

SHIN YANG SHIPPING CORPORATION BERHAD (666062-A)



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SHIN YANG SHIPPING CORPORATION GROUP



OUR VISION

To be the Premier Shipbuilder & Integrated
Marine Structural Fabricators
And

One-stop Quality Logistics Services Provider and Marine Engineering in South East Asia and Beyond.

OUR CORPORATE MISSION

To operate a Modern Integrated shipping and shipbuilding benchmarking for Excellence in providing Comprehensive, Innovative and efficient Quality services.

Adaptability to changes, and retain sustainable success and steadfast in Health, Safety, Environment and Quality Value.

Committed to achieving Quality Assurance and Management through quality planning, improvement and control.

Full concern for preserving the Environment, Health and Safety of employees, neighbouring communities and our valued customers.

Our business is focused on shipping and shipbuilding, which represent our main core revenue streams. Our two core businesses are synergistic as we construct the vessels and also used them in our shipping operations. In supporting our core business areas, we also undertake shipping agency & forwarding services, third party logistics transportation solutions, ship repairs, modifications and maintenance works.

We are one of the few large shipping and shipbuilding operators that construct our own vessels. Being an integrated shipping and shipbuilding operator provides us with the competitive advantage to react quickly to favourable market conditions and to quickly undertake modification of existing vessels to meet new business opportunities and reinforce our fleet robustness by timely constructing vessels for our shipping operation requirements.

Our shipping operations cover both Malaysian and International waters; ranging from South East Asia, East Asia and the Far East region to the Gulf region in the Middle East Countries. Currently, we are supported by our own fleet of 250 vessels with a total Gross Registered Tonnage (GRT) of approximately 393,100 Tonnage.

Our shipbuilding facilities are supported by three shipbuilding yards located in Kuala Baram, Miri and one in Bintulu, Sarawak with a total land area of approximately 280 acres and an annual capacity to construct 40 vessels based on a hundred meter length vessel. In addition, we also have one shipbuilding yard in Tanjung Manis, Sarawak for future business expansion with a total land area of approximately 214 acres.

CORPORATE INFORMATION

DIRECTORS

Tan Sri Datuk Ling Chiong Ho Ling Chiong Sing Ling Chiong Pin Datuk Lawrence Lai Yew Son Koh Ek Chong Ling Siu Chuo Vincent Ling Lu Yew Arshad Bin Zainuddin

AUDIT COMMITTEE

Koh Ek Chong

Chairman and Independent Non -Executive

Datuk Lawrence Lai Yew Son

Independent Non -Executive

Ling Siu Chuo

Non-Executive

Arshad Bin Zainuddin

Independent Non -Executive

JOINT NOMINATION & REMUNERATION COMMITTEE

Datuk Lawrence Lai Yew Son

Chairman and Independent Non -Executive

Koh Ek Chong

Independent Non -Executive

Ling Siu Chuo

Non-Executive

Arshad Bin Zainuddin

Independent Non -Executive

REGISTERED OFFICE

Sublot 153 (Parent Lot 70)
Jalan Kuala Baram, Kuala Baram
98100 Miri, Sarawak, Malaysia
Telephone No. : [6085]-428399
Facsimile No. : [6085]-421428

E-mail: syshippingcorp@shinyang.com.my Website:www.syshippingcorp.com.my

GROUP MANAGING DIRECTOR

Ling Chiong Sing

CHIEF EXECUTIVE OFFICER

Captain Ting Hien Liong

COMPANY SECRETARY

Richard Ling Peng Liing

SHARE REGISTRAR

Boardroom Share Registrars Sdn Bhd (378993-D)

(Formerly known as Symphony Share Registrars Sdn Bhd)
11th Floor, Menara Symphony
No.5, Jalan Semangat (Jalan Professor
Khoo Kay Kim) Seksyen 13
46200 Petaling Jaya
Selangor Darul Ehsan.

Telephone No. : [603]-7890 4700 Facsimile No. : [603]-7890 4670

AUDITOR

Ernst & Young (AF: 0039) 4th Floor, Unit 4.1, Lot 698 Wisma Yong Lung Pelita Commercial Centre 98000 Miri, Sarawak

Telephone No. : [6085]-423 881 Facsimile No. : [6085]-413 921

PRINCIPAL BANKERS

AmBank (M) Berhad Bank Pembangunan Malaysia Berhad CIMB Bank Berhad Hong Leong Bank Berhad Malayan Banking Berhad RHB Bank Berhad

STOCK EXCHANGE LISTING

Main Market Bursa Malaysia Securities Berhad

Stock Name: SYSCORP

Stock Code: 5173 (Transportation and Logistics)

PROFILE OF BOARD OF DIRECTORS

TAN SRI DATUK LING CHIONG HO

Non-Independent Non-Executive Chairman

DATE OF APPOINTMENT

NATIONALITY/AGE

15 September 2004 (Director) 31 March 2010 (Non-Executive Chairman) Malaysian, 67 years

Tan Sri Datuk Ling Chiong Ho has extensive experience and technical know-how toward new development and design & full construction of vessels and repair of vessels. He has been instrumental in the growth and development of the Group and had lead our Group to become an established shipping operator and leading shipbuilder in Malaysia. Tan Sri Datuk Ling is the founder and Chairman of the well diversified Shin Yang Group of Companies involving in reforestation, wood based downstream activities, property development, infrastructure projects and public toll concession, oil palm plantation, public transportation, hypermarkets and hotel businesses. He is also the Group Executive Chairman and Chairman of Group Management, ESOS committee of Sarawak Oil Palms Berhad, a company listed on Bursa Malaysia Securities Berhad.

In addition to being the current Deputy Chairman of Sarawak Timber Association and Chairman of Miri Shipbuilding Association, he also serves as Advisor/Chairman/Deputy Chairman of several school boards and charitable organisations in Sarawak.

Tan Sri Datuk Ling is the brother of Ling Chiong Sing, Ling Chiong Pin and Mdm Ling Siu Chuo, directors of the Company. Tan Sri Datuk Ling is deemed connected to Shin Yang Holding Sdn Bhd, one of the substantial shareholders of the Company. He is deemed interested in various transactions between the Group and certain companies carried out in the ordinary course of business by virtue of his common directorship and/or shareholdings in these companies.

Tan Sri Datuk Ling had attended all four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

LING CHIONG SING

Group Managing Director

DATE OF APPOINTMENT

15 September 2004 (Director)13 May 2010 (Group Managing Director)

NATIONALITY/AGE

Malaysian, 63 years

Ling Chiong Sing graduated from Taiwan in Accountancy and is responsible for the overall operational and financial management of our Group. As one of the founding members of our Group, Mr. Ling brings with him over thirty (30) years of extensive and hands-on knowledge on all aspects of our business activities ranging from international and coastal shipping, shipbuilding and ship repairs. Mr. Ling was also pioneer to our projects planning and business development, especially the expansion of new shipping routes. Mr Ling is also the Non-Executive Director of Sarawak Oil Palms Berhad, a company listed on Bursa Malaysia Securities Berhad.

Mr. Ling also serves as the 2nd Vice President to Miri Chinese Chamber of Commerce and act as a joint committee member of the Chamber.

He is the brother of Tan Sri Datuk Ling, Ling Chiong Pin and Mdm Ling Siu Chuo who are Non Executive Chairman, Executive Director and Non Executive Director of the Company respectively. He is deemed connected to Shin Yang Holding Sdn Bhd, one of the substantial shareholders of the Company. He is deemed interested in various transactions between the Group and certain companies carried out in the ordinary course of business by virtue of his common directorship and/or shareholdings in these companies.

He has attended all four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

Profile of Board of Directors

(Cont'd)

LING CHIONG PIN

Executive Director

DATE OF APPOINTMENT

30 November 2009 (Executive Director)

NATIONALITY/AGE

Malaysian, 65 years

Ling Chiong Pin had served as a Coastal Master of domestic tugboats for over ten (10) years during the 1970s. He is currently the Managing Director of Piasau Slipways Sdn Bhd and is responsible for all aspects of our shipbuilding and ship repair operations and brings with him extensive hands-on experience and knowledge in shipping and shipbuilding operations.

He is the brother of Tan Sri Datuk Ling, Ling Chiong Sing and Mdm Ling Siu Chuo, who are Non Executive Chairman, Group Managing Director and Non Executive Director of the Company respectively. He is deemed connected to Shin Yang Holding Sdn Bhd, one of the substantial shareholders of the Company. He is deemed interested in various transactions between the Group and certain companies carried out in the ordinary course of business by virtue of his common directorship and/or shareholdings in these companies.

He has attended all four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

DATUK LAWRENCE LAI YEW SON

Independent Non-Executive Director

DATE OF APPOINTMENT

30 November 2009 (Independent Non-Executive Director)

NATIONALITY/AGE

Malaysian, 59 years

Datuk Lawrence Lai is an Advocate and Solicitor by profession. He graduated with Bachelor of Law with Honours from the University of Sheffield, England in 1982 and was admitted as Barrister-At-Law of the Honourable Socie¬ty of Lincoln's Inn, London, England and was called to the English Bar in 1983. He was admitted as an Advocate of the High Court of Sabah and Sarawak and called to the Sarawak Bar in 1984 and the Sabah Bar in 1986. He is currently a Notary Public and Commissioner for Oaths. Datuk Lawrence Lai was the Mayor of Miri City Council, Sarawak from year 2009 to year 2016.

On 16th October 2016, Datuk Lawrence Lai was conferred the Darjah Pangkuan Seri Melaka (D.P.S.M) which carries the title "Datuk" by Yang Di-Pertua Negeri Melaka.

Datuk Lawrence Lai is also a member of the Audit Committee and the Chairman of the Joint Remuneration and Nomination Committees. He is not related to any director and /or substantial shareholders of the Company and does not have any conflict of interest with the Group.

He has attended three out of four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

Profile of Board of Directors

(Cont'd)

KOH EK CHONG

Independent Non-Executive Director

DATE OF APPOINTMENT

NATIONALITY/AGE

30 November 2009 (Independent Non-Executive Director)

Malaysian, 59 years

Koh Ek Chong has extensive experience in financial management and audit, taxation and financial planning. He started work in 1983 with Hii King Hiong & Company, a public accounting and audit firm and is now one of the practicing partners. Mr Koh is a fellow member of the Association of Chartered Certified Accountants (ACCA), a member of the Malaysian Institute of Accountants, associate member of the Chartered Tax Institute Malaysia and a certified member of the Financial Planning Association of Malaysia.

Mr. Koh is also the Chairman of the Audit Committee and a member of the Joint Remuneration and Nomination Committees. He is not related to any director and /or substantial shareholders of the Company and does not have any conflict of interest with the Group. Mr. Koh is also the Independent Non-Executive Director of Dayang Enterprise Holdings Berhad, a company listed on Bursa Malaysia Securities Berhad.

He has attended all four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

LING SIU CHUO

Non-Independent Non-Executive Director

DATE OF APPOINTMENT

NATIONALITY/AGE

30 November 2009 (Non-Independent Non-Executive Director)

Malaysian, 56 years

Ling Siu Chuo started her career with Shin Yang Group of Companies in the 1980s and was later promoted to be the Manager in charge of the administration and human resources of Shin Yang Group in 1990. She has hands-on experience and knowledge of the business activities of the Shin Yang Group and related business and administrative matters involving shipping and shipbuilding activities. Presently she serves as a member of the Audit Committee and as a member of the Joint Remuneration and Nomination Committees.

She is the sister of Tan Sri Datuk Ling, Ling Chiong Sing and Ling Chiong Pin who are Non Executive Chairman, Group Managing Director and Executive Directors of the Company respectively. She is an appointed representative of Shin Yang Holding Sdn Bhd, one of the substantial shareholders of the Company. She is deemed interested in certain transactions between the Group and certain companies carried out in the ordinary course of business by virtue of her common directorship in these companies.

She has attended all four Board Meetings held during the financial year ended 30 June 2019. She has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

Profile of Board of Directors

(Cont'd)

VINCENT LING LU YEW

Non-Independent Executive Director

DATE OF APPOINTMENT

NATIONALITY/AGE

2 September 2016 (Non-Independent Executive Director)

Malaysian, 35 years

Vincent Ling Lu Yew graduated with a Bachelor of Civil and Construction Engineering from Curtin University of Technology, Australia in 2006. In 2007, he joined Shin Yang Shipyard as Operation Manager and was appointed as Director of Shin Yang Shipyard in March 2010. Mr. Vincent Ling oversees the day-to-day operations of our Shipbuilding and ship repair & metal fabricant operations and actively implementing continual improvements to our shipbuilding and ship repair & metal fabrication operations. He is gradually overseeing the international shipping within the Group and will gradually contribute to the strategic planning and evaluation to the overall shipping sector.

He is the son of Ling Chiong Pin, the Executive Director and nephew of Tan Sri Datuk Ling Chiong Ho and Ling Chiong Sing who are Non Executive Chairman and Group Managing Director of the Company respectively. He is an appointed representative of Shin Yang Holding Sdn Bhd, one of the substantial shareholders of the Company. He is deemed interested in certain transactions between the Group and certain companies carried out in the ordinary course of business by virtue of his common deemed shareholdings in these companies.

He has attended three out of four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

ARSHAD BIN ZAINUDDIN

Independent Non-Executive Director

DATE OF APPOINTMENT

NATIONALITY/AGE

2 September 2016 (Independent Non-Executive Director)

Malaysian, 56 years

Arshad Bin Zainuddin has extensive experience in Quality Assurance and Health Safety and Environmental activities. He started work as assistant administrator for Sarawak region with Bintulu Industrial Gas Sdn Bhd in 1989. He is currently a HSE Manager for Sarawak Region in Citra Alti Sdn Bhd, who is in charge of HSE activities for all project sites including new projects in Malaysia.

He was awarded the National General Certificate in Occupational Safety and Health in July 1994 by The National Examination Board in Occupational Safety and Health, England. He was also awarded the Chartered Member and Chartered Advanced Diploma in Logistics Management by The Chartered Institute of Logistics and Transport, United Kingdom in December 2006.

Encik Arshad is also the member of the Audit Committee and Joint Remuneration and Nomination Committees. He is not related to any director and /or substantial shareholders of the Company and does not have any conflict of interest with the Group.

He has attended all four Board Meetings held during the financial year ended 30 June 2019. He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.

KEY MANAGEMENT PROFILE

CAPTAIN TING HIEN LIONG

Chief Executive Officer

NATIONALITY

Malaysian

Captain Ting is responsible for overall daily operation of our Group. Captain Ting graduated with Bachelor of Science in Marine Navigation and Shipping Management from Keelung, Taiwan, and also holds a Master of International Trade (Captain). Captain Ting joined Shiline Sdn. Bhd. as General Manager in 1997 and has over thirty (30) years of hand-on experience in shipping operations including Class Marine Surveyor for Bureau Veritas, Owner Representative of a shipping company, Ship Captain for Ocean going vessels, Docking Master and Charging Engineer for companies in Sabah and Sarawak. Master, Chief Officer, and Deck Cadet on board of various cargo vessels operated by Mitsui O.S.K Lines, Japan.

Captain Ting is also a Director of Sarawak Maritime Academy Sdn Bhd, a joint venture higher learning institute between Shin Yang Holding Group and Sarawak State Government.

He is not related to any director and /or substantial shareholders of the Company and does not have any conflict of interest with the Group.

He has not been convicted of any offence within the past 5 years and has not been imposed with any public sanction or penalty by the relevant regulatory bodies during the financial year.









FINANCIAL CALENDAR

FINANCIAL YEAR END	30 JUNE 2019
Announcement of results	
First Quarter Second Quarter Third Quarter Fourth Quarter	28 November 2018 28 February 2019 28 May 2019 30 August 2019
Published Annual Report And Financial Statements Notice of Annual General Meeting 14th Annual General Meeting	31 October 2019 4 December 2019

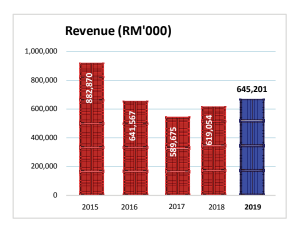


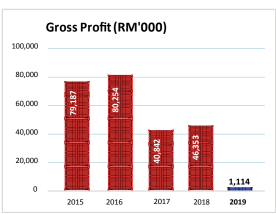


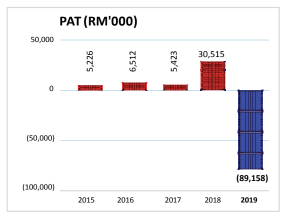


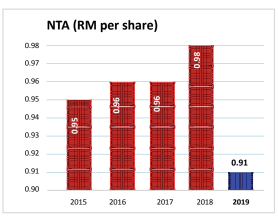


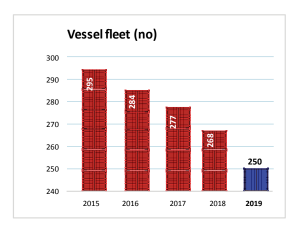
5- YEARS STATISTIC HIGHLIGHTS

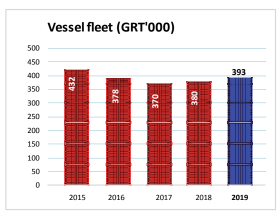


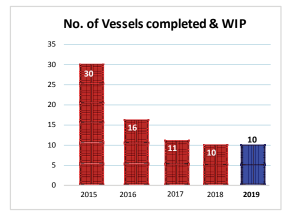


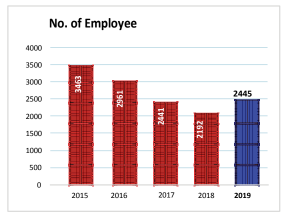












CHAIRMAN'S STATEMENT



On behalf of the Board of Directors of Shin Yang Shipping Corporation Berhad ("The Board"), I am pleased to present the Annual Report and Audited Financial Statements of Shin Yang Shipping Corporation Group ("the Group") for the financial year ended 30 June 2019.

REVIEW OF RESULT PERFORMANCE

The international shipping market continued to face difficulties for dry bulk shipping with plunging freight rates for carrying commodity products. Locally, we analysed that the domestic and coastal shipping were the major growth covers for the local demand for infrastructure and resource based projects. However, shipbuilding for the oil and gas sector was at its weakest path due to minimization of their capital expenditures towards the oil and gas industry players. In order to sustain the maritime industry, it must be able to stand firm, consolidate its business activities and to fulfil its commitments and responsibilities to the stake holders.

The Group delivered a maintainable performance for the year ended 30 June 2019 (FY 2019). The Group registered a gross revenue of RM645.2 million, a marginal increase of 4.2% as compared to year 2018. The increase was mainly due to higher revenue generated from the shipping segments with an increase of 6.8% compared to previous year, while the shipbuilding segment reached RM59.6million, an increase of 68.9% as compared to RM35.3million achieved in year 2018.

Accordingly, the Group registered a gross profit and net loss after tax of RM1.1million and RM89.2 million respectively with a negative earnings per share of 7.38 sen per share as compared to positive earnings of 1.98 sen per share in the previous year. The losses were mainly due to the impairment loss on other receivables of RM 53.1million and the realised losses margin on production overheads of new shipbuilding's work in progress during construction from Shipbuilding operations segments.

During the year, the Group had maintained its vessel fleet at 250 vessels with Gross Revenue Tonnage (GRT) of approximately 393,100 tonnages from 268 vessels with approximate GRT of 380,298 tonnages in 2018.

Chairman's Statement

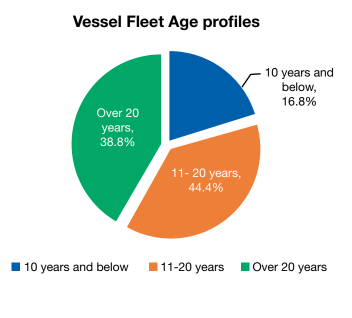
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The vessel fleet age profiles of the Group as follows:

With the continuous improvement in terms of fleet efficiency, routes enhancement and plying speed of our vessel fleets, the Group is expected to increase its containers shipping by establishing strategic alliance with business partners to provide efficient and effective port services while the partners will aim to achieve economies of scale to increase shipping service frequency routes coverage between East Malaysia and West Malaysia from our existing fourteen (14) units of container vessels. The shipment of liquid bulk from the tankers and barges have showed its earnings stability.

DIVIDEND

In view of the current weak performance of the margin and our long term vision to sustain growth by substantially reinvesting its cash flow and taking into consideration the current completion of capital expenditures commitment, the Board has not proposed any dividend payment in the forthcoming Annual General Meeting.



REVIEW OF OPERATIONS

For the year under review, we have shipped 0.358 million cubic metres of timber products, a decrease of 13% from 0.410 million cubic metres in 2018 from our eight (8) units of Twin Decker cargo vessels to the Far East regions.

Our container vessels had transported an increase of 31.7% in TEU as compared to in 2018 from our fourteen (14) operating container vessels in our fleet.

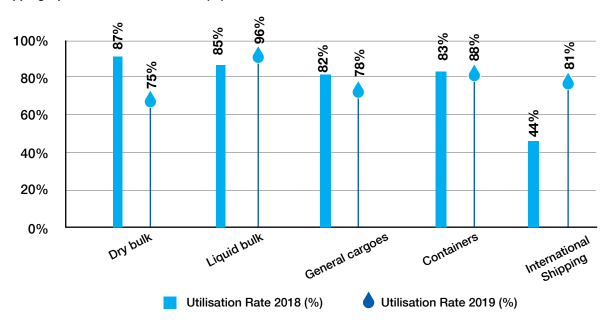
For the shipbuilding sector, we had successfully completed and delivered four (4) vessels to the ship owners with total contract sum of RM41.4 million and currently twelve (12) vessels with contract sum of RM134 million are still under construction as work in progress to be completed within the next two years.



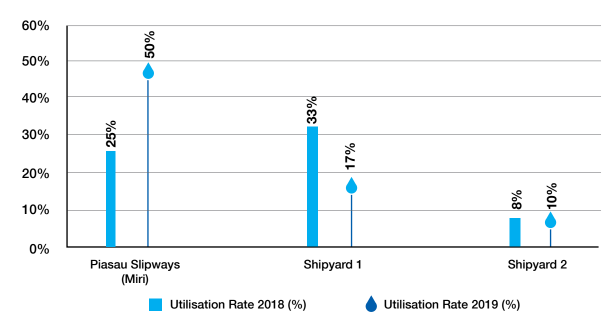
Chairman's Statement

(Cont'd)

Shipping Operation Utilisation Rates (%):



Shipbuilding Operation Utilisation Rates (%):



CORPORATE DEVELOPMENT

Since the Group's listing on the Main Market of Bursa Malaysia Securities Berhad on 23 June 2010, there were no major corporate exercises implemented for the year under review.

CORPORATE GOVERNANCE

The Group believes in the maintenance of the highest standards of corporate governance practice within the group as a fundamental part of discharging our responsibility to protect and maximized shareholder values and in enhancing the continued business prosperity of the Group. The steps implemented have been reported in the Statement on Corporate Governance on page 24 to 33.

Chairman's Statement

(Cont'd)



Shifting and carrying by 160 metered Floating dock in mid-seas

PROSPECT

We are pleased to report that despite the global and regional economic challenges faced by many shipping companies and with minimum shipbuilding orders, but our strength on the balanced consolidation of our business activities would continue to guide us to revenue earning and business achievements.

The continuous infrastructure development which would maintain of the main priority for development, brings a lot of supporting internal spring off business activities including the requirement for shipping for third party logistics and projects based plying South East Asian regions. The development projects in our nearby countries will also utilise our barges and tugs for their developments.

In the shipbuilding sector, the emphasis is on taking aggressive steps to build valued new vessel constructions and to strengthen our floating dock facility, which would enable us to carry out improved vessel maintenance works and also effectively carry out docking essential defect works to meet the niche requirements markets.

The challenge for the Group is to further improve its efficiency and productivity in both the fleets efficiency and shipbuilding consolidation activities. The Group shall continue to work on achieving and realising the full use of its resources.

APPRECIATIONS

It is my great pleasure, on behalf of the Board, to extend our sincere gratitude and appreciation to our employees, customers, business associates, and shareholders for their continued support and confidence in the Group.

Tan Sri Datuk Ling Chiong Ho Chairman



MANAGEMENT'S DISCUSSION AND ANALYSIS

The Purpose of this review is to highlight and provide further details on financial and operating information of the Group.

Overview of Group's Business and Operation:-

The Group's core business are shipping, shipbuilding, ship repair and shipping and forwarding agency. Shipping sector is further classified as dry bulk, liquid bulk, containers and coastal, barges and tug and International shipping segments. Our shipping operations cover both Malaysian and International waters; ranging from South East Asia, East Asia and the Far East region to the Gulf region in the Middle East Countries. Currently, we are supported by our own fleet of 250 vessels with a total Gross Registered Tonnage (GRT) of approximately 393,100 Tonnage.

The ship repair sector was taking aggressive steps to move towards higher quality repair works such as docking essential defect works with our floating dock facilities to meet the niche requirements markets. Our shipbuilding facilities are supported by three shipbuilding yards located in Kuala Baram, Miri and one in Bintulu, Sarawak with a total land area of approximately 280 acres.

2. Financial Results

For the financial year ended 30 June 2019 (FYE 2019), the Group recorded a revenue of RM645.2 million, a marginal increase of 4.2% against the previous financial year of RM619.1 million. The increase in revenue was mainly due to higher revenue generated from the shipping segments with an increase of 6.8% compared to previous year.

The Group's incurred a loss before tax of RM82.7 million in FYE2019. The losses were mainly due to the impairment loss on other receivables of RM 53.1 million and the realised losses margin on production overheads of new shipbuilding's work in progress during construction from Shipbuilding operations segments.

(i) Group Income Statement:

	FYE 2019 RM'million	FYE 2018 RM'million
Revenue	645.2	619.1
Gross Profit	1.1	46.4
(Loss)/Profit after tax Earnings per share:	(89.2)	30.5
Basic (sen) Diluted (sen)	(7.38) (7.38)	1.98 1.98

(ii) Group Cash Flow Statement:

	FYE 2019 RM'million	FYE 2018 RM'million
Cash flows for operating activities	79.2	195.4
Cash flows for investing activities	(78.0)	(117.7)
Cash flows for financing activities	(10.1)	(76.0)
Net increase in cash and cash equivalent	(8.9)	1.7
Cash and cash equivalent at beginning of financial year	53.7	52.0
Effect of exchange rate changes on cash & cash equivalent	0.0	0.0
Cash and cash equivalent at end of financial year	44.8	53.7

Management's Discussion And Analysis

(Cont'd)

2. Financial Results (Continued)

(iii) Group Statement of Financial Position:

	As at 30 June 2019 RM'000	As at 30 June 2018 RM'000
Non-current assets	1,197,632	1,206,060
Current Assets	443,723	504,946
Total Assets	1,641,355	1,711,006
Total equity	1,075,841	1,184,768
Current liabilities	434,116	411,703
Non-current liabilities	131,398	114,535
Total liabilities	565,514	526,338
Total equity and liabilities	1,641,355	1,711,006

(iv) Dividend

No dividend has been declared for the financial year ended 30 June 2019.

There is no formal dividend policy and payment of a dividend is solely at the Board's discretion. The Board is guided by a series of factors, including balancing cash flow, investment and/or expansion needs, earnings, capital commitments and future financial strength of the Group and would declare dividends when the above factors are satisfied for considerations by the Board.

3. Review of Operation:

(i) Shipping Operation

a) Dry Bulk

With the consistent plying routes to the far east regions from our 8 cargo vessels which has shipped 0.358million cubic meters of cargo with the freight rate of USD37 – USD 43 per cubic meter, while on the returning bound, it was mainly on time charter for shipments of general cargo from far regions to the Philippines and other Asean Countries, then enroute back to home region.

b) Liquid Bulk

The demand for CPO shipment for East Asia regions is stable and seasonal in demand which has the improved freight rate of USD17 – USD33 per metric ton.

During the year, the Group has renewed an one plus one year contract of affreightment to ship methanol products from Labuan via vessel with parcel size below 1,500MT with Petronas Chemical Marketing (Labuan) LTD. The CPO cargo vessel was also constantly time charter to Shipping Company with a fixed time charter rate.

Management's Discussion And Analysis

(Cont'd

3. Review of Operation: (Continued)

(i) Shipping Operation (Continued)

c) Containers and coastal

The Group is expected to stabilise its containers shipping by establishing strategic alliance with business partners to provide efficient and effective port services while the partners will aim to achieve economies of scale to increase shipping service frequency routes coverage between East Malaysia and West Malaysia from our existing fourteen (14) units of container vessels.

The group's lifting capacity of containers has improved by 31.7% in TEU for the year. During the year, the Group purchased 2 units of container vessels with carrying capacity of 800-1,000 TEU per trip to strengthen the container shipping activities.

d) International Shipping

With the foreseen unstable demand toward the International shipping in view of prolong uncertainty. Our emphasis is on time charter of vessels for international shipping. The Group has reduced its shipping activities in Middle East region.

(ii) Shipbuilding Operation

Weaker sentiments toward shipbuilding from the oil and gas sector was due to minimization of their capital expenditures by the oil and gas industry players. During the year, it has delivered 4 vessels that were constructed by the yards. In the coming year, the Group foresee growing shipbuilding orders from Far Wast & Middle East region and domestic demands.

(iii) Ship Repair and fabrication

The ship repair sector was operating satisfactionally with the repair total of 753 units (FYE 2018: 733) of vessels both minor and major vessels. With the strengthening of 160 meters in length and another unit with 80 meter in length's floating docks would enable us to carry out improved vessel maintenance works and also effectively carry out docking essential defect works.

4. Outlook and Prospects:

We foreseen that the price of crude oil price remain stable which in term contributed to our anticipated stable bunker fuel costs to our shipping operation and shipbuilding orders. The continuous infrastructure development in neighbour countries brings a lot of supporting internal spring off shipping business activities. Furthermore, with our 2 addition container vessels, renewal for contract of affreightment to ship methanol products from Labuan and time charter of CPO cargo vessels and international shipping, will lead to a balanced consolidation of our shipping business activities that would continue to guide us to revenue earning and business achievements.

The challenge for the Group is to further improve its efficiency and productivity in both the fleets efficiency and shipbuilding consolidation activities and cost control coupled with the expected increase in freight rates, the performance of the Group is expected to be satisfactorily.

SUSTAINABILITY REPORT

We are pleased to present our Group Sustainability Report for year 2019 which is prepared in line with the newly published Global Reporting Initiative (GRI) Standards issued by Global Sustainability Standards Board.

This report provides insights regarding the Group sustainability practices and initiatives undertaken by the Group spanning across all its operational and management activities for financial year ended 30 June 2019.

This report forms an integral part of the Group's Annual Report for the year 2019, which would then jointly provide a more comprehensive description of the Group from economics, environmental and social perspectives.

No external assurance was conducted during this reporting period (year 2019) as this is our initial phase of adopting GRI Standards.

SCOPE OF REPORT

REPORTING PERIOD GRI 102-50	1st July 2018 to 30th June 2019, unless specified
DATE OF RECENT REPORT GRI 102-51	This is first Sustainability Report prepared under the GRI Standards
REPORTING CYCLE GRI 102-52	Annually
COVERAGE GRI 102-46	This Sustainability Report 2019 covers the entire operations and business units of Shir Yang Shipping Corporation Berhad Group of Companies ("Group"), which comprises the parent company and her subsidiary companies.
GUIDELINES	Principal Guidelines Global Reporting Initiative (GRI) Standards Additional Guidelines Bursa Malaysia Sustainability Reporting Guidelines
DISTRIBUTION OF AND FEEDBACK ON THE REPORT GRI 102-53	This report is available to all stakeholders in hard copy upon request. For further information and comments, please contact:- Shin Yang Shipping Corporation Berhad Contact Person: Richard Ling Telephone: +6 085 428 399

MESSAGE FROM GROUP GROUP MANAGING DIRECTOR

This is the Group's Sustainability Report which is prepared, according to GRI Standards and the enhanced reporting requirements incorporating Sustainability Reporting Guide issued by Bursa Malaysia. It indicates another commitment by the Group towards advocating sustainability in every of its business undertakings.

The Group's sustainability work is based on the Group's common values, and is focused primarily on issues related to the economic, environment, safety, community involvement and employees.

Economic

To adopt the Code of Conduct, prohibit all forms of corruption and bribery, a manifestation of our strong adherence to high ethical standards and anti-corruption laws. In supporting this commitment, all employees must not provide, offer or accept bribes, kickbacks, corrupt payments, facilitation payments, or inappropriate gifts, to Government officials or any commercial person or entity, regardless of local practices or customs. A tender committee also set up for sustainable procurement processes.

(Cont'd)

Environmental

Environment sustainability is mainly about energy efficiency measures on land and at sea aimed at reducing consumption and therefore the impact on the environment. We are also bound by laws and regulations especially by International Maritime Organization ("IMO") to protect the environment and people's health by imposing limits on atmospheric emissions, discharges into water and soil and setting rules for the treatment of hazardous waste and the reclamation of any polluted sites.

Safety

The Group systematically priorities safety work in order to safeguard the work environment for employees, and also to increase the safety of transported goods. We believe our staff and crew, onshore or at sea, deserve a safe and healthy working environment not only for the individual's well-being but for the interest of the Group as well.

Society and Community

The Group involve and take responsibility for society and the development of the industries in which it operates. Community involvement is demonstrated by a list of local activities in the areas where operate and by support of selected local projects. The focus is on engagement where there is a reciprocal exchange.

Employee

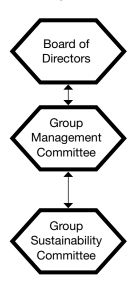
Employees are the fundamental for the long-term success of the business. We work to ensure its employees are developed and emphasis how important it is that they should have the right skills.

With the continuous commitment from the Board of Directors and active participation of all our stakeholders, I am confident that we are in the right path to keep moving forward with its sustainability commitments.

Sustainability Governance

(i) Sustainability governance structure

The Group has established a sustainability governance structure as below:-



Responsible for:

- Approve of sustainability policies
- Oversee SYSCorp Group's sustainability performance

Responsible for:

- Formulating sustainability strategies, goals and implementation procedures and practices
- Deliberate sustainability issues
- SYSCorp Group's sustainability performance
- Sustainability Report

Responsible for:

- Maintaining sustainability performance across the Group
- Stakeholders engagement
- Raising awareness among employees
- Assisting management to ensure that sustainability standards are consistent across the Group

(Cont'd)

Sustainability Governance (Continued)

(ii) Sustainability policies

The Group currently has established four key policies as follows:-

[a] Environmental Policy

Aims to prevent and control pollution, use energy, water and other resources efficiently.

[b] Safety and Health Policy

To maintain prominent safety culture to create an intact on business reputation; reduced medical cost, training
and turnover costs; and conductive working environment, confident customers and vendors and self-esteemed
employees and contractors.

[c] Smoking Policy

Aims to reduce numerous fire accidents or smoking related incidents at workplace.

[d] Waste Management Policy

- To comply with the Environmental Quality (Scheduled Wastes) Regulations 2005 of Environmental Quality Act 1974, to minimize waste production throughout the Group
- Training of staff in relation to activities required in performing safe operations and emergency preparedness

Materiality

In early year 2019, a materiality analysis exercise was conducted by taking into consideration the view and responses from all the Group's stakeholders on significant environmental, economic and social aspects, impacts, risks and opportunities which are crucial for the success and continued growth of the Group.

The feedback from the stakeholders for the above mentioned exercised is analyzed and assessed. Fifteen (15) key sustainability issues were identified as being of high concern to stakeholders and of high significance for the Group.

IMPORTANCE TO STAKEHOLDERS	HIGH	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$
		HIGH
	IMPORTANCE TO SYSCORP	

- 1. **Employee rights** respect for human right through the adoption of policies and creation of programme to promote diversity and inclusion within the Group
- 2. Diversity and equal opportunity Promotion of programmes to promote diversity and inclusion within the Group
- 3. **Innovation, research and development** Investment in research and innovation with the aim of developing sustainable, efficient, safe and competitive products and processes
- 4. **Environmental management** action to raise energy efficiency and reduce carbon dioxide (C02) and other pollutant emissions, increase employee awareness of environmental impact and promote virtuous behaviour
- 5. Company welfare increase the wellbeing of personnel through innovative solutions rather than traditional.
- 6. **Environmental impact of products and services** Development of ecologically sustainable products and services with the aim of contributing to new carbon economy

(Cont'd)

Materiality (Continued)

- 7. Training and education Promotion of growth, training and enhancement of human capital
- 8. **Protection of employment and industrial relationships** Employment and job protection to promote economic and financial sustainability
- 9. **Relations with local communities** Dialogue with and support for local communities through social, cultural and educational initiatives, collaboration with governments, national and international associations to adopts policies and strategies to contribute to a healthy, resilient and sustainable society for everyone.
- 10. Customer satisfaction Listen to expectations/demands and maximize customer satisfaction.
- 11. **Product quality and compliance with technical standards** Continuous improvement of quality and respect for technical standards, in all phases of the production process to meet the high standards required by the business
- 12. **Governance and business integrity** maintenance of the Corporate Governance system and risk management in line with the international best practices and Malaysia Codes.
- 13. **Economic and financial sustainability** Increasingly sustainable and responsible corporate performance, creating the conditions for development that ensures the needs and expectations of all stakeholders are met
- 14. Health and safety in the workplace pursue improvement in workers' health and safety
- 15. **Procurement activities** promoting of a responsible and sustainable supply chain based on long-lasting relationships founded on integrity, transparency and respect

Key sustainability issues which have been identified are assessed by the Group Sustainability Committee to ascertain if there are policies and procedures in place to address and manage those issues. If there is no policy or procedure yet to address a specific issue, implementation plans are drawn up and presented to the Group Management Committee for consideration and approval for implementation.

Stakeholders engagement

The Group recognised that stakeholders engagement and their feedback are an integral part of its sustainability strategy and initiatives.

The stakeholders engagement process involved booth formal and informal approaches. The followings provide an overview of the efforts involved in the Group's focus on stakeholders' engagement.

Stakeholder Group	Modes of engagement	Key areas of interest	Outcomes
Employees	 Management meetings Internal communications such as newsletters, intranet and updates Events and functions Meetings & training recreational and team competition sessions 	 Occupational safety & health, sustainability updates, environmental compliance, update of Group's performance & areas for improvement 	 improves employees' understanding on sustainability policies & practices, vision and direction, culture & values of the Group build cordial employer - employee relationship, and strong team spirit for workplace
Customers	one-to-one meetingsengagement surveyappreciation dinner	 product quality, price competitiveness, development and improvement of sustainable supply chain direct materials 	 better awareness of the company's commitment to sustainability, better understanding of Group's policies, cultures & values
Suppliers	 one-to-one meetings engagement survey appreciation dinner contract bidding & tendering meeting 	 group procurement policies, ethical business practices, safety at workplace, pollution and sustainable development 	 better understanding of the Group's business ethical values & culture; awareness of the Group's sustainability commitments

(Cont'd)

Stakeholders engagement (Continued)

Stakeholder Group	Modes of engagement	Key areas of interest	Outcomes
Government and Regulators	official visits & dialogueevents and seminarsregular reporting	compliance of relevant regulatory requirements, plight of severe foreign workers shortage & foreign workers' policy	awareness of latest updates on regulatory requirements & compliance thereof
Media	official launches and corporate eventspress releases	- Group's activities on corporate social responsibility	 better understanding of the Group as a responsible corporate citizen amongst local communities at large
Schools & Universities	- internship opportunities for students and study tours	- career in shipping / shipbuilding / ship repair	 create awareness on working life, career development

Investor Relations

The Company recognizes the importance of granting investors and general investing community access to quality and timely information on the company's business and operations, performance, processes and developments.

The Company engagement with investors is primarily via its investor relationship team who regularly delivers presentations to analysts and dialogue sessions.

The Company's Annual General Meeting also provides a forum to facilitate the exchange of shareholders' view and offers opportunities for shareholders to ask questions. The Board of Directors and key members of management team are available to answer questions raised.

Announcements, disclosures and reports are made available to the public at large via the Company website and Bursa Malaysia page.

Material sustainability matters: Economic

(a) Procurement practices

Project sub-contractors are selected via tender and selection process. The Group has in place formalised standard operating procedures for tender processes, priorities local business wherever appropriate etc satisfactory quality of goods and services and competitive prices. A tender committee was set up to govern the evaluation and selection of sub-contractors, incorporating a combination of technical, financial and pricing criteria.

(b) Anti - corruption

The Group's Code of Conduct, contains detailed procedures on dealing with improper solicitation, bribery and corruption. The consequences of breaching the Code of Conduct are clearly set out and subjected to the requirements of applicable laws and actions will be taken against any employee for non-compliance. The Group also adopted Whistle-Blowing Policy with the aim of providing a structured mechanism for employees and other stakeholders to raise genuine and legitimate concerns on any suspected or wrongful activities or wrongdoings. The Whistle-Blowing Policy is implemented to emphasize the Group's commitment to the highest standards of quality, honestly, openness and accountability, in ensuring that discrepancies are reported and dealt promptly to ensure ethical business practices, and to protect the employees.

(Cont'd)

Material sustainability matters: Environmental

(a) Effluent and waste

We take pro-active initiatives in the management of our environment including emission mitigation. The Group embarked on IMO's Data Collection System (DCS) that are developed in the context of reduction of greenhouse gases (GHG)/carbon dioxide emissions and with the target to measure and potentially reduce the CO2 emissions in the maritime industry.

Preventing actions are identified and controls are established to prevent any pollution and environmental hazards. All garbage accumulated is compressed to its possible minimum size prior disposal to shore facilities.

For onshore office, staff have been instilled with culture towards computer data storage whenever possible, otherwise to reduce paper consumption by double sided printing.

Material sustainability matters: Social

(a) Heath & Safety

Safety at work is a condition for the performance of work without exposure to the risk of accidents or occupational disease. Historically the Group has dedicated significant effort to the protection of health and safety; over the years it has promoted a profound change in safety culture, as a first step towards further development. The key element is personnel training as a tool for risk prevention.

The Group is committed to constantly developing an active role in the field of occupational health and safety through the following actions:

- always acting in full compliance with mandatory laws and reference standards;
- managing the hazards and risks identified in relation to activities and duties, constantly updating knowledge on the subject in order to prevent accidents and injuries;
- periodically reviewing the Health & Safety policy and targets;
- raising the skills and awareness of all people involved in its activities by means of adequate information and training, in the belief that more knowledge brings more safety and ensures the cultural change necessary to improve results;
- cooperating with stakeholders on policy and continuous improvement, so as to create alignment between the Company's top management and all employees.

(b) Employee welfare

We understand that our employee need meaningful career development and skills improvement as well as competitive compensation and benefits to cope with rising cost of living.

The Group complies with the local statutory requirements on wages and benefits such as minimum wages order, employees' provident fund, social security protection, bonus payment in line with performance indicators and annual leave provision.

(c) Employee Diversity

Employee diversity is of significant importance to the Group, as we believe a diverse workforce promotes a culture that is open-minded, and encourages new ways of thinking and thriving, that is especially significant for a global minded corporation. The diversity of our employees is evidenced by the profile of our approximately 2,200 employees working for the Group, from over fifteen nationalities across regions. This number encompasses permanent, contract, and project-based employees, as well as executives and non-executives from our shore and sea operations. There is a reduction in the Group's total manpower strength by approximately 10% as compared to the previous year, which is largely due to the divestment of the Group. We practice a non-discriminatory hiring policy and all our employees are hired based on capability and expertise.

(d) Human Resource Development

We offer our employees training programme and opportunities to attend seminars, workshops and conferences covering a wide range of economic, environmental, financial and social matters that are integral to the successful running the Group's operations and for the career development of the employees.

STATEMENT ON CORPORATE GOVERNANCE

The Board is committed to ensure that high standards of corporate governance are practiced throughout the Group in discharging its responsibilities to protect and enhance shareholders' value.

The Board believes that good corporate governance adds value to the business of the Group and will ensure that this practice continues. The Board of Directors believes in playing an active role in guiding the Management through its oversight review while at the same time steer the Group's business directions and strategies.

The statement outlines how the Group has applied the principles of corporate governance and the extent of compliance with the principles, recommendations and best practices set out in the Malaysian Code on Corporate Governance 2017 ("the Code")

PRINCIPLE 1 – ESTABLISH CLEAR ROLES AND RESPONSIBILITIES OF THE BOARD

Roles and responsibilities

The Board has the overall stewardship responsibilities of providing strategic leadership, overseeing the business conduct, identification and management of principal risks, ensuring the adequacy and integrity of internal control systems, establishing a succession plan and developing and implementing an investor relation programs.

The Board has delegated specific responsibilities to two (2) committees, namely, the Audit Committee and the Joint Nomination & Remuneration Committee, both of which discharge the duties and responsibilities within their respective terms of reference. The final decision is the responsibility of the Board after considering the recommendations of the respective committees.

Board composition and balance

The Group is led and managed by a competent Board which set the policies to enable them to lead and guide the Group to achieve its goals. The Board currently has eight (8) board members comprising three (3) Executive Directors and five (5) Non-Executive Directors, of which three (3) of them are independent. This has met the Bursa Malaysia Securities Berhad's Main Market Listing Requirements which requires nearest of one third of the Board to be Independent Directors. The profile of each director is presented on page 4 to page 7 in the Annual Report.

Together, the Directors bring with them a broad range of hands on extensive experience and expertise in the areas such as finance, corporate affairs, marine law, business acumen, logistic management and shipping and shipbuilding technical operations, which are vital to the success of the Group.

The Board believe that appointment of board members, regardless of gender, should be based on experience, character, integrity and competence as these are the essential criteria for an effective Board.

Code of Ethics and Conduct

The Board is committed to maintain a corporate culture with good ethical conduct. This is formalised through the Company's Code of Ethics and Code of Conduct which set out in the Company's Employment Letters. The Letter covers matters in relation to conflict of interest, entertainment and gifts, misuse of position, insider trading and misconduct. The directors and employees of the Group are expected to adhere to the standard of ethics and conduct set out therein.

Supply and Access of Information

All Directors have full access to information concerning the Company and the Group. The Directors are provided with the relevant agenda and a set of Board papers in sufficient time prior to every Board meeting to enable them to understand the matter and seek further explanation, where necessary in order to be properly informed before the meeting. The Board papers circulated include quarterly and annual financial statements, minutes of meeting of all Committees of the Board, report on recurrent related party transactions, internal audit reports and reports on the Group's financial, operational and corporate developments. All matters requiring Board approvals have been duly circulated prior to the Board Meeting. All proceedings of the Board Meeting are minuted and signed as correct record by the Chairman of the Meeting.

At all times, Directors have direct access to the advice and the services of the Company Secretary, Key Senior Management Staff as well as independent professional advisers including the external auditors. All Directors are encouraged to visit the Group's operating locations to familiarize themselves with the various operations of the Group.

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PRINCIPLE 2 - STRENGTHEN COMPOSITION

Board Committee

The Board has delegated certain functions to the committees to assist in the execution of its responsibilities:

Audit Committee

The Audit Committee comprises three Independent Non-Executive Directors and one Non-Independent Non-Executive Director. The composition, responsibilities, detailed terms of reference and the activities of the Committee during the financial year are set out separately in the Audit Committee Report on page 36 to 38 of the Annual Report.

Joint Remuneration and Nomination Committee

The Committee is responsible for recommending the remuneration framework for Directors as well as the remuneration packages of Executive Directors to the Board for approval and also recommending the right candidates with the necessary skills, knowledge, expertise and experience including his/her professionalism and integrity to fill in the Board. The Committee is also responsible to assess the effectiveness of the Board, its Committee and the performance of individual Director annually. The members of the Joint Remuneration and Nomination Committee are as follow:

Datuk Lawrence Lai Yew Son - Chairman, Independent Non - Executive Director

Koh Ek Chong - Independent Non -Executive Director

Ling Siu Chuo – Non-Independent Non-Executive Director.

Arshad Bin Zainuddin - Independent Non -Executive Director

The Committee meets as and when necessary. For the financial year ended 30 June 2019, the Committee held one meeting.

The respective Committees operate under clearly defined terms of reference and the Chairman of the respective Committees report to the Board on the outcome of the Committee Meetings.

Appointment and Retirement of Directors

The appointment of any additional directors is made as and when it is deemed necessary by the Board of Directors with due consideration given to a good mix of knowledge, skills and experiences required for the Board to discharge its duties effectively. The appointment of new Director by the Board is dependent upon recommendation from the Nomination Committee. Any proposal to appoint new directors will be discussed among the Board members and appointment to the Board will be documented in the Board resolutions.

The Company Constitution provides that one third of the Board shall retire from office and be eligible for re-election at every Annual General Meeting ("AGM"). The Directors to retire in each year are the Directors who have been longest in office since their last appointment or re-appointment. A retiring Director is eligible for re-appointment. These provide an opportunity for the shareholders to renew their mandates. The election of each Director is voted on separately.

Directors' Remuneration

The Remuneration Committee reviews the annual salaries, incentive programmes, service arrangements and other employment conditions for the Executive Directors. They shall ensure that the Company's Directors are fairly rewarded for their individual contributions to the Company's overall performance and the levels of remuneration shall be sufficient to attract and retain Directors to run the Company and Group successfully. Where applicable, the Board who takes into consideration information sourced by independent consultant or survey information on comparable companies in determining the remuneration package.

The Group pays its Non-Executive Directors annual fees, which are approved annually by the shareholders. The Directors are also reimbursed reasonable expenses incurred by them in the course of carrying out their duties on behalf of the Group.

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The determination of remuneration packages of Directors are determined by the Board as a whole and individuals are required to abstain from discussion of their own remuneration.

The aggregate and range of Directors' remuneration for the directors of the Company for the financial year ended 30 June 2019 are as follows:

Aggregate of remuneration	Company Subsidiaries				Group		
		Salaries and Bonus	Others		Salaries and Bonus	Others	Total
	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000	RM'000
EXECUTIVE	-	845	44	889	527	114	1,530
NON-EXECUTIVE	96	-	178	274	65	4	343
Total	96	845	222	1,163	592	118	1,873

	Number	of Directors
Range of remuneration	Executive	Non-Executive
Below RM50,000	-	4
RM200,001 to RM250,000	-	1
RM250,001 to RM300,000	1	-
RM500,001 to RM550,000	1	-
RM750,001 to RM800,000	1	-

PRINCIPLES 3 - REINFORCE INDEPENDENCE

Clear division of responsibilities between the Chairman and Chief Executive Officer

The positions of the Chairman and the Chief Executive Officer are held by two different individuals. Tan Sri Datuk Ling is the Chairman whereas Captain Ting Hien Liong is the Company's Chief Executive Officer.

The district and separate roles of the Chairman and Chief Executive Officer, with a clear division of responsibilities, ensure a balance of power and authority, such that no one individual has unfettered powers of decision-making. The chairman is responsible for leadership, orderly conduct and working of the Board, whereas the Chief Executive Officer is responsible for the management of the Group's business.

Tenure of Independent Directors

The Board complied with the recommendation of the MCCG 2017 that the tenure of an independent Director should not exceed a cumulative term of nine (9) years. However, if an independent director whose service is required beyond nine (9) years but less than twelve (12) years, shareholders' approval is sought in the AGM. For an independent director whose service is required beyond a cumulative term twelve (12) years, shareholders' approval through a two-tier voting process would be sought in the Annual General Meeting. The Board noted that Datuk Lawrence Lai Yew Son and Mr. Koh Ek Chong, the independent Non-Executive Directors have served on the Board for more than nine (9) years.

The Joint Remuneration and Nominee Committee had reviewed the performance of Datuk Lawrence Lai Yew Son and Mr. Koh Ek Chong and was of the view that the independence of a Director is measured by his conduct and his state of mind, his appearance as well as his ability to exercise independent judgment and act in the best interest of the Company. The length of time is not the sole determinant of his credibility as an Independent Director.

Annual Assessment of Independence of Independent Director

The Board, through the Nominee Committee, assesses the independence of Independent Directors annually. The criteria for assessing the independence of an Independent Director include the relationship between the Independent Director and the Company and his involvement in any significant transaction with the Company.

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PRINCIPLES 3 - REINFORCE INDEPENDENCE (Continued)

Based on the assessment of the independence of the Independent Non-Executive Directors conducted by the Nomination Committee on 30 August 2019, the Board is satisfied that all Independent Non-Executive Directors are able to provide check and balance to the Board's decision making process and bring independent and objective judgement to board deliberations.

The Board composition has met the Main Market Listing Requirements and the MCCG 2017 for a balanced board which is fulfilled with Independent Directors constituting one-third of the Board.

Shareholders' approval for the Continuance in Office as Independent Directors

The Board would seek shareholders' approval at the AGM if an Independent Director who has served in that capacity for more than nine (9) years shall remain as an Independent Director. For the forthcoming 14th Annual General Meeting ("14th AGM"), the two (2) Directors namely, Datuk Lawrence Lai Yew Son and Mr. Koh Ek Chong will seek shareholders' approval to continue to act as Independent Directors.

The Joint Remuneration and Nomination Committee will assess the independence of the Independent Director based on the assessment criteria developed by the Nomination Committee, and recommended to the Board for recommendation to shareholders for approval. Justification for the Board's recommendation would be provided to shareholders, where applicable.

PRINCIPLE 4 - FOSTER COMMITMENT

Time Commitment

Directors are expected to give sufficient time to carry out their duties and responsibilities. In line with paragraph 15.06 of the Listing Requirements of Bursa Malaysia Securities Berhad in relation to the restriction on directorship in listed companies, all Directors of the Company complied with the limits on directorships held in the public listed companies.

Board Meeting

Board meetings are scheduled in advance to enable all directors to plan ahead. The Board meets at least four times a year with additional meetings to be convened as and when the Board's approval and guidance is required.

During the financial year ended 30 June 2019, the Board met a total of four times. Details of the attendance are as follows:

No	Directors	Status of Directorship	Attendance at meetings
1	Tan Sri Datuk Ling Chiong Ho	Non-Independent Non-Executive Chairman	4 out of 4 (100%)
2	Ling Chiong Sing	Group Managing Director	4 out of 4 (100%)
3	Ling Chiong Pin	Executive Director	4 out of 4 (100%)
4	Datuk Lawrence Lai Yew Son	Independent Non-Executive Director	3 out of 4 (75%)
5	Koh Ek Chong	Independent Non-Executive Director	4 out of 4 (100%)
6	Ling Siu Chuo	Non-Independent Non-Executive Director	4 out of 4 (100%)
7	Vincent Ling Lu Yew	Executive Director	3 out of 4 (75%)
8	Arshad Bin Zainuddin	Independent Non-Executive Director	4 out of 4 (100%)

At the Board Meeting, strategies and performance of the Group are being reviewed and evaluated in the light of any changing circumstances whether economic, social or political. Although all the Directors have an equal responsibility for the Group's operation and performance, the role played by the Independent Non-Executive Directors are vital to ensure that strategies formulated or transactions proposed by the management are amply discussed in an unbiased and independent manner, taking into account the interest not only of the Group but also the shareholders, employees, customers, suppliers, business associates, environment and community at large.

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PRINCIPLE 4 - FOSTER COMMITMENT (Continued)

Directors' Training

All the Directors have attended and completed the Mandatory Accreditation Programme ("MAP") prescribed by the Bursa Malaysia Training Sdn Bhd. The Directors are also encouraged to attend the Continuing Education Programme ("CEP") organized by accredited organisations as and when necessary to keep abreast with the latest development that are relevant to the Group.

The Directors having during the financial year ended 30 June 2019, attended the trainings covered a range of topics which provided the Directors with updates on business trends and management, risk management, corporate governance, financial and audit. These trainings are regarded as appropriate in providing the Directors with continuous education and enhancement of their knowledge and skill in discharging of their responsibilities as directors of the Company

PRINCIPLES 5 - UPHOLD INTEGRITY IN FINANCIAL REPORTING

Financial Reporting

The Board aims to present a balanced, meaningful assessment of the Group's financial position and prospects primarily through its annual report and quarterly interim financial results. In the process of preparing these financial statements, the Board, with the assistance of the Audit Committee, reviewed the accounting policies and practices to ensure that they are consistently applied throughout the financial year. In cases where judgment and estimates were made, they were based on reasonableness and prudence. The financial statements have been prepared in conformity with the applicable approved accounting standards.

The Statement by Directors pursuant to the Companies Act 2016 is set out on page 44 of this Report.

Relationship with Auditors

Through the Audit Committee, the Group maintained a formal and transparent professional relationship with the internal and external auditors in seeking professional advice and ensuring compliance with the accounting standards in Malaysia.. The Audit Committee meets with the external auditors at least once a year to review audit plans and to facilitate exchange of view on issues requiring attention. Key features of the Audit Committee's term of reference are set out on page 36 to 38 of the Annual Report.

Directors' Responsibility Statement

The Directors are required by the Companies Act 2016 to prepare financial statements for each financial year which have been made out in accordance with applicable financial reporting standards and give a true and fair view of the state of affairs of the Group and Company at the end of the financial year and of the results and cash flows of the Group and Company for the financial year.

In preparing the financial statements, the Directors have:

- Adopted appropriate accounting policies and applied them consistently;
- Made judgements and estimates that are reasonable and prudent;
- Ensured that all applicable accounting standards have been followed; and
- Prepared financial statements on the going concern basis as the Directors have a reasonable expectation, having
 made enquiries, that the Group and Company have adequate resources to continue in operational existence for the
 foreseeable future.

The Directors have the responsibility for ensuring that the Company keeps accounting records which disclose with reasonable accuracy the financial position of the Group and Company and which enables them to ensure the financial statements comply with the Companies Act 2016 and the Listing Requirements of Bursa Securities.

In addition, the Directors have overall responsibilities for taking such steps as are reasonably open to them to safeguard the assets of the Group and to prevent and detect fraud and other irregularities. Such systems, by their nature, can only provide reasonable and not absolute assurance against material misstatement, loss and fraud.

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PRINCIPLES 6 - RECOGNISE AND MANAGE RISK

The Board acknowledges that it is responsible for maintaining a sound system of internal control which provides reasonable assurance of effective and efficient operations, and compliance with regulations as well as with internal procedures and quidelines.

The Statement on Risk Management and Internal Control is set out on page 34 to 35 of the annual report.

The Internal Audit function reports directly to the Audit Committee. The activities carried out by the Internal Audit Department for the financial year ended 30 June 2019 are set out in the Audit Committee Report presented on page 38 of this Annual Report.

PRINCIPLES 7 - ENSURE TIMELY AND HIGH QUALITY DISCLOSURE

The Board recognises the importance of timely dissemination of accurate information pertaining to the Group's business activities and financial performance to its shareholders, investors and other stakeholders.

The Group's financial results, announcements, annual report and circulars can be accessed from the Bursa Malaysia Securities Berhad's website at www.bursamalaysia.com. In addition, shareholders and investors may also access other information about the Group via the Company's corporate website at www.syshippingcorp.com.my.

PRINCIPLES 8 - STRENGTHEN RELATIONSHIP BETWEEN COMPANY AND SHAREHOLDERS

The Group recognized the importance of effective and timely communication with shareholders and investors to keep them informed on the Group's latest business and corporate developments. Such information is disseminated via the Company's quarterly financial results, the various announcements, annual reports, circulars to shareholders made from time to time and notices of general meeting. The policy of the Group is to maintain an active dialogue with its shareholders with the intention of giving shareholders at clear and precise picture of the Group's performance and position.

The Group Managing Director and Financial Controller cum Company Secretary hold dialogues with the institutional investors and presentations to analysts to keep them updated on the Group's performance, business expansion plans and other matters related to shareholders' interest.

The Group's Annual General Meeting ("AGM") is the principal avenue for dialogue and interaction with the shareholders. At the AGM, the shareholders are encouraged to ask questions both about the resolutions being proposed and about the Group's operations in general. Where it is not possible to provide immediate answers, the Chairman will undertake to furnish the necessary shareholders with a written answer after the AGM. The Chairman of the Board also addresses the shareholders on the review of the Group's operation for the financial year and outlines the prospect of the Group for the subsequent financial year in the Chairman's statement on page 11 to 14. Resolutions tabled and passed at the AGM are released to Bursa Malaysia on the same day to enable the public to be informed of the outcome.

The Group's website, www.syshippingcorp.com.my allows all the shareholders and investors to gain access to the information about the Group.

At all times, investors and shareholders may contact the Company Secretary for information of the Group.

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ADDITIONAL COMPLIANCE INFORMATION

i) Shares Buy-back

During the financial year ended 30 June 2019, the Company bought back 11,246,800 shares from the open market as follows:

Month of Purchase	Total no. Of Shares Purchased	Total Purchase Consideration (RM)	Highest Price Paid (RM)	Lowest Price Paid (RM)	Average Price Paid (RM)
July 2018	3,352,000	1,264,787.76	0.395	0.340	0.377
August 2018	1,722,000	621,921.73	0.395	0.339	0.361
September 2018	842,000	287,141.40	0.355	0.330	0.341
October 2018	1,119,000	332,327.39	0.325	0.245	0.297
November 2018	498,000	140,341.63	0.289	0.260	0.282
December 2018	578,000	150,802.33	0.270	0.248	0.261
January 2019	618,000	168,647.50	0.285	0.260	0.273
February 2019	469,000	135,539.88	0.315	0.275	0.289
March 2019	603,800	189,528.00	0.340	0.295	0.314
April 2019	421,000	125,645.00	0.315	0.285	0.298
May 2019	538,000	165,400.00	0.325	0.290	0.307
June 2019	486,000	144,560.00	0.305	0.285	0.297
TOTAL	11,246,800	3,726,642.62	0.395	0.245	0.331

All the shares purchased by the Company were retained as treasury shares. There were no treasury shares resold or cancelled during the financial year. As at 30 June 2019, a total of 28,741,400 shares were held as treasury shares.

ii) Imposition of Sanction and / or Penalties

There were no sanctions and/or penalties on the Company or its subsidiaries, directors or management by the relevant regulatory bodies during the financial year ended 30 June 2019.

iii) Non-Audit Fees

The amount of non-audit fees paid to the external auditor, Messer Ernst & Young, by the Company and its subsidiaries during the financial year ended 30 June 2019 amounted to RM55,000 for the professional services rendered as follows:

Company	Review of Internal Control System (RM)	Tax Fee (RM)	Total (RM)
Shin Yang Shipping Corporation Berhad	5,000	4,000	9,000
Its subsidiaries	-	46,000	46,000
Total (RM)	5,000	50,000	55,000

iv) Variation of Results

There were no material variances between the audited results of the financial year ended 30 June 2019 and the announced unaudited results.

v) Profit Guarantee

There were no profit guarantees given by the Company and its subsidiaries.

(Cont'd)

vi) Revaluation Policy

The Group does not adopt a policy of regular revaluation.

vii) Share Options Offered to Non-Executive Directors

There were no share options granted during the financial year ended 30 June 2019.

viii) Utilisation of Rights Issue Proceeds

There were no rights issue proceeds during the financial year ended 30 June 2019.

Recurrent Related Party Transactions of a Revenue or Trading Nature ("RRPT")

Statement on Corporate Governance (Cont'd)

The RRPT entered into by the Group during the financial year ended 30 June 2019 were as follows:

Na Pal	Name of Related Parties	Nature of transaction with the Related Parties	Business Activities of Related Parties	Director	Major Shareholder	Financial Year Ended 30 June 2019 Actual (RM'000)
Š	Shin Yang Holding Sdn Bhd and Companies re		lated to Shin Yang Holding Sdn Bhd			
	Shin Yang Holding Group ⁽¹⁾	Provision of shipping services by the Group	Wood-based products manufacturing, reforestation and oil palm operations, quarry operation, construction and engineering, transportation services and logistics, parts & hardware supplies, diesel and bunker supplies, glue manufacturing, sales of marine equipment and electrical engineering	Yes	Yes	115,291
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Shin Yang Holding Group ⁽¹⁾	Provision of fabrication services by the Group	Wood-based products manufacturing, reforestation and oil palm operations, quarry operation, construction and engineering, transportation services and logistics, parts & hardware supplies, diesel and bunker supplies, glue manufacturing and electrical engineering	Yes	Yes	2,625
က်	Shin Yang Holding Group ⁽¹⁾	Purchase of marine hardware supplies and spare parts by the Group	Trading house and transportation and haulage service	Yes	Yes	14,187
4.	Shin Yang Holding Group ⁽¹⁾	Rental of properties by the Group	Investment and properties holding and construction & engineering	Yes	Yes	374
5.	Shin Yang Holding Group ⁽¹⁾	Purchase of transportation services and hotel accommodation by the Group	Investment holding, transportation and haulage services, provision of bus services, ticketing agents and provision of hotel accommodation	Yes	Yes	11,403
9	Piasau Gas Sdn Bhd and Shin Yang Services Sdn Bhd [®]	Purchase of industrial gas, diesel and bunker by the Group	Industrial gas manufacturing and trading house	Yes	Yes	10,847

Statement on Corporate Governance (Cont'd)

The RRPT entered into by the Group during the financial year ended 30 June 2019 were as follows: (Continued)

Recurrent Related Party Transactions of a Revenue or Trading Nature ("RRPT") (Continued)

Name or Parties	Name of Related Parties	Nature of transaction with the Related Parties	Business Activities of Related Parties	Director	Major Shareholder	Financial Year Ended 30 June 2019 Actual (RM'000)
ပိ	mpanies connected to t	Companies connected to the Directors or Person Connected to the Directors	nected to the Directors			
<u>.</u>	Ling Family Group [®]	Provision of shipping services by the Group	Equipment and machinery supplies, tyre retreading, oil palm planting, marketing of logs, wet market supply in hypermarket, glue manufacturing and barrage management	Yes	Yes	3,526
ω̈	Ling Family Group [®]	Provision of fabrication services by the Group	Equipment and machinery supplies, scrap metal dealer , oil palm planting and barrage management	Yes	Yes	1,635
ි ර	Ling Family Group [®]	Purchase of marine hardware supplies and spare parts by the Group	Ration supplier and trading house	Yes	Yes	3,182
10.	10. Ling Family Group [®]	Rental of property by the Group	Provision of berthing facilities and letting of properties	Yes	Yes	38
E	11. Ling Family Group [®]	Purchase of transportation services and accommodation services by the Group	Public transportation and provision of hotel accommodation.	Yes	Yes	30

Notes:-

- Subsidiary companies of Shin Yang Holding Sdn Bhd, which Tan Sri Datuk Ling Chiong Ho, Ling Chiong Sing and Ling Chiong Pin who are the Directors and Major Shareholders. Shin Yang Holding Sdn. Bhd. Is the holding company of Shin Yang Shipping Corporation Berhad. \mathcal{E}
- (2) Associated companies of Shin Yang Holding Group
- Companies in which Tan Sri Datuk Ling Chiong Ho, Ling Chiong Sing, Ling Chiong Pin, Ling Siu Chuo and Vincent Ling Lu Yew have substantial interests and / or directorships. 3

STATEMENT ON RISK MANAGEMENT AND INTERNAL CONTROL

The Board affirms its commitment to maintain sound of risk management practices and internal control system in the Group to safeguard shareholders' investment and the assets of the Group. Pursuant to Paragraph 15.26 (b) of the Bursa Malaysia Securities Berhad ("Bursa Securities") Main Market Listing Requirement, the Board is pleased to provide the following statement on risk management and internal control, which outlines the nature and scope of internal controls of the Group during the financial year ended 30 June 2019.

BOARD RESPONSIBILITY

The Board acknowledges its responsibilities is fully committed to maintain sound risk management practices and internal control system in the Group to safeguard shareholders' investment and the assets of the Group. The Board has an overall responsibility for the Group's system of risk management and internal control and its effectiveness, as well as reviewing its adequacy and integrity. The Group's risk management process and system of internal control consists of financial controls, operational and compliance controls and risk management procedures of the Group.

In view of the limitations that are inherent in any system of risk management and internal control, our system is designed to manage, rather than eliminate the risk of failure to achieve corporate objectives. The Board continuously evaluates appropriate measures to strengthen the transparency and efficiency of its operations taking into account the requirements for sound and appropriate internal control and management information system of the Group.

The Board has received assurance from the Chief Executive Officer and Executive Director that the Group's risk management and internal control system is operating adequately and effectively, in all material aspects, based on the risk management and internal control system of the Group.

The Board is of the view that the risk management and internal control system in place for the year under review and up to the date of issuance of the financial statements is adequate and effective to safeguard the shareholders' investment, the interests of customers, regulators, employees and the Group's assets.

MANAGEMENT RESPONSIBILITY

The management assist the Board in the implementation of the Board's policies and procedures on risk and control by identifying, assessing, monitoring and reporting risk and internal control, as well as taking proper actions to address risks. The Management has further assured the Board that the Group's risk management and internal control system are operating adequately and effectively in all material aspects.

REVIEW OF THE STATEMENT BY EXTERNAL AUDITORS

The external auditors have reviewed this Statement on Risk Management and Internal Control pursuant to the scope set out in Audit and Assurance Practice Guide 3, Guidance for Auditors on Engagements to Report on the Statement on Risk Management and Internal Control included in the Annual Report ("AAPG3") issued by the Malaysian Institute of Accountants ("MIA") for inclusion in the annual report of the Group for the year ended 30 June 2019, and reported to the Board that nothing has come to their attention that cause them to believe that the statement intended to be included in the annual report of the Group, in all material respects: has not been prepared in accordance with the disclosures required by paragraphs 41 and 42 of the Statement on Risk Management and Internal Control: Guidelines for Directors of Listed Issuers, or is factually inaccurate.

AAPG3 does not require the external auditors to consider whether the Directors' Statement on Risk Management and Internal Control covers all risks and controls, or to form an opinion on the adequacy and effectiveness of the Group's risk management and internal control system including the assessment and opinion by the Directors and management thereon. The report from the external auditor was made solely for, and directed solely to the Board in connection with their compliance with the listing requirements of Bursa Malaysia Securities Berhad and for no other purposes or parties. The external auditors do not assume responsibility to any person other than the board of directors in respect of any aspect of this report.

Statement on Risk Management and Internal Control

(Cont'd)

RISK MANAGEMENT

The Board has made risk assessment an on-going exercise to effectively identify, evaluate, manage and review any changes in the risks faced by the businesses in the Group. The risk management process involves all business and functional units of the Group identifying significant risks which impact the achievement of business objectives of the Group. The Group has established procedures for reporting and monitoring of risks and controls. Regular reviews are conducted with additional procedures to be carried out as and when required.

The Audit Committee has been delegated to oversee the risk management activities and approve appropriate risk management procedures and measurement methodologies for the Group.

KEY COMPONENTS OF INTERNAL CONTROL ENVIRONMENT

Board Meeting

The Board meets at least quarterly and has a formal agenda on matters for discussion and approval. Presentation of board papers, comprehensive explanation and feedback from the board members are the prerequisites to arriving at a decision.

Organisational structure with defined responsibility and authority

We have in place an organisational structure with defined responsibility lines and authority to facilitate response to changes in the business environment and accountability for operational performance. Capital and non-capital expenditures and acquisition and disposal of investment interests are subject to appropriate approval processes and evaluations.

Operational policies and procedures

The documented policies and procedures form an integral control system to safeguard the Group's assets against material losses and ensure completeness and accuracy of financial information. The documents consist of memorandum, circulars and letters, which are continuously being revised and updated to meet operational needs.

We have business planning and budgetary system in place to manage performance of the business activities, which compared with the actual performance against set targets on a periodic basis.

Internal Audit

The Internal Audit Department which reports quarterly to the Audit Committee, reviews on the internal control system and the effectiveness of risk control areas of the Group.

Audit Committee

The Audit Committee reviews the adequacy and effectiveness of the Group's systems of internal control as well as reviewing issues identified by the internal auditors. The Audit Committee also ensures that there is a continuous effort by management to address and resolve areas where weaknesses exist.

All audit findings, recommendations and management actions are rigorously deliberated upon during Audit Committee meetings before reporting to the Board. Quarterly reports to the Audit Committee track the progress towards completion of all corrective actions taken on issues highlighted by the Group Internal Audit.

The Audit Committee reviews the quarterly results of the Group and if satisfied recommends adoption of such results to the Board.

STRENGTH IN INTERNAL CONTROL

The board is not aware of any material losses incurred during the financial year as a result of weaknesses in internal control and the Board and Management continue to take measures to strengthen the control environment within the Group.

AUDIT COMMITTEE REPORT

MEMBERS

Koh Ek Chong, CA(M), FCCA, ATII.

Chairman and Independent Non -Executive Director

Datuk Lawrence Lai Yew Son

Independent Non -Executive Director

Ling Siu Chuo

Non-Independent Non-Executive Director

Arshad Bin Zainuddin

Independent Non -Executive Director

TERM OF REFERENCE

The Audit Committee was established in 2010 to serve as a Committee of the Board, with the terms of reference as set out below:

COMPOSITION OF THE COMMITTEE

- The Committee shall comprise not less that three members.
- All members of the Committee must be non-executive directors, with a majority of them being independent directors.
- All members of the Committee should be financially literate and at least one member of the Committee must be a member of Malaysian Institute of Accountants ('MIA")
- No alternate director shall be appointed as a member of the Committee
- The Chairman who shall be elected by the member of the Committee must be an independent non-executive director.
- No former key audit partner shall be appointed as a member of the AC, unless he/she
 has observed a cooling-off period of at least two (2) years before for such appointment.
- The presence of a majority of independence non-executive directors shall form a quorum for the audit committee meeting.

DUTIES AND RESPONSIBILITIES

- Provide assistance to the Board of Directors in fulfilling its fiduciary responsibilities relating to the corporate accounting practices for the Company and Group.
- Maintain a direct line of communication between the Board and the external and internal auditors.
- Review and monitor to ensure that an adequate system of risk management for the management to safeguard the Group's assets and operations.
- Prepare reports, if the circumstances arise or at least once a year, to the Board summarising the work performed in fulfilling the Committee's primary responsibilities.
- Any other activities, as authorised by the Board.
- Act upon the Board's request to direct and where appropriate supervise any special projects or investigation considered necessary and review investigation reports on any major issues with regard to the management of the Group.
- Report promptly to Bursa Securities Malaysia Berhad on any matter reported to the Board, which has not been satisfactorily resolved resulting in a breach of Bursa Malaysia Main Market Listing Requirement.

AUTHORITY

- The Committee is authorised to seek any information it requires from employees, who are required to co-operate with any request made by the Committee.
- The Committee shall have full and unlimited access to any information pertaining to the Group as well as direct communication to the internal and external auditors and with some senior management of the Group.
- The Committee shall have the resources that are required to perform its duties. The Committee can obtain at the expenses of the Group, outside legal or other independent professional advice it considers necessary.
- The Committee shall be able to convene meetings with external auditors, the internal auditors or both, excluding the attendance of other directors and employees of the Company, whenever deemed necessary.

Audit Committee Report

(Cont'd)

PROCEEDINGS

- The Secretary of the Company shall be the Secretary of the Audit Committee;
- Audit Committee shall meet not less than four times a year. Prior to the meeting, the Secretary shall send notice to all Committee members at least seven days prior to the meeting;
- Minutes of each meeting shall be kept at the registered office of the Company and circulated to all members within 14 days after each meeting;
- Minutes shall be confirmed at the following meeting of the Committee;
- No Director or employee shall attend any meeting of the Committee except at the Audit Committee's invitation, specific to the relevant meeting; and
- Decisions of the Committee shall as far as possible be by consensus, failing which the decision will be by a simple majority.

FINANCIAL PROCEDURE AND FINANCIAL REPORTING

Review the quarterly results and the year end financial statements, prior to the approval of the Board, focusing particularly on:-

- Any significant changes to accounting policies and practices;
- Significant adjustments arising from the audits;
- · Compliance with accounting standards and other legal requirements; and
- going concern assumption.

RELATED PARTY TRANSACTIONS

Monitor any related party transaction and conflict of interest situation that may arise within the Group, including any transaction, procedure or course of conduct that raises question on integrity of Directors and management.

AUDIT REPORTS

- Prepare the annual Audit Committee report to the Board which includes the composition
 of the Audit Committee, its terms of reference, number of meetings held, a summary of
 its activities and the existence of an Internal Audit unit and summary of the activities of
 that unit for inclusion in the Annual Report; and
- Review the Board's statements on compliance with the Malaysian Code of Corporate Governance for inclusion in the Annual Report.

INTERNAL CONTROL

- To consider annually the internal control system and risk management framework adopted within the Group and to be satisfied that the methodology employed allows identification, analysis, assessment, monitoring and communication of risks in a regular and timely manner that will allow the Group to minimise losses and maximize opportunities;
- To ensure that the system of internal control is soundly conceived and in place, effectively administered and regularly monitored;
- To cause reviews to be made of the extent of compliance with established internal policies, standards, plans and procedures;
- To obtain assurance that proper plans for control have been developed prior to the commencement of major areas of change within the Group; and
- To recommend to the Board steps to improve the system of internal control derived from the findings of the internal and external auditors and from the consultations of the Audit Committee itself.

INTERNAL AUDIT

- Review and approve the yearly internal audit plan.
- Review the adequacy of the internal audit scope, functions, and resources of the internal audit and that it has the necessary authority to carry out its works.
- Review the results of the internal audit and ensure that appropriate action is taken by the management on the recommendations of the internal audits.
- Review the performance of the internal audit to ensure that they are able to exercise independence in discharging their duties.
- Approve any appointment or termination of the staff members of the internal audit functions.

Audit Committee Report

(Cont'd)

EXTERNAL AUDIT

- Review with the external auditors and approve the yearly external audit plan.
- Review the objectivity of the external auditors and their services, including non-audit services and professional fees, so as to ensure a proper balance between objectivity and value for money.
- Review the external audit reports and to evaluate their findings and recommendations for actions to be taken.

MEETING

During the financial year ended 30 June 2019, five committee meetings were held. A record of the attendance to these meetings is as follows:

	No of Meeting attended
Koh Ek Chong, CA (M)	5/5
Datuk Lawrence Lai Yew Son	5/5
Ling Siu Chuo	5/5
Arshad Bin Zainuddin	5/5

The Committee also meet with the external auditors once in the financial year.

INTERNAL AUDIT FUNCTION

Internal Audit has been set up to undertake independent regular reviews of the system of internal control so as to provide reasonable assurance that such systems continue to operate satisfactorily and effectively. The Internal Audit reports directly to the Committee with an independent and objective report on the state of internal control of the various operating units within the Group.

During the year, The Internal Audit carried out a total two (2) audits and reviews covering the Group's operations. The costs incurred by the Internal Audit for the financial year was RM 140,570.82

The Committee carried out its duties in accordance with its terms and reference during the year.

ACTIVITIES

A summary of activities of the Committee during the year under review were as follows:

- Reviewed the quarterly financial results announcements before recommending for the Board's approval, focusing particularly on;
 - o The changes in or implementation of major accounting policy;
 - o The significant or unusual events;
 - o Compliance with accounting standards;
 - o Disclosure and other legal requirements
- Reviewed the related party transactions entered into by the Group and conflict of interest situation that may arise.
- Reviewed the internal auditors' scope of works and audit plans for the year.
- Reviewed the internal auditors' reports, which highlighted audit issues, recommendations and management response.
- Reviewed the appointment of external auditors and their independence and effectiveness.
- Reviewed the external auditors' scope of works and audit plans for the year.
- Reviewed the audited financial statements of the Group with external auditor prior submission to the Board for their consideration and approval, including issues and findings noted in the course of the audit of the Group's financial statement.
- Considered and recommended to the Board for approval the audit fees payable to the external auditors.

CONCLUSION

For the financial year under review and up to the date of issuance of the financial statements, the Board is satisfied with the adequacy and effectiveness of the Group's risk management and internal control system. There were no material losses that have arisen from any inadequacy or failure of the Group's system of internal control which required additional disclosure in the financial statements.

The improvement of the system of internal controls is an on-going process and the Board maintains on-going commitment to strengthen the Group's control environment and processes. This statement is reviewed and approved by the Board of Directors in the meeting dated 29 October 2019 and had been reviewed by the external auditors.

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DIRECTORS' REPORT

The Directors hereby present their report together with the audited financial statements of the Group and of the Company for the financial year ended 30 June 2019.

PRINCIPAL ACTIVITIES

The Company is principally engaged in investment holding and property holding. The principal activities of the subsidiary companies are disclosed in Note 15 to the financial statements. There have been no significant changes in the nature of these principal activities during the financial year.

RESULTS

	Group RM	Company RM
(Loss)/Profit net of tax	(89,158,092)	110,501
(Loss)/Profit attributable to: Owners of the Company	(86,668,449)	110,501
Non-controlling interests	(2,489,643)	-
	(89,158,092)	110,501

There were no material transfers to or from reserves or provisions during the financial year other than as disclosed in the financial statements.

In the opinion of the Directors, the results of the operations of the Group and of the Company during the financial year were not substantially affected by any item, transaction or event of a material and unusual nature.

Dividends

There were no dividends paid by the Company since 30 June 2018. The directors do not recommend any payment of final dividend in respect of the current financial year.

DIRECTORS

The names of the Directors of the Company in office since the beginning of the financial year to the date of this report are:

Tan Sri Datuk Ling Chiong Ho **
Ling Chiong Sing **
Datuk Lawrence Lai Yew Son
Ling Chiong Pin **
Koh Ek Chong
Ling Siu Chuo
Vincent Ling Lu Yew **
Arshad Bin Zainuddin

The names of the Directors of the Company's subsidiaries in office since the beginning of the financial year to the date of this report (excluding the Directors listed above) are:

Dennis Ling Lu Jing Ling Lu Kuang Ling Lu Kiong Tan Yeow Cheok Tang Tiong Ing Hou Siu Kee

Hong King Siang

Juma Khalifa Obaid Abushibs

Gary Tan Yow Hoo (Alternate Director to Ling Lu Kuang)

Ting Hien Liong

Hou Su Ee (Alternate Director to Hou Siu Kee)

Hong Kwang Meng (Alternate Director to Hong King Siang)

Lau Sie Ping

^{**} These Directors are also Directors of the Company's subsidiaries.

Directors' Report

(Cont'd)

DIRECTORS' BENEFITS

Neither at the end of the financial year, nor at any time during that year, did there subsist any arrangement to which the Company was a party, whereby the Directors might acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

Since the end of the previous financial year, no Director has received or become entitled to receive a benefit (other than benefits included in the aggregate amount of emoluments received or due and receivable by the Directors or the fixed salary of a full time employee of the Company as shown below) by reason of a contract made by the Company or a related corporation with any Director or with a firm of which a Director is a member or with a company in which a Director has a substantial financial interest, except as disclosed in Note 33 to the financial statements.

Details of directors' remuneration are disclosed in Note 11 to the financial statements.

DIRECTORS' INTERESTS

According to the register of Directors' shareholdings, the interests of Directors in office at the end of the financial year in shares in the Company and its related corporations during the financial year were as follows:

	A.	Number of Ordin	ary Shares	A.1
	At 1 July 2018	Acquired	Sold	At 30 June 2019
Direct interest				
Ordinary shares of the Company:				
Tan Sri Datuk Ling Chiong Ho	34,802,669	-	-	34,802,669
Ling Chiong Sing	34,802,669	-	-	34,802,669
Ling Chiong Pin	34,802,668	-	-	34,802,668
Vincent Ling Lu Yew	100,000	-	-	100,000
Ling Siu Chuo	36,000,009	-	-	36,000,009
Datuk Lawrence Lai Yew Son	330,000	-	-	330,000
Koh Ek Chong	119,000	-	-	119,000
Deemed interest through holding company				
Tan Sri Datuk Ling Chiong Ho	660,412,796	-	-	660,412,796
Ling Chiong Sing	660,412,796	-	-	660,412,796
Ling Chiong Pin	660,412,796	-	-	660,412,796
Oudings, chaves of the holding commons				
Ordinary shares of the holding company (Shin Yang Holding Sendirian Berhad):				
Tan Sri Datuk Ling Chiong Ho	6,250,000	-	-	6,250,000
Ling Chiong Sing	6,250,000	-	-	6,250,000
Ling Chiong Pin	6,250,000	-	-	6,250,000

Tan Sri Datuk Ling Chiong Ho, Ling Chiong Sing and Ling Chiong Pin, by virtue of their interests in the ordinary shares of the holding company, Shin Yang Holding Sendirian Berhad, are deemed to have an interest in the ordinary shares of all the Company's subsidiaries and the other subsidiaries of Shin Yang Holding Sendirian Berhad to the extent that the holding company has an interest.

The Company has been granted exemption by the Companies Commission of Malaysia from having to disclose the direct interests of Tan Sri Datuk Ling Chiong Ho, Ling Chiong Sing and Ling Chiong Pin in subsidiaries of Shin Yang Holding Sendirian Berhad other than Shin Yang Shipping Corporation Berhad and its subsidiaries.

None of the other Directors in office at the end of the financial year had any interest in shares in the Company or its related corporations during the financial year.

Directors' Report

(Cont'd)

HOLDING COMPANY

The immediate and ultimate holding company of the Company is Shin Yang Holding Sendirian Berhad, a company incorporated in Malaysia.

TREASURY SHARES

During the financial year, the Company repurchased a total of 11,246,800 of its issued ordinary shares from the open market for a total cost of RM3,726,642. The average cost paid for the shares repurchased during the year was RM0.33 per share.

The shares repurchased are held as treasury shares in accordance with Section 127 of the Companies Act 2016. Of the total 1,200,000,000 issued and fully paid ordinary shares as at 30 June 2019, 28,741,400 are held as treasury shares by the Company. As at 30 June 2019, the number of outstanding ordinary shares in issue after the set-off is therefore 1,171,258,600 ordinary shares.

The Directors of the Company are committed to enhancing the value of the Company to its shareholders and believe that the share buy-backs plan can be applied in the best interests of the Company and its shareholders. The repurchase transactions were financed by internally generated funds.

The Directors or officers of the Group are not indemnified for any liability that may arise during the discharge of their duties.

OTHER STATUTORY INFORMATION

- a) Before the statements of profit or loss and other comprehensive income and statements of financial position of the Group and of the Company were made out, the Directors took reasonable steps:
 - to ascertain that proper action had been taken in relation to the writing off of bad debts and the making of provision for doubtful debts and satisfied themselves that all known bad debts had been written off and that adequate provision had been made for doubtful debts; and
 - ii) to ensure that any current assets which were unlikely to realise their values as shown in the accounting records in the ordinary course of business had been written down to an amount which they might be expected so to realise.
- b) At the date of this report, the Directors are not aware of any circumstances which would render:
 - i) the amount written off for bad debts or the amount of the provision for doubtful debts in the financial statements of the Group and of the Company inadequate to any substantial extent; and
 - ii) the values attributed to current assets in the financial statements of the Group and of the Company misleading.
- c) At the date of this report, the Directors are not aware of any circumstances which have arisen which would render adherence to the existing method of valuation of assets or liabilities of the Group and of the Company misleading or inappropriate.
- d) At the date of this report, the Directors are not aware of any circumstances not otherwise dealt with in this report or financial statements of the Group and of the Company which would render any amount stated in the financial statements misleading.
- e) At the date of this report, there does not exist:
 - i) any charge on the assets of the Group or of the Company which has arisen since the end of the financial year which secures the liabilities of any other person; or
 - ii) any contingent liability of the Group or of the Company which has arisen since the end of the financial year.

Directors' Report

(Cont'd)

- f) In the opinion of the Directors:
 - no contingent or other liability has become enforceable or is likely to become enforceable within the period
 of twelve months after the end of the financial year which will or may affect the ability of the Group or of the
 Company to meet their obligations when they fall due; and
 - ii) no item, transaction or event of a material and unusual nature has arisen in the interval between the end of the financial year and the date of this report which is likely to affect substantially the results of the operations of the Group or of the Company for the financial year in which this report is made.

AUDITORS

The auditors, Ernst & Young, have expressed their willingness to continue in office. Auditors' remunerations are disclosed in Note 9 to the financial statements.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 30 October 2019.

Koh Ek Chong Ling Siu Chuo

STATEMENT BY DIRECTORS

PURSUANT TO SECTION 251(2) OF THE COMPANIES ACT 2016

We, **Koh Ek Chong** and **Ling Siu Chuo**, being two of the Directors of **Shin Yang Shipping Corporation Berhad**, do hereby state that, in the opinion of the Directors, the accompanying financial statements set out on pages 50 to 131 are drawn up in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia so as to give a true and fair view of the financial position of the Group and of the Company as at 30 June 2019 and of their financial performance and cash flows for the year then ended.

Signed on behalf of the Board in accordance with a resolution of the Directors dated 30 October 2019.

Koh Ek Chong Ling Siu Chuo

STATUTORY DECLARATION

PURSUANT TO SECTION 251(1)(b) OF THE COMPANIES ACT 2016

I, Richard Ling Peng Liing, being the Officer primarily responsible for the financial management of Shin Yang Shipping Corporation Berhad, do solemnly and sincerely declare that the accompanying financial statements set out on pages 50 to 131 are in my opinion correct, and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the Statutory Declarations Act, 1960.

Subscribed and solemnly declared by the above named **Richard Ling Peng Liing** at Miri in the State of Sarawak on .

Richard Ling Peng Liing (MIA 9688)

Before me, Yong Swee Lien Commissioner For Oaths (No. Q0149) 938, 2nd Floor, Jalan Pos 98000 Miri, Sarawak.

INDEPENDENT AUDITORS' REPORT

TO THE MEMBERS OF SHIN YANG SHIPPING CORPORATION BERHAD - 666062-A (INCORPORATED IN MALAYSIA)

Report on the audit of the financial statements

Opinion

We have audited the financial statements of Shin Yang Shipping Corporation Berhad, which comprise the statements of financial position as at 30 June 2019 of the Group and of the Company, and the statements of profit or loss and other comprehensive income, statements of changes in equity and statements of cash flows of the Group and of the Company for the year then ended, and notes to the financial statements, including a summary of significant accounting policies, as set out on pages 50 to 131.

In our opinion, the accompanying financial statements give a true and fair view of the financial position of the Group and of the Company as at 30 June 2019, and of their financial performance and their cash flows for the year then ended in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia.

Basis for opinion

We conducted our audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence and other ethical responsibilities

We are independent of the Group and of the Company in accordance with the By-Laws (on Professional Ethics, Conduct and Practice) of the Malaysian Institute of Accountants ("By-Laws") and the International Code of Ethics for Professional Accountants (including International Independence Standards) ("IESBA Code"), and we have fulfilled our other ethical responsibilities in accordance with the By-Laws and the IESBA Code.

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 Group and of the Company for the current year. We have determined that there are no key audit matters to communicate in our report on the financial statements of the Company. The key audit matters for the audit of the financial statements of the Group are described as below. These matters were addressed in the context of our audit of the financial statements of the Group as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditors' responsibilities for the audit of the financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis of our audit opinion on the accompanying financial statements. We have identified the following key audit matters:

Revenue recognition

(a) Revenue from freight, lighterage, charterage and hiring charges

(Refer to Note 2.19 - Accounting policies for revenue recognition and Note 4 - Revenue)

The Group's revenue from freight, lighterage, charterage and hiring charges is derived from a large volume of transactions. During the year, the Group recognised revenue of approximately RM523.7 million from freight, lighterage, charterage and hiring charges which accounted for 81.18% of the Group's revenue. The related cost of sales was RM513.1 million, which accounted for 79.66% of the Group's cost of sales. The amounts recognised for revenue and cost of sales from freight, lighterage, charterage and hiring charges are key audit matters because the amounts recognised are significant to the financial statements and they involved large volume of transactions.

to the members of Shin Yang Shipping Corporation Berhad - 666062-A (Incorporated in Malaysia) (Cont'd)

Report on the audit of the financial statements (Cont'd)

Key audit matters (Cont'd)

Revenue recognition (Cont'd)

(a) Revenue from freight, lighterage, charterage and hiring charges (Cont'd)

In addressing this area of audit focus, we obtained understanding of the relevant internal controls over the process of recording of revenue and cost of sales. In addition we have also performed the following procedures to address the risks identified:

- reviewed the impact of the adoption of MFRS 15: Revenue from contracts with customers on the identification of performance obligations, assessment of principal and agent's consideration, timing of revenue recognition and the related disclosures in the financial statement;
- (ii) used our internal data analytical tools to analyse the relationship between revenue, account receivable and cash;
- (iii) tested samples of revenue recognised to cash receipts in bank statements and invoices to customers;
- (iv) tested cost of sales incurred during the year to the relevant source documents such as billings from port authorities and suppliers on a sampling basis;
- (v) assessed material credit notes issued to customers subsequent to the reporting date; and
- (vi) tested transactions around the reporting date, whether such revenues and cost of sales were recognised in the correct accounting period.
- (vii) assessed disbursements made subsequent to reporting date as well as comparing the statements of accounts for material creditors against recorded ledger balances to address the completeness of the cost of sales recognised; and
- (viii) tested journal entries recognised for revenue and cost of sales focusing on unusual or irregular transactions.

(b) Revenue from shipbuilding, ship repairs and metal fabrication

(Refer to Note 2.19 – Accounting policies for revenue recognition, Note 3(c) – Significant accounting judgements and estimates on shipbuilding, ship repairs and metal fabrication, Note 4 – Revenue and Note 21 – Contract assets/ (liabilities).

Revenue generated from shipbuilding, ship repairs and metal fabrication amounted to RM109.0 million or approximately 16.9% of the Group's revenue. Revenue from shipbuilding, ship repairs and metal fabrication is recognised on a percentage of completion basis. The percentage of completion is calculated by reference to the stage of completion of projects based on the proportion of contract costs incurred up to the reporting date bear to the total estimated cost of projects. We focused on this area as significant judgement is required to determine the stage of completion, as inherent uncertainties exist over the estimation of the total cost of projects.

In addressing this area of audit focus, we obtained an understanding of the relevant internal controls over the accuracy and timing of revenue and cost recognised in the financial statements, including controls performed by the management in estimating total project costs and profit margins. We tested the operation of these controls to provide us a basis to plan the nature, timing and extent of our detailed audit procedures.

In addition, we also performed the following:

- (i) read all key contracts to obtain an understanding of the specific terms and conditions;
- (ii) agreed contract revenue to the original signed customer contracts and/or approved change orders;
- (iii) assessed the reasonableness of the estimated total contract costs by reviewing inputs and assumptions used; and
- (iv) evaluated the adequacy of disclosures in accordance with the requirement of MFRS 15 made in the financial statements.

to the members of Shin Yang Shipping Corporation Berhad - 666062-A (Incorporated in Malaysia) (Cont'd)

Report on the audit of the financial statements (Cont'd)

Key audit matters (Cont'd)

Impairment assessment of trade and other receivables

(Refer to Note 2.13(iii) – Accounting policies for impairment of financial assets, Note 3(a) – Significant accounting judgements and estimates on provision for expected credit losses of trade receivables and contract assets and Note 20 – Trade and other receivables)

At the reporting date, the Groups' total trade and other receivables amounted to RM270.7 million is stated net of allowance for impairment of approximately RM32.8 million. Trade and other receivables accounts for approximately 61.0% of total current assets of the Group. We focused on this area due to the magnitude of the amount involved and significant judgements are required to assess provision for expected credit losses and forward-looking estimates.

We have performed the following procedures to address this area of audit focus:

- (i) assessed the design and operating effectiveness of the controls over the trade and other receivables' ageing date and provision for expected credit loss calculation;
- (ii) tested samples of these debtors to ascertain if the specific impairment has been recognised on a timely basis. We have reviewed the subsequent receipts, settlement agreements, project cash flows and past collections from long overdue debtors to ensure impairment has been provided appropriately by management; and
- (iii) assessed the reasonableness of historical loss rate applied and adjustment for forward looking factors in relation to the provision matrix applied under simplified approach.

Impairment assessment on the vessels

(Refer to Note 2.11 – Accounting policies for impairment of non-financial assets, Note 3(c) – Significant accounting judgements and estimates on impairment of vessels and Note 14 – Property, plant and equipment)

In view of the depressed economic conditions, the Group performed an assessment on the recoverable amount of the vessels stated at RM788,642,228 as at 30 June 2019 which represented 48.05% of the Group's total assets, to determine whether the carrying value of these vessels are recoverable.

The estimated recoverable amount is determined based on the higher of an asset's value in use ("VIU") or fair value less costs to sell ("FV"). The recoverable amount was compared to the carrying value of each asset with identified impairment triggers. If the recoverable amount is lower, the carrying value of the asset is reduced to its estimated recoverable amount and the difference is regarded as an impairment loss.

Value in use is the present value of the future cash flows expected to be derived from the CGU. The FV represents an estimate of the amount received in the event the vessel is sold on a willing buyer and a willing seller basis. The FV on the vessels were based on valuation by an independent valuer.

Based on the outcome of the impairment assessment, no impairment loss is recognised in the statements of profit or loss and other comprehensive income as the recoverable amount of the vessels are higher than the carrying amount.

The impairment assessment of the vessels are significant to our audit due to its magnitude and the use of significant judgement in determining the recoverable amount.

We have performed the following procedures to address this area of audit focus:

- (i) understand management's assessment in identifying cash-generating unit;
- (ii) looked for impairment indicators and indicators for reversal of impairments;
- (iii) where indicator of impairment exist, we tested management's assumptions used in the value-in-use calculations and assessed the historical accuracy of management's estimates; and
- (iv) evaluated the competence, capabilities and objectivity of the external valuer and obtained an understanding of the valuation model used by the valuer.

to the members of Shin Yang Shipping Corporation Berhad - 666062-A (Incorporated in Malaysia) (Cont'd)

Report on the audit of the financial statements (Cont'd)

Information other than the financial statements and auditors' report thereon

The Directors of the Company are responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements of the Company and our auditors' report thereon.

Our opinion on the financial statements of the Group and of the Company 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 of the Group and of the Company, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements of the Group and of the Company 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 the Directors for the financial statements

The Directors of the Company are responsible for the preparation of financial statements of the Group and of the Company that give a true and fair view in accordance with Malaysian Financial Reporting Standards, International Financial Reporting Standards and the requirements of the Companies Act 2016 in Malaysia. The Directors are also responsible for such internal control as the Directors determine is necessary to enable the preparation of financial statements of the Group and of the Company that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements of the Group and of the Company, the Directors are responsible for assessing the Group's and the Company'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 the Directors either intend to liquidate the Group or the Company or to cease operations, or have no realistic alternative but to do so.

Auditors' responsibilities for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements of the Group and of the Company 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 approved standards on auditing in Malaysia and International Standards on Auditing will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with approved standards on auditing in Malaysia and International Standards on Auditing, 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 of the Group and of the Company,
 whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit
 evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material
 misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery,
 intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate
 in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's and the
 Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Directors.

to the members of Shin Yang Shipping Corporation Berhad - 666062-A (Incorporated in Malaysia) (Cont'd)

Auditors' responsibilities for the audit of the financial statements (Cont'd)

- Conclude on the appropriateness of the Directors' 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 or the Company'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 of the Group and of the Company 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 or the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements of the Group and of the Company, including the disclosures, and whether the financial statements of the Group and of the Company 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 financial statements of the Group. We are responsible for the direction,
 supervision and performance of the group audit. We remain solely responsible for our audit opinion.

Auditors' responsibilities for the audit of the financial statements (Cont'd)

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

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

From the matters communicated with the Directors, we determine those matters that were of most significance in the audit of the financial statements of the Group and of the Company for the current year 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.

Report on other legal and regulatory requirements

In accordance with the requirements of the Company Act 2016 in Malaysia, we report that the subsidiaries of which we have not acted as auditors, are disclosed in Note 15 to the financial statements.

Other matters

This report is made solely to the members of the Company, as a body, in accordance with Section 266 of the Companies Act 2016 in Malaysia and for no other purpose. We do not assume responsibility to any other person for the content of this report.

Ernst & Young AF: 0039 Chartered Accountants Chong Ket Vui, Dusun 02944/01/2021 J Chartered Accountant

Miri, Malaysia

STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2019

			Group		ompany
	Note	2019 RM	2018 RM	2019 RM	2018 RM
Revenue Cost of services	4	645,200,545 (644,086,744)	619,053,776 (572,700,474)	4,724,607 (1,884,823)	4,857,874 (1,683,239)
Gross profit		1,113,801	46,353,302	2,839,784	3,174,635
Other items of income Dividend income	5	4,440	4,800		
Other income	6	28,149,992	80,467,753	1,551	-
Other items of expense Administrative expenses		(35,310,631)	(38,570,527)	(2,664,916)	(2,615,105)
Other expenses		(60,234,216)	(44,486,594)	(2,004,910)	(2,013,103)
Operating (loss)/profit Finance income	7	(66,276,614) 1,728,940	43,768,734 2,342,464	176,419 1,280,238	559,530 1,864,248
Finance costs	8	(18,972,823)	(19,427,566)	(1,126,307)	(1,595,349)
Share of results of associates		801,407	2,162,501	-	-
(Loss)/Profit before tax	9	(82,719,090)	28,846,133	330,350	828,429
Income tax expense	12	(6,439,002)	1,668,645	(219,849)	(284,006)
(Loss)/Profit net of tax		(89,158,092)	30,514,778	110,501	544,423
Other comprehensive income Other comprehensive income to be reclassified to profit or loss in subsequent periods:					
Foreign currency translation		1,531,507	(827,299)	-	-
Total comprehensive income for the year		(87,626,585)	29,687,479	110,501	544,423
(Loss)/Profit attributable to:		(86,668,449)	22 657 270	110,501	E44 400
Owners of the Company Non-controlling interests		(2,489,643)	23,657,379 6,857,399	-	544,423 -
		(89,158,092)	30,514,778	110,501	544,423
Total comprehensive income attributable to: Owners of the Company Non-controlling interests		(85,290,093) (2,336,492)	22,895,697 6,791,782	110,501 -	544,423 -
		(87,626,585)	29,687,479	110,501	544,423
			0::		
	Note	2019 Sen	Group 2018 Sen		
(Loss)/Earnings per share attributable to owner of the Company:	ers				
Basic	13	(7.38)	1.98		

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

STATEMENTS OF FINANCIAL POSITION

AS AT 30 JUNE 2019

	Note	2019 RM	Group 2018 RM	2019 RM	Company 2018 RM
Assets					
Non-current assets					
Property, plant and equipment	14	1,193,063,382	1,200,139,938	51,581,523	52,740,451
Investment in subsidiaries	15				1,036,451,176
Investment in associates	16	2,307,785	3,715,489	682,500	682,500
Investment securities	17	181,200	141,000	-	-
Deferred tax assets	29	16,016	-	-	-
Other receivables	20	-	-	108,167,889	108,588,574
Intangible asset	18	2,063,893	2,063,893	-	
		1,197,632,276	1,206,060,320	1,196,883,088	1,198,462,701
Current assets					
Inventories	19	63,812,469	44,739,455	-	_
Trade and other receivables	20	270,728,326	344,553,499	2,305,287	3,223,729
Other current assets	22	37,113,975	35,053,490	1,719,438	922,339
Tax recoverable		3,308,748	3,555,724	-	_
Cash and bank balances	23	68,759,021	77,043,836	35,041,213	41,816,257
		443,722,539	504,946,004	39,065,938	45,962,325
Total assets		1,641,354,815	1,711,006,324	1,235,949,026	1,244,425,026
Equity and liabilities					
Equity attributable to owners of the Company					
Share capital	30	1,216,972,062	1,216,972,062	1,216,972,062	1,216,972,062
Treasury shares	30	(8,404,643)			
Retained earnings		147,153,026	251,859,337	8,185,268	8,074,767
Other reserves	31	(288,383,332)			-
Non-controlling interests		1,067,337,113 8,503,583	1,174,452,773 10,315,585	1,216,752,687	1,220,368,828
Total equity		1,075,840,696	1,184,768,358	1,216,752,687	1,220,368,828

Statements of Financial Position

as at 30 June 2019 (Cont'd)

	Note	2019 RM	Group 2018 RM	2019 RM	Company 2018 RM
Current liabilities					
Loans and borrowings Derivative	24 25	275,671,635 20,766	290,630,400	7,634,329 -	8,918,154 -
Trade and other payables Other current liabilities	26 27	133,613,370 24,107,739	117,083,628 3,440,345	1,116,910 -	1,272,063
Tax payable		702,527	548,342	160,364	234,116
		434,116,037	411,702,715	8,911,603	10,424,333
Net current assets		9,606,502	93,243,289	30,154,335	35,537,992
Non-current liabilities					
Loans and borrowings	24	76,699,805	62,428,222	10,284,736	13,631,865
Deferred tax liabilities	29	54,698,277	52,107,029	-	
		131,398,082	114,535,251	10,284,736	13,631,865
Total liabilities		565,514,119	526,237,966	19,196,339	24,056,198
Net assets		1,075,840,696	1,184,768,358	1,216,752,687	1,220,368,828
Total equity and liabilities		1,641,354,815	1,711,006,324	1,235,949,026	1,244,425,026

STATEMENTS OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2019

2019 Group	Note	Equity, total RM	Equity attributable to owners of the Company, total	Share capital RM	Treasury shares RM	Other reserves RM	Retained earnings RM	Non- controlling interests RM
Opening balance at 1 July 2018 Effect of MFRS 9 adoption		1,184,768,358 (17,387,147)	1,184,768,358 1,174,452,773 1,216,972,062 (17,387,147) (17,387,147)	1,216,972,062	(4,678,001)	(4,678,001) (289,700,625)	251,859,337 (17,387,147)	10,315,585
		1,167,381,211	1,211 1,157,065,626 1,216,972,062	1,216,972,062	(4,678,001)	(289,700,625)	234,472,190	10,315,585
Loss net of tax Other comprehensive income		(89,158,092) 1,531,507	(86,668,449) 1,378,356	1 1	1 1	1,378,356	(86,668,449)	(2,489,643) 153,151
Total comprehensive income	l	(87,626,585)	(85,290,093)	1	ı	1,378,356	(86,668,449)	(2,336,492)
Transactions with owners Arising from increase in equity interest in a subsidiary Disposal of subsidiary Purchase of treasury shares Dividend paid to non-controlling interests	30	- (67,288) (3,726,642) (120,000)	(650,715) (61,063) (3,726,642)	1 1 1 1	- (3,726,642) -	- (61,063) -	(650,715)	650,715 (6,225) - (120,000)
Closing balance at 30 June 2019		1,075,840,696	1,075,840,696 1,067,337,113 1,216,972,062	1,216,972,062	(8,404,643)	(8,404,643) (288,383,332)	147,153,026	8,503,583

Statements of Changes in Equity for the financial year ended 30 June 2019 (Cont'd)

2018 Group	Note	Equity, total RM	Equity attributable to owners of the Company, total	Share capital RM	Treasury shares RM	Other reserves RM	Retained earnings RM	Non- controlling interests RM
Opening balance at 1 July 2017	•	1,159,878,880	878,880 1,156,235,077 1,216,972,062	1,216,972,062	1	(288,938,943)	228,201,958	3,643,803
Profit net of tax Other comprehensive income		30,514,778 (827,299)	23,657,379 (761,682)	1 1	1 1	- (761,682)	23,657,379	6,857,399 (65,617)
Total comprehensive income		29,687,479	22,895,697	ı	1	(761,682)	23,657,379	6,791,782
Transactions with owners Purchase of treasury shares	30	(4,678,001)	(4,678,001)	•	(4,678,001)	'	1	1
interests		(120,000)	ı	ı	ı	1	1	(120,000)
Closing balance at 30 June 2018		1,184,768,358	768,358 1,174,452,773 1,216,972,062	1,216,972,062	(4,678,001)	(4,678,001) (289,700,625)	251,859,337	10,315,585

The accompanying accounting policies and explanatory notes form an integral part of the financial statements.

Statements of Changes in Equity for the financial year ended 30 June 2019 (Cont'd)

	Note	Total equity RM	Share capital RM	Treasury shares RM	Retained earnings RM
2019 Company					
Opening balance at 1 July 2018		1,220,368,828	1,216,972,062	(4,678,001)	8,074,767
Profit net of tax, representing total comprehensive income for the year		110,501	-	-	110,501
Transactions with owners Purchase of treasury shares	30	(3,726,642)	-	(3,726,642)	-
Closing balance at 30 June 2019		1,216,752,687	1,216,972,062	(8,404,643)	8,185,268
2018 Company					
Opening balance at 1 July 2017		1,224,502,406	1,216,972,062	-	7,530,344
Profit net of tax, representing total comprehensive income for the year		544,423	-	-	544,423
Transactions with owners Purchase of treasury shares	30	(4,678,001)	-	(4,678,001)	
Closing balance at 30 June 2018		1,220,368,828	1,216,972,062	(4,678,001)	8,074,767

STATEMENTS OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2019

	Note	2019 RM	Group 2018 RM	2019 RM	ompany 2018 RM
Operating activities		(92.710.000)	00.046.100	220.250	929 420
(Loss)/Profit before tax		(82,719,090)	28,846,133	330,350	828,429
Adjustments for:					
Interest income	7	(1,728,940)	(2,342,464)	(1,280,238)	(1,864,248)
Dividend income	4,5	(4,440)	(4,800)	(875,000)	(1,035,000)
Interest expenses	8	18,972,823	19,427,566	1,126,307	1,595,349
Depreciation of property, plant and equipment	14	97,447,346	82,717,058	1,265,581	1,204,044
Fair value (gain)/loss on investment securities	9	(40,200)	100,200	-	-
Fair value loss on forward contracts	9	20,766	-	-	-
Impairment loss on trade and other receivables	9	55,166,439	42,731,379	-	-
Gain on disposal of property,					
plant and equipment		(7,035,709)	(14,671,667)	-	-
Reversal of impairment loss					
on trade receivables		(1,485,557)	(12,171,263)	-	-
Reversal of impairment loss					
on other receivables		(2,705,086)	-	-	-
Unrealised loss on foreign exchange	_	2,699,518	38,669,298		61,235
Property, plant and equipment written off	9	10,407	1,685,338	7,040	-
Loss on disposal of shares in associates	9	6,286,524	-	-	-
Gain on disposal of shares in a subsidiary		(728,051)	-	-	-
Share of results of associates		(801,407)	(2,162,501)	-	-
Total adjustments		166,074,433	153,978,144	243,690	(38,620)
Operating cash flows before changes in working capital		83,355,343	182,824,277	574,040	789,809
<u>Changes in working capital</u> (Increase)/Decrease in inventories		(19,073,014)	2,510,611	_	_
(Increase)/Decrease in trade		(10,070,011)	2,010,011		
and other receivables		(4,121,411)	66,869,046	314,567	615,209
Increase in other current assets		(2,060,485)	(26,606,179)	(797,099)	(922,339)
Increase/(Decrease) in trade and		(2,000,100)	(20,000,110)	(101,000)	(022,000)
other payables		5,522,729	16,961,095	(134,011)	(27,091)
Increase in other current liabilities		20,667,394	3,143,587	-	- (=1,001)
Net change in related companies balances		8,610,709	(52,700,362)	64,409	3,175,512
Net change in holding company balances		4,613,029	21,024,410	-	-
Net change in subsidiaries balances		-	-	939,009	(5,779,117)
Total changes in working capital	l	14,158,951	31,202,208	386,875	(2,937,826)
Cash flows from/(used in) operations		97,514,294	214,026,485	960,915	(2,148,017)
Income tax paid		(1,874,193)	(1,797,623)	(293,601)	(55,590)
Income tax refunded		789,534	266,782	-	68,400
Interest paid		(18,972,823)	(19,427,566)	(1,126,307)	(1,595,349)
Interest received		1,728,940	2,342,464	1,280,238	1,864,248
Net cash flows from/(used in)					

Statements of Cash Flows

for the financial year ended 30 June 2019 (Cont'd)

	Note	2019 RM	Group 2018 RM	2019 RM	Company 2018 RM
Investing activities					
Dividend received from investment securities Dividend received from associates		4,440 195,000	4,800	875,000	1,035,000
Purchase of property, plant and equipment Acquisition of shares from non-controlling interest		(99,021,287) (1)	(145,461,897)	(113,693)	(137,206)
Acquisition of a subsidiary, net of cash Proceeds from disposal of property,		-	-	-	(20,000)
plant and equipment Proceeds from disposal of shares		20,624,002	27,761,679	-	-
in investment in a subsidiary Proceeds from disposal of shares in associates	15	164,681 34	-	-	- -
Net cash flows (used in)/from investing activities		(78,033,131)	(117,695,418)	761,307	877,794
Financing activities					
Acquisition of treasury shares Dividend paid to non-controlling interests	30	(3,726,642) (120,000)	(4,678,001) (120,000)	(3,726,642)	(4,678,001) -
Proceeds from finance lease Repayment of finance lease		507,200 (4,844,164)	2,463,704 (8,089,642)	- (80,550)	252,000 (6,542)
Proceeds from loans and borrowings Repayment of loans and borrowings Net movement in trade financing		60,566,000 (47,361,317) (15,136,000)	17,716,000 (73,150,186) (10,117,961)	(4,550,404) -	(3,089,604) (14,000,000)
Net cash flows used in financing activities		(10,114,923)	(75,976,086)	(8,357,596)	(21,522,147)
Net (decrease)/increase in cash and		(0.060.300)	1 720 000	(C 775 044)	(00 E10 CC1)
cash equivalents Cash and cash equivalents at 1 July Effect of exchange rate changes		(8,962,302) 53,745,039 2,888	1,739,038 52,038,134 (32,133)	(6,775,044) 41,816,257 -	(22,510,661) 64,326,918 -
Cash and cash equivalents at 30 June	23	44,785,625	53,745,039	35,041,213	41,816,257

NOTES TO THE FINANCIAL STATEMENTS

30 JUNE 2019

1. CORPORATE INFORMATION

The Company is a public limited liability company, incorporated and domiciled in Malaysia, and is listed on the Main Market of Bursa Malaysia Securities Berhad. The registered office of the Company is located at Sublot 153 (Parent Lot 70), Jalan Kuala Baram, Kuala Baram 98100 Miri, Sarawak.

The immediate and ultimate holding company of the Company is Shin Yang Holding Sendirian Berhad, a company incorporated in Malaysia.

The Company is principally engaged in investment holding and property holding. The principal activities of the subsidiary companies are disclosed in Note 15 to the financial statements. There have been no significant changes in the nature of these principal activities during the financial year.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

2.1 Basis of preparation

The financial statements of the Group and of the Company have been prepared in accordance with Malaysian Financial Reporting Standards ("MFRS"), International Financial Reporting Standards ("IFRS") and the requirements of the Companies Act 2016 in Malaysia.

The financial statements of the Group and of the Company have been prepared on the historical cost basis except as disclosed in the accounting policies below.

The financial statements are presented in Ringgit Malaysia ("RM") which is also the functional currency of the Group and of the Company.

2.2 Changes in accounting policies

The accounting policies adopted are consistent with those of the previous financial year except as follows:

On 1 July 2018, the Group and the Company adopted the following new and amended MFRSs mandatory for annual financial periods beginning on or after 1 January 2018.

- Annual Improvements to MFRS Standards 2014 2017 Cycle:
 - (i) Amendments to MFRS 1: First-time Adoption of Malaysian Financial Reporting Standards
 - (ii) Amendments to MFRS 128: Investments in Associates and Joint Ventures
- Amendments to MFRS 2: Classification and Measurement of Share-based Payment Transactions
- Amendments to MFRS 4: Applying MFRS 9 Financial Instruments with MFRS 4 Insurance Contracts
- Amendments to MFRS 140: Transfers of Investment Property
- MFRS 9: Financial Instruments
- MFRS 15: Revenue from Contracts with Customers
- IC Interpretation 22: Foreign Currency Transactions and Advance Consideration

Except for the effects arising from the adoption of MFRS 9 and MFRS 15 as described below, the adoption of these standards did not have any material effect on the financial performance or position of the Group and the Company.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Changes in accounting policies (Continued)

MFRS 15: Revenue from Contracts with Customers

MFRS 15 establishes a new five-step model that will apply to revenue arising from contracts with customers. MFRS 15 will supersede the current revenue recognition guidance including MFRS 118 Revenue, MFRS 111 Construction Contracts and the related interpretations when it becomes effective.

The core principle of MFRS 15 is that an entity should recognise revenue which depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services.

Under MFRS 15, an entity recognises revenue when (or as) a performance obligation is satisfied, i.e when "control" of the goods or services underlying the particular performance obligation is transferred to the customer.

Depending on whether certain criteria are met, revenue is recognised over time, in a manner that depicts the performance of the contract; or at a point in time, when control of the goods or services is transferred to the customers.

The Group and the Company adopted MFRS 15 using the full retrospective method.

The adoption of MFRS 15 did not have a material impact on the financial statements of the Group and of the Company except for the new addition disclosure as stated in Note 4.

MFRS 9: Financial Instruments

MFRS 9 Financial Instruments replaces MFRS 139 Financial Instruments: Recognition and Measurement for annual periods beginning on or after 1 January 2018, bringing together all three aspects of the accounting for financial instruments: classification and measurement; impairment; and hedge accounting.

The Group and the Company applied MFRS 9, with an initial application date of 1 July 2018. The Group and the Company have not restated the comparative information, which continue to be reported under MFRS 139. The effects arising from the adoption of MFRS 9 have been recognised directly in opening retained earnings and other components of equity as at 1 July 2018.

The effect of adopting MFRS 9 as at 1 July 2018 was, as follows:

(a) Classification and measurement

Under MFRS 9, debt instruments are subsequently measured at fair value through profit or loss, amortised cost, or fair value through other comprehensive income. The classification is based on two criteria: the Group's and the Company's business model for managing the assets; and whether the instruments' contractual cash flows represent 'solely payments of principal and interest' on the principal amount outstanding.

The assessment of the Group's and the Company's business model was made as of the date of initial application, 1 July 2018. The assessment of whether contractual cash flows on debt instruments are solely comprised of principal and interest was made based on the facts and circumstances as at the initial recognition of the assets.

The classification and measurement requirements of MFRS 9 did not have a significant impact to the Group and the Company. The Group and the Company continued measuring at fair value all financial assets previously held at fair value under MFRS 139. The following is the change in the classification of the Group's and the Company's financial assets:

Trade and other receivables and other financial assets classified as loans and receivables as at 30 June 2018 are held to collect contractual cash flows and give rise to cash flows representing solely payments of principal and interest. These are classified and measured as financial assets at amortised cost beginning 1 July 2018.

The Group and the Company have not designated any financial liabilities as at fair value through profit or loss. There are no changes in classification and measurement for the Group's and the Company's financial liabilities.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Changes in accounting policies (Continued)

MFRS 9: Financial Instruments (Continued)

(a) Classification and measurement (Continued)

In summary, upon the adoption of MFRS 9, the Group had the following required or elected reclassifications as at 1 July 2018.

As at 1 July 2018	MFRS 9 measurement category
	Amortised cost RM
Group	
MFRS 139 measurement category Loans and receivables	
Trade and other receivables *	324,835,019
Cash and bank balances	77,043,836
	401,878,855
Company	
MFRS 139 measurement category Loans and receivables	
Trade and other receivables	111,812,303

(b) Impairment

Cash and bank balances

The adoption of MFRS 9 has fundamentally changed the Group's and the Company's accounting for impairment losses for financial assets by replacing MFRS 139's incurred loss approach with a forward-looking expected credit loss ("ECL") approach. MFRS 9 requires the Group and the Company to recognise an allowance for ECLs for all debt instruments not held at fair value through profit or loss and contract assets.

41,816,257

153,628,560

Upon adoption of MFRS 9 the Group recognised additional impairment on the Group's trade and other receivables of RM19,718,480, which resulted in a decrease in retained earning of RM17,387,147 (net of tax) as at 1 July 2018.

Set out below is the reconciliation of the ending impairment allowances in accordance with MFRS 139 to the opening loss allowances determined in accordance with MFRS 9:

The change in carrying amount is a result of additional impairment allowance. See the discussion on impairment below.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.2 Changes in accounting policies (Continued)

MFRS 9: Financial Instruments (Continued)

(b) Impairment (Continued)

Set out below is the reconciliation of the ending impairment allowances in accordance with MFRS 139 to the opening loss allowances determined in accordance with MFRS 9:

Group	Allowance for Impairment under MFRS 139 as at 1 July 2018 RM	Remeasurement RM	ECL under MFRS 9 as at 1 July 2018 RM
Loans and receivables under MFRS 139/ Financial assets at amortised cost under MFRS 9	45,433,547	19,718,480	65,152,027

2.3 Standards issued but not yet effective

The pronouncements issued but not yet effective up to the date of this report are listed below. The Group and the Company intend to adopt these pronouncements, if applicable, when they become effective.

Descriptions	Effective for annual periods beginning on or after
Annual Improvements to MFRS Standards 2015 – 2017 Cycle	
(i) Amendments to MFRS 3: Business Combinations	1 January 2019
(ii) Amendments to MFRS 11: Joint Arrangements	1 January 2019
(iii) Amendments to MFRS 112: Income Taxes	1 January 2019
(iv) Amendments to MFRS 123: Borrowing Costs	1 January 2019
Amendments to MFRS 9: Prepayment Features with Negative	1 January 2019
Compensation	
Amendments to MFRS 119: Employee Benefits - Plan Amendment,	
Curtailment or Settlement	1 January 2019
Amendments to MFRS 128: Long-term Interests in Associates and Joint Ventures	1 January 2019
MFRS 16: Leases	1 January 2019
IC Interpretation 23: Uncertainty over Income Tax Treatment	1 January 2019
Amendments to MFRS 3: Definition of a Business	1 January 2020
Amendments to MFRS 101 and MFRS 108: Definition of Material	1 January 2020
The Conceptual Framework for Financial Reporting	1 January 2020
MFRS 17: Insurance Contracts	1 January 2021
Amendments to MFRS 10 and MFRS 128: Sale or Contribution of	Deferred
Assets between an Investor and its Associate or Joint Venture	

These pronouncements are not expected to have any material impact to the financial statements of the Group and of the Company except as discussed below.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.3 Standards issued but not yet effective (Continued)

MFRS 16: Leases

MFRS 16 will replace MFRS 117 Leases, IC Interpretation 4 Determining whether an Arrangement contains a Lease, IC Interpretation 115 Operating Lease-Incentives and IC Interpretation 127 Evaluating the Substance of Transactions Involving the Legal Form of a Lease. MFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases and requires lessees to account for all leases under a single on-balance sheet model.

At the commencement date of a lease, a lessee will recognise a liability to make lease payments and an asset representing the right to use the underlying asset during the lease term. The right-of-use asset is initially measured at cost and subsequently measured at cost (subject to certain exceptions), less accumulated depreciation and impairment losses, adjusted for any remeasurement of the lease liability. The lease liability is initially measured at present value of the lease payments that are not paid at that date. Subsequently, the lease liability is adjusted for interest and lease payments, as well as the impact of lease modifications.

Classification of cash flows will also be affected as operating lease payments under MFRS 117 are presented as operating cash flows, whereas under MFRS 16, the lease payments will be split into a principal (which will be presented as financing cash flows) and an interest portion (which will be presented as operating cash flows).

Lessor accounting under MFRS 16 is substantially the same as the accounting under MFRS 117. Lessors will continue to classify all leases using the same classification principle as in MFRS 117 and distinguish between two types of leases: operating and finance leases. MFRS 16 also requires lessees and lessors to make more extensive disclosures than under MFRS 117.

MFRS 16 is effective for annual periods beginning on or after 1 January 2019. Early application is permitted but not before an entity applies MFRS 15. A lessee can choose to apply the standard using either a full retrospective or a modified retrospective approach.

The Group is currently assessing the impact of MFRS 16 and plans to adopt the new standard on the required effective date.

2.4 Basis of consolidation

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

The Company controls an investee if and only if the Company has all the following:

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

When the Company has less than a majority of the voting rights of an investee, the Company considers the following in assessing whether or not the Company's voting rights in an investee are sufficient to give it power over the investee:

- The size of the Company's holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- (ii) Potential voting rights held by the Company, other vote holders or other parties;
- (iii) Rights arising from other contractual arrangements; and
- (iv) Any additional facts and circumstances that indicate that the Company has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders' meetings.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Basis of consolidation (Continued)

Subsidiaries are consolidated when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. All intra-group balances, income and expenses and unrealised gains and losses resulting from intra-group transactions are eliminated in full.

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

Changes in the Group's ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group's interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. The resulting difference is recognised directly in equity and attributed to owners of the Company.

When the Group loses control of a subsidiary, a gain or loss calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets and liabilities of the subsidiary and any non-controlling interest, is recognised in profit or loss. The subsidiary's cumulative gain or loss which has been recognised in other comprehensive income and accumulated in equity are reclassified to profit or loss or where applicable, transferred directly to retained earnings. The fair value of any investment retained in the former subsidiary at the date control is lost is regarded as the cost on initial recognition of the investment.

Business combinations

Acquisitions of subsidiaries are accounted for using the acquisition method. The cost of an acquisition is measured as the aggregate of the consideration transferred, measured at acquisition date fair value and the amount of any non-controlling interests in the acquiree. The Group elects on a transaction-by-transaction basis whether to measure the non-controlling interests in the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Transaction costs incurred are expensed and included in administrative expenses.

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

Any contingent consideration to be transferred by the acquirer will be recognised at fair value at the acquisition date. Contingent consideration classified as equity is not remeasured and its subsequent settlement is accounted for within equity. Contingent consideration classified as an asset or liability that is a financial instrument and within the scope of MFRS 9 Financial Instruments: Recognition and Measurement, is measured at fair value with the changes in fair value recognised in the statement of profit or loss in accordance with MFRS 9. Other contingent consideration that is not within the scope of MFRS 9 is measured at fair value at each reporting date with changes in fair value recognised in profit or loss.

If the business combination is achieved in stages, the acquisition date fair value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss.

Goodwill is initially measured at cost, being the excess of the aggregate of the consideration transferred and the amount recognised for non-controlling interests over the net identifiable assets acquired and liabilities assumed. If this consideration is lower than fair value of the net assets of the subsidiary acquired, the difference is recognised in profit or loss.

After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.4 Basis of consolidation (Continued)

Where goodwill has been allocated to a cash-generating unit (CGU) and part of the operation within that unit is disposed of, the goodwill associated with the disposed operation is included in the carrying amount of the operation when determining the gain or loss on disposal. Goodwill disposed in these circumstances is measured based on the relative values of the disposed operation and the portion of the cash-generating unit retained.

Business combinations involving entities under common control

Business combinations involving entities under common control are accounted for by applying the pooling of interest method. The assets and liabilities of the combining entities are reflected at their carrying amounts reported in the consolidated financial statements of the controlling holding company. Any difference between the consideration paid and the share capital of the "acquired" entity is reflected within equity as merger reserve. The statement of comprehensive income reflects the results of the combining entities for the full year, irrespective of when the combination takes place. Comparatives are presented as if the entities have always been combined since the date the entities had come under common control.

2.5 Transactions with non-controlling interests

Non-controlling interests represents the equity in subsidiaries not attributable, directly or indirectly, to owners of the Company, and is presented separately in the consolidated statement of comprehensive income and within equity in the consolidated statement of financial position, separately from equity attributable to owners of the Company.

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

2.6 Subsidiaries

A subsidiary is an entity over which the Group has all the following:

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

In the Company's separate financial statements, investments in subsidiaries are accounted for at cost less impairment losses. On disposal of such investments, the difference between net disposal proceeds and their carrying amounts is included in profit or loss.

2.7 Investment in associates

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

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

An associate is equity accounted for from the date on which the investee becomes an associate.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.7 Investment in associates (Continued)

Under the equity method, on initial recognition the investment in an associate is recognised at cost, and the carrying amount is increased or decreased to recognise the Group's share of the profit or loss and other comprehensive income of the associate after the date of acquisition. When the Group's share of losses in an associate equal or exceeds its interest in the associate, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the associate.

Profits and losses resulting from upstream and downstream transactions between the Group and its associate are recognised in the Group's financial statements only to the extent of unrelated investors' interests in the associate. Unrealised losses are eliminated unless the transaction provides evidence of an impairment of the asset transferred.

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

After application of the equity method, the Group applies MFRS 9 Financial Instruments: Recognition and Measurement to determine whether it is necessary to recognise any additional impairment loss with respect to its net investment in the associate. When necessary, the entire carrying amount of the investment is tested for impairment in accordance with MFRS 136 Impairment of Assets as a single asset, by comparing its recoverable amount (higher of value in use and fair value less costs to sell) with its carrying amount. Any impairment loss is recognised in profit or loss. Reversal of an impairment loss is recognised to the extent that the recoverable amount of the investment subsequently increases.

In the Company's separate financial statements, investments in associates are accounted for at cost less impairment losses. On disposal of such investments, the difference between net disposal proceeds and their carrying amounts is included in profit or loss.

2.8 Intangible assets

Goodwill

Goodwill is initially measured at cost. Following initial recognition, goodwill is measured at cost less accumulated impairment losses.

For the purpose of impairment testing, goodwill acquired is allocated, from the acquisition date, to each of the Group's cash-generating units that are expected to benefit from the synergies of the combination.

The cash-generating unit to which goodwill has been allocated is tested for impairment annually and whenever there is an indication that the cash-generating unit may be impaired, by comparing the carrying amount of the cash-generating unit, including the allocated goodwill, with the recoverable amount of the cash-generating unit. Where the recoverable amount of the cash-generating unit is less than the carrying amount, an impairment loss is recognised in the profit or loss. Impairment losses recognised for goodwill are not reversed in subsequent periods.

Where goodwill forms part of a cash-generating unit and part of the operation within that cash-generating unit is disposed of, the goodwill associated with the operation disposed of is included in the carrying amount of the operation when determining the gain or loss on disposal of the operation. Goodwill disposed of in this circumstance is measured based on the relative fair values of the operations disposed of and the portion of the cash-generating unit retained.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.9 Foreign currency

(a) Functional and presentation currency

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

(b) Foreign currency transactions

Transactions in foreign currencies are measured in the respective functional currencies of the Company and its subsidiaries and are recorded on initial recognition in the functional currencies at exchange rates approximating those ruling at the transaction dates. Monetary assets and liabilities denominated in foreign currencies are translated at the rate of exchange ruling at the reporting date. Non-monetary items denominated in foreign currencies that are measured at historical cost are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items denominated in foreign currencies measured at fair value are translated using the exchange rates at the date when the fair value was determined.

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

Exchange differences arising on the translation of non-monetary items carried at fair value are included in profit or loss for the period except for the differences arising on the translation of non-monetary items in respect of which gains and losses are recognised directly in equity. Exchange differences arising from such non-monetary items are also recognised directly in equity.

(c) Foreign operations

The assets and liabilities of foreign operations are translated into RM at the rate of exchange ruling at the reporting date and income and expenses are translated at exchange rates at the dates of the transactions. The exchange differences arising on the translation are taken directly to other comprehensive income. On disposal of a foreign operation, the cumulative amount recognised in other comprehensive income and accumulated in equity under foreign currency translation reserve relating to that particular foreign operation is recognised in the profit or loss.

Goodwill and fair value adjustments arising on the acquisition of foreign operations are treated as assets and liabilities of the foreign operations and are recorded in the functional currency of the foreign operations and translated at the closing rate at the reporting date.

2.10 Property, plant and equipment

All items of property, plant and equipment are initially recorded at cost. The cost of an item of property, plant and equipment is recognised as an asset if, and only if, it is probable that future economic benefits associated with the item will flow to the Group and the cost of the item can be measured reliably.

Subsequent to recognition, property, plant and equipment are measured at cost less accumulated depreciation and accumulated impairment losses. When significant parts of property, plant and equipment are required to be replaced in intervals, the Group recognises such parts as individual assets with specific useful lives and depreciation, respectively. Likewise, when a major inspection is performed, its cost is recognised in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognised in profit or loss as incurred.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.10 Property, plant and equipment (Continued)

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

Leasehold land	17 to 60 years
Wharf	20 years
Buildings, jetty, and slipways	20 - 50 years
Dry docking expenses	2.5 – 5 years
Motor vehicles	5 – 10 years
Office equipment, furniture and fittings	5 – 10 years
Shipping equipment and machinery	3 – 20 years
Plant and machinery	10 years
Vessels	8 – 20 years

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

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

The residual value, useful life and depreciation method are reviewed at each financial year-end, and adjusted prospectively, if appropriate.

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

2.11 Impairment of non-financial assets

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

An asset's recoverable amount is the higher of an asset's fair value less costs to sell and its value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units ("CGU")).

In assessing value in use, the estimated future cash flows expected to be generated by the asset 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. Where the carrying amount of an asset exceeds its recoverable amount, the asset is written down to its recoverable amount. Impairment losses recognised in respect of a CGU or groups of CGUs are allocated first to reduce the carrying amount of any goodwill allocated to those units or groups of units and then, to reduce the carrying amount of the other assets in the unit or groups of units on a pro-rata basis.

Impairment losses are recognised in profit or loss except for assets that are previously revalued where the revaluation was taken to other comprehensive income. In this case the impairment is also recognised in other comprehensive income up to the amount of any previous revaluation.

An assessment is made at each reporting date as to whether there is any indication that previously recognised impairment losses may no longer exist or may have decreased. A previously recognised impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognised. If that is the case, the carrying amount of the asset is increased to its recoverable amount. That increase cannot exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognised previously. Such reversal is recognised in profit or loss unless the asset is measured at revalued amount, in which case the reversal is treated as a revaluation increase. Impairment loss on goodwill is not reversed in a subsequent period.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.12 Inventories

Inventories are stated at lower of cost and net realisable value.

Cost is determined on a first-in-first-out basis. The cost of raw materials comprises costs of purchase. The costs of finished goods and work-in-progress comprise costs of raw materials, direct labour, other direct costs and appropriate proportions of manufacturing 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 the estimated costs necessary to make the sale. In arriving at the net realisable value, due allowance is made for all damaged, obsolete and slow moving items.

2.13 Financial instruments

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Financial assets

(i) Initial recognition and measurement

Current financial year

Financial assets are classified, at initial recognition, as subsequently measured at amortised cost, fair value through other comprehensive income ("OCI"), and fair value through profit or loss.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's and the Company's business model for managing them. With the exception of trade receivables that do not contain a significant financing component or for which the Group and the Company have applied the practical expedient, the Group and the Company initially measure a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss, transaction costs. Trade receivables that do not contain a significant financing component or for which the Group and the Company has applied the practical expedient are measured at the transaction price determined under MFRS 15.

In order for a financial asset to be classified and measured at amortised cost or fair value through OCI, it needs to give rise to cash flows that are 'solely payments of principal and interest (SPPI)' on the principal amount outstanding. This assessment is referred to as the SPPI test and is performed at an instrument level.

The Group's and the Company's business model for managing financial assets refers to how it manages its financial assets in order to generate cash flows. The business model determines whether cash flows will result from collecting contractual cash flows, selling the financial assets, or both.

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

Previous financial year

A financial instrument was recognised initially, at its fair value plus or minus, in the case of a financial instrument not at fair value through profit or loss, transaction costs.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial assets (Continued)

(ii) Financial instrument categories and subsequent measurement

Current financial year

For purposes of subsequent measurement, financial assets are classified in four categories:.

(a) Financial assets at amortised cost (debt instruments)

The Group and the Company measure financial assets at amortised cost if both of the following conditions are met:

- The financial asset is held within a business model with the objective to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Financial assets at amortised cost are subsequently measured using the effective interest (EIR) method and are subject to impairment. Gains and losses are recognised in profit or loss when the asset is derecognised, modified or impaired.

(b) Financial assets at fair value through OCI (debt instruments)

The Group and the Company measure debt instruments at fair value through OCI if both of the following conditions are met:

- The financial asset is held within a business model with the objective of both holding to collect contractual cash flows and selling; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

For debt instruments at fair value through OCI, interest income, foreign exchange revaluation and impairment losses or reversals are recognised in the statement of profit or loss and computed in the same manner as for financial assets measured at amortised cost. The remaining fair value changes are recognised in OCI. Upon derecognition, the cumulative fair value change recognised in OCI is recycled to profit or loss. At the reporting date, the Group and the Company do not have debt instruments at fair value through OCI.

(c) Financial assets at fair value through OCI (equity instruments)

Upon initial recognition, the Group and the Company can elect to classify irrevocably its equity investments as equity instruments designated at fair value through OCI when they meet the definition of equity under MFRS 132 Financial Instruments: Presentation and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognised as other income in the statement of profit or loss when the right of payment has been established, except when the Group and the Company benefit from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at fair value through OCI are not subject to impairment assessment. At the reporting date, the Group and the Company do not have financial assets designated at fair value through OCI (equity instruments).

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial assets (Continued)

(ii) Financial instrument categories and subsequent measurement

Current financial year (Continued)

For purposes of subsequent measurement, financial assets are classified in four categories:.

(d) Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives, including separated embedded derivatives, are also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model.

Notwithstanding the criteria for debt instruments to be classified at amortised cost or at fair value through OCI, as described above, debt instruments may be designated at fair value through profit or loss on initial recognition if doing so eliminates, or significantly reduces, an accounting mismatch.

Financial assets at fair value through profit or loss are carried in the statement of financial position at fair value with net changes in fair value recognised in the statement of profit or loss.

This category includes derivative instruments and listed equity investments which the Company had not irrevocably elected to classify at fair value through OCI. Dividends on listed equity investments are also recognised as other income in the statement of profit or loss when the right of payment has been established.

A derivative embedded in a hybrid contract, with a financial liability or non-financial host, is separated from the host and accounted for as a separate derivative if: the economic characteristics and risks are not closely related to the host; a separate instrument with the same terms as the embedded derivative would meet the definition of a derivative; and the hybrid contract is not measured at fair value through profit or loss. Embedded derivatives are measured at fair value with changes in fair value recognised in profit or loss. Reassessment only occurs if there is either a change in the terms of the contract that significantly modifies the cash flows that would otherwise be required or a reclassification of a financial asset out of the fair value through profit or loss category. A derivative embedded within a hybrid contract containing a financial asset host is not accounted for separately. The financial asset host together with the embedded derivative is required to be classified in its entirety as a financial asset at fair value through profit or loss.

Previous financial year

The Group and the Company determine the classification of its financial assets at initial recognition, and the categories include financial assets at fair value through profit or loss, loans and receivables, held-to-maturity investments and available-for-sale financial assets.

(a) Financial assets at fair value through profit or loss

Financial assets were classified as financial assets at fair value through profit or loss if they are held for trading or are designated as such upon initial recognition. Financial assets held for trading were derivatives (including separated embedded derivatives) or financial assets acquired principally for the purpose of selling in the near term.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial assets (Continued)

(ii) Financial instrument categories and subsequent measurement

Previous financial year (Continued)

(a) Financial assets at fair value through profit or loss

Subsequent to initial recognition, financial assets at fair value through profit or loss were measured at fair value. Any gains or losses arising from changes in fair value were recognised in profit or loss. Net gains or net losses on financial assets at fair value through profit or loss do not include exchange differences, interest and dividend income. Exchange differences, interest and dividend income on financial assets at fair value through profit or loss were recognised separately in profit or loss as part of other losses or other income.

Financial assets at fair value through profit or loss could be presented as current or non-current. Financial assets that were held primarily for trading purposes are presented as current whereas financial assets that were not held primarily for trading purposes were presented as current or non-current based on the settlement date.

(b) Loans and receivables

Financial assets with fixed or determinable payments that were not quoted in an active market were classified as loans and receivables.

Subsequent to initial recognition, loans and receivables were measured at amortised cost using the effective interest method. Gains and losses were recognised in profit or loss when the loans and receivables were derecognised or impaired, and through the amortisation process.

Loans and receivables were classified as current, except for those having maturity dates later than twelve months after the reporting date which were classified as non-current.

(c) Held-to-maturity investments

Financial assets with fixed or determinable payments and fixed maturity were classified as held-tomaturity when the Company has the positive intention and ability to hold the investment to maturity.

Subsequent to initial recognition, held-to-maturity investments were measured at amortised cost using the effective interest method. Gains and losses were recognised in profit or loss when the held-to-maturity investments were derecognised or impaired, and through the amortisation process.

Held-to-maturity investments were classified as non-current, except for those having maturity within twelve months after the reporting date which were classified as current.

The Group and the Company have not designated any financial assets as held-to-maturity investments.

(d) Available-for-sale financial assets

Available-for-sale financial assets are financial assets that are designated as available for sale or were not classified in any of the three preceding categories.

After initial recognition, available-for-sale financial assets are measured at fair value. Any gains or losses from changes in fair value of the financial assets are recognised in other comprehensive income, except that impairment losses, foreign exchange gains and losses on monetary instruments and interest calculated using the effective interest method were recognised in profit or loss.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial assets (Continued)

(ii) Financial instrument categories and subsequent measurement (Continued)

Previous financial year (Continued)

(d) Available-for-sale financial assets (Continued)

The cumulative gain or loss previously recognised in other comprehensive income was reclassified from equity to profit or loss as a reclassification adjustment when the financial asset was derecognised. Interest income calculated using the effective interest method was recognised in profit or loss. Dividends on an available-for-sale equity instrument are recognised in profit or loss when the Group's and the Company's right to receive payment was established.

Investments in equity instruments whose fair value cannot be reliably measured were measured at costless any accumulated impairment losses.

(iii) Impairment of financial assets

Current financial year

An allowance is recognized for expected credit losses ("ECLs") for all debt instruments carried at amortised cost and fair value through OCI, contract assets and lease receivables. ECLs are based on the difference between the contractual cash flows due in accordance with the contract and all the cash flows expected to be received, discounted at the original effective interest rate ("EIR"). The expected cash flows will include cash flows from the sale of collaterals held or other credit enhancements that are integral to the contractual terms.

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

For trade receivables, a simplified approach is applied in calculating ECLs. Therefore, credit risk is not tracked, but instead recognise a loss allowance based on lifetime ECLs at each reporting date. A provision matrix is established that is based on its historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment.

The Group and the Company consider a financial asset in default when contractual payments are 365 days past due. However, in certain cases, the Group and the Company may also consider a financial asset to be in default when internal or external information indicates that the Group and the Company is unlikely to receive the outstanding contractual amounts in full before taking into account any credit enhancements held by the Group and the Company. A financial asset is written off when there is no reasonable expectation of recovering the contractual cash flows.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial assets (Continued)

(iii) Impairment of financial assets (Continued)

Previous financial year

The Group and the Company assess, at each reporting date, whether there is any objective evidence that a financial asset or a group of financial assets is impaired.

(a) Trade and other receivables and other financial assets carried at amortised cost

To determine whether there was objective evidence that an impairment loss on financial assets have been incurred, the Group and the Company consider factors such as the probability of insolvency or significant financial difficulties of the debtor and default or significant delay in payments. For certain categories of financial assets, such as trade receivables, assets that were assessed not to be impaired individually are subsequently assessed for impairment on a collective basis based on similar risk characteristics. Objective evidence of impairment for a portfolio of receivables could include the Group's and the Company's past experience of collecting payments, an increase in the number of delayed payments in the portfolio past the average credit period and observable changes in national or local economic conditions that correlate with default on receivables.

If any such evidence exists, the amount of impairment loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate. The impairment loss was recognised in profit or loss.

The carrying amount of the financial asset was reduced by the impairment loss directly for all financial assets with the exception of trade receivables, where the carrying amount is reduced through the use of an allowance account. When a trade receivable becomes uncollectible, it was written off against the allowance account.

If in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognised, the previously recognised impairment loss was reversed to the extent that the carrying amount of the asset does not exceed its amortised cost at the reversal date. The amount of reversal was recognised in profit or loss.

(b) Available-for-sale financial assets

Significant or prolonged decline in fair value below cost, significant financial difficulties of the issuer or obligor, and the disappearance of an active trading market were considerations to determine whether there was objective evidence that investment securities classified as available-for-sale financial assets were impaired.

If an available-for-sale financial asset was impaired, an amount comprising the difference between its cost (net of any principal payment and amortisation) and its current fair value, less any impairment loss previously recognised in profit or loss, was transferred from equity to profit or loss.

Impairment losses on available-for-sale equity investments were not reversed in profit or loss in the subsequent periods. Increase in fair value, if any, subsequent to impairment loss was recognised in other comprehensive income. For available-for-sale debt investments, impairment losses were subsequently reversed in profit or loss if an increase in the fair value of the investment can be objectively related to an event occurring after the recognition of the impairment loss in profit or loss.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial assets (Continued)

(iv) Derecognition

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

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

When the Group and the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group and the Company continues to recognise the transferred asset to the extent of its continuing involvement. In that case, the Group and the Company also recognises an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group and the Company has retained.

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

Financial liabilities

(i) Initial recognition and measurement

Current financial year

Financial liabilities are classified, at initial recognition, as financial liabilities at fair value through profit or loss, loans and borrowings, payables, or as derivatives designated as hedging instruments in an effective hedge, as appropriate.

All financial liabilities are recognised initially at fair value and, in the case of loans and borrowings and payables, net of directly attributable transaction costs.

Previous financial year

Financial liabilities were classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability.

Financial liabilities, within the scope of MFRS 139 Financial Instruments: Recognition and Measurement, were recognised in the statements of financial position when, and only when, the Group and the Company become a party to the contractual provisions of the financial instrument.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial liabilities

(ii) Categories and subsequent measurement

Current financial year

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

(a) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities are classified as held for trading if they are incurred for the purpose of repurchasing in the near term. Gains or losses on liabilities held for trading are recognised in the statement of profit or loss.

Financial liabilities designated upon initial recognition at fair value through profit or loss are designated at the initial date of recognition, and only if the criteria in MFRS 9 are satisfied.

(b) Amortised cost

After initial recognition, interest-bearing loans and borrowings are subsequently measured at amortised cost using the EIR method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the EIR amortisation process.

Amortised cost is calculated by taking into account any discount or premium on acquisition and fees or costs that are an integral part of the EIR. The EIR amortisation is included as finance costs in the statement of profit or loss.

Previous financial year

Financial liabilities were classified as either financial liabilities at fair value through profit or loss or other financial liabilities.

(a) Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss include financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss.

Financial liabilities held for trading include derivatives entered into by the Company. Derivative liabilities (excluding those that are hedge-accounted for) were initially measured at fair value and subsequently stated at fair value, with any resultant gains or losses recognised in profit or loss. Net gains or losses on derivatives include exchange differences.

The Group and the Company have not designated any financial liabilities as at fair value through profit or loss.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.13 Financial instruments (Continued)

Financial liabilities (Continued)

(ii) Categories and subsequent measurement (Continued)

Previous financial year (Continued)

(b) Other financial liabilities

The Group's and the Company's other financial liabilities include trade payables, other payables and loans and borrowings.

Trade and other payables were recognised initially at fair value plus directly attributable transaction costs and subsequently measured at amortised cost using the effective interest method.

Loans and borrowings were recognised initially at fair value, net of transaction costs incurred, and subsequently measured at amortised cost using the effective interest method.

For other financial liabilities, gains and losses were recognised in profit or loss when the liabilities were derecognised, and through the amortisation process.

(iii) Derecognition

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

Offsetting of financial instruments

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

2.14 Cash and cash equivalents

Cash and cash equivalents comprise cash at bank and on hand, demand deposits, and short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. These also include bank overdrafts that form an integral part of the Group's cash management.

2.15 Construction contracts

Where the outcome of a construction contract can be reliably estimated, contract revenue and contract costs are recognised as revenue and expenses respectively by using the stage of completion method. The stage of completion is measured by reference to the proportion of contract costs incurred for work performed to date to the estimated total contract costs.

Where the outcome of a construction contract cannot be estimated reliably, contract revenue is recognised to the extent of contract costs incurred that are likely to be recoverable. Contract costs are recognised as expense in the period in which they are incurred.

When it is probable that total contract costs will exceed total contract revenue, the expected loss is recognised as an expense immediately.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.15 Construction contracts (Continued)

Contract revenue comprises the initial amount of revenue agreed in the contract and variations in contract work, claims and incentive payments to the extent that it is probable that they will result in revenue and they are capable of being reliably measured.

When the total of costs incurred on construction contracts plus recognised profits (less recognised losses) exceeds progress billings, the balance is classified as amount due from customers on contracts. When progress billings exceed costs incurred plus, recognised profits (less recognised losses), the balance is classified as amount due to customers on contracts.

2.16 Leases

The determination of whether an arrangement is (or contains) a lease is based on the substance of the arrangement at the inception of the lease. The arrangement is, or contains, a lease if fulfilment of the arrangement is dependent on the use of a specific asset (or assets) and the arrangement conveys a right to use the asset (or assets), even if that asset is (or those assets are) not explicitly specified in an arrangement.

(a) Group as a lessee

A lease is classified at the inception date as a finance lease or an operating lease. A lease that transfers substantially all the risks and rewards incidental to ownership to the Group is classified as a finance lease.

Finance leases are capitalised at the commencement of the lease at the inception date fair value of the leased property or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognised in finance costs in the statement of profit or loss.

A leased asset is depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Group will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset and the lease term.

(b) Group as a lessor

Leases in which the Group does not transfer substantially all the risks and rewards of ownership of an asset are classified as operating leases. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the period in which they are earned.

2.17 Borrowing costs

Borrowing costs are capitalised as part of the cost of a qualifying asset if they are directly attributable to the acquisition, construction or production of that asset. Capitalisation of borrowing costs commences when the activities to prepare the asset for its intended use or sale are in progress and the expenditures and borrowing costs are incurred. Borrowing costs are capitalised until the assets are substantially completed for their intended use or sale.

All other borrowing costs are recognised in profit or loss in the period they are incurred. Borrowing costs consist of interest and other costs that the Group and the Company incurred in connection with the borrowing of funds.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.18 Provisions

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

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

2.19 Revenue

(a) Revenue from contracts with customers

Revenue from contracts with customers is recognised when control of the goods or services are transferred to the customer at an amount that reflects the consideration to which the Group expects to be entitled in exchange for those goods or services. The Group generates its revenue from three principal services: 1) shipping and marine services, 2) chartering and leasing income and 3) ship building, repairs works and metal fabrication. The Group has generally concluded that it is the principal in its revenue arrangements because it typically controls the goods and services before transferring them to customers, including for those ancillary services like custom clearance, export and import documentation, door-to-door services and other logistic arrangements, that are incidental to the principal services.

The Group also acted as an agent for certain freight forwarding services which the Group is not primarily responsible in fulfilling the promises nor has the control over the services. The fees or commission are recognised as net amount of the consideration that the Group retains after paying other party the consideration received in exchange for the goods or services to be provided by that party.

(i) Revenue from freight and lighterage services – sea transports

Freight services for sea transports are considered as one performance obligations satisfied over time. The customer is able to benefit from the Group's performance as it occurs and the other entity would not need to substantially reperform the Group's performance (e.g. distance travelled) to date. The Group has selected the output measure (days travelled) which can most appropriately depicts the transfer of control of the service to the customer.

(ii) Revenue from freight forwarding services

These revenues comprise mainly agency commission, custom clearance, import and export documentation, port related services and etc. These services are considered to represent one single performance obligation satisfied at a point in time.

(iii) Ship building, repairs works and metal fabrication

Revenue from ship building, repair works and metal fabrication is accounted for using the input measure as referred in Note 2.15.

(iv) Sales of goods and services

Revenue from sale of goods and services is recognised at the point in time when control of the assets is transferred to the customers, generally on delivery of the goods and services.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.19 Revenue (Continued)

(a) Revenue from contracts with customers (Continued)

Contract balances

(i) Trade receivables

A receivable represents the Group's right to an amount of consideration that is unconditional (i.e., only the passage of time is required before payment of the consideration is due).

(ii) Contract assets

A contract asset is the right to consideration in exchange for goods or services transferred to the customer. If the Group performs by transferring goods or services to a customer before the customer pays consideration or before payment is due, a contract asset is recognised for the earned consideration that is conditional.

(iii) Contract liabilities

A contract liability is the obligation to transfer goods or services to a customer for which the Group has received consideration (or an amount of consideration is due) from the customer. If a customer pays consideration before the Group transfers goods or services to the customer, a contract liability is recognised when the payment is made or the payment is due (whichever is earlier). Contract liabilities are recognised as revenue when the Group performs under the contract.

(b) Revenue from other sources

Revenue from other sources are recognised as follows:

(i) Dividend income

Dividend income is recognised when the Group's right to receive payment is established.

(ii) Hire of equipment, vessel charter fee and rental income

The Group enters as a lessor into lease agreements that fall within the scope of MFRS 117. Rental income arising from operating leases is accounted for on a straight-line basis over the lease term and is included in revenue in the statement of profit or loss due to its operating nature.

2.20 Taxes

(a) Current tax

Current tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the reporting date.

Current taxes are recognised in profit or loss except to the extent that the tax relates to items recognised outside profit or loss, either in other comprehensive income or directly in equity.

(b) Deferred tax

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

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.20 Taxes (Continued)

(b) Deferred tax (Continued)

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

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

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

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

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

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

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

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

(c) Sales and Services Tax ("SST") and Goods and Services Tax ("GST")

Revenues, expenses and assets are recognised net of the amount of GST except:

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

The net amount of GST recoverable from, or payable to, the taxation authority is included as part of receivables or payables in the statements of financial position.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.21 Employee benefits

(a) Short term benefits

Wages, salaries, bonuses and social security contributions are recognised as an expense in the year in which the associated services are rendered by employees. Short term accumulating compensated absences such as paid annual leave are recognised when services are rendered by employees that increase their entitlement to future compensated absences. Short term non-accumulating compensated absences such as sick leave are recognised when the absences occur.

(b) Defined contribution plans

The Group participates in the national pension schemes as defined by the laws of the countries in which it has operations. The Malaysian companies in the Group make contributions to the Employee Provident Fund in Malaysia, a defined contribution pension scheme. Contributions to defined contribution pension schemes are recognised as an expense in the period in which the related service is performed.

2.22 Derivative financial instruments

The Group uses derivative financial instruments such as forward currency contracts to hedge its risk associated with foreign currency fluctuations. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into, and are subsequently re-measured at fair value.

Any gain or losses arising from changes in fair value on derivatives that do not qualify for hedge accounting are taken directly to profit or loss.

The fair value of forward contracts is determined by reference to current forward prices for contracts with similar maturity profiles. Where the quoted market prices are not available, the fair values are based on management's best estimate and are arrived at by reference to the market prices if another contract that is substantially similar.

2.23 Share capital and share issuance expenses

An equity instrument is any contract that evidences a residual interest in the assets of the Group and the Company after deducting all of its liabilities. Ordinary shares are equity instruments.

Ordinary shares are recorded at the proceeds received, net of directly attributable incremental transaction costs. Ordinary shares are classified as equity. Dividends on ordinary shares are recognised in equity in the period in which they are declared.

2.24 Segment reporting

For management purposes, the Group is organised into operating segments based on their products and services which are independently managed by the respective segment managers responsible for the performance of the respective segments under their charge. The segment managers report directly to the management of the Company who regularly review the segment results in order to allocate resources to the segments and to assess the segment performance. Additional disclosures on each of these segments are shown in Note 38, including the factors used to identify the reportable segments and the measurement basis of segment information.

2.25 Treasury shares

When shares of the Company, that have not been cancelled, recognised as equity are reacquired, the amount of consideration paid is recognised in equity. Reacquired shares are classified as treasury shares and presented as a deduction from total equity. No gain or loss is recognised in profit or loss on the purchase, sale, issue or cancellation of treasury shares. When treasury shares are reissued by resale, the difference between the sales consideration and the carrying amount is recognised in equity.

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.26 Contingencies

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

Contingent liabilities and assets are not recognised in the statements of financial position of the Group.

2.27 Financial guarantee contracts

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payment when due.

Current financial year

Financial guarantees issued are initially measured at fair value, net of transaction costs. Subsequently, they are measured at the higher of the amount of the loss allowance; and the amount initially recognized less, when appropriate, the cumulative amount of income recognized in accordance with MFRS 15.

Previous financial year

Financial guarantees issued are initially measured at fair value. Subsequently, they are measured at the higher of the best estimate of the expenditure required to settle the present obligation at the reporting date, and the amount initially recognized less cumulative amortization.

As at reporting date, no values are placed on corporate guarantees provided by the Company to secure bank loans and other banking facilities granted to its subsidiaries where such loans and banking facilities are fully collateralised by fixed and floating charges over the property, plant and equipment and other assets of the subsidiaries and where the directors regard the value of the credit enhancement provided by the corporate guarantees is minimal.

2.28 Fair value measurements

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

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

The principal or the most advantageous market must be accessible to by the Group and the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

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

30 June 2019 (Cont'd)

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

2.28 Fair value measurements (Continued)

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

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

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Group and the Company determine whether transfers have occurred between Levels in the hierarchy by re-assessing categorisation (based on the lowest level input that is significant to the fair value measurement as a whole) at the end of each reporting period.

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

2.29 Current versus non-current classification

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

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

All other assets are classified as non-current.

A liability is current when:

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

The Group classifies all other liabilities as non-current.

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

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

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

30 June 2019 (Cont'd)

3. SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES (CONTINUED)

Key sources of estimation uncertainty

The key assumptions concerning the future and other key sources of estimation uncertainty at the reporting date that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

a) Provision for expected credit losses of trade receivables and contract assets

The Group uses the simplified approach to estimate a lifetime expected credit loss allowance for trade receivables. The Company develops the expected loss rates based on the payment profiles of past sales and the corresponding historical credit losses, and adjusts for qualitative and quantitative reasonable and supportable forward-looking information.

The Group and the Company also assess the credit risk of receivables and contract assets at each reporting date on an individual basis, to determine whether or not there have been significant increases in credit risk since the initial recognition of these assets. To determine whether there is a significant increase in credit risks, the Group and the Company consider factors such as the probability of insolvency or significant financial difficulties of the debtors and default or significant delay in payments. Where there is a significant increase in credit risk, the Group and the Company determine the lifetime expected credit loss by considering the loss given default and the probability of default assigned to each counterparty customer. The financial assets are written off either partially or in full when there is no realistic prospect of recovery. This is generally the case when the Group and the Company determine that the debtor does not have assets or sources of income that could generate sufficient cash flows to repay the amount subject to the write-offs.

In assessing credit risks for purposes of applying the ECL model, the Group and the Company consider the need to incorporate forward-looking factors and to estimate the probability of default, which are likely to be judgemental and subject to estimation uncertainties.

The information about the ECLs on the Group's trade and other receivables and contract assets are disclosed in Notes 20 and 21 respectively.

b) Construction contracts

Revenue for construction contracts is recognised on a percentage of completion basis. The percentage of completion is assessed by reference to the stage of completion of the project based on the proportion of contract costs incurred bear to the estimated costs to complete. Significant judgement is required in determining the stage of completion as inherent uncertainties exist over the estimation of the total costs of individual projects.

c) Impairment of vessels

An impairment exists when the carrying value of an asset or cash-generating unit exceeds its recoverable amount, which is the higher of its fair value less costs to sell and its value in use. The fair value less costs to sell calculation is based on valuation performed by independent ship valuers, available data from binding sales transactions in an arm's length transaction of similar assets or observable market prices less incremental costs for disposing of the asset. The value in use calculation is based on a discounted cash flow model.

The Group reviewed the fleets of vessels and determined that vessels of the same category and type and similar function in each subsidiary should be grouped and considered as one cash-generating unit. The management is of the view that this basis in the identification of a cash-generating unit is more reflective of how cash flows are generated by these respective group of vessels and how management manages these vessels.

The Group performed a review of the recoverable amount of vessels with indication of impairment and concluded that no impairment is required during the financial year.

30 June 2019 (Cont'd)

4. REVENUE

	2019 RM	Group 2018 RM	2019 RM	ompany 2018 RM
Revenue from contracts with customers	580,075,574	552,858,358	-	
Revenue from other source:				
- Charterage and hiring charges	47,529,745	48,843,374	-	-
- Leasing income	16,603,125	16,603,125	-	-
- Dividend income from subsidiaries	-	-	875,000	1,035,000
- Hiring income	504,094	322,045	-	-
- Rental income	488,007	426,874	3,849,607	3,822,874
	65,124,971	66,195,418	4,724,607	4,857,874
	645,200,545	619,053,776	4,724,607	4,857,874

(a) Disaggregation of the Group's revenue from contracts with customers

	Group		
	2019	2018	
	RM	RM	
Freight and lighterage charges	459,610,540	424,801,077	
Shipbuilding	59,567,546	35,267,194	
Ship repairs and metal fabrication	49,444,383	82,765,508	
Freight forwarding charges	6,429,743	5,582,146	
Sales of goods and services	5,023,362	4,442,433	
	580,075,574	552,858,358	

	Group		Company	
	2019 RM	2018 RM	2019 RM	2018 RM
Timing of revenue recognition:				
- At a point in time	11,453,105	10,024,579	-	-
- Over time	568,622,469	542,833,779	-	-
	580,075,574	552,858,358	-	-

30 June 2019 (Cont'd)

4. REVENUE (CONTINUED)

(b) Transaction prices allocated to the remaining performance obligation

The following table includes revenue expected to be recognised in the future related to performance obligations that are unsatisfied or partially unsatisfied at the reporting date.

	Group		
	2019 RM	2018 RM	
Within one year			
- Freight and lighterage charges	2,675,485	2,176,959	
- Freight income	-	99,027	
- Shipbuilding	110,005,145	6,838,054	
- Ship repairs	7,054,536	6,381,701	
	119,735,166	15,495,741	

(c) Contract balances

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

	Group		Company	
	2019	2018	2019	2018
	RM	RM	RM	RM
Trade receivables, current (Note 20)	191,585,038	206,983,165	42,120	_
Contract assets (Note 21)	21,280,819	25,433,945	-	-
Contract liabilities (Note 21)	(24,107,739)	(3,440,345)	-	-

The contract assets primarily relate to the Group's rights to consideration for work completed but not billed at the reporting date on construction contracts. The contract assets are transferred to receivables when the rights become unconditional. This usually occurs when the Group issues an invoice to the customer.

The contract liabilities primarily relate to the advance consideration received from customers for construction contracts, for which revenue is recognised over time.

5. DIVIDEND INCOME

	Group		Company	
	2019 RM	2018 RM	2019 RM	2018 RM
Dividend income from investment securities	4,440	4,800	-	-

6. OTHER INCOME

The other income consists of gain on disposal of property, plant and equipment, gain on disposal of subsidiaries, gain on foreign exchange, reversal of impairment loss on trade receivables and miscellaneous income.

30 June 2019 (Cont'd)

7. FINANCE INCOME

	Group		С	Company	
	2019 RM	2018 RM	2019 RM	2018 RM	
Interest income from:					
- Short term deposits	1,473,169	2,171,366	1,268,623	1,852,381	
- Current account	98,121	16,395	11,615	11,867	
- Others	157,650	154,703	-	-	
	1,728,940	2,342,464	1,280,238	1,864,248	
FINANCE COSTS Interest expenses on:					
- Bank overdrafts	1,846,681	1,935,903	26,487	24,041	
- Bankers acceptances	6,926,583	6,880,559	-		
				-	
- Obligations under finance leases	646,777	521,430	9,282	944	
Obligations under finance leasesTerm loans	646,777 6,125,392	521,430 6,415,554	9,282 778,524	944 897,449	
<u> </u>		,			
- Term loans	6,125,392	6,415,554	778,524	897,449	

9. (LOSS)/PROFIT BEFORE TAX

	Group		С	ompany
	2019 RM	2018 RM	2019 RM	2018 RM
The following items have been included in arriving at (loss)/profit before tax:				
Employee benefits expense (Note 10)	89,912,810	80,743,474	2,033,277	1,931,120
Non-executive directors' remuneration (Note 11) Auditors' remunerations	343,041	345,351	274,173	275,733
- Current year	212,058	189,968	75,275	60,000
- (Over)/Underprovision in previous years	(17,600)	22,408	5,000	20,000
Depreciation of property, plant				
and equipment (Note 14)	97,447,346	82,717,058	1,265,581	1,204,044
Impairment loss on other receivables (Note 36)	53,119,665	39,710,797	-	-
Impairment loss on trade receivables (Note 36)	2,046,774	3,020,582	-	-
Fair value (gain)/loss on investment securities	(40,200)	100,200	-	-
Fair value loss on forward contracts	20,766	-	-	-
Loss on disposal of shares in associates	6,286,524	-	-	-
Hiring charges	4,519,460	6,202,308	-	-
Property, plant and equipment written off	10,407	1,685,338	7,040	-
Loss on foreign exchange	2,699,518	6,172,623	-	61,235
Rental expenses	696,261	687,318	-	-

There were no payments for any indemnity given to or insurance effected for auditors of the Company.

30 June 2019 (Cont'd)

10. EMPLOYEE BENEFITS EXPENSE

	Group		Company	
	2019	2018	2018 2019	2018
	RM	RM	RM	RM
Salaries and wages	84,825,497	75,635,953	1,903,945	1,798,317
Social security contributions	576,365	500,029	5,265	4,113
Contributions to defined contribution plan	4,510,948	4,607,492	124,067	128,690
	89,912,810	80,743,474	2,033,277	1,931,120

Included in employee benefits expense of the Group and of the Company are Executive Directors' remuneration amounting to RM1,530,274 (2018: RM1,364,677) and RM888,936 (2018: RM896,736) respectively as further disclosed in Note 11.

11. DIRECTORS' REMUNERATION

Directors of the Company

	Group		Company	
	2019 RM	2018 RM	2019 RM	2018 RM
	LIVI	UIAI	UIAI	LINI
Executive:				
Salaries and other emoluments	1,327,444	1,176,947	781,036	781,036
Bonus	105,500	95,500	65,000	65,000
Defined contribution plan	97,330	92,230	42,900	50,700
Total executive directors' remuneration (Note 10)	1,530,274	1,364,677	888,936	896,736
Non-Executive:				
Other emoluments	217,036	217,036	156,593	156,593
Bonus	18,000	18,000	13,000	13,000
Defined contribution plan	12,005	14,315	8,580	10,140
Fees	96,000	96,000	96,000	96,000
Total Non-executive directors' remuneration (Note 9)	343,041	345,351	274,173	275,733
	1,873,315	1,710,028	1,163,109	1,172,469
Directors of subsidiaries				
Salaries and other emoluments	1,370,146	1,327,402	_	-
Bonus	277,000	264,400	-	-
Defined contribution plan	203,051	197,116	-	-
	1,850,197	1,788,918	-	-
Total directors' remuneration	3,723,512	3,498,946	1,163,109	1,172,469

30 June 2019 (Cont'd)

11. DIRECTORS' REMUNERATION (CONTINUED)

The number of Directors of the Company whose total remuneration during the year fell within the following bands is analysed below:

	Number o	f Directors
	2019	2018
Executive Directors:		
RM250,001 – RM300,000	1	1
RM300,001 – RM350,000 RM500,001 – RM550,000	- 1	-
RM750,001 – RM800,000	1	1
Non-Executive Directors:		
Below RM50,000	4	4
RM200,001 - RM250,000	1	1

12. INCOME TAX EXPENSE

Major components of income tax expense

The major components of income tax expense for the years ended 30 June 2019 and 2018 are:

	Group		Co	Company	
	2019	2018	2019	2018	
	RM	RM	RM	RM	
Statements of profit or loss and other comprehensive income:					
Current income tax:					
Malaysian income tax	1,514,927	1,402,182	207,400	284,006	
Underprovision in prior years	15,642	7,040	12,449	-	
Withholding tax	1,868	-	-	-	
	1,532,437	1,409,222	219,849	284,006	
Deferred income tax (Note 29):					
Reversal or origination of temporary differences	5,119,931	(3,108,702)	-	-	
(Over)/Under provision in previous years	(213,366)	30,835	-	-	
	4,906,565	(3,077,867)	-	-	
Income tax expense recognised in profit or loss	6,439,002	(1,668,645)	219,849	284,006	

30 June 2019 (Cont'd)

12. INCOME TAX EXPENSE (CONTINUED)

Reconciliation between tax expense and accounting (loss)/profit

The reconciliation between tax expense and the product of accounting (loss)/profit multiplied by the applicable corporate tax rate for the years ended 30 June 2019 and 2018 are as follows:

		Group	Company		
	2019 RM	2018 RM	2019 RM	2018 RM	
(Loss)/Profit before tax	(82,719,090)	28,846,133	330,350	828,429	
Tax at Malaysian statutory tax rate of 24%					
(2018: 24%)	(19,852,582)	6,923,072	79,284	198,823	
Adjustments:	(2,22 ,22 ,	-,-	-, -	,	
Income not subject to tax	(4,652,160)	(31,999,653)	(210,000)	(248,400)	
Non-deductible expenses	22,647,389	22,098,899	278,818	284,125	
Deferred tax assets not recognised during the year	8,649,277	1,090,131	59,298	49,458	
Reversal of deferred tax assets not recognised					
in previous years	(203,684)	-	-	-	
Underprovision of tax expenses in prior years	15,642	7,040	12,449	-	
(Over)/Underprovision of deferred tax in previous years	(213,366)	30,835	-	-	
Effect of share of results of associate	46,618	181,031	-	-	
Withholding tax	1,868	-	-	-	
Income tax expense recognised in profit or loss	6,439,002	(1,668,645)	219,849	284,006	

Current income tax is calculated at the statutory tax rate of 24% (2018: 24%) of the estimated assessable (loss)/profit for the year.

Certain subsidiaries enjoy tax exempt profits arising from its operations of seagoing vessels, under Section 54A of the Income Tax Act, 1967.

The profits of the subsidiaries from United Arab Emirates ("UAE") are not subject to income tax as there are no taxes imposed by the federal government of UAE.

30 June 2019 (Cont'd)

13. (LOSS)/EARNINGS PER SHARE

Basic earnings per share amounts are calculated by dividing (loss)/profit for the year, net of tax, attributable to owners of the parent by the weighted average number of ordinary shares in issue during the financial year, excluding treasury shares held by the Company.

The following reflect the (loss)/profit and share data used in the computation of basic (loss)/earnings per share for the years ended 30 June:

	2019 RM	2018 RM
(Loss)/Profit attributable to ordinary equity holders of the Company	(86,668,449)	23,657,379
	2019	2018
Weighted average number of ordinary shares in issue	1,174,423,717	1,196,499,358
	2019	2018
Basic (loss)/earnings per share (Sen)	(7.38)	1.98

The diluted earnings per share for the Group is not presented as there were no potential dilutive ordinary shares outstanding at the reporting date.

30 June 2019 (Cont'd)

Notes to the Financial Statements

14. PROPERTY, PLANT AND EQUIPMENT

(50,337)Total RM (1,741,023)(28,608,120)(5,025,323)(25,773,710)71,422 104,018,970 (262,582)1,922,153,853 153,182,687 5,338,241 2,039,962,074 2,117,965,837 6,827,448 (1,461,533) progress RM 5,128,312 (391,500)10,704,156 (603,478)Capital work-in-1,204,907 (23,235,018)Vessels 137,953,764 504,000 (1,240,790)81,221,484 (21,288,994)161,463,050 141,828,670 1,401,584,117 찚 140,482,994 1,227,669,671 154,888,524 140,655,344 1,341,651,627 172,350 413,826 759,500 Plant and Machinery Machinery RM 149,871,734 (624,899)(3,843,806)(22,602)Shipping (4,879,022)(52, 133)Equipment 10,572,844 10,440,934 Fittings RM (5,092)(26,649)996,724 (6,536)(10,910)**Furniture** and (21,871)6,764 28,767 16,904,558 2,450 (232,440)17,070,442 Office Equipment, 15,782,727 129,839 426,669 (20,000)8,471,187 443,998 (12,785)8,882,400 1,863,096 (630,000)13,071,900 10,237,275 Motor Vehicles 117,500 (77,488)14,636,270 (249,907)1,366,063 ΡZ 1,790,850 (4,393,888)11,705,837 Docking Expenses (7,040) (23,688) 47,250 (163,537)359,935,543 (129,839)1,459,450 582,083 59,879 Jetty, 360,110,958 70,711 Buildings, Wharf and Slipways* 362,006,227 Disposal of a subsidiary Exchange translation-Exchange translationand 1 July 2018 At 30 June 2018 At 30 June 2019 Reclassification At 1 July 2017 differences differences Written off Written off Disposals **Disposals** Additions Additions **Fransfers Transfers** Group Cost:

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Notes to the Financial Statements

30 June 2019 (Cont'd)

Group	Land, Buildings, Jetty, Wharf and Slipways*	Dry Docking Expenses RM	Motor Vehicles RM	Office Equipment, Furniture and Fittings	Shipping Equipment and Machinery RM	Plant and Machinery RM	Vessels	Capital work-in- progress RM	Total RM
Accumulated depreciation and impairment loss:									
At 1 July 2017 Charge for the year (Note 9) Disposals Written off Exchange translation	71,435,584 7,824,817 -	8,270,582 2,033,371 - (2,725,221)	6,469,848 498,559 (20,000)	10,809,657 1,137,613 (5,092) (4,619)	104,376,809 10,677,833 (4,489,753) (610,145)	62,618,727 6,266,695 -	512,565,324 54,278,170 (11,003,263)	1 1 1 1	776,546,531 82,717,058 (15,518,108) (3,339,985)
differences	(685)	(125,453)	(10,709)	(19,430)	(50,790)	1	(376,293)	1	(583,360)
At 30 June 2018 and 1 July 2018	79,259,716	7,453,279	6,937,698	11,918,129	109,903,954	68,885,422	555,463,938	ı	839,822,136
Charge for the year Disposals Written off	7,837,803	1,549,180	570,436 (504,000)	1,083,715 (2,958) (275,777)	10,492,382 (3,704,903)	5,714,293	70,290,720 (7,973,556)	1 1 1	97,538,529 (12,185,417) (252,175)
Disposal of a subsidiary	(6,869)	ı	-	(21,876)	(000;1-1)	ı	1	1	(31,745)
differences	1	I	4,397	6,730	ı	ı	1	1	11,127
At 30 June 2019	87,087,650	9,002,459	7,008,198	12,753,963	116,669,368	74,599,715	617,781,102	1	924,902,455
Net carrying amount:									
At 30 June 2018	280,675,827	4,252,558	1,944,702	4,986,429	44,984,570	71,769,922	786,187,689	5,338,241	5,338,241 1,200,139,938
At 30 June 2019	274,918,577	4,069,441	3,229,077	4,316,479	44,793,682	67,228,955	783,803,015	10,704,156	10,704,156 1,193,063,382

30 June 2019 (Cont'd)

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

* Land, buildings, jetty, wharf and slipways

Group	Leasehold Land RM	Leasehold Land and Buildings RM	Buildings RM	Slipways RM	Wharf and Jetty RM	Total RM
Cost:						
At 1 July 2017 Additions Reclassification Transfer from capital work-in-progress Exchange translation differences	137,460,111	35,296,772 - (129,839) 70,711	110,706,573 47,250 - (163,537)	73,901,494	2,746,008	360,110,958 47,250 (129,839) 70,711 (163,537)
			(100,001)			(100,001)
At 30 June 2018 and 1 July 2018 Additions Transfer from capital	137,460,111	35,237,644 700,000	110,590,286	73,901,494 -	2,746,008 759,450	359,935,543 1,459,450
work-in-progress Written off Disposal of subsidiaries Exchange translation differences	- - - -	76,000 (7,040) - -	296,680 - (23,688) 59,879	209,403 - - -	- - -	582,083 (7,040) (23,688) 59,879
At 30 June 2019	137,460,111	36,006,604	110,923,157	74,110,897	3,505,458	362,006,227
Accumulated depreciation and impairment loss:	I					
At 1 July 2017 Charge for the year Exchange translation differences	14,136,074 1,675,998	1,164,315 502,147 -	17,844,134 2,089,841 (685)	37,211,939 3,421,036	1,079,122 135,795 -	71,435,584 7,824,817 (685)
At 30 June 2018 and 1 July 2018 Charge for the year Disposal of subsidiaries	15,812,072 1,675,998 -	1,666,462 507,194	19,933,290 2,081,904 (9,869)	40,632,975 3,437,880 -	1,214,917 134,827 -	79,259,716 7,837,803 (9,869)
At 30 June 2019	17,488,070	2,173,656	22,005,325	44,070,855	1,349,744	87,087,650
Net carrying amount: At 30 June 2018	121,648,039	33,571,182	90,656,996	33,268,519	1,531,091	280,675,827
At 30 June 2019	119,972,041	33,832,948	88,917,832	30,040,042	2,155,714	274,918,577

30 June 2019 (Cont'd)

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Company Cost:	* Land and Buildings RM	Motor Vehicle RM	Office Equipment, Furniture and Fittings RM	Capital work-in- progress RM	Total RM
At 1 July 2017 Additions Reclassifications Transfers	53,388,051 - (129,839) 70,711	- 282,011 - -	5,220,469 7,717 129,839 28,767	99,478 - (99,478)	58,608,520 389,206 - -
At 30 June 2018 and 1 July 2018 Additions Written off Reclassifications	53,328,923 - (7,040) 76,000	282,011 - - -	5,386,792 37,693 - -	76,000 - (76,000)	58,997,726 113,693 (7,040)
At 30 June 2019	53,397,883	282,011	5,424,485	-	59,104,379
Accumulated depreciation:					
At 1 July 2017 Charge for the year (Note 9)	2,264,567 741,051	- 14,101	2,788,664 448,892	-	5,053,231 1,204,044
At 30 June 2018 and 1 July 2018 Charge for the year (Note 9)	3,005,618 741,431	14,101 56,402	3,237,556 467,748	-	6,257,275 1,265,581
At 30 June 2019	3,747,049	70,503	3,705,304	-	7,522,856
Net carrying amount:					
At 30 June 2018	50,323,305	267,910	2,149,236	-	52,740,451
At 30 June 2019	49,650,834	211,508	1,719,181		51,581,523

30 June 2019 (Cont'd)

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

*Land and Buildings

Company	Long Term Leasehold Land RM	Long Term Leasehold Land and Buildings RM	Buildings RM	Total RM
Cost:				
At 1 July 2017 Additions Transfers	2,164,309 - -	35,296,772 (129,839) 70,711	15,926,970 - -	53,388,051 (129,839) 70,711
At 30 June 2018 and 1 July 2018 Written off Reclassifications	2,164,309 - -	35,237,644 (7,040) 76,000	15,926,970 - -	53,328,923 (7,040) 76,000
At 30 June 2019	2,164,309	35,306,604	15,926,970	53,397,883
Accumulated depreciation:				
At 1 July 2017 Charge for the year	- -	1,164,315 502,147	1,100,252 238,904	2,264,567 741,051
At 30 June 2018 and 1 July 2018 Charge for the year	- -	1,666,462 502,527	1,339,156 238,904	3,005,618 741,431
At 30 June 2019	-	2,168,989	1,578,060	3,747,049
Net carrying amount:				
At 30 June 2018	2,164,309	33,571,182	14,587,814	50,323,305
At 30 June 2019	2,164,309	33,137,615	14,348,910	49,650,834

Titles of the certain leasehold land of the Group and of the Company with the carrying value of RM59,746,150 (2018: RM60,293,678) and RM9,047,615 (2018: RM9,254,002) respectively have yet to be issued by the authority.

Assets held under finance leases

During the financial year, the Group and the Company acquired property, plant and equipment with an aggregate cost of RM4,906,500 (2018: RM7,720,790) and RM252,000 in 2018 respectively by means of finance leases. The cash outflows on acquisition of property, plant and equipment amounted to RM99,021,287 (2018: RM145,461,897) and RM113,693 (2018: RM137,206) respectively.

30 June 2019 (Cont'd)

14. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

Assets held under finance leases (Continued)

The carrying amount of property, plant and equipment held under finance leases at the reporting date were as follows:

		Company		
	2019 RM	2018 RM	2019 RM	2018 RM
Motor vehicles Plant and machinery	1,362,997 15,744,424	232,589 20,834,513	210,000	266,000
Vessels	-	92,626	-	-
	17,107,421	21,159,728	210,000	266,000

Assets pledged as security

In addition to assets held under finance leases, the net carrying amount of property, plant and equipment pledged for borrowings as referred in Note 24 are as follows:

		C	Company		
	2019 RM	2018 RM	2019 RM	2018 RM	
Land and buildings	93,248,009	164,631,062	36,930,613	50,323,205	
Plant and machinery	52,083,000	-	-	-	
Vessels	210,546,911	227,553,684	-	-	
	355,877,920	392,184,746	36,930,613	50,323,205	

Depreciation for the year is allocated as follows:

		Group		
	2019	2018	2019	2018
	RM	RM	RM	RM
Profit or loss (Note 9)	97,477,346	82,717,058	1,265,581	1,204,044
Capital work-in-progress	91,183	-	-	
	97,538,529	82,717,058	1,265,581	1,204,044

15. INVESTMENT IN SUBSIDIARIES

		Company
	2019	2018
	RM	RM
Unquoted shares, at cost	1,036,451,176	1,036,451,176

30 June 2019 (Cont'd)

15. INVESTMENT IN SUBSIDIARIES (CONTINUED)

Details of the subsidiaries are shown as follows:

Name of subsidiaries	Country of incorporation	Principal activities	inte hel	wnership erest d by Group 2018 %	interes by r contr	nership st held non- olling rests 2018
Danum Shipping Sdn. Bhd.	Malaysia	International shipping operations for liquid chemical products	100	100	-	-
Piasau Slipways Sdn. Bhd.	Malaysia	Shipbuilding and ship repairing, and fabrication of metal structures	100	100	-	-
Shinline Sdn. Bhd.	Malaysia	International shipping operations	100	100	-	-
Shin Yang Shipping Sdn. Bhd.	Malaysia	Domestic and regional shipping operations	100	100	-	-
Shin Yang Shipyard Sdn. Bhd.	Malaysia	Shipbuilding and ship repairing, and fabrication of metal structures	100	100	-	-
Thailine Sdn. Bhd.	Malaysia	International shipping operations	100	100	-	-
Hock Leong Shipping Sdn. Bhd.	Malaysia	Shipping agency	70	70	30	30
Dynasys Technology & Engineering Sdn. Bhd.*	Malaysia	Engineering consultation, trading and technology services	100	100	-	-
Subsidiary of Danum Sh	nipping Sdn. Bhd					
Sinar Asiamas Sdn. Bhd.	Malaysia	International shipping operations	100.00	55.00	-	45.00
Subsidiaries of Shin Yar	ng Shipping Sdn.	Bhd.				
Shin Yang FZC	United Arab Emirates	Investment holding, trading of vessels and engaged in offshore and marine related shipping business	90.00	90.00	10.00	10.00
PT. Shinline*	Indonesia	Investment holding	-#	99.50	-	0.50
Gemilang Raya Maritime Sdn. Bhd.*	Malaysia	Investment holding	60.00	60.00	40.00	40.00

^{*} Audited by a firm other than Ernst & Young.

[#] Refer to Note 16

30 June 2019 (Cont'd)

15. INVESTMENT IN SUBSIDIARIES (CONTINUED)

Incorporation of a new subsidiary

(i) Incorporation of a new subsidiary

Dynasys Technology & Engineering Sdn. Bhd.

In 2018, the Group had incorporated a new subsidiary, Dynasys Technology & Engineering Sdn. Bhd. The issued and paid up share capital of Dynasys Technology & Engineering Sdn. Bhd. was RM20,000.

(ii) Acquisition of additional share capital

On 9 July 2018, Danum Shipping Sdn. Bhd. acquired an additional 45% equity interest in Sinar Asiamas Sdn. Bhd. for a cash consideration of RM1. Subsequently, Sinar Asiamas Sdn. Bhd. became a wholly owned subsidiary of the Group.

(iii) Disposal of a subsidiary

During the year, PT Shinline disposed of 50.5% equity interest in PT Shinline for a cash consideration of USD126,250. PT Shinline had ceased to be the subsidiary of the Group and became an associated company.

The disposal had the following effects on the financial position of the Group as at the end of the year:

	2019 RM	2018 RM
Property, plant and equipment	18,592	-
Investment in associates	-	-
Trade and other receivables	384,771	-
Cash and bank balances	358,625	-
Trade and other payables	(899,445)	
Net identifiable liabilities	(137,457)	_
Less: Foreign exchange reserve	(61,063)	-
Less: Non-controlling interest	(6,225)	-
Less: Reclassification to associates	-	-
Net liabilities disposed	(204,745)	_
Total disposal proceeds	(523,306)	-
Gain on disposal to the Group	(728,051)	-
Disposal proceeds settled by:		
Cash	523,306	-
Cash inflows arising on disposals:		
Cash consideration	523,306	_
Cash and cash equivalents of subsidiaries disposed	(358,625)	-
Net cash inflows on disposals	164,681	-

(iv) Non-controlling interests

None of the subsidiaries with non-controlling interests are material to the Group. Accordingly, the disclosure requirements of MFRS 12, Disclosure of Interests in Other Entities, are not presented.

30 June 2019 (Cont'd)

16. INVESTMENT IN ASSOCIATES

	Group		Company		
	2019 RM	2018 RM	2019 RM	2018 RM	
Unquoted shares, at cost	1,339,304	13,630,558	682,500	682,500	
Less: Unrealised profit on transactions with associates	-	(4,287,470)	-	-	
	1,339,304	9,343,088	682,500	682,500	
Share of post acquisition reserves	968,481	472,435	-	-	
Exchange difference	-	180,435	-	-	
	2,307,785	9,995,958	682,500	682,500	
Less: Accumulated impairment	-	(6,280,469)	-	-	
	2,307,785	3,715,489	682,500	682,500	

Details of the associates are as follows:

Name of Company	Country of Incorporation	· · · · · · · · · · · · · · · · · · ·		Percentage of equity held	
,,			2019 %	2018 %	
Melinau Shipping Sdn. Bhd.*	Malaysia	Shipping and forwarding agency	39	39	
PT Shinline.*	Indonesia	Investment holding	49	-#	
Associates of Shin Yan	g FZC				
Al Ghaith Shin Yang L.L.C.	United Arab Emirates	Ceased operation	-	49	
Marsol Shin Yang L.L.C.	United Arab Emirates	Ceased operation	-	49	
Deena Shipping L.L.C.	United Arab Emirates	Offshore and marine related shipping business, cargo services and chartering	49	49	
Aya Shin Yang FZC	United Arab Emirates	Offshore and marine related shipping business	-	45	
Shin Yang Shipbuilding & Engineering RMC FZC	United Arab Emirates	Ship repair and fabrication	-	45	
Associate of Al Ghaith	Shin Yang L.L.C.				
Al Ghaith Shin Yang (L) Berhad	Malaysia	Winding up	-	49	
Associate of Marsol Sh	in Yang L.L.C.				
Marsol Shin Yang (L) Berhad	Malaysia	Winding up	-	49	

30 June 2019 (Cont'd)

16. INVESTMENT IN ASSOCIATES (CONTINUED)

Country of Name of Company Incorporation		Principal Activities	Percentage of equity held	
	·		2019 %	2018 %
Associate of Aya Shin	Yang FZC			
Trelco Shin Yang (L) Berhad	Malaysia	Inactive	-	49
Associate of PT Shinline	е			
PT. Baruna Adiprasetya	* Indonesia	International shipping and shipping agency	49	49

- * Audited by a firm other than Ernst & Young.
- # Refer to Note 15
- (a) Disposal of associates
 - (i) Aya Shin Yang FZC

During the year, Shin Yang FZC disposed of 45% equity interest in Aya Shin Yang FZC for a cash consideration of AED10. Subsequent to the disposal, Aya Shin Yang FZC had ceased to be an associate of the Group.

(ii) Shin Yang Shipbuilding & Engineering RMC FZC

During the year, Shin Yang FZC disposed of 45% equity interest in Shin Yang Shipbuilding & Engineering RMC FZC for a cash consideration of AED20. Subsequent to the disposal, Shin Yang Shipbuilding & Engineering RMC FZC had ceased to be an associate of the Group.

- (b) The Group has not recognised losses relating to Deena Shipping L.L.C. and PT Shinline where its share of losses exceeds the Group's interest in these associates. The Group's cumulative share of unrecognised losses at the reporting date was RM19,095,565 (2018: RM13,648,442) of which RM5,447,123 (2018: RM3,240,184) was the share of the current year's loss. The Group has no obligation in respect of these losses.
- (c) In 2018, the Group had not recognised losses relating to Aya Shin Yang FZC and PT Baruna Adiprasetya where its share of losses exceeds the Group's interest in these associates. The Group's cumulative share of unrecognised losses at the reporting date was RM42,066,577 of which RM12,430,861 was the share of the prior year's loss. The Group had no obligation in respect of these losses.

30 June 2019 (Cont'd)

16. INVESTMENT IN ASSOCIATES (CONTINUED)

(d) Summarised financial information in respect of the Group's material associates is set out below. The summarised financial information represents the amount in the MFRS financial statements of the associates and not the Group's share of those amounts.

(i) Summarised statements of financial information

	Melinau Shipping Sdn Bhd RM	Aya Shin Yang FZC RM	Shin Yang Shipbuilding & Engineering RMC FZC RM	Deena Shipping L.L.C. RM	Total RM
2019					
Assets and liabilities					
Current assets Non-current assets	14,349,707 399,529	-	- -	17,071,760 394,538	31,421,467 794,067
Total assets	14,749,236	-	-	17,466,298	32,215,534
Current liabilities Non-current liabilities	2,481,835 49,838	-	- -	64,517,595	66,999,430 49,838
Total liabilities	2,531,673	-	-	64,517,595	67,049,268
Net assets/(liabilities)	12,217,563	-	-	(47,051,297)	(34,833,734)
2018					
Assets and liabilities					
Current assets Non-current assets	14,197,916 259,811	1,136,538 32,746,791	40,849,724 24,421,348	47,074,800 778,117	103,258,978 58,206,067
Total assets	14,457,727	33,883,329	65,271,072	47,852,917	161,465,045
2018					
Current liabilities Non-current liabilities	2,368,561 15,943	128,459,154 -	37,736,176 -	84,296,878 -	252,860,769 15,943
Total liabilities	2,384,504	128,459,154	37,736,176	84,296,878	252,876,712
Net assets/(liabilities)	12,073,223	(94,575,825)	27,534,896	(36,443,961)	(91,411,667)

30 June 2019 (Cont'd)

16. INVESTMENT IN ASSOCIATES (CONTINUED)

(d) Summarised financial information in respect of the Group's material associates is set out below. The summarised financial information represents the amount in the MFRS financial statements of the associates and not the Group's share of those amounts. (Cont'd)

(ii) Summarised statements of profit or loss and other comprehensive income

2019	Melinau Shipping Sdn Bhd RM	Aya Shin Yang FZC RM	Shin Yang Shipbuilding & Engineering RMC FZC RM	Deena Shipping L.L.C. RM	Total RM
Revenue	4,506,263	-	-	2,540,037	7,046,300
Profit/(Loss) for the year, total comprehensive income	644,340	-	-	(8,898,609)	(8,254,269)
2018					
Revenue	4,560,111	7,520,324	15,407,801	6,089,776	33,578,012
Profit/(Loss) for the year, representing total comprehensive income	1,071,583	(19,678,125)	564,528	(6,612,620)	(24,654,634)

(iii) Reconciliation of the summarised financial information presented above to the carrying amount of the Group's interest in associates

2019	Aya Shin Yang FZC RM	Shin Yang Shipbuilding & Engineering RMC FZC RM	Deena Shipping L.L.C. RM	Total RM
Group's share of net assets	-	-	-	-
Carrying value of Group's interest in associates	-	-	-	-
2018				
Group's share of net assets	-	12,390,703	-	12,390,703
Carrying value of Group's interest in associates	-	12,390,703	-	12,390,703

30 June 2019 (Cont'd)

17. INVESTMENT SECURITIES

		Group
	2019 RM	2018 RM
Equity instruments (quoted in Malaysia), at fair value	181,200	141,000
Market value of quoted shares in Malaysia	181,200	141,000

18. INTANGIBLE ASSET

Goodwill

Cost:

At 30 June 2019/2018 2,063,893 2,063,893

Carrying amount of goodwill on business acquisition is related to the acquisition of a shipping agency in prior years. The Group performed its annual impairment test in June 2019 and 2018.

The recoverable amounts of the CGUs have been determined based on value in use calculations using cash flow projections from financial budgets approved by management. The pre-tax discount rate applied to the cash flow projections and the forecasted growth rates used to extrapolate cash flow projections beyond the five-year period are 10.0% - 12.0% (2018: 10.0% - 12.0%) and 2.0% (2018: 2.0%) respectively.

Management determined budgeted profit margin based on past performance and its expectations of the market conditions. The pre-tax discount rates used reflected specific risks relating to the shipping industry. The forecasted growth rates were based on management's estimate which did not exceed the long term average growth rate for the industry.

19. INVENTORIES

	Group		
	2019 RM	2018 RM	
Consumables	59,124,735	37,500,441	
Petrol, oil and lubricants on board	3,693,959	4,579,538	
Work-in-progress	993,775	2,659,476	
	63,812,469	44,739,455	

30 June 2019 (Cont'd)

20. TRADE AND OTHER RECEIVABLES

	2019 RM	Group 2018 RM	C 2019 RM	ompany 2018 RM
Current				
Trade receivables				
Third parties	134,829,484	129,825,440	42,120	-
Due from related companies	67,216,478	68,629,607	-	-
Due from associates	8,940,306	14,250,868	-	-
	210,986,268	212,705,915	42,120	-
Less: Allowance for impairment				
- third parties	(18,989,228)	(5,310,748)	-	-
- associates	(412,002)	(412,002)	-	-
	(19,401,230)	(5,722,750)	42,120	-
Trade receivables, net	191,585,038	206,983,165	42,120	-
Other receivables				
Refundable deposits	45.044.044	0.040.504	0.4.500	0.4.500
- Third parties	15,611,944	8,046,591	94,530	94,530
- Due from related companies	500	-	-	455.000
Other receivables	31,831,286	16,315,278	115,320	155,922
Due from related companies	1,031	8,920	269	8,920
Due from subsidiaries Due from associates	4E 000 406	140 205 040	1,814,940	2,410,164
	45,099,426	148,305,842	238,108	554,193
Due from holding company	-	4,604,500		
	92,544,187	177,281,131	2,263,167	3,223,729
Less: Allowance for impairment				
- third parties	(12,142,641)	-	-	-
- associates	(1,258,258)	(39,710,797)	-	
	(13,400,899)	(39,710,797)	-	
Other receivables, net	79,143,288	137,570,334	2,263,167	3,223,729
	270,728,326	344,553,499	2,305,287	3,223,729

30 June 2019 (Cont'd)

20. TRADE AND OTHER RECEIVABLES (CONTINUED)

	Group		Company	
	2019	2018	2019	2018
	RM	RM	RM	RM
Non-current				
Other receivables				
Due from subsidiaries	-	-	108,167,889	108,588,574
Total trade and other receivables	270,728,326	344,553,499	110,473,176	111,812,303

In prior financial years, certain amounts due from subsidiaries of the Company were classified as current assets. As at reporting date, the directors have assessed and determined that they do not expect to realise these amounts due from subsidiaries within twelve months after the reporting period. Accordingly, these amounts have been reclassified as non-current assets.

Related companies are companies within Shin Yang Holding Sendirian Berhad Group.

(a) Trade receivables

Trade receivables are non-interest bearing and are generally on 7 to 90 day (2018: 7 to 90 day) terms.

Included in trade receivables of the Group is an amount of RM5,897,335 (2018: RM7,867,809) due from companies in which certain Directors have substantial financial interests.

(b) Amounts due from related companies, subsidiaries and holding company

These amounts are unsecured, non-interest bearing and are receivable on demand.

The amount due from holding company was in respect of proceeds from the disposal of a subsidiary in 2017.

21. CONTRACT ASSETS/(LIABILITIES)

	Group		Company	
	2019 RM	2018 RM	2019 RM	2018 RM
At 1 July	21,993,600	4,557,993	-	_
Revenue recognised during the year	143,574,983	151,799,172	-	-
Progress billings during the year	(168,395,503)	(134,363,565)	-	-
At 30 June	(2,826,920)	21,993,600	-	-
Analysed as follows:				
Contract assets (Note 4(c) and Note 22)	21,280,819	25,433,945	-	-
Contract liabilities (Note 4(c) and Note 27)	(24,107,739)	(3,440,345)	-	-

The costs incurred to date on construction contracts include the following charges made during the financial year:

	Group		Con	npany
	2019 RM	2018 RM	2019 RM	2018 RM
Hiring of plant and machinery	3,256,844	3,907,019	-	-
Depreciation of property, plant and equipment	9,638,119	10,324,860	-	-

30 June 2019 (Cont'd)

22. OTHER CURRENT ASSETS

23.

	Group		Company	
	2019 RM	2018 RM	2019 RM	2018 RM
Prepaid operating expenses	14,112,549	9,578,435	-	_
GST refundable	1,720,607	41,110	1,719,438	922,339
Contracts assets (Note 21)	21,280,819	25,433,945	-	-
	37,113,975	35,053,490	1,719,438	922,339
CASH AND BANK BALANCES				
Cash at banks and on hand	25,559,021	30,943,836	841,213	416,257
Short term deposits with licensed banks	43,200,000	46,100,000	34,200,000	41,400,000
Cash and bank balances	68,759,021	77,043,836	35,041,213	41,816,257

For the purpose of the statements of cash flows, cash and cash equivalents comprise the following as at the reporting date:

	Group		Company	
	2019	2018	2019	2018
	RM	RM	RM	RM
Cash and bank balances	68,759,021	77,043,836	35,041,213	41,816,257
Bank overdrafts	(23,973,396)	(23,298,797)	-	-
Cash and cash equivalents	44,785,625	53,745,039	35,041,213	41,816,257

30 June 2019 (Cont'd)

24. LOANS AND BORROWINGS

	Maturity	2019 RM	Group 2018 RM	2019 RM	Company 2018 RM
Current					
Secured:					
Bank overdrafts	On demand	11,656,132	8,313,252	-	-
Revolving credits	2020	21,500,000	21,000,000	6,000,000	6,000,000
Bankers acceptances	2020	18,380,000	20,284,000	-	-
Term loans	2020	31,980,679	40,848,512	1,550,004	2,837,604
Obligations under finance leases (Note 32(b))	2020	4,238,560	4,434,091	84,325	80,550
		87,755,371	94,879,855	7,634,329	8,918,154
Unsecured:					
Bank overdrafts	On demand	12,317,264	14,985,545	_	_
Revolving credits	2020	40,136,000	54,776,000	-	-
Bankers acceptances	2020	135,463,000	125,989,000	-	-
		187,916,264	195,750,545	-	-
		275,671,635	290,630,400	7,634,329	8,918,154
Non-current					
Secured:					
Term loans Obligations under finance leases	2021 - 2027	67,624,757	54,118,241	10,204,153	13,466,957
(Note 32(b))	2021 - 2022	9,075,048	8,309,981	80,583	164,908
		76,699,805	62,428,222	10,284,736	13,631,865
Total loans and borrowings		352,371,440	353,058,622	17,919,065	22,550,019

The remaining maturities of the loans and borrowings as at the reporting date are as follows:

	Group		Company	
	2019	2019 2018		2018
	RM	RM	RM	RM
On demand or within one year	275,671,635	290,630,400	7,634,329	8,918,154
Later than 1 year but not later than 2 years	21,318,671	34,512,246	1,630,587	2,921,929
Later than 2 years but not later than 5 years	34,377,043	22,361,835	4,650,012	5,155,795
Later than 5 years	21,004,091	5,554,141	4,004,137	5,554,141
	352,371,440	353,058,622	17,919,065	22,550,019

30 June 2019 (Cont'd)

24. LOANS AND BORROWINGS (CONTINUED)

Bank overdrafts

The bank overdrafts are secured by charges over leasehold land and buildings of the Group as stated in Note 14 and guaranteed by certain Directors of the Company.

Obligations under finance leases

These obligations are secured by a charge over the leased assets (Note 14).

Revolving credits

Revolving credits are secured by charges over leasehold land and buildings of the Company and of the Group as stated in Note 14 and guaranteed by certain Directors of the Company.

Bankers acceptances

Bankers' acceptances are secured by charges over leasehold land and buildings of the Group as stated in Note 14 and guaranteed by certain Directors of the Company.

Term loans

These loans are secured by legal charges over certain vessels and leasehold land and buildings of the Company as stated in Note 14 and guaranteed by certain Directors of the Company.

The ranges of interest rates for loans and borrowings are as follows:

	Group		Company	
	2019	2018	2019	2018
	%	%	%	%
Bank overdrafts	7.45 - 8.60	7.70 - 8.75	-	-
Fixed rates - loans	5.25 - 5.61	4.71 - 5.25	-	-
Floating rates - loans	4.77 - 6.09	4.90 - 7.25	4.68 - 5.53	5.15 - 5.32
Revolving credits	4.95 - 5.74	5.07 - 5.74	4.95	5.19
Bankers acceptances	4.28 - 5.55	4.14 - 5.55	-	-
Obligations under finance leases	3.66 - 5.37	4.41 - 5.37	4.41	4.41

25. DERIVATIVES

	Notional Amount RM	2019 RM	Notional Amount RM	2018 RM
<u>Liabilities</u> Non-hedging derivatives:				
Forward currency contracts	7,743,727	20,766	-	-

The Group uses forward currency contracts to manage some of the transaction exposure. These contracts are not designated as cash flow or fair value hedges and are entered into for periods consistent with currency transaction exposure. Such derivatives do not qualify for hedge accounting.

Forward currency contracts are mainly used to hedge the Group's sales and purchases denominated in USD for which firm commitments existed at the reporting date.

30 June 2019 (Cont'd)

26. TRADE AND OTHER PAYABLES

	Group		С	Company	
	2019 RM	2018 RM	2019 RM	2018 RM	
Current					
Trade payables					
Third parties	87,641,050	79,944,608	-	-	
Due to associates	9,978,407	810,485	-	-	
Due to related companies	10,775,282	3,566,875	-	-	
Due to holding company	-	4,188	-		
	108,394,739	84,326,156	-	-	
Other payables					
Accrued operating expenses	10,641,150	16,303,907	148,813	139,351	
Deposits					
- Related companies	-	14,840	431,500	446,340	
- Others	4,582,344	2,178,220	117,360	39,000	
Other payables	8,239,335	12,050,113	315,151	536,984	
Due to directors	551,411	538,605	-	-	
Due to related companies	1,127,593	1,607,706	104,086	33,488	
Due to subsidiaries	-	-	-	76,900	
Due to holding company	76,798	64,081	-	-	
	25,218,631	32,757,472	1,116,910	1,272,063	
Total trade and other payables	133,613,370	117,083,628	1,116,910	1,272,063	

(a) Trade payables

These amounts are non-interest bearing. Trade payables are normally settled on 30 to 90 day (2018: 30 to 90 day) terms. Included in trade payables of the Group is an amount of RM5,740,405 (2018: RM12,951,424) due to companies in which certain Directors of the Company have substantial financial interests.

(b) Other payables

Included in other payables of the Group is an amount of RM1,084,414 (2018: RM210,519) due to companies in which certain Directors of the Company have substantial financial interests. These amounts are non-interest bearing and are repayable on demand.

(c) Amounts due to Directors, related companies, holding company, subsidiaries and associates

These amounts are unsecured, non-interest bearing and are repayable on demand.

27. OTHER CURRENT LIABILITIES

	Group		C	Company		
	2019 RM	2018 RM	2019 RM	2018 RM		
Contract liabilities (Note 21)	24,107,739	3,440,345	-	-		

28. CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES

Notes to the Financial Statements

30 June 2019 (Cont'd)

Group At 1 July 2018 New leases Cash flows		M	S S	acceptances RM	receipts RM	overdrans RM	E E
At 1 July 2018 New leases Cash flows							
	12,744,072 5,413,700 (4,844,164)	94,966,753 - 4,638,683	75,776,000 - (14,140,000)	146,273,000 - 7,570,000	1 1 1	23,298,797 - 674,599	353,058,622 5,413,700 (6,100,882)
At 30 June 2019	13,313,608	99,605,436	61,636,000	153,843,000	1	23,973,396	352,371,440
At 1 July 2017 New leases Cash flows Foreign exchange movements	10,655,762 10,184,494 (8,096,184)	150,407,460 - (55,427,644) (13,063)	74,120,000	145,938,000 - 335,000	12,108,961 - (12,108,961)	31,004,822 - (7,706,025)	424,235,005 10,184,494 (81,347,814) (13,063)
At 30 June 2018	12,744,072	94,966,753	75,776,000	146,273,000	1	23,298,797	353,058,622

30 June 2019 (Cont'd)

28. CHANGES IN LIABILITIES ARISING FROM FINANCING ACTIVITIES (CONTINUED)

Company	Obligation under finance leases RM	Term loans RM	Revolving credits RM	Total RM
At 1 July 2018 Cash flows	245,458 (80,550)	16,304,561 (4,550,404)	6,000,000	22,550,019 (4,630,954)
At 30 June 2019	164,908	11,754,157	6,000,000	17,919,065
At 1 July 2017 New leases Cash flows	252,000 (6,542)	19,142,165 - (2,837,604)	20,000,000	39,142,165 252,000 (16,844,146)
At 30 June 2018	245,458	16,304,561	6,000,000	22,550,019

29. DEFERRED TAX ASSETS/(LIABILITIES)

As at 1 July 2017 RM	Recognised in profit or loss RM	As at 30 June 2018 RM	MFRS 9 adoption RM	Recognised in profit or loss RM	As at 30 June 2019 RM
s:					
103,102,134	(1,568,939)	101,533,195	-	(2,324,405)	99,208,790
754,855	(182,848)	572,007	-	(572,007)	-
103,856,989	(1,751,787)	102,105,202	-	(2,896,412)	99,208,790
(40,604,715)	(1,001,578)	(41,606,293)	-	5,294,283	(36,312,010)
(7,200,000) (867,378)	(1,191,880) 867,378 -	(8,391,880) - -	- (2,331,333)	2,237,258 (16,545) 287,981	(6,154,622) (16,545) (2,043,352)
(48,672,093)	(1,326,080)	(49,998,173)	(2,331,333)	7,802,977	(44,526,529)
55,184,896	(3,077,867)	52,107,029	(2,331,333)	4,906,565	54,682,261
	July 2017 RM s: 103,102,134 754,855 103,856,989 (40,604,715) (7,200,000) (867,378) - (48,672,093)	July 2017 In profit or loss RM SE: 103,102,134 (1,568,939) 754,855 (182,848) (1,751,787) (40,604,715) (1,001,578) (7,200,000) (1,191,880) (867,378) 867,378 - (48,672,093) (1,326,080)	July 2017 or loss 2018 RM RM RM s: 103,102,134 (1,568,939) 101,533,195 754,855 (182,848) 572,007 103,856,989 (1,751,787) 102,105,202 (40,604,715) (1,001,578) (41,606,293) (7,200,000) (1,191,880) (867,378) (48,672,093) (1,326,080) (49,998,173)	July 2017 RM in profit or loss RM June RM MFRS 9 adoption RM s: 103,102,134 (1,568,939) 101,533,195 - 754,855 (182,848) 572,007 - 103,856,989 (1,751,787) 102,105,202 - (40,604,715) (1,001,578) (41,606,293) - (7,200,000) (867,378) (1,191,880) (8,391,880) - - - - (2,331,333) - (48,672,093) (1,326,080) (49,998,173) (2,331,333)	July 2017 RM in profit or loss RM June 2018 RM MFRS 9 adoption RM in profit or loss RM 103,102,134 (1,568,939) 101,533,195 - (2,324,405) 754,855 (182,848) 572,007 - (572,007) 103,856,989 (1,751,787) 102,105,202 - (2,896,412) (40,604,715) (1,001,578) (41,606,293) - 5,294,283 (7,200,000) (1,191,880) (8,391,880) - 2,237,258 (867,378) 867,378 - - (16,545) - - (2,331,333) 287,981 (48,672,093) (1,326,080) (49,998,173) (2,331,333) 7,802,977

30 June 2019 (Cont'd)

29. DEFERRED TAX ASSETS/(LIABILITIES) (CONTINUED)

	Group		Company	
	2019 RM	2018 RM	2019 RM	2018 RM
Analysed as: Deferred tax assets	16,016	-	-	_
Deferred tax liabilities	(54,698,277)	(52,107,029)	-	-
	(54,682,261)	(52,107,029)	-	-

Unrecognised reinvestment allowances, tax losses and capital allowances

At the reporting date, the Group has unrecognised reinvestment allowances, tax losses and capital allowances of approximately RM9,375,380 (2018: RM25,828), RM69,147,267 (2018: RM29,633,749) and RM1,993,464 (2018: RM3,687,911) respectively that are available for offset against future taxable profits of the companies in which the losses arose, for which no deferred tax asset is recognised due to uncertainty of its recoverability.

The utilisation of these tax losses is subject to the agreement of the tax authority and compliance with certain provisions of the tax legislation. The unrecognised tax losses will expired in years of assessment 2025.

30. SHARE CAPITAL AND TREASURY SHARES

	Number of Share capital	f Ordinary Shar Treasury shares	re Share capital RM	Amount Treasury shares RM
Issued and fully paid				
Group and Company				
At 1 July 2017	1,200,000,000	-	1,216,972,062	-
Purchase of treasury shares	-	(17,494,600)	-	(4,678,001)
At 30 June 2018 and 1 July 2018	1,200,000,000	(17,494,600)	1,216,972,062	(4,678,001)
Purchase of treasury shares	-	(11,246,800)	-	(3,726,642)
At 30 June 2019	1,200,000,000	(28,741,400)	1,216,972,062	(8,404,643)

⁽a) The holders of ordinary shares are entitled to receive dividends as and when declared by the Company. All ordinary shares carry one vote per share without restrictions and rank equally with regard to the Company residual assets.

30 June 2019 (Cont'd)

30. SHARE CAPITAL AND TREASURY SHARES (CONTINUED)

(b) Treasury shares

Treasury shares relate to ordinary shares of the Company that are held by the Company. The amount consists of the acquisition costs of treasury shares net of the proceeds received on their subsequent sale or issuance.

The Company acquired 11,246,800 (2018: 17,494,600) shares in the Company through purchases on Bursa Malaysia Securities Berhad during the financial year. The total amount paid to acquire the shares was RM3,726,642 and this was presented as a component within shareholders' equity. The average cost paid for the shares repurchased during the financial year was RM0.33 per share.

Of the total 1,200,000,000 (2018: 1,200,000,000) issued and fully paid ordinary shares as at 30 June 2019, 28,741,400 (2018: 17,494,600) are held as treasury shares by the Company. As at 30 June 2019, the number of outstanding ordinary shares in issue after the set-off is therefore 1,171,258,600 (2018: 1,182,505,400) ordinary shares.

The Directors of the Company are committed to enhancing the value of the Company for its shareholders and believe that the repurchase plan can be applied in the best interests of the Company and its shareholders. The repurchase transactions were financed by internally generated funds. The shares repurchased are held as treasury shares in accordance with Section 127 of the Companies Act 2016.

Movements on share buy-backs

	Number of shares	Total cost RM	Average price per share RM
At 30 June 2018 and 1 July 2018	17,494,600	4,678,001	0.27
Repurchased during the year ended 30 June 2019	11,246,800	3,726,642	0.33
At 30 June 2019	28,741,400	8,404,643	0.29

31. OTHER RESERVES

	Merger Deficits Reserve RM	Foreign Currency Translation Reserve RM	Total RM
Group At 1 July 2017	(298,506,891)	9,567,948	(288,938,943)
Other comprehensive income: Exchange differences on translation of the financial statements			
of foreign entities Less: Non-controlling interests	-	(827,299) 65,617	(827,299) 65,617
3		(761,682)	(761,682)
At 30 June 2018 and 1 July 2018	(298,506,891)	8,806,266	(289,700,625)
Other comprehensive income:			
Exchange differences on translation of the financial statements of foreign entities	_	1,531,507	1,531,507
Less: Non-controlling interests	_	(153,151)	(153,151)
Less: Disposal of subsidiary	-	(61,063)	(61,063)
	-	1,317,293	1,317,293
At 30 June 2019	(298,506,891)	10,123,559	(288,383,332)

30 June 2019 (Cont'd)

31. OTHER RESERVES (CONTINUED)

Merger deficits reserve

The merger deficits reserve represents the difference between the value of the considerations paid and the reserves of the two "acquired" entities, Shin Yang Shipping Sdn. Bhd. and Danum Shipping Sdn. Bhd. as a consequent of applying the pooling of interest method.

Foreign currency translation reserve

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

32. COMMITMENTS

(a) Capital commitments

Capital expenditure as at the reporting date is as follows:

	Group	
	2019	2018
	RM	RM
Capital expenditure		
Approved and contracted for:		
Property, plant and equipment	-	40,647,096

(b) Finance lease commitments

The Group has finance leases for certain items of property, plant and equipment (Note 14). These leases do not have terms of renewal, but have purchase options at nominal values at the end of the lease term.

Future minimum lease payments under finance leases together with the present value of the net minimum lease payments are as follows:

	2019 RM	Group 2018 RM
Minimum lease payments:		
Not later than 1 year Later than 1 year but not later than 2 years Later than 2 years but not later than 5 years	4,838,598 4,280,377 5,456,681	4,982,499 3,428,526 5,554,916
Total minimum lease payments Less: Amounts representing finance charges	14,575,656 (1,262,048)	13,965,941 (1,221,869)
Present value of minimum lease payments	13,313,608	12,744,072
Present value of payments:		
Not later than 1 year Later than 1 year but not later than 2 years Later than 2 years but not later than 5 years	4,238,560 3,906,918 5,168,130	4,434,091 3,068,150 5,241,831
Present value of minimum lease payments Less: Amount due within 12 months (Note 24)	13,313,608 (4,238,560)	12,744,072 (4,434,091)
Amount due after 12 months (Note 24)	9,075,048	8,309,981

30 June 2019 (Cont'd)

32. COMMITMENTS (CONTINUED)

(b) Finance lease commitments (Continued)

	Company	
	2019 RM	2018 RM
Minimum lease payments:		
Not later than 1 year	89,832	89,832
Later than 1 year but not later than 2 years	82,314	89,832
Later than 2 years but not later than 5 years	-	82,314
Total minimum lease payments	172,146	261,978
Less: Amounts representing finance charges	(7,238)	(16,520)
Present value of minimum lease payments	164,908	245,458
Present value of payments:		
Not later than 1 year	84,325	80,550
Later than 1 year but not later than 2 years	80,583	84,325
Later than 2 years but not later than 5 years	-	80,583
Present value of minimum lease payments	164,908	245,458
Less: Amount due within 12 months (Note 24)	(84,325)	(80,550)
Amount due after 12 months (Note 24)	80,583	164,908

33. RELATED PARTY TRANSACTIONS

(a) Sale and purchase of goods and services

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

	Company	
	2019 RM	2018 RM
Purchase of property, plant and equipment		
- Subsidiary companies	840	-
- Related companies	5,720	280,000
Purchase of goods and services from		
- Subsidiary companies	49,130	2,011
- Related companies	58,808	51,260
Rental income from		
- Subsidiary companies	(3,361,600)	(3,396,000)
- Related companies	(11,500)	(86,874)
- Associates	(300,000)	(300,000)
- Associate of holding company	(18,000)	(40,000)

30 June 2019 (Cont'd)

33. RELATED PARTY TRANSACTIONS (CONTINUED)

(a) Sale and purchase of goods and services (Continued)

	2019 RM	Group 2018 RM
Sale of goods and services to		
- Related companies	(106,075,184)	(122,179,986)
- Associates	-	(1,150,772)
Purchase of goods and services from		
- Related companies	22,915,662	20,715,644
- Associates	-	864,699
- Holding company	15,600	-
Sale of property, plant and equipment		
- Related companies	(1,063,500)	(91,600)
Purchase of property, plant and equipment		
- Related companies	1,837,284	779,046
- Associates	40,249,944	146,203,256
Rental income	(407.000)	(405 504)
- Related companies	(407,986)	(135,594)
- Associates	(300,000)	(270,325)
Rental expenses charged by: - Related companies	301,261	545,628
- Associates	9,438	545,020
Management fee received	3,400	_
- Associates	(3,344,887)	(5,119,917)
Transactions with companies in which certain Directors have substantial	(0,0,00)	(0,110,011)
financial interests:		
Sales of goods and services	(13,063,240)	(9,797,751)
Purchase of goods and services	13,937,229	12,938,220
Sales of property, plant and equipment	(112,450)	-
Purchase of property, plant and equipment	860,221	105,000
Rental income	(24,030)	(40,000)
Rental expenses	42,000	42,000

Related companies:

Related companies are companies within Shin Yang Holding Sendirian Berhad Group.

Information regarding outstanding balances arising from related party transactions as at 30 June 2019 is disclosed in Note 20 and Note 26.

30 June 2019 (Cont'd)

33. RELATED PARTY TRANSACTIONS (CONTINUED)

(b) Remuneration of key management personnel

The remuneration of Directors and other members of key management during the year was as follows:

	Group		С	ompany
	2019	2019 2018	2019	2018
	RM	RM	RM	RM
Short-term employee benefits	4,151,090	3,537,718	1,545,552	1,519,505
Defined contribution plan	366,566	345,026	97,080	106,380
	4,517,656	3,882,744	1,642,632	1,625,885
Included in the total key management personnel are Directors' remuneration (Note 11)	e: 3,723,512	3,498,946	1,163,109	1,172,469

34. CATEGORIES OF FINANCIAL INSTRUMENTS

34.1 Financial assets and financial liabilities

The table below provides an analysis of financial instruments as at 30 June 2019, categories as follows:

- (a) Loans and receivables ("LR")
- (b) Fair value through profit or loss ("FVTPL")
- (c) Amortised cost

			Group	(Company
	Note	AC RM	FVTPL RM	AC RM	FVTPL RM
Financial assets					
Trade and other receivables Investment securities Cash and bank balances	20 17 23	270,728,326 - 68,759,021	- 181,200 -	110,473,176 - 35,041,213	- - -
		339,487,347	181,200	145,514,389	-
Financial liabilities					
Loans and borrowings Trade and other payables Derivative	24 26 25	352,371,440 133,613,370 -	- - 20,766	17,919,065 1,116,910 -	- - -
		485,984,810	20,766	19,035,975	-

30 June 2019 (Cont'd)

34. CATEGORIES OF FINANCIAL INSTRUMENTS (CONTINUED)

34.1 Financial assets and financial liabilities (Continued)

The table below provides an analysis of financial instruments as at 30 June 2018, categories as follows:

- (a) Loans and receivables ("LR")
- (b) Fair value through profit or loss ("FVTPL")
- (c) Amortised cost

			Group		Company
	Note	AC RM	FVTPL RM	AC RM	FVTPL RM
Financial assets					
Trade and other receivables	20	344,553,499	-	111,812,303	_
Investment securities	17	-	141,000	-	-
Cash and bank balances	23	77,043,836	-	41,816,257	-
		421,597,335	141,000	153,628,560	-
				Group	Company
			Note	AC	AC
Financial liabilities					
Loans and borrowings			24	353,058,622	22,550,019
Trade and other payables			26	117,083,628	1,272,063
				470,142,250	23,822,082

34.2 Fair value

(a) Fair values of financial instruments not carried at fair value

Set out below, is a comparison of the carrying amounts and fair values of the Group's and of the Company's financial instruments, by class, other than those with carrying amounts which are reasonable approximations of fair values:

	Carry	ing amount	F	Fair value		
	2019 RM	2018 RM	2019 RM	2018 RM		
Group	11141	1111	11111	1111		
Financial liabilities: Interest-bearing loans and borrowings – Non-current						
 Obligations under finance leases Term loans, fixed rates 	9,075,048	8,309,981 16,441,158	9,057,275 -	8,298,316 15,990,026		
Company						
Financial liabilities:						
Interest-bearing loans and borrowings – Non-current - Obligations under finance leases	80,583	164,908	80,015	167,339		

30 June 2019 (Cont'd)

34. CATEGORIES OF FINANCIAL INSTRUMENTS (CONTINUED)

34.2 Fair value (Continued)

(a) Fair values of financial instruments not carried at fair value (Continued)

The methods and assumptions used to estimate the fair values of the financial instruments not carried at fair value are as follows:

Loans, advances and financing

The fair values of fixed rate loans/financing with remaining maturity of less than one year and variable rate loans/financing are estimated to approximate their carrying amounts. For fixed rate loans/financing with remaining maturity of more than one year, the fair values are estimated based on discounted cash flows using prevailing market rates of loans/financing of similar credit risks and maturity. The fair values of impaired loans/financing are represented by their carrying amounts, net of any collective and individual assessment allowances, being the expected recoverable amount.

(b) Determination of fair value

The following are classes of financial instruments that are not carried at fair value and whose carrying amounts are reasonable approximation of fair values:

.. .

	Note
Trade and other receivables	20
Trade and other payables Loans and borrowings (current and non-current, except non-current fixed rates loans	26
and borrowings and obligations under finance leases)	24

35. FAIR VALUE MEASUREMENT

Fair value hierarchy

The Group classifies fair value measurement using a fair value hierarchy that reflects the significance of the inputs used in making the measurements. The fair value hierarchy has the following levels:

- Level 1 Quoted prices 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 or indirectly; and
- Level 3 Inputs for the asset or liability that are not based on observable market data (unobservable inputs).

The following table provides the fair value measurement hierarchy of the Group's and of the Company's assets and liabilities.

30 June 2019 (Cont'd)

35. FAIR VALUE MEASUREMENT (CONTINUED)

Fair value hierarchy (Continued)

Quantitative disclosures fair value measurement hierarchy for assets and liabilities as at 30 June are as follows:

Group	Level 1 RM	Level 2 RM	Level 3 RM	Total RM
30 June 2019				
Asset for: Other investments - Equity investments quoted in Malaysia	181,200	-	-	181,200
Liabilities for: Interest-bearing loans and borrowings - Non-current obligations under finance leases	_	9,057,275	_	9,057,275
Derivatives - Forward currency contracts	-	20,766	-	20,766
30 June 2018				
Asset for: Other investments - Equity investments quoted in Malaysia	141,000	-	-	141,000
Liabilities for: Interest-bearing loans and borrowings - Non-current obligations under finance leases - Non-current term loans, fixed rates	- -	8,298,316 15,990,026	- -	8,298,316 15,990,026
Company	Level 1 RM	Level 2 RM	Level 3 RM	Total RM
30 June 2019				
Liabilities for: Interest-bearing loans and borrowings - Non-current obligations under finance leases	-	80,015	-	80,015
30 June 2018				
Liabilities for: Interest-bearing loans and borrowings - Non-current obligations under finance leases	-	167,339	-	167,339

30 June 2019 (Cont'd)

36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

The Group and the Company are exposed to financial risks arising from their operations and the use of financial instruments. The Group's overall financial risk management strategy seeks to minimise potential adverse effects of financial performance of the Group. The key financial risks include credit risk, liquidity risk, interest rate risk and foreign currency risk.

Financial risk management policies are periodically reviewed and approved by the Board of Directors and executed by the management. The audit committee of Shin Yang Shipping Corporation Berhad provides independent oversight to the effectiveness of the risk management process.

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

(a) Credit risk

Credit risk is the risk that a counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily trade receivables) and from its financing activities, including deposits with banks and financial institutions, foreign exchange transactions and other financial instruments.

For trade and other receivables, the Group controls these risks by the application of credit approvals, limits and monitoring procedures. The Group also minimises its exposure through analysing the counterparties' financial condition prior to entering into any services/contracts where appropriate to mitigate credit risk. Trade receivables are monitored on an ongoing basis via Group's management reporting procedures. For other financial assets (deposits, cash and bank balances with financial institutions) the Group adopts the policy of dealing only with counterparties of high credibility (i.e. banks and financial institutions).

An impairment analysis is performed at each reporting date using a provision matrix to measure expected credit losses. The provision rates are based on days past due for groupings of various customer segments with similar loss patterns (i.e., by geographical region). The calculation reflects the probability-weighted outcome, the time value of money and reasonable and supportable information that is available at the reporting date about past events and current and forecasted industries' conditions. Generally, trade receivables are written-off if past due for more than one year and are not subject to enforcement activity. The maximum exposure to credit risk at the reporting date is the carrying value of each class of financial assets disclosed in below. The Group does not hold any collateral as security.

Exposure to credit risk

At the reporting date, the Group's and the Company's maximum exposure to credit risk is represented by:

- the carrying amount of each financial assets in the statement of financial position after deducting any impairment allowance; and
- a nominal amount of RM230,874,390 (2018: RM189,377,090) relating to corporate guarantee provided by the Company to banks on the subsidiaries' borrowings.

30 June 2019 (Cont'd)

36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(a) Credit risk (Continued)

Credit risk concentration profile

The Group determines concentration of credit risk by monitoring the trade and other receivables on an ongoing basis.

(i) Exposure to credit risk for trade receivables

Recognition and measurement of impairment loss under MFRS 9

The following table provides information about exposure to credit risk and expected credit loss for trade receivables of the Group as at 30 June 2019:

	Gross carrying amount RM	Expected credit loss RM	Net balances RM
Group			
Current (not past due)	40,205,529	(236,897)	39,968,632
Past due:			
1-30 days	28,860,993	(286,188)	28,574,805
31-60 days	18,359,931	(217,417)	18,142,514
61-90 days	17,195,697	(161,563)	17,034,134
91-120 days	5,815,827	(86,388)	5,729,439
More than 121 days	11,596,310	(3,099,446)	8,496,864
	122,034,287	(4,087,899)	117,946,388
Credit impaired	88,951,981	(15,313,331)	73,638,650
	210,986,268	(19,401,230)	191,585,038

The movement in allowance for expected credit losses ("ECL") during the year for the Group are shown below:

	Credit impaired RM	ECL RM	Total RM
Group Balance as at 1 July 2018, as per MFRS 139 Effect of the adjustment of MFRS 9	5,722,750 8,467,528	- 5,643,348	5,722,750 14,110,876
Balance as at 1 July 2018, as per MFRS 9	14,190,278	5,643,348	19,833,626
Charge for the year Reversal of impairment losses	2,560,972 (444,306)	(1,555,449)	2,560,972 (1,999,755)
Charge for the year, net	2,116,666	(1,555,449)	561,217
Effect of foreign exchange Written off	56,958 (1,050,571)	-	56,958 (1,050,571)
Balance as at 30 June 2019, as per MFRS 9	15,313,331	4,087,899	19,401,230

	2019 RM
As per statements of cash flows: Reversal of impairment losses Allowance for impairment (Note 9)	(1,485,557) 2,046,774
	561,217

30 June 2019 (Cont'd)

36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(a) Credit risk (Continued)

(i) Exposure to credit risk for trade receivables (Continued)

Comparative information under MFRS 139 - Recognition and Measurement of impairment loss

Ageing analysis of trade receivables of the Group as at 30 June 2018:

	Gross carrying amount RM	Individual impairment RM	Net balances RM
Group			
Neither past due nor impaired	50,129,792	-	50,129,792
More than 121 days past due but not impaired	156,853,373	-	156,853,373
	206,983,165	-	206,983,165
Subject to impairment	5,722,750	(5,722,750)	-
	212,705,915	(5,722,750)	206,983,165

Receivables that are past due but not impaired comprise:

As at 30 June 2018, trade receivables of the Group of RM156,853,373 (2017: RM144,198,156) were past due but not impaired. These relate to customers for whom there is no objective evidence that the receivables are not fully recoverable.

Movement in allowance accounts:

At 1 July 2017 16,588,152 Charge for the year (Note 9) 3,020,582 Reversal of impairment loss (12,171,263) Written off (953,463) Effect of foreign exchange (761,258) At 30 June 2018 5,722,750		Group RM
Reversal of impairment loss (12,171,263) Written off (953,463) Effect of foreign exchange (761,258)	At 1 July 2017	16,588,152
Written off (953,463) Effect of foreign exchange (761,258)	Charge for the year (Note 9)	3,020,582
Effect of foreign exchange (761,258)	Reversal of impairment loss	(12,171,263)
	Written off	(953,463)
At 30 June 2018 5,722,750	Effect of foreign exchange	(761,258)
	At 30 June 2018	5,722,750

(ii) Other receivables that are impaired

Movement in allowance accounts:

		Group
	RM	RM
At 1 July 2018/2017	39,710,797	-
Effect on MFRS 9 adoption	5,607,604	-
At 1 July 2018/2017 (Restated)	45,318,401	-
Charge for the year (Note 9)	53,119,665	39,710,797
Reversal of impairment loss	(2,705,086)	-
Written off	(82,332,081)	-
At 30 June 2019/2018	13,400,899	39,710,797

30 June 2019 (Cont'd)

36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(b) Liquidity risk

Liquidity risk is the risk that the Group or the Company will encounter difficulty in meeting financial obligations due to shortage of funds. The Group's and the Company's exposure to liquidity risk arises primarily from mismatches of the maturities of financial assets and liabilities. The Group adopts a prudent approach to managing its liquidity risk. The Group always maintains sufficient cash and cash equivalents, and has available funding through a diverse source of committed and uncommitted credit facilities from various banks.

Analysis of financial instruments by remaining contractual maturities

The table below analyses the maturity profile of the Group's and the Company's financial liabilities based on contractual undiscounted repayment obligations.

	On demand or within one year RM	Two to five years RM	Over five years RM	Total RM
Group				
At 30 June 2019 Financial liabilities: Trade and other payables Loans and borrowings	133,613,370 277,254,672	- 67,961,222	- 23,254,208	133,613,370 368,470,102
Total undiscounted financial liabilities	410,868,042	67,961,222	23,254,208	502,083,472
At 30 June 2018 Financial liabilities: Trade and other payables Loans and borrowings	117,083,628 296,220,875	- 61,778,154	- 6,059,214	117,083,628 364,058,243
Total undiscounted financial liabilities	413,304,503	61,778,154	6,059,214	481,141,871
Company At 30 June 2019				
Financial liabilities: Trade and other payables Loans and borrowings Financial guarantee contracts*	1,116,910 8,229,976 216,535,100	- 7,704,663 -	- 4,268,952 -	1,116,910 20,203,591 216,535,100
Total undiscounted financial liabilities	225,881,986	7,704,663	4,268,952	237,855,601
At 30 June 2018 Financial liabilities: Trade and other payables Loans and borrowings Financial guarantee contracts*	1,272,063 9,724,802 189,377,090	- 9,878,816 -	- 6,059,214 -	1,272,063 25,662,832 189,377,090
Total undiscounted financial liabilities	200,373,955	9,878,816	6,059,214	216,311,985

^{*} Based on the maximum amount that can be called under the financial guarantee contracts.

30 June 2019 (Cont'd)

36. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES (CONTINUED)

(c) Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of the Group's and the Company's financial instruments will fluctuate because of changes in market interest rates.

The Group's and the Company's exposure to market risk for changes in interest rates arise primarily from their loans and borrowings.

Sensitivity analysis for interest rate risk

At the reporting date, if interest rates had been 10 basis points lower/higher, with all other variables held constant, the Group's profit net of tax would have been RM140,763 (2018: RM120,583) higher/lower, arising mainly as a result of lower/higher interest expense on floating rate loans and borrowings. The assumed movement in basis points for interest rate sensitivity analysis is based on the currently observable market environment.

(d) Foreign currency risk

The Group has transactional currency exposures arising from sales and purchases that are denominated in a currency other than the respective functional currency of Group entities, primarily Ringgit Malaysia (RM) and United Arab Emirates Dirham (AED). The foreign currencies in which these transactions are denominated are mainly United Arab Emirates Dirham (AED) and United States Dollars (USD). Foreign exchange exposures in transactional currencies other than functional currencies of the operating entities are kept to an acceptable level.

The Group does not enter into forward contracts to hedge foreign currency risk.

Sensitivity analysis for foreign currency risk

The following table demonstrates the sensitivity of the Group's (loss)/profit net of tax to a reasonably possible change in the USD and AED against RM exchange rate, with all other variables held constant.

	Group Profit net of ta	
	2019 RM	2018 RM
USD/RM - strengthen by 5% USD/RM - weaken by 5%	388,160 (388,160)	1,117,942 (1,117,942)
AED/RM - strengthen by 5% AED/RM - weaken by 5%	(1,857) 1,857	(4,454) 4,454
USD/AED - strengthen by 5% USD/AED - weaken by 5%	76,062 (76,062)	(254,564) 254,564
RM/AED - strengthen by 5% RM/AED - weaken by 5%	(120,149) 120,149	(120,185) 120,185

30 June 2019 (Cont'd)

37. CAPITAL MANAGEMENT

The Group's objectives when managing capital are to safeguard the Group's ability to continue as a going concern and to maintain an optimal capital structure so as to maximise shareholders value. In order to maintain or achieve an optimal capital structure, the Group may adjust the dividend payment, return capital to shareholders, obtain new financing facilities or dispose assets to reduce borrowings.

Management monitors capital based on the Group's and the Company's gearing ratio. The Group's and the Company's strategies are to maintain gearing ratio of not exceeding 100%.

The gearing ratio is calculated as net debt divided by equity capital plus net debt. Net debt is calculated as total borrowings, trade and other payables less cash and bank balances. Capital is equivalent to capital and reserves attributable to owners of the Company.

			Group		Company
		2019	2018	2019	2018
	Note	RM	RM	RM	RM
Loans and borrowings	24	352,371,440	353,058,622	17,919,065	22,550,019
Trade and other payables	26	133,613,370	117,083,628	1,116,910	1,272,063
Less:					
Cash and bank balances	23	(68,759,021)	(77,043,836)	(35,041,213)	(41,816,257)
Net debt		417,225,789	393,098,414	(16,005,238)	(17,994,175)
Equity attributable to the owners					
of the Company		1,067,337,113	1,174,452,773	1,216,752,687	1,220,368,828
Capital and net debt		1,484,562,902	1,567,551,187	1,200,747,449	1,202,374,653
Gearing ratio		28.10%	25.08%	N/A	N/A

38. SEGMENT INFORMATION

For management purposes, the Group is organised into business units based on their products and services, and has three reportable operating segments as follows:

- I. Shipbuilding, ship repair and fabrication of metal structures.
- II. Domestic and regional shipping segment which carries out shipping business in coastal and regional routes within Malaysia and ASEAN region.
- III. International shipping segment which carries out shipping business in United Arab Emirates and international routes to Japan, Korea, China, Philippines and ASEAN region.
- IV. Others consist of the business of shipping agency.

Except as indicated above, no operating segments have been aggregated to form the above reportable operating segments.

Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. Segment performance is evaluated based on operating profit or loss which, in certain respects as explained in the table below, is measured differently from operating profit or loss in the consolidated financial statements. Group financing (including finance costs) and income taxes are managed on a group basis and are not allocated to operating segments.

Transfer prices between operating segments are on an arm's length basis in a manner similar to transactions with third parties.

38. SEGMENT INFORMATION (CONTINUED)

Notes to the Financial Statements

30 June 2019 (Cont'd)

	Shipbuilding, Ship Repair and Fabrication of Metal Structures	Domestic and Regional Shipping RM	International Shipping RM	Others RM	Consolidation Adjustments and Eliminations RM	Notes	Per Consolidated Financial Statements RM
30 June 2019 Revenue: External customers Inter-segment	114,440,385 25,332,487	387,655,886 4,198,310	136,087,524	7,016,750 6,492,587	. (37,742,595)	∢	645,200,545
Total revenue	139,772,872	391,854,196	137,806,735	13,509,337	(37,742,595)	I	645,200,545
Results: Finance income Dividend income Depreciation Share of results of associates Other non-cash expenses Segment (loss)/profit	28,112 - 10,601,886 - 835,442 (37,084,640)	157,650 - 58,992,713 - 2,510,145 5,644,040	204,597 4,440 26,466,038 - 54,544,259 (55,980,091)	1,338,581 - 1,451,636 - 7,284 4,469,668	(64,927) 801,407 - 231,933	ш O	1,728,940 4,440 97,447,346 801,407 57,897,130 (82,719,090)
Assets: Investment in associates Additions to non-current assets Segment assets	8,285,146 586,887,963	656,804 97,292,180 774,312,128	551,411 1,703,116 524,061,820	682,500 986,600 242,315,807	417,070 (4,248,072) (486,222,903)	О Ш	2,307,785 104,018,970 1,641,354,815
Liabilities: Segment liabilities	378,337,443	338,340,420	226,681,792	43,392,157	(421,237,693)	L.	565,514,119

SEGMENT INFORMATION (CONTINUED)

Notes to the Financial Statements

30 June 2019 (Cont'd)

	Shipbuilding, Ship Repair and Fabrication of Metal Structures	Domestic and Regional Shipping RM	International Shipping RM	Others RM	Consolidation Adjustments and Eliminations RM	Notes	Per Consolidated Financial Statements RM
30 June 2018 Revenue: External customers Inter-segment	122,797,181 30,752,671	335,853,295 4,919,126	154,394,280 751,841	6,009,020	- (42,883,419)	۲	619,053,776
Total revenue	153,549,852	340,772,421	155,146,121	12,468,801	(42,883,419)	I	619,053,776
Results: Finance income Dividend income Depreciation Share of results of associates Other non-cash expenses Segment (loss)/profit	27,356 - 11,303,662 - 7,801,274 (15,625,788)	154,431 - 45,126,260 35,639,370 20,178,839	288,727 4,800 23,165,663 - 39,662,154 20,589,248	1,871,950 - 1,351,978 - 83,417 4,166,451	- 1,769,495 2,162,501 - (462,617)	m O	2,342,464 4,800 82,717,058 2,162,501 83,186,215 28,846,133
Assets: Investment in associates Additions to non-current assets Segment assets	1,812,739 573,224,967	- 179,803,888 776,305,542	1,527,877 1,964,726 598,098,333	2,064,300 890,503 248,174,429	123,312 (31,289,169) (484,796,947)	О Ш	3,715,489 153,182,687 1,711,006,324
Liabilities: Segment liabilities	324,635,850	330,197,222	244,114,620	47,046,982	(421,056,708)	<u>ц</u>	524,937,966

30 June 2019 (Cont'd)

38. SEGMENT INFORMATION (CONTINUED)

- A Inter-segment revenues are eliminated on consolidated.
- B Other material non-cash expenses consist of the following items as presented in the respective notes to the financial statements:

	Note	2019 RM	2018 RM
Fair value loss on investment securities	9	-	100,200
Fair value loss on forward contract	9	20,766	-
Property, plant and equipment written off	9	10,407	1,685,338
Impairment loss on trade and other receivables	9	55,166,439	42,731,379
Unrealised loss on foreign exchange		2,699,518	38,669,298
		57,897,130	83,186,215

C The following items are added to/(deducted from) segment profit to arrive at "Profit before tax" presented in the consolidated statement of profit or loss and other comprehensive income:

	2019 RM	2018 RM
Share of results of associates	801,407	2,162,501
Dividend from subsidiaries	(680,000)	(1,035,000)
Dividend from associates	(195,000)	-
Profit from inter-segment sales	240,599	179,377
Depreciation	64,927	(1,769,495)
	231,933	(462,617)

D Additions to non-current assets consist of:

Property, plant and equipment 104,018,970 153,182,687

E The following items are added to/(deducted from) segment assets to arrive at total assets reported in the consolidated statement of financial position:

	2019 RM	2018 RM
Property, plant and equipment	(22,365,810)	(29,749,209)
Investment in associates	417,070	123,312
Intangible assets	2,063,893	2,063,893
Inter-segment assets	(466,338,056)	(457,234,943)
	(486,222,903)	(484,796,947)

30 June 2019 (Cont'd)

38. SEGMENT INFORMATION (CONTINUED)

F The following items are added to/(deducted from) segment liabilities to arrive at total liabilities reported in the consolidated statement of financial position:

	2019 RM	2018 RM
Cumulative preference shares Inter-segment liabilities	(100,000) (421,137,693)	(100,000) (420,956,708)
	(421,237,693)	(421,056,708)

Geographical information

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

	Revenue		Non-	-current assets
	2019 RM	2018 RM	2019 RM	2018 RM
Malaysia	580,287,239	538,571,067	1,190,484,382	1,197,584,251
United Arab Emirates	-	10,533,303	2,579,000	2,537,095
Singapore	64,583,879	67,955,404	-	-
Indonesia	-	-	-	18,592
Japan	329,427	1,289,546	-	-
Korea	-	252,603	-	-
Taiwan	-	451,853	-	-
	645,200,545	619,053,776	1,193,063,382	1,200,139,938

Non-current assets information presented above consist of the following items as presented in the consolidated statement of financial position:

2019	2018
RM	RM
Property, plant and equipment 1,193,063,382	1,200,139,938

39. DIVIDEND

There were no dividends paid in respect of the financial year ended 30 June 2019 and 2018.

40. AUTHORISATION OF FINANCIAL STATEMENTS FOR ISSUE

The financial statements for the year ended 30 June 2019 were authorised for issue in accordance with a resolution of the Directors on 30 October 2019.

ANALYSIS OF SHAREHOLDINGS

AS AT 18 OCTOBER 2019

ANALYSIS BY SIZE SHAREHOLDINGS As at 18 October 2019

	No. of		No. of	
Size of Shareholdings	Holders	%	Securities	%
Less than 100	6	0.25	275	0.00
100 - 1,000	182	7.56	138,281	0.01
1,001 - 10,000	1,005	41.72	6,232,008	0.53
10,001 - 100,000	955	39.64	36,872,800	3.15
100,001 - 59,999,999 (*)	260	10.79	467,493,440	39.92
60,000,000 and above (**)	1	0.04	660,412,796	56.39
Total	2,409	100.00	1,171,149,600	100.00

All information of shareholdings disclosed excludes 28,850,400 treasury shares held by the Company

Total Holders 2,409
Total Paid Up 1,171,149,600

Notes:

DIRECTORS' SHAREHOLDINGS As at 18 October 2019

No	Name of Director	No. of Shares held through Nominees	No. of Shares held through own name	Total Shareholdings	%
1	TAN SRI DATUK LING CHIONG HO	-	34,802,669	34,802,669	2.97
2	LING CHIONG SING	-	34,802,669	34,802,669	2.97
3	LING CHIONG PIN	-	34,802,668	34,802,668	2.97
4	LAWRENCE LAI YEW SON	-	330,000	330,000	0.03
5	KOH EK CHONG 119,000 shares held through				
	Kenanga Nominees (Tempatan) Sdn Bhd	119,000	-	119,000	0.01
6	LING SIU CHUO	-	36,000,009	36,000,009	3.07
7	VINCENT LING LU YEW	-	100,000	100,000	0.01
8	ARSHAD BIN ZAINUDDIN	-	-	-	-
	TOTAL	119,000	140,838,015	140,957,015	12.04

^{1.} Total Paid-Up Capital as at 18 October 2019 1,171,149,600

INFORMATION ON SUBSTANTIAL SHAREHOLDERS As at 18 October 2019

No.	Names	NRIC / Registration No.	Total Shareholdings	No. of Shares Held Through Nominees	Total Shareholdings	%
1	SHIN YANG HOLDING SENDIRIAN BERHAD	184468H	660,412,796	-	660,412,796	56.39
	TOTAL		660,412,796	-	660,412,796	56.39

^{1.} Paid-Up Capital as at 18 October 2019

^{* -} Less than 5% of issued holdings

^{** - 5%} and above of issued holdings

^{2.} All information of shareholdings disclosed excludes 28,850,400 treasury shares held by the Company

^{1,171,149,600}

^{2.} All information of shareholdings disclosed excludes 28,850,400 treasury shares held by the Company

Analysis of Shareholdings As at 18 October 2019 (Cont'd)

LIST OF THIRTY (30) LARGEST SHAREHOLDERS As At 18 October 2019

Nan	nes	Shareholding	%
1	SHIN YANG HOLDING SENDIRIAN BERHAD	660,412,796	56.39
2	CIMB GROUP NOMINEES (ASING) SDN. BHD.	46,284,000	3.95
	EXEMPT AN FOR DBS BANK LTD (SFS-PB)		
3	LING SIU CHUO	36,000,009	3.07
4	LING CHIONG HO	34,802,669	2.97
5	LING CHIONG SING	34,802,669	2.97
6	LING CHIONG PIN	34,802,668	2.97
7	LING CHIONG SIENG	34,802,668	2.97
8	AMSEC NOMINEES (TEMPATAN) SDN BHD	29,591,500	2.53
	PLEDGED SECURITIES ACCOUNT FOR BUMIMAS WANGI SDN. BHD.		
9	LING SIEW TING	24,000,006	2.05
10	AMSEC NOMINEES (TEMPATAN) SDN BHD	18,665,600	1.59
	PLEDGED SECURITIES ACCOUNT FOR CAHAYA SURIAMAJU SDN. BHD.		
11	AMSEC NOMINEES (TEMPATAN) SDN BHD	18,603,700	1.59
	PLEDGED SECURITIES ACCOUNT FOR S.K. UNIMAS SDN. BHD.		
12	AMSEC NOMINEES (TEMPATAN) SDN BHD	16,841,100	1.44
	PLEDGED SECURITIES ACCOUNT FOR MAJU BUMIRAYA SDN. BHD.		
13	KONG EIK MING	12,461,800	1.06
14	CAHAYA SURIAMAJU SDN. BHD.	7,500,000	0.64
15	ADINAMAJU SDN BHD	6,290,400	0.54
16	WONG TIING SONG	4,496,800	0.38
17	BUMIMAS WANGI SDN. BHD.	4,000,000	0.34
18	SHINLINE CORPORATION SDN. BHD.	3,290,515	0.28
19	CIMSEC NOMINEES (TEMPATAN) SDN BHD	3,000,000	0.26
	PLEDGED SECURITIES ACCOUNT FOR TEH SHIOU CHERNG (J D B TUNGGAL	BR-CL)	
20	UOBM NOMINEES (ASING) SDN BHD	2,800,000	0.24
	UNITED OVERSEAS BANK NOMINEES (PTE) LTD FOR PERRA GROUP LIMITED)	
21	LING CHING HUONG	2,780,000	0.24
22	CIMSEC NOMINEES (TEMPATAN) SDN BHD	2,771,000	0.24
	CIMB FOR WONG TIING SONG (PB)		
23	UOB KAY HIAN NOMINEES (TEMPATAN) SDN BHD	2,560,000	0.22
	PLEDGED SECURITIES ACCOUNT FOR TING LEONG HUA		
24	HLIB NOMINEES (TEMPATAN) SDN BHD	2,350,000	0.20
	HONG LEONG BANK BHD FOR TEH SHIOU CHERNG		
25	TAN HOCK KIEN	2,237,900	0.19
26	CIMB GROUP NOMINEES (ASING) SDN. BHD.	2,059,700	0.18
	EXEMPT AN FOR DBS BANK LTD (SFS)		
27	PUBLIC NOMINEES (TEMPATAN) SDN BHD	1,863,500	0.16
	PLEDGED SECURITIES ACCOUNT FOR HOW BEE HUA (E-SJA/BSY)		
28	TIE TECK HUAT	1,773,200	0.15
29	TIE TEK TIONG @ TIE TECK TIONG	1,727,000	0.15
30	YAW CHOONG YEW	1,520,000	0.13
	Total	1,055,091,200	90.09

PROPERTIES OF THE GROUP

A summary of the land and buildings owned by our Group is as follows:-

No.	Name of Registered Owner and Postal Address/Title Identification	Description and existing Use	Date of Expiry of Lease / Tenure / Approximate Age of Building/	Date of Valuation	Approximate land area	Adjusted NBV as at 30 June 2019 (RM'000)
1.	Piasau Slipways Sdn Bhd Plot 91 - 93 all under Lot No. 659, Block 12, Buan Land District, Tanjung Manis, Sarawak	Vacant sand filled industrial land.	Parent lot title under perpetuity ⁽¹⁾ / Aged 12 years	5 th October 2009	25.2542 Ha	7,554
2.	Shin Yang Shipyard Sdn Bhd Plot 94 - 100 all under Lot No. 659, Block 12, Buan Land District, Tanjung Manis, Sarawak	Vacant sand filled industrial land.	Parent lot title under perpetuity (1) / Aged 12 years	5 th October 2009	61.9774 Ha	28,156
3.	Piasau Slipways Sdn Bhd Lot No. 1098, Block 37, Kernena Land District, Sarawak	Industrial land erected with the warehouses, winch & slipways used as shipping fabrication yard and dockyard.	Parent lot title under perpetuity (1) / Aged 9-12 years	16 th November 2009	7.006 Ha	12,056
4.	Shin Yang Shipyard Sdn Bhd Lot 263, Block 1, Kuala Baram Land District, Miri, Sarawak (formerly known as Lot 211, Block 1, Kuala Baram Land District, Miri, Sarawak)	Industrial land erected with the workshops cum office buildings, winch house, warehouse & slipways, buildings used as shipping fabrication yard & dockyard.	Leasehold of 60 years expiring 14.07.2055 / Aged 6-19 years	2 nd November 2009	13.02 Ha	10,417
5.	Piasau Slipways Sdn Bhd Lot 208, Block 1 and Lot 523, Kuala Baram Land District, Miri, Sarawak	Two contiguous parcels of industrial lands erected with the double storey office cum stores, workshops, winch house, 4-rail slipways,	Lot 208 - leasehold of 60 years expiring 17.09.2055 / Aged 6-11 years	11 th May 2019	Lot 208 2.273 Ha	8,065
		shipyard buildings used as shipping fabrication yard, dockyard and office.	Lot 523 - leasehold of 60 years expiring 07.01.2048 / Aged 12-16 years		Lot 523 5.119 Ha	
6.	Shin Yang Shipyard Sdn Bhd Plot 1 to Plot 13 all under Lot 70, Block 3, Kuala Baram Land District, Miri, Sarawak	A collective parcel of thirteen industrial land erected with the double storey offices, 4 shipyard buildings, workshops, & launching ways buildings used as shipping fabrication yard, dockyard and office.	Parent lot title under leasehold for 99 years expiring on 20.02.2102 (1) / Aged 6-12 years	21st August 2009	78.217 Ha	45,711
7.	Shin Yang Shipyard Sdn Bhd Sublot 153 under Lot 70, Block 3, Kuala Baram Land District, Miri, Sarawak	Industrial land erected with the office building.	Parent lot title under leasehold for 99 years expiring on 20.02.2102 (1)	15 th September 2009	1.81 Ha	15,145
			/ Aged 5-11 years	11 th May 2019 (Building only)		
8.	Shin Yang Shipping Corporation Berhad Lot No.25, Kota Kinabalu Industrial Park, Off Jalan Sepangar Bay, Kota Kinabalu, Sabah	Industrial land erected with the office building & factory, warehouse and container yards.	Leasehold of 99 years expiring 31.12.2098 / Aged 3-7 years	N/A	4.076 Ha	9,048
9.	Shin Yang Shipping Corporation Berhad KM10.9, Jalan Batu Sapi-Lintas Sibuga Sandakan , Sabah	Residential Zoned land erected with the front office with open sided store.	Leasehold of 999 years expiring on 12.01.2901 / Aged 6 years	N/A	1.607 Ha	3,614
10.	Shin Yang Shipping Corporation Berhad Lot 31, Lebuh Sultan Mohamed 1, Kawasan Perusahaan Bandar Sultan Suleiman, 42000 Port Klang, Selangor Darul Ehsan	Industrial land erected with 2-storey office building & factory, warehouses and container yards.	Leasehold of 99 years expiring on 30.06.2105 / Aged 1-3 year	N/A	2.947 Ha	22,639

Notes:- (1) Titles awaiting for subdivision and amalgamation..

NOTICE OF ANNUAL GENERAL MEETING

NOTICE IS HEREBY GIVEN that the 14th Annual General Meeting of the Company will be held at Conference Room, Level 5, Imperial Hotel, Jalan Pos, 98000 Miri, Sarawak, Malaysia on Wednesday, 4th December 2019 at 11:00 a.m. for the following purposes:-

AGENDA

1. To table the Audited Financial Statements for the financial year ended 30 June 2019 together with the Reports of the Directors and Auditors thereon.

(Resolution 1)

2. To approve the Directors' fees for the financial year ended 30 June 2019.

(Resolution 2)

3. To re-elect the following Directors.

i) Tan Sri Datuk Ling Chiong Hoii) Mr. Ling Chiong Sing

(Resolution 3)

ii) Mr. Ling Chiong Singiii) Mr. Koh Ek Chong

(Resolution 4) (Resolution 5)

4. To re-appoint Messrs Ernst & Young as Auditors of the Company and to authorise the Directors to fix their remuneration.

(Resolution 6)

Special Business:

 To consider and, if thought fit, to pass the following Ordinary Resolutions with or without modifications:-

(i) Continuing in office as Independent Non-Executive Director

(Resolution 7)

"THAT authority be and is hereby given to Datuk Lawrence Lai Yew Son who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue to act as an Independent Non-Executive Director of the Company and to hold office until the conclusion of the next AGM of the Company"

(ii) Continuing in office as Independent Non-Executive Director

(Resolution 8)

"THAT authority be and is hereby given to Mr. Koh Ek Chong who has served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years, to continue to act as an Independent Non-Executive Director of the Company and to hold office until the conclusion of the next AGM of the Company"

(iii) Proposed Renewal of Shareholders' Mandate for Recurrent Related Party Transactions of a Revenue or Trading Nature ("Proposed RRPT Mandate")

(Resolution 9)

"THAT subject always to the Companies Act 2016 ("Act"), the Constitution of the Company, the Main Market Listing Requirements of Bursa Malaysia Securities Berhad ("Bursa Securities"), other applicable laws, guidelines, rules and regulations, and the approval of the relevant governmental/regulator authorities (where applicable), approval be and is hereby given to the Company and/or its subsidiary companies ("Group") to enter into recurrent related party transactions of a revenue or trading nature with those related parties as stated in Section 2.2 of the Circular to Shareholders dated 31st October 2019 ("Circular"), which are necessary for the day-to-day operations of the Group ("RRPT") subject further to the following:

- a. That the RRPT are in the ordinary course of business and are made on an arm's length basis and on normal commercial terms which are not more favourable to the related parties than those available to the public and not to the detriment of the minority shareholders;
- b. That disclosure will be made in the annual report of the Company of the breakdown of the aggregate value of transactions conducted pursuant to the Proposed RRPT Mandate during the financial year based on information such as the types of the RRPT made and names of the related parties involved in each type of the RRPT made and their relationship with the Company; and

Notice of Annual General Meeting

(Cont'd)

- c. That such approval shall continue to be in force until: -
 - the conclusion of the next Annual General Meeting ("AGM") of the Company, at which time it will lapse, unless by a resolution passed at the meeting, the authority is renewed:
 - the expiration of the period within which the next AGM of the Company after the
 date it is required to be held pursuant to Section 340 (2) of the Act but shall not
 extend to such extension as may be allowed pursuant to Section 340 (4) of the
 Act: or
 - revoked or varied by resolution passed by the shareholders in a general meeting, whichever is the earlier;

AND THAT the Directors of the Company be hereby authorised to complete and do all such acts and things as they may consider expedient or necessary to give effect to the Proposed RRPT Mandate.

AND THAT the estimated value given on the RRPT as outlined in Section 2.2 of the Circular being provisional in nature, the Directors of the Company be hereby authorised to agree to the actual amount or amounts thereof provided always that such amount or amounts comply with the review methods or procedures outlined in Section 2.5 of the Circular."

(iv) Proposed Renewal of Authority On Shares Buy Back.

(Resolution 10)

"THAT subject to the Company's compliance with all the applicable rules, regulations, orders and guidelines made pursuant to the Companies Act, 2016 ("the Act'), the Company's Constitution and Bursa Malaysia Securities Berhad's ("Bursa Securities") Main Market Listing Requirements ("Listing Requirements"), the Directors of the Company be and are hereby authorized to purchase shares at any time such amount of ordinary shares in the Company as may be determined by the Directors of the Company from time to time through Bursa Securities upon such terms and conditions as the Directors in their absolute discretion deem and expedient in the interest of the Company provided that:

- the aggregate number of ordinary shares which may be purchased and retained by the Company at any point of time pursuant to this resolution shall not exceed 3.33% of the total issued and paid up share capital of the Company;
- the amount of funds to be allocated by the Company pursuant to this resolution not exceed the retained earnings and/or share premium of the Company as at 30 June 2019; and
- the shares so purchased by the Company pursuant to this resolution may at the discretion of the Directors be: -
 - retained as treasury shares; and/or cancelled; and/or
 - resold on the market of Bursa Securities in accordance to the Listing Requirements; and/or
 - distributed as dividends to the shareholders; and/or
 - dealt in any other manners prescribed by the applicable rules, regulations and orders made pursuant to the Act, the Listing Requirements and any other relevant authority for the time being in force;

Notice of Annual General Meeting

(Cont'd)

AND THAT such authority conferred by the shareholders of the Company upon passing of the resolution will continue to be in force until the conclusion of the next Annual General Meeting of the Company, unless by a resolution passed at that meeting, the authority is renewed; or the expiration of the period within which the next Annual General Meeting is required to be held pursuant to Section 340(2) of the Act but must not extended to such extensions as may be allowed pursuant to Section 340(4) of the Act; or until the authority is revoked or varied by a resolution passed by the shareholders in a general meeting, whichever occurs first;

AND THAT the Directors of the Company be hereby authorised to complete and do all such acts and things as they may consider expedient or necessary to give effect to the resolution.

6. Special Resolution (Resolution 11)

Proposed Adoption of New Constitution

"THAT the proposed Constitution as set out in Appendix III of the Circular to Shareholders, be approved and adopted as the new Constitution of the Company in substitution for and to the exclusion of the existing Constitution thereof; AND THAT the Directors of the Company be and are hereby authorised to assent to any modification, variation and/or amendment as may be required and to do all acts and things and take all such steps as may be considered necessary to give full effect to the foregoing."

7. To transact any other business for which due notice shall have been given in accordance with the Company's Constitution and the Companies Act 2016.

By Order of the Board of Directors

RICHARD LING PENG LIING (MIA 9688)

Company Secretary Miri, Sarawak

31st October 2019

Explanatory Notes on Ordinary Business

(1) The Agenda 1 is meant for discussion only as the provision of Section 266(1)(a) and Section 340(1)(a) of the Companies Act, 2016 does not require a formal approval of Shareholders of the Company and hence, agenda 1 is not put forward for voting.

Explanatory Notes on Special Business

- (1) Resolutions 7 and 8 Continuation in office as Independent Non-Executive Director Malaysian Code on Corporate Governance 2017 recommends that shareholders' approval be sought in the event that the Company intends to retain an Independent Non-Executive Director who has served in that capacity for more than nine (9) years. In relation, thereto, the Board, through the Board Joint Remuneration and Nomination Committee, has assessed the independence of Datuk Lawrence Lai Yew Son and Mr. Koh Ek Chong who have served as an Independent Non-Executive Director of the Company for a cumulative term of more than nine (9) years. The Board recommends that Datuk Lawrence Lai Yew Son and Mr. Koh Ek Chong continue to act as Independent Non-Executive Directors of the Company for the following reasons:
 - (a) They fulfill the criteria as Independent Non-Executive Director as defined in the Listing Requirements, and therefore are able to bring independent and objective judgment to the Board;
 - (b) Their immense experience in their respective fields/background enable them to provide the Board with a diverse set of experience, expertise, skills and competence;
 - (c) They understand the Company's business operations which allow them to participate actively and contribute during deliberations or discussions at the Committee and Board meetings;
 - (d) They devote sufficient time and effort and attends all the Board and Committee meetings, for informed and balanced decision making; and
 - (e) They exercise due care as Independent Non-Executive Director of the Company and carry out their professional and fiduciary duties in the interest of the Company and shareholders.

Notice of Annual General Meeting

(Cont'd)

- (2) The proposed Ordinary Resolution 9, if passed, will authorize the Company and its subsidiaries to enter into recurrent related party transactions of a revenue or trading nature. This authority, unless revoked or varied by the Company at the general meeting, will expire at the conclusion of the next AGM of the Company.

 Please refer to the Circular to Shareholders dated 31 October 2019 for further information.
- (3) The proposed Ordinary Resolution 10, if passed, will empower the Company to purchase the Company's shares up to 3.33% of the issued and paid up share capital of the Company.

 Please refer to the Statement on Shares Buy-Back dated 31 October 2019 for further information.
- (4) The proposed Special Resolution 11, if passed, will bring the Company's Constitution in line with the provisions of the Companies Act 2016 and the Main Market Listing Requirements of Bursa Malaysia Securities Berhad as well as to enhance administrative efficiency. The proposed new Constitution of the Company is set out in Appendix III which is despatched together with the Company's Annual Report 2019.

Notes:-

- (1) Pursuant to Section 334 of the Companies Act 2016, a member shall be entitled to appoint another person as his proxy to exercise all or any of his rights to attend, participate, speak and vote in his stead.
- (2) A proxy may but need not be a member of the Company. There shall be no restriction as to the qualification of the proxy. A proxy appointed to attend and vote at a General Meeting of the Company shall have the same rights as the member to speak at the General Meeting.
- (3) Pursuant to Paragraph 8.29A(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all resolutions set out in the Notice of the Thirteen AGM of the Company shall be vote by way of a poll.
- (4) Where a Member of the Company is an authorised nominee as defined under the Central Depositories Act, 1991, it may appoint at least one (1) proxy in respect of each securities account it holds with ordinary shares of the Company standing to the credit of the said securities account.
- (5) Where a member appoints more than one (1) proxy, the appointment shall be invalid unless he specifies the proportions of his holdings to be represented by each proxy.
- (6) If the appointor is a corporation, this form must be executed under its Common Seal or under the hand of an officer or attorney duly authorised.
- (7) To be valid, this form, duly completed must be deposited at the Registered Office of the Company not less than forty-eight (48) hours before the time for holding the meeting.
 - The Registered office of the Company is at Sublot 153 (Parent Lot 70), Jalan Kuala Baram, Kuala Baram, 98100 Miri, Sarawak,
- (8) In respect of deposited securities, only members whose names appear on the Record of Depositors on 26 November 2019, shall be eligible to attend the meeting or appoint proxy(ies) to attend and/or vote on his behalf.

Personal Data Privacy

By Submitting the proxy form, the shareholder accepts and agrees to the collection, use and disclosure of the shareholder's personal data by the Company (for its agents or services providers) for the purpose of preparation and compilation of documents relating to AGM (including adjournment thereof).



SHIN YANG SHIPPING CORPORATION BERHAD

(Company No. 666062-A) (Incorporated in Malaysia)

No. of ordinary shares held
CDS Account No

I/We _		,			
of	FULL NAME		NRIC NO/ PA	ASSPORT NO/ CO	OMPANY NO
of		FULL ADDRESS			
being	a member/members of Shin Y a	ang Shipping Corporation Ber	had, hereby app	oint	
Nam	e of Proxy	NRIC / Passport No.	Proportio	n of Shareho	ldings (%)
/ -	ou failine a laine /la au				
and/c	or failing him/her				
Annua	al General Meeting of the Comp	/y/our proxy to vote for* me/us pany to be held at the Conferencednesday, 4th December 2019 a	ce Room, Level	5, Imperial Ho	otel, Jalan Pos
		ace provided above on how your rise the proxy to vote at his/her		y to vote. If n	o instruction i
NO.	RESOLUTIONS			FOR	AGAINST
1	To table the Audited Financia June 2019 together with the F	al Statements for the financial Reports of the Directors and Au	year ended 30 ditors thereon.		
2	To approve the Directors' fees	s for the financial year ended 30) June 2019.		
3	To re-election of retiring direc	tor: Tan Sri Datuk Ling Chiong	Но		
4	To re-election of retiring direc	tor: Mr. Ling Chiong Sing			
5	To re-election of retiring direc	tor: Mr. Koh Ek Chong			
6	To re-appoint Messrs Ernst authorise the Directors to fix t	& Young as Auditors of the Coheir remuneration.	ompany and to		
	SPECIAL BUSINESS				
7	To approve the continuing in Independent Non-Executive D the conclusion of the next AG	office by Datuk Lawrence Lai Director of the Company and to M of the Company.	Yew Son as an hold office until		
8	To approve the continuing in a Non-Executive Director of conclusion of the next AGM of	office by Mr. Koh Ek Chong as a the Company and to hold of the Company.	an Independent office until the		
9	Proposed Renewal of Sharel Transactions of a Revenue or	nolders' Mandate for Recurren Trading Nature	t Related Party		
10	Proposed Renewal of Authorit	ty on Shares Buy-Back			
	SPECIAL RESOLUTIONS				
11	Proposed Adoption of New C	onstitution of the Company			
** If yo		hairman of the Meeting as your deeting" and insert the name(s)			
Dated	this day of	2019			

Signature and/or Common Seal of Shareholders

Notes:

- ((1) Pursuant to Section 334 of the Companies Act 2016, a member shall be entitled to appoint another person as his proxy to exercise all or any of his rights to attend, participate, speak and vote in his stead.
- (2) A proxy may but need not be a member of the Company. There shall be no restriction as to the qualification of the proxy. A proxy appointed to attend and vote at a General Meeting of the Company shall have the same rights as the member to speak at the General Meeting.
- (3) Where a Member of the Company is an Exempt authorised nominee as defined under the Securities Industry [Central Depositories] Act, 1991, which holds ordinary shares in the Company for multiple beneficial owners in one securities account ["omnibus account"], there shall be no limit to the number of proxies which the exempt authorised nominee may appoint in respect of each omnibus account it holds.
- (4) Where a member appoints more than one (1) proxy, the appointment shall be invalid unless he specifies the proportions of his holdings to be represented by each proxy.
- (5) If the appointor is a corporation, this form must be executed under its Common Seal or under the hand of an officer or attorney duly authorised.
- (6) To be valid, this form, duly completed must be deposited at the Registered Office of the Company not less than forty-eight (48) hours before the time for holding the meeting.
 - The Registered office of the Company at Sublot 153 (Parent Lot 70), Jalan Kuala Baram, Kuala Baram, 98100 Miri, Sarawak, Malaysia.
- (7) Pursuant to Paragraph 8.29(a)(1) of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad, all the resolutions set out in this Notice shall be put to by poll.
- (8) In respect of deposited securities, only members whose names appear on the Record of Depositors on 26 November 2019, shall be eligible to attend the meeting or appoint proxy(ies) to attend and/or vote on his behalf.

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Stamp

SHIN YANG SHIPPING CORPORATION BERHAD
(Company No. 666062-A)
Sublot 153 (Parent Lot 70), Jalan Kuala Baram, Kuala Baram, 98100 Miri, Sarawak, Malaysia.

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Step by Step To Excellence



SHIN YANG SHIPPING CORPORATION BERHAD (666062-A) Sub Lot 153 (Parent Lot 70), Jalan Kuala Baram, Kuala Baram, 98100 Miri, Sarawak, Malaysia