

This announcement has been reviewed by the Company's sponsor, SAC Capital Private Limited (the "Sponsor"). This announcement has not been examined or approved by the Singapore Exchange Securities Trading Limited ("the Exchange") and the Exchange assumes no responsibility for the contents of this announcement, including the correctness of any of the statements or opinions made, or reports contained in this announcement.

The contact person for the Sponsor is Ms Lee Khai Yinn, at 1 Robinson Road #21-00, AIA Tower, Singapore 048542, telephone (65) 6232-3210.

In view of the material uncertainty related to going concern issued by the Company's independent auditor, Baker Tilly TFW LLP, on the audited financial statements of the Group for the financial ended 31 December 2019, the Company is required by the Exchange to announce its quarterly financial statements pursuant to Catalist Rule 705.

Unaudited Second Quarter Financial Statements for the Financial Period Ended 30 June 2020

INTRODUCTION

Resources Prima Group Limited (the "Company", and together with its subsidiaries, the "Group") makes reference to its announcement dated 31 July 2020, "Update Pursuant to Rule 704(22) of the Catalist Rules", and provides the following update.

- (A) Group's future direction and other material developments that may have a significant impact on the Group's financial situation
 - 1. <u>Dispute on the coal hauling service agreement ("Contract") between PT Energy Indonesia Resources ("EIR") and PT Coalindo Adhi Nusantara ("CAN")</u>

The outstanding receivables due from CAN for work done prior to termination of the Contract (as defined below) amounting to US\$85,000 and the total claims of US\$3.16 million by EIR against CAN (for the early termination of the Contract as well as from CAN's failure to provide a minimum of 100,000 tonnes per month to EIR for the period from November 2017 to May 2019 in accordance with the Contract) as at the date of this announcement, remains unchanged from the Company's announcement dated 31 July 2020.

The Company remains committed to continue to take actions to safeguard, protect and enforce its rights under the Contract but at the same time mindful of, *inter alia*, the current financial situation of the Company. EIR is currently exploring its options.

The Company will continue to update shareholders via SGXNET in respect of the above and other matters concerning the Group through its monthly update pursuant to Catalist Rule 704(22).

2. Ongoing Operations: RPG Logistics Pte Ltd's ("RPG Logistics") Joint Operations Agreement ("JOA") with PT Prima Dharma Karsa ("PT Prima")

There has been no material developments in respect of the PT Prima JOA since the Company's announcement dated 21 February 2020 relating to the supplemental agreement entered into between the 2 parties.

The Company will continue to update shareholders via SGXNET in respect of the above matters on any material development in the Company's monthly update pursuant to Catalist Rule 704(22).

- 3. Cashflow analysis and resumption of trading
- i. As a result of the Rinjani situation (including without limitation the loss of control of Rinjani), the Group has been operating under severe cashflow constraints as there was no operating cashflow for the period from July to October 2017. The severe underperformance of the coal hauling agreement with CAN as set out above added more uncertainty to the cashflows that can be generated by the Group. The Company also announced on 28 June 2017 that the Board was of the view that the Company was unable to demonstrate its ability to continue as a going concern or reasonably assess its financial position. As such the Board recommended that in the best interests of the Company, the trading halt of the Company's shares be converted to a trading suspension of the shares with immediate effect. Since 29 June 2017, the Board and Management were concurrently working towards submitting a trading resumption proposal to the Singapore Exchange Securities Trading Limited (the "SGX-ST") on or before 28 June 2018.

Subsequently, the SGX-ST has granted the Company the following extensions of time to submit its resumption proposal:

- On 5 July 2018, the Company announced that the SGX-ST has granted the Company a 3-month extension till 28 September 2018:
- On 12 November 2018, the Company announced that the SGX-ST has granted a further 6-month extension to 28 March 2019;
- On 29 April 2019, the Company announced that SGX-ST has granted the Company a further 6-month extension till 28 September 2019;
- On 18 October 2019, the Company announced that SGX-ST has granted the Company a further 6-month extension till 28 March 2020; and
- On 17 April 2020, the Company announced that SGX-ST has granted the Company a further 6-month extension till 28 September 2020.

The SGX-ST had emphasised that it will not grant any further extension if the Proposed Acquisition (as defined below) does not proceed to completion, nor grant any further extension for the execution or completion of the Proposed Acquisition. The Company will thus face delisting if it is unable to meet the extended deadline to submit its resumption proposal by 28 September 2020.

Please refer to the Company's announcement dated 17 April 2020 for details.

ii. Having regard of the deadline imposed by the SGX-ST, the Company announced on 6 August 2018, the entry of an investment agreement with Mr Ang Liang Kim ("Mr Ang") ("Ang Investment Agreement"), a substantial shareholder of the Company. Mr Ang has, pursuant to the Ang Investment Agreement, committed not less than S\$4 million of investment in the Company by way of a convertible loan (of up to S\$2 million) and a rights issue. These funds are for the purpose of general working capital and where necessary, capital expenditures (including but not limited to potential business opportunities). Further, in view that the two independent directors have not received any fees since their appointment in December 2017, Mr Ang has agreed to the drawdown of S\$200,000 for the payment of the independent directors' fees until 31 December 2018 amounting to S\$199,689.

As at the date of this announcement, a total of approximately S\$1 million has been drawn down under the Ang Investment Agreement.

The Company will be holding a general meeting to seek shareholders' approval for the issuance of shares pertaining to the convertible loan and the rights issue, as the case may be, in due course.

Please refer to the Company's announcement dated 6 August 2018 for details on the Ang Investment Agreement.

iii. On 31 March 2019, the Company announced that it has entered into an investment agreement with Mr Perman Yadi ("Mr Yadi") ("Yadi Investment Agreement"). Pursuant to the Yadi Investment Agreement, Mr Yadi will grant the Company a convertible loan with a principal of US\$2 million. The purposes of the convertible loan are extended to the Company for, *inter alia*, business operations and projects undertaken by the Company with Mr Yadi's express approval.

The PT Prima JOA is the first project approved by Mr Yadi. As at the date of this announcement, approximately US\$1.26 million has been drawn down under the Yadi Investment Agreement. The amount drawn down has been mainly used for, including but not limited to the rental of barge for transportation of nickel to a loading port, rental of mining equipment such as excavators/dozers and labour for the mining operations in respect of the services provided under the JOA. This amount is fully recoverable from PT Prima.

The Company will be holding a general meeting to seek shareholders' approval for the issuance of shares pertaining to the convertible loan, as the case may be, in due course.

Please refer to the Company's announcement dated 31 March 2019 for details on the Yadi Investment Agreement.

iv. Following the ongoing efforts in seeking the injection of a sustainable business, the Company had, on 27 September 2019, announced the entry into a sales and purchase agreement to acquire 100% of Kitty Hawk Natural Resources Pte Ltd ("Target") (a holding company incorporated in Singapore) ("Proposed Acquisition") which operates a coal mine in Indonesia through the Target's 95%-owned subsidiary, PT Rizky Barito Timur ("Target Subsidiary"), from Trilax Multi Investments Ltd and Anant Finance Corporation (collectively, the "Vendors").

The Company appointed the various relevant professionals in October/November 2019 and most of these professionals commenced their due diligence on the Proposed Acquisition subsequently. There was an initial delay in the commencement of the due diligence due to certain protests along the hauling road used by the Target which resulted in restricted access to the area. The protest was subsequently resolved with the involvement of the relevant government officials and state owned enterprises and the Management (Mr Agus Sugiono and our then CFO Mr Thng Tien Lung) conducted a site visit to the said mine in November 2019 together with the relevant professionals and had various discussions with the management of the Target. During the site visit, certain preliminary issues were noted and these were resolved by the Company together with the relevant professionals and the Vendors.

Certain of the professionals have completed substantially their due diligence work and have issued draft reports in respect of the work conducted. These drafts are currently being reviewed by the Company and its professionals. The Company together with its professionals and the Vendors of the Target have been addressing certain issues highlighted in the draft reports since the first quarter of 2020. However, despite the

best efforts of the Company to move forward on this matter, the issues highlighted in the draft reports remained unresolved currently.

The Covid-19 situation, which was simply unexpected, and its development over the past few months, has significantly delayed the work flow and processes of the various professionals as well as the resolution of these issues. The various measures taken by the governments from the various countries including but not limited to the Singapore government as well as the government agencies in Indonesia such as travel restrictions and work from home measures have greatly hindered the progress of the Proposed Acquisition since early March 2020. The Covid-19 situation is expected to continue to significantly affect the progress of the Proposed Acquisition. In addition, the resulting crash in the oil price (an alternative to coal) due to the impact of the Covid19 situation and the continuing volatility in oil prices may also impact the viability of the Proposed Acquisition. While the Company together with the Vendors of the Proposed Acquisition continue to press forward on the Proposed Acquisition, there is no certainty at this juncture that the Company will be able to complete the Proposed Acquisition in accordance with the current timeline set out by SGX-ST or complete the Proposed Acquisition in view of the challenging circumstances.

Please refer to the Company's announcement dated 27 September 2019 for details on the Proposed Acquisition.

v. On 27 September 2019, the Company announced that it has entered into an investment agreement with Mr Chaw Chong Foo ("Mr Chaw") ("Chaw Investment Agreement"). Pursuant to the Chaw Investment Agreement, Mr Chaw will grant the Company a convertible loan with a principal of \$\$1.35 million. The purposes of the convertible loan are extended to the Company for, *inter alia*, costs and expenses in relation to the Proposed Acquisition of the Target. Mr Chaw may also extend an additional loan amount in excess of \$\$1.35 million to accommodate any working capital requirements set out in the Catalist Rules.

The first drawdown of funds notice was issued on 6 November 2019 with funds amounting to S\$230,000 being subsequently received by the Company on 9 December 2019 for payment of professional fees in relation to the Proposed Acquisition which is in compliance with the terms of the Chaw Investment Agreement.

Another S\$665,000 drawdown notice was issued to Mr Chaw on 13 March 2020. The Company has received S\$49,328 on 3 August 2020 for working capital purposes. In respect of the remaining amounts requested by the Company in the drawdown notice, the Company continues to engage Mr Chaw on the timing and amount to be funded.

Please refer to the Company's announcement dated 27 September 2019 for details on the Chaw Investment Agreement.

(B) Bankruptcy proceedings – PT Rinjani Kartanegara ("Rinjani")

There have been no further updates since the Company's announcement dated 13 August 2019 except that the Company has continued to write directly and/or through its counsel to the curators in respect of the development and sought information on, *inter alia*, the selection criteria for coal contractors, terms with the selected coal contractor, repayment arrangement between Rinjani and the coal contractor, the progress of mining operations, the expected/forecast profitability by the appointed mine contractor and the repayment and distribution arrangement to the creditors of Rinjani, to protect its rights as a creditor of Rinjani in accordance to Indonesian Bankruptcy Law.

The Company will continue to update shareholders via SGXNET in respect of the above matters on any material development in the Company's monthly update pursuant to Catalist Rule 704(22).

(C) State of negotiations between the Company and its principal bankers or trustee

The Company currently has no credit lines or facilities with its bankers or trustee.

(D) Litigation

The Company refers to its announcement dated 9 February 2018 and advises that the Group's subsidiary, PT Pilar Mas Utama Perkasa ("Pilar Mas"), received a notice dated 24 January 2018 from the State Court of West Jakarta, Indonesia (the "Notice") in relation to a statement of claim filed by a former shareholder of PT Rinjani Kartanegara ("Rinjani"), being Ruznie Oms., S.H. M.Hum ("Ruznie"). The statement of claim is filed against, Pilar Mas, Agus Sugiono, the Group's Executive Chairman and Chief Executive Officer ("Defendant II"), Rinjani ("Defendant III"), Nordiansyah Nasrie, the Group's Chief Operating Officer ("Defendant IV") and other third parties (collectively, the "Defendants").

The statement of claim against the Defendants, claims, *inter alia*, losses arising from events and transactions pertaining to the sale and purchase of Rinjani's shares from its original shareholders prior to the reverse takeover back in 2014, one of which being Ruznie. The amount being claimed of Rp665 billion (approximately US\$50 million), represents, amongst others, Ruznie's loss of rights from the sale of Rinjani's shares and loss of opportunity to profit from the sale of Rinjani coal.

Following a decision of the West Jakarta District Court to exclude Rinjani from the mediation process due to its bankruptcy and unwillingness to participate, the mediation process recommenced with the first mediation hearing on 3 July 2018. The mediation hearing was before a panel of 3 judges and included Ruznie, Pilar Mas, and Defendants II and IV amongst others.

At the 3 July 2018 mediation hearing, no agreement was reached between the parties and as such an initial hearing was set for 10 July 2018 during which Pilar Mas and Defendants II and IV submitted their response to Ruznie's statement of claim. Following a number of hearings, the latest of which was held on 11 December 2018 the panel of judges decided in favour of Pilar Mas and Defendants II and IV. The formal decision of the Court has been received and Ruznie has appealed against the decision to the higher court. No further actions are required by Pilar Mas, and Defendants II and IV while the higher court considers Ruznie's appeal. The Company will continue to defend its position and does not expect to incur any costs arising from the appeal process.

Other than as set out above, the Company has not been or is not a party in any other legal proceedings.

As previously announced, with effect from 9 October 2017, all litigation matters and decisions with respect to the legal proceedings against Rinjani will be handled by the curators appointed by the Commercial Court Jakarta.

(E) Letter of demand

The Company had on 27 May 2020 received a letter of demand ("Letter") from Deloitte & Touche Enterprise Risk Services Pte Ltd ("Deloitte") through their solicitors, Tito Isaac & Co LLP ("Tito") requesting for a sum of \$\$31,800 ("Outstanding Amount") relating to an invoice that was raised on 15 May 2018 for internal audit professional services rendered by Deloitte for the financial year ended 31 December 2016.

The Company has on 2 June 2020 reached out to Deloitte, through Tito to confirm the facts surrounding the claim and no response from Deloitte has been received till date.

The Company will continue to update shareholders via SGXNET in respect of the above matters on any material development in the Company's monthly update pursuant to Catalist Rule 704(22).

(F) Board and board committee changes

Further to the changes and appointments to the Company's Board and Board Committees noted in the Company's announcement dated 11 May 2018, the Company will still be unable to meet the minimum number of members under Catalist Rule 704(7) in respect of the Audit and Risk Management Committee ("ARMC").

Although the Company endeavoured to fill the vacant position within the 3 months from 13 February 2018, the Company makes reference to the announcement dated 6 April 2018, wherein it advised that due to the Group's financial position, the independent directors, the executive chairman cum chief executive officer, the executive director, the chief operating officer and the former chief financial officer have all agreed not to take any fees or remuneration or to take only nominal salaries until there is more clarity on the Group's cashflow situation then. Hence, it would be challenging for the Group to attract suitable candidates and an appointment of an additional independent director could potentially stretch the Group's financial resources.

Having regard to the above the Company refers to its announcements dated:

- 1 June 2018 wherein it was announced that SGX-ST had no objection to granting a 3-month extension till 10 August 2018 to appoint the additional (third) committee member of the ARMC;
- 27 August 2018 wherein it was announced that based on the information provided by the Company, the SGX-ST has no objection to granting the Company a further 1.5-month extension, till 28 September 2018, to fill the vacancy in the ARMC;
- 12 November 2018 wherein it was announced that the SGX-ST has no objection to granting a 6-month extension till 28 March 2019 to fill the vacancy in the ARMC;
- 29 April 2019 wherein it was announced that the SGX-ST has no objection to granting a further 6-month extension to till 28 September 2019 to fill the vacancy in the ARMC;
- 18 October 2019 wherein it was announced that SGX-ST has no objection to granting a further 6-month extension till 28 March 2020 for the Company to fill the vacancy in its ARMC; and
- 17 April 2020 wherein it was announced that SGX-ST has no objection to granting a further 6-month extension till 28 September 2020 for the Company to fill the vacancy in its ARMC.

The Company will continue to update shareholders via SGXNET when there are material developments in respect of any matters concerning the Group pursuant to Catalist Rule 704(7).

(G) Trading resumption

Please refer to item (A) above for details. The Company will continue to update shareholders via SGXNET when there are material developments in respect of any matters concerning the Group pursuant to Catalist Rule 704(22).

The Board is of the opinion that all material disclosures have been provided by the Company.

GOING CONCERN

As set out in (A) above, the Company on 6 August 2018 announced the entry of the Ang Investment Agreement with Mr Ang, a substantial shareholder of the Company pursuant to which the Investor has committed not less than S\$4 million of investment in the Company by way of a convertible loan (of up to S\$2 million) and a rights issue. Following execution of the Ang Investment Agreement, there is now more certainty on the cashflows of the Company to ensure it can meet its debts and obligations (excluding salary and fees of Management and Directors) as they fall due for the 12-month period from 31 December 2019 (the reporting date). Further, on 31 March 2019, the Company announced that it has entered into the Yadi Investment Agreement with Mr Yadi . Pursuant to the Yadi Investment Agreement, Mr Yadi will grant the Company a convertible loan with a principal of US\$2 million. The Yadi Investment Agreement are extended to the Company for, *inter alia* business operations and projects undertaken by the Company with the Investor's express approval. The Company had, most recently on 27 September 2019, announced that it has entered into the Chaw investment agreement with Mr Chaw. Pursuant to the Chaw Investment Agreement, Mr Chaw will grant the Company a convertible loan with a principal of S\$1.35 million for the purposes of, *inter alia*, costs and expenses in relation to the Proposed Acquisition of the Target. Mr Chaw may also extend an additional loan amount in excess of S\$1.35 million to accommodate any working capital requirements set out in the Catalist Rules.

In addition, the Company had, on 31 March 2019 announced that it had, through its wholly owned subsidiary, RPG Logistics which was incorporated on 25 March 2019, entered the JOA with PT Prima, to provide logistical support, in respect of but not limited to the transportation of nickel to a loading port, the supervision of mining operations as well as provision of mining equipment and mining services to PT Prima in relation to a mining area in Indonesia. In return, PT Prima will pay RPG Logistics an amount equivalent to 60% of the profit per tonne of nickel sold from the mining area by PT Prima, provided always that the amount shall not be less than US\$5 per tonne. A supplemental agreement was entered into between RPG Logistics and PT Prima on 21 February 2020 detailing, amongst others, PT Prima to bear the costs and expenses incurred by RPG Logistics in respect of the services provided under the JOA. Please refer to the Company's announcement on 21 February 2020 for details.

In view of the above, the Company has updated its profitability and cashflow analysis for the 12-month period from the reporting date up to 31 December 2020 and the analysis confirms that the Company is able to meet all of its debts and obligations during the forecast period.

The Board is therefore of the opinion that the Company is currently able to demonstrate that it can continue as a going concern and as such the unaudited first quarter financial statements of the Company and the Group for the financial period ended 31 March 2020 have been prepared on a going concern basis.

For ease of reference, the following abbreviations are used in this announcement:

- "2QFY2020": The 3-months (second quarter) of the financial year ending 31 December 2020;
- "2QFY2019": The 3-months (second quarter) of the financial year ended 31 December 2019;
- "12MFY2019": The 12-months financial year ended 31 December 2019:
- "1HFY2020": The 6-months period ended 30 June 2020 of the financial year ending 31 December 2020; and
- "1HFY2019": The 6-months period ended 30 June 2019 of the financial year ended 31 December 2019;

PART 1 - INFORMATION REQUIRED FOR ANNOUNCEMENTS OF QUARTERLY (Q1, Q2 & Q3), HALF-YEAR AND FULL YEAR RESULTS

1(a)(i) Income statement and statement of comprehensive income, or a statement of comprehensive income for the group together with a comparative statement for the corresponding period of immediately preceding year.

				C			
	3 months	3 months		Group 6 months	0 11		
	ended	ended	Inc/	ended	6 months ended	Inc/	
	30.06.20	30.06.19	(Dec)	30.06.20	30.06.19	(Dec)	
	US\$'000	US\$'000	%	US\$'000	US\$'000	%	Ref
Revenue	-	35	N.M.	-	86	N.M.	8.1.1
Cost of sales		(123)	N.M.	-	(276)	N.M.	8.1.1
Gross loss	-	(88)	N.M.	-	(190)	N.M.	8.1.1
Other income	160	-	N.M.	160	-	N.M.	8.1.2
Administrative expenses	(276)	(340)	(19%)	(558)	(469)	19%	8.1.3
Finance costs	(50)	(2)	>100%	(156)	(4)	>100%	8.1.4
Other gains/(losses)	133	(53)	N.M.	(44)	(39)	13%	8.1.5
Loss before tax	(33)	(483)	(93%)	(598)	(702)	(15%)	
Tax expense				-		-	
Loss for the financial period	(33)	(483)	(93%)	(598)	(702)	(15%)	
Other comprehensive income							
Items that may be reclassified							
subsequently to profit or loss							
Currency translation differences							
arising on consolidation	(166)	(20)	>100% _	85	(17)	N.M.	8.1.6
Total comprehensive loss for							
the period	(199)	(503)	(60%)	(513)	(719)	(29%)	
(Loss)/profit attributable to:							
- Equity holders of the Company	(34)	(483)	(93%)	(599)	(702)	(15%)	
- Non-controlling interests	1	_*	N.M.	1	_*	N.M.	
	(33)	(483)	(93%)	(598)	(702)	(15%)	
Total comprehensive							
(loss)/income attributable to:							
- Equity holders of the Company	(200)	(503)	(60%)	(514)	(719)	(29%)	
- Non-controlling interests	1	_*_	N.M	1	_*_	N.M.	
	(199)	(503)	(60%)	(513)	(719)	(29%)	

N.M. - Not Meaningful

^{* -} Amount is below US\$1,000

1(a)(ii) Loss for the financial period is stated after charging/(crediting) the following:

	Group						
	3 months ended 30.06.20 US\$'000	3 months ended 30.06.19 US\$'000	Inc/ (Dec) %	6 months ended 30.06.20 US\$'000	6 months ended 30.06.19 US\$'000	Inc/ (Dec) %	
Net foreign currency exchange (gain)/loss	(133)	(15)	>100%	44	(45)	N.M.	
Depreciation of property, plant and equipment	28	38	(26%)	66	75	(12%)	
Gain on disposal of motor vehicles	(153)	-	N.M.	(153)	-	N.M.	
Impairment loss on trade receivables	-	55	N.M.	-	74	N.M.	
Interest expense	50	2	>100%	156	4	>100%	

1(b)(i) Statement of financial position (for the issuer and group), together with a comparative statement as at the end of the immediately preceding financial year.

	Group			Company		
	As at	As at	Ref	As at	As at	
	30.06.20 US\$'000	31.12.19 US\$'000	Kei	30.06.20 US\$'000	31.12.19 US\$'000	
Non-compared country						
Non-current assets	050	040	0.04			
Property, plant and equipment	250	318	8.2.1	<u>-</u> _*	-	
Investment in subsidiaries	250	318	- .			
Current assets	230	310		<u>-</u>	<u> </u>	
Trade and other receivables	1,356	1,305	8.2.2	1,314	1,264	
Inventories	1,330	1,303	0.2.2	1,314	1,204	
Cash and cash equivalents	254	145	8.2.3	73	98	
Casti and Casti equivalents	1,667	1,507	0.2.3	1,387	1,362	
Total assets						
Total assets	1,917	1,825		1,387	1,362	
Current liabilities						
Trade and other payables	2,908	2,484	8.2.4	2,628	2,322	
Borrowings	1,587	1,897	8.2.5	1,587	1,897	
Derivative liability component on the convertible	887	591	8.2.5	887	591	
loans						
Lease liabilities	-	19		-	-	
Tax payable	467	467		<u> </u>		
Total liabilities	5,849	5,458		5,102	4,810	
Net liabilities	(3,932)	(3,633)	= :	(3,715)	(3,448)	
Equity						
Share capital	100,480	100,480		236,508	236,508	
Currency translation reserve	(796)	(881)	8.2.6	(15,745)	(15,861)	
Accumulated losses	(103,778)	(103,179)	0.2.0	(224,833)	(224,236)	
Convertible loans equity reserve	355	141	8.2.5	355	141	
Equity attributable to equity holders of the	(3,739)	(3,439)	0.2.3	(3,715)	(3,448)	
Company	(3,739)	(3,439)		(3,713)	(3,440)	
Non-controlling interests	(193)	(194)		_	_	
Total equity	(3,932)	(3,633)	= •	(3,715)	(3,448)	
quit,	(0,002)	(0,000)		(5,1 10)	(0,440)	

^{* -} Amount is below US\$1,000

1(b)(ii) Aggregate amount of group's borrowings and debt securities.

(a) Amount repayable in one year or less, or on demand

As at 30.06.20		As at 31.12.19			
US\$'000	US\$'000	US\$'000	US\$'000		
Secured	Unsecured	Secured	Unsecured		
-	2,628	19	2,642		

(b) Amount repayable after one year

NIL.

(c) Details of any collateral

As at 30 June 2020, a corporate guarantee by Pilar Mas remained in place as security for the debt owed by Rinjani to its main supplier amounting to approximately US\$15 million.

1(c) A cash flow statement (for the group), together with a comparative statement for the corresponding period of the immediately preceding financial year.

	Group					
	3 months ended 30.06.20 US\$'000	3 months ended 30.06.19 US\$'000	6 months ended 30.06.20 US\$'000	6 months ended 30.06.19 US\$'000		
Cash flows from operating activities						
Loss before tax	(33)	(483)	(598)	(702)		
Adjustments for:-						
Impairment loss on trade receivables	-	55	-	74		
Depreciation of property, plant and equipment	28	38	66	75		
Finance costs (interest expense)	50	2	156	4		
Gain on disposal of motor vehicles	(153)	_	(153)	-		
Unrealised foreign currency exchange (gain)/loss	(133)	(15)	44	(45)		
Operating cash flows before working capital						
changes	(241)	(403)	(485)	(594)		
Inventories	-	(2)	-	(3)		
Trade and other receivables	23	-	(42)	(4)		
Trade and other payables	330	207	429	245		
Currency translation adjustments	(120)	(3)	2	(2)		
Cash used in operating activities	(8)	(201)	(96)	(358)		
Taxes paid		(2)		(3)		
Net cash used in operating activities	(8)	(203)	(96)	(361)		
Proceeds from disposal of motor vehicles,						
representing net cash from investing activities	155		155			
Cash flows from financing activities						
Proceeds from issuance of convertible loans	-	186	69	368		
Repayment of finance lease	(19)	(15)	(19)	(30)		
Interest paid		(2)	<u> </u>	(4)		
Net cash (used in)/from financing activities	(19)	169	50	334		
Net increase/(decrease) in cash and cash equivalents	128	(34)	109	(27)		
Cash and cash equivalents at beginning of period	126	260	145	253		
Cash and cash equivalents at end of period	254	226	254	226		

1(d)(i) A statement (for the issuer and group) showing either (i) all changes in equity or (ii) changes in equity other than those arising from capitalisation issues and distributions to shareholders, together with a comparative statement for the corresponding period of the immediately preceding financial year.

	Share capital US\$'000	Currency translation reserve US\$'000	Accumulated losses US\$'000	Equity attributable to equity holders of the Company US\$'000	Non- controlling interests US\$'000	<u>Total</u> equity US\$'000
Group						
At 1 January 2019	100,480	(800)	(101,014)	(1,334)	(193)	(1,527)
Loss for the 3 months ended 31 March 2019 Other comprehensive income:	-	-	(219)	(219)	_*	(219)
- Currency translation differences	-	3	-	3	-	3
Profit/(loss) and total comprehensive income/(loss) for the 3 months ended 31 March 2019	-	3	(219)	(216)	_*	(216)
At 31 March 2019	100,480	(797)	(101,233)	(1,550)	(193)	(1,743)
Loss for the 3 months ended 30 June 2019	-	-	(483)	(483)	_*	(483)
Other comprehensive income: - Currency translation differences	-	(20)	-	(20)	-	(20)
Loss and total comprehensive loss for the 3 months ended 30 June 2019	-	(20)	(483)	(503)	_*	(503)
Adjustments	-	-	(1)	(1)	-	(1)
At 30 June 2019	100,480	(817)	(101,717)	(2,054)	(193)	(2,247)

^{* -} Amount is below US\$1,000

	Share capital US\$'000	Currency translation reserve US\$'000	Convertible loans equity reserve US\$'000	Accumulated losses US\$'000	Equity attributable to equity holders of the Company US\$'000	Non- controlling interests US\$'000	<u>Total</u> equity US\$'000
Group							
At 1 January 2020	100,480	(881)	141	(103,179)	(3,439)	(194)	(3,633)
Loss for the 3 months ended 31 March 2020 Other comprehensive income:	-	-	-	(565)	(565)	_*	(565)
- Currency translation differences	-	251	-	-	251	-	251
Profit/(loss) and total comprehensive income/(loss) for the 3 months ended 31 March 2020	-	251	-	(565)	(314)	_*	(314)
Issuance of convertible loans	-	-	5	-	5	-	5
At 31 March 2020	100,480	(630)	146	(103,744)	(3,748)	(194)	(3,942)
Loss for the 3 months ended 30 June 2020 <u>Other comprehensive loss:</u>	-	-	-	(34)	(34)	1	(33)
- Currency translation differences	-	(166)	<u> </u>		(166)	-	(166)
(Loss)/profit and total comprehensive (loss)/income for the 3 months ended 30 June 2020	-	(166)	-	(34)	(200)	1	(199)
Re-measurement of convertible loans	-	-	209	-	209	-	209
At 30 June 2020	100,480	(796)	355	(103,778)	(3,739)	(193)	(3,932)

Company	Share capital US\$'000	Currency translation reserve US\$'000	Accumulated losses US\$'000	<u>Total</u> equity US\$'000
At 1 January 2019	236,508	(15,809)	(222,411)	(1,712)
Loss for the 3 months ended 31 March 2019 Other comprehensive income:	-	-	(112)	(112)
- Currency translation differences	-	3	-	3
Profit/(loss) and total comprehensive income/(loss) for the 3 months ended 31 March 2019		3	(112)	(109)
At 31 March 2019	236,508	(15,806)	(222,523)	(1,821)
Loss for the 3 months ended 30 June 2019 Other comprehensive income:	-	-	(329)	(329)
- Currency translation differences	-	(20)	-	(20)
Loss and total comprehensive loss for the 3 months ended 30 June 2019	_	(20)	(329)	(349)
At 30 June 2019	236,508	(15,826)	(222,852)	(2,170)

[This section is intentionally left blank]

Company	Share capital US\$'000	Currency translation reserve US\$'000	Convertible loans equity reserve US\$'000	Accumulated losses US\$'000	<u>Total</u> equity US\$'000
Company					
At 1 January 2020	236,508	(15,861)	141	(224,236)	(3,448)
Loss for the 3 months ended 31 March 2020 Other comprehensive income/(loss):	-	-	-	(417)	(417)
- Currency translation differences	-	166	-	-	166
Profit/(loss) and total comprehensive income/(loss) for the 3 months ended 31 March 2020	-	166	-	(417)	(251)
Issuance of convertible loans	-	-	5	-	5
At 31 March 2020	236,508	(15,695)	146	(224,653)	(3,694)
Loss for the 3 months ended 30 June 2020 Other comprehensive loss:	-	-	-	(180)	(180)
- Currency translation differences	ı	(50)	-	-	(50)
Loss and total comprehensive loss for the 3 months ended 31 March 2019	-	(50)	-	(180)	(230)
Re-measurement of convertible loans	-	-	209	-	209
At 30 June 2020	236,508	(15,745)	355	(224,833)	(3,715)

[This section is intentionally left blank]

1(d)(ii) Details of any changes in the company's share capital arising from rights issue, bonus issue, subdivision, consolidation, share buy-backs, exercise of share options or warrants, conversion of other issues of equity securities, issue of shares for cash or as consideration for acquisition or for any other purpose since the end of the previous period reported on. State the number of shares that may be issued on conversion of all the outstanding convertibles, if any, against the total number of issued shares excluding treasury shares and subsidiary holdings of the issuer, as at the end of the current financial period reported on and as at the end of the corresponding period of the immediately preceding financial year. State also the number of shares held as treasury shares and the number of subsidiary holdings, if any, and the percentage of the aggregate number of treasury shares and subsidiary holdings held against the total number of shares outstanding in a class that is listed as at the end of the current financial period reported on and as at the end of the corresponding period of the immediately preceding financial year.

	No. of Ordinary Shares	Issued Share Capital (S\$)
At 30 June 2020 and 31 March 2020	1,832,999,998	307,306,455

There were no changes in the Company's share capital since 31 March 2020 and up till 30 June 2020.

As at 30 June 2020 and 31 December 2019, the Company had no outstanding share options, other convertibles, treasury shares and subsidiary holdings save for the following, which is subject to approval by shareholders:

- a) the full drawdown and conversion of the convertible loan extended by Mr Ang into 2 billion shares;
- b) the full drawdown and conversion of the convertible loan extended by Mr Yadi into 2.705 billion shares;
- c) the conversion of the commission payable to Mr Khoo Boo Kok, introducer of the PT Prima JOA into 676,250,000 shares, assuming that the total revenue from the JOA amounts to US\$5 million;
- d) a 1-for-1 rights issue at S\$0.001 to be undertaken pursuant to the investment agreement entered into by the Company with Mr Ang; and
- e) the full drawdown and conversion of the convertible loan extended by Mr Chaw into 1.35 billion shares.
- 1(d)(iii) To show the total number of issued shares excluding treasury shares as at the end of the current financial period and as at the end of the immediately preceding year.

	As at 30.06.20	As at 31.12.19
Total number of issued shares		
(excluding treasury shares)	1,832,999,998	1,832,999,998

1(d)(iv) A statement showing all sales, transfers, cancellation and/or use of treasury shares as at the end of the current financial period reported on.

Not applicable. The Company had no treasury shares during and at the end of the financial period.

1(d)(v) A statement showing all sales, transfers, cancellation and/or use of subsidiary holdings as at the end of the current financial period reported on.

Not applicable. The Company had no subsidiary holdings during and at the end of the financial period.

2. Whether the figures have been audited, or reviewed and in accordance with which standard.

The figures have not been audited or reviewed by the Company's auditors.

3. Where the figures have been audited or reviewed, the auditors' report (including any modifications or emphasis of matter).

Not applicable.

- 3A. Where the latest financial statements are subject to an adverse opinion, qualified opinion or disclaimer of opinion:
 - a) Updates on the efforts taken to resolve each outstanding audit issue.
 - b) Confirmation from the Board that the impact of all outstanding audit issues on the financial statements have been adequately disclosed.

This is not required for any audit issue that is a material uncertainty relating to going concern.

Not applicable as the latest audited financial statements of the Group for the financial year ended 31 December 2019 that was released on 5 May 2020 are not subject to an adverse opinion, qualified opinion or disclaimer of opinion from the independent auditors.

4. Whether the same accounting policies and methods of computation as in the issuer's most recently audited annual financial statements have been applied.

Except as disclosed in paragraph 5 below, the Group and the Company have applied the same accounting policies and methods of computation for the current reporting period as those of the audited financial statements for the financial year ended 31 December 2019.

5. If there are any changes in the accounting policies and methods of computation, including any required by an accounting standard, what has changed, as well as the reasons for, and the effect of, the change.

The Group and the Company have adopted all the new and revised standards and interpretations of the SFRS(I) that are effective for annual periods beginning on or after 1 January 2020. The adoption of these standards and interpretations had no significant effect on the financial performance or position of the Group and the Company for 2QFY2020 and 1HFY2020.

6. Earnings per ordinary share of the group for the current period reported on and the corresponding period of the immediately preceding financial year, after deducting any provision for preference dividends.

	Group					
	3 months ended 30.06.20	3 months ended 30.06.19	6 months ended 30.06.20	6 months ended 30.06.19		
Loss per ordinary share:-						
Basic (US\$ cents)	(0.002)	(0.026)	(0.033)	(0.038)		
Diluted (US\$ cents)	(0.002)	(0.026)	(0.033)	(0.038)		
Weighted average number of ordinary shares for basic earnings per share	1,832,999,998	1,832,999,998	1,832,999,998	1,832,999,998		

Diluted loss per share is the same as basic loss per share for all reported financial periods ended 30 June 2020 and 2019 as the effect of all potentially dilutive shares outstanding was anti-dilutive.

^{*}Loss per ordinary share excludes non-controlling interests.

7. Net asset value (for the issuer and group) per ordinary share based on the total number of issued shares excluding treasury shares of the issuer at the end of the (a) current period reported on and (b) immediately preceding financial year.

	Group		
	As at 30.06.20	As at 31.12.19	
et liability value per ordinary share (US cents)	(0.204)	(0.188)	
lumber of ordinary shares in issue excluding treasury shares)	1,832,999,998 1,832,999		
	Company		
	As at 30.06.20	As at 31.12.19	
et liability value per ordinary share (US cents)	(0.203)	(0.188)	
lumber of ordinary shares in issue excluding treasury shares)	1,832,999,998 1,832,999,9		

8. A review of the performance of the group, to the extent necessary for a reasonable understanding of the group's business. The review must discuss any significant factors that affected the turnover, costs, and earnings of the group for the current financial period reported on, including (where applicable) seasonal or cyclical factors. It must also discuss any material factors that affected the cash flow, working capital, assets or liabilities of the group during the current financial period reported on.

8.1 INCOME STATEMENT

8.1.1 Revenue / Cost of Sales ("COS") / Gross Loss

The Group did not record any revenue in 1HFY2020 and 2QFY2020 subsequent to the termination of coal hauling contract with CAN in May 2019 and as the Group is still in the midst of resolving logistical issues in respect of the PT Prima JOA. In connection thereto, there were no COS and gross loss recorded for 1HFY2020 and 2QFY2020. For 1HFY2020 and 2QFY2020, depreciation has been recorded as part of administrative expenses due to the absence of coal hauling activities for the financial period.

In the corresponding 1HFY2019 and 2QFY2019, revenue amounting to US\$86,000 and US\$35,000 was recorded from EIR hauling 28,100 tonnes and 8,900 tonnes of coal respectively. In connection thereto, EIR's COS for 1HFY2019 and 2QFY2019 which includes primarily the costs of manpower, fuel, repairs and maintenance/spare parts and the depreciation of its coal hauling trucks amounted to US\$276,000 and US\$123,000 resulting in a gross loss of US\$190,000 and US\$88,000 being recorded for 1HFY2019 and 2QFY2019 respectively.

8.1.2 Other income

During 1HFY2020 and 2QFY2020, the Group received grants from the Republic of Singapore Government of approximately US\$7,000 through the COVID-19 relief measures announced by the Republic of Singapore Government.

The disposal of EIR's 19 dump trucks which was announced on 26 May 2020 contributed to a gain of approximately US\$153,000 in 1HFY2020 and 2QFY2020.

8.1.3 Administrative expenses

Administrative expenses comprise mainly executive management remuneration, director's fees, professional fees (audit and tax) and fees of the Company's service providers. For 1HFY2020 and 2QFY2020, depreciation is also recorded as part of administrative expenses.

Administrative expenses decreased by 19% from US\$340,000 in 2QFY2019 to US\$276,000 in 2QFY2020. This was largely due to the reduction in operating cost following the cessation of operations as discussed in 8 1 1

Administrative expenses increased by 19% from US\$469,000 in 1HFY2019 to US\$558,000 in 1HFY2020. This mainly due mainly due to depreciation expenses of EIR's trucks of approximately US\$66,000 previously recorded as COS now recorded as administrative expenses following the cessation of operations as discussed in 8.1.1. The remaining increase was due to timing differences of the accrual of statutory expenses between 1HFY2019 and 1HFY2020 by approximately US\$22,000.

8.1.4 Finance cost

The increase in finance cost in 1HFY2020 and 2QFY2020 from the respective comparative periods is mainly due to the accretion of convertible loans of US\$156,000 and US\$49,000 respectively.

8.1.5 Other gains/(losses)

Other gains/losses comprises primarily foreign exchange gains/losses.

For 2QFY2020 other gains of US\$133,000 arose from:

- foreign exchange gains of US\$19,000 on the convertible loans; and
- foreign currency alignment of balances not denominated in US\$ carried forward from 1QFY2020 into 2QFY2020 which resulted in a foreign currency gain of approximately US\$114,000 in 2QFY2020.

For 1HFY2020 other losses of US\$44,000 arose from:

- foreign exchange losses of US\$35,000 on the convertible loans; and
- foreign exchange losses of US\$11,000 on balances not denominated in US\$.

For 1HFY2019 and 2QFY2019, other losses comprised primarily foreign exchange losses arising from an adjustment to tax payable of the Group and an impairment provision on trade receivbles due from CAN.

8.1.6 Currency translation difference

The currency translation differences arise from translation of the financial statements of the Company from its functional currency (in S\$) to the Group's presentation currency (in US\$).

8.2 ASSETS, LIABILITES AND EQUITY

8.2.1 Property, plant and equipment

Property, plant and equipment decreased due to a depreciation expense of US\$66,000 in 1QFY2020 and followed by a subsequent disposal of the 19 dump trucks which was completed on 16 June 2020. Please refer to the Company's announcement on 26 May 2020 and 16 June 2020 for more details.

8.2.2 Trade and other receivables

Trade and other receivables comprise primarily of the amount receivable of US\$1,258,000 by RPG Logistics from PT Prima for services performed as stipulated in the JOA and the supplemental agreement. The increase is mainly due to the prepayments for insurance premiums made during 1HFY2020 to be amortised into profit or loss in the coming periods.

8.2.3 Cash and cash equivalents

	Group		
	6 months ended 30.06.20 US\$'000	6 months ended 30.06.19 US\$'000	
Cash and cash equivalents at beginning of period	145	253	
Cash flows used in Operating Activities	(96)	(361)	
Cash flows from Investing Activities	155	-	
Cash flows from Financing Activities	50	334	
Net increase/(decrease) in cash and cash equivalents	109	(27)	
Cash and cash equivalents at end of period	254	226	

Cash flows used in operating activities

Cash flows used in operating activities before working capital changes amounted to US\$485,000 and US\$241,000 for 1HFY2020 and 2QFY2020 respectively as set out in paragraph 1(c) on cash flow statement for the Group above. After working capital changes, cash flows used in operating activities were approximately US\$96,000 and US\$8,000 for 1HFY2019 and 2QFY2019 respectively.

Cash flows from investing activities

Approximately US\$155,000 net proceeds was received in 2QFY2020 from the disposal of EIR's dump trucks after the repayment of the outstanding amounts owed to PT Mitsui Leasing Capital Indonesia.

Cash flows from financing activities

During 1HFY2020, a total of US\$69,000 were drawndown from the Ang Investment Agreement. Following the disposal of EIR's dump trucks, the remaining finance lease of US\$19,000 was paid during 2QFY2020.

8.2.4 Trade and other payables

Trade and other payables comprise amounts due to vendors, service providers, related parties, directors and executive management as well as accruals for professional fees in relation to statutory compliance. Trade and other payables increased by US\$0.4 million to US\$2.9 million as at 30 June 2020 from US\$2.5 million as at 31 December 2019 mainly due to the accrual arising from deferred payment of executive management remuneration and director fees for 1HFY2020 amounting to US\$0.3 million and accruals for professional fees amounting to US\$0.1 million for the same period.

8.2.5 Borrowings / Derivative liability component on the convertible loans / Convertible loans equity reserve

The Company and the Group had made drawdowns totaling US\$703,000 (S\$1 million) from the Ang Investment Agreement for its working capital requirements as set out in item (A)(3)(ii) of the section entitled "Introduction".

The Company and the Group had also made drawdowns totaling US\$1.26 million from the Yadi Investment Agreement, as set out in item (A)(3)(iii) of the section entitled "Introduction".

The Company and the Group had also made drawdowns totaling US\$162,000 (S\$230,000) from the Chaw Investment Agreement, as set out in item (A)(3)(v) of the section entitled "Introduction".

The drawndows set out above under the 3 Investment Agreements are accounted for in accordance with SFRS(I)1-32 and SFRS(I) 9. Accordingly, the Company has to determine if the 3 convertible loans contain a liability component with an equity component or a liability component with a derivative liability component. In accordance with SFRS(I)1-32, the Company considers the Ang Investment Agreement and Chaw Investment Agreement to be compound instruments with a liability and equity component and has thus presented the liability (i.e. Borrowings) and equity (i.e. Convertible Loan Equity Reserve) components separately. As for the Yadi Investment Agreement, the Company considers it to be a hybrid instrument in accordance with SFRS(I) 9 and accordingly, presented the host contract (i.e. the convertible loan) and

embedded derivative separately as Borrowings and Derivative Liability Component on the Convertible Loans respectively with any fair value changes to the Derivative Liability Component taken to profit or loss.

Table below shows the movement of the convertible loans during the financial period:

	Ang	Yadi	Chaw	Total
-	US\$ '000	US\$ '000	US\$ '000	US\$ '000
BORROWINGS As at 31 December 2019	611	1,132	154	1,897
Issuance of loan	69	-	-	69
Equity component at initial recognition	5	-	-	5
Accretion of loan in 1QFY2020	34	65	8	107
Foreign currency translation	(45)	-	(9)	(54)
As at 31 March 2020	674	1,197	153	2,024
Accretion of loan in 2QFY2020	16	30	3	49
Equity component due to extension	(171)	-	(38)	(209)
Adjustments against derivative liability component	-	(296)	-	(296)
Foreign currency translation	14	-	5	19
As at 30 June 2020	533	931	123	1,587
DERIVATIVE LIABILITY COMPONENT				
As at 31 December 2019 and 31 March 2020	-	591	-	591
Fair value changes adjusted against derivative liability component	-	296	-	296
As at 30 June 2020	-	887	-	887

During 1HFY2020, there was a drawdown of approximately US\$69,000 from the Ang Investment Agreement. In addition, an extension of the maturity dates to 31 December 2021 of all 3 Investment Agreements were sought and obtained during 2QFY2020. As such, the amortised cost of the liability components of the convertible notes was re-assessed to take into account the extended maturity date. The discount rates used in determining the amortised cost remained unchanged from previous announcements. Consequently, the resulting adjustments have been made to the derivative liability component and the convertible loans equity reserve to ensure that the new maturity date has been taken into consideration.

No interest has been accrued on the 3 Investment Agreements stated above on the basis that the controlling shareholder and the entities controlled by the controlling shareholder have given undertakings, inter alia, to vote and/or procure the voting of all the undertaking shares of 742,384,980 ordinary shares, representing approximately 40.5% of the total number of issued shares of the Company, in favour of the resolutions at any

extraordinary general meeting of the Company to be held to approve, among others, the transactions contemplated in the Investment Agreements, including but not limited to the convertible loan, the issuance of shares pursuant to the convertible loan, the whitewash waiver, and the rights issue.

The Group did not engage a professional independent valuer for the purposes of this announcement as management and Board is of the view that the last professional independent valuation performed by an independent valuation firm was performed less than 12 months ago. The parameters used, other than the maturity date, has not changed significantly. The Group will engage a professional independent valuer to assess the valuation of three investment agreements when needed.

8.2.6 Currency translation reserve

The currency translation reserve represents the balance of translation from the Company's functional currency (in S\$) to the Group's presentation currency (in US\$) as at 30 June 2020 and 31 December 2019.

9. Where a forecast, or a prospect statement, has been previously disclosed to shareholders, any variance between it and the actual results.

No forecast or prospect statement has been previously disclosed to shareholders.

10. A commentary at the date of the announcement of the competitive conditions of the industry in which the group operates and any known factors or events that may affect the group in the next reporting period and the next 12 months.

Factors and events that are relevant to the Group in the next 12 months are highlighted in the sections entitled "Introduction" and "Going Concern".

11. Dividend

(a) Current Financial Period Reported On

Any dividend declared for the current financial period/year reported on?

No.

(b) Corresponding Period of the Immediately Preceding Financial Year

Any dividend declared for the corresponding period/year of the immediately preceding financial year?

No.

(c) Date payable

Not applicable.

(d) Record date

Not applicable.

12. If no dividend has been declared/recommended, a statement to that effect and the reason(s) for the decision.

No dividend has been declared or recommended for 2QFY2020 as the Group is loss making for the quarter.

13. Interested Person Transactions

The Group does not have a general mandate from shareholders for interested person transactions pursuant to Catalist Rule 920(1)(a)(ii).

There were no interested person transactions of S\$100,000 or more entered into by the Group during 2QFY2020.

14. Use of Funds

Please refer to section (A) 3 of the section entitled "Introduction".

Additional Information Required for Mineral, Oil and Gas Companies

15. Catalist Rule 705(6)(a)

1) Use of funds/cash for the quarter ended 30 June 2020

Not applicable due to the loss of control of Rinjani with effect from 24 August 2017 and deconsolidation of Rinjani, which held all mining rights of the Group.

2) Projection on the use of funds/cash for the next immediate quarter, including principal assumptions

Not applicable due to the loss of control of Rinjani with effect from 24 August 2017 and deconsolidation of Rinjani, which held all mining rights of the Group.

16. Catalist Rule 705(6)(b)

Refer to paragraph 19 below.

17. Catalist Rule 705(7)(a)

Details of exploration (including geophysical surveys), mining development and/or production activities undertaken by the issuer and a summary of the expenditure incurred on those activities, including explanations for any material variances with previous projections, for the period under review. If there has been no exploration, development and/or production activity respectively, that fact must be stated.

Not applicable due to the loss of control of Rinjani with effect from 24 August 2017 and deconsolidation of Rinjani, which holds all mining rights of the Group.

18. Confirmation by the Company pursuant to Catalist Rule 720(1)

The Company confirms that it has procured all the required undertakings (in the format set out in Appendix 7H of the Catalist Rules) from all its Directors and Executive Officers pursuant to Rule 720(1) of the Catalist Rules.

19. Confirmation by the Board of Directors pursuant to Rule 705(5) and Rule 705(6)(b) of the Catalist Rules

The Board confirms that to the best of its knowledge, nothing has come to its attention which may render the above information provided to be false or misleading in any material aspect.

On behalf of the Board

Agus Sugiono Executive Chairman cum CEO 14 August 2020