time.

In view of the financial performance for FY2021, the Board of Directors has proposed a final dividend of 0.5 Singapore cent per ordinary share for the year. While the waters remain choppy, resilience is part of the Grand Banks DNA, and I am confident we will ride through the storm stronger than ever.

MARK J RICHARDS

Chief Executive Officer & Executive Director



FY2021 FINANCIAL **HIGHLIGHTS**



Revenue for the financial year ended 30 June 2021 ("FY2021") stood at \$\$96.1 million, a decrease of 6.9% from \$\$103.2 million for the comparative period a year ago, as the Group's manufacturing facility in Pasir Gudang, Johor, saw several production halts for almost two months in total, in compliance with the Movement Control Orders in Malaysia.

Despite lower revenue, net profit for the year in review increased 300.6% to \$\$4.2 million from \$\$1.1 million in FY2020. Gross profit increased 9.6% to \$\$20.7 million from \$\$18.9 million a year ago, mainly due to increased sale of higher-margin boats sold in 2H FY2021. Accordingly, gross profit margin for FY2021 increased to 21.5 % from 18.3% in FY2020.

Total operating expense in FY2021 decreased to \$\$15.5 million from \$\$16.7 million in FY2020 mainly due to lower boat show expenses amid travel restrictions and cancellations of physical boat shows, partially offset by higher sales commissions and payroll costs. The Group also saw the absence of restructuring costs of \$\$1.5 million (that occurred in FY2020) relating to consolidation of the Group's manufacturing activities to its Pasir Gudang facility.

The absence of inventory boats under financing led to lower finance costs in FY2021, while the Group recognised a tax expense of S\$1.4 million in FY2021 due to the utilization of deferred tax assets by profitable subsidiaries, compared to a tax credit of S\$0.2 million in FY2020.

Cash flows from operations rose to \$\$41.5 million in FY2021, compared to \$\$18.1 million in FY2020. This was attributed to a decrease in inventories due to the sale of stock and trade-in boats, a decrease in contract assets as boat construction in 2H FY2021 slowed amid disruptions to the Pasir Gudang yard, an increase in contract liabilities as the Group received down payments from customers ahead of production schedule for the construction of boats and an increase in payables due to accruals of operating expenses.

Cash flows used in investing activities for FY2021 amounted to \$\$4.7 million compared to \$\$3.8 million a year ago, mainly due to the development of new products, as well as the purchase and improvement of properties in the USA. The Group is looking to replace the existing roof of its facility in Stuart, Florida, with a bigger one to increase the covered space for operational use.

Repayment of borrowings resulted in negative cash flows used for financing activities of \$\$2.4 million in FY2021 from \$\$12.2 million in FY2020. The Group has strengthened its financial position by increasing cash and cash equivalents to \$\$45.2 million as at 30 June 2021 from \$\$10.7 million as at 30 June 2020 due to the above factors. Borrowings decreased to \$\$4.6 million as at 30 June 2021 from \$\$6.7 million as at 30 June 2020.

The Group received 40 new boat orders and six trade-in boats recorded in FY2021, lifting Grand Banks' net order book to a record high since the Global Financial Crisis of \$\$116.9 million as at 30 June 2021, compared to \$\$48.9 million a year ago.

FY2021 FINANCIAL HIGHLIGHTS

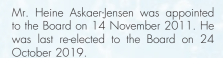




BOARD OF DIRECTORS



HEINE ASKAER-JENSEN Chairman of the Board & Independent Director



Mr. Askaer-Jensen holds a Bachelor Degree from Sonderborg Handelshojskole, a department of Copenhagen Business School in Denmark, complemented by business studies at the Penn State University, USA (EMP) and Harvard Business School, USA (AMP/ISMP).

Mr. Askaer-Jensen has significant executive experience from his role as the Group Managing Director/Executive Vice Chairman of Jebsen & Jessen (SEA) Pte. Ltd. from 1979 to 2011, a diversified ASEAN group of more than S\$1 billion in revenue and 4,500+ employees engaged in trading, manufacturing and engineering activities. Mr. Askaer-Jensen is also the past Deputy Chairman and member of the Board of the Singapore International Chamber of Commerce from 1994 to 2011, and an avid yachtsman who is intimately familiar with the Company's products, having owned several Grand Banks yachts.



MARK JONATHON RICHARDS
Chief Executive Officer &
Executive Director



A qualified shipwright and successful professional yachtsman, Mr. Richards brings to the Group more than 30 years of hands-on experience in boatbuilding.

Mr. Richards is the founder of Palm Beach Motor Yacht ("Palm Beach"), which he set up in 1995 after a decade of open-water sailboat racing. Originally a bespoke boat manufacturer, Palm Beach now designs, builds and markets a full range of award-winning yachts.

Under Mr. Richards' leadership, the Group has established a reputation for high-quality, fuel-efficient luxury yachts that incorporate the best features of Grand Banks, Eastbay and Palm Beach. He personally oversees production for all the brands and has been instrumental in modernising the Group's manufacturing processes, as well as revamping its sales model and yacht portfolio. His restructuring measures include, among others, a complete redesign and upgrade of the Group's manufacturing plant in Pasir Gudang, Johor, Malaysia.

Mr. Richards' sailing record includes two world championships and the yearly Rolex Sydney-Hobart Yacht Race, which he has won nine times as skipper of Wild Oats XI. He has represented Australia in dozens of international regattas, including two America's Cups and the 2003 Admiral's Cup in the U.K., where he led Australia to victory.



BASIL CHAN
Independent Director

Mr. Basil Chan was appointed to the Board on 14 November 2011. He was last re-elected to the Board on 28 October 2020

Mr. Chan holds a Bachelor of Science (Economics) Honours degree majoring in Business Administration from the University of Wales Institute of Science & Technology, U.K. and is a Fellow of the Institute of Chartered Accountants in England and Wales ("ICAEW") as well as a Fellow of the Institute of Singapore Chartered Accountants ("ISCA").

Mr. Chan was formerly a Council Member and Director of the Singapore Institute of Directors ("SID") where he had served 12 years, chairing its Professional Development Sub-committee and also as a Treasurer for a term of three years. He previously served on the Audit Committee Chapter of SID. He is a Chartered Accountant by training, having qualified in the U.K. with ICAEW. He was also a member of the Corporate Governance Committee in 2001 which published the Singapore Code of Corporate Governance. In addition, he previously sat on the Accounting Standards Committee and on the Audit and Assurance Standards Committee of ISCA. He has currently been re-appointed to the Audit and Assurance Standards Committee of ISCA. He also previously sat on the Corporate Governance and Risk Management Committee of ISCA where he was its Deputy Chairman. He is the Founder and Managing Director of MBE Corporate Advisory which provides corporate and financial advisory to listed and private companies. Mr. Chan is also an Independent Director of four other SGX-listed companies, namely AEM Holdings Limited, Memories Group Limited, Broadway Industrial Group Limited and Nera Telecommunications Ltd. In the last three years, he had previously sat on the Board of Global Invacom Group Limited.

BOARD OF DIRECTORS



GERARD LIM EWE KENGNon-Executive &
Non-Independent Director



GARY JAMES WEISMAN Independent Director

Mr. Gerard Lim Ewe Keng was appointed to the Board on 21 February 2013. He was last re-elected to the Board on 25 October 2018.

Mr. Lim holds a Bachelor of Science in Chemical Engineering from the University of Birmingham and an MBA from University of Aston, U.K..

Mr. Lim is the General Manager and Director of Kien Huat Realty Sdn Bhd ("Kien Huat"), an investment holding company which is a substantial shareholder of Genting Berhad ("Genting"). Genting and its subsidiaries, Genting Malaysia Berhad and Genting Plantations Berhad are listed on Bursa Malaysia and Genting Singapore Limited is listed on the Singapore Exchange

He is also a Director of Golden Hope Ltd, acting as the trustee of the Golden Hope Unit Trust ("Golden Hope") – an investment holding company which is a substantial shareholder of Genting Hong Kong Ltd, a company listed on the Hong Kong Stock Exchange.

He oversees the private investments of Kien Huat and Golden Hope which include investments in a ski resort near Beijing, casino resort in the U.S. and genomics.

He is also currently a Director of Empire Resorts, Inc..

Prior to joining Kien Huat and Golden Hope, he was the Chief Financial Officer of Genting Hong Kong Ltd responsible for finance, legal and IT and was involved in the setting up of the cruise division in Genting Hong Kong (formerly known as Star Cruises Limited). He started his career in corporate planning in the Genting Group and has worked in various companies in the Group.

Mr. Gary James Weisman was appointed to the Board on 28 October 2015. He was last re-elected to the Board on 28 October 2020.

Mr. Weisman holds a Bachelor of Science in Social Science from the California State University at San Diego. Mr. Weisman was President of North Sails, now the world's leading sail making company and the largest division in the North Technology Group ("NTG"). Mr. Weisman became President in 1998 and retired in 2013, having served with North Sails for almost 40 years since joining in 1974.

Mr. Weisman served as a Director of NTG from 1998 to 2013. Mr. Weisman also served as Director of the Edgewater Powerboat Company, an NTG portfolio company and Florida-based manufacturer of small luxury yachts and premium center console fishing boats from 2011 until the acquisition of NTG by Oakley Capital Group in 2014.

An expert yachtsman, Mr. Weisman has owned powerboats and sailboats for more than 25 years and has fished and cruised over 50,000 miles aboard his vessels. He has also raced hundreds of thousands of miles on the Grand Prix yachting circuit. His family has been cruising on their new Grand Banks 60, named Iluka, since they took delivery of it in 2017.



PALM BEACH 65 THE WORLD

IS YOUR OCEAN





The Directors of Grand Banks Yachts Limited (the "Company") are committed to maintaining a high standard of corporate governance within the Company and its subsidiary companies (the "Group"). The Company has put in place various policies and practices to ensure greater transparency and to protect the interests of the Company's shareholders as part of its efforts to maintain high standards of corporate governance.

This report outlines the corporate governance practices and procedures adopted by the Company with specific reference to the principles and guidelines set out in the Code of Corporate Governance 2018 (the "Code") and the extent of its compliance with the Code during the financial year ended 30 June 2021 ("FY2021").

The Board confirms that the Group has adhered to the principles and guidelines as set out in the Code. Where there are deviations from the Code, specific reference to the guidelines are made and appropriate explanations provided in this report.

BOARD MATTERS

THE BOARD'S CONDUCT OF AFFAIRS

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

Guideline of the Code

1.1 Directors are fiduciaries who act objectively in the best interests of the company and hold Management accountable for performance. The Board puts in place a code of conduct and ethics, sets appropriate tone-from-the-top and desired organisational culture, and ensures proper accountability within the company. Directors facing conflicts of interest recuse themselves from discussions and decisions involving the issues of conflict.

Grand Banks Corporate Governance Practices

Each Director, in the course of carrying out his duties, acts in good faith and considers at all times, the best interests of the Group.

The Board views one of its primary functions as protecting and enhancing shareholder value and ensures accurate, adequate and timely reporting to, and communication with shareholders. It sets the overall strategies of the Group as well as policies covering various matters with an emphasis on values, ethics, code of conduct, standards, internal controls, financial performance, reporting and risk management as well as environmental, social and governance issues.

The Board meets regularly to oversee and monitor the performance of Management and business affairs of the Group, including the Group's compliance with the rules and regulation of the relevant regulatory bodies.

Each Director annually declares his independence/ non-independence with regards to his directorship with the Group. He also recuses himself from discussions and decisions where he faces conflict of interest.

1.2 Directors understand the company's business as well as their directorship duties (including their roles as executive, non-executive and independent directors). Directors are provided with opportunities to develop and maintain their skills and knowledge at the company's expense. The induction, training and development provided to new and existing directors are disclosed in the company's annual report.

All newly appointed Directors undergo an orientation program to provide them with background information on the Group and industry-specific knowledge. During the year under review, no new Director was appointed.

The Directors continuously update themselves on new laws, regulations and changing commercial risks. Each Director is also invited and encouraged to seek additional training to further their skills in performing their duties, including attending classes and/or events sponsored by the Singapore Institute of Directors ("SID"). Directors are also informed of upcoming conferences or seminars relevant to their roles as directors of the Group. Such training is funded by the Company.

The Directors may, at any time, visit the Group's production facilities and sales locations or attend dealer/sales meetings, trade shows and customer activities to gain a better understanding of the Group's business. If regulatory changes have a material impact on either the Group or the Directors, Management or professional advisors brief the Directors at the Board meetings.

1.3 The Board decides on matters that require its approval and clearly communicates this to Management in writing. Matters requiring board approval are disclosed in the company's annual report. The Board has adopted a "Delegation of Authority Matrix" for Management – setting thresholds/limits for transactions permitted to be undertaken by Management.

Matters which are specifically reserved for the Board's decision and approval include:

- material acquisitions and disposals of assets;
- material new investments, divestments, borrowings, corporate or financial restructuring;
- share issuances, dividends and other returns to shareholders;
- strategic plans and objectives;
- the Group's annual operating budgets and financial plans:
- the Group's overall financial and management performances;
- remuneration of key executives;

- interested person transactions;
- the Group's overall internal controls and risk management;
- half year and full year financial results and announcements as well as quarterly business updates;
- oversee compliance with bank covenants for banking facilities granted by financial institutions; and
- corporate governance compliance, including any other transactions of a material nature requiring announcement under the Listing Manual Rules of the Singapore Exchange Securities Trading Limited ("SGX-ST").
- 1.4 Board committees, including Executive Committees (if any), are formed with clear written terms of reference setting out their compositions, authorities and duties, including reporting back to the Board. The names of the committee members, the terms of reference, any delegation of the Board's authority to make decisions, and a summary of each committee's activities, are disclosed in the company's annual report.

The Board delegates the implementation of business policies and day-to-day operations to the Chief Executive Officer ("CEO") and the Group's Management team but would amongst other things, oversee and assume responsibility for the Group's overall strategic plans, its overall performance and compliance with corporate governance practices. The Board is free to request for further clarification and information from Management on all matters within their purview.

In order to provide independent oversight and to discharge its responsibilities more efficiently, the Board has established a Nominating Committee ("NC"), a Remuneration Committee ("RC"), a Strategic Committee ("SC"), a Risk Management and Audit Committee ("RMAC"), a Sustainability Steering Committee ("SSC") and delegated specific areas of responsibilities to be discharged by each of these Board Committees

More details of NC, RC and RMAC are mentioned in Principles 4, 6 and 9 respectively.

The SC was established to assist the Board in the following areas:

- To develop long-term strategic plans for the Group, including the evaluation and monitoring the implementation of the strategic plans by Management;
- To review areas identified by Management as having material impact on the Group's long-term strategies; and
- To review proposals made by Management and recommend strategic initiatives for the Group pertaining to any changes in business direction, new markets, new products and/or any major re-organisation or investment/divestment.

The SSC was established under RMAC to assist the Board in the following areas:

- to develop strategies, policies, goals and targets to support the sustainable growth of the business;
- to review proposals and initiatives made by management; and
- to prepare sustainability reporting.

These Board Committees have been constituted with clearly defined Terms of Reference, which are reviewed on a regular basis to ensure their continued relevance and adequacy to meet the governance standards expected of the Board. The Board Committees are actively engaged and play an important role in ensuring corporate governance of the Group. Outcome of each Board Committee meeting and their recommendations are reported to the Board by the Chairman of the respective Board Committees and will be subsequently reviewed by the Board.

The Board acknowledges that while the various Board Committees have the authority to carry out their duties and make recommendations, the ultimate responsibility on all matters lies with the Board collectively.

Please refer to Table A.1 for Composition of Board and Board Committees. The profiles of the Directors are set out on pages 08 and 09 of this Annual Report.

1.5 Directors attend and actively participate in Board and board committee meetings. The number of such meetings and each individual director's attendances at such meetings are disclosed in the company's annual report. Directors with multiple board representations ensure that sufficient time and attention are given to the affairs of each company.

The Board held four meetings in FY2021. Ad hoc Board meetings are held whenever the Board's guidance or approval is required, outside of the scheduled Board meetings. The number of Board and Board Committees meetings held and the attendance record of each director during FY2021 are set out in Table B. The Company's Constitution allows Board meetings to be conducted by way of audio-visual conference, telephone conference or other methods of simultaneous communications by electronic or telegraphic means. The Board held several audio-visual conference calls throughout the year to expedite decision-making on critical areas. Decisions of the Board and Board Committees were also obtained through circular resolutions in writing.

All Directors have devoted sufficient time and attention to the affairs of the Group.

Each director can hold a maximum of six directorships in listed companies concurrently.

Dates of Board, Board Committees and Annual General Meetings are scheduled in advance in consultation with all of the Directors.

All Board members who are non-committee members of the RMAC, NC, RC and SC would attend the Board Committee meetings via invitation.

1.6 Management provides directors with complete, adequate and timely information prior to meetings and on an on-going basis to enable them to make informed decisions and discharge their duties and responsibilities. The Directors have separate and independent access to the Group's Management team and all of the Group's records at all times in carrying out their duties.

Detailed Board papers and books are prepared and circulated in advance for each meeting. This is to give Directors sufficient time to review the matters to be discussed so that discussions can be more meaningful and productive. However, sensitive matters may be tabled at the meetings and discussed without papers being distributed. The Board meeting papers include sufficient information from the Management on financial, operating and corporate issues to brief directors properly on issues to be considered at both Board and Board Committee meetings. Such information may also be in the form of presentations made by the Management team in attendance at the meetings, or by external consultants engaged on specific projects.

The Directors are regularly provided with complete and timely information prior to meetings to enable them to fulfill their duties. Management provides members of the Board with quarterly management accounts, as well as summary monthly data comparing key actual financial metrics relative to budget and results of prior periods.

1.7 Directors have separate and independent access to Management, the company secretary, and external advisers (where necessary) at the company's expense. The appointment and removal of the company secretary is a decision of the Board as a whole. The Directors have separate and independent access to the Management, Company Secretary and external advisers, where necessary at Company's expense.

The Company Secretary helps to ensure that applicable rules and regulations are complied with and assists the Board in implementing and improving corporate governance practices and ensuring that proper procedures are observed and requirements of the Companies Act, Chapter 50 ("Companies Act") and the Listing Manual of the SGX-ST are complied.

The Company Secretary attends all board meetings and prepares minutes of all meetings of the Board and Board Committees.

The appointment and the removal of the Company Secretary is subject to the Board's approval.

BOARD COMPOSITION AND GUIDANCE

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

Guideline of the Code		Grand Banks Corporate Governance Practices
2.1	An "independent" director is one who is independent in conduct, character and judgement, and has no relationship with the company, its related corporations, its substantial shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of the director's independent business judgement in the best interests of the company.	The NC is responsible for reviewing the independence of each Independent Director based on the guidelines set out in the Code. The NC conducts an annual review of the directors' independence and requires each independent director to confirm his independence by completing, signing and submitting a confirmation of independence declaration based on the guidelines provided in the Code and SGX Listing Rule 210(5) (d). For the year under review, the NC had reviewed the declarations submitted by the independent and non-executive directors, namely Messrs Heine Askaer-Jensen, Basil Chan and Gary James Weisman, and was satisfied that there are no relationships which would impair their independent judgement or would deem any of them to be non-independent.
2.2	Independent directors make up a majority of the Board where the Chairman is not independent.	The Chairman of the Board of Directors is an Independent Director and not related to the Chief Executive Officer. The NC confirms that the Independent Directors made-up a majority of the Board.
2.3	Non-executive directors make up a majority of the Board.	During the year, the Board comprises five members: three Independent Directors, one Non-Independent and Non-Executive Director and one Executive Director. Non-Executive Directors made up the majority of the Board.
		The Board is able to exercise objective judgement on corporate affairs independently, objectively and constructively as independent directors comprise majority of the Board. Furthermore, all Board Committees are chaired by and comprised primarily of independent and non-executive directors.

2.4 The Board and board committees are of an appropriate size and comprise directors who as a group provide the appropriate balance and mix of skills, knowledge, experience, and other aspects of diversity such as gender and age, so as to avoid groupthink and foster constructive debate. The board diversity policy and progress made towards implementing the board diversity policy, including objectives, are disclosed in the company's annual report.

The NC has continuously reviewed the size and composition of the Board and Board Committees, including the skills and core competencies of each Director to ensure an appropriate balance and diversity of skills and experience for effective decision-making.

The NC also takes into consideration the environment the Group operates in, the size and complexity of its operations in determining the Board size and composition.

The NC is satisfied that the Board continues to operate effectively for the Group given the current Board size and composition.

The NC periodically reviews the existing attributes and competencies of the Board in order to determine the desired expertise or experience required to strengthen or supplement the Board. This assists the NC in identifying and nominating suitable candidates for appointment to the Board.

The NC is satisfied that the Board, as a whole, consists of good mix of individuals with appropriate skills, expertise, industry knowledge, and general commercial experience to lead and govern the Group effectively. The three independent directors and one non-independent and non-executive director are respected professionals drawn from a broad spectrum of expertise which enables them, in their collective wisdom, to contribute effectively and provide a balance of views at both the Board and the respective Board Committees meetings. Details of the Directors' academic and professional qualifications, including experiences, other directorships (both present and those held over the preceding three years in other listed companies) and other principal commitments are set out on pages 08 and 09 of this Annual Report.

The Board is of the view that the current Board size, composition, competency and diversity is appropriate, taking into account the nature and scope of the Group's operations.

The Board seeks diversity in Board composition and has members with accounting, financial background and from diverse industries and geographical markets, including the boat industry and the Group's key markets such as the USA and Australia. The Board recognises the need for gender diversity and will consider favorably a female board member at the next board renewal exercise.

In the coming years, the NC will deliberate on adopting a formal Board diversity policy. In considering potential Board candidates or refreshment of Board members, the NC and the Board would take into account diversity in respect of skills, experience, gender and expertise as recommended by the Code.

The Board with the help of NC continuously evaluate the need for Board renewal, taking into account the length of service of each director and the environment the Group operates in.

2.5 Non-executive directors and/or independent directors, led by the independent Chairman or other independent director as appropriate, meet regularly without the presence of Management. The chairman of such meetings provides feedback to the Board and/or Chairman as appropriate.

During FY2021, the independent and non-executive directors met or had calls informally periodically throughout the year without the presence of executive director and Management.

CHAIRMAN AND CHIEF EXECUTIVE OFFICER

Principle 3: There is a clear division of responsibilities between the leadership of the Board and Management, and no one individual has unfettered powers of decision-making.

Guideline of the Code **Grand Banks Corporate Governance Practices** The Chairman and the Chief Executive Officer ("CEO") The role of the Chairman is separate from that of the are separate persons to ensure an appropriate balance CEO and they are separate and unrelated persons. of power, increased accountability, and greater There is adequate accountability and transparency as capacity of the Board for independent decision making. independent directors make up majority of the Board. The Board is able to exercise its power objectively and independently from Management. No individual or small group of individuals dominates the Board's decision making. 3.2 The Board establishes and sets out in writing the The Company's Chairman plays a key role in division of responsibilities between the Chairman and promoting high standards of corporate governance, the CEO. scheduling meetings that enable the Board to perform its duties, establishing the agenda for the Board meetings in consultation with the CEO and ensuring that the Board reviews and approves the Group's key strategies and policies. The Chairman also participates in communicating with key stakeholders, including shareholders, employees, independentlyowned dealers, independent brokers and customers. The CEO's responsibilities encompass managing the day-to-day business activities of the Group, developing and executing the Group's strategies, reporting back to the Board on the performance of the Group, and providing guidance to the Group's employees. The CEO also encourages constructive relations between Management and the Board. 3 3 The Board has a lead independent director to The Company is not required to appoint a lead provide leadership in situations where the Chairman independent director under the Code since the is conflicted, and especially when the Chairman is Group's Chairman and CEO are two separate and not independent. The lead independent director is unrelated persons. The Chairman is an independent available to shareholders where they have concerns and non-executive director. and for which contact through the normal channels of

communication with the Chairman or Management are

inappropriate or inadequate.

BOARD MEMBERSHIP

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

Guideline of the Code

4.1 The Board establishes a Nominating Committee ("NC") to make recommendations to the Board on relevant matters relating to:

The NC, whose terms of reference are approved by the Board, comprises three members: two Independent Directors and one Non-Independent and Non-Executive Director. The NC Chairman is independent and not associated in any way with the substantial shareholders of the Company.

Grand Banks Corporate Governance Practices

The key functions of the NC in accordance with its terms of reference are to make recommendations to the Board on all new Board appointments, determine the size and composition of the Board, review the balance and effectiveness of the Board and identify the skills required at the Board level in ensuring that the Board remains effective and focused.

The NC is responsible for making recommendations to the Board on all Board appointments and on the composition of executive, non-executive and independent directors of the Board.

The NC met once during FY2021.

Please refer to Table A.1 for the composition of the NC

- the review of succession plans for directors, in particular the appointment and/or replacement of the Chairman, the CEO and key management personnel;
- the process and criteria for evaluation of the performance of the Board, its board committees and directors;
- (c) the review of training and professional development programmes for the Board and its directors; and
- (d) the appointment and re-appointment of directors (including alternate directors, if any).

In the coming years, the NC will deliberate on adopting formal succession plans for the Chairman, CEO and key management personnel.

An annual evaluation of the performance of the Board and its Board committees is in place. Please refer to Guideline 5.1.

The training and professional development programs for the Board are covered in Guideline 1.2.

The NC is responsible for making recommendations to the Board on all Board appointments and on the composition of executive, non-executive and independent directors of the Board. It also reviews and recommends on the nomination of directors who are retiring by rotation as well as determining annually whether or not a director is independent.

The Company does not have any alternate directors.

4.2 The NC comprises at least three directors, the majority of whom, including the NC Chairman, are independent. The lead independent director, if any, is a member of the NC. The NC comprises three members: two Independent Directors and one Non-Independent and Non-Executive Director. The NC Chairman is independent and not associated in any way with the substantial shareholders of the Company. There is no lead independent director.

4.3 The company discloses the process for the selection, appointment and re-appointment of directors to the Board, including the criteria used to identify and evaluate potential new directors and channels used in searching for appropriate candidates in the company's annual report.

When the need for a new director is identified, either to replace a retiring director or to enhance the Board's capabilities, the NC will make recommendations to the Board regarding the identification and selection of suitable candidates based on the desired qualifications, skill sets, competencies and experience, which are required to supplement the Board's existing attributes. If need be, the NC may seek assistance from external search consultants for the selection of potential candidates. Directors and Management may also put forward names of potential candidates, together with their curriculum vitae, for NC's consideration.

The NC, after completing its assessment, meets with the short-listed candidates to assess their suitability, before submitting their recommendations to the Board for approval.

The NC reviews and recommends the nomination of each retiring Director to the Board after taking into consideration factors such as the individual Director's contribution, performance, attendance at the Board and/or Board Committee meetings, and adequate time and attention devoted to the affairs of the Group to discharge his duties as director of the Company, in the case of director with multiple board representations. Each member of the NC abstains from all discussions, deliberations and decisions in respect of their own performance assessment or re-election.

In accordance with Article 86 of the Constitution of the Company, one-third of the members of the Board (or, if the number is not three or a multiple of three, then the number nearest to one-third) shall retire from office by rotation at the Company's Annual General Meeting ("AGM"). The retiring directors are eligible to offer themselves for re-election.

The directors due to retire by rotation at the Company's forthcoming AGM for FY2021 are Mr. Heine Askaer-Jensen (independent director) and Mr. Gerard Lim Ewe Keng (non-executive non-independent director) pursuant to Article 86 of the Constitution and Rule 720(5) of the SGX-ST Listing Manual.

There are no relationships including immediate family relationships between Mr. Heine Askaer-Jensen and the other directors, the Company or its substantial shareholders.

Mr. Gerard Lim Ewe Keng, is an associate of Tan Sri Lim Kok Thay, a substantial shareholder of the Company by virtue of his role as the General Manager of Kien Huat Realty Sdn Bhd, a company ultimately owned by a discretionary trust, the beneficiaries of which are Tan Sri Lim Kok Thay and certain members of his family. Apart from the above disclosure, there are no relationships including immediate family relationships between Mr. Lim and other directors, the Company or its other substantial shareholders.

The Board has accepted the NC's nomination of the retiring directors who have given their consent for re-appointment at the forthcoming AGM of the Company. The Board recognises the contribution of its directors who over time have developed deep insight into the Group's operations and industry and who are therefore able to provide invaluable contributions to the Group. As such, the Board has not set a fixed term of office for any of its directors.

The replacement of a director, when it occurs, does not necessarily reflect the director's performance, but may be driven by the need to align the Board with the needs of the Group.

4.4 The NC determines annually, and as and when circumstances require, if a director is independent, having regard to the circumstances set forth in Provision 2.1. Directors disclose their relationships with the company, its related corporations, its substantial shareholders or its officers, if any, which may affect their independence, to the Board. If the Board, having taken into account the views of the NC, determines that such directors are independent notwithstanding the existence of such relationships, the company discloses the relationships and its reasons in its annual report.

A director who has no relationship with the Group or its substantial shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of his independent business judgement in the best interest of the Group, is considered to be independent.

The NC conducts an annual review of directors' independence and is of the view that Mr. Heine Askaer-Jensen, Mr. Basil Chan and Mr. Gary James Weisman continue to be independent and that, no one individual or small group dominates the Board's decision-making process. The independent directors had also confirmed their independence in accordance with the Code.

Listing Rule 210(5)(d)(iii) provides that continued appointment as an independent director, after an aggregate period of more than 9 years on the Board, must be sought and approved in separate resolutions by (A) all shareholders; and (B) shareholders, excluding the Directors and the CEO of the Company, and associates of such Directors and CEO ("Two-Tier Voting"), and such resolutions approved at the AGM by way of a Two-Tier Voting process shall remain in force until the earlier of the following: (i) retirement or resignation of the director; or (ii) the conclusion of the third AGM of the Company following the passing of the resolutions.

Both Mr. Heine Askaer-Jensen and Mr. Basil Chan have served on the Board for an aggregate period of more than nine years from their respective date of appointment, 14 November 2011. Pursuant to Rule 210(5)(d)(iii) of the SGX-ST Listing Manual (which will take effect from 1 January 2022), the continued appointment of Mr. Heine Askaer-Jensen and Mr. Basil Chan as independent directors will be tabled for shareholders' approval via the Two-Tier Voting process at the Company's forth-coming AGM on 28 October 2021.

In the event that the resolutions pursuant to the Two-Tier Voting are carried at the AGM, Mr. Heine Askaer-Jensen and Mr. Basil Chan will continue to serve on the Board as Independent Directors of the Company until the earlier of their retirement or resignation as Directors of the Company, or at the conclusion of the Company's AGM to be held in 2024.

The Board, having reviewed and considered the existence of relationships or circumstances, including those identified by the Code, concurred with the NC's recommendation that Mr. Heine Askaer-Jensen and Mr. Basil Chan are independent and approved the continued appointment of Mr. Heine Askaer-Jensen and Mr. Basil Chan as Independent and Non-Executive Directors of the Company.

The profiles of the Directors, including details of their academic and professional qualifications, directorships and/or chairmanships for both present and those held over the preceding three years in other public listed companies, other principal commitments, and date of first appointment and date of last re-election as director of the Company are set out on pages 08 and 09 of this Annual Report and in Tables A.1 and A.2.

Information on each director's shareholdings in the Company and its related companies is set out in the "Directors' Statement" section on pages 53 to 57 of this Annual Report.

Information on each director's designation (i.e. executive or non-executive or independent) is set out in the "Board of Directors" section on pages 08 and 09 as well as Corporate Information of this Annual Report and in Table A.1.

There are no relationships including immediate family relationships among the directors, the Company, its related corporations, its substantial shareholders or its officers, other than that disclosed in Guideline 4.3.

4.5 The NC ensures that new directors are aware of their duties and obligations. The NC also decides if a director is able to and has been adequately carrying out his or her duties as a director of the company. The company discloses in its annual report the listed company directorships and principal commitments of each director, and where a director holds a significant number of such directorships and commitments, it provides the NC's and Board's reasoned assessment of the ability of the director to diligently discharge his or her duties.

All the non-executive Directors and the independent Directors of the Company are each issued an appointment letter by the Company which spells out the duties and responsibilities of the Directors. The duties and responsibilities of the Directors are mentioned in Guideline 1.1.

All directors declare their board memberships annually.

The NC recommends that each director can hold a maximum of six directorships in listed companies concurrently. The NC reviews each director on a case-to-case basis, taking into consideration any conflict of competing time commitments faced by directors with multiple board representations, including attendance and active participation during the Company's Board and Board Committees meetings when determining the capacity of the director.

The NC has reviewed and is satisfied that all directors have devoted sufficient time and attention to the affairs of the Group to adequately perform their duties as directors of the Company.

None of the directors hold more than six directorships in listed companies concurrently. Details of each director's present and past three years directorships or chairmanship in other listed companies, and other principal commitments are set out on page 50 of this Annual Report.

Notwithstanding that there is no formal guideline in place to address the conflict of competing time commitments that are faced by directors with multiple board representations, the NC and the Board is cognizant of the recommendations as set out under Guideline 4.5 of the Code. The NC would continue to review, on an on-going basis, and recommend appropriate changes to the Company's practices and disclosures as and when deemed feasible and appropriate for the Company.

BOARD PERFORMANCE

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

Guideline of the Code

5.1 The NC recommends for the Board's approval the objective performance criteria and process for the evaluation of the effectiveness of the Board as a whole, and of each board committee separately, as well as the contribution by the Chairman and each individual director to the Board.

Grand Banks Corporate Governance Practices

The NC assesses the effectiveness of the Board as a whole, and of each Board committee separately, as well as the contribution of each individual director to the effectiveness of the Board. It does so by requiring all directors to complete a board evaluation questionnaire to seek their view on Board's and Board committee's performance and effectiveness as well as areas for improvement.

The results of the NC's assessment for FY2021 are communicated to and accepted by the Board. The Board is satisfied that it has met its performance and effectiveness objectives for FY2021.

The criteria the Board's performance is evaluated include meeting financial performance targets, enhancement of shareholder value and good corporate aovernance practices.

5.2 The company discloses in its annual report how the assessments of the Board, its board committees and each director have been conducted, including the identity of any external facilitator and its connection, if any, with the company or any of its directors.

Each director assesses the effectiveness of the Board as a whole as well as its Board committees by providing feedback to the NC through a board evaluation questionnaire. The results and feedback of the evaluation results are collated, reviewed and discussed by the NC and where necessary, recommendations are made to the Board to further enhance the effectiveness of the Board.

The Chairman, in consultation with the NC, will, if necessary, propose steps to be undertaken to strengthen the Board's leadership so as to improve the effectiveness of the Board's oversight of the Company.

Due to the small size of the Board, the NC is of the view that individual evaluation of each director is not required at this juncture. There are, however, regular dialogues among the directors. The NC and the Board are cognizant of the recommendation as set out under this Guideline and would continue to review the need of such evaluations, on an on-going basis, and recommend appropriate changes to the Company's practices and disclosures as and when deemed feasible and appropriate for the Company.

REMUNERATION MATTERS

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

Principle 6: The Board has a formal and transparent procedure for developing policies on director and executive remuneration, and for fixing the remuneration packages of individual directors and key management personnel. No director is involved in deciding his or her own remuneration.

Guideline of the Code

Grand Banks Corporate Governance Practices

6.1 The Board establishes a Remuneration Committee ("RC") to review and make recommendations to the Board on:

The RC, whose terms of reference are approved by the Board, comprises three members: two independent directors and one non-independent and non-executive director.

The primary purpose of the RC in accordance with its terms of reference is to recommend to the Board a framework of compensation, and the specific compensation packages for each director and the CEO of the Company.

The RC shall cover all aspects of compensation, including but not limited to directors' fees, salaries, allowances, bonuses, share options and benefits-in-kind

The RC will also review the compensation of key management personnel.

If necessary, the RC can seek expert advice inside and/or outside the Company on compensation of all directors and/or key management personnel.

The RC met twice during FY2021.

Please refer to Table A.1 for composition of the RC.

(b) the specific remuneration packages for each director as well as for the key management

key management personnel; and

personnel.

a framework of remuneration for the Board and

The RC reviews and makes recommendations to the Board on the framework of remuneration packages and policies applicable to the CEO, the directors and the Group's senior executives.

The RC reviews the remuneration packages and employment contracts in order to attract and retain capable executives through competitive compensation. The RC recommends for the Board's endorsement, a framework of compensation that covers aspects of remuneration including directors' fees, salaries, allowances, bonuses, share options, benefits-in-kind and specific remuneration packages for each director, the CFO and selected senior executives.

The RC reviewed and determined the remunerations packages and services contracts for the CEO and the Directors' Fee for Non-Executive Directors.

6.2 The RC comprises at least three directors. All members of the RC are non-executive directors, the majority of whom, including the RC Chairman, are independent. The RC comprises three members: two independent directors (including the Chairman) and one non-independent and non-executive director.

6.3 The RC considers all aspects of remuneration, including termination terms, to ensure they are fair.

The RC regularly utilises external consultant's advice and data to assist in the evaluation of its compensation recommendations. No director is involved in any deliberation in respect of his own remuneration, including any other forms of compensation or benefits to be granted to him or someone related to him. Each member of the RC abstains from making any recommendation on or voting on any resolutions in respect of his own remuneration package, except for providing information and documents specifically requested by the RC.

The RC reviews the Group's termination clauses and termination processes and is of the opinion that the clauses and processes are fair and reasonable. In the course of such review, the RC also considers the Group's obligations in the event of termination of the executive director and/or any of the key management personnel, to ensure that the termination clauses in the service agreements are not overly generous so as to avoid rewarding poor performance.

The Company has implemented contractual provisions allowing the Company to reclaim bonuses from executive director and key management executives in exceptional circumstances of misstatement of financial results, or of misconduct resulting in financial loss to the Group.

6.4 The company discloses the engagement of any remuneration consultants and their independence in the company's annual report.

The Company's current remuneration consultant is Robinson Consulting Pte Ltd ("RCPL") which has an independent and objective relationship with the Group.

For FY2021, the Company has engaged RCPL for remuneration matters.

LEVEL AND MIX OF REMUNERATION

Principle 7: The level and structure of remuneration of the Board and key management personnel are appropriate and proportionate to the sustained performance and value creation of the company, taking into account the strategic objectives of the company.

Guideline of the Code

7.1 A significant and appropriate proportion of executive directors' and key management personnel's remuneration is structured so as to link rewards to corporate and individual performance. Performancerelated remuneration is aligned with the interests of

long-term success of the company.

shareholders and other stakeholders and promotes the

Grand Banks Corporate Governance Practices

In reviewing and determining the remuneration packages of the CEO and the Group's key management personnel, the RC considers the key management personnel's responsibilities, skills, expertise and contribution to the Group's performance when designing remuneration packages. An appropriate proportion of their remuneration is linked to individual and corporate performance and is aligned with the interests of shareholders.

In line with this Guideline which encourages long-term incentive schemes, the RC currently administers the Group's Performance Share Plan 2014 (the "PSP") and Employee Share Option Scheme 2014 (the "ESOS") which was approved by Shareholders at the EGM held on 8 October 2014 with the objective of attracting and retaining key employees of the Group whose contributions are essential to the long-term growth and profitability of the Group.

Each year, the Board seeks approval from the Group's shareholders to grant awards and options and to allot and issue shares in accordance with the provisions of the PSP and ESOS in order to align the interests of Management with shareholders.

7.2 The remuneration of non-executive directors is appropriate to the level of contribution, taking into account factors such as effort, time spent, and responsibilities.

The independent directors and the non-executive director are paid directors' fees, which are reviewed and determined by the RC annually based on the effort, time spent and responsibilities of the directors, as well as benchmarking data provided by external experts (where applicable). The directors' fees are then recommended by the RC with each Director abstaining from matters relating to his own fees for the Board's endorsement and approval by the shareholders at the Company's AGM.

To facilitate the payment of directors' fees during the financial year in which they are incurred, the Company is seeking shareholders' approval for directors' fees of \$\\$252,500 to be paid for the financial year ending 30 June 2022 (FY2021: \$\\$252,500) on quarterly basis in arrears.

The Company has secured shareholders' approval to allow non-executive directors to participate in both the PSP and the ESOS.

All independent directors and non-independent and non-executive directors participate in the ESOS.

Please see Table D.1 for the detailed schedule of FY2021 directors' fees for independent and non-executive directors.

7.3 Remuneration is appropriate to attract, retain and motivate the directors to provide good stewardship of the company and key management personnel to successfully manage the company for the long term. The RC continues to review and recommend appropriate changes to the Group's practices and disclosures as and when deemed feasible and appropriate for the Group.

The RC reviews the remuneration packages and employment contracts in order to attract and retain capable executives through competitive compensation. The RC recommends for the Board's endorsement, a framework of compensation that covers aspects of remuneration including directors' fees, salaries, allowances, bonuses, share options, benefits-in-kind and specific remuneration packages for each director, the CEO and selected senior executives.

The annual reviews of the remuneration are carried out by the RC to ensure that the remuneration of the executive director and key management personnel commensurate with their performance and that of the Group, giving due regard to the financial and commercial health and business needs of the Group. The performance of the CEO (together with other key management personnel) is reviewed periodically by the RC and the Board.

DISCLOSURE ON REMUNERATION

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

Guide	eline of the Code	Grand Banks Corporate Governance Practices
8.1	The company discloses in its annual report the policy and criteria for setting remuneration, as well as names, amounts and breakdown of remuneration of:	The Board has included a separate remuneration report to shareholders in the Annual Report, the remuneration of directors and the top five management personnel (who are not Directors or the CEO).
	(a) each individual director and the CEO; and	Please refer to Table D.1 for the actual remuneration for the directors (including the CEO) for FY2021.
	(b) at least the top five management personnel (who are not directors or the CEO) in bands no wider than \$\$250,000 and in aggregate the total remuneration paid to these key management personnel.	Please refer to Table D.2 for the top five management personnel (who are not directors or the CEO) are named, their remuneration disclosed in bands of \$\$250,000 and the aggregated remuneration paid for FY2021.
8.2	The company discloses the names and remuneration of employees who are substantial shareholders of the company, or are immediate family members of a director, the CEO or a substantial shareholder of the company, and whose remuneration exceeds \$\$100,000 during the year, in bands no wider than \$\$100,000, in its annual report. The disclosure states clearly the employee's relationship with the relevant director or the CEO or substantial shareholder.	None of the Company's employees whose remuneration exceeds \$\$100,000 during the year are related to a director or the CEO.
8.3	The company discloses in its annual report all forms of remuneration and other payments and benefits, paid by the company and its subsidiaries to directors and key management personnel of the company. It also discloses details of employee share schemes.	Please refer to Note 26 of the Financial Statements and Tables D.1 and D.2. The remuneration paid to the executive director and key management personnel comprises base/fixed salary component and variable components such as share plans (PSP and ESOS), bonus and other benefits. The individual's entitlement for the variable component is determined based on their personal performance and the Group's financial performance, principally the net profit before tax. These performance objectives are chosen for their objectivity and ease of measurement.

ACCOUNTABILITY AND AUDIT

RISK MANAGEMENT AND INTERNAL CONTROLS

Principle 9: The Board is responsible for the governance of risk and ensures that Management maintains a sound system of risk management and internal controls, to safeguard the interests of the company and its shareholders.

Guideline of the Code

9.1 The Board determines the nature and extent of the significant risks which the company is willing to take in achieving its strategic objectives and value creation. The Board sets up a Board Risk Committee to specifically address this, if appropriate.

Grand Banks Corporate Governance Practices

The RMAC has the responsibility of overseeing the Group's risk management framework and policies. The terms of reference for the RMAC are in with the Revised Guidelines for Audit Committees released by the Monetary Authority of Singapore in 2014.

The RMAC conducts review of the Group's risk management framework and policies on a regular basis and reports all material updates/findings to the Board. Hence the Board is of the view that it would not be necessary to establish a separate risk committee to oversee and monitor the Group's risk management framework and policies as recommended under this Guideline

With the help of the external firm, Virtus Assure Pte Ltd, serving as the independent internal auditor ("IA"), the Group has designed an enterprise risk management ("ERM") framework to monitor, manage and build awareness within the Group of the various risks to which the Group is exposed. The Board also reviews the Group's business and operational activities to identify areas of significant business risk as well as appropriate measures to control and mitigate these risks within the Group's policies and business strategies. The Board also determines the extent of significant risks which the Group is willing to take. The IA is retained to perform the Group's internal audit function and continues to update the Group's enterprise risk profile by facilitating management risk self-assessment to generate an updated risk register to be used by the RMAC to monitor measures implemented to mitigate the risks identified. The IA also reviews the manner in which the Group manages such risks. The objective of the risk assessment is to identify and assess risks which include key financial, operational, strategic, compliance and information technology risks as well as to evaluate the internal control systems.

The RMAC is regularly updated on the Group's risk management program and internal control systems. The RMAC reports all material updates to the Board.

- 9.2 The Board requires and discloses in the company's annual report that it has received assurance from:
 - (a) the CEO and the Chief Financial Officer ("CFO") that the financial records have been properly maintained and the financial statements give a true and fair view of the company's operations and finances; and
 - (b) the CEO and other key management personnel who are responsible, regarding the adequacy and effectiveness of the company's risk management and internal control systems.

The Board receives assurance annually from the CEO, the CFO and key management personnel.

The RMAC and the Board have received assurance from the CEO and the CFO in respect of FY2021. The RMAC and the Board are of the opinion that financial records of the Group have been properly maintained and financial statements give a true and fair view of the Group's operations and finances.

The RMAC and the Board have received assurance from the CEO and Management in respect of FY2021 that the internal controls provide reasonable but not absolute assurance that the Group will not be adversely affected by any event that could be reasonably foreseen as it strives to achieve its business objectives.

Reviews and tests of the internal control procedures and systems are carried out by the IA. A Control Self-Assessment review is also conducted by the IA to assist the Board and Management to obtain assurance on the adequacy and effectiveness of the system of internal controls during the year.

The IA is satisfied with reasonable assurance that the systems of internal controls in place were adequate and effective to achieve the internal control objectives, as well as address the financial, operational, information technology and compliance risk of the Group in FY2O21.

The Board is thus satisfied with the adequacy and effectiveness of the Group's risk management and internal control systems including financial, operational, strategic, compliance and information technology controls.

AUDIT COMMITTEE

Principle 10: The Board has an Audit Committee ("AC") which discharges its duties objectively.

Guideline of the Code

Grand Banks Corporate Governance Practices

10.1 The duties of the AC include:

directors and one non-executive non-independent director and functions under the RMAC's terms of reference approved by the Board.

The RMAC has unrestricted access to information

The RMAC comprises four members: three independent

The RMAC has unrestricted access to information pertaining to the Group, to both internal and external auditors and the full cooperation from the Management team to enable it to properly discharge its responsibilities. The RMAC has full discretion to invite any executive officer to attend its meetings and has access to other outside resources to enable it to perform its duties. The RMAC has explicit authority to investigate any matter within its terms of reference.

The RMAC and Management have continuously kept themselves updated on the changes to accounting standards, Listing Manual of the SGX-ST and other regulations which could have a direct impact on the Group's business and financial statements by attending relevant seminars conducted by Singapore Institute of Directors, the Big Four accounting firms, SGX and other organisations.

 reviewing the significant financial reporting issues and judgements so as to ensure the integrity of the financial statements of the company and any announcements relating to the company's financial performance;

The RMAC meets on a quarterly basis to review the quarterly financial results of the Group, the audited annual financial statements, SGXNET announcements and all related disclosures to shareholders before submission to the Board for approval. In the process, the RMAC reviews and discusses with Management the accounting principles, estimates and judgement that were applied for adequate provisioning and disclosure, including critical accounting policies and any significant changes that would have an impact on the Group's financials. The RMAC also considers the reports from the external auditors, including their findings on the key areas of audit focus.

The significant matters that were discussed with Management and the external auditors, have been included as key audit matters (KAMs) in the audit report for the financial year ended 30 June 2021. These significant matters were i) impairment of non-financial assets, including goodwill and other intangible assets, and ii) accounting for construction contracts. Please refer to pages 59 and 60 of this Annual Report. RMAC's comments on the KAMs are listed below.

KAM 1: Impairment of non-financial assets, including goodwill and other intangible assets

RMAC's Comments

The Group performs an annual impairment assessment on non-financial assets including goodwill, which requires determination of the recoverable amount of cash generating unit (CGU) based on value-in-use. This requires Management to make significant judgements and estimates with regards to the computation of future cash flows, use of discount rates and other assumptions.

The RMAC reviewed the assessment by Management and queried the appropriateness of the assumptions made, including the consistent application of Management's methodology, the achievability of the business plans, assumption in relation to terminal growth in the business and the discount rates used. Considerable judgement was required in the preparation of the business plans. Having completed several new yacht models in recent years, the Management had better grasp of the future revenue and expenses growth rates.

The RMAC also reviewed the stress testing of Management's value-in-use calculation to ensure there is sufficient headroom over the carrying value of the CGU. The RMAC was satisfied with the appropriateness of the analyses performed by Management and had concurred that as of 30 June 2021, no impairment of the non-financial assets including goodwill allocated to the CGU was required.

KAM 2: Accounting for construction contracts

RMAC's Comments

The RMAC reviewed the Management's approach to the recognition of revenue, particularly revenue from sales of new yachts which is recognised progressively as construction progresses with reference to the percentage of completion method which involved the Management's assessment of the stage of completion of the yachts. Both the determination of the percentage of completion and the amount of profit to be recognised in the income statement involve judgement and are subject to estimation uncertainties.

Having built several new yacht models in recent years, the Management was able to estimate fairly accurately the labour, materials and overhead costs – to build these new yachts. Management's estimates of these costs are continually being refined as more production data became available and had improved in accuracy.

The RMAC concurred with the Management's estimates of labour, materials and overhead costs and the amount of profit recognised in the income statement.

 reviewing at least annually the adequacy and effectiveness of the company's internal controls and risk management systems; The RMAC evaluates the adequacy and effectiveness of the risk management systems and internal controls including financial, operational, compliance and information technology controls and regulatory compliance of the Group through discussion with Management and both its internal and external auditors.

The RMAC also reviews the Group's compliance with the Listing Manual of the SGX-ST and Code of Corporate Governance including interested person transactions and whistle-blowing activities, if any.

 reviewing the assurance from the CEO and the CFO on the financial records and financial statements; The RMAC reviews half-yearly the assurance from the CEO and the CFO that the financial records have been maintained properly and the financial statements give a true and fair view of the Group's operations and finances. The RMAC is satisfied with the assurance given.

- (d) making recommendations to the Board on: (i) the proposals to the shareholders on the appointment and removal of external auditors; and (ii) the remuneration and terms of engagement of the external auditors;
- The RMAC recommends to the Board the appointment, re-appointment and removal of external auditors, as well as the remuneration and terms of engagement of the external auditors.
- (e) reviewing the adequacy, effectiveness, independence, scope and results of the external audit and the company's internal audit function; and

The RMAC reviews the following: the scope of the independent auditors' audit plan; the cost-effectiveness of the independent audit; the independent auditors' reports and the significant financial reporting issues and judgements to assess the integrity of the Group's financial statements.

The RMAC also reviews the independence and objectivity of the external auditors.

The RMAC undertakes the review of the independence and objectivity of the external auditors through discussions with the external auditors as well as by reviewing the non-audit services provided and the fees paid to them. It is the opinion of the RMAC that the non-audit services provided by the external auditors do not affect the independence of the external auditors. The RMAC is satisfied with their independence and recommends the re-appointment of the external auditors at the AGM of the Company.

The breakdown of the fees paid in total to the external auditors for audit and non-audit services is shown on page 107 of this Annual Report.

The internal audit ("IA") function is outsourced to an external firm, Virtus Assure Pte Ltd.

The RMAC reviews the adequacy and effectiveness of internal audit plans, determines the scope of audit examination and approves the internal audit budget. It discusses the significant internal audit observations, as well as Management's responses and actions to correct any deficiencies, with Management and the external auditors.

The RMAC has reviewed the effectiveness of the internal audit firm and is satisfied that the internal audit firm is adequately resourced and staffed with qualified and experienced professionals with the relevant experience to carry out the internal audit function of the Group adequately.

(f) reviewing the policy and arrangements for concerns about possible improprieties in financial reporting or other matters to be safely raised, independently investigated and appropriately followed up on. The company publicly discloses, and clearly communicates to employees, the existence of a whistle-blowing policy and procedures for raising such concerns.

The Group's employee handbook has sections on Ethics and Business Principles against Corruption that sets the guidelines regarding appropriate corporate behavior and business ethics within the Group. The Group has also established a whistle-blowing policy which provides the channel for employees of the Group to raise, in good faith and in confidence, any concerns about improprieties in financial reporting or other matters. Employees are encouraged to contact the directors (including independent directors) directly via phone or emails if they have any concerns. Directors' contact details have been made available to the employees. There were no reported incidents pertaining to whistle-blowing in FY2021.

The RMAC has reviewed the Code of Ethics and Business Principles and the whistle-blowing policy and is satisfied with their appropriateness.

10.2 The AC comprises at least three directors, all of whom are non-executive and the majority of whom, including the AC Chairman, are independent. At least two members, including the AC Chairman, have recent and relevant accounting or related financial management expertise or experience. The RMAC comprises four members: three independent directors and one non-executive and non-independent director, all of whom are appropriately qualified to discharge their responsibilities and functions. The RMAC Chairman is an independent director.

The RMAC met four times during FY2021.

Please refer to Table A.1 for composition of the RMAC.

The RMAC members are appropriately qualified to discharge their responsibilities. Three members are trained in accounting and financial management. All members are familiar with financial statements. In addition, the RMAC Chairman is a Chartered Accountant by training.

10.3 The AC does not comprise former partners or directors of the company's existing auditing firm or auditing corporation: (a) within a period of two years commencing on the date of their ceasing to be a partner of the auditing firm or director of the auditing corporation; and in any case, (b) for as long as they have any financial interest in the auditing firm or auditing corporation.

None of the RMAC members is a former partner or director of the Company's existing auditing firm.

10.4 The primary reporting line of the internal audit function is to the AC, which also decides on the appointment, termination and remuneration of the head of the internal audit function. The internal audit function has unfettered access to all the company's documents, records, properties and personnel, including the AC, and has appropriate standing within the company.

The IA reports directly to the RMAC.

The RMAC approves the hiring, removal, evaluation and the fees of the IA. The IA has unfettered access to all the Group's documents, records, personnel and the RMAC.

The internal audit function is outsourced to an external firm, Virtus Assure Pte Ltd.

The IA is a Certified Internal Auditor and is guided by The Standards of The Institute of Internal Auditors in carrying out the internal audit functions of the Group.

The RMAC has reviewed and determined that the internal audit firm has met or exceeded its obligations under the terms of engagement. It reviews and approves the annual internal audit plan as well as reviews the results of the regular audits including the monitoring of the implementation of the improvements required on internal control weaknesses identified. The Board is satisfied with the adequacy of the internal audit functions and is confident it has an appropriate standing within the Group, is adequately resourced and is independent of the activities it audits.

10.5 The AC meets with the external auditors, and with the internal auditors, in each case without the presence of Management, at least annually. The RMAC met with the internal auditors and the external auditors separately, at least once a year, without the presence of the Management to review any areas of audit concern that might have arisen in the course of their audit.

SHAREHOLDER RIGHTS AND ENGAGEMENT

SHAREHOLDER RIGHTS AND CONDUCT OF GENERAL MEETINGS

Principle 11: The company treats all shareholders fairly and equitably in order to enable them to exercise shareholders' rights and have the opportunity to communicate their views on matters affecting the company. The company gives shareholders a balanced and understandable assessment of its performance, position and prospects.

Guideline of the Code

11.1 The company provides shareholders with the opportunity to participate effectively in and vote at general meetings of shareholders and informs them of the rules governing general meetings of shareholders.

Grand Banks Corporate Governance Practices

The Company ensures that shareholders have the opportunity to participate effectively in and vote at the general meetings of shareholders. Copies of the Annual Report, the Circular and the Notices of the AGM and/or Extraordinary General Meetings ("EGM"), where applicable, are available to every shareholder of the Company, informing them of the rules and voting procedures that govern the general meetings. The Notices of the general meetings are also advertised in the newspapers and announced via SGXNET and made available on the Company's website http://grandbanks.listedcompany.com.

For greater transparency and fairness in the voting process, voting at all the Company's general meetings are conducted by poll. This allows all shareholders present or represented at the meetings to vote on a one-share-one vote basis.

The Company appoints a polling agent for general meetings. The polling agent explains the rules and voting procedures to shareholders at the general meetings.

Due to the pandemic, similar to last year, the Company's forthcoming AGM for FY2021 will be convened and held by way of electronic means on 28 October 2021 pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Alternative arrangements relating to attendance at the AGM via electronic means (including arrangements by which the meeting can be electronically accessed via live audio-visual webcast or live audio only stream), submission of questions to the Chairman of the Meeting in advance of the AGM, addressing of substantial and relevant questions at, or prior to, the AGM and voting by appointing the Chairman of the Meeting as proxy at the AGM, will be put in place for the coming AGM.

11.2 The company tables separate resolutions at general meetings of shareholders on each substantially separate issue unless the issues are interdependent and linked so as to form one significant proposal. Where the resolutions are "bundled", the company explains the reasons and material implications in the notice of meeting. All the resolutions at general meetings are each separately tabled as single item resolutions.

The Company has employed electronic polling. All resolutions are put to vote by poll and the detailed results of the poll are announced at the meetings as well as in SGXNET.

11.3 All directors attend general meetings of shareholders, and the external auditors are also present to address shareholders' queries about the conduct of audit and the preparation and content of the auditors' report.

Directors' attendance at such meetings held during the financial year is disclosed in the company's annual report.

The Chairmen of the Board, RMAC, NC, RC and SC are present at AGM and/or EGM to assist the Directors in addressing all queries raised by shareholders at the general meetings.

The external auditors, KPMG LLP, and internal auditors, Virtus Assure Pte Ltd, are also invited to attend the AGM to address any shareholders' queries about the conduct of their audits.

11.4 The company's Constitution (or other constitutive documents) allow for absentia voting at general meetings of shareholders.

The Company's Constitution only allows for shareholders to vote in via mail, electronic mail or facsimile and does not allow voting in absentia. It does not place a limit on the number of proxies a shareholder can appoint.

The Company's Constitution allows any shareholder, who is unable to attend the general meetings in person, to appoint one or more proxies to attend and vote in his/her place at the general meetings via proxy forms submitted in advance (i.e. not less than 24 hours before the time appointed for poll). The proxy form is sent with the notice of general meetings to all shareholders.

Due to the pandemic, the Company will not be sending to shareholders printed copies of its FY2021 Annual Report, the Notice of AGM and the Proxy Form for the forthcoming AGM on 28 October 2021. Copies of the documents for the AGM and the Proxy Form will be made available on the SGXNET at the URL https://www.sgx.com/securities/company-announcements and at the Company's website at the URL https://grandbanks.listedcompany.com.

The voting results of all votes cast for or against each resolution (including the respective percentages) are disclosed during the general meetings and the same will be announced via SGXNET after the conclusion of the general meetings.

In line with Guideline 11.5, the minutes of the Company's AGM held last year on 28 October 2020 was announced via SGXNET on 13 November 2020 and made available publicly on the Company's website.

11.5 The company publishes minutes of general meetings of shareholders on its corporate website as soon as practicable. The minutes record substantial and relevant comments or queries from shareholders relating to the agenda of the general meeting, and responses from the Board and Management. Presentations made at general meetings are published via SGXNET.

11.6 The company has a dividend policy and communicates it to shareholders.

Payment of dividends depends on the Group's earnings, financial position, results or operations, capital needs, plans for expansion, and other factors as the Board may deem appropriate.

The Company has proposed payment of a final dividend for FY2021. The Company did not declare any dividends in the prior years because of the Group's performance as well as the substantial funds invested in new product development and improvement to its Malaysia facilities, including the renewal of its leases. In addition, the Group had taken the prudent step to conserve cash for working capital to ride out the pandemic. The Board is working towards determining and adopting a dividend payment policy in future, and endeavors to pay dividends as and when the Group's profits are sustainable.

ENGAGEMENT WITH SHAREHOLDERS

Principle 12: The company communicates regularly with its shareholders and facilitates the participation of shareholders during general meetings and other dialogues to allow shareholders to communicate their views on various matters affecting the company.

Guideline of the Code

Grand Banks Corporate Governance Practices

12.1 The company provides avenues for communication between the Board and all shareholders, and discloses in its annual report the steps taken to solicit and understand the views of shareholders. Both Executive and Non-Executive Board members meet or speak with key shareholders regularly to gather their views and address their concerns.

The Company has engaged an investor relations firm, WeR1 Consultants Pte Ltd, to build relationship with shareholders, investor communities and other stakeholders and to organise analyst briefings, factory tour and other events for investors and press releases.

Shareholders are also encouraged to share their views and feedbacks with the Company via its investor relation firm.

12.2 The company has in place an investor relations policy which allows for an ongoing exchange of views so as to actively engage and promote regular, effective and fair communication with shareholders.

In line with the Group's disclosure obligations pursuant to the SGX-ST Listing Rules and the Companies Act, the Board's policy is that all material and price sensitive information regarding the Company and the Group must be publicly released via SGXNET (in the form of notices, press releases, circulars and annual reports) and be accessible to all shareholders simultaneously in an accurate, comprehensive and timely manner. The Company does not practise selective disclosure of material information.

The Company has transitioned from reporting on a quarterly basis to reporting only half yearly and full year announcement of its financial results in accordance with the amended Rule 705(2) of the Mainboard Rules of the Singapore Exchange Securities Trading Limited ("SGX-ST") Listing Manual. The first such announcement was for the Half Yearly and Full Year Financial Statements for the Year Ended 30 June 2020. However, the Company will continue to provide quarterly updates of its performance and businesses within 45 days of the quarter-ends and update shareholders on material developments relating to the Group as and when appropriate in accordance with SGX-ST Listing Manual. Full year announcement of its final results will be provided within 60 days of the year-end.

The annual reports, circulars and notices of general meetings are available to shareholders by way of electronic means at least 14 days prior to the general meetings. The notices of general meetings are also advertised in The Business Times. Please also refer to Guideline 11.1.

The voting results of all votes cast for or against each resolution as disclosed during the general meetings are announced via SGXNET after the conclusion of the general meetings.

The Group also maintains a comprehensive website accessible to the public which describes the Group's products and business among other items.

12.3 The company's investor relations policy sets out the mechanism through which shareholders may contact the company with questions and through which the company may respond to such questions.

Shareholders are encouraged to liaise with the Directors or the officers of the Company as well as its investor relation firm with questions and concerns. The names and contact details of key officers and investor relation firm are set out in the Corporate Information section of its annual reports.

MANAGING STAKEHOLDERS RELATIONSHIPS

ENGAGEMENT WITH STAKEHOLDERS

Principle 13: The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of the company are served.

Guideline of the Code

Grand Banks Corporate Governance Practices

13.1 The company has arrangements in place to identify and engage with its material stakeholder groups and to manage its relationships with such groups. Stakeholders are groups that are impacted by the Group's businesses and operations and who also similarly impact the Group's businesses and operations. These stakeholder groups have been identified through an assessment of their significance to the business operations. They are namely customers, employees, shareholders/investor fraternity, suppliers/contractors, industry/peers, government/regulators and community/media/NGOs.

The Group has regularly engaged its stakeholders through various medium and channels to ensure that its business interests are aligned with those of the stakeholders', to understand and address their concerns so as to improve the Groups' services and product standards, as well as to sustain business operations for long-term growth.

13.2 The company discloses in its annual report its strategy and key areas of focus in relation to the management of stakeholder relationships during the reporting period. The strategy and key areas of focus in management of stakeholder relationships are outlined in its Sustainability Report on pages 145 to 187 of the Annual Report.

The company has undertaken a process to determine the Environmental, Social and Governance ("ESG") issues which are important to these stakeholders. These issues form the materiality matrix upon which targets, performance and progress are reviewed and endorsed by the Board annually.

13.3 The company maintains a current corporate website to communicate and engage with stakeholders.

All material information on the performance and development of the Group is disclosed in a timely and comprehensive manner through SGXNET, press releases, the Company's website, http://grandbanks.listedcompany.com. The Company does not practice selective disclosure of material information. The websites, which are updated regularly, contains various information on the Group and serve as important resources for all stakeholders.

OTHER CORPORATE GOVERNANCE MATTERS

Dealing in Securities

(Listing Manual Rule 1207 (19))

The Company has adopted an internal code of best practices on dealings in securities, which has been disseminated and distributed to all officers and employees, to provide guidance to the officers, including directors of both the Company and its subsidiaries with regard to dealings in the Company's securities and to be mindful of the law on insider trading as prescribed by the Securities and Futures Act, the Companies Act and other appropriate authorities. It is an offence to deal in the Company's securities, while they are in possession of unpublished price-sensitive information of the Group.

Directors and officers of the Group are advised not to deal (whether directly or indirectly) in the Company's securities on short-term considerations or when they are in possession of unpublished price-sensitive information. The Directors and officers of the Group are prohibited from dealing in the Company's securities during the period commencing one month before the announcement of the Group's half-year and full-year financial results and ending on the date of announcement of such results on the SGX-ST. The Directors and officers of the Group are also encouraged not to deal in the Company's

securities during the two weeks before the Group's quarterly business updates and ending on the date of announcement of those quarterly updates on the SGX-ST. Such reminders include a computer-generated email sent to all directors and senior executives on a quarterly basis. Directors and senior executives are required to report to the Company Secretary whenever they deal in the Company's securities. The Company Secretary assists the RMAC and the Board in monitoring such shares transactions and making the necessary announcements.

"Directors and senior executives" include the following classes of employees:

- (1) All officers and directors;
- (2) All sales managers and those sales employees managing the independent dealers and brokers who sell the Group's yachts;
- (3) All significant participants in the financial consolidation process;
- (4) Others with significant management responsibility whose decisions can materially impact the Company's financial results; and
- (5) Certain administrative personnel who assist both the Company's Chief Financial Officer and Company Secretary in preparing all public announcements and materials distributed to the Board of Directors.

Interested Person Transactions

(Listing Manual Rule 907 & 1207 (17))

The Group does not have a general mandate from shareholders for interested person transactions pursuant to Listing Manual Rule 920.

Interested person transactions during the year were:

Name of Interested Person	Aggregate value of all interested person transactions during FY2021 (excluding transactions less than \$\$100,000 and transactions conducted under shareholders' mandate pursuant to Rule 920) \$\$'000	Aggregate value of all interested person transactions during FY2021 which are conducted under shareholders' mandate pursuant to Rule 920 (excluding transactions less than \$\$100,000) \$\$'000		
Mark Jonathon Richards - Lease of manufacturing facility in Berkeley Vale, Australia to a subsidiary by an entity controlled by him. The lease expired on 28 February 2021. The monthly rental amount of approximately \$\$22,000, was based on independent valuation.	1 <i>77</i>	0		

The above transactions have been reviewed by the RMAC of the Company, and the RMAC is of the view that the terms of the transactions are on normal commercial terms, and are not prejudicial to the interest of the Company and its minority shareholders.

Material Contracts

(Listing Manual Rule 1207(8))

No material contracts of the Company or its subsidiaries involving the interests of the CEO or any Director or controlling shareholders existed at the end of the financial year or have been entered into since the end of the previous financial year other than that disclosed in Note 26 to the Financial Statements and Interested Person Transactions on page 48. In addition, no Director or a related company with a Director has received a benefit from any contract entered into by the Group since the end of the previous financial year.

Use of Proceeds

(Listing Manual Rule 1207(20))

Not applicable

Table A.1 - Composition of Board and Board Committees

Name of Directors	Designation	RMAC	NC	RC	SC
Heine Askaer-Jensen	Chairman, Independent and Non-Executive Director	Member	Member	Chairman	Member
Basil Chan	Independent and Non-Executive Director	Chairman	Chairman	Member	_
Gerard Lim Ewe Keng	Non-Independent and Non-Executive Director	Member	Member	Member	_
Gary James Weisman	Independent and Non-Executive Director	Member	_	_	Chairman
Mark Jonathon Richards	Executive Director and Chief Executive Officer	_	_	_	Member

Table A.2 – Details of each Director's present and past three years directorships in other public listed companies and other Principal Commitments

Name of Directors	Present Directorship in other listed companies	Other Principal Commitments	Past Directorship in listed companies held over the preceding three years
Heine Askaer-Jensen	Nil	Nil	Nil
Basil Chan	AEM Holdings Limited - Non-Executive Independent Director Memories Group Limited - Non-Executive Independent Director Broadway Industrial Group Limited - Non-Executive Independent Director Nera Telecommunication Ltd - Non-Executive Independent Director	MBE Corporate Advisory Pte Ltd	Global Invacom Group Limited - Non-Executive Independent Director
Gerard Lim Ewe Keng	Nil	Kien Huat Realty Sdn Bhd	Nil
Gary James Weisman	Nil	Nil	Nil
Mark Jonathon Richards	Nil	Nil	Nil

Table B - Number of Meetings held and Attendance by Directors at the Meetings

Board of Directors Name of Directors Meetings		RMAC Meetings		RC Meetings		NC Meetings		SC Meetings		
	No. held	No. attended*								
Heine Askaer-Jensen	4	4/4	4	4/4	2	2/2	1	1/1	1	1/1
Basil Chan	4	4/4	4	4/4	2	2/2	1	1/1	NA	NA
Gerard Lim Ewe Keng	4	3/4	4	3/4	2	1/2	1	0/1	NA	NA
Gary James Weisman	4	4/4	4	4/4	NA	NA	NA	NA	1	1/1
Mark Jonathon Richards	4	4/4	NA	NA	NA	NA	NA	NA	1	1/1

NA - Not applicable as he is not a member of the Committee.

* - The numerator denotes the number of meetings the director attended while the denominator denotes the number of meetings he could have attended. For example, 4/4 means the director attended four meetings out of four meetings he could have attended i.e. 100% attendance.

Table C - Directors subject for re-appointment

The Directors named below are retiring by rotation pursuant to Article 86 of the Company's Constitution and being eligible, the retiring Directors have given their consent for re-appointment at the Company's forthcoming AGM on 28 October 2021:

Board Members	Date of appointment	Date of last election
Heine Askaer-Jensen	14 November 2011	24 October 2019
Gerard Lim Ewe Keng	21 February 2013	25 October 2018

The Directors, named below, have served on the Board for an aggregate period of more than nine years from their respective date of appointment, 14 November 2011 and each of them will be subject to the Two-Tier Voting in accordance with SGX-ST Listing Rules 210(5)(d)(iii)(A) and 210(5)(d)(iii)(B), for shareholders to approve their continued appointment as independent directors at the forthcoming AGM on 28 October 2021:

Board Members	Date of appointment	Length of service
Heine Askaer-Jensen	14 November 2011	9 years 11 months
Basil Chan	14 November 2011	9 years 11 months

Table D.1 - Remuneration of Directors and CEO

The tables below show the remuneration bands of the Directors (including the CEO) and the top five executives of the Group (who are not Directors or the CEO) as well as the approximate percentage breakdown of the remuneration for FY2021.

Remuneration of Directors (including the CEO)

Remuneration Band & Name of Directors	Base/Fixed Salary ⁽¹⁾	Share Plan	Bonus	Directors' Fees	Other Benefits	Total
	\$\$	S\$	S\$	S\$	S\$	\$\$
\$\$750,001 to \$\$1,000,000						
Mark Jonathon Richards	600,000	_	400,000	_	174,370	1,174,370
Below \$\$250,000						
Heine Askaer-Jensen	-	-	_	76,000	-	76,000
Basil Chan	_	_	_	69,500	_	69,500
Gerard Lim Ewe Keng	-	-	_	53,000	-	53,000
Gary James Weisman	_	_	_	54,000	_	54,000

Note:

⁽¹⁾ Inclusive of Central Provident Fund contributions, other defined contribution plans and other fixed monthly payments.

Directors' fees schedule for:	FY2021	Proposed for FY2022
Board members:	\$\$35,000	\$\$35,000
Chairman of the Board: additional	\$\$13,000	\$\$13,000
Member of the RMAC:	\$\$9,000	\$\$9,000
Chairman of the RMAC: additional	\$\$11,000	\$\$11,000
Member of other Committees:	\$\$4,500	\$\$4,500
Chairman of other Committees: additional	\$\$5,500	\$\$5,500

Table D.2 – Remuneration of Top Five Management Personnel

Remuneration of Top Five Management Personnel (who are not Directors or the CEO)

Remuneration Band & Name of Management	Base/Fixed				Other	
Personnel	Salary ⁽¹⁾	Share Plan	Bonus	Commission	Benefits ⁽²⁾	Total
\$\$500,001 to \$\$750,000						
Samuel Henry Compton	75%	_	_	25%	-	100%
\$\$250,000 to \$\$500,000						
Ashwin Bhatt	81%	_	11%	-	8%	100%
Chiam Heng Huat	78%	_	22%		-	100%
Jason Martin Akers	89%	_	_	-	11%	100%
Below \$\$250,000						
Roy Peter Ditmarsch ⁽³⁾	83%	_	17%	_	_	100%

Total aggregate remuneration paid to the top five management personnel (who are not Directors or the CEO) for FY2021 was \$\$1,838,413 (FY2020: \$\$1,699,239).

Notes:

- (1) Inclusive of Central Provident Fund contributions, other defined contribution plans and other fixed monthly payments.
- (2) Inclusive of benefits-in-kind.
- (3) Mr. Ditmarsch's remuneration was for the period 1 January to 30 June 2021 as he joined the Group on 1 January 2021.

We are pleased to submit this annual report to the members of the Company together with the audited financial statements for the financial year ended 30 June 2021.

In our opinion:

- (a) the financial statements set out on pages 64 to 122 are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 30 June 2021 and the financial performance, changes in equity and cash flows of the Group for the year ended on that date in accordance with the provisions of the Singapore Companies Act, Chapter 50 and Singapore Financial Reporting Standards (International); and
- (b) at the date of this statement, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

The Board of Directors has, on the date of this statement, authorised these financial statements for issue.

DIRECTORS

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

Heine Askaer-Jensen Basil Chan Gerard Lim Ewe Keng Mark Jonathon Richards Gary James Weisman

DIRECTORS' INTERESTS

According to the register kept by the Company for the purposes of Section 164 of the Companies Act, Chapter 50 (the Act), particulars of interests of directors who held office at the end of the financial year (including those held by their spouses and children) in shares, debentures, warrants and share options in the Company and in related corporations (other than wholly-owned subsidiaries) are as follows:

	Ordinar	y Shares	Share Options		
The Company	Holdings at beginning of year	Holdings at end of year	Holdings at beginning of year	Holdings at end of year	
Heine Askaer-Jensen*	701,500	701,500	_	_	
Basil Chan*	301,500	301,500	_	_	
Gerard Lim Ewe Keng*	212,000	212,000	-	_	
Mark Jonathon Richards*	11,025,400	11,025,400	1,350,000	1,350,000	
Gary James Weisman*	275,000	275,000	_	_	

^{*} The Company's Articles of Association require each director to hold at least 1,000 shares.

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

There was no change in any of the above mentioned interests in the Company between the end of the financial year and 7 October 2021.

Except as disclosed under the "Share awards and share options" section of this statement, neither at the end of, nor at any time during the financial year, was the Company a party to any arrangement whose objects are, or one of whose objects is, to enable the directors of the Company to acquire benefits by means of the acquisition of shares in or debentures of the Company or any other body corporate.

SHARE AWARDS AND SHARE OPTIONS

Grand Banks Performance Share Plan 2014 ("PSP") and Grand Banks Employee Share Option Scheme 2014 ("ESOS") were approved and adopted by its members at an Extraordinary General Meeting of the Company held on 8 October 2014. The PSP and the ESOS are based on the principle of pay for performance and is designed to enable the Company to reward, retain and motivate employees whose contributions are essential to the well-being and prosperity of the Group, to give recognition to outstanding employees who have contributed to the Group and to align the interests of the participants with the interests of shareholders.

The PSP and ESOS is administered by the Company's Remuneration Committee, which comprises two independent directors and one non-independent non-executive director. The Plan and the Scheme shall continue in force, at the discretion of the Remuneration Committee, subject to a maximum of ten years commencing 8 October 2014. Any awards and options made to participants prior to such expiry or termination will continue to remain valid.

Members of the Remuneration Committee are:

- Heine Askaer-Jensen (Chairman)
- Basil Chan
- Gerard Lim Ewe Keng

Other information regarding the PSP and ESOS are set out below:

- (i) 3,450,000 ESOS granted by the Company to five executives (including executive directors) and four non-executive directors on 2 March 2015 to take up unissued shares in the Company upon the vesting of two years' service condition from the grant date.
- (ii) 300,000 ESOS granted by the Company to one executive on 5 July 2017 to take up unissued shares in the Company upon the vesting of two years' service condition from the grant date.

At the end of the year, details of the ESOS plan on unissued ordinary shares of the Company are as follow:

Date of grant of options	Exercise price per share	Options outstanding at 1 July 2020	Options exercised	Options expired	Options outstanding at 30 June 2021	Options exercisable at 30 June 2021	Exercise period
2/3/2015(A)	\$0.228	2,400,000	_	_	2,400,000	2,400,000	2/3/2017 to 1/3/2025
5/7/2017(B)	\$0.280	300,000	_	-	300,000	300,000	5/7/2019 to 4/7/2027
		2,700,000			2,700,000	2,700,000	. ,

Except as disclosed above, there were no unissued shares of the Company or its subsidiaries under options granted by the Company or its subsidiaries as at the end of the financial year.

The information regarding ESOS are set out as follow:

(A)

- The exercise price of the options can be set at a discount to the market price not exceeding 20% of the market price in respect of options granted at the time of grant. The exercise price of the option is \$0.228 per share.
- The 3,450,000 options granted on 2 March 2015 were issued at market price which was the average of the last dealt prices of the Company's shares over the five consecutive market days immediately preceding the grant date. Options granted previously of 250,000 and 200,000 were forfeited in 2016 and 2020 respectively, due to the cessation of employment of one executive director and one non-executive director.
- The options can be exercised two years after the date of grant, and all options have vested as at 30 June 2021.
- All options are to be settled by physical delivery of shares.
- The options granted to key management personnel expire after ten years and options granted to non-executive directors expire after five years.

(B)

- The exercise price of the options can be set at a discount to the market price not exceeding 20% of the market price in respect of options granted at the time of grant. The exercise price of the option is \$0.28 per share.
- The 300,000 options granted on 5 July 2017 were issued at market price which was the average of the last dealt prices of the Company's shares over the five consecutive market days immediately preceding the grant date.
- The options can be exercised two years after the date of grant.
- All options are to be settled by physical delivery of shares.
- The options granted to key management personnel expire after ten years and options granted to non-executive directors expire after five years.

Details of options granted to directors of the Company under the Scheme outstanding as at reporting date are as follow:

Director	Exercise period	Options granted for financial year ended 30 June 2021	Aggregate options granted since commencement to 30 June 2021	Aggregate options exercised since commencement to 30 June 2021	Aggregate options forfeited/ expired since commencement to 30 June 2021	Aggregate options outstanding as at 30 June 2021
Mark Jonathon Richards	2/3/2017 to 1/3/2025	-	1,350,000	-	-	1,350,000

Size of the PSP and ESOS

The total number of new shares which may be allotted and issued to the participants shall not exceed 15% of the total number of issued shares of the Company.

No individual recipients of awards or options have been granted more than 5% of the total number of awards or options that can be granted under the PSP and the ESOS.

The options granted by the Company do not entitle the holders of the options, by virtue of such holding, to any rights to participate in any share issue of any other company.

RISK MANAGEMENT AND AUDIT COMMITTEE

The members of the Risk Management and Audit Committee during the year and at the date of this statement are as follows:

Basil Chan (Chairman, Non-executive and independent director)

Heine Askaer-Jensen (Non-executive and independent director)
Gerard Lim Ewe Keng (Non-executive and non-independent director)
Gary James Weisman (Non-executive and independent director)

The Risk Management and Audit Committee performs the functions specified by section 201B of the Companies Act, the SGX Listing Manual and the Code of Corporate Governance.

The Risk Management and Audit Committee has held four meetings since the last directors' statement. In performing its functions, the Risk Management and Audit Committee met with the Company's external and internal auditors to discuss the scope of their work, the results of their examination and evaluation of the Company's internal accounting control system.

The Risk Management and Audit Committee also reviewed the following:

- assistance provided by the Company's officers to the internal and external auditors;
- interim financial information and annual financial statements of the Group and the Company prior to their submission to the directors of the Company for adoption; and
- interested person transactions (as defined in Chapter 9 of the SGX Listing Manual).

The Risk Management and Audit Committee has full access to management and is given the resources required for it to discharge its functions. It has full authority and the discretion to invite any director or executive officer to attend its meetings. The Risk Management and Audit Committee also recommends the appointment of the external auditors and reviews the level of audit and non-audit fees.

The Risk Management and Audit Committee is satisfied with the independence and objectivity of the external auditors and has recommended to the Board of Directors that the auditors, KPMG LLP, be nominated for re-appointment as auditors at the forthcoming Annual General Meeting of the Company.

In appointing the auditors for the Company and subsidiaries, the Company has complied with Rules 712 and 715 of the SGX Listing Manual.

AUDITORS

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

On behalf of the Board of Directors

Mark Jonathon Richards

Director

Heine Askaer-Jensen

Director

7 October 2021

INDEPENDENT **AUDITORS' REPORT**

Members of the Company Grand Banks Yachts Limited

REPORT ON THE AUDIT OF THE FINANCIAL STATEMENTS

Opinion

We have audited the financial statements of Grand Banks Yachts Limited (the Company) and its subsidiaries (the Group), which comprise the consolidated statement of financial position of the Group and the statement of financial position of the Company as at 30 June 2021, the consolidated income statement, consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows of the Group for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 64 to 122.

In our opinion, the accompanying consolidated financial statements of the Group and the statement of financial position of the Company are properly drawn up in accordance with the provisions of the Companies Act, Chapter 50 (the Act) and Singapore Financial Reporting Standards (International) (SFRS(I)s) so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 30 June 2021 and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group for the year ended on that date.

Basis for opinion

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

Key audit matters

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

INDEPENDENT **AUDITORS' REPORT**

Impairment of non-financial assets, including goodwill and other intangible assets

Refer to Note 2.4 Critical Judgement (a): Review of Indicators of impairment for non-financial assets, Key sources of estimation uncertainties (a): Estimation of recoverable amount for cash generating unit containing goodwill and Note 7 – Intangible assets.

The key audit matter

The Group records goodwill of \$6.8 million which arose from the acquisition of Palm Beach Motor Yacht Co Pty Ltd. The goodwill is allocated to the manufacturing and trading segment, which represents the lowest level within the Group at which goodwill is monitored.

Non-financial assets relate to the same cash generating unit (CGU) to which the goodwill is allocated to. They are included and assessed concurrently in the annual goodwill impairment.

Management applies the value-in-use (VIU) method to determine the recoverable amount of the CGU. Key assumptions and estimates used in the value-in-use calculations include revenue and expenses growth rates, terminal growth rate and the applicable discount rates. The determination of these assumptions involve judgement and is subject to estimation uncertainties.

How the matter was addressed in our audit

Our procedures, amongst others, include the following:

- Evaluated management's basis of determination and identification of the CGU within the Group.
- Compared historical forecasts against historical performance to assess the reliability of management's forecast process.
- Assessed the key assumptions, including revenue and expenses growth rates by comparing them with historical performance and future business plans.
 We also compared discount rates used to available industry data.
- Considered the adequacy of the Group's disclosures made in the financial statements in respect to the impairment testing.

Findings:

The result of our evaluation on the Group's recoverable amount was consistent with management's assessment.

INDEPENDENT **AUDITORS' REPORT**

Accounting for construction contracts

Refer to Note 2.4 Critical Judgement (e): Revenue recognition, (f): Assessment of risk of foreseeable losses and total cost on construction contracts, Key sources of estimation uncertainties (e): Recognition of revenue using percentage of completion method, Note 3.11 Revenue recognition, Note 20 – Revenue.

The key audit matter

The Group's largest revenue stream is derived from construction contracts. Revenue for such contracts are accounted for based on the stage of completion of individual contracts. The stage of completion is determined using cost-to-cost method (i.e., actual cost installed and incurred over estimated total cost to complete each contract).

Both the determination of the percentage of completion and the amount of profit to be recognised in the income statement involve judgement and are subject to estimation uncertainties. Such estimates include budgeted total costs (labour, materials and overhead costs) of delivering the entire contract.

How the matter was addressed in our audit

Our procedures, amongst others, include the following:

- Tested the controls designed and applied by the Group over the preparation and authorisation of budgeted costs, absorption of the labour, materials and overhead costs, and accuracy and completeness over the actual cost installed and incurred.
- Assessed the reliability of management's estimation of the budgeted costs by comparing a sample of the final outcomes of the contracts completed during the year to previous estimates of costs for those contracts.
- For significant contract revenue recognised during the year, we assessed the reasonableness of revenue recognised with reference to the percentage of completion determined and enquired with management on the progress of construction to identify possible delays or cost overruns that may require revision in budgeted contract costs or provision for foreseeable losses
- Considered the adequacy of the Group's disclosure in the financial statements.

Findings:

The result of our evaluation on the Group's revenue recognition was consistent with management's assessment.

INDEPENDENT **AUDITORS' REPORT**

Other information

Management is responsible for the other information contained in the annual report. Other information is defined as all information in the annual report other than the financial statements and our auditors' report thereon.

We have obtained all other information prior to the date of this auditors' report.

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

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

Responsibilities of management and directors for the financial statements

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

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

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

Auditors' responsibilities for the audit of the financial statements

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

INDEPENDENT **AUDITORS' REPORT**

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

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

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

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

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

INDEPENDENT AUDITORS' REPORT

REPORT ON OTHER LEGAL AND REGULATORY REQUIREMENTS

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

The engagement partner on the audit resulting in this independent auditors' report is Tan Yek Lee Doreen.

KPMG LLP

Public Accountants and Chartered Accountants

Singapore

7 October 2021

STATEMENTS OF FINANCIAL POSITION

AS AT 30 JUNE 2021

	Note	Gro	oup	Company	
		2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Non-current assets					
Property, plant and equipment	4	25,269	25,065	-	_
Right-of-use assets	5	6,630	6,726	_	_
Subsidiaries	6	-	_	38,016	38,016
Intangible assets	7	8,014	7,723	-	_
Deferred tax assets	8	2,858	4,225		
		42,771	43,739	38,016	38,016
Current assets					
Inventories	9	14,840	21,341	_	_
Contract assets	20	2,764	11,596	-	_
Trade and other receivables	10	586	990	7,417	6,875
Prepayments	11	1,250	775	17	17
Current tax recoverable	1.0	4	-	-	_
Cash and cash equivalents	12	45,213	10,717	780	209
		64,657	45,419	8,214	7,101
Total assets		107,428	89,158	46,230	45,117
Current liabilities					
Trade and other payables	13	13,612	9,705	367	519
Contract liabilities	20	23,315	10,731	_	_
Provisions	14	4,235	4,310	-	_
Interest-bearing loans and borrowings	15	1,060	1,845	_	_
Deferred consideration	16	517	514	-	_
Current tax payables		-	6	-	_
Lease liabilities	25	164	192		
		42,903	27,303	367	519
Non-current liabilities					
Deferred tax liabilities	8	358	375	-	_
Interest-bearing loans and borrowings	15	1,957	2,700	-	_
Deferred consideration	16	1,099	1,674	-	_
Lease liabilities	25	239	76		
		3,653	4,825		
Total liabilities		46,556	32,128	367	519
Capital and reserves					
Share capital	17	43,136	43,136	43,136	43,136
Share-based compensation reserve	18	381	381	381	381
Foreign currency translation reserve	19	(76)	308	-	_
Accumulated profits		17,431	13,205	2,346	1,081
Total equity		60,872	57,030	45,863	44,598
Total equity and liabilities		107,428	89,158	46,230	45,117

CONSOLIDATED INCOME STATEMENT

	Note	2021 \$'000	2020 \$'000
Revenue Cost of sales	20	96,061 (75,371)	103,234 (84,350)
Gross profit		20,690	18,884
Selling and marketing expenses Administrative expenses Other operating expenses, net		(9,084) (5,996) (433)	(8,588) (5,487) (2,615)
Total operating expenses		(15,513)	(16,690)
Profit from operations Other non-operating income/(expenses), net Finance cost	21 15	5,177 685 (219)	2,194 (579) (751)
Profit before tax Tax (expense)/credit	21 22	5,643 (1,417)	864 191
Profit for the year attributable to owners of the Company		4,226	1,055
		2021 Cents	2020 Cent
Earnings per share			
- Basic	24	2.29	0.57
- Diluted	24	2.29	0.57

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

	2021 \$'000	2020 \$'000
Profit for the year	4,226	1,055
Other comprehensive income		
Items that may be reclassified subsequently to profit or loss		
Translation differences relating to financial statements of foreign subsidiaries	(384)	781
Other comprehensive income for the year, net of income tax	(384)	<u>781</u>
Total comprehensive income for the year attributable to owners of the Company	3,842	1,836

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Share capital \$′000	Share-based compensation reserve \$'000	Foreign currency translation reserve \$'000	Accumulated profits \$'000	Total \$′000
Group					
At 1 July 2020	43,136	381	308	13,205	57,030
Total comprehensive income for the year					
Profit for the year	_	_	_	4,226	4,226
Other comprehensive income					
Translation differences relating to financial statements of foreign subsidiaries	_	-	(384)	-	(384)
Total other comprehensive					
income			(384)		(384)
Total comprehensive income					
for the year			(384)	4,226	3,842
At 30 June 2021	43,136	381	(76)	17,431	60,872

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Share capital \$'000	Share-based compensation reserve \$'000	Foreign currency translation reserve \$'000	Accumulated profits \$'000	Total \$′000
Group					
At 1 July 2019	43,045	381	(473)	12,150	55,103
Total comprehensive income					
for the year Profit for the year	_	_	_	1,055	1,055
Other comprehensive income				,	
Translation differences relating to financial statements of					
foreign subsidiaries	_	-	781	-	781
Total other comprehensive					
income			781		781
Total comprehensive income					
for the year			781	1,055	1,836
Transactions with owners, recorded directly in equity					
Issue of shares pursuant to share plans	91				91
Total transactions with owners	91				91
At 30 June 2020	43,136	381	308	13,205	57,030

CONSOLIDATED STATEMENT OF CASH FLOWS

	Note	Gro	JD	
		2021 \$'000	2020 \$'000	
Cash flows from operating activities Profit after tax		4,226	1,055	
Adjustments for:				
Depreciation of property, plant and equipment	4	4,706	4,338	
Depreciation of right-of-use assets Amortisation of intangible assets	5 7	512 130	627 120	
Property, plant and equipment written off	•	2	_	
Loss on disposal of property, plant and equipment	21	138	3	
(Write-back)/allowance made for inventories obsolescence, net	21 15	(28) (642)	725	
Loan forgiveness Interest income	21	(19)	(20)	
Interest expense	15	219	751	
Tax expense/(credit)	22	1,417	(191)	
Unrealised foreign exchange (gain)/loss		(368)	1,194	
Changes in:		10,293	8,602	
- Inventories		6,283	6,530	
- Trade and other receivables		(4)	4	
PrepaymentsContract assets		(482) 8,533	92 (730)	
- Contract liabilities		12,879	1,351	
– Trade and other payables		4,271	398	
- Provisions		(103)	1,837	
Cash generated from operations		41,670	18,084	
Net income taxes (paid)/refund		(123)	41	
Net cash generated from operating activities		41,547	18,125	
Cash flows from investing activities Interest received		19	20	
Proceeds from disposal of property, plant and equipment		47	8	
Purchase of property, plant and equipment*		(4,813)	(3,833)	
Net cash used in investing activities		(4,747)	(3,805)	
Cash flows from financing activities		(00.4)	1700)	
Interest paid on loans and borrowings Interest paid on right-of-use assets		(204) (15)	(723) (28)	
Proceeds from issue of shares pursuant to share plans		(15)	91	
Repayment of lease liabilities		(301)	(339)	
Repayment of interest-bearing loans and borrowings		(1,604)	(15,651)	
Repayment of deferred consideration Proceeds from interest-bearing loans and borrowings		(501) 192	(494) 4,989	
Net cash used in financing activities		(2,433)	(12,155)	
Net increase in cash and cash equivalents		34,367	2,165	
Cash and cash equivalents at beginning of year		10,717	8,425	
Effect of exchange rate changes on balances held in foreign currency		129	127	
Cash and cash equivalents at end of year	12	45,213	10,717	

^{*} Included in additions to plant and machinery (see Note 4) was a purchase of travel lift partially financed by a bank loan amounting to \$562,000 (2020: \$Nil).

NOTES TO THE FINANCIAL STATEMENTS

YEAR ENDED 30 JUNE 2021

These notes form an integral part of the financial statements.

The financial statements were authorised for issue by the Board of Directors on 7 October 2021.

1 DOMICILE AND ACTIVITIES

Grand Banks Yachts Limited (the Company) is incorporated in the Republic of Singapore and has its registered office at 21 Bukit Batok Crescent, Wcega Tower, #06-74, Singapore 658065.

The principal activities of the Company are those of an investment holding company with significant subsidiaries in the business of manufacturing and selling luxury yachts worldwide. See Note 6 for additional information on the subsidiaries.

The financial statements of the Group as at and for the year ended 30 June 2021 comprise the Company and its subsidiaries (together referred to as the 'Group' and individually as 'Group entities').

2 BASIS OF PREPARATION

2.1 Statement of compliance

The financial statements have been prepared in accordance with the Singapore Financial Reporting Standards (International) (SFRS(I)). The changes to significant accounting policies are described in Note 2.5.

2.2 Basis of measurement

The financial statements have been prepared on the historical cost basis except as otherwise described in the notes below.

2.3 Functional and presentation currency

These financial statements are presented in Singapore dollars, which is the Company's functional currency. All financial information presented in Singapore dollars has been rounded to the nearest thousand, unless otherwise stated.

2.4 Use of estimates and judgements

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

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

YEAR ENDED 30 JUNE 2021

2 BASIS OF PREPARATION (CONTINUED)

2.4 Use of estimates and judgements (Continued)

Information about critical judgements in applying accounting policies that have the most significant effect on the amounts recognised in the financial statements are described below:

a. Review of indicators of impairment for non-financial assets

The Group assesses whether there were any indicators of impairment for all non-financial assets except for inventories and deferred tax assets at each reporting date. Goodwill is tested for impairment annually and at other times when such indication exist. In performing its review, the Group considers evidence of obsolescence or physical damage to the property, plant and equipment and right-of-use assets and changes to the expected usage to the property, plant and equipment and right-of-use assets. The review requires significant judgement in assessing the value-in-use to determine the recoverable account.

b. Determination of cash-generating unit (CGU)

The Group assessed its operations as one CGU because the Group makes collective decision in terms of operations of respective manufacturing facilities, with the goals of maximising the CGU's profitability. In performing the assessment of the determination of the CGU, the Group considers the independent cash inflows and the interdependencies of each subsidiaries' assets in generating revenue for the enlarged group.

c. Impairment in investment in subsidiary

The carrying values of investments in subsidiaries are reviewed for impairment whenever there is any indication that the investment is impaired. This determination requires significant judgement. The Group's manufacturing and sales operations are integrated and generate interdependent cash flows. The impairment assessment for investments in subsidiaries is performed on the same CGU determined for purposes of assessing impairment of goodwill (see Note 2.4(b) and 7).

d. Recognition of deferred tax assets

The Group has potential tax benefits arising from unutilised tax losses, capital allowance and other temporary differences, which are available for set off against future taxable profits of its subsidiaries. Significant judgement is involved in determining the availability of future taxable profits against which the subsidiaries can utilise the tax benefits. Where the financial outcome of these matters is different from the amounts that were initially recognised, such differences will impact the income tax provision and recognised deferred tax assets of the subsidiaries in the period in which such determination is made.

e. Revenue recognition

Contract revenue is recognised in income statement by reference to the stage of completion of the contract activity at the reporting date when the outcome of a construction contract can be estimated reliably. Significant judgement is required in determining the triggering point of revenue recognition, which is when the inflow of economic benefits associated with the contracts is probable.

YEAR ENDED 30 JUNE 2021

2 BASIS OF PREPARATION (CONTINUED)

2.4 Use of estimates and judgements (Continued)

f. Assessment of risk of foreseeable losses and total cost on construction contracts

The Group conducts critical review of all its construction contracts regularly. Allowance is made where necessary to account for foreseeable losses where total costs to complete the contracts exceed the contract revenue. To determine the total costs, the Group monitors and reviews constantly the progress of all construction contracts. The review requires significant judgement in evaluating any potential risks and factors which may affect the estimation of the cost needed to complete the yachts.

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment to the carrying amount of assets and liabilities within the next financial year are describe below:

a. Estimation of recoverable amount for cash generating unit containing goodwill

When value-in-use calculations are undertaken, the Group estimates the expected future cash flows from the cash generating unit and choose a suitable discount rate in order to calculate the present value of these cash flows. Further details of the key assumptions applied in the impairment assessment of goodwill are disclosed in Note 7.

b. Determination of net realisable value of stock boats and work-in-progress stock boats

The net realisable value of stock boats and work-in-progress stock boats is estimated by reference to recent selling prices for comparable boats in the market. However, where a reasonably possible range exists, such net realisable value estimated may not be the actual realisable value. Such uncertainties may significantly affect the net realisable value of inventories and there is a significant risk of resulting in a material adjustment to the carrying amounts of the stock boats and work-in-progress stock boats in future periods. The allowance made for stock boats and work-in-progress during the year amounted to \$Nil (2020: \$279,000).

c. Measurement of allowance for inventories obsolescence

The Group and subsidiaries review the inventories for their usability and indicators of obsolescence and provide allowance for inventories obsolescence when necessary to estimate the net realisable value of these inventories. This requires management to make estimates regarding the expected utilisation, level of demand and indicators of obsolescence based on past utilisation of similar inventories and their usage pattern. The allowance made for inventories obsolescence is disclosed in Note 9.

YEAR ENDED 30 JUNE 2021

2 BASIS OF PREPARATION (CONTINUED)

2.4 Use of estimates and judgements (Continued)

d. Measurement for provision for warranty claims

The provision recognised represents management's best estimate of the present value of the future cost required in the event that warranty claims arise. Management assesses the provision based on historical warranty data. Significant estimates and assumptions are made in determining the amount of warranty provision. The provision recognised are periodically reviewed and updated based on the facts and circumstances available at the time. Movements in the provision for warranty claims are disclosed in Note 14.

e. Recognition of revenue using percentage of completion method

The Group recognises revenue on construction contract based on the percentage of completion method in proportion to the stage of completion. The stage of completion is determined using cost-to-cost method by reference to the actual cost installed and incurred to date over the estimated total cost to complete for each contract. Significant estimates are required in determining the appropriate stage of completion by estimating the budgeted total cost to complete. Revenue from construction contract is disclosed in Note 20.

Measurement of fair value

A number of the Group's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

Significant valuation issues are reported to the Risk Management and Audit Committee. When measuring the fair value of an asset or a liability, the Group uses observable market data as far as possible. Fair values are categorised into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included in 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: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

If the inputs used to measure the fair value of an asset or a liability fall into different levels of the fair value hierarchy, then the fair value measurement is categorised in its entirety in the same level of the fair value hierarchy as the lowest level input that is significant to the entire measurement (with Level 3 being the lowest).

Further information about the assumptions made in measuring fair values is included in Note 27.

2.5 Changes in significant accounting policies

The Group has applied the relevant SFRS(I)s, amendments to and interpretations of SFRS(I)s for the first time for the annual period beginning on 1 July 2020.

The application of these amendments to standards and interpretations does not have a material effect on the financial statements.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES

The accounting policies set out below have been applied consistently to all periods presented in these financial statements, except as explained in Note 2.5 which addresses changes in accounting policies.

3.1 Basis of consolidation

Business combination

The Group accounts for business combinations using the acquisition method when the acquired set of activities and assets meets the definition of a business and control is transferred to the Group. In determining whether a particular set of activities and assets is a business, the Group assesses whether the set of activities and assets acquired includes, at a minimum, an input and substantive process and whether the acquired set has the ability to produce outputs.

The Group has an option to apply a 'concentration test' that permits a simplified assessment of whether an acquired set of activities and assets is not a business. The optional concentration test is met if substantially all of the fair value of the gross assets acquired is concentrated in a single identifiable asset or group of similar identifiable assets.

The Group measures goodwill at the date of acquisition as the fair value of the consideration transferred over the net recognised amount (generally fair value) of the identifiable assets acquired and liabilities assumed. Any goodwill that arises is tested annually for impairment.

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

The consideration transferred does not include amounts related to the settlement of pre-existing relationships. Such amounts are generally recognised in income statement.

Any contingent consideration payable is recognised at fair value at the acquisition date and included in the consideration transferred. If the contingent consideration that meets the definition of financial instrument is classified as equity, it is not remeasured and settlement is accounted for within equity. Otherwise, other contingent consideration is remeasured at fair value at each reporting date and subsequent changes to the fair value of the contingent consideration are recognised in income statement.

When share-based payment awards (replacement awards) are required to be exchanged for awards held by the acquiree's employees (acquiree's awards) and relate to past services, then all or a portion of the amount of the acquirer's replacement awards is included in measuring the consideration transferred in the business combination. This determination is based on the market-based value of the replacement awards compared with the market-based value of the acquiree's awards and the extent to which the replacement awards relate to pre-combination services.

Costs related to the acquisition, other than those associated with the issue of debt or equity investments, that the Group incurs in connection with a business combination are expensed as incurred.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.1 Basis of consolidation (Continued)

Subsidiaries

Subsidiaries are entities controlled by the Group. The Group controls an entity when it is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. The financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

The accounting policies of subsidiaries have been changed when necessary to align them with the policies adopted by the Group.

Transactions eliminated on consolidation

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

Subsidiaries in the separate financial statements

Investments in subsidiaries are stated in the Company's statement of financial position at cost less accumulated impairment losses.

3.2 Foreign currency

Foreign currency transactions

Transactions in foreign currencies are translated to the respective functional currencies of Group entities at exchange rates at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies at the reporting date are translated to the functional currency at the exchange rate at that date. The foreign currency gain or loss on monetary items is the difference between amortised cost in the functional currency at the beginning of the year, adjusted for effective interest and payments during the year, and the amortised cost in foreign currency translated at the exchange rate at the end of the year.

Non-monetary assets and liabilities denominated in foreign currencies that are measured at fair value are translated to the functional currency at the exchange rate at the date that the fair value was determined. Non-monetary items in a foreign currency that are measured in terms of historical cost are translated using the exchange rate at the date of the transaction. Foreign currency differences arising on translation are recognised in income statement.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.2 Foreign currency (Continued)

Foreign operations

The assets and liabilities of foreign operations, excluding goodwill and fair value adjustments arising on acquisition, are translated to Singapore dollars at exchange rates at the reporting date. The income and expenses of foreign operations are translated to Singapore dollars at exchange rates at the dates of the transactions. Goodwill and fair value adjustments arising on the acquisition of a foreign operation on or after 1 January 2005 are treated as assets and liabilities of the foreign operation and translated at the exchange rates at the reporting date. For acquisitions prior to 1 January 2005, the exchange rates at the date of acquisitions were used.

Foreign currency differences are recognised in other comprehensive income (OCI) and presented in the foreign currency translation reserve in equity.

When the settlement of a monetary item receivable from or payable to a foreign operation is neither planned nor likely to occur in the foreseeable future, foreign exchange gains and losses arising from such a monetary item that are considered to form part of a net investment in a foreign operation are recognised in OCI, and are presented in the foreign currency translation reserve in equity.

3.3 Property, plant and equipment

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

Cost includes expenditure that is directly attributable to the acquisition of the asset. The cost of self-constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the asset to a working condition for its intended use.

When parts of an item of property, plant and equipment have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment. The gain or loss on disposal of an item of property, plant and equipment (calculated as the difference between the net proceeds from disposal and the carrying amount of the item) is recognised in income statement.

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

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

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.3 Property, plant and equipment (Continued)

The estimated useful lives are as follows:

Buildings on freehold land – 10 to 27 years

Buildings on leasehold land – Shorter of remaining lease period or 28 years

Plant and machinery – 10 years
Furniture, fixtures and equipment – 3 to 5 years
Toolings and moulds – 3 to 5 years
Motor vehicles and work boats – 5 to 10 years

Depreciation is recognised as an expense in income statement on a straight-line basis over the estimated useful lives of each component of an item of property, plant and equipment. No depreciation is provided on freehold land or in respect of assets under construction.

Depreciation is recognised from the date that the property, plant and equipment are installed and are ready for use, or in respect of internally constructed assets, from the date that the asset is completed and ready for use. Depreciation methods, useful lives and residual values are reviewed, and adjusted as appropriate, at the end of each reporting date.

3.4 Intangible assets and goodwill

Goodwill

Goodwill that arises upon the acquisition of subsidiaries is included in intangible assets. For the measurement of goodwill at initial recognition, see Note 3.1.

Subsequent measurement

Goodwill is measured at cost less accumulated impairment losses. Goodwill is tested for impairment annually.

Trademarks

Trademarks with finite useful life are stated at cost less accumulated amortisation and accumulated impairment losses. Amortisation of trademarks are recognised in income statement on a straight-line basis over their estimated useful life of twenty years.

Order backlog

Order backlog with finite useful life are stated at cost less accumulated amortisation and accumulated impairment losses. Amortisation of order backlog are recognised in income statement based on the realisation of sales from these backlog. Amortisation methods, useful lives and residual values are reviewed at the end of each reporting period and adjusted if appropriate.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.5 Financial instruments

(i) Recognition and initial measurement

Non-derivative financial assets and financial liabilities

Trade receivables are initially recognised when they are originated. All other financial assets and financial liabilities are initially recognised when the Group becomes a party to the contractual provisions of the instrument.

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

(ii) Classification and subsequent measurement

Non-derivative financial assets

On initial recognition, a financial asset is classified as measured at amortised cost.

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

Financial assets at amortised cost

A financial asset is measured at amortised cost if it meets both of the following conditions and is not designated as at FVTPL:

- it is held within a business model whose objective is to hold assets to collect contractual cash flows; and
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Business model assessment

The Group makes an assessment of the objective of the business model in which a financial asset is held at a portfolio level because this best reflects the way the business is managed and information is provided to management. The information considered includes:

- the risks that affect the performance of the business model and how those risks are managed;
 and
- the frequency, volume and timing of sales of financial assets in prior periods, the reasons for such sales and expectations about future sales activity.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.5 Financial instruments (Continued)

(ii) Classification and subsequent measurement (Continued)

Assessment whether contractual cash flows are solely payments of principal and interest

For the purposes of this assessment, 'principal' is defined as the fair value of the financial asset on initial recognition. 'Interest' is defined as consideration for the time value of money and for the credit risk associated with the principal amount outstanding during a particular period of time and for other basic lending risks and costs (e.g. liquidity risk and administrative costs), as well as profit margin.

In assessing whether the contractual cash flows are solely payments of principal and interest, the Group considers contingent events, leverage features, modifications of the time value of money and other limiting terms in the contractual terms of the instrument, which change the timing or amount of contractual cash flows such that the cash flows of the instrument would not be reflective of solely payments of principal and interest.

A prepayment feature is consistent with the solely payments of principal and interest criterion if the prepayment amount substantially represents unpaid amounts of principal and interest on the principal amount outstanding, which may include reasonable additional compensation for early termination of the contract. Additionally, for a financial asset acquired at a significant discount or premium to its contractual par amount, a feature that permits or requires prepayment at an amount that substantially represents the contractual par amount plus accrued (but unpaid) contractual interest (which may also include reasonable additional compensation for early termination) is treated as consistent with this criterion if the fair value of the prepayment feature is insignificant at initial recognition.

Subsequent measurement and gains and losses

Financial assets at amortised cost

These assets are subsequently measured at amortised cost using the effective interest method. The amortised cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognised in income statement. Any gain or loss on derecognition is recognised in income statement.

Non-derivative financial liabilities

The Group classifies non-derivative financial liabilities into the other financial liabilities category.

Such financial liabilities are initially measured at fair value less directly attributable transaction costs. They are subsequently measured at amortised cost using the effective interest method.

The Group's non-derivative financial liabilities comprised trade and other payables and interest-bearing loans and borrowings.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.5 Financial instruments (Continued)

(iii) Derecognition

Financial assets

The Group derecognises a financial asset when:

- the contractual rights to the cash flows from the financial asset expired; or
- it transfers the rights to receive the contractual cash flows in a transaction in which either:
 - substantially all of the risks and rewards of ownership of the financial asset are transferred; or
 - the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

Transferred assets are not derecognised when the Group enters into transactions whereby it transfers assets recognised in its statement of financial position, but retains either all or substantially all of the risks and rewards of the transferred assets.

Financial liabilities

The Group derecognises a financial liability when its contractual obligations are discharged or cancelled, or expired. The Group also derecognises a financial liability when its terms are modified and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognised at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognised in income statement.

(iv) Offsetting

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

(v) Cash and cash equivalents

Cash and cash equivalents comprise cash balances and short-term deposits that are subject to an insignificant risk of changes in their fair value, and are used by the Group in the management of its short-term commitments.

(vi) Share capital

Ordinary shares are classified as equity. Incremental costs directly attributable to the issue of ordinary shares are recognised as a deduction from equity, net of any tax effects.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.6 Leases

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

As a lessee

At commencement or on modification of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease component on the basis of its relative stand-alone prices. However, for the leases of office and factory, leasehold building and land the Group has elected not to separate non-lease components and account for the lease and non-lease components as a single lease component.

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

The right-of-use asset is subsequently depreciated using the straight-line method from the commencement date to the end of the lease term, unless the lease transfers ownership of the underlying asset to the Group by the end of the lease term or the cost of the right-of-use asset reflects that the Group will exercise a purchase option. In that case the right-of-use asset will be depreciated over the useful life of the underlying asset, which is determined on the same basis as those of property and equipment. In addition, the right-of-use asset is periodically reduced by impairment losses, if any, and adjusted for certain remeasurements of the lease liability. The right-of-use asset is subsequently stated at cost less accumulated depreciation and impairment losses.

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

The Group determines the lessee's incremental borrowing rate by obtaining interest rates from various external financing sources and makes certain adjustments to reflect the terms of the lease and type of the asset leased.

Lease payments included in the measurement of the lease liability comprise fixed payments and lease payment in an optional renewal period if the Group is reasonably certain to exercise an extension option.

The lease liability is measured at amortised cost using the effective interest method. It is remeasured when there is a change in the Group's assessment of whether it will exercise an extension or termination option. When the lease liability is remeasured in this way, a corresponding adjustment is made to the carrying amount of the right-of-use asset, or is recorded in income statement if the carrying amount of the right-of-use asset has been reduced to zero.

Short-term leases

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

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.7 Impairment

(i) Non-derivative financial assets and contract assets

The Group recognises loss allowances for expected credit losses (ECLs) on financial assets measured at amortised costs and contract assets (as defined in SFRS(I) 15).

Loss allowances of the Group are measured on either of the following bases:

- 12-month ECLs: these are ECLs that result from default events that are possible within the 12 months after the reporting date (or for a shorter period if the expected life of the instrument is less than 12 months); or
- Lifetime ECLs: these are ECLs that result from all possible default events over the expected life
 of a financial instrument or contract asset.

Simplified approach

The Group applies the simplified approach to provide for ECLs for all trade receivables and contract assets. The simplified approach requires the loss allowance to be measured at an amount equal to lifetime ECLs.

General approach

The Group applies the general approach to provide for ECLs on all other financial instruments. Under the general approach, the loss allowance is measured at an amount equal to 12-month ECLs at initial recognition.

At each reporting date, the Group assesses whether the credit risk of a financial instrument has increased significantly since initial recognition. When credit risk has increased significantly since initial recognition, loss allowance is measured at an amount equal to lifetime ECLs.

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

If credit risk has not increased significantly since initial recognition or if the credit quality of the financial instruments improves such that there is no longer a significant increase in credit risk since initial recognition, loss allowance is measured at an amount equal to 12-month ECLs.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.7 Impairment (Continued)

(i) Non-derivative financial assets and contract assets (Continued)

General approach (Continued)

The Group considers a financial asset to be in default when:

- the borrower is unlikely to pay its credit obligations to the Group in full, without recourse by the Group to actions such as realising security (if any is held); or
- the financial asset remains outstanding beyond management's expected range of past due days taking into consideration past payment trends, macroeconomic and industry conditions.

The maximum period considered when estimating ECLs is the maximum contractual period over which the Group is exposed to credit risk.

Measurement of expected credit losses (ECLs)

ECLs are probability-weighted estimates of credit losses. Credit losses are measured at the present value of all cash shortfalls (i.e. the difference between the cash flows due to the entity in accordance with the contract and the cash flows that the Group expects to receive).

Credit-impaired financial assets

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

Evidence that a financial asset is credit-impaired includes the following observable data:

- significant financial difficulty of the borrower or issuer;
- a breach of contract such as a default (as defined above);
- the restructuring of a loan or advance by the Group on terms that the Group would not consider otherwise; or
- it is probable that the debtor will enter bankruptcy or other financial reorganisation.

Presentation of allowance for expected credit losses (ECLs) in the statement of financial position

Loss allowances for financial assets measured at amortised cost and contract assets are deducted from the gross carrying amount of these assets.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.7 Impairment (Continued)

(i) Non-derivative financial assets and contract assets (Continued)

General approach (Continued)

Write-off

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

(ii) Non-financial assets

The carrying amounts of the Group's non-financial assets, other than inventories, contract assets and deferred tax assets, are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists, then the asset's recoverable amount is estimated. For goodwill, the recoverable amount is estimated each year at the same time. An impairment loss is recognised if the carrying amount of an asset or its related cash-generating unit (CGU) exceeds its estimated recoverable amount.

The recoverable amount of an asset or CGU is the greater of its value in use and its fair value less costs of disposal. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset or CGU. Subject to an operating segment ceiling for the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or CGU. For the purposes of goodwill impairment testing, CGUs to which goodwill has been allocated are aggregated so that the level at which impairment testing is performed reflects the lowest level at which goodwill is monitored for internal reporting purposes. Goodwill acquired in a business combination is allocated to groups of CGUs that are expected to benefit from the synergies of the combination.

Impairment losses are recognised in income statement. Impairment losses recognised in respect of CGUs are allocated first to reduce the carrying amount of any goodwill allocated to CGUs (group of CGUs) and then, to reduce the carrying amount of the other assets in the unit (group of GGUs) on a *pro rata* basis.

An impairment loss in respect of goodwill is not reversed. In respect of other assets, impairment losses recognised in prior periods are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortisation, if no impairment loss had been recognised.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.8 Inventories

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

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

The amount of any allowance for inventories obsolescence are recognised as an expense in the period the loss occurs. The amount of any reversal of any allowance for inventories obsolescence is recognised as a reduction against the expense in the period in which the reversal occurs.

3.9 Provisions

A provision is recognised if, as a result of a past event, the Group has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

Provision for warranty claims

The warranty provision represents the best estimate of the Group's contractual obligations at the reporting date. Under the terms of the revenue contracts with customers, the Group is obligated to make good, by repair or replacement, engineering or manufacturing defects that become apparent within the warranty period from the date of delivery. The contractual warranty obligation is for one year. The Group's experience of the proportion of its products sold that requires repair or replacement differs from year to year as every contract is customised to the specification of the customers. The estimation of the provision for warranty expenses is based on the Group's past claim experience in relation to warranty exposures and represents the best estimates of the costs expected to incur per dollar of sales.

Provision for restoration

A provision for restoration of offices under lease agreement is recognised as the Group has obligation to restore the offices back to its original condition as per the lease agreement. See Note 3.6.

Provision for restructuring

Provision for restructuring is recognised when the Group has approved a detailed and formal restructuring plan, and the restructuring either has commenced or has been announced publicly. Future operating losses are not provided for.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.10 Employee benefits

Defined contribution plans

A defined contribution plan is a post-employment benefit plan under which an entity pays fixed contributions into a separate entity and will have no legal or constructive obligation to pay further amounts. Obligations for contributions to defined contribution pension plans are recognised as an employee benefit expense in income statement in the periods during which related services are rendered by employees.

Short-term employee benefits

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. A liability is recognised for the amount expected to be paid under short-term cash bonus if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee, and the obligation can be estimated reliably.

Share-based payment transactions

The grant date fair value of equity-settled share-based payment award granted to employees is recognised as an employee expense, with a corresponding increase in equity, over the vesting period of the award. The amount recognised as an expense is adjusted to reflect the number of equity instruments for which the related service conditions are expected to be met, such that the amount ultimately recognised as an expense is based on the number of equity instruments that meet the related service conditions at the vesting date.

Termination benefits

Termination benefits are recognised as an expense when the Group is committed demonstrably, without realistic possibility of withdrawal, to a formal detailed plan to terminate employment before the normal retirement date.

3.11 Revenue recognition

Goods and services sold

Revenue from sale of goods and services in the ordinary course of business is recognised when the Group satisfies a performance obligation (PO) by transferring control of a promised good or service to the customer. The amount of revenue recognised is the amount of the transaction price for the PO.

The transaction price is the amount of consideration in the contract to which the Group expects to be entitled in exchange for transferring the promised goods or services. The transaction price may be fixed or variable and is adjusted for time value of money if the contract includes a significant financing component. Consideration payable to a customer is deducted from the transaction price if the Group does not receive a separate identifiable benefit from the customer. When consideration is variable, the estimated amount is included in the transaction price to the extent that it is highly probable that a significant reversal of the cumulative revenue will not occur when the uncertainty associated with the variable consideration is resolved.

Revenue may be recognised at a point in time or over time following the timing of satisfaction of the PO. If a PO is satisfied over time, revenue is recognised based on the percentage of completion reflecting the progress towards complete satisfaction of that PO.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.12 Tax

Tax expense comprises current and deferred tax. Current tax and deferred tax are recognised in income statement except to the extent that it relates to a business combination, or items recognised directly in equity or in Other Comprehensive Income.

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

Current tax assets and liabilities are offset only if certain criteria are met.

Deferred tax is recognised in respect of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes.

Deferred tax is not recognised for:

- temporary differences on the initial recognition of assets or liabilities in a transaction that is not a business combination and that affects neither accounting nor taxable profit or loss;
- temporary differences related to investments in subsidiaries, associates and joint arrangements to the extent that the Group is able to control the timing of the reversal of the temporary difference and it is probable that they will not reverse in the foreseeable future; and
- taxable temporary differences arising on the initial recognition of goodwill.

The measurement of deferred taxes reflects the tax consequences that would follow the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. Deferred tax is measured at the tax rates that are expected to be applied to temporary differences when they reverse, based on the laws that have been enacted or substantively enacted by the reporting date.

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

Deferred tax assets are recognised for unused tax losses, tax credits and deductible temporary differences, to the extent that it is probable that future taxable profits will be available against which they can be used. Future taxable profits are determined based on the reversal of relevant taxable temporary difference. If the amount of taxable temporary differences is insufficient to recognise a deferred tax asset in full, then future taxable profits adjusted for reversal of existing temporary differences are considered, based on the business plans for individual subsidiaries of the Group. Deferred tax assets are reviewed at each reporting date and are reduced to the extent that it is no longer probable that the related tax benefit will be realised; such reductions are reversed when the probability of future taxable profits improves.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.12 Tax (Continued)

Unrecognised deferred tax assets are reassessed at each reporting date and recognised to the extent that it has become probable that future taxable profits will be available against which they can be used.

In determining the amount of current and deferred tax, the Group takes into account the impact of uncertain tax positions and whether additional taxes and interest may be due. The Group believes that its accruals for tax liabilities are adequate for all open tax years based on its assessment of many factors, including interpretations of tax law and prior experience. This assessment relies on estimates and assumptions and may involve a series of judgements about future events. New information may become available that causes the Group to change its judgement regarding the adequacy of existing tax liabilities; such changes to tax liabilities will impact tax expense in the period that such a determination is made.

3.13 Interest income

Interest income is recognised as it accrues in income statement, under 'Other non-operating income' using the effective interest method.

3.14 Foreign currency gains and losses

Foreign currency gains and losses on financial assets and financial liabilities are reported on a net basis under 'Other non-operating income/(expenses)' depending on whether foreign currency movements are in a net gain or net loss position.

3.15 Finance cost

Finance costs comprise interest expense on borrowings and lease liabilities. These are recognised in income statement.

Borrowing costs that are not directly attributable to the acquisition, construction or production of a qualifying asset are recognised in income statement using the effective interest method.

3.16 Government grants

Government grants are recognised initially as deferred income at fair value when there is reasonable assurance that they will be received and the Group will comply with the conditions associated with the grants. Grant that is provided in the form of loan forgiveness is recognised as and when the loan is forgiven by the government. Grants that compensate the Group for expenses incurred are recognised in the income statement as 'Other non-operating income' on a systematic basis in the same periods in which the expenses are recognised. 'Other non-operating income' is presented net of 'Other non-operating income/(expenses)' in the income statement.

YEAR ENDED 30 JUNE 2021

3 SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

3.17 Earnings per share

The Group presents basic and diluted earnings per share data for its ordinary shares. Basic earnings per share is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted-average number of ordinary shares outstanding during the year, adjusted for own shares held. Diluted earnings per share is determined by adjusting the profit or loss attributable to ordinary shareholders and the weighted-average number of ordinary shares outstanding, adjusted for own shares held, for the effects of all dilutive potential ordinary shares, which comprise of share options grant to employees.

3.18 Segment reporting

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

Segment revenue, results, assets and liabilities include items directly attributable to a segment as well as those that can be allocated on a reasonable basis. Unallocated items comprise mainly corporate assets (primarily the Company's headquarters), head office expenses, and tax assets and liabilities.

Segment capital expenditure is the total cost incurred during the year to acquire property, plant and equipment and intangible assets other than goodwill.

3.19 New standards and interpretations not yet adopted

A number of new standards, interpretations and amendments to standards are effective for annual periods beginning after 1 July 2020 and earlier application is permitted; however, the Group has not early adopted the new or amended standards and interpretations in preparing these financial statements.

The following new SFRS(I)s, interpretations and amendments to SFRS(I)s are not expected to have a significant impact on the Group's consolidated financial statements and the Company's statement of financial position.

- Classification of Liabilities as Current or Non-current (Amendments to SFRS(I) 1-1)
- COVID-19-Related Rent Concessions (Amendment to SFRS(I) 16)
- Reference to the Conceptual Framework (Amendments to SFRS(I) 3)
- Property, Plant and Equipment Proceeds before Intended Use (Amendments to SFRS(I) 16)
- Onerous Contracts Costs of Fulfilling a Contract (Amendments to SFRS(I) 37)
- Annual Improvements to SFRS(I) 2018 2020

YEAR ENDED 30 JUNE 2021

	Buildings on freehold land \$'000	Freehold land* \$'000	Buildings on leasehold land \$'000	Plant and machinery*	Furniture, fixtures and equipment \$'000	Toolings and moulds \$'000	Motor vehicles and work boats \$'000	Assets under construction \$'000	Total \$'000
Group Cost									
At 1 July 2019	1,544	2,761	12,128	4,299		28,604	262	3,443	57,102
Additions	316	I	21	78		I	37	3,113	3,833
Disposals	I		I	(1)		I	(27)	I	(28)
Reclass	0		I	I		4,622	I	(4,743)	I
Translation adjustment	72	- 1	(47)	3	ı	(109)	-	2	18
At 30 June 2020	1,941	2,844	12,102	4,379	4,454	33,117	273	1,815	60,925
At 1 July 2020	1,941	2,844	12,102	4,379		33,117	273	1,815	60,925
Additions	112	578	100	788		944	I	2,546	5,375
Disposals	I	I	(117)	(478)		(61)	(35)	I	(752)
Write-off	I	l	I	(308)		(14,001)	I	ı	(14,385)
Reclass	ı	I	I	I		3,395	I	(3,517)	I
Translation adjustment	(67)	(101)	(64)	(19)	I	47	(1)	8	(286)
At 30 June 2021	1,956	3,321	12,021	4,362		23,441	237	847	50,877

PROPERTY, PLANT AND EQUIPMENT

NOTES TO THE FINANCIAL STATEMENTS YEAR ENDED 30 JUNE 2021

	Note	Buildings on freehold land \$'000	Freehold land*	Buildings on leasehold land \$'000	Plant and machinery# \$'000	Furniture, fixtures and equipment \$'000	Toolings and moulds \$'000	Motor vehicles and work boats \$'000	Assets under construction \$'000	Total \$'000
Group Accumulated depreciation and impairment losses										
At 1 July 2019		09	ı	5,870	2,013	1,489	22,033	138	ı	31,603
Charge for the year	21	68	I	180	331	892	2,811	35	I	4,338
Disposal Translation		I	I	I	I	I	I	(17)	I	(17)
adjustment		15	1	(25)	2	6	(65)	1	1	(64)
At 30 June 2020		164	1	6,025	2,346	2,390	24,779	156	1	35,860
At 1 July 2020		164	1	6,025	2,346	2,390	24,779	156	I	35,860
Charge for the year	21	40	I	172	352	855	3,250	37	I	4,706
Disposal		I	I	(61)	(417)	(42)	(12)	(35)	I	(567)
Write-off		I	I	I	(306)	(76)	(14,001)	I	I	(14,383)
Translation										
adjustment		(18)	1	(38)	(13)	(40)	101	ı	1	(8)
At 30 June 2021		186	1	860'9	1,962	3,087	14,117	158	1	25,608
Carrying amounts				(((
At 1 July 2019		1,484	2,761	6,258	2,286	2,572	6,571	124	3,443	25,499
At 30 June 2020		1,777	2,844	6,077	2,033	2,064	8,338	117	1,815	25,065
At 30 June 2021		1,770	3,321	5,923	2,400	1,605	9,324	79	847	25,269

Included in freehold land is a submerged land with carrying amount of \$84,000 (2020: \$87,000) charged against bank borrowings (see Note 15).

PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Included in plant and machinery is a travel lift with a carrying amount of \$684,000 (2020: \$Nit) that is charged against bank borrowings (see Note 15).

YEAR ENDED 30 JUNE 2021

4 PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Assets under construction

Assets under construction relate mainly to expenditures incurred for retooling existing moulds and construction of new moulds.

5 RIGHT-OF-USE ASSETS

	Note	Office and factory lease \$'000	Buildings on leasehold land \$'000	Leasehold land* \$′000	Total \$′000
Group					
Cost					
At 1 July 2019		289	498	6,166	6,953
Additions Translation adjustment		426 11	(1)	(27)	426 (1 <i>7</i>)
'					
At 30 June 2020		726	497	6,139	7,362
At 1 July 2020		726	497	6,139	7,362
Additions		531	_	_	531
De-recognition of lease # Translation adjustment		(728) 26	(3)	(36)	(728) (13)
'		555	494		
At 30 June 2021				6,103	7,152
Accumulated depreciation At 1 July 2019 Depreciation charge for		-	_	_	-
the year	21	429	17	181	627
Translation adjustment		11	_	(2)	9
At 30 June 2020		440	17	179	636
At 1 July 2020 Depreciation charge for		440	17	179	636
the year	21	316	17	179	512
De-recognition of lease #		(638)	_	_	(638)
Translation adjustment		14		(2)	12
At 30 June 2021		132	34	356	522
Carrying amounts					
At 1 July 2019		289	498	6,166	6,953
At 30 June 2020		286	480	5,960	6,726
At 30 June 2021		423	460	5,747	6,630

Charged against bank borrowings see Note 15.

[#] De-recognition is related to lease expiration amounting to \$603,000 and termination of a lease with cost of \$125,000 and accumulated depreciation of \$35,000.

YEAR ENDED 30 JUNE 2021

6 SUBSIDIARIES

	Comp	any
	2021 \$'000	2020 \$'000
Unquoted ordinary shares, at cost Unquoted preference shares, at cost	21,726 15,222	21,726 15,222
Equity investments, at cost Amounts due from a subsidiary (non-current)	36,948 1,068	36,948 1,068
	38,016	38,016

The non-current amounts due from a subsidiary of \$1,068,000 (2020: \$1,068,000) are unsecured and the settlement of the amounts is neither planned nor likely to occur in the foreseeable future. As the amounts are, in substances, part of the Company's net investment in the subsidiary, they are stated at cost.

Details of the subsidiaries

The subsidiaries directly held by the Company are as follows:

No	ame of subsidiaries	Principal activities	Country of incorporation	Effective interes by the C 2021 %	t held
+	GB Yachts Pte. Ltd. ("GBS")	The subsidiary carries out the Group's sales activities and provides certain management services to the Malaysia, United States of America ("USA") and Australia subsidiaries.	Singapore	100	100
@	Grand Banks Yachts Sdn. Bhd.	The subsidiary operates the manufacturing plant in Malaysia and sells the manufactured yachts to the Singapore, USA and Australia subsidiaries.	Malaysia	100	100
#	Grand Banks Yachts Australia Pty Ltd	The subsidiary carries out the Group's sales and marketing activities in Australia. It also sells new and previously owned yachts.	Australia	100	100
#	Palm Beach Motor Yacht Co Pty Ltd ("PBMY")	The subsidiary operated as a contract manufacturer for GBS for customer in USA. It also operated the manufacturing plant to sell to domestic customers. Both ended in December 2020. It also sells new and previously owned yachts as well as being involved in brokerage business in Australia.	Australia	100	100

YEAR ENDED 30 JUNE 2021

6 SUBSIDIARIES (CONTINUED)

Details of the subsidiaries (Continued)

The significant subsidiaries held by the Company's subsidiary companies are as follows:

No	ume of subsidiaries	Principal activities	Country of incorporation	intere	e equity st held Company 2020
#	Subsidiary of GBS Grand Banks Marine Group, Ltd. (Previously known as Grand Bank Yachts Ltd.) ("GBA")	The subsidiary carried out the Group's sales and marketing activities in USA. It also sold new and previously owned yachts and was involved in brokerage sales in USA. It became a holding company effective 1 July 2021.	United States of America	100	100
#	Subsidiaries of GBA Grand Banks Yachts Sales, LLC ("GBYS")	The subsidiary carries out the Group's sales and marketing activities, including sales of new and previously owned yachts and also involved in brokerage sales in USA.	United States of America	100	-
#	Grand Banks Yachts Services, LLC	The subsidiary carries out the Group's service activities in USA.	United States of America	100	-
#	Grand Banks Yachts Employment Service, LLC	The subsidiary carries out the Group's employment activities in USA.	United States of America	100	-
#	Stuart Yacht Corporation ("SYC")	Owner and landlord of the property and marina.	United States of America	100	100
#	Subsidiaries of GBYS Grand Banks Yachts Sales California, Inc.	The subsidiary carries out the Group's sales and marketing activities, including sales of new and previously owned yachts and also involved in brokerage sales in California.	United States of America	100	-
#	Grand Banks Yachts Sales Florida, LLC	The subsidiary carries out the Group's sales and marketing activities, including sales of new and previously owned yachts and also involved in brokerage sales in Florida.	United States of America	100	-
#	Grand Banks Yachts Sales Rhode Island, LLC	The subsidiary carries out the Group's sales and marketing activities, including sales of new and previously owned yachts in Rhode Island.	United States of America	100	-
#	Grand Banks Yachts Sales Michigan, LLC	The subsidiary carries out the Group's sales and marketing activities, including sales of new and previously owned yachts in Michigan.	United States of America	100	-

YEAR ENDED 30 JUNE 2021

6 SUBSIDIARIES (CONTINUED)

Details of the subsidiaries (Continued)

Name of subsidiaries	Principal activities	Country of incorporation	Effective interes by the C 2021 %	t held
# GB Marine Group Pty Ltd (Previously known as Palm Beach Motor Yachts Asia Limited)	Dormant	Australia	100	100

- # Not required to be audited by law of country of incorporation.
- @ Audited by overseas affiliates of KPMG LLP, Singapore.
- + Audited by KPMG LLP, Singapore.

7 INTANGIBLE ASSETS

	Note	Goodwill \$'000	Club memberships \$'000	Trade marks \$'000	Order backlog \$'000	Total \$'000
Group						
Cost At 1 July 2019		6,361	68	2,242	460	9,131
Translation adjustment		69		21	5	95
At 30 June 2020		6,430	68	2,263	465	9,226
At 1 July 2020 Translation adjustment		6,430 351	68	2,263 111	465 25	9,226 487
At 30 June 2021		6,781	68	2,374	490	9,713
Accumulated amortisation At 1 July 2019 Amortisation Translation adjustment At 30 June 2020	21	- - - -	68 - - - 68	840 120 10 970	460 - 5 465	1,368 120 15 1,503
At 1 July 2020 Amortisation Translation adjustment	21	_ 	68 - -	970 130 41	465 - 25	1,503 130 66
At 30 June 2021			68	1,141	490	1,699
Carrying amounts At 1 July 2019		6,361		1,402		7,763
At 30 June 2020		6,430		1,293		7,723
At 30 June 2021		6,781	_	1,233	_	8,014

The Group holds trademarks for Grand Banks, Eastbay and Palm Beach on a worldwide basis. These trademarks are amortised to the income statement over an estimated useful life of twenty years.

YEAR ENDED 30 JUNE 2021

7 INTANGIBLE ASSETS (CONTINUED)

Impairment tests for cash-generating units containing goodwill

Goodwill arose from the acquisition of Palm Beach Motor Yacht Co Pty Ltd. For the purpose of impairment testing, goodwill of \$6,781,000 (2020: \$6,430,000) is allocated to the manufacturing and trading segment which represent the lowest level within the Group at which goodwill is monitored for internal management purposes.

The recoverable amount of a cash-generating unit is determined based on value-in-use determined by discounting the future cash flows to be generated from the continuing use of the cash-generating unit. Cash flows projection used in the value-in-use calculation was based on a five-year (2020: five-year) financial budget approved by management.

The key assumptions used in the estimation of the recoverable amount are set out below. The values assigned to the key assumptions represent management's assessment of future trends in the industry and have been based on historical data from both external and internal sources.

	Gro	ηþ
	2021	2020
	%	%
Compounded annual revenue growth rate	4.0	4.0
Weighted average expenses growth rate	3.9	4.0
Terminal value growth rate	0.0	0.0
Discount rate (pre-tax)	13.0	13.0

Based on the assumptions above, the estimated recoverable amount of the cash-generating unit exceeded its carrying amount. Accordingly, no impairment is required at the reporting date.

A reasonable change to the compounded revenue growth rate, discount rate and terminal value growth rate would not cause the carrying amount to exceed the recoverable amount.

8 DEFERRED TAX ASSETS AND (LIABILITIES)

Deferred tax assets and (liabilities) are attributable to the following:

	Ass	ets	Liabili	ties
	2021 \$'000	2020 \$′000	2021 \$'000	2020 \$'000
Group				
Property, plant and equipment	47		(1,140)	(375)
Inventories	509	_	_	_
Provisions and accruals	1,194	2,076	-	_
Tax losses and capital allowance	1,890	2,149		
Deferred tax assets/(liabilities)	3,640	4,225	(1,140)	(375)
Set off of tax	(782)		782	
Net deferred tax assets/(liabilities)	2,858	4,225	(358)	(375)

YEAR ENDED 30 JUNE 2021

8 DEFERRED TAX ASSETS AND (LIABILITIES) (CONTINUED)

Movements in temporary differences of deferred tax assets and liabilities during the year:

		Recognised			Recognised		
	At	in income		At	in income		At
	1 July	statement	Translation	1 July	statement	Translation	30 June
	2019	(Note 22)	adjustment	2020	(Note 22)	adjustment	2021
	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000
Group							
Deferred tax assets/							
(liabilities)							
Property, plant and							
equipment and							
intangible assets	(422)	52	(5)	(375)	(588)	(130)	(1,093)
Inventories	_	_	-	_	512	(3)	509
Provisions and accruals	1,890	205	(19)	2,076	(899)	17	1,194
Tax losses and capital							
allowance	3,108	(973)	14	2,149	(332)	73	1,890
Net deferred tax							
assets/ (liabilities)	4,576	(716)	(10)	3,850	(1,307)	(43)	2,500

Unrecognised deferred tax assets

Deferred tax assets have not been recognised in respect of the following items:

	Grou	р
	2021 \$'000	2020 \$'000
Unutilised tax losses and capital allowances	3,883	2,429

The unutilised tax losses and capital allowances are subject to agreement by the tax authorities and do not expire under current tax legislation. Deferred tax assets have been recognised in respect of these items to the extent that it is probable that future taxable profit will be available against which the Group can utilise the benefits therefrom.

9 INVENTORIES

	Group		
	2021 \$'000	2020 \$'000	
Raw materials and components Allowance for inventories obsolescence	16,138 (2,816)	10,356 (2,659)	
Stock boats at net realisable value	13,322 1,441	7,697 8,785	
Work-in-progress components and stock boats	77	4,859	
	14,840	21,341	

YEAR ENDED 30 JUNE 2021

9 INVENTORIES (CONTINUED)

In 2021, changes in raw materials and components, stock boats and work-in-progress included in cost of sales amounted to \$70,071,790 (2020: \$79,560,341).

Usage of raw materials, changes in work-in-progress and changes in finished goods are main components of the cost of sales shown in income statement. Cost of sales also includes an allowance for inventories obsolescence which is provided to be consistent with the view that assets should not be carried in excess of amounts expected to be realised from their sale or use. Stock boats are carried at lower of cost and net realisable value. Estimates of net realisable value are based on the most reliable evidence available at the reporting date. These estimates take into consideration market demand, competition, and selling price and cost directly relating to events occurring after the end of the financial year to the extent that such events confirm conditions existing at the end of the financial year.

10 TRADE AND OTHER RECEIVABLES

	Group		Company	
	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Trade receivables	471	792	_	_
Refundable deposits	115	131	_	_
Other receivables	-	67	-	_
Amounts due from subsidiaries (non-trade)			7,417	6,875
	586	990	7,417	6,875

The current outstanding balances with subsidiaries are unsecured, interest-free and repayable on demand. There is no allowance for doubtful debts arising from the outstanding balances with subsidiaries.

The Group's credit and currency risks and impairment losses for trade and other receivables are disclosed in Note 27.

11 PREPAYMENTS

	Group		Company	
	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Payments in advance for purchases of raw materials and components	844	389	_	
Prepaid operating expenses	406	386	17	17
	1,250	775	17	17

YEAR ENDED 30 JUNE 2021

12 CASH AND CASH EQUIVALENTS

	Group		Company	
	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Cash and bank balances	8,470	3,334	80	209
Short-term deposits	36,743	7,383	700	
Cash and cash equivalents in the statement of cash flows	45,213	10,717	780	209

Bank balances earns interest at floating rates based on the daily bank deposits rates. Short-term deposits are placed for varying periods of between 5 to 183 days (2020: 5 to 365 days) and earn interest at rates averaging from Nil% to 2.00% (2020: Nil% to 2.70%) per annum.

13 TRADE AND OTHER PAYABLES

	Group		Company	
	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Trade payables	2,048	2,427	_	_
Advance from customers	1,613	1,071	_	_
Accrued operating expenses	9,951	6,207	367	519
	13,612	9,705	367	519

14 PROVISIONS

	Warranties \$'000	Restoration \$'000	Restructuring \$'000	Total \$'000
Balance at 1 July 2020	3,304	96	910	4,310
Changes during the year				
Provisions made during the year	2,625	17	_	2,642
Write-back	_	_	(266)	(266)
Claims expended during the year	(1,700)	(100)	(679)	(2,479)
Translation adjustment	(12)	5	35	28
Balance at 30 June 2021	4,217	18	_	4,235

YEAR ENDED 30 JUNE 2021

14 PROVISIONS (CONTINUED)

	Warranties \$'000	Restoration \$'000	Restructuring \$'000	Total \$'000
Balance at 1 July 2019	2,469	_	_	2,469
Changes during the year				
Provisions made during the year	3,188	94	1,511	4,793
Claims expended during the year	(2,338)	_	(618)	(2,956)
Translation adjustment	(15)	2	17	4
Balance at 30 June 2020	3,304	96	910	4,310

Warranties

The provision for warranty is set up to cover the estimated liability in respect of warranty claims for the sale of completed yachts. The provision is based on historical warranty claims for the past four years. The warranty period is over the next twelve months.

Restoration

The provision for restoration cost is to cover the estimated liabilities for restoration of offices in relation to leases under its subsidiaries, GB Yachts Pte. Ltd. and Palm Beach Motor Yacht Co Pty Ltd. The Group expects to incur these liabilities at the end of the lease term over the next twelve months.

Restructuring

In 2020, the Group committed to a plan to restructure its manufacturing site in Australia to Malaysia. The provision for restructuring mainly includes restructuring pay-outs to employees in Palm Beach Motor Yacht Co Pty Ltd. The Group has incurred these costs when the manufacturing site in Australia shut down in December 2020.

15 INTEREST-BEARING LOANS AND BORROWINGS

	Grou	Group		
	2021 \$'000	2020 \$'000		
Secured bank loan - Current - Non-current	1,060 1,957	1,845 2,700		
	3,017	4,545		

YEAR ENDED 30 JUNE 2021

15 INTEREST-BEARING LOANS AND BORROWINGS (CONTINUED)

As at 30 June 2021, the Group's subsidiaries have secured bank loan of \$3,017,000 (2020: \$4,545,000):

• The outstanding bank loan denominated in Malaysian Ringgit amounting to \$2,308,000 (2020: \$4,545,000) is secured over the leasehold land of the Group's manufacturing yard in Pasir Gudang, Johor, Malaysia, which has a carrying amount of \$5,747,000 (2020: \$5,960,000) (see Note 5), while the outstanding bank loan denominated in United States dollars amounting to \$192,000 (2020: \$Nil) is secured over leasehold submerged land of the Group's service yard in Florida, USA which has a carrying amount of \$84,000 (2020: \$87,000) (see Note 4).

Both loans have corporate guarantees provided by the Company to the respective banks. At the reporting date, the Company does not consider it probable that a claim will be made against the Company under the guarantee provided.

• The outstanding bank loan denominated in United States dollars amounting to \$517,000 (2020: \$Nil) is secured over a travel lift included within the Group's plant and machinery, which has a carrying amount of \$684,000 (2020: \$Nil) (see Note 4).

The secured bank loans bear an interest rate ranging from 3.95% to 5.25% (2020: 4.2% to 5.2%) per annum and are repayable between year 2021 to 2026 (2020: 2020 to 2023). Interest rates are repriced within the year.

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

	Liabilities			
	Interest- bearing loans and borrowings \$'000	Deferred consideration (Note 16) \$'000	Lease liabilities (Note 25) \$′000	Total \$′000
Balance at 1 July 2020	4,545	2,188	268	7,001
Changes from financing cash flows Repayment of interest-bearing loans and				
borrowings	(1,604)	_	_	(1,604)
Repayment of deferred consideration	_	(501)	_	(501)
Payment of lease liabilities	_	_	(301)	(301)
Proceed from interest-bearing loans and borrowings	192	_	_	192
Interest paid	(127)	(77)	(15)	(219)
Total changes from financing cash flows	(1,539)	(578)	(316)	(2,433)
The effect of changes in foreign exchange rates	(36)	(71)	12	(95)
Other changes				
New leases	_	_	514	514
Loan forgiveness (see Note 21)	(642)	-	(90)	(732)
Acquisition of travel lift partially financed by				
a bank loan	562	_	_	562
Finance cost	127	77	15	219
Total liability-related other changes	47	77	439	563
Balance at 30 June 2021	3,017	1,616	403	5,036

YEAR ENDED 30 JUNE 2021

15 INTEREST-BEARING LOANS AND BORROWINGS (CONTINUED)

	Liabilities			
	Interest- bearing loans and borrowings \$'000	Deferred consideration (Note 16) \$'000	Lease liabilities (Note 25) \$'000	Total \$′000
Balance at 1 July 2019	13,404	2,606	289	16,299
Changes from financing cash flows Repayment of interest-bearing loans and borrowings Repayment of deferred consideration Payment of lease liabilities Proceed from interest-bearing loans and borrowings Interest paid Total changes from financing cash flows	(15,651) - - 4,989 (623) (11,285)	(494) - - (100) (594)	- (339) - (28) (367)	(15,651) (494) (339) 4,989 (751) (12,246)
The effect of changes in foreign exchange rates	1,803	76	8	1,887
Other changes New leases Finance cost Total liability-related other changes	- 623 623	100	310 28 338	310 751 1,061
Balance at 30 June 2020	4,545	2,188	268	7,001

16 DEFERRED CONSIDERATION

	Grou	Group		
	2021 \$'000	2020 \$'000		
Secured promissory note - Current - Non-current	51 <i>7</i> 1,099	514 1,674		
	1,616	2,188		

On 9 May 2018, one of the subsidiaries issued a promissory note to the seller for the acquisition of assets of SYC. The promissory note is denominated in United States dollars and is secured over the shares of SYC. The secured promissory note bears a fixed interest rate of 4% per annum and is repayable between year 2018 to 2024.

YEAR ENDED 30 JUNE 2021

17 SHARE CAPITAL

	2021		2020	
	Number of shares ′000	\$′000	Number of shares '000	\$′000
Fully paid:				
Beginning of the year	184,635	43,136	184,235	43,045
Issue of shares pursuant to share plans			400	91
End of the year	184,635	43,136	184,635	43,136

A holder of ordinary shares is entitled to receive dividends as declared from time to time and is entitled to one vote per share at meetings of the Company. All shares rank equally with regard to the Company's residual assets.

Capital management

The Group considers capital to be its share capital. The Group's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Group manages its capital structure and makes adjustment to it, in the light of changes in economic and financial market conditions. The Group may adjust the dividend payout to shareholders, buy back or issue new shares to optimise capital structure within the Group. The Group is in a net cash position. Net cash is calculated as cash and cash equivalents less external borrowings, if any.

There were no changes in the Group's approach to capital management during the year.

The Company and its subsidiaries are not subject to externally imposed capital requirements.

18 SHARE-BASED COMPENSATION RESERVE

The share-based compensation reserve comprises the cumulative value of services received from employees recorded on grant of equity settled share options and share awards. The expense for service received is recognised over the vesting period.

19 FOREIGN CURRENCY TRANSLATION RESERVE

The foreign currency translation reserve comprises foreign exchange differences arising from the translation of the financial statements of foreign operations whose functional currencies are different from the presentation currency of the Group.

YEAR ENDED 30 JUNE 2021

20 REVENUE

The following table provides information about the nature and timing of the satisfaction of performance obligations in contracts with customers, including significant payment terms, and the related revenue recognition policies:

Revenue from construction contracts

Nature of goods or services	The Group manufactures and sell luxury yachts worldwide.
When revenue is recognised	Revenue is recognised with reference to the stage of completion of the contract activity at the reporting date. The stage of completion is determined using cost-to-cost method (i.e., actual cost installed and incurred over estimated total cost to complete each contract).
Significant payment terms	Progress billings to the customer are based on a payment schedule in the contract that is dependent on the achievement of specified construction milestones. If the value of the construction services rendered exceeds progress billings to the customer, a contract asset is recognised. Conversely, a contract liability is recognised when progress billings to the customer exceeds the value of the construction services rendered. Payment is due within seven days from date of progress billings.
Obligations for warranties	Under the terms of the revenue contracts with customers, the Group is obligated to make good, by repair or replacement, engineering or manufacturing defects that become apparent within the warranty period from the date of delivery. The contractual warranty obligation is for one year.

Revenue from boat brokerage

Nature of goods or services	The Group generates brokerage revenue through facilitating the sale of boats between interested buyers and sellers. The Group earns commission income from the brokerage deals.
When revenue is recognised	Revenue is recognised when the brokerage deal is completed.
Significant payment terms	Invoice is issued when brokerage boat is delivered to the end customer. Payment is due within seven days from date of invoice.

Revenue of services

Nature of goods or services	The Group provides boat servicing to its customers. Services sold are separate from the construction contracts and the Group accounts for the services separately.
When revenue is recognised	Revenue is recognised when services rendered to boats are completed.
Significant payment terms	Invoice is issued when services have been performed. Payment is due within seven days from date of invoice.

YEAR ENDED 30 JUNE 2021

20 REVENUE (CONTINUED)

Sale of stock boats, trade-in boats and parts

Nature of goods or services	The Group generates revenue from the sale of stock boats, trade-in boats and other spare parts of boats.
When revenue is recognised	Revenue is recognised when the significant risks and rewards of ownership have been transferred to the buyer. Revenue excludes goods and services taxes and other sales taxes, and is derived at after deduction of trade discounts.
Significant payment terms	Invoice is issued when parts are delivered to the customer. Parts payment is due within seven days from date of invoice. For stock and trade-in boats, payment is required before delivery.
Obligations for warranties	Under the terms of the revenue contracts with customers, the Group is obligated to make good, by repair or replacement, engineering or manufacturing defects that become apparent within the warranty period from the date of delivery for stock boats manufactured by the Group. The contractual warranty obligation is for one year. There is no warranty applicable for sale of parts or boats that are not manufactured by the Group.

Disaggregation of revenue from contracts with customers

In the following table, revenue from contracts with customers is disaggregated by major products and service lines, timing of revenue recognition and primary geographical markets.

	Group	
	2021 \$'000	2020 \$'000
Revenue from construction contracts	68,511	65,278
Revenue from boat brokerage*	4,839	1,674
Rendering of services	2,757	1,748
Sales of stock boats	6,857	22,958
Sales of trade-in boats	12,269	11,132
Sales of parts	828	444
	96,061	103,234
Timing of revenue recognition		
Transferred at a point in time	27,550	37,956
Transferred over time	68,511	65,278
	96,061	103,234
Revenue contributed by primary geographical markets:		
United States of America	73,906	86,736
Australia	12,001	16,498
Europe (including United Kingdom)	10,152	_
Asia	2	
	96,061	103,234

The related brokerage costs included in selling and marketing expenses amounted to \$2,555,000 (2020: \$915,000).

YEAR ENDED 30 JUNE 2021

20 REVENUE (CONTINUED)

Contract balances

The following table provides information about receivables, contract assets and contract liabilities from contracts with customers.

	2021 \$′000	2020 \$′000
Trade receivables	471	792
Contract assets	2,764	11,596
Contract liabilities	(23,315)	(10,731)

The contract assets primarily relate to the Company's rights to consideration for work completed but not billed at the reporting date. The contract liabilities primarily relate to advance consideration received from customers for which the performance obligations have not been satisfied.

These assets and liabilities are reported in the statements of financial position on a contract by contract basis at the end of each reporting period. If the value of services rendered exceeds progress billings to the customers, a contract asset is recognised and presented separately in the statements of financial position. The contract asset is transferred to trade receivables when the entitlement to payment becomes unconditional. If the progress billings to the customer or advance payments received or receivable exceeds the value of services rendered, a contract liability is recognised and separately presented in the statements of financial position.

Significant changes in the contract assets and the contract liabilities balances during the year are as follows:

	Contract assets		Contract liabilities	
	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Revenue recognised that was included in the contract liabilities balance at the				
beginning of the year	19,089	14,759	24,698	25,268
Changes in measurement of progress	14,539	25,140		

The Group applies the practical expedient in paragraph 121 of SFRS(I) 15 and does not disclose information about its remaining performance obligations if:

- the performance obligation is part of a contract that has an original expected duration of one year or less; or
- the Group has a right to invoice a customer in an amount that corresponds directly with its performance to date, then it recognises revenue in that amount.

YEAR ENDED 30 JUNE 2021

21 PROFIT BEFORE TAX

The following items have been included in arriving at profit before tax:

	Note	Gro	пр
		2021 \$'000	2020 \$'000
Wages, salaries and other employee benefits		26,585	28,768
Contributions to defined contribution plans,			
included in wages and salaries related costs		1,555	1,619
Restructuring (write-back)/costs		(266)	1,511
(Write-back)/allowance made for inventories obsolescence, net		(28)	725
Property, plant and equipment written off		2	_
Depreciation of property, plant and equipment	4	4,706	4,338
Depreciation of right-of-use assets	5	512	627
Amortisation of intangible assets	7	130	120
Loss on disposal of property, plant and equipment		138	3
Provision for warranty claims	14	2,625	3,188
Auditors' remuneration:			
– auditors of the Company		265	223
– overseas affiliates of KPMG LLP		55	118
Non-audit fees paid to:			
– auditors of the Company		76	101
Short-term lease expenses		146	277
Other non-operating income/(expense), net			
Foreign exchange loss, net		(436)	(799)
Interest income from bank		19	20
Government grants*		1,095	125
Sundry income		14	57
Others		(7)	18
		685	(579)

^{*} In 2021, the Group recognised grant income amounting to \$642,000 in the form of loan forgiveness from the U.S. Small Business Administration pertaining to loan taken up in prior year. The Group also received wages subsidy from the Malaysia Government amounting to \$263,000, Government's Economic Relief from Australian Taxation Office amounting to \$50,000 and Job Support Scheme from the Singapore Government amounting to \$132,000 due to the COVID-19 pandemic. The remaining grants were related to Wages Credit Scheme received from Singapore Government amounting to \$8,000.

YEAR ENDED 30 JUNE 2021

22 TAX EXPENSE/(CREDIT)

	Grou	ıp
	2021 \$'000	2020 \$'000
Current tax		
Current year	121	(896)
Over provision in prior years	(11)	(11)
	110	(907)
Deferred tax		
Origination and reversal of temporary differences	1,639	1,689
Recognition of tax effect of previously unrecognised tax losses and	.,	.,
capital allowance	(332)	(973)
·	1,307	716
Tax expense/(credit)	1,417	(191)
Reconciliation of effective tax rate Profit before tax	5,643	864
Tax at the domestic rates applicable to profits in the countries where the Group operates Adjustments:	1,321	189
Non-deductible expenses	160	352
Tax-exempt income	(423)	_
Deferred tax assets not recognised	436	423
Recognition of previously unrecognised capital allowance and tax losses	(332)	(973)
Recognition of previously unrecognised temporary differences	156	(280)
Overprovision in prior years	(11)	(11)
Withholding tax	117	114
Others	(7)	(5)
	1,417	(191)

23 SHARE-BASED COMPENSATION

Grand Banks Performance Share Plan 2014 ("PSP") and Grand Banks Employee Share Option Scheme 2014 ("ESOS") were approved and adopted by its members at an Extraordinary General Meeting of the Company held on 8 October 2014. The PSP and the ESOS are based on the principle of pay for performance and is designed to enable the Company to reward, retain and motivate employees whose contributions are essential to the well-being and prosperity of the Group, to give recognition to outstanding employees who have contributed to the Group and to align the interests of the participants with the interests of shareholders.

YEAR ENDED 30 JUNE 2021

23 SHARE-BASED COMPENSATION (CONTINUED)

The Group has the following share-based payment arrangements:

ESOS (equity-settled)

On 2 March 2015, the Group granted 3,450,000 share options to eligible employees and directors to take up unissued shares in the Company which will vest after a two years-service period. The exercise period of the options is five years from the date of grant for non-executive directors and ten years from the date of grant for key management personnel.

The Group further granted 300,000 share options to one executive on 5 July 2017 to take up unissued shares in the Company with similar terms as the grant on 2 March 2015.

At the end of the year, details of the ESOS plan on unissued ordinary shares of the Company are as follow:

Date of grant of options	Exercise price per share	Options outstanding at 1 July 2020	Options exercised	Options expired	Options outstanding at 30 June 2021	Options exercisable at 30 June 2021	Exercise period
2021							
2/3/2015	\$0.228	2,400,000	-	-	2,400,000	2,400,000	2/3/2017 to 1/3/2025
5/7/2017	\$0.280	300,000		_	300,000	300,000	5/7/2019 to 4/7/2027
		2,700,000			2,700,000	2,700,000	
2020							
2/3/2015	\$0.228	600,000	(400,000)	(200,000)	-	-	2/3/2017 to 1/3/2020
2/3/2015	\$0.228	2,400,000	=	=	2,400,000	2,400,000	2/3/2017 to 1/3/2025
5/7/2017	\$0.280	300,000	_		300,000	300,000	5/7/2019 to 4/7/2027
		3,300,000	(400,000)	(200,000)	2,700,000	2,700,000	

No share options were exercised in 2021. 400,000 share options under ESOS plan were exercised in 2020 at \$0.228 per share.

YEAR ENDED 30 JUNE 2021

23 SHARE-BASED COMPENSATION (CONTINUED)

Measurement of fair values

The fair value of the ESOS has been measured using binomial method at the grant date. Service conditions attached to the scheme were not taken into account in measuring fair value. Expected volatility is estimated by considering historical share price volatility particularly over the historical period commensurate with the expected term of the ESOS. The inputs used in the measurement of the fair values at grant date of the ESOS are as follows:

Fair value of ESOS and assumptions

		ESOS	
Option term	10 years	5 years	10 years
Date of grant of options	5 July 201 <i>7</i>	2 March 2015	2 March 2015
Fair value at grant date	\$0.0705	\$0.0703	\$0.0704
Share price at grant date	\$0.280	\$0.230	\$0.230
Exercise price	\$0.280	\$0.228	\$0.228
Expected volatility	46%	56%	56%
Option life (expected exercise period)	2.90 years	2.56 years	3.33 years
Expected dividends	1%	1%	1%
Risk-free interest rate (based on government bonds)	1.32%	1.14%	1.29%

During the year, the Group charged \$Nil (2020: \$Nil) to the income statement based on the fair value of the share options at the grant date being expensed over the vesting period.

24 EARNINGS PER SHARE

	Group	
	2021	2020
Basic earnings per share Basic earnings per share is based on:		
Profit for the year (\$'000)	4,226	1,055
Number of shares outstanding at beginning of the year ('000) Effect of shares issued during the year pursuant to share plans ('000)	184,635	184,235 400
Weighted average number of ordinary shares at the end of the year ('000)	184,635	184,635
Diluted earnings per share Diluted earnings per share is based on: Profit for the year (\$'000)	4,226	1,055
Number of shares outstanding at beginning of the year ('000) Effect of shares issued during the year ('000) Weighted average number of unissued ordinary shares from share options	184,635	184,235
('000) Weighted average number of ordinary shares that would have been issued	2,700	2,700
at average market price under the share options plan ('000) Weighted average number of ordinary shares at the end of the year ('000)	(2,513) 184,822	(2,666)

YEAR ENDED 30 JUNE 2021

25 LEASES

	2021	2020
	\$'000	\$'000
Current	164	192
Non-current	239	76
	403	268

Leases as lessee (SFRS(I) 16)

The Group leases land and office space. The lease for land has a remaining lease period of 31 years. The leases for office space typically run for three to four years.

Extension options

Some property leases contain extension options exercisable by the Group up to one year before the end of the non-cancellable contract period. Where practicable, the Group seeks to include extension options in new leases to provide operational flexibility. The extension options held are exercisable only by the Group and not by the lessors. The Group assesses at the lease commencement date whether it is reasonably certain to exercise the extension options. The Group reassesses whether it is reasonably certain to exercise the options if there is a significant event or significant changes in circumstance within its control.

The Group has estimated that the potential future lease payments, should it exercise the extension option, would result in an increase in lease liability of \$703,000 (2020: \$577,000).

26 SIGNIFICANT RELATED PARTY TRANSACTIONS

Key management personnel of the Group are those having the authority and responsibility for planning, directing and controlling the activities of the Group. The Chief Executive Officer, Chief Business Officer, Chief Financial Officer and the Board of Directors are considered as key management personnel of the Group.

	Group		
	2021 \$'000	2020 \$′000	
Short-term benefits Contribution to defined contribution plans	1,973 54	1,525 40	
	2,027	1,565	

Transactions

The Chief Executive Officer leased his property in Australia to a subsidiary, Palm Beach Motor Yacht Co Pty Ltd, for the use as manufacturing facility. The total rental paid by the Group was \$177,000 (2020: \$245,000). The lease lapsed on 28 February 2021.

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

Overview

Exposure to credit, liquidity, interest rate and currency risks arises in the normal course of the Group's business. The Group has established its general risk management philosophy to create an acceptable balance between the cost of risks occurring and the cost of managing the risks. Management continually monitors the Group's risks to ensure that an appropriate balance between risk and control is achieved and to reflect changes in market conditions.

Risk management framework

The Risk Management and Audit Committee oversees how management monitors compliance with the Group's risk management framework and reviews the adequacy of the risk management framework in relation to the risks faced by the Group. The Risk Management and Audit Committee is assisted in its oversight role by an independent Internal Audit organisation. This independent Internal Audit organisation undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the Risk Management and Audit Committee.

Credit risk

Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's receivables from customers. The carrying amounts of financial assets and contract assets represent the Group's maximum exposures to credit risk.

The Group manages its credit risk through the application of credit approvals, credit limits and monitoring procedures. Management considers the demographics of its customer base including the default risk associated with the customers' profile and background, and the industry and country in which customer, operate as these factors may impact the Group's credit risk profile.

The Group's credit review includes the consideration of historical loss rates, financial status and industry information. Sales credit limits are established for each customer.

Exposure to credit risk

Trade receivables and contract assets

As at 30 June 2021, there were no significant concentrations of credit risk. A summary of the Group's exposures to credit risk for trade receivables and contract assets is as follows:

	2021 Not credit- impaired \$'000	2020 Not credit- impaired \$'000
Receivables measured at lifetime ECL		
Trade receivables	471	792
Contract assets	2,764	11,596
	3,235	12,388

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Expected credit loss assessment

The Group uses ECL model for the impairment of trade receivables and contract assets. Based on an assessment of qualitative and quantitative factors that are indicative of the risk of default (including but not limited to applying experienced credit judgement), these exposures are considered to have low credit risk. Impairment on these balances have been measured on the lifetime expected credit loss basis. The amount of the allowance on trade receivables and contract assets are insignificant.

Non-trade amount due from related parties

Based on an assessment of qualitative and quantitative factors that are indicative of the risk of default (including but not limited to external ratings, audited financial statements, management accounts and cash flow projections, and available press information, if available), these exposures are considered to have low credit risk. The amount of allowance is insignificant.

Other receivables

Other receivables are short-term in nature. Impairment on other receivables has been measured on the 12-month expected loss basis and reflects the short maturities of exposures. The Group considers its receivables to have low credit risk and the amounting allowance on other receivables is insignificant.

Cash and cash equivalents

Cash and cash equivalents are placed with financial institutions, which are regulated. The amount of the allowance on cash and cash equivalents is insignificant.

Guarantees

The risk to which the Company is exposed is credit risk in connection with guarantees contract it has issued for a promissory note issued by a subsidiary (see Note 16). The credit risk represents the loss that would be recognised upon a default by the subsidiary to which the guarantees were given on behalf of. To mitigate these risks, management continually monitors the risks and has established processes including performing credit evaluations of the subsidiary it is providing the guarantee on behalf of. There are no terms and conditions attached to the guarantee contract that would have a material effect on the amount, timing and uncertainty of the Company's future cash flows.

Estimates of the Company's obligation arising from financial guarantee contracts may be affected by future events, which cannot be predicted with any certainty. The Company has assessed that the subsidiary has strong financial capacity to meet the contractual cash flow obligations in the near future and hence does not expect significant credit loss from the guarantee. The Company's assessment is based on qualitative and quantitative factors that are indicative of the risk of default. The assumptions made may well vary from actual experience so that the actual liability may vary considerably from the best estimates. As of reporting date, there is no provision made in respect of the obligations (refer Note 16).

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Liquidity risk

The Group monitors its liquidity risk and maintains a level of cash and cash equivalents deemed adequate by management to finance the Group's operations and to mitigate the effects of fluctuations in cash flows.

The following are the contractual undiscounted cash outflows of financial liabilities, including interest payments and excluding the impact of netting agreements:

			Cash flows			
	Note	Carrying amount \$'000	Contractual cash flows \$'000	Within 1 year \$'000	Within 2 to 5 years \$'000	More than 5 years \$'000
Group						
30 June 2021						
Trade and other payables*	13	11,999	11,999	11,999	-	_
Interest-bearing loans and borrowings	15	3,017	3,203	1,346	1,726	131
Lease liabilities	25	403	439	188	251	_
Deferred consideration	16	1,616	1,718	573	1,145	
30 June 2020						
Trade and other payables*	13	8,634	8,634	8,634	_	_
Interest-bearing loans and borrowings	15	4,545	4,745	1,968	2,777	-
Lease liabilities	25	268	287	201	86	-
Deferred consideration	16	2,188	2,374	594	1,780	
Company 30 June 2021						
Trade and other payables	13	367	367	367		
30 June 2020						
Trade and other payables	13	519	519	519		

^{*} Excluding advance from customers.

Interest rate risk

The Group's exposure to market risk for changes in interest rates relates primarily to interest-earning cash and cash equivalents.

		Gro Carrying		Compo Carrying o	
	Note	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Fixed rate instruments Short-term deposits	12	36,743	7,383	700	_
Deferred consideration	16	(1,616) 35,127	(2,188) 5,195	700	

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Interest rate risk (Continued)

		Gro Carrying		Compo	
	Note	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
Variable rate instruments Cash and bank balances Interest-bearing loans and	12	8,470	3,334	80	209
borrowings	15	(3,017)	(4,545)		
		5,453	(1,211)	80	209

In respect of the fixed rate instruments, a change in interest rates at the reporting date will not affect profit or loss. For variable rate instruments, the sensitivity analysis as follow:

	Grou	ıþ	Compa	ny
	2021 \$'000	2020 \$'000	2021 \$'000	2020 \$'000
100 bp increase				
Increase/(decrease) in profit before tax	55	(12)	1	2

This analysis assumes that all other variables, in particular foreign currency exchange rates, remain constant.

Foreign currency risk

The foreign currency exposure arising from transactions denominated in foreign currencies is mainly the United States Dollar (USD), Singapore Dollar (SGD), Australia Dollar (AUD) and Euro (EUR).

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Foreign currency risk (Continued)

The Group's gross exposure to foreign currencies is as follow:

	USD \$'000	SGD \$'000	AUD \$'000	EUR \$'000
Group	 			
30 June 2021				
Financial assets				
Trade and other receivables	4	9	1	_
Cash and cash equivalents	3,354	2,228	6,771	129
Financial liabilities				
Trade and other payables	(642)	(2,170)	(110)	(573)
Net currency exposure	2,716	67	6,662	(444)
30 June 2020				
Financial assets				
Trade and other receivables	_	15	5	_
Cash and cash equivalents	1,475	180	94	75
Financial liabilities				
Trade and other payables	(631)	(1,431)	(172)	(1,790)
Net currency exposure	844	(1,236)	(73)	(1,715)

The Company's exposure to foreign currency risk is not significant.

Sensitivity analysis

A 1% strengthening of United States Dollar (USD), Singapore Dollar (SGD), Australia Dollar (AUD) and Euro (EUR) against the functional currencies of its subsidiaries at the reporting date would increase/(decrease) profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant.

	2021 Profit or loss \$'000	2020 Profit or loss \$'000
Group		
USD	27	8
SGD	1	(12)
AUD	67	(1)
EUR	(4)	(17)

A 1% weakening of USD, SGD, AUD and EUR against the functional currencies of the Company and its subsidiaries at the reporting date would have the equal but opposite effect to the amounts shown above, on the basis that all other variables remain constant.

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Fair values of financial assets and financial liabilities

The fair values of financial assets and liabilities, together with the carrying amounts shown in the statements of financial position, are as follows:

	Note	Amortised cost \$'000	Other financial liabilities \$'000	Total carrying amount \$'000	Fair value \$'000
Group					
30 June 2021					
Trade and other receivables	10	586	-	586	586
Cash and cash equivalents	12	45,213		45,213	45,213
		45,799		45,799	45,799
Trade and other payables*	13	_	11,999	11,999	11,999
Interest-bearing loans and borrowings	15	_	3,017	3,017	3,017
Deferred consideration	16		1,616	1,616	1,616
			16,632	16,632	16,632
30 June 2020					
Trade and other receivables	10	990	_	990	990
Cash and cash equivalents	12	10,717		10,717	10,717
		11,707		11,707	11,707
Trade and other payables*	13	_	8,634	8,634	8,634
Interest-bearing loans and borrowings	15	_	4,545	4,545	4,545
Deferred consideration	16		2,188	2,188	2,188
			15,367	15,367	15,367

^{*} Excluding advance from customers.

YEAR ENDED 30 JUNE 2021

27 FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

Fair values of financial assets and financial liabilities (Continued)

	Note	Amortised cost	Other financial liabilities \$'000	Total carrying amount \$'000	Fair value \$'000
Company					
30 June 2021					
Trade and other receivables	10	7,417	-	7,417	7,417
Cash and cash equivalents	12	780		780	780
		8,197		8,197	8,197
Trade and other payables	13		367	367	367
30 June 2020					
Trade and other receivables	10	6,875	_	6,875	6,875
Cash and cash equivalents	12	209		209	209
		7,084		7,084	7,084
Trade and other payables*	13		519	519	519

^{*} Excluding advance from customers.

Interest-bearing loans and borrowings

No fair value is calculated for the floating rate loans as the Group believes that the carrying amounts, which are repriced within the year, reflect their corresponding fair values.

Deferred consideration

The carrying value based on the 4% interest rate per annum from the secured promissory note represents the market rate.

Other financial assets and liabilities

The carrying amounts of financial assets and liabilities with a maturity of less than one year (including trade and other receivables, cash and cash equivalents, and trade and other payables) are assumed to approximate their fair values because of the short period to maturity and where the effect of discounting is immaterial.

Accordingly, no fair value hierarchy information is disclosed for such financial assets and liabilities.

YEAR ENDED 30 JUNE 2021

28 OPERATING SEGMENTS

The Group engages predominantly in the manufacturing and sale of luxury yachts. The Group assessed its operating segment and determined that it has two (2020: two) operating and reporting segments.

Manufacturing & trading : Manufacturing and sales of yachts to end customers

Others : Ancillary sales such as brokerage income, service income and trade-in boats.

The operating segments contains various functions that are inter-dependent to support the Group's operating activities and performance. Based on the combined activities of these key functions, the Group's Chief Executive Officer ("CEO"), who is the chief operating decision maker ("CODM"), assesses performance against an approved Group's budget and makes resource allocation decisions that will maximise the utilisation of production capacity and operating efficiency of the operating segments, to achieve the Group's budget.

Reconciliation includes unallocated head office revenue, expenses, assets, liabilities and consolidation adjustments which are not directly attributable to a particular segment.

OPERATING SEGMENTS (CONTINUED)

NOTES TO THE FINANCIAL STATEMENTS

YEAR ENDED 30 JUNE 2021

Revenue and expenses \$7000 \$7000 expenses 76,233 88,755 intersegment revenue 2,613 3,219 iotal revenue 78,846 91,974 interest income 12,355 12,584 interest income 19 20 interest expense (219) 7511	2021 \$'000 \$'19,828 \$\frac{20,401}{4}	\$'000 \$'000 14,479 1,422 15,901	Corporate 2021 \$'000 \$ 1,985	2020 \$'000	Adjustments 2021 2 8'000 6	2020 \$'000	Consolidated 2021 2/3/000 \$	2020 \$'000 \$'000
\$'000 \$'000 \$'000 76,233 2,613 78,846 12,355 12,355 19 (5,348)		\$'000 \$'000 14,479 1,422 15,901	\$'000	\$'000	\$'000	\$'000	\$'000	\$'000 \$'000 103,234
2,613 76,233 2,613 78,846 12,355 12,355 19 (5,348)		\$'000 14,479 1,422 15,901	2,000	\$,000	000,\$	\$,000	\$,000	103,234
76,233 2,613 78,846 12,355 19 (5,348)		14,479	1,985	1 1	1			103,234
76,233 2,613 78,846 12,355 (5,348) 19 (219)		14,479	1,985	1 1	ı		_	103,234
76,233 2,613 78,846 12,355 (5,348) 19		14,479	1,985	1 1	ı			103,234
2,613 78,846 12,355 (5,348) 19 (219)	20	1,422	1,985	1		ı	190'96	ı
78,846 91, 12,355 12, (5,348) (5,0		15,901	1 985		(5,171)	(4,641)	ı	
12,355 12, (5,348) (5,0			2011	I	(5,171)	(4,641)	190'96	103,234
(5,048) (5,0 19 (219)	4 2,742	(161)	1,265	(1,102)	(5,171)	(4,641)	11,191	6,680
(5,348) (5,0 19 (219)								
19 (219)	- (9	ı	1	I	1	I	(5,348)	(5,085)
(219)	1	ı	1	ı	ı	I	19	20
	- [1	1	1	1	1	(219)	(751)
Operating profit/(loss)								
before tax 6,807 6,768	8 2,742	(161)	1,265	(1,102)	(5,171)	(4,641)	5,643	864
Income tax (expense)/								
credit (1,520)	103	(17)	1	1	1	ı	(1,417)	191
Segment profit / (loss) 5,287 6,976	2,845	(178)	1,265	(1,102)	(5,171)	(4,641)	4,226	1,055

* Segment results: Earnings before Interest, Taxation, Depreciation and Amortisation.

OPERATING SEGMENTS (CONTINUED)

NOTES TO THE FINANCIAL STATEMENTS

YEAR ENDED 30 JUNE 2021

2020 2021
\$,000
(725)
1
(3,188)
81,355
4,225
31,228
381
3,833

YEAR ENDED 30 JUNE 2021

28 OPERATING SEGMENTS (CONTINUED)

Geographical segments

Geographical segment information is analysed by the principal geographical locations where the Group sells its yachts.

The Group manufactures yachts and holds its corporate treasury, administrative and marketing functions at locations different from the principal geographical locations in which it sells its yachts as described above in Note 20. The non-current assets, primarily the manufacturing facilities of \$33,283,000 (2020: \$32,788,000) are substantially located in Malaysia (2020: Malaysia and Australia).

29 SUBSEQUENT EVENTS

On 27 August 2021, the Group proposed a first and final dividend of 0.50 Singapore cent per ordinary share (one-tier tax exempt) in respect of financial year ended 30 June 2021. The proposed final dividend amounting to \$923,000 has not been recognised as at year end and is subject to shareholders' approval at the forthcoming Annual General Meeting of the Company.

STATISTICS OF **SHAREHOLDINGS**

AS AT 17 SEPTEMBER 2021

Issued Share Capital 184,634,649 ordinary shares Voting Rights 1 vote per ordinary share

Director's Shareholdings

As at 21 July 2021

Name of Directors	No. of Shares
Mark Jonathon Richards	11,025,400
Heine Askaer-Jensen	701,500
Basil Chan	301,500
Gerard Lim Ewe Keng	212,000
Gary James Weisman	275,000

Substantial Shareholders

As at 17 September 2021, shown in Register of Substantial Shareholders

Name of Substantial Shareholders	Shareholdings registered in the name of the Substantial Shareholders	Shareholdings in which the Substantial Shareholders are deemed to have an interest	Total	Percentage of Issued Shares %
Tan Sri Lim Kok Thay Willimbury Pty Ltd ⁽¹⁾	52,609,994 21,114,700	-	52,609,994 21,114,700	28.49 11.44
Arminella Pty Ltd (as trustee for SJHA Investment Trust) ⁽²⁾ Mark Jonathon Richards	17,105,778 11,025,400	- -	17,105,778	9.26 5.97

Notes:
(1) 21,114,700 shares are held by Citibank Nominees Singapore Pte Ltd.
(2) 17,105,778 shares are held by Raffles Nominees (Pte) Limited.

DISTRIBUTION OF SHAREHOLDINGS

Size of Shareholdings	No. of Shareholders	%	No. of Shares	%
1 – 99	97	6.04	1,091	0.00
100 – 1,000	265	16.51	148,986	0.08
1,001 - 10,000	827	51.53	3,694,290	2.00
10,001 - 1,000,000	398	24.80	22,203,050	12.03
1,000,001 and above	18	1.12	158,587,232	85.89
TOTAL	1,605	100.00	184,634,649	100.00

As at 17 September 2021, approximately 44.0% of the Company's shares were held in the hands of the public. Therefore, the Company has complied with Rule 723 of the Listing Manual of the SGX-ST.

STATISTICS OF **SHAREHOLDINGS**

AS AT 17 SEPTEMBER 2021

TWENTY LARGEST SHAREHOLDERS

		No. of	
No.	Name	Shares	%
1	Tan Sri Lim Kok Thay	52,609,994	28.49
2	Citibank Nominees Singapore Pte Ltd	27,350,548	14.81
3	Raffles Nominees (Pte) Limited	18,598,928	10.07
4	DBS Nominees (Private) Limited	11,757,623	6.37
5	Mark Jonathon Richards	11,025,400	5.97
6	Phillip Securities Pte Ltd	6,531,512	3.54
7	UOB Kay Hian Private Limited	5,866,950	3.18
8	Chow Tee Lee (Zhou Shili)	4,200,000	2.27
9	Goh Guan Siong (Wu YuanXiang)	3,951,100	2.14
10	Morgan Stanley Asia (Singapore) Securities Pte Ltd	2,760,000	1.49
11	Kwah Yeow Khong	2,580,000	1.40
12	Mok Cheok Meng Tony	2,438,000	1.32
13	Ronald Clayton Filbert or Bernice Bernita Filbert	2,409,500	1.31
14	United Overseas Bank Nominees (Private) Limited	2,098,812	1.14
15	Maybank Kim Eng Securities Pte. Ltd.	1,235,000	0.67
16	Toh Ong Tiam	1,139,800	0.62
17	Ang Eu Khoon	1,028,600	0.56
18	OCBC Nominees Singapore Private Limited	1,005,465	0.54
19	Chan Meng Soon	800,000	0.43
20	Heine Askaer-Jensen	701,500	0.38
	TOTAL	160,088,732	86.70

NOTICE IS HEREBY GIVEN that the Annual General Meeting (the "**AGM**") of the Company will be convened and held by way of electronic means on **Thursday, 28 October 2021 at 10.00 a.m.** to transact the following business:

ORDINARY BUSINESS

- To receive and adopt the Directors' Statement and Audited Financial Statements of the Company for the financial year ended 30 June 2021 together with the Auditors' Report thereon. (Resolution 1)
- 2) To declare a first and final one-tier tax exempt dividend of 0.5 Singapore cent per ordinary share for the financial year ended 30 June 2021. (2020: Nil) (Resolution 2)
- To re-appoint KPMG LLP as Auditors of the Company and to authorise the Directors of the Company to fix their remuneration.

 (Resolution 3)
- To approve the payment of Directors' fees of \$\$252,500 for the financial year ending 30 June 2022, to be paid quarterly in arrears. (2021: \$\$252,500) (Resolution 4)
- To re-appoint Mr. Heine Askaer-Jensen, who is retiring pursuant to Article 86 of the Constitution of the Company and Rule 720(5) of the Listing Manual of the Singapore Exchange Securities Trading Limited (the "SGX-ST") and who, being eligible, offers himself for re-appointment as an Independent and Non-Executive Director.

 [see Explanatory Note (i)[a]] (Resolution 5)
- 6) To re-appoint Mr. Gerard Lim Ewe Keng, who is retiring pursuant to Article 86 of the Constitution of the Company and Rule 720(5) of the Listing Manual of the SGX-ST and who, being eligible, offers himself for re-appoint as a Non-Independent and Non-Executive Director.

 [see Explanatory Note (i)(b)] (Resolution 6)
- 7) To transact any other ordinary business which may be properly transacted at an Annual General Meeting.

SPECIAL BUSINESS

To consider and, if thought fit, to pass the following resolutions as ordinary resolutions:

8) Continued Appointment of Mr. Heine Askaer-Jensen as an Independent Director by shareholders pursuant to Rule 210(5)(d)(iii)(A) of the Listing Manual of the SGX-ST

That, subject to and contingent upon the passing of Ordinary Resolution 5 above and Ordinary Resolution 8 below, shareholders to approve the continued appointment of Mr. Heine Askaer-Jensen as an Independent Director pursuant to Rule 210(5)(d)(iii)(A) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) and the authority conferred by this Resolution shall continue in force until the earlier of (i) the retirement or resignation of Mr. Heine Askaer-Jensen as a Director, or (ii) the conclusion of the third AGM of the Company following the passing of this Resolution.

[see Explanatory Note (ii)]

(Resolution 7)

Ontinued Appointment of Mr. Heine Askaer-Jensen as an Independent Director by shareholders (excluding the Directors and the Chief Executive Officer ("CEO") of the Company, and associates of such Directors and the CEO) pursuant to Rule 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST

That, subject to and contingent upon the passing of Ordinary Resolutions 5 and 7 above, shareholders (excluding the Directors and the CEO of the Company, and associates of such Director and the CEO) to approve the continued appointment of Mr. Heine Askaer-Jensen as an Independent Director pursuant to 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) and the authority conferred by the Resolution shall continue in force until the earlier of (i) the retirement or resignation of Mr. Heine Askaer-Jensen as a Director, or (ii) the conclusion of the third AGM of the Company following the passing of this Resolution.

[see Explanatory Note (ii)] (Resolution 8)

Continued Appointment of Mr. Basil Chan as an Independent Director by shareholders pursuant to Rule 210(5)(d)(iii)(A) of the Listing Manual of the SGX-ST

That, subject to and contingent upon the passing of Ordinary Resolution 10 below, shareholders to approve the continued appointment of Mr. Basil Chan as an Independent Director pursuant to Rule 210(5)(d)(iii)(A) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) and the authority conferred by this Resolution shall continue in force until the earlier of (i) the retirement or resignation of Mr. Basil Chan as a Director, or (ii) the conclusion of the third AGM of the Company following the passing of this Resolution.

[see Explanatory Note (ii)] (Resolution 9)

Continued Appointment of Mr. Basil Chan as an Independent Director by shareholders (excluding the Directors and the CEO of the Company, and associates of such Directors and the CEO) pursuant to Rule 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST

That, subject to and contingent upon the passing of Ordinary Resolution 9 above, shareholders (excluding the Directors and the CEO) of the Company, and associates of such Director and the CEO) to approve the continued appointment of Mr. Basil Chan as an Independent Director pursuant to 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) and the authority conferred by the Resolution shall continue in force until the earlier of (i) the retirement or resignation of Mr. Basil Chan as a Director, or (ii) the conclusion of the third AGM of the Company following the passing of this Resolution.

[see Explanatory Note (ii)] (Resolution 10)

12) Authority to issue shares

That pursuant to Section 161 of the Companies Act, Chapter 50 (the "Companies Act") and Rule 806 of the Listing Manual of the SGX-ST and notwithstanding the provisions of the Constitution of the Company, authority be and is hereby given to the Directors of the Company to:

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

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

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

provided that:

- 1. the aggregate number of shares to be issued pursuant to this resolution (including shares to be issued in pursuance of the Instruments made or granted pursuant to this resolution) does not exceed fifty per centum (50%) of the total number of issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company (as calculated in accordance with sub-paragraph 2 below), of which the aggregate number of shares to be issued other than on a *pro-rata* basis to shareholders of the Company (including shares to be issued in pursuance of the Instruments made or granted pursuant to this resolution) does not exceed twenty per centum (20%) of the total number of issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company (as calculated in accordance with sub-paragraph 2 below);
- 2. (subject to such manner of calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares that may be issued under sub-paragraph 1 above, the percentage of the total number of issued shares, excluding treasury shares and subsidiary holdings (if any), shall be based on the total number of issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company at the time that this resolution is passed, after adjusting for:
 - (i) new shares arising from the conversion or exercise of any convertible securities;
 - (ii) new shares arising from exercising share options or vesting of share awards which are outstanding or subsisting at the time of the passing of this Resolution, provided the options or awards were granted in compliance with Part VIII of Chapter 8 of the Listing Manual of the SGX-ST; and
 - (iii) any subsequent bonus issue, consolidation or subdivision of shares;
- 3. in exercising the authority conferred by this resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Constitution of the Company; and
- 4. unless revoked or varied by the Company in general meeting, the authority conferred by this resolution shall continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is the earlier.

[see Explanatory Note (iii)]

(Resolution 11)

Authority to issue shares under Grand Banks Performance Share Plan 2014 and Grand Banks Employee Share Option Scheme 2014

That pursuant to Section 161 of the Companies Act and Rule 806 of the Listing Manual of the SGX-ST, authority be and is hereby given to the Directors and/or the Remuneration Committee to grant awards in accordance with the Grand Banks Performance Share Plan 2014 (the "**PSP**"), and/or offer and grant options in accordance with the provisions of the Grand Banks Employee Share Option Scheme 2014 (the "**ESOS**") and to allot and issue from time to time such number of shares in the capital of the Company as may be required to be issued pursuant to

the vesting of awards under the PSP and/or to the exercise of options under the ESOS, provided always that the aggregate number of additional shares to be allotted and issued in respect of all awards granted under the PSP and all options granted under the ESOS shall not exceed fifteen per centum (15%) of the total number of issued shares (excluding treasury shares and subsidiary holdings, if any) in the capital of the Company from time to time, and that such authority shall, unless revoked or varied by the Company in a general meeting, continue in force until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier.

[see Explanatory Note (iv)] (Resolution 12)

BY ORDER OF THE BOARD

Ler Ching Chua
Company Secretary

Singapore 12 October 2021

Explanatory Notes:

- (i) The Ordinary Resolutions 5 and 6 above, relates to the re-appointment of the following Directors retiring by rotation pursuant to Article 86 of the Company's Constitution and Rule 720(5) of the Listing Manual of the SGX-ST:
 - (a) Mr. Heine Askaer-Jensen will, upon re-appointment as an Independent and Non-Executive Director of the Company, remain as Chairman of the Board, Chairman of Remuneration Committee, a member of the Risk Management and Audit Committee, Nominating Committee and Strategic Committee, and will be considered independent.
 - There are no relationships including immediate family relationships between Mr. Heine Askaer-Jensen and the other Directors, the Company or its substantial shareholders.
 - (b) Mr. Gerard Lim Ewe Keng will, upon re-appointment as a Non-Independent and Non-Executive Director of the Company, remain as a member of the Risk Management and Audit Committee, the Remuneration Committee and the Nominating Committee and will be considered non-independent.
 - Mr. Gerard Lim Ewe Keng is an associate of Tan Sri Lim Kok Thay, a substantial shareholder of the Company by virtue of his role as the General Manager of Kien Huat Realty Sdn Bhd, a company ultimately owned by a discretionary trust, the beneficiaries of which are Tan Sri Lim Kok Thay and certain members of his family. Apart from the above disclosure there are no relationships including immediate family relationships between Mr. Gerard Lim Ewe Keng and the other Directors of the Company, the Company or its other substantial shareholders.

For more information on Mr. Heine Askaer-Jensen and Mr. Gerard Lim Ewe Keng, please refer to these sections in the FY2021 Annual Report of the Company: "Board of Directors", "Corporate Governance Report" and the "Additional Information on Directors Seeking Re-Appointment at Annual General Meeting on 28 October 2021" as required pursuant to Rule 720(6) of the Listing Manual of the SGX-ST (in the format as set out in the Appendix 7.4.1 of the Listing Manual of the SGX-ST).

The Ordinary Resolutions 7 to 10 are proposed in anticipation of Rule 210(5)(d)(iii) of the Listing Manual of the SGX-ST, which will take effect from 1 January 2022 (the "Listing Rule 210(5)(d)(iii)"). In accordance with Listing Rule 210(5)(d)(iii) and to ensure that the independence of a director who has served for more than 9 years as at and from 1 January 2022 is not affected, the Company is seeking to obtain shareholders' approvals for the continued appointment of Mr. Heine Askaer-Jensen ("Mr. Askaer") and Mr. Basil Chan ("Mr. Chan") as an Independent Directors prior to 1 January 2022, as they have each served for more than 9 years on the Board of the Company from their respective date(s) of appointment of 14 November 2011. Listing Rule 210(5) (d)(iii) provides that continued appointment as an independent director, after an aggregate period of more than 9 years on the Board, must be sought and approved in separate resolutions by (A) all shareholders; and (B) shareholders, excluding the Directors and the CEO of the Company, and associates of such Directors and CEO ("Two-Tier Voting"), and such resolutions approved at the AGM by way of a Two-Tier Voting process shall remain in force until the earlier of the following: (i) retirement or resignation of the director; or (ii) the conclusion of the third AGM of the Company following the passing of the resolutions.

In the event that all of the Ordinary Resolutions 5, 7 and 8 are carried, Mr. Askaer will, upon his re-appointment as a Director of the Company, continue to serve on the Board as an Independent Director of the Company until the earlier of his retirement or resignation as a Director of the Company, or at the conclusion of the Company's AGM to be held in 2024. Mr. Askaer will also remain as the Chairman of the Board, Chairman of Remuneration Committee, a member of the Risk Management and Audit Committee, Nominating Committee and Strategic Committee.

In the event that Ordinary Resolution 5 is carried, but Ordinary Resolution 7 and/or Ordinary Resolution 8 is/are not carried, Mr. Askaer will, upon his re-appointment as a Director of the Company, remain as Independent Director, the Chairman of the Board, Chairman of Remuneration Committee, a member of the Risk Management and Audit Committee, Nominating Committee and Strategic Committee up to and including 31 December 2021 and shall thereafter be re-designated as Non-Executive and Non-Independent Director as of and from 1 January 2022. If Ordinary Resolution 5 is not carried, Mr. Askaer will cease as to be a Director of the Company with effect from the date of the AGM, notwithstanding that Ordinary Resolution 7 and/or Ordinary Resolution 8 may be approved by the shareholders at the AGM of the Company.

In the event that all of the Ordinary Resolutions 9 and 10 are carried, Mr. Chan will continue to serve on the Board as an Independent Director of the Company until the earlier of his retirement or resignation as a Director of the Company, or at the conclusion of the Company's AGM to be held in 2024. Mr. Chan will also remain as the Chairman of the Risk Management and Audit Committee and Nominating Committee and a member of the Remuneration Committee.

In the event that Ordinary Resolution 9 and/or Ordinary Resolution 10 is/are not carried, Mr. Chan will remain as Independent Director, the Chairman of the Risk Management and Audit Committee and Nominating Committee and a member of the Remuneration Committee up to and including 31 December 2021 and shall thereafter be re-designated as Non-Executive and Non-Independent Director as of and from 1 January 2022.

In compliance with Rule 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST, the directors and the CEO of the Company, and their respective associates (as defined in the Listing Manual of the SGX-ST) shall abstain from voting on Ordinary Resolutions 8 and 10. The Company will disregard any votes cast by the directors and the CEO of the Company, and their respective associates, in respect of their holdings of shares (if any) on Ordinary Resolutions 8 and 10.

Rule 210(5)(c) of the Listing Manual of the SGX-ST and Provision 2.2 of the 2018 Code provides that independent directors must comprise of at least one-third of the Board and the Independent Directors shall make up a majority of the Board where the Chairman is not independent, respectively. As such, if Mr. Askaer and/or Mr. Chan is/are to be re-designed as Non-Executive and Non-Independent Director(s) as of and from 1 January 2022, the Company will take the appropriate steps to appoint new independent director(s) prior to 1 January 2022 in compliance with Listing Rule 210(5)(c) and Provision 2.2 of the 2018 Code.

Additional information as required pursuant to Rule 720(6) of the Listing Manual of the SGX-ST (in the format as set out in the Appendix 7.4.1 of the Listing Manual of the SGX-ST) on the above-mentioned Directors, can be found under the "Additional Information on Directors Seeking Re-Appointment at Annual General Meeting on 28 October 2021" section of the FY2021 Annual Report of the Company.

- The Ordinary Resolution 11, if passed, authorises the Directors from the date of the Annual General Meeting up to the date of the next Annual General Meeting, or the date by which the next Annual General Meeting of the Company is required by law to be held or by which this authority is varied or revoked by the Company in a general meeting, whichever is earlier, to issue shares, make or grant instruments convertible into shares and to issue shares pursuant to such instruments, up to a number not exceeding 50% of the issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company on a pro-rata basis to shareholders (of which up to 20% of the issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company, may be issued on a non pro-rata basis to shareholders). For determining the aggregate number of shares that may be issued, the percentage of issued shares, excluding treasury shares and subsidiary holdings (if any), will be calculated based on the total number of issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company at the time that this resolution is passed, after adjusting for (a) new shares arising from the conversion or exercise of any convertible securities or share options or vesting of share awards which are outstanding or subsisting at the time that this resolution is passed, and (b) any subsequent bonus issue, consolidation or subdivision of shares.
- (iv) The Ordinary Resolution 12, if passed, authorises the Directors and/or Remuneration Committee from the date of this Annual General Meeting up to the date of the next Annual General Meeting, or the date by which the next Annual General Meeting of the Company is required by law to be held or by which this authority is varied or revoked by the Company in a general meeting, whichever is earlier, to grant awards under the PSP and to grant options under the ESOS and to allot and issue fully paid-up shares in the capital of the Company, provided that the aggregate number of shares which may be allotted and issued in respect of all awards granted under the PSP and all options granted under the ESOS shall not exceed 15% of the total number of issued shares, excluding treasury shares and subsidiary holdings (if any), in the capital of the Company from time to time.

Notes:

- 1. The Company's Annual General Meeting ("AGM") is being convened, and will be held, by way of electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. In light of the current COVID-19 measures in Singapore and the Company's effort to minimise physical interaction and risk of community spread of COVID-19, shareholders will not be allowed to attend the AGM in person.
- 2. Printed copies of this Notice of AGM dated 12 October 2021 ("AGM Notice"), the Proxy Form and the Company's FY2021 Annual Report will not be mailed to shareholders, instead, these documents will be available to shareholders by way of electronic means via publication on the SGXNet at the URL https://www.sgx.com/securities/company-announcements and can be accessed at the Company's website at the URL https://grandbanks.listedcompany.com.
- 3. Alternative arrangements have been put in place to allow shareholders to participate in the AGM by way of: (i) watching and/or listening to the AGM proceedings via electronic means (including arrangements by which the AGM can be electronically accessed via "live" audio-visual webcast and "live" audio-only stream); (ii) submission of questions to the Chairman of the AGM in advance of the AGM, addressing of substantial and relevant questions before or at the AGM; and (iii) voting by appointing the Chairman of the AGM as proxy at the AGM, details of which are set out in the accompanying announcement released on the SGXNet on 12 October 2021. This announcement may be accessed at the Company's website at the URL https://grandbanks.listedcompany.com and will be made available on the SGXNet at the URL https://www.sgx.com/securities/company-announcements.
- 4. Shareholders will be able to watch and/or listen to the AGM proceedings through a "live" audio-visual webcast and/or "live" audio-only stream via their mobile phones, tablets or computers. In order to do so, shareholders must pre-register at the Company's pre-registration website at the URL https://smartagm.sg/gbyagm2021 from now till 10.00 a.m. on Tuesday, 26 October 2021 to enable the Company to verify their status as shareholders.
- 5. Shareholders will not be able to ask any questions during the "live" stream of the AGM proceedings. Therefore, it is important for shareholders to submit their question related to the resolutions to be tabled for approval at the AGM, to the Chairman of the AGM in advance of the AGM. Please refer to the Company's announcement dated 12 October 2021 for more details.
- 6. There will be no "live" voting during the "live" stream of the AGM proceedings. Shareholders (whether individual or corporate) who wish to exercise his/her/its voting rights at the AGM must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM by completing and submitting to the Company the Proxy Form. In addition, where a shareholder (whether individual or corporate) appoints the Chairman of the AGM as his/her/its proxy, he/she/it must give specific instructions as to voting (whether to vote in favour of or against, or abstain from voting) in respect of a resolution in the Proxy Form, failing which, the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.
- 7. Shareholders who hold shares in the Company through a relevant intermediary (as defined below), including CPF or SRS investors who wish to appoint the Chairman of the Meeting as their proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by **5.00 p.m. on Monday, 18 October 2021**, being 7 working days before the date of the AGM.
 - "Relevant intermediary" has the meaning ascribed to it in Section 181 of the Companies Act:
 - a) a banking corporation licensed under the Banking Act, Chapter 19 of Singapore, or a wholly-owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity; or
 - b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act, Chapter 289 of Singapore, and who holds shares in that capacity; or
 - c) the Central Provident Fund Board ("CPF Board") established by the Central Provident Fund Act, Chapter 36 of Singapore, in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the CPF Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.

NOTICE OF **ANNUAL GENERAL MEETING/**NOTICE OF RECORD DATE AND **PAYMENT DATE FOR FINAL DIVIDEND**

- 8. The Proxy Form appointing the Chairman of the AGM as proxy must be submitted in the following manner by 10.00 a.m. on 27 October 2021, being not less than twenty-four (24) hours before the time appointed for holding the AGM:
 - a) **If submitted by post**, be deposited at the Registered Office of the Company at 21 Bukit Batok Crescent, #06-74 Wcega Tower, Singapore 658065; or
 - b) If submitted electronically, be submitted via email to the Company at <u>GBYagm2021@boardroomlimited.com</u> by enclosing a signed PDF copy of the Proxy Form.

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

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

- 9. The Chairman of the AGM, as proxy, need not be a member of the Company.
- 10. If the appointor is a corporation, the Proxy Form must be executed under seal or the hand of its duly authorised officer or attorney.

Personal data privacy:

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

NOTICE OF RECORD DATE AND PAYMENT DATE FOR FINAL DIVIDEND

NOTICE IS HEREBY GIVEN that, subject to the approval by the shareholders of the proposed first and final one-tier tax exempt dividend of 0.50 Singapore cent per ordinary share in respect of the financial year ended 30 June 2021 ("**Proposed Final Dividend**") at the Company's Annual General Meeting to be held by way of electronic means on 28 October 2021 ("**AGM**"), the Share Transfer Books and Register of Members of the Company will be closed on Wednesday 10 November 2021 at 5.00 p.m. ("**Record Date**") for the purpose of determining shareholders' entitlements and preparation of dividend warrants.

Duly completed registrable transfers received by the Company's Share Registrar, Boardroom Corporate & Advisory Services Pte. Ltd., at 50 Raffles Place, #32-01, Singapore Land Tower, Singapore 048623 up to the Record Date will be registered to determine shareholders' entitlements to the Proposed Final Dividend. Shareholders whose Securities Accounts with The Central Depository (Pte) Limited are credited with shares as at the Record Date will be entitled to the Proposed Final Dividend.

The Proposed Final Dividend, if approved by the shareholders at the AGM, will be paid on Thursday 18 November 2021.

BY ORDER OF THE BOARD

Ler Ching Chua Company Secretary 12 October 2021

Pursuant to Rule 720(6) of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST"), the information as set out in the Appendix 7.4.1 of the Listing Manual of the SGX-ST on (i) Messrs Heine Askaer-Jensen and Gerard Lim Ewe Keng who are seeking re-appointment as Directors pursuant to Article 86 of the Constitution of the Company and Rule 720(5) of the Listing Manual of the SGX-ST; and (ii) Messrs Heine Askaer-Jensen and Basil Chan continued appointment as independent directors pursuant to Rule 210(5)(d)(iii) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022) at the Company's forthcoming Annual General Meeting on 28 October 2021, are set out below:

Name of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
Date of Appointment	14 November 2011	21 February 2013	14 November 2011
Date of last re-appointment	24 October 2019	25 October 2018	28 October 2020
Age	68	62	70
Country of principal residence	Denmark	Malaysia	Singapore
The Board's comments on this re-appointment (including rationale, selection criteria, and the search and nomination process)	The NC had recommended and the Board had approved the re-appointment of Mr. Heine Askaer-Jensen as an Independent and Non-Executive Director of the Company after reviewing and taking into account his expertise, attendance and participation at the Board and Board Committees' meetings, and overall contribution to the effectiveness of the Board as a whole. The Board, having reviewed and considered the existence of relationships or circumstances, including those identified by the 2018 Code, concurred with the NC's recommendation that Mr. Heine Askaer-Jensen is independent and approved the continued appointment of Mr. Askaer as an Independent and Non-Executive Director of the Company.	The NC had recommended and the Board had approved the re-appointment of Mr. Gerard Lim Ewe Keng as a Non-Executive and Non-Independent Director of the Company after reviewing and taking into account his expertise, attendance and participation at the Board and Board Committees' meetings, and overall contribution to the effectiveness of the Board as a whole.	The Board, having reviewed and considered the existence of relationships or circumstances, including those identified by the 2018 Code, concurred with the NC's recommendation that Mr. Basil Chan is independent and approved the continued appointment of Mr. Basil Chan as an Independent and Non-Executive Director of the Company.
Whether re-appointment is executive, and if so, the area of responsibility	Non-Executive	Non-Executive	Non-Executive

Name of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
Job Title (e.g. Lead ID, AC Chairman, AC Member etc.)	Independent and Non-Executive Director; Chairman of the Board of Directors; Chairman of the Remuneration Committee; and a member of the Risk Management and Audit Committee, the Nominating Committee and the Strategic Committee.	Non-Executive and Non- Independent Director. A member of the Risk Management and Audit Committee, the Remuneration Committee and the Nominating Committee.	Independent and Non-Executive Director; Chairman of the Risk Management and Audit Committee, and Nominating Committee, and a member of the Remuneration Committee.
Professional qualifications	Please refer to the "Board of Directors" section on page 08 of the Annual Report.	Please refer to the "Board of Directors" section on page 09 of the Annual Report.	Please refer to the "Board of Directors" section on page 08 of the Annual Report.
Working experience and occupation(s) during the past 10 years	2011 to Present: Independent and Non-Executive Director of the Company	General Manager of Kien Huat Realty Sdn Berhad since February 2009.	2003 to Present Managing Director – MBE Corporate Advisory Pte Ltd
	1979 to 2011 Group Managing Director/		2006 to Present Director – AEM Holdings Ltd
	Executive Vice Chairman of Jebsen & Jessen (SEA) Pte. Ltd.		2017 to Present Director – Memories Group Limited
	1994 to 2011 Deputy Chairman and member of the board of the Singapore International Chamber of		2019 to Present Director – Broadway Industrial Group Limited
	Commerce		Mar 2020 to Present Director – Nera Telecommunications Ltd
Shareholding interest in the listed issuer and its subsidiaries	701,500 ordinary shares	212,000 ordinary shares	301,500 ordinary shares
Any relationship (including immediate family relationships) with any existing director, existing executive officer, the issuer and/or substantial shareholder of the issuer or of any of its principal subsidiaries	Nil	Mr. Gerard Lim Ewe Keng is an associate of Tan Sri Lim Kok Thay, a substantial shareholder of the Company by virtue of his role as the General Manager of Kien Huat Realty Sdn Bhd, a company ultimately owned by a discretionary trust, the beneficiaries of which are Tan Sri Lim Kok Thay and certain members of his family.	Nil

Name of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
		Apart from the above disclosure, Mr. Gerard Lim has no relationships including immediate family relationships with the Company's existing Directors, existing Executive Officers, the Company, any of the other substantial shareholders of the Company and any of its principal subsidiaries.	
Conflict of interest (including any competing business)	Nil	Nil	Nil
Undertaking (in the format set out in Appendix 7.7) under Rule 720(1) has been submitted to the listed issuer	Yes	Yes	Yes
Other Principal Commitments including Directorships ²	Past Directorships (for the last 5 years) 2011 to 2016 Aglaia Investment Mgmt Pte Ltd – Non-Executive Director 2012 to 2016 Singvik Singapore – Director Present/Existing Directorships, and Other Principal Commitments: Nil	Past Directorships (for the last 5 years) None Present/Existing Directorships, and Other Principal Commitments: Director – Golden Hope Limited Director – Kien Huat Realty Sdn Bhd Director – Empire Resorts, Inc.	Past Directorships (for the last 5 years) 2015 to 2016 Director – SBI Offshore Limited 2014 to 2017 Director – Singapore eDevelopment Ltd 2006 to 2017 Director – YOMA Strategic Holdings Ltd 2012 to 2020 Director – Global Invacom Group Limited Present/Existing Directorships, and Other Principal Commitments: Managing Director – MBE Corporate Advisory Pte Ltd Director – AEM Holdings Ltd Director – Memories Group Limited Director – Broadway Industrial Group Limited Director – Nera Telecommunications Ltd

Name of Director Heine Askaer-Jensen Gerard Lim Ewe Keng Non-Executive and Non-Executive & Independent Director Non-Independent Director	Basil Chan Non-Executive and Independent Director
Disclosures as set out in paragraphs (a) to (k) of the Appendix 7.4. 1 Mr. Heine Askaer-Jensen has provided a negative confirmation to each of the litems (a) to (k). Mr. Gerard Lim Ewe Keng has provided a negative confirmation to each of the paragraphs (a) to (k).	Mr. Basil Chan has provided a negative confirmation to each of the paragraphs (a), (c) to (i) and (k). As for paragraphs (b) and (j)(i), Mr. Chan has provided the following declarations: Paragraph (b): Micropolis Group of Companies – Mr. Chan was a director of the following companies which were the subject of insolvency petitions in court: a) Micropolis (USA) Inc.; b) Micropolis (Deutschland) Gmbh and d) Micropolis AB. These companies were part of the Micropolis Group of Companies which were placed in liquidation beginning in late 1997. Paragraph (j)(i): Stratech Systems Limited – Mr. Chan was a non-executive independent director of Stratech Systems Limited that was investigated by the Commercial Affairs Department ("CAD") in 2006 in relation to a possible breach of the Securities and Futures Act. As far as Mr. Chan is aware the matter has been closed and no charges were

Name of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
			AEM Holdings Limited – Mr. Chan was a non-executive independent director of AEM Holdings Limited which announced in May 2007 that seven of its employees (including its Chief Executive Officer) are under investigation by the Corrupt Practices Investigation Bureau ("CPIB") and Mr. Chan assisted the CPIB in their investigation. Mr. Chan was appointed to the Board on 8 March 2006 and these events occurred prior to his appointment. Lindeteves-Jacoberg Limited – In May 2007, Mr. Chan attended as witness to assist an investigation by the CAD into an offence under the Securities and Futures Act in relation to Lindeteves-Jacoberg Limited in which he was a former non-executive independent director.
(a) Whether at any time during the last 10 years, an application or a petition under any bankruptcy law of any jurisdiction was filed against him/her or against a partnership of which he/she was a partner at the time when he/she was a partner or at any time within 2 years from the date he/she ceased to be a partner?	No	No	No

Nar	ne of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
(b)	Whether at any time during the last 10 years, an application or a petition under any law of any jurisdiction was filed against an entity (not being a partnership) of which he/she was a director or an equivalent person or a key executive, at the time when he/she was a director or an equivalent person or a key executive of that entity or at any time within 2 years from the date he/she ceased to be a director or an equivalent person or a key executive of that entity, for the winding up or dissolution of that entity or, where that entity is the trustee of a business trust, on the ground of insolvency?	No	No	Micropolis Group of Companies – Mr. Chan was a director of the following companies which were the subject of insolvency petitions in court: a) Micropolis (USA) Inc.; b) Micropolis (UK) Limited; c) Micropolis (Deutschland) Gmbh and d) Micropolis AB. These companies were part of the Micropolis Group of Companies which were placed in liquidation beginning in late 1997.
(c)	Whether there is any unsatisfied judgment against him/her?	No	No	No
(d)	Whether he/she has ever been convicted of any offence, in Singapore or elsewhere, involving fraud or dishonesty which is punishable with imprisonment, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he/she is aware) for such purpose?	No	No	No

Name of Director		Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
(e)	Whether he/she has ever been convicted of any offence, in Singapore or elsewhere, involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or has been the subject of any criminal proceedings (including any pending criminal proceedings of which he/she is aware) for such breach?	No	No	No
(f)	Whether at any time during the last 10 years, judgment has been entered against him/her in any civil proceedings in Singapore or elsewhere involving a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere, or a finding of fraud, misrepresentation or dishonesty on his/her part, or he/she has been the subject of any civil proceedings (including any pending civil proceedings of which he/she is aware) involving an allegation of fraud, misrepresentation or dishonesty on his/her part?	No	No	No No

Nan	ne of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
(g)	Whether he/her has ever been convicted in Singapore or elsewhere of any offence in connection with the formation or management of any entity or business trust?	No	No	No
(h)	Whether he/she has ever been disqualified from acting as a director or an equivalent person of any entity (including the trustee of a business trust), or from taking part directly or indirectly in the management of any entity or business trust?	No	No	No
(i)	Whether he/she has ever been the subject of any order, judgment or ruling of any court, tribunal or governmental body, permanently or temporarily enjoining him/her from engaging in any type of business practice or activity?	No	No	No

Nai	ne of Director	Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
(j) Whether he/ she has ever, to his/her knowledge, been concerned with the management or conduct, in Singapore or elsewhere, of the affairs of:				
	(i) any corporation which has been investigated for a breach of any law or regulatory requirement governing corporations in Singapore or elsewhere; or	No No	No No	Stratech Systems Limited Mr. Chan was a non- executive independent director of Stratech Systems Limited that was investigated by the Commercial Affairs Department ("CAD") in 2006 in relation to a possible breach of the Securities and Futures Act. As far as Mr. Chan is aware the matter has been closed and no charges were made against any director. AEM Holdings Limited – Mr. Chan was a non-executive independent director of AEM Holdings Limited which announced in May 2007 that seven of its employees (including its Chief Executive Officer) are under investigation by the Corrupt Practices Investigation Bureau ("CPIB") and Mr. Chan assisted the CPIB in their investigation. Mr. Chan was appointed to the Board on 8 March 2006 and these events occurred prior to his appointment Lindeteves-Jacoberg Limited In May 2007, Mr. Chan attended as witness to assist an investigation by the CAD into an offence under the Securities and Futures Act in relation to Lindeteves- Jacoberg Limited in which he was a former non-executive independent director

Name of Director		Heine Askaer-Jensen Non-Executive and Independent Director	Gerard Lim Ewe Keng Non-Executive & Non-Independent Director	Basil Chan Non-Executive and Independent Director
(ii)	any entity (not being a corporation) which has been investigated for a breach of any law or regulatory requirement governing such entities in Singapore or elsewhere; or	No	No	No
(iii)	any business trust which has been investigated for a breach of any law or regulatory requirement governing business trusts in Singapore or elsewhere; or	No	No	No
(iv)	any entity or business trust which has been investigated for a breach of any law or regulatory requirement that relates to the securities or futures industry in Singapore or elsewhere,	No	No	No
in connection with any matter occurring or arising during that period when he/she was so concerned with the entity or business trust?				

Name of Director		Heine Askaer-Jensen	Gerard Lim Ewe Keng	Basil Chan
		Non-Executive and	Non-Executive &	Non-Executive and
		Independent Director	Non-Independent Director	Independent Director
be an inv dis or re an Mo Sii re ex bo	Thether he/she has een the subject of my current or past evestigation or esciplinary proceedings, r has been eprimanded or issued my warning, by the econetary Authority of ingapore or any other egulatory authority, echange, professional ody or government gency, whether in ingapore or elsewhere?	No	No	No

[&]quot;Principal Commitments" has the same meaning as defined in the 2012 Code of Corporate Governance (i.e. includes all commitments which involve significant time commitment such as full-time occupation, consultancy work, committee work, non-listed company board representations and directorships and involvement in non-profit organisations. Where a director sits on the boards of non-active related corporations, those appointments should not normally be considered principal commitments).

Not applicable for announcements of appointment pursuant to Rule 704(9) of the Listing Manual of the SGX-ST (i.e. appointment of a person who is a relative of a director or chief executive officer or substantial shareholder of the Company to a managerial position in the Company or any of its principal subsidiaries).

GRAND BANKS YACHTS LIMITED

(Incorporated in the Republic of Singapore) (Company Registration No.: 197601189E)

- ORIANT:
 The Annual General Meeting ("AGM") of Grand Banks Yachts Limited (the "Company") is being convened, and will be held by way of electronic means pursuant to the COVID-19 (Temporary Measures) (Alternative Arrangements for Meetings for Companies, Variable Capital Companies, Business Trusts, Unit Trusts and Debenture Holders) Order 2020. Printed copies of the Notice of AGM and this Proxy Form will not be mailed to shareholders, instead copies of these documents will be available to shareholders by way of electronic means via publication on the Company's website at the URL http://grandbanks.listedcompany.com and on the SGX/Net at the URL http://www.sgx.com/securities/company-announcements.
- In light of the current COVID-19 measures in Singapore and the Company's effort to minimise physical interactions and risk of community spread, shareholders will not be able to attend the AGM in person. Shareholders (whether individual or corporate) who wish to exercise his/her/its voting rights at the AGM must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM.
- una vote on nis/her/its behalt at the AGM.

 3. Alternative arrangements relating to the (i) attendance at the AGM via electronic means (including arrangements by which the AGM can be electronically accessed via "live" audio-only stream); (ii) submission of questions to the Chairman of the AGM in advance of the AGM, addressing of substantial and relevant questions before or at the AGM; and (iii) voting by appointing the Chairman of the AGM as proxy at the AGM, are as set out in the accompanying announcement released on the SGXNet on 12 October 2021.

 4. For CPF/SRS investors who have used their CPF/SRS monies to buy **Grand Banks Yachts Limited's** shares, this Proxy Form is not valid for use and shall be ineffective for all intents and purposes if used or purported to be used by them. CPF/SRS investors who wish to appoint the Chairman of the AGM as proxy should contact their respective Agent Bank/SRS Operators to submit their votes by 5.00 p.m. on 18 October 2021.
- Prior to the AGM, shares are encouraged to email their questions together with their full names, addresses and manner in which they hold shares in the Company via the Company's pre-registration website at the URL https://smartagm.sg/gbyagm2021 when they pre-register for the AGM.
 Please read the notes overleaf which contain instructions on, inter alia, completion of this Proxy Form and the appointment of the Chairman of the AGM as a shareholder's proxy to attend,
- speak and vote on his/her/its behalf at the AGM.

PROXY FORM ANNUAL GENERAL MEETING

ease see notes overleaf before completing this Form

lease see holes eveneur before completing mis rorm,	
We*	
lame and NRIC/Passport/Company Registration Number(s))	

being a member/members* of Grand Banks Yachts Limited (the "Company"), hereby appoint the Chairman of the Annual General Meeting as my/our* proxy/proxies* to attend and vote for me/us* on my/our* behalf at the Annual General Meeting of the Company to be convened and held by way of electronic means on Thursday, 28 October 2021 at 10.00 a.m. (the "AGM") and at any adjournment thereof. I/We* direct my/our* proxy/proxies* to vote for or against or abstain from voting on the Resolutions to be proposed at the AGM as indicated hereunder.

Ordinary Resolutions relating to:		Number of Votes		
		Against ⁽¹⁾	Abstain ⁽¹⁾	
Resolution 1 Adoption of Directors' Statement and Audited Financial Statements of the Company for the financial year ended 30 June 2021.				
Resolution 2 Payment of proposed first and final one-tier tax exempt dividend of 0.5 Singapore cent per ordinary share for the financial year ended 30 June 2021.				
Resolution 3 Re-appointment of KPMG LLP as Auditors of the Company and authorising the Directors to fix their remuneration.				
Resolution 4 Approval of payment of Directors' fees of \$\$252,500 for the financial year ending 30 June 2022, to be paid quarterly in arrears.				
Resolution 5 Re-appointment of Mr. Heine Askaer-Jensen as a Director.				
Resolution 6 Re-appointment of Mr. Gerard Lim Ewe Keng as a Director.				
Resolution 7 Approval from the shareholders for the continued appointment of Mr. Heine Askaer-Jensen as an independent director pursuant to Rule 210(5)(d)(iii)(A) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022).				
Resolution 8 Approval from the shareholders (excluding the Directors, and the Chief Executive Officer (the "CEO") of the Company, and associate of such Directors and the CEO) for the continued appointment of Mr. Heine Askaer-Jensen as an independent director pursuant to Rule 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022).				
Resolution 9 Approval from the shareholders for the continued appointment of Mr. Basil Chan as an independent director pursuant to Rule 210(5) (d)(iii)(A) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022).				
Resolution 10 Approval from the shareholders (excluding the Directors, and the CEO of the Company, and associate of such Directors and the CEO) for the continued appointment of Mr. Basil Chan as an independent director pursuant to Rule 210(5)(d)(iii)(B) of the Listing Manual of the SGX-ST (which will take effect from 1 January 2022).				
Resolution 11 Authority to issue shares.				
Resolution 12 Authority to grant awards and/or options and to allot and issue shares under the Grand Banks Performance Share Plan 2014 and the Grand Banks Employee Share Option Scheme 2014, respectively.				

(1)	It you wish to exercise all your votes "For" or "Against" or "Abstain" the relevant resolution, please indicate your vote with a tick (1) within the relevant boxes provided. Alternatively,
	if you wish to exercise your votes "For" and "Against" or "Abstain" the relevant resolution, please indicate the number of votes as appropriate in the boxes provided above. In the
	absence of specified directions in respect of a resolution, the appointment of Chairman of the AGM as your proxy for that resolution will be treated as invalid.

Dated this _	day of	2021.

Total Number of Shares held in:	Number of Shares
(1) CDP Register	
(2) Register of Members	



IMPORTANT: PLEASE READ THE NOTES TO PROXY FORM BELOW

Notes:

- A printed copy of this Proxy Form will not be mailed to shareholders. This Proxy Form may be accessed at the Company's website at the URL http://grandbanks.listedcompany.com and will be made available on the SGXNet at the URL https://www.sgx.com/securities/company-announcements.
- 2. In light of the current COVID-19 measures in Singapore and the Company's efforts to minimise physical interactions and risk of community spread of COVID-19, shareholders will not be able to attend the Company's AGM in person. Shareholders seeking to attend the AGM physical in person will be declined. A shareholder (whether individual or corporate) who wishes to exercise his/her/its voting rights at the AGM must appoint the Chairman of the AGM as his/her/its proxy to attend, speak and vote on his/her/its behalf at the AGM by completing and submitting this Proxy Form. Where a shareholder appoints the Chairman of the AGM as proxy, the shareholder must give specific instructions as to voting (whether to vote in favour of or against, or abstain from voting) in respect of a resolution in the Proxy Form, failing which, the appointment of the Chairman of the AGM as proxy for that resolution will be treated as invalid.
- 3. Please insert the total number of Shares held by you. If you have Shares entered against your name in the Depository Register (as defined in Section 81SF of the Securities and Futures Act, Chapter 289), you should insert that number of Shares. If you have Shares registered in your name in the Register of Members of the Company, you should insert that number of Shares. If you have Shares entered against your name in the Depository Register and Shares registered in your name in the Register of Members, you should insert the aggregate number of Shares entered against your name in the Depository Register and registered in your name in the Register of Members. If no number is inserted, the instrument appointing a proxy or proxies shall be deemed to relate to all the Shares held by you.
- 4. Shareholders who hold shares of the Company through a relevant intermediary (as defined in Section 181 of the Companies Act), including CPF or SRS investors who wish to appoint the Chairman of the AGM as their proxy should approach their respective CPF Agent Banks or SRS Operators to submit their votes by **5.00 p.m. on Monday, 18 October 2021**, being 7 working days before the date of the AGM.

Pursuant to Section 181 of the Companies Act, Chapter 50, a "relevant intermediary" means:

- (a) a banking corporation licensed under the Banking Act (Cap. 19) or a wholly owned subsidiary of such a banking corporation, whose business includes the provision of nominee services and who holds shares in that capacity; or
- (b) a person holding a capital markets services licence to provide custodial services for securities under the Securities and Futures Act (Cap. 289) and who holds shares in that capacity; or
- (c) the Central Provident Fund Board established by the Central Provident Fund Act (Cap. 36), in respect of shares purchased under the subsidiary legislation made under that Act providing for the making of investments from the contributions and interest standing to the credit of members of the Central Provident Fund, if the Board holds those shares in the capacity of an intermediary pursuant to or in accordance with that subsidiary legislation.
- 5. The Chairman of the AGM, as proxy, need not be a member of the Company.
- 6. The Proxy Form appointing the Chairman of the AGM as proxy must be under the hand of the appointor or of his attorney duly authorised in writing. Where the Proxy Form appointing the Chairman of the AGM as proxy is executed by a corporation, it must be executed either under its seal or under the hand of an officer or attorney duly authorised. Where the instrument appointing the Chairman of the AGM as proxy is signed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument of proxy, failing which the instrument may be treated as invalid.
- 7. A corporation which is a member may authorise by resolution of its directors or other governing body such person as it thinks fit to act as its representative at the AGM, in accordance with Section 179 of the Companies Act, Chapter 50 of Singapore.
- 8. The Proxy Form appointing the Chairman of AGM as proxy, duly executed, together with the power of attorney (if any) under which it is signed or a certified copy thereof, must be submitted to the Company in the following manner by 10.00 a.m. on 27 October 2021, being not less than twenty-four (24) hours before the time appointed for holding the AGM:
 - (i) If submitted by post, be deposited at the Registered Office of the Company at 21 Bukit Batok Crescent, #06-74 Wcega Tower, Singapore 658065; or
 - (ii) If submitted electronically, be submitted via email to the Company at GBYagm2021@boardroomlimited.com by enclosing a signed PDF copy of the Proxy Form.

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

In view of the current COVID-19 situation in Singapore and the related safe distancing measures which may make it difficult for shareholders to submit the completed Proxy Forms by post, shareholders are strongly encouraged to submit their completed Proxy Forms electronically via email.

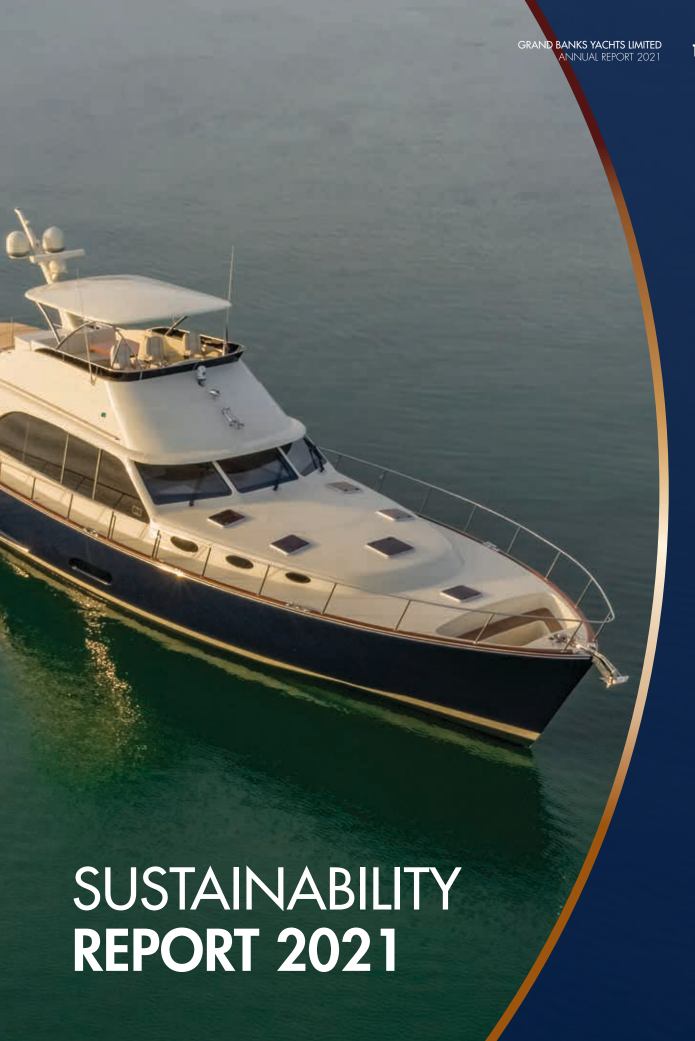
9. All shareholders will be bound by the outcome of the AGM regardless of whether they have attended or voted at the AGM.

PERSONAL DATA PRIVACY:

By submitting an instrument appointing the Chairman of the AGM as proxy, the member accepts and agrees to the personal data privacy terms set out in the Notice of AGM dated 12 October 2021.

General:

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



ABOUT THIS REPORT

This is the fifth annual Sustainability Report ("Report") for Grand Banks Yachts Limited ("Grand Banks", "the Company"). This report provides a yearly progress update of our ongoing commitment to sustainability with a focus on addressing Grand Banks' material Environmental, Social and Governance ("ESG") issues. Combined with our Annual Report, this report provides a holistic view of our overall performance to stakeholders.

To ensure consistency with the last four financial years, this report has been prepared in accordance with the Global Reporting Initiative ("GRI") Standards 2016: Core option. We have elected to use the GRI Standards for sustainability reporting due to its international recognition and widespread use by companies around the world, and its broad, encompassing topics, enabling Grand Banks to provide an accurate reflection of its most material environmental and social impacts. This report is also prepared in accordance with SGX-ST Listing Rules (711A and 711B) – Sustainability Reporting.

We have also integrated the UN Sustainable Development Goals ("SDGs") into our reporting process to map our contribution to sustainable development.

Reporting Principles

We applied GRI's reporting principles to determine the report content and ensure data quality. By applying the GRI principles of stakeholder inclusiveness, materiality, sustainability context and completeness, we were able to determine the material topics to be covered. The business and operational strategies of Grand Banks, its operating environment, various risk factors, opportunities and overall outlook and prospects are also covered in this report.

Report quality has been guided by the GRI principles of accuracy, balance, clarity, comparability, reliability and timeliness.

To ensure accuracy, all data included in this report has been sourced from primary official records. On occasions where data is incomplete or unavailable, we have provided full disclosure with supporting explanations and rationales where required. We have used internationally accepted measurement units for all data to facilitate comparability.

Financial figures are in Singapore dollars unless specified otherwise.

Reporting Scope

The report covers Grand Banks' ESG performance from 1 July 2020 to 30 June 2021 ("FY2021"). For comparison, we have included the historical data for FY2019 and FY2020 unless stated otherwise.

The report covers the material ESG topics assessed through a materiality assessment process using the GRI Standards across our operations. Disclosures include policies, practices, performance and targets for each of the identified material ESG factors.

Environmental and social performance data is derived from our head office in Singapore, the manufacturing facility in Malaysia and the operations in the United States of America ("USA"). During FY2021, we consolidated our manufacturing by moving all production from Australia to the factory in Malaysia and the Australian facility was shut down. Therefore, this report does not include ESG data for the erstwhile Australian facility.

In earlier reports, we had reported environmental data for our US entity "Stuart Yacht Corporation" in Florida, acquired in May 2018, separately to maintain comparability. In this report, ESG data from the US entity has been combined with the rest of the data as data for three consecutive years is now available, aiding overall comparability.

All references to Grand Banks yachts in this report refer to both the Grand Banks, Eastbay and Palm Beach model yachts.

Exclusions

Unless specified otherwise, the ESG performance of the Group's vendors, suppliers and value chain is excluded from this report as we do not have any control over or access to their ESG data. However, our key suppliers conduct their own sustainability self-assessments, and these results are included in this report.

Restatements

There are no restatements in this report. However, data charts have been updated to reflect the combined presentation of environmental data after including the US data.

Assurance

Internal verification mechanisms by Grand Banks have been leveraged to ensure data quality and accuracy. We have not obtained external assurance for the sustainability information in this report.

Availability

This report forms part of Grand Banks' Annual Report, and is available in PDF form on our website http://grandbanks.listedcompany.com download.

Feedback

Questions or feedback on this report can be sent to: csr@grandbanks.com.

PERFORMANCE HIGHLIGHTS

ESG PERFORMANCE (FY ended on 30 June)¹				
ESG FACTORS	FY2019	FY2020	FY2021	
ENVIRONMENTAL ²				
CO ₂ emissions (t)	2,190	1,991	1,743	
Carbon emission intensity per labour hour (kgCO ₂)	1.3	1.3	1.6	
Energy intensity per labour hour (MJ) ³	10.7	11.1	11.6	
Electricity used (kWh)	3,449,844	3,066,701	2,814,495	
Water consumption (m³)	26,697	29,131	32,497	
Non-hazardous waste (t)	1,915	1,973	1,966	
Hazardous waste (t)	39	23	37	
SOCIAL				
Employees				
Number of full-time employees	818	737	710	
Direct employees (Production Workers)	85.5%	84.8%	81.0%	
New hires	211	128	92	
Female employees (Office functions)	34.8%	28.9%	23.3%	
Average training hours per employee (Female)	3.0	2.9	5.7	
Average training hours per employee (Male)	4.2	2.6	4.6	
Employee turnover rate	16.4%	28.4%	11.0%	
Fatal accidents	0	0	0	
Suppliers				
Share of local suppliers as % of total purchase value	56.3%	57.7%	65.4%	
FINANCIAL (\$m)				
Revenue	79.6	103.2	96.1	
Net profit	1.5	1.1	4.2	
Employee wages and benefits	28.8	28.8	26.6	
Dividends paid/declared to shareholders	None	None	0.9	

Notes:
1) FY2019: 1 July 2018 to 30 June 2019, FY2020: 1 July 2019 to 30 June 2020, FY2021: 1 July 2020 to 30 June 2021.
2) Environmental figures have been updated after adding data from our US operations which was reported separately until last year.
3) Energy data refers to electricity, diesel and petrol consumption.

SUSTAINABILITY GOVERNANCE

At Grand Banks, we understand the importance of a strong sustainability focus within business and the need for measuring and monitoring our impacts on social and environmental issues. The governance of sustainability topics is integrated into our corporate governance structure, with the Board of Directors having oversight over the management and implementation of sustainability strategies. The Board plays an active role in driving sustainability and works closely with senior management to develop strategies, policies, goals and targets to support the sustainable growth of the business. The Board provides overall direction for the company's sustainability strategy and preparation of the sustainability report.

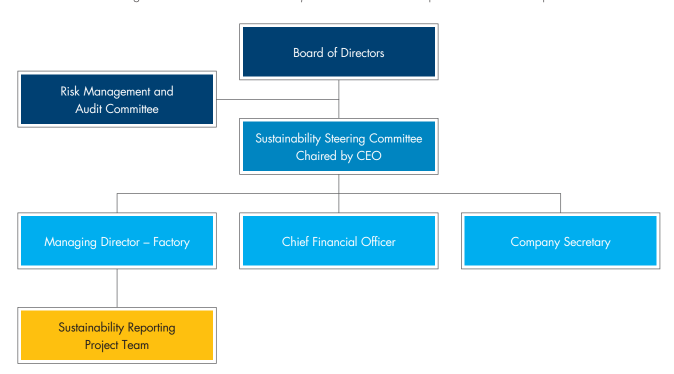
The Board's Risk Management and Audit Committee has formal responsibility for managing Environmental, Social and Governance ("ESG") issues and sustainability reporting. The full Board receives periodic updates on Grand Banks' ongoing ESG activities and performance.

Grand Banks' Sustainability Steering Committee ("SSC"), chaired by the Chief Executive Officer, supports the Board and the Risk Management and Audit Committee. The SSC serves as the central coordinating body for implementing sustainability policy, strategy and reporting. With oversight from the Board, the SSC reviews, assesses and determines the sustainability context, material factors, scope, boundary, completeness and prioritisation of the issues for reporting.

A Sustainability Reporting Project Team ("RPT") has been constituted for collecting and verifying ESG data for reporting. The RPT includes representatives from the key departments and functions.

Sustainability activities are managed at the functional and operational levels across the organisation.

Read more about our governance structure in the Corporate Governance chapter in this Annual Report.



BOARD STATEMENT

The Grand Banks Board upholds the highest standards of professional conduct, accountability and transparency. The Board is committed to creating sustainable value for all stakeholders through good governance of economic, environmental and social aspects of the business.

The Board, supported by the Sustainability Steering Committee ("SSC"), considers sustainability issues in its strategy, determines the material Environmental, Social and Governance ("ESG") factors and oversees the management of these factors.

This sustainability report details how Grand Banks manages its material ESG impacts to create positive value for our stakeholders. The Board has reviewed and endorsed this sustainability report.



SUSTAINABILITY STRATEGY

Our sustainability strategy focuses on mitigating risk and creating value across material ESG factors. Our strategic initiatives cover the following areas:

- Governance: Leading by principles
- Environment: Protecting the planet
- People: Empowering for performance
- Marketplace: Operating responsibly
- Community: Contributing positively
- Economic performance: Creating value for shareholders and stakeholders

ASIA SUSTAINABILITY REPORTING AWARD

GOLD WINNER

Asia's Best Sustainability Report (SME)

ENVIRONMENT

Carbon emissions intensity (kgCO₂/Labour Hour) reduced by 29% from FY2015 level

PEOPLE

Health, Safety and Wellbeing

COVID-19 vaccination for all eligible employees in Malaysia

Zero incidents of serious workplace injuries

Continued record of zero fatalities across factories

MARKETPLACE V-Warp® Hull Design

High performing and energy efficient proprietary V-Warp® Hull Design now adopted across Grand Banks, Palm Beach and Eastbay brands

SUPPLY CHAINSupplier Engagement

3rd year of supplier sustainability self-assessment by top suppliers

ECONOMIC PERFORMANCE

6th consecutive year of profitability

Declared final dividend

KEY HIGHLIGHTS FROM FY2021

STAKEHOLDERS

We maintain an open and ongoing engagement with our stakeholders as we pursue our corporate goals.

Understanding the views and concerns of our stakeholders helps us to make informed decisions across our business activities. Stakeholder engagement also helps us determine our strategic priorities.

Our stakeholders are individuals or groups that are affected by Grand Banks' activities or have the potential to impact or influence the GB Group's operational or financial performance. Our key stakeholders include customers, employees, suppliers and contractors, governments and regulators, shareholders and investors, industry peers, NGOs and the media.

We regularly engage our stakeholders through a variety of platforms and channels. The following table summarises our approach to stakeholder engagement.

Stakeholder Groups	Stakeholder expectations	Our engagement channels	Addressing their expectations
Customers	Quality, value, reliability, safety, efficient delivery, friendly and effective service.	Boat shows, private boat tours, direct marketing and customer yard visits. Digital marketing with improved digital content and advertising as well as introducing 360-degree virtual tours of our boats.	Incorporating stringent quality and safety features in our boats, efficient production planning, using high quality materials and components, and complying with international quality and safety regulations.
Employees	Safety and wellbeing amid the COVID-19 pandemic, respect and recognition, fair employment policies, competitive wages, work-life balance, personal development, career growth and safe working conditions.	Regular team meetings (virtual due to COVID-19), newsletters, internal memos, and Employee Code of Conduct. Unfortunately, most loved lunch meetings and other in-person get-togethers have been suspended due to the pandemic.	Implementing safe management measures for the health, safety and wellbeing of employees during the COVID-19 pandemic, facilitating Work From Home, adopting fair employment policies and practices, investing in people development, performance recognition and rewards, and open communication with employees.
Shareholders and Investors	Return on investment, long-term sustainable business growth, regular dividends, financial prudence, effective risk management and good corporate governance.	Annual General Meetings, special visits, briefings and press releases.	Carefully strategising long-term growth, continuously innovating to lead the market, optimising our resources, managing risks prudently, and ensuring integrity, transparency and management accountability.
Suppliers, Consultants and Contractors	Regular orders, clearly defined specifications, a fair selection process and ethical conduct, and timely payment.	Trade shows and vendor meetings.	Mandating ethical procurement policies, for example a Supplier Code of Conduct, and processes to ensure fairness in selecting vendors and awarding orders, and honouring the terms of purchase agreements.

Stakeholder Groups	Stakeholder expectations	Our engagement channels	Addressing their expectations
Government and Regulators	Compliance with applicable laws and regulations, timely filing of required information and cooperation with law enforcement agencies and officers.	Factory inspections, seminars and filing of mandatory reports.	Adhering to policies and practices that ensure compliance with regulations.
Community and NGOs	Responsible employment and business operations, support for and contributing to local community causes.	Unfortunately, sports events, blood donation drives and other communal activities are suspended due to COVID-19. Disclosure of our ESG performance.	Following fair employment policies, minimising the environmental impacts of operations and supporting local community events.
Industry Peers	Product and process innovation.	Advertising, website updates, trade shows and industry events.	Investing in product innovation as well as research and development, and new product launches.
Analysts	Regular updates on company performance and plans, and access to senior management for interviews.	Annual Reports, briefings, updates via the corporate website and press releases.	Providing appropriate updates and information in a timely manner and as requested.
Media	Regular updates on company affairs, access to information for public interest stories and access to management for comments/interviews.	Press releases and interviews.	Providing regular press releases, and information and interview opportunities with top management when requested.

Relevant Memberships

We actively participate in several industry organisations focused on issues that are material to the business and to our relevant stakeholders. This participation gives us access to important industry developments, raises our company profile and optimises networking opportunities. Our key memberships include:

- Singapore Business Federation
- Federation of Malaysian Manufacturers
- Malaysian International Chamber of Commerce and Industry
- American Boat & Yacht Council
- Boating Industries Alliance Australia
- International Yacht Brokers Association

MATERIALITY ASSESSMENT

We follow the GRI Standards for conducting a materiality assessment of our impacts. Topics material to the Grand Banks Group include those representing our significant economic, environmental and social impacts, risks and opportunities or which substantively influence the assessments and decisions of stakeholders. We have also integrated the UN Sustainable Development Goals ("SDGs") into our materiality process to further support our commitment to achieving positive value on ESG issues directly connected with our activities.

With help from external sustainability experts, the SSC reviews our material topics every year, and the Board's approval is obtained for inclusion in the sustainability report.

In FY2021, we revisited our previously reported material topics to prioritise those factors which are highly material to allocate our resources more efficiently. The review considered stakeholder views, the severity and relevance of impacts as well as reporting practices by peers in the manufacturing sector. Based on the annual review, we have determined that the material topics reported in the FY2020 Sustainability Report remain valid and relevant.

MATERIALITY PROCESS

IDENTIFY	EVALUATE	VALIDATE	PRIORITISE	CONFIRM
Identify ESG impacts, risks and opportunities and related topics	Assess the significance of impacts, risks or opportunities, and consider stakeholder concerns and expectations	Consider sustainability trends, shortlisted material topics, reviewed by SSC, and the Board	the significance	Confirm material topics for reporting with the Board's approval

Our materiality assessment also considers the boundary of impacts – where the impacts occur and our involvement with these impacts. Indirect involvement indicates the impacts outside of Grand Banks' operating environment, such as in the supply chain where we may have limited or no control.

For FY2021, our highly material topics for reporting are outlined in the following table.

Material Topics (GRI Standards)	Where the Impact Occurs	Our Involvement	Management Approach
ENVIRONMENT			
Energy	Manufacturing operations and product use by customers	Direct and Indirect	Strive to constantly reduce our energy intensity, and to innovate more energy efficient product designs
Greenhouse Gas ("GHG") emissions	Manufacturing operations and product use by customers	Direct and Indirect	Strive to constantly reduce our carbon emissions intensity, and to innovate products that emit fewer GHG emissions
Waste	Manufacturing operations	Direct	Reduce, reuse and recycle waste
Environmental compliance	Manufacturing facility	Direct	Comply with applicable environmental laws
PEOPLE			
Employment	GB Group	Direct	Build a high performing organisation
Employee wellbeing (Non-GRI Topic)	GB Group	Direct	Implement measures for the health, safety and wellbeing of our employees to mitigate the effects of the COVID-19 pandemic
Employee turnover	GB Group	Direct	Implement policies that help maintain above industry-average retention rate
Occupational health and safety	GB Group	Direct	Maintain a zero-accident workplace
MARKETPLACE			
Customer health and safety	GB Group and Suppliers	Direct and Indirect	Compliance with applicable product safety standards
Anti-corruption	GB Group	Direct and Indirect	Maintain zero-tolerance for fraud, bribery and corruption
ECONOMIC			
Economic performance	GB Group	Direct	Consistently improve financial performance
Socio-economic compliance	GB Group	Direct	Comply with applicable socio-economic laws

Important Topics (Not considered material)	Management Approach
Diversity and equal opportunity	Maintain gender, ethnic and cultural diversity
Human rights	Respect and uphold human rights principles, including in our supply chain
Training and education	Support personal and professional development of our people
Sustainable procurement	Engage with suppliers to explore sourcing of sustainable materials
Local communities	Positively contribute to local communities
Indirect economic performance	Contribute positively to the local economy and society

Supporting the United Nations Sustainable Development Goals

The United Nations ("UN") Sustainable Development Goals ("SDGs") provide a shared roadmap for governments, businesses and civil society organisations to address the most pressing social and environmental challenges facing our world today. The SDGs aim to end poverty, protect the planet and ensure peace and prosperity for all people by 2030.

At Grand Banks, we are committed to playing our part in achieving Sustainable Development Goals. Out of the 17 SDGs, our sustainability strategies contribute to Goal 4 (Quality Education), Goal 5 (Gender Equality), Goal 8 (Decent Work and Economic Growth), Goal 12 (Responsible Consumption and Production), Goal 13 (Climate Action) and Goal 16 (Peace, Justice and Strong Institutions). Our performance contributing to the identified SDGs is illustrated throughout the report.

ESG Factors	SDG Targets Supported	SDGs
Energy	7.3 By 2030, double the global rate of improvement in energy efficiency 9.4 By 2030, upgrade infrastructure and retrofit industries to make them sustainable, with increased resource-use efficiency and greater adoption of clean and environmentally sound technologies and industrial processes, with all countries taking action in accordance with their respective capabilities	7 AFFORDABLE AND CLEAN ENERGY 9 INDUSTRY, INNOVATION AND INFRASTRUCTURE
GHG Emissions	13.1 Strengthen resilience and adaptive capacity to climate-related hazards and natural disasters in all countries	13 CLIMATE ACTION



ESG Factors	SDG Targets Supported	SDGs
Waste	12.2 By 2030, achieve the sustainable management and efficient use of natural resources	19 RESPONSIBLE
	12.5 By 2030, substantially reduce waste generation through prevention, reduction, recycling and reuse	12 RESPONSIBLE CONSUMPTION AND PRODUCTION
	12.8 By 2030, ensure that people everywhere have the relevant information and awareness for sustainable development and lifestyles in harmony with nature	GO
Customer Health and Safety	16.3 Promote the rule of law at the national and international levels and ensure equal access to justice for all	
Anti-Corruption	16.5 Substantially reduce corruption and bribery in all their forms	16 PEACE, JUSTICE AND STRONG INSTITUTIONS
Environmental Compliance	16.6 Develop effective, accountable and transparent institutions at all levels	
Socio-economic Compliance		
Employment Employee Turnover	8.5 By 2030, achieve full and productive employment and decent work for all women and men, including for young people and persons with disabilities, and equal pay for work of equal value	8 DECENT WORK AND ECONOMIC GROWTH
Occupational Health and Safety	8.8 Protect labour rights and promote safe and secure working environments for all workers, including migrant workers, in particular, women migrants, and those in precarious employment	
Employee Wellbeing	Target 3.3. By 2030, end the epidemics of AIDS, tuberculosis, malaria and neglected tropical diseases and combat hepatitis, water-borne diseases and other communicable diseases	3 GOOD HEALTH AND WELL-BEING
Economic Performance	8.2 Achieve higher levels of economic productivity through diversification, technological upgrading and innovation, including through a focus on high-value-added and labour-intensive sectors	8 DECENT WORK AND ECONOMIC GROWTH

ENVIRONMENT

We are committed to exploring and implementing ways to minimise the environmental impact of our world-class recreational yachts during both manufacture and customer use.

Our two-pronged environmental approach involves minimising our energy consumption and waste generation during all activities related to production and operations, and putting a strong emphasis on product innovation to make our yachts lighter, stronger and consequently more energy efficient.



Improve Yacht Quality

Building stronger, lighter and more energy efficient yachts

Energy consumption Waste products

imption ducts

Our top priority environmental goals are to reduce energy consumption, reduce carbon emissions and reduce waste or improve waste management. We focus on achieving greater energy efficiency throughout our operations and within our boat designs to reduce energy consumption. To reduce carbon emissions, we focus on more efficient production processes, sourcing from local suppliers where possible, and integrating maximum efficiency into our boat designs. To improve waste management, we focus on recycling materials where possible and working with licensed third-party waste management contractors to carry out safe disposal. We also monitor our water consumption even though our use of water is not significant.

From this year, we will not report the environmental performance data separately for the US operations. Since three-year data for the US operations is now available, the US environmental data has been consolidated with the overall data for comparability. Data for FY2019 and FY2020 has been updated to reflect the consolidation.

TARGET AND PERFORMANCE

Material Factor	FY2021 Target	FY2021 Performance*	FY2022 Target
Energy Consumption	9.2 megajoules per labour hour	11.6 megajoules per labour hour	11.5 megajoules per labour hour
Greenhouse Gas Emissions (CO ₂)	1.2 kgCO ₂ per labour hour	1.6 kgCO ₂ per labour hour	1.5 kgCO ₂ per labour hour
Non-hazardous Waste	1.1 kg/labour hour	1.8 kg/labour hour	1.7 kg/labour hour
Environmental Compliance	Maintain zero incidents of non-compliance	Zero incidents of non-compliance	Maintain zero incidents of non-compliance

^{*}Note: The basis for the FY2021 targets was materially changed due to the closure of our facility in Australia and the addition of the US data for this year's reporting. Hence, the FY2021 performance is not an accurate measure of progress against the targets. We have therefore recalibrated targets for FY2022.

Energy

The use of electricity and fuel for manufacturing our products makes up the majority of our energy footprint. Fuel is also used in our yachts throughout their operating life. Our factories in Malaysia accounts for most of our total energy consumption, followed by our US entity Stuart Yacht Corporation in Florida which offers a private dock and exhibition venue, commissioning, repair and maintenance services for our clients in the region.

Energy - Electricity

In FY2021, our total electricity consumption was 2.81 million kWh as compared with 3.06 million kWh in the prior year. Energy intensity was calculated to be 11.6 megajoules (MJ) per labour hour in FY2021 compared with 11.1 MJ/labour hour in FY2020.

We remain committed to improving energy efficiency in our manufacturing operations and we actively seek new, innovative technologies to help reduce or optimise our energy consumption. See below the ways in which we actively reduce energy consumption.

The introduction of a robotic arm in the mould making process has translated into significant time and labour savings, which ultimately leads to enhanced manufacturing productivity as well as cost and energy efficiency. The use of robotics also improves accuracy, thereby reducing waste, and helps mitigate the risk of injury for workers.

Energy - Fue

We use fuel to test our yachts as well as in transporting our vessels to customers. Fuel is also used by our customers to power their boats. We strive to continually improve fuel efficiency by building lighter, faster yachts using innovative design and materials.

Usage of LED bulbs

since 2016, which consume at least 75% less energy than incandescents and last around 25 times longer.

Spacious production bays with skylights.

This allows for optimisation of natural light thus reducing the need for artificial lighting and therefore electricity use.

Electricity Saving Measures

Constant
upgrading of
machinery and tools
to more energy efficient

models i.e. robotic arms.

Power conscious company culture.

Educating staff on the importance of switching off electrical appliances and lighting when not in use.

Some machinery and appliances have an automatic switch off when idle for period of time, helping to further conserve energy.

Re-organisation of production bays and administrative block

at our factories as well as extending the roofing at our Malaysia facility (to increase the production area sheltered from the elements). These efforts have reduced the need for artificial cooling systems such as electric fans and air-conditioning.

Yachts for a More Sustainable Future

We are constantly exploring ways to re-engineer manufacturing processes and our value chain towards building more efficient, faster, lighter yachts with reduced environmental impact. Here is an outline of some of the initiatives we have undertaken in this area:

Material substitution:

- Replacing fibreglass with carbon fibre where possible. The latter uses less materials overall and makes yachts lighter and more durable. Lighter yachts move faster, consume less fuel and are more energy efficient.
- Substituting synthetic boat building materials in place of teak. Synthetic materials don't require varnishing and provide more flexibility during construction and fitting.

Innovative Design and Build:

- The use of sandwiched cored hulls as opposed to solid laminate hulls provides lighter, stronger boats due to the alternation of light, strong materials with layers of fibreglass. Lighter and stronger boats require less fuel.
- High performing and energy efficient propriety V-Warp Hull Design for better performance and fuel efficiency.

Engine Replacements:

 Replacing conventional Straight Shaft inboard engines with Pod Drive engines, which are quieter, vibrate less and are 10%-30% more fuel-efficient.

Standardisation Initiatives:

• Uniformity in components used across various yacht models simplify production, increase manufacturing efficiency and reduce costs.

Innovative Resin Infusion Process:

• Our unique approach has reduced resin use and allowed for a safer process contributing to the greater wellbeing of employees. We can also better control styrene emissions to safeguard the atmosphere and environment.

Carbon Emissions

Our carbon emissions stem from our consumption of electricity and fuel.

We use the globally recognised GHG Protocol guidelines to measure and disclose carbon emissions. Currently, we report Scope-1 and Scope-2 emissions that refer to fuel consumption and purchased electricity, respectively.

We continually seek to improve the fuel and energy efficiency of our operations to reduce our carbon emissions.

Harnessing Solar Energy

Grand Banks recognises the increasing importance of utilising solar power and other renewable energy sources as alternatives to purchasing electricity and fuel. Solar power and renewable energy have already been incorporated into our yachts. We offer in our yachts a solar-energised electrical system, which enables batteries to be charged by a pair of 300-watt solar panels on the hardtop's roof. This keeps on-board refrigeration operable without reliance on onshore power or generators.

We will continue to explore more possibilities of introducing solar power capability onto our yacht in the future.

Waste

In FY2021, our production facilities and servicing operations generated 37 tonnes of hazardous and 1,966 tonnes of non-hazardous waste. Our hazardous waste includes spent lubricant oil, solvents, catalysts, dust filter, uncured resin and gum waste. Non-hazardous waste includes wood, paper, plastic, bottles and cans.

All hazardous waste is either treated before disposal or we employ licensed third-party waste management contractors to carry out safe disposal. The contractors collect, treat and dispose of the waste according to compliance standards set by the local regulations.

Case Study

We have installed water coolers and dispensers in various places in the Malaysia facility. This has reduced plastic water bottle waste and it also promotes a healthier lifestyle for our employees.

Acetone Recovery

Our Malaysian facility continues to recycle up to 70% of acetone as a solvent to clean equipment used to fabricate fibreglass reinforced plastic products. The programme saves nearly \$4,000 by reducing the need for new acetone by 5.4 tonnes.

Water Consumption

The main forms of water consumption at Grand Banks are for drinking purposes, product testing and industrial washing. Water consumption is, therefore, relatively low. However, we continue to advocate water conservation across our operations through internal campaigns and programmes.

A practical example of our water-saving approach is evident in the testing pool at our Malaysian facility, where water is reused. As a result, we save an average of 100 gallons of water per boat.

Lithium Batteries

We are switching to lithium batteries for all our yachts. Although these batteries are expensive, they are more environmentally friendly.

Yacht Drawings

We are reducing the printing of yacht drawings by issuing soft copies of such drawings.

Lower Emission Generators

We are installing generators which meet the latest emission standards in our yachts.

Marketing Collaterals

We are in the process of migrating to a fully digital (i.e. paper-less) marketing strategy, to reduce the need to print marketing collaterals to market our boats.

Naturally Better

Investing in more roofing to increase the covered spaces at our Malaysian facility protect goods and materials from the elements, prolonging the lifespan of these resources and assets and creating a more comfortable environment for our employees. We have also created several green spaces populated by over 100 trees and plants, which help improve biodiversity and offset some carbon emissions.

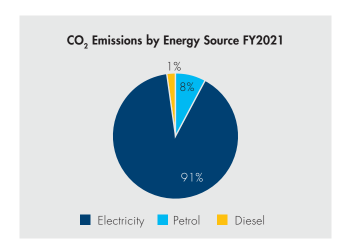
Environmental Compliance

There were no incidents of non-compliance with environmental laws or regulations in the reporting period. We remain committed to complying with applicable environmental regulations and upholding high environmental standards in our production processes.

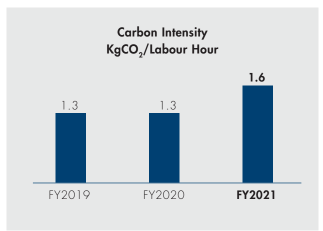
ENVIRONMENTAL PERFORMANCE

Carbon Emissions Summary					
		tCO ₂			
	FY2019	FY2020	FY2021		
Direct (Scope 1) GHG emissions					
Mobile Combustion	194	223	156		
Stationary Combustion	0	0	0		
Total Scope 1 GHG emissions	194	223	156		
Energy indirect (Scope 2) GHG emissions					
Purchased Electricity	1,995	1,767	1,587		

Note: Emissions data covers all energy consumption in our Malaysia facility, the US and the head office in Singapore.



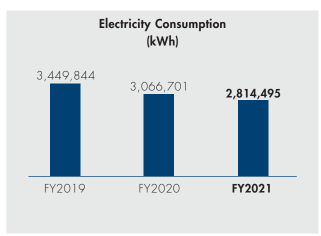
Total Carbon Emissions (tCO₂)

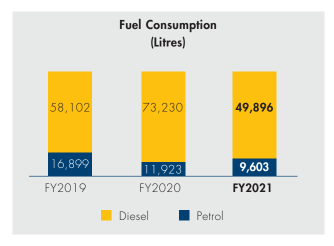


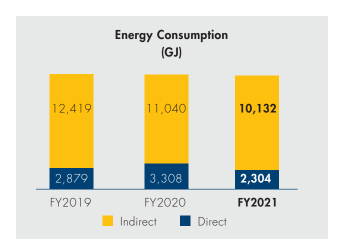
1,991

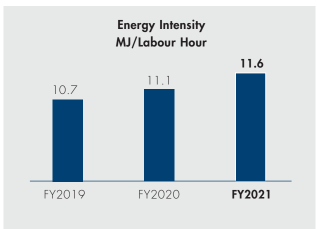
1,743

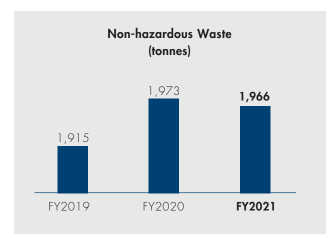
2,190

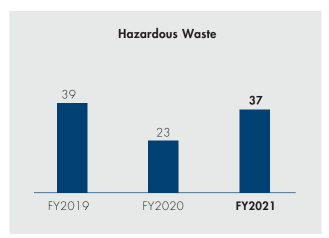


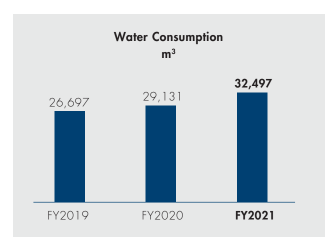












PEOPLE

Our employees are our most important asset. We pride ourselves on developing a work culture rooted in inclusivity, mutual respect and continual personal development.

Our workers' skills, experience, motivation and satisfaction are material to our performance and success. Our ability to design, construct and deliver high-quality yachts to customers depends on the collective contribution of our employees.

We continue to invest in developing our people's technical skills and knowledge while also focussing on employees' career growth, providing comprehensive benefits for our workers and fostering an inclusive work culture.

Our human resource policies promote diversity, inclusivity, talent attraction, retention and development, human rights and a safe and healthy work environment.

Our People

In FY2021, Grand Banks had 710 full-time employees across all of its operations and five part-time employees. Permanent employees formed 98% of our workforce. Of the total manpower, 81% were direct employees who refer to production workers. We had 12 fixed-term contract employees and one temporary staff at the end of FY2021.

COVID-19 and Protecting Our People

Employee safety and wellbeing are priorities for us, these are even more apparent with the COVID-19 pandemic. The disruptions caused by the pandemic continued to affect our operations in FY2021 as respective governments implemented further lockdown measures and restricted the movement of people. Working with local government agencies, we implemented a series of safe management measures in our production facilities as well as in our offices.

Some of the steps we implemented included:

- COVID-19 vaccination drive for our employees in Malaysia
- Weekly COVID-19 swab tests
- A COVID-19 guide for employee awareness
- COVID-19 preventive measures campaign for health awareness
- Stepped up COVID-19 screening for employees
- Visitor policy revised to require visitors to produce COVID-19 negative test results to enter the factory premises
- Designating Safe Management Officers to oversee the safety measures
- Introducing Safe Entry measures requiring all employees and visitors to Check-in and Check-out when entering and leaving the office premises, providing us with an accurate overview of the number of people within each building and the ability to alert the relevant people in the event of a virus outbreak
- Requiring every employee to wear a face mask at all times in the premises and offices
- Requiring unwell employees to see a doctor and stay at home
- Twice a day temperature checks for all employees
- Asking employees to complete a health/travel declaration form on the first day of work at the office each week
- Maintaining at least one-metre distance from each other at all times in the premises and offices
- Restricting the number of persons in the conference room to two at any one time
- Restricting the entry of visitors into the office area except for necessary maintenance works
- Frequent sanitising of high-touched areas, e.g. the photocopier
- Enhanced measures for cleaning and general hygiene
- Physical distancing measures in the canteen area

Material Factors

- Employment
- Employee Turnover
- Occupational Health and Safety





Work from Home

Certain groups of our employees continued to work from home during the pandemic period. We ensured they had adequate equipment to continue their work and reimbursed eligible employees' expenses such as printer toner and any excess home broadband data usage during the lockdowns.

Diversity and Inclusion

We are committed to fostering an inclusive workplace where everyone is valued and respected. We are a global, multicultural team spanning multiple locations (Singapore, Malaysia, Australia and North America). We celebrate the diversity of talents and backgrounds with employees hailing from eight different countries. We are an equal opportunity employer and aim to support the growth and development of all employees.

We also serve an international marketplace with global customers. Our rich cultural diversity at the management and the Board level helps us better understand and meet their different expectations and preferences.

Gender diversity remains a challenge for us, owing to the labour-intensive nature of yacht design and building. Yacht manufacture involves carpentry, varnishing, painting, metalwork, fibreglass work, plumbing, electrical, mechanical and engineering tasks. Traditionally these have been male-dominated roles, and uptake of these roles by women in Asian countries is still very low.

While we have fewer women in manufacturing functions, the proportion of women in office-based work as well as in management is more equitable. At present, women make up 23.3% of staff employed in office-based jobs.

Long Service Awards

We are proud to report a significant number of employees with long-term tenures, which reflects our continued commitment to our employees, and the continued trust they place in us as an employer. The average employee service length is 9 years at our production facilities, and the longest employee service length is an impressive 51 years. To recognise, appreciate and reward the ongoing trust and dedication of our employees, we instituted our Long Service Awards. Together with the award, employees also receive a cheque as a sign of our appreciation. We are pleased to report the following awards for FY2021:

5th year: 25 employees
10th year: 17 employees
15th year: 7 employees
20th year: 16 employees
25th year: 15 employees
30th year: 1 employee

Human Rights

At Grand Banks, we recognise our responsibility to respect, protect and uphold human rights standards across our company, operations and supply chain.

Our human rights policies prohibit child labour, forced labour, harassment and discrimination. Our employees have the right to freedom of association and collective bargaining in accordance with local laws.

In our assessment, the risk of violations of our human rights policies covering child labour, forced labour and freedom of association in our own operations are extremely low. To minimise the risks in our supply chain, we engage with our key suppliers through a periodic supplier sustainability assessment.

There were no incidents of human rights violations within Grand Banks during the reported period.

New Hiring and Turnover

During the financial year, the company hired 92 new employees across its operations. New hires included 17 women. Malaysia accounted for 93% of the new hires.

In FY2021, the employee turnover rate was 11% compared with 28.4% in the preceding financial year. During the year, 74 people left employment, including 9 female employees.

EMPLOYEE TURNOVER BY COUNTRY							
Country Male Female Overall							
Malaysia	10.7%	10.8%	10.7%				
Singapore	0.0%	33.3%	12.5%				
USA	21.3%	0.0%	16.9%				

TARGET AND PERFORMANCE						
Material Factor FY2021 Target FY2021 Performance FY2022 Target						
Employee turnover Less than 20% 11% Less than 20%						

Training

At Grand Banks, we understand that our future success will depend to a great extent on ensuring our workforce is equipped with the necessary skills and knowledge to thrive in the evolving technical environment. New technologies and trends are reshaping our industry at a faster pace than ever before. Ongoing learning and development to upgrade skills will be critical in ensuring our workforce remains at the forefront of these developments.

To this aim, we provide regular training and development opportunities to our staff, including on-the-job training and mentoring as well as external training.

Average training hours per male and female employee in FY2021 were 4.6 and 5.7 hours, respectively, higher than the prior year's figures of 2.9 and 2.6 hours. In total, employees received 3,368 hours of training in FY2021 against 2,248 hours of training in the previous financial year.

Learning and Development

Our employees attended the following training courses, workshops, seminars and conferences during FY2021:

- Certified Professional in Human Resource Management
- Compliance With International Standards & Malaysian Labour Laws to Avoid Trade Sanctions
- Domestic Inquiry
- Environmental In-House Training Program for External Reporting Approach

- Field Training Report (FTR-Cepswam)
- First Aid & CPR Training
- Forklift Training
- Health & Safety Committee Workshop
- Hearing Conservation Program
- Managing Absenteeism & Poor Performance Management
- Managing Work Performance Remotely: Adapting Performance Monitoring to The Covid Status Quo
- Prevention Is Better Than Cure: Dealing with The Misuse Of Sick Leave
- Overhead Crane Safety Workshop
- Certified Integrity Officer (CEIO)
- Safe Handling of Overhead Crane and Lifting Equipment
- Sharing the Nation's Prosperity
- Professional Development
- Personal Data Protect Act

Managing Performance

As part of our commitment to the professional development of our employees, we undertake performance appraisals in the form of annual assessments. All evaluations are conducted fairly and objectively. The performance assessment outcome is used to recognise high performers and determine personal development needs and upskilling opportunities for our employees to optimise worker efficiency and wellbeing.

Employee Engagement

We believe that an engaged workforce is essential for achieving our business goals. Therefore, employee engagement continues to be a key element of our overall talent management.

Our engagement approach involves encouraging open communication between staff and management. We value feedback and suggestions received from our employees. We understand the importance of communicating our vision and strategy to our employees to ensure shared goals and a greater sense of alignment. We communicate with our employees in various ways, including quarterly CEO townhalls, briefings, internal memos and the corporate newsletter, and more casual communication via the notice board and team activities.

Occupational Health and Safety

Employee health and safety remains a critical priority for Grand Banks. We are committed to ensuring workplace safety, particularly in our factories which inherently carry more risk than our offices.

Routine maintenance and safety checks are carried out on our machinery, and we have an occupational health and safety system in place to nurture a safety culture across the organisation. We continue to emphasise the need for a safe workplace by adhering to safety practices and processes.

Safety Committee

We have established a Health and Safety Committee that comprises management and worker representatives. The Committee is responsible for addressing health and safety concerns proactively by constantly reviewing safety performance and assessing the measures in place.

Safety Measures

Grand Banks staff are provided with a wide range of Personal Protective Equipment ("PPE") while working within our facilities. These include full-face respiratory masks, half-face respiratory masks, safety shoes, safety helmets and safety goggles.

We continue to educate and empower our staff through ongoing health and safety training. Training is primarily centred on the use of PPE and the use of safety devices attached to relevant equipment, and how to respond in the event of emergencies.

Fire and emergency drills are carried out at our business premises periodically. Drills are carried out by our trained fire safety squad and 12 certified first aiders at our production facilities. We also have set up a well-equipped first aid room. In addition to these, Grand Banks has employed a medical assistant who is stationed full time at our Malaysia production facility.

Due to the nature of our production activities, workplace hazards include toxins stemming from chemicals used in the manufacturing process, such as solvents and paints. These toxins can cause skin irritation or respiratory problems at concentrated levels. Therefore, we constantly monitor air quality through an atmospheric monitoring system to ensure workers are not exposed to harmful levels.

Other identified hazards in our manufacturing environment include noise and dust from the woodwork, the risk of workers' limbs being caught in moving parts of a machine, cuts from the sharp edges of sawing machines, electrical shocks, trips or falls, and fire hazards.

To minimise risks, machines are fitted with the appropriate safety guards while all employees are required to adhere to our Lock-Out-Tag-Out procedures.

Our sanding machines have a dust extraction system to minimise the dust emitted into the air. Similarly, all of our other power tools are outfitted with individual extraction units that trap and extract 90% of dust and other contaminants produced during operation.

Injuries

We are pleased to report that during FY2021, there were zero fatalities and no serious injuries.

Our policy is to thoroughly investigate each injury incident to determine the root cause and take preventive measures to reduce the risk of future occurrence. The policy requires injury reports to be filed by the workers or their managers.

Our health and safety performance indicators for employees are provided below:

MALAYSIA								
Year	Injury Rate		Accident Frequency Rate		Occupational Disease Rate		No. of Fatalities	
	Male	Female	Male	Female	Male	Female	Male	Female
FY2019	2,909	0	11.0	0	0	0	0	0
FY2020	2,721	136	11.0	1	1,361	0	0	0
FY2021	1,774	0	0.79	0	0	0	0	0

Notes

Workplace Injury Rate = (No. of fatal and non-fatal workplace injuries)/(No. of employees) x 100,000
Accident Frequency Rate = (No. of workplace accidents reported)/(No. of man-hours worked) x 1,000,000
Occupational Disease Incidence Rate = (No. of occupational disease cases)/(No. of employees) x 100,000

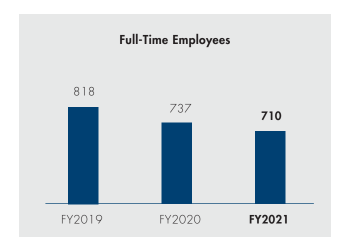
TARGET AND PERFORMANCE					
Material Factor	FY2021 Target	FY2021 Performance	FY2022 Target		
Occupational Health & Safety	Maintain zero fatality across the organisation	Zero	Maintain zero fatality across the organisation		
	Maintain zero occupational disease across the organisation	Zero	Maintain zero occupational disease across the organisation		
	Maintain a Zero Accident Frequency Rate ("AFR") in our factories	Malaysia: Male (0.79), Female (0)	Maintain a Zero Accident Frequency Rate ("AFR") in our factories		

Employee Welfare

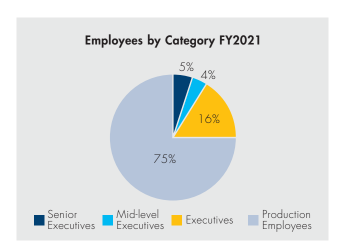
The wellbeing of our staff is paramount to Grand Banks. We continue to provide a wide range of benefits to employees, including healthcare benefits, various types of leave, including parental leave and other benefits, some of which are extended to family members of the employees. Eligible employees are also entitled to attendance allowance, housing allowance and transport allowance.

To promote good team relationships and a healthy work life balance, we regularly organise activities for staff outside of work. These activities include sports events, family days, festive gatherings, quarterly appreciation lunches and more. Employees receive gifts on these occasions as well as on their birthdays, and new employees are welcomed with an orientation meal. These activities have been however put on hold since the outbreak of COVID-19. In Malaysia, we also organise quarterly rice distribution events.

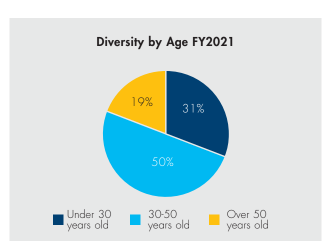
OUR WORKPLACE PERFORMANCE

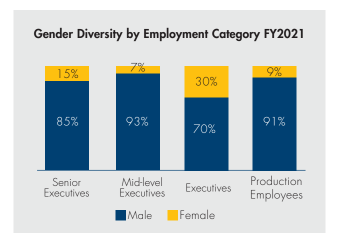


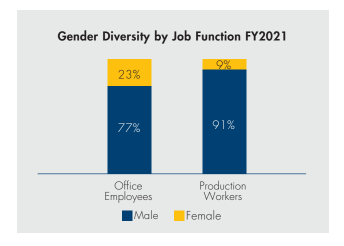


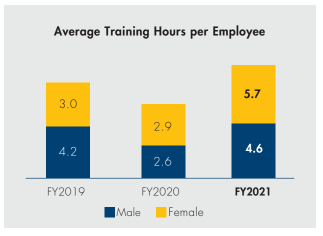


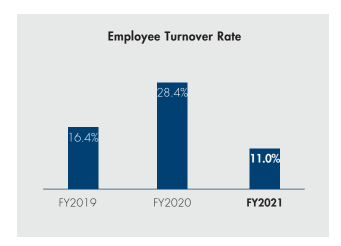


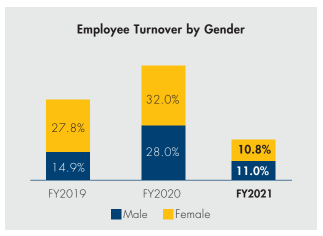




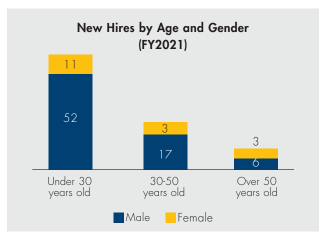












MARKETPLACE

Grand Banks, Eastbay and Palm Beach are seen as trusted, reliable and responsible yacht brands among consumers and the communities we operate in, and we strive to uphold this reputation across all of our activities.

As such, we are committed to the highest level of ethics, integrity and professional standards throughout our operations.

Grand Banks is a customer-centric brand, delivering products of the highest quality and providing dedicated customer service.

Material Factors

- Customer Health and Safety
- Anti-corruption
- Socio-economic Compliance





Building trusted and long-lasting relationships with our customers, partners and suppliers remains an essential part of our business model.

New Products

In FY2021, we launched a new flagship model: the GB85. This is the largest model that the company has built to date and the most efficient. The hull employs vacuum-infused E-Glass with carbon fibre in the structural areas, cored with Corecell® and Airex® foam, stitched multi-axial fabric, and 100% vinyl ester resins, and the rest are formed from fully infused carbon fibre. This results in a lighter but stronger structure with a higher fibre-to-resin ratio.

The sleek lines of its V-Warp hull reduce water resistance: in tow-tank testing at the Australian Maritime College in Tasmania, the GB85 created virtually no wake at 21 knots. This enables the GB85 to match the speed of competitors with only slightly more than half the horsepower. Its fuel consumption is, therefore, significantly lower than other comparable yachts on the market.

Two robotic CNC machines helped build some of the parts, which are larger and more complex than those in our other models. The 8-axis robot won the award for Innovation in a Production Process at the 2019 Boat Builder Awards and it continues to prove its value two years on.

Product Quality

Our yachts boast some of the best performances in the luxury motor yacht world and we are passionate about maintaining the superior quality of our yachts. We channel decades of experience in yacht building and design into impeccable construction that makes efficiency a priority. We combine supreme quality with beautiful, spacious interiors to ensure comfort for long-range cruising in all seas. Our yachts are fitted with the most dependable engines and equipment, promoting durability. We constantly embrace technological innovations and state-of-the-art materials in building our yachts, as demonstrated by our award-winning 8-axis robot.

Over the years, we have earned a wide range of international quality certifications including in the EU (such as CE Mark) and US (such as NMMA certification), a testament to our commitment to high standards. Owners can be assured that each vessel is superbly designed and built in accordance with the high standards set by industry-leading certification bodies.

We are working towards obtaining certification from NMMA and CE Mark for our newer models including EB60, PB70 and GB85.

New Robot Facility

We recently completed the revamp of our New CNC Robot Facility that will enhance productivity and production capacity and will streamline the flow of production in the factory. With a second robot installed, the robots can now pump out a larger number of parts in less time.

The original robot milling department area of the factory housed in a new larger location to both allow the two robots to access larger and/or multiple parts simultaneously, and to improve the factory flow of the production line.

Grand Banks' use of dual robotic milling arms, one with 8-axis of movement and the other with 7-axis of movement, was given the award for Innovation in a Production Process at the 2019 Boat Builder Awards at the National Maritime Museum in Amsterdam.

Customer Service

Our exceptional customer service goes hand-in-hand with our superior product quality: it's what our customers expect.

Since the Florida-based Stuart Yacht Corporation acquisition, our service capabilities have been enhanced, particularly in supporting customers along the US East Coast. In addition to service, support and repair, Stuart Yacht also serves as Grand Banks' US headquarters, offering dockage, an inventory of Grand Banks parts and accessories, a 50-ton travel lift, and the following services:

- Haul outs and bottom painting
- Topcoat painting, varnishing, gel-coat and fibreglass repair
- Engine and generator services/repair
- Running gear services/repair
- Marine systems and electronics
- Stabiliser and thruster services/repair
- Mechanical and electrical services/repair
- Mobile dockside service

Our customers in other regions around the world have access to an extensive preferred service centre network for maintenance and repairs. Each network member is well-equipped to service and repair Grand Banks yachts. They are supported by full-time Grand Banks service personnel in the US and continue to receive regular training at our facility in Stuart Yard. This ensures that they are constantly kept abreast with the latest service and repair requirements.

Helping Customers Sell Their Pre-Owned Yachts

Increasing the lifespan of our products is an important way in which we can contribute to a more sustainable environment and enhance the service we provide to our customers. In this regard, we help customers to sell their pre-owned yachts to new owners. Our Grand Banks Yacht Sales is a dedicated platform for customers who wish to sell or trade in their pre-owned yachts for another model or to order a new build. This service provides customers with the assurance that their pre-owned yacht is priced accurately and is sold most efficiently.

Engaging with Customers

Regular engagement with our customers is vital for better understanding their requirements and preferences, long-term cement relationships, and increase our brand appeal and awareness.

We continue to host customer events, including owners' rendezvous events, which are typically weekend-long informal gettogethers where attendees are treated to a wide range of marine-based events and activities. Feedback from our customers on these events is highly positive and therefore, we regard these as important and successful customer engagement activities.

Yacht Shows

Yacht shows are a vital way of showcasing our yacht models, building brand awareness and engaging with existing and potential customers. In addition to showcasing our boats, we support the industry in promoting yachting as a leisure pursuit or lifestyle.

Due to the COVID-19 pandemic, a number of shows were cancelled, thereby reducing the number of events we participated in during the reporting period.

In FY2021, Grand Banks participated in the following yacht shows:

- Fort Myers Boat Show (USA) November 2020
- Naples Boat Show (USA) January 2021
- Stuart Boat Show (USA) January 2021
- Palm Beach International Boat Show (USA) March 2021
- Sanctuary Cove International Boat Show (Australia) May 2021

Anti-corruption

We hold ourselves to the highest ethical standards and norms of governance. Our anti-corruption policy explicitly prohibits the offering or receiving bribes or kickbacks in any form, be it monetary or non-monetary. All employees, including the Board members, are required to strictly comply with our ethics policy in all their correspondence and transactions.

Our ongoing target is to maintain zero incidents of corruption. There were no confirmed incidents of corruption during the reported period.

Regulatory Compliance

Grand Banks operates in full compliance with all applicable economic, social and environmental laws.

There were no known incidents of significant non-compliance with laws or regulations in the reported period.

Supply Chain

Grand Banks considers its supply chain as an integral part of its business, given that the level of efficiency and productivity within the supply chain impacts our ability to deliver high-quality products to customers. Issues in our value chain may impact product quality and delivery, potentially disrupting the production process, causing delays in completion and delivery, cost overruns and other issues. The social and environmental practices occurring within our supply chain are also important for upholding our indirect ESG performance and values.

Our supply chain supplies Grand Banks with the raw materials for the manufacture of our boats. Items supplied include engines, drive systems, appliances, air-conditioning systems, water systems, lighting systems, electrical wires and products, components, resin, glass, FRP/foam, gelcoat, canvas, upholstery, fabric, leather, teak wood, plywood, adhesives, solvents, paints, varnish, rubber and insulation materials.

OUR VALUE CHAIN

Supply Chain Network

Engines and drives
Components
Appliances
Water systems
Resins
FRP/foam
Teakwood
Plywood
Paints and solvents
Upholstery
Machines and tools
Services

Grand Banks

Product design and development

Research & Development Innovation

Engineering

Fiberglass

Carpentry

Metal work

Plumbing

Paint and varnish

Furniture and furnishing

Appliance fitting

Testing

Finished product (boat)

Customer

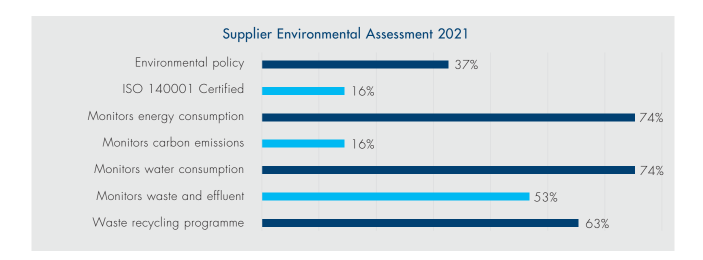
Boat ownership
Registration
Licensing
Storage
Boat berthing and cleaning
services
Crew
Fuel
Maintenance
Insurance
Enjoyment!

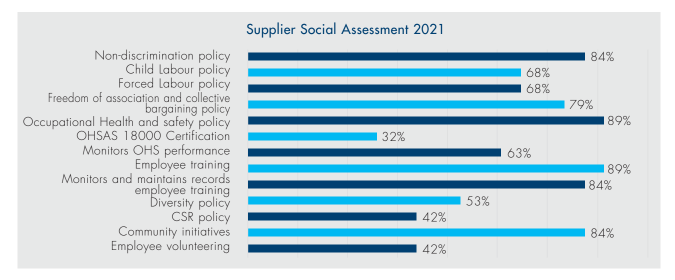
Sustainable Procurement

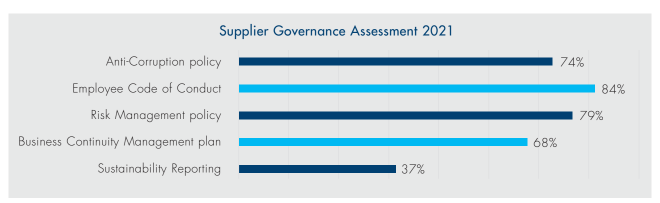
Our procurement policy continues to be based on merit and ethics, where suppliers are selected based on their ability to provide the optimal value proposition to Grand Banks in terms of cost, quality and time parameters while demonstrating a strong track record for ESG performance.

Suppliers must meet Grand Banks criteria from an Economic, Environmental and Social ("EES") perspective in order to tender and compete for contracts. We continue to engage with our suppliers on a wide range of material sustainability issues. (Please refer to the Economic Performance chapter for more information about our suppliers).

We invite our main suppliers to take part in our annual sustainability survey. In FY2021, we engaged the top 19 suppliers by purchase value to assess their sustainability practices through a Supplier Sustainability Self-Assessment Survey. The survey results have provided us with a road map for an ongoing discussion on sustainability issues with our suppliers. The survey findings are presented in the chart below, with the percentages representing the proportion of suppliers that undertook the related activities or measures.







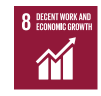
ECONOMIC PERFORMANCE

As we continue to measure and make progress on our sustainability journey, as demonstrated throughout this report, we also continue to achieve robust financial growth and progress. This is clearly reflected in our fiscal indicators for FY2O21 and across the three-year period.

Positive financial performance is a key requirement for many stakeholders, including retail and institutional investors, employees, local communities, and others. It is also a validation of the effectiveness of the Group's overall business strategies as we pursue a triple bottom line approach in managing our results and performance along social, environmental and financial lines.

Material Factors

- Consistent financial performance
- Socio-economic Compliance





Detailed disclosure of our financial performance is provided in the financial section of this combined annual report. The following is a snapshot of the direct economic value generated.

SUMMARY OF OUR ECONOMIC PERFORMANCE						
Financial Year						
Economic performance indicators	FY2019	FY2020	FY2021			
Operating revenue (\$m)	79.6	103.2	96.1			
Net profit (\$m)	1.5	1.1	4.2			
Total operating expenses (\$m)	14.4	16.7	15.5			
Employee wages and benefits (\$m)	28.8	28.8	26.6			
Tax credit/(expense) (\$m)	0.3	0.2	(1.4)			
Dividends declared to shareholders (\$m)	None	None	0.9			

TARGET AND PERFORMANCE						
Material Factor	FY2021 Target	FY2021 Performance	FY2022 Target			
Economic Performance	Maintain long-term sustainable growth of business with consistent financial performance	Please refer to the Financial Statement from pages 65 and 66	Maintain long-term sustainable growth of business with consistent financial performance			
Socio-economic Compliance	Maintain zero non-compliance	Zero incidents	Maintain zero non-compliance			

Indirect Economic Impacts

Grand Banks continues to make a positive contribution to society and the economy through indirect impacts, including creating a wide range of technical jobs, of which some are highly skilled and highly paid.

Further, by establishing our operations in Malaysia, we have helped to transfer and develop unique knowledge and skills of the niche yacht designing and building industry within local communities.

In FY2021, we contributed \$\$1,555,000 in employee statutory contributions as well as retirement/pension contributions.

Local Suppliers

Wherever possible we rely on local suppliers for our materials, further contributing to local economies and reducing our environmental impact from transportation. In FY2021, local vendors accounted for 65.4% of our total purchases.

Community

Grand Banks strives to be a responsible corporate citizen by strengthening the local communities in which we operate.

Our approach to community support includes:

- Community Giving
- Employee Volunteering
- Community Development

In Malaysia, our manufacturing facility is located in an industrial area and most of our employees are Malaysians. We continue to seek ways to build our relationship with the local communities by focussing on how we may best contribute to their socio-economic development.

Over the reported period, we have made various contributions and lent support in cash or kind to various community-based initiatives, such as Society of the Blind Malaysia and Mouth & Foot Painting Art.

GRI CONTENT INDEX

GRI Content Index 'In accordance' – Core		
GRI Standard	Disclosure	Page Number(s)
GRI 101: Foundation		Tage Holliber(3)
GRI 102: GENERAL	DISCLOSURES 2016	
Organisational Pro	file	
GRI 102-1	Name of the organisation	Inside Front Cover (IFC)
GRI 102-2	Activities, brands, products, and services	IFC
GRI 102-3	Location of headquarters	Singapore
GRI 102-4	Location of operations	IFC
GRI 102-5	Ownership and legal form	IFC
GRI 102-6	Markets served	www.grandbanks.com/ about-grand-banks- yachts/ www.grandbanks.com/ models
GRI 102-7	Scale of the organisation	IFC, 7, 148
GRI 102-8	Information on employees and other workers	148
GRI 102-9	Supply chain	175
GRI 102-10	Significant changes to the organisation and its supply chain	146
GRI 102-11	Precautionary Principle or approach	158
GRI 102-12	External initiatives	156
GRI 102-13	Membership of associations	153
Strategy		
GRI 102-14	Statement from senior decision-maker	4-5
GRI 102-15	Key impacts, risks, and opportunities	154-157
Ethics and Integrity		
GRI 102-16	Values, principles, standards, and norms of behaviour	40, 173, 175
Governance		
GRI 102-18	Governance structure	IFC, 8-9, 13, 149
GRI 102-19	Delegating authority	149

GRI Content Index			
'In accordance' – Core			
GRI Standard	Disclosure	Page Number(s)	
GRI 102-20	Executive-level responsibility for economic, environmental, and social topics	13, 149	
GRI 102-21	Consulting stakeholders on economic, environmental, and social topics	45-47, 151-153	
GRI 102-22	Composition of the highest governance body and its committees	8-9, 18-21	
GRI 102-23	Chair of the highest governance body	8, 21	
GRI 102-24	Nominating and selecting the highest governance body	22-27	
GRI 102-25	Conflicts of interest	13, 133-134	
GRI 102-26	Role of highest governance body in setting purpose, values, and strategy	13	
GRI 102-27	Collective knowledge of the highest governance body	14	
GRI 102-28	Evaluating the highest governance body's Performance	28	
GRI 102-29	Identifying and managing economic, environmental, and social impacts	13, 149, 151-153	
GRI 102-30	Effectiveness of risk management processes	13, 34-35	
GRI 102-31	Review of economic, environmental, and social topics	13, 149	
GRI 102-32	Highest governance body's role in sustainability reporting	13, 149	
GRI 102-33	Communicating critical concerns	40	
GRI 102-35	Remuneration policies	31-33	
GRI 102-36	Process for determining remuneration	29-30	
Stakeholder Engag	gement		
GRI 102-40	List of stakeholder groups	152-153	
GRI 102-41	Collective bargaining agreements	166	
GRI 102-42	Identifying and selecting stakeholders	151-153	
GRI 102-43	Approach to stakeholder engagement	151-153	
GRI 102-44	Key topics and concerns raised	151-153, 155	
Reporting Practice			
GRI 102-45	Entities included in the consolidated financial statements	93-95	
GRI 102-46	Defining report content and topic Boundaries	146	
GRI 102-47	List of material topics	155	
GRI 102-48	Restatement of information	147	

GRI Content Index 'In accordance' - Core				
GRI Standard	Disclosure	Page Number(s)		
GRI 102-49	Changes in reporting	None		
GRI 102-50	Reporting period	146		
GRI 102-51	Date of most recent report	Oct 2020		
GRI 102-52	Reporting cycle	146		
GRI 102-53	Contact point for questions regarding the report	147		
GRI 102-54	Claims of reporting in accordance with the GRI Standards	146		
GRI 102-55	GRI content index	180-187		
GRI 102-56	External assurance	147		
ECONOMIC TOPICS				
Economic Performa	nce			
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155		
Management Approach 2016	103-2 The management approach and its components	155, 178		
Approuch 2010	103-3 Evaluation of the management approach	65		
GRI 201: Economic Performance 2016	201-1 Direct economic value generated and distributed	65, 178		
Indirect Economic I	Indirect Economic Impacts			
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156		
Management Approach 2016	103-2 The management approach and its components	156, 179		
Approach 2010	103-3 Evaluation of the management approach	179		
GRI 203: Indirect Economic Impacts 2016	203-2 Significant indirect economic impacts	179		
Procurement Practic	ces			
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156		
Management Approach 2016	103-2 The management approach and its components	156, 179		
, pp. 04011 2010	103-3 Evaluation of the management approach	179		
GRI 204: Procurement Practices 2016	204-1 Proportion of spending on local suppliers	179		

GRI Content Index 'In accordance' – Core		
GRI Standard	Disclosure	Page Number(s)
Anti-Corruption		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 175
Approach 2010	103-3 Evaluation of the management approach	175
GRI 205: Anti- corruption 2016	205-2 Communication and training about anti-corruption policies and procedures	175
	205-3 Confirmed incidents of corruption and actions taken	175
ENVIRONMENTAL 1	OPICS	
Energy		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 158-161
7.pp. 0 a.o. 2010	103-3 Evaluation of the management approach	148, 159-161, 164
GRI 302: Energy	302-1 Energy consumption within the organisation	148, 159, 163-164
2016	302-3 Energy intensity	148, 159, 164
Emissions		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 158-161
т-рргозам 2010	103-3 Evaluation of the management approach	148, 159, 163
GRI 305:	305-1 Direct (Scope 1) GHG emissions	148, 159, 163
Emissions 2016	305-4 GHG emission intensity	148, 163
Waste		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 162
т-рргозам 2010	103-3 Evaluation of the management approach	155, 164
Management	306-1 Waste generation and significant waste-related impacts	162
Approach Disclosures 2020	306-2 Management of significant waste-related impacts	162
GRI 306: Waste 2020	306-3 Waste generated	148, 162, 164

GRI Content Index		
	'In accordance' – Core	
GRI Standard	Disclosure	Page Number(s)
Environmental Com	pliance	
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 162
- фр. ос	103-3 Evaluation of the management approach	162
GRI 307: Environmental Compliance 2016	307-1 Non-compliance with environmental laws and regulations	162
Supplier Environme	ntal Assessment	
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156
Management Approach 2016	103-2 The management approach and its components	156, 176
Approach 2010	103-3 Evaluation of the management approach	177
GRI 308: Supplier Environmental Assessment 2016	308-1 New suppliers that were screened using environmental criteria	176
SOCIAL TOPICS		
Employment		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 167
Approach 2010	103-3 Evaluation of the management approach	167
GRI 401: Employment 2016	401-1 New Employee hires and employee turnover	148, 167, 172
Occupational Healt	h and Safety	
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155
Management Approach 2016	103-2 The management approach and its components	155, 165-169
	103-3 Evaluation of the management approach	148, 169-170

GRI Content Index 'In accordance' — Core			
GRI Standard	Disclosure	Page Number(s)	
Management	403-1 Occupational health and safety management system	168	
Approach Disclosures 2018	403-2 Hazard identification, risk assessment, and incident investigation	169	
	403-3 Occupational health services	168	
	403-4 Worker participation, consultation, and communication on occupational health and safety	168	
	403-5 Worker training on occupational health and safety	167-169	
	403-6 Promotion of worker health	165	
	403-7 Prevention and mitigation of occupational health and safety impacts directly linked by business relationships	167-169	
GRI 403: Occupational	403-8 Workers covered by an occupational health and safety management system	168	
Health and Safety 2018	403-9 Work-related injuries	148, 169-170	
Training and Educa	tion		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156	
Management Approach 2016	103-2 The management approach and its components	156, 167-168	
	103-3 Evaluation of the management approach	167-168	
GRI 404: Training	404-1 Average hours of training per year per employee	167	
and Education 2016	404-2 Programs for upgrading employee skills and transition assistance programs	167-168	
	404-3 Percentage of employees receiving regular performance and career development reviews	168	
Diversity and Equal	Diversity and Equal Opportunities		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156	
Management Approach 2016	103-2 The management approach and its components	156, 166	
	103-3 Evaluation of the management approach	166	
GRI 405: Diversity and Equal Opportunity 2016	405-1 Diversity of governance bodies and employees	8-9, 166, 171	

GRI Content Index 'In accordance' - Core		
GRI Standard	Disclosure	Page Number(s)
Non-Discrimination		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156
Management Approach 2016	103-2 The management approach and its components	156, 166-167
7.55.040 2010	103-3 Evaluation of the management approach	167
GRI 406: Non-discrimination 2016	406-1 Incidents of discrimination and corrective actions taken	167
Freedom of Associa	tion and Collective Bargaining	
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156
Management Approach 2016	103-2 The management approach and its components	156, 166-167
	103-3 Evaluation of the management approach	166-167
GRI 407: Freedom of Association and Collective Bargaining	407-1 Operations and suppliers in which the right to freedom of association and collective bargaining may be at risk	167
Child Labour		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156
Management Approach 2016	103-2 The management approach and its components	156, 166-167
Approach 2010	103-3 Evaluation of the management approach	166-167
GRI 408: Child Labour 2016	408-1 Operations and suppliers at significant risk for incidents of child labour	167
Forced or Compulso	ory Labour	
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156
Management Approach 2016	103-2 The management approach and its components	156, 166-167
.,,	103-3 Evaluation of the management approach	166-167
GRI 409: Forced or Compulsory Labour 2016	409-1 Operations and suppliers at significant risk for incidents of forced or compulsory labour	167

GRI Content Index 'In accordance' – Core			
GRI Standard	Disclosure	Page Number(s)	
Local Communities			
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156	
Management Approach 2016	103-2 The management approach and its components	156, 179	
т,рргошен 2010	103-3 Evaluation of the management approach	179	
GRI 413: Local Communities 2016	413-1 Operations with local community engagement, impact assessments, and development programs	179	
Supplier Social Ass	essment		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	156	
Management Approach 2016	103-2 The management approach and its components	156, 176-177	
7.pp. 0 doi: 2010	103-3 Evaluation of the management approach	177	
GRI 414: Supplier Social Assessment 2016	414-1 New suppliers that were screened using social criteria	176	
Customer Health ar	nd Safety		
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155	
Management Approach 2016	103-2 The management approach and its components	155, 173	
Approach 2010	103-3 Evaluation of the management approach	173	
GRI 416: Customer Health and Safety 2016	416-1 Assessment of the health and safety impacts of product and service categories	173	
Socio-Economic Compliance			
GRI 103:	103-1 Explanation of the material topic and its Boundaries	155	
Management Approach 2016	103-2 The management approach and its components	155, 175	
Approach 2010	103-3 Evaluation of the management approach	175	
GRI 419: Socio- economic Compliance 2016	419-1 Non-compliance with laws and regulations in the social and economic area	175	



GRAND BANKS YACHTS LIMITED

BOARD OF DIRECTORS

CHAIRMAN

Heine Askaer-Jensen

EXECUTIVE

Mark Jonathon Richards

INDEPENDENT

Heine Askaer-Jensen Basil Chan Gary James Weisman

NON-INDEPENDENT NON-EXECUTIVE

Gerard Lim Ewe Keng

RISK MANAGEMENT & AUDIT COMMITTEE

Basil Chan* Heine Askaer-Jensen Gerard Lim Ewe Keng Gary James Weisman

REMUNERATION COMMITTEE

Heine Askaer-Jensen* Basil Chan Gerard Lim Ewe Keng

NOMINATING COMMITTEE

Basil Chan* Heine Askaer-Jensen Gerard Lim Ewe Keng

STRATEGIC COMMITTEE

Gary Weisman* Heine Askaer-Jensen Mark Jonathon Richards

MANAGEMENT TEAM

CHIEF EXECUTIVE OFFICER

Mark Jonathon Richards

CHIEF FINANCIAL OFFICER

Chiam Heng Huat

COMPANY SECRETARY

Ler Ching Chua

REGISTERED OFFICE

SINGAPORE

21 Bukit Batok Crescent #06-74 Wcega Tower Singapore 658065 Phone: +65 6545 2929 Email: gbsg@grandbanks.com

REGISTRAR & SHARE TRANSFER OFFICE

Boardroom Corporate & Advisory Services Pte Ltd

50 Raffles Place #32-01 Singapore Land Tower Singapore 048623

CORPORATE INFORMATION

CORPORATE SALES & MARKETING PRODUCTION FACILITIES

GRAND BANKS MARINE GROUP USA CORPORATE HEADQUARTERS

450 SW Salerno Road Stuart. FL 34997

Phone: +1 (772) 286 9800

RHODE ISLAND DOCK OFFICE

10 Spring Wharf Newport, RI 02840, USA Phone: +1 (401) 396 2767

FORT LAUDERDALE, FL SALES OFFICE

850 NE 3rd Street, Suite 210 Dania Beach, FL 33004, USA Phone: +1 (954) 530 4379

INVESTOR RELATIONS CONTACT

WeR1 Consultants Pte Ltd

1 Raffles Place #02-01 One Raffles Place Mall Suite 332 Singapore 048616 Phone: +65 6721 7161

MALAYSIA GRAND BANKS YACHTS SDN BHD

PLO 488, Jalan Suasa 81707 Pasir Gudang Johor, Malavsia Phone: +60 7251 7488

AUSTRALIA PALM BEACH MOTOR YACHT CO PTY LTD GRAND BANKS YACHTS AUSTRALIA PTY LTD

Heron Cove Marina Unit 4, 1 Queens Parade West Newport NSW 2106 Australia

AUDITORS

KPMG LLP

Public Accountants and **Chartered Accountants** 16 Raffles Quay #22-00 Hong Leong Building Singapore 048581

Partner -in-charge: Ms Tan Yek Lee Doreen Since the financial year ended 30 June 2021

^{*}Denotes Committee Chairman

