

ANNUAL REPORT 2020

Genting Hong Kong Limited (Continued into Bermuda with limited liability) Stock Code : 678



OUR MISSION

"We are a leading global leisure, entertainment and hospitality corporation committed to enhancing shareholder value and maintaining long term sustainable growth in our core businesses."

WE WILL

Be responsive to the changing demands of our customers and excel in providing quality products and services.

Be committed to innovation and the adoption of new technology to achieve competitive advantage.

Generate a fair return to our shareholders.

Pursue personnel policies which recognise and reward performance and contributions of employees and provide proper training, development and opportunities for career advancement.

Be a responsible corporate citizen, committed to enhancing corporate governance and transparency.



FORWARD-LOOKING STATEMENTS

This annual report contains forward-looking statements that involve risks and uncertainties. These forward-looking statements are not historical facts, but rather are based on the current beliefs, assumptions, expectations, estimates and projections of Genting Hong Kong Limited (the "Company") about the industry and markets in which the Company and its subsidiaries (the "Group") are operating or will operate in the future. These statements are not guarantees of future performance and are subject to risks, uncertainties and other factors, some of which are beyond the control of the Group, are difficult to predict and could cause actual results to differ materially from those expected or forecasted in the forward-looking statements. Factors that could cause actual results to differ materially from those reflected in the forward-looking statements include general economic, political and business conditions, changes in cruise industry competition, weather, force majeure events and/or other factors. Reliance should not be placed on these forward-looking statements or any part thereof to reflect events or circumstances resulting from any new information, future events or otherwise on which any such statement was based.









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ABOUT US

Genting Hong Kong Limited ("Genting Hong Kong") is a leading global leisure, entertainment and hospitality enterprise, with core competences in both land and sea-based businesses including Genting Cruise Lines comprising of Star Cruises, Dream Cruises, and Crystal Cruises, along with German shipyards MV Werften and Lloyd Werft, and Resorts World Manila ("RWM"), an associate of Genting Hong Kong.

Headquartered in Hong Kong, Genting Hong Kong has a presence in more than 20 locations worldwide with offices and representation in Australia, China, Germany, India, Indonesia, Japan, Malaysia, the Philippines, Singapore, Sweden and the United States.

A pioneer in its own right, Genting Hong Kong was incorporated in November 1993, operating its fleet under Star Cruises, to take on a bold initiative to grow the Asia Pacific region as an international cruise destination. Star Cruises has built its reputation on offering first-rate Asian hospitality throughout its fleet consisting of SuperStar Gemini, SuperStar Aquarius, Star Pisces and The Taipan.

Dream Cruises' fleet of Genting Dream (launched 2016) and World Dream (launched 2017) deliver the highest level of guest service and spacious comfort in the region. Catering to a wide spectrum of consumers in China and Asia, the Dream Cruises experience provides passengers with more choice, comfort and value to create a perfect dream voyage. Explorer Dream, launched in March 2019, will further fuel Dream Cruises' global aspirations while production has also started in Germany on two new Global Class ships including Global Dream and her sister ship.

Crystal's award-winning fleet of brand experiences has been the definitive leader in the luxury since it first launched as Crystal Cruises in 1990. In the years since, the company has expanded to include Crystal Yacht Cruises, Crystal River Cruises, Crystal AirCruises and Crystal Luxury Air, and Crystal Expedition Cruises. While each Crystal Experience offers distinctly unique destinations, onboard features and shoreside discoveries, what remains consistent across the Crystal fleet is the globally acclaimed standard of excellence, unparalleled personalized service and attention to detail.

To capitalize on the growing demand for new cruise ships and to realize the company's own expansion plans, in 2016, Genting Hong Kong established MV Werften comprising of three shipyards in Wismar, Rostock and Stralsund, Germany following the purchase of Lloyd Werft the previous year which specializes in building megayachts and other newbuilds. With the consolidated expertise and facilities of the shipyards, including approximately 1,800 experienced management and workers, MV Werften will be capable of building large-scale mega-ships.

Travellers International Hotel Group, Inc. ("Travellers"), an associate of Genting Hong Kong, opened its first landbased attraction, Resorts World Manila, in the Philippines in August 2009. RWM is the Philippines' first one-stop, nonstop vacation spot for topnotch entertainment and world-class leisure alternatives, featuring seven hotels including an iconic shopping mall, four high-end cinemas and a multi-purpose performing arts theatre.

Genting Hong Kong's unique venues and itineraries, coupled with a promise to deliver best-in-class services, will ensure an unforgettable experience for each and every guest. The company will continue to leverage off the Genting Group's unrivalled regional expertise in land-based resorts development as it looks to expand its individual footprint. Genting Hong Kong constantly seeks new scalable business opportunities and ways in which the company can excel and improve its business proposition.

Genting Hong Kong is listed on the Main Board of the Stock Exchange of Hong Kong Limited under the stock code "678"

"Genting Hong Kong's unique venues and itineraries, coupled with a promise to deliver best-in-class services, will ensure an unforgettable experience for each and every guest."

GENTING CRUISE LINES FLEET

Genting Cruise Lines is a division of Genting Hong Kong comprising of three distinct cruise brands – Dream Cruises, Crystal Cruises and Star Cruises – providing a range of products from contemporary cruises to ultra-luxurious vacation experiences spanning the sea to air.

DREAM CRUISES

Dream Cruises aims to be a pacesetter in the cruise industry in the region, meeting the needs of the 'emerging generation' of confident, independently-minded and upwardly-mobile Asian travellers. Dream Cruises offers inspirational journeys, which are Asian at heart and international in spirit.





CRYSTAL CRUISES

By sea, river, land or air, Crystal has refined the way the world views luxury travel. The collection of world-renowned Crystal Experiences – featuring global journeys aboard Crystal Cruises, Crystal River Cruises, Crystal Yacht Cruises, Crystal Expedition Cruises, Crystal AirCruises and Crystal Luxury Air – continues to delight the world's most discerning travelers with an unwavering standard of luxury and genuine, personalized service.

STAR CRUISES

A pioneer in the Asia Pacific cruise industry, Star Cruises has been operating its fleet since 1993, taking on the bold initiative to grow the region as an international cruise destination with its fleet.



RESORTS WORLD MANILA

A Larger Than Life Experience

Resorts World Manila (RWM) is the first integrated resort in the Philippines. It is a one-stop, non-stop entertainment and leisure destination that features gaming thrills, worldclass entertainment, unique events, and exciting lifestyle options.

Conveniently located across from Ninoy Aquino International Airport Terminal 3, RWM is the gateway to world-class Philippine hospitality. RWM, composed of the Grand Wing and the Garden Wing, is home to seven hotel brands: Marriott Hotel Manila, Holiday Inn Express Manila Newport City, Belmont Hotel Manila, Savoy Hotel Manila, Hilton Manila, Sheraton Manila Hotel and the soon-toopen Hotel Okura Manila. It features a wide range of Meetings, Incentives, Conferences, and Exhibitions (MICE) venues, including a three-story convention center that houses the country's largest hotel ballroom, the Marriott Grand Ballroom.

RWM is home to a world-class casino, bars and lounges with nightly live entertainment, the House Manila nightclub, and the Newport Mall which features international luxury brands, the state-of-the-art Newport Cinemas, and the award-winning, ultra-modern Newport Performing Arts Theater (NPAT). It has over 50 restaurants offering a diverse selection of local and world cuisine, prepared by top Filipino and foreign chefs.

A direct reflection of RWM's unwavering commitment towards corporate citizenship, its Corporate Social Responsibility (CSR) efforts are designed to make communities win. Guided by its core values—inspiring excellence, unyielding integrity, and true compassion — Resorts World Manila holds a continuing commitment to: Philippine Tourism and the Arts, Social Development, and Environmental Sustainability.



MV Werften

At MV WERFTEN (MVW), Hanseatic shipbuilding tradition meets future innovation. With a worldwide unique new construction program, the celebrated shipyards in Wismar, Rostock and Stralsund have made maritime global history since 2016.

With covered shipbuilding docks, one of the largest ship lifts in the world and an efficient logistics infrastructure, in

combination with the comprehensive maritime expertise of its employees, MVW has the ideal conditions to build highquality cruise ships in any weather.

MVW delivered the first four 'made in MV' luxury river cruise ships. Additionally, Global Class cruise ships and the flagship of the Endeavor Class are currently under construction at its three yards.



CHAIRMAN'S STATEMENT



Dear Shareholders,

2020 has been unprecedented and at times unpredictable, during which we witnessed a devastating health crisis for both humanity and the economy. There is a cliché in nearly every industry on how businesses are struggling to stay afloat in a tumultuous economic landscape that is disrupting supply chains, consumer demands and operations.

In the coming years, global economic recovery is very much dependent upon the efficacy of rapid mass vaccination programmes and sustainable recovery policies rolled out by the respective governments. Ensuring the safety and wellbeing of the guests and employees is the top priority. Hence, the Group has been working closely with the relevant governments and health authorities to establish a phased approach for safe and responsible resumption to mitigate the transmission risk on board cruise ships. While the travel industry is showing early signs of recovery, buoyed by optimism around positive vaccine news, the Group continues to navigate the ongoing COVID-19 crisis in a highly fluid environment in 2021 and beyond. The Group remains steadfast in its commitment to reevaluate its business, to develop cautious plans for recovery through various cost optimisation strategies to ensure business continuity. The Group has been embarking on various initiatives to monitor and assess the financial and operational risks to mitigate the ongoing COVID-induced impacts which include but not limited to the disposal of its valuable but non-core business investments. These disposals are in line with the streamlining exercises undertaken by the Group to focus on cruise and cruise related businesses – a segment which will continue to be the major contributor to the Group's results of operations.

CHAIRMAN'S STATEMENT



DREAM CRUISES

Explorer Dream - Taiwan

Since early July 2020, several countries in the Asia-Pacific region have begun easing their border closures and gradually reinvigorating their economy. The Taiwan authorities have taken proactive steps to resume major economic and trade activities. Dream Cruises appreciates the leading role the Taiwanese authorities played in reviving their cruise tourism industry and in making Dream Cruises one of the world's first cruise brands to resume post-pandemic operations in Taiwan.

As the health and safety of our guests and crew members is of utmost importance to us, commencing from 7 May 2021, all crew members and shore staff will receive their first dosage of the COVID-19 vaccine at the Keelung Hospital - making Dream Cruises the first cruise company to implement such a comprehensive vaccination program in Asia. The market response to Explorer Dream's "Island-Hopping" domestic cruise itineraries in Taiwan has been encouraging and demand for short sailings is expected to ramp up gradually during the summer peak season 2021 as overseas leisure travel is unlikely to return until 2022.

However, amid a recent spike in number of reported COVID-19 cases in Keelung and various parts of Taiwan, we have voluntarily suspended Explorer Dream's operation from 12 May 2021 (until 8 June 2021 tentatively) to help curb the spread of COVID-19 in Taiwan, following recommendations from the relevant health authorities. We will monitor the situation in Taiwan and work with the government more closely to ensure the health and safety of all guests and crew before resuming our cruises.

World Dream - Singapore

Genting Cruise Lines has gained invaluable first-hand experience in handling pandemic and preventive measures from the charter of Superstar Gemini and Superstar Aquarius in Singapore as floating accommodations for migrant workers who recovered from COVID-19. With the exemplary safety track record of Explorer Dream during her first two months of operations in Taiwan, Dream Cruises has earned the trust and confidence of the Singapore government. World Dream successfully completed its CruiseSafe certification by the Singapore Tourism Board to operate "high seas cruises" for Singapore residents – making Dream Cruises the first cruise brand to restart service in Singapore. On 6 November 2020, World Dream successfully embarked on its inaugural 2-night Super Seacation voyage from Singapore. We are very grateful for the immense concerted efforts from all parties concerned in making these pilot cruises a success.

To give further assurance to our guests and crew, Genting Cruise Lines had also engaged international classification society DNV to conduct a separate certification for its operation. We are very proud that World Dream has been awarded the Certificate of Infection Control for maritime ships issued by DNV. Since her launch, World Dream has kept an exemplary safety track record without any COVID-19 related incidents reported onboard. Dream Cruises will continue to monitor and ensure that all activities on board are organized in accordance with the prevailing national policy, and measures are always in place to maintain social distancing.

Genting Cruise Lines - an Asian homegrown brand operating in the Asia Pacific region, recognises the diversity of the environment we operate in. It is important as a strategic business priority to develop more diverse offerings like vegetarian and halal-friendly cruise products to cater to discerning guests of different dietary requirements and to bring them much-needed peace of mind while cruising. As part of our commitment to our diverse customer engagement initiatives, Dream Cruises is very proud that World Dream is the first cruise ship in the Asia Pacific to embrace a more holistic Muslim-friendly approach featuring a halal-certified kitchen recognised by both the official OIC SMIIC Standards Halal certification from the UNWHD-United World Halal Development and Vegetarian certification from the GVCS-Global Vegetarian Certification Services in Singapore and other culturally appropriate services and facilities.

With the second wave of COVID-19 infections, Singapore announced a lockdown during the period from 16 May to 13 June 2021. In line with this, World Dream has reduced its capacity to 25% from the previous 50% during this period.

While we have already seen a growing interest in the Muslim community for World Dream 2021 sailings, World Dream will continue to be homeported in Singapore through 2021. We also aim to resume destination cruises to selected safe destinations with effective containment measures, possibly by early 2022.

CRYSTAL CRUISES

The World's Most Awarded Luxury Cruise Line

With borders remaining closed in most parts of the United States and Europe during the peak cruise season, Crystal Cruises had voluntarily suspended its cruise operations and spent the rest of the 2020 cruise season preparing to implement stringent COVID-19 health and safety protocols to meet the standards set by the relevant health regulators.

In anticipation of cruise resumption in summer 2021, Crystal Cruises introduced an expanded set of health and safety measures for its Crystal Clean+ protocols to include requirements for COVID-19 testing for guests and crew, mandatory travel insurance, in-port guidelines and more. The Crystal Clean+ protocols go beyond Crystal's already stringent practices to further safeguard guests' and crews' well-being and offer travelers peace of mind. The new Crystal Clean + 3.0 protocols are tailored to meet the unique needs of the luxury traveler and incorporate the current recommendations provided by Cruise Line International Association (CLIA) to the Centers for Disease Control and Prevention.

Beyond the elegantly designed ships, Crystal Cruises' exceptional personalized service and personal connections that guests experience during their Crystal vacations resonate well with discerning travelers. With a team of well-trained service professionals upholding a legacy of illustrious service, Crystal Cruises is also recognised for other signature hallmarks of Crystal's



MV WERFTEN

Likewise, businesses in Germany and most parts of Europe had been and are likely to experience significant disruption to their business-as-usual operations and will face business underperformance throughout the duration of the COVID-19 crisis. Many governments have introduced fiscal stimulus and assistance programmes for businesses and sectors which have been severely impacted by the pandemic.



River voyages include Michelin-level cuisine inspired by the destinations, and inclusive Destination Discoveries tailored to guests' individual interests; and the highest crew-to-guest ratio in the industry with two crew members serving every three guests.

Due to the uncertainty on the reopening of the cruise industry in the United States, Crystal Cruises announced in March 2021 the restart of cruising with new close-tohome Bahamas Escapes beginning 3 July 2021 with a series of 16 seven-night, round-trip cruises from the twin homeports of Nassau and Bimini on its award-winning flag ship, Crystal Serenity. Crystal Endeavor, the largest and most luxurious, new six-star Polar Class Expedition Yacht, will have her inaugural season of 10-night "Circumnavigate Iceland" round-trip cruises from Reykjavik starting on 17 July 2021. In addition, the third and last large ocean ship of Crystal Cruises, Crystal Symphony, will restart sailing on 5 August 2021 on 10-night round-trip cruises from the twin homeports of Antigua and St. Martin. With the easing of travel restrictions to Europe, two of the four river ships of Crystal Cruises will restart in late August 2021 with the rest of the river fleet to restart in spring 2022.

Over the years, the German Federal and State Government has been very supportive of the ship building industry. To cushion the economic impact the COVID-19 pandemic has had on certain companies in the real economy and to stabilise companies whose existence is of significant importance to the economy or for the labour market in Germany, the German Federal Government has initiated a wide array of COVID-19 related measures including establishing the Economic Stabilisation Funds (Wirtschaftsstabilisierungsfonds - "WSF").

In response to the local COVID-19 containment measures, the shipyards voluntarily suspended operations from March to October 2020. With the support of the German State and Federal Government, MV Werften has obtained in principle approved Term Sheet for medium-term bridge loan, subject to final documentation of up to EUR300 million from the WSF to finance the shipyard operations and the completion of Global Dream cruise ship currently scheduled for delivery in mid-2022.

CHAIRMAN'S STATEMENT

PROSPECTS

The cruise industry will undoubtedly struggle in the challenging environment of 2021 and 2022 with the ongoing impact of COVID-19 (including new strains of the virus), varying pace of vaccination in different countries, timing of reopening of borders, global economic recovery and global geopolitical tensions. With higher rates of vaccination, implementation of vaccine certification, enhanced safety and health measures and the gradual re-opening of borders, the Group is cautiously optimistic that the cruise industry will return to normalcy towards 2023.

As reported in the Company's announcement of 7 May 2021, the Company's relevant financial creditors, partners and other stakeholders have provided their formal written agreement (subject to final credit committee and other relevant internal approval processes with respect to certain creditors and other stakeholders) in connection with term sheets which outline the key terms of a holistic, solvent, amendment and restatement of the Group's financial indebtedness and recapitalisation transaction.

With the support of all parties concerned, we remain optimistic a holistic consensual solvent restructuring proposal can be implemented by the first half of 2021.

APPRECIATION

On behalf of the Board of Directors, I would like to express my sincere gratitude to the local authorities in the respective jurisdictions where we operate for their concerted efforts and support in allowing phased-in resumption of domestic cruise operations. The continued support of our guests, travel agents, port authorities and business partners has truly been overwhelming as we sustain our business through this disruption. I would also like to thank all stakeholders, strategic partners, financial creditors and the authorities in Germany for their support of the holistic restructuring of the Group during this difficult time.

Last but not least, I would also like to extend my heartfelt appreciation to all our crew and onshore employees for their sacrifice, support, resilience, and loyalty through this incredibly difficult time. I could not be prouder of how this team has risen to the challenge, in continuing to work on the resumption of our cruises and providing our guests with the wonderful experiences on board the fleet of our three cruise brands, as well as the construction of worldclass new cruise ships for the Group.

> Tan Sri Lim Kok Thay Chairman and Chief Executive Officer 21 May 2021



CORPORATE INFORMATION

Board of Directors

Executive Directors

Tan Sri Lim Kok Thay (Chairman and Chief Executive Officer)

Mr. Au Fook Yew (alias Mr. Colin Au) (Deputy Chief Executive Officer and Group President)

Mr. Chan Kam Hing Chris (Chief Financial Officer)

Independent Non-executive Directors

Mr. Alan Howard Smith (Deputy Chairman)

Mr. Lam Wai Hon, Ambrose

Mr. Justin Tan Wah Joo

Secretary

Ms. Yung Mei Yee

Assistant Secretary

Ocorian Services (Bermuda) Limited

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Corporate Headquarters

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Bermuda Principal Registrar

MUFG Fund Services (Bermuda) Limited 4th floor North Cedar House, 41 Cedar Avenue, Hamilton HM 12, Bermuda Tel: (441) 2951111 Fax: (441) 2956759

Hong Kong Branch Registrar

Computershare Hong Kong Investor Services Limited 17M Floor, Hopewell Centre, 183 Queen's Road East, Hong Kong SAR Tel: (852) 28628555 Fax: (852) 28650990

Auditor

PricewaterhouseCoopers Certified Public Accountants and Registered PIE Auditors 22nd Floor, Prince's Building, Central, Hong Kong SAR

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MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

General Description of the Group's Business

Genting Hong Kong Limited ("Genting Hong Kong") is a leading global leisure, entertainment and hospitality enterprise, with core competences in both land and sea-based businesses including Genting Cruise Lines comprising Dream Cruises, Crystal Cruises and Star Cruises, along with German shipyards MV Werften and Lloyd Werft, and Resorts World Manila ("RWM"), an associate of Genting Hong Kong.

Headquartered in Hong Kong, Genting Hong Kong has a presence in more than 20 locations worldwide with offices and representation in Australia, China, Germany, India, Indonesia, Japan, Malaysia, the Netherlands, the Philippines, Singapore, Sweden and the United States.

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Terminology

Unless otherwise indicated in this report, the following terms have the meanings set forth below:

- Capacity Days: double occupancy per available cabin multiplied by the number of cruise days for the period
- EBITDA: earnings before interest, taxes, depreciation and amortisation. EBITDA excludes, if any, share of profit of joint ventures and associates, other income/gains or expenses/losses
- Gross Cruise Cost: the sum of total operating expenses and selling, general and administrative expenses less expenses relating to shipyard and non-cruise activities
- Gross Yield: total revenue from cruise and cruise-related activities per Capacity Day
- Net Cruise Cost: Gross Cruise Cost less commission, incentives, transportation and other related costs and onboard costs
- Net Cruise Cost Excluding Fuel: Net Cruise Cost less fuel costs
- Net Revenue: total revenue from cruise and cruise-related activities less commission, incentives, transportation and other related costs and onboard costs
- Net Yield: Net Revenue per Capacity Day
- Occupancy Percentage: the ratio of Passenger Cruise Days to Capacity Days. A percentage in excess of 100% indicates that three or more passengers occupied some cabins
- Operating Profit/Loss: EBITDA less depreciation and amortisation before impairment losses
- Passenger Cruise Days: the number of passengers carried for the period, multiplied by the number of days in their respective cruises

Overview

Total revenues

Total revenues of the Group consist of the following:

Revenue from our cruise and cruise-related activities are categorised as "passenger ticket revenue" and "onboard revenue". Passenger ticket revenue primarily consists of revenue from the sale of passenger tickets and the sale of transportation to and from our cruise ships to the extent guests purchase these items from the Group. Onboard revenue primarily consists of revenue from food and beverage sales, revenue from third party concessionaires, shore excursion, entertainment and other onboard services.

Revenue from our shipyard primarily consists of revenue from shipbuilding, repairs and conversion activities.

Revenue from our non-cruise activities primarily consists of revenue from our onshore hotels, travel agent, aviation, entertainment and sales of residential property units.

Operating expenses

Operating expenses consist of commissions, transportation and other expenses, onboard and other expenses, payroll and related expenses, fuel expenses, food expenses, shipbuilding and related costs, cost of sales of residential property units and other operating expenses.

Commissions, incentives, transportation and other expenses consist of those amounts directly associated with passenger ticket revenues. These amounts include travel agent commissions, air and other transportation expenses, credit card fees and certain port expenses.

Onboard and other expenses consist of direct costs that are incurred primarily in connection with onboard and other revenues. These costs are incurred in connection with entertainment onboard, shore excursions, food and beverage sales, land packages and sales of travel protection for vacation packages.

Payroll and related expenses represent the cost of wages and benefits for employees.

Fuel expenses include fuel costs and associated delivery costs.

Food expenses consist of food costs for passengers, which typically vary according to the number of passengers onboard a particular cruise ship.

Shipbuilding and related costs consist of materials, services and other costs incurred in connection with shipbuilding, repairs and conversion activities.

Other operating expenses consist of costs such as repairs and maintenance, insurance and other expenses.

Selling, general and administrative expenses

Selling expenses consist of the expenses in respect of the Group's marketing activities. These marketing activities include advertising and promotional activities, and other passenger related services, such as the Group's customer loyalty programmes.

General and administrative expenses consist of shoreside personnel wages and benefits, and expenses relating to the Group's world-wide offices, information technology support, crew training and support, operation of the Group's reservation call centres and support functions, accounting, purchasing operations, ship administration and other support activities.

Depreciation and amortisation expenses

Depreciation and amortisation expenses consist primarily of depreciation of ships and shoreside assets. Costs associated with drydocking a ship are deferred and included in the cost of the ship and amortised over the period to that ship's next scheduled drydocking which is generally twice every five years.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Year ended 31 December 2020 ("2020") compared with year ended 31 December 2019 ("2019")

Full Year 2020 Results

Total revenue reduced to US\$366.8 million compared to US\$1,560.9 million in 2019 mainly attributed to suspension of cruise operations since February 2020 due to the COVID-19 pandemic.

The Group recorded EBITDA loss of US\$385.8 million in 2020, compared to EBITDA of US\$142.5 million in 2019. Cruise segment EBITDA loss was US\$268.5 million in 2020 compared with US\$189.8 million EBITDA in 2019. Shipyard segment EBITDA loss was at US\$189.6 million in 2020 as compared to EBITDA loss of US\$23.3 million after inter-segment adjustments in 2019 primarily due to suspension of operations at three shipyards between March and October 2020 due to border closures by Germany, which resulted in non-German subcontractors sending their employees home.

After deducting depreciation and amortisation costs, Operating Loss was at US\$610.2 million in 2020 compared to US\$96.2 million in 2019. Net loss was at US\$1,715.6 million in 2020 compared to US\$158.6 million in 2019 and included adjustments of US\$918.0 million which primarily consisting of expenses related to non-cash impairment losses on certain intangible assets, property, plant and equipment and other assets, share of associates results and losses on disposal of subsidiaries. Compared with industry peers, the cruise segment of the Group has the lowest "burn rate" and the least "EBITDA loss on a per berth basis" due to the sacrifices of the employees in pay cuts and efforts in being the first cruise line to restart operations in the second half of 2020.

With the resumption of cruise operations of Explorer Dream in Taiwan from July 2020, World Dream in Singapore from November 2020, announced restart of most of the Crystal Cruises' fleet, the overall business performance is expected to improve, even though it may be interrupted by possible short lockdowns due to outbreaks of the virus in the key markets. The Company believe that the relevant authorities have sufficient experience to handle outbreaks so that they are of limited duration. However, if the lockdowns are of long duration, then the business performance of the Group will be impacted.

Share of (Loss)/Profit of Joint Ventures and Associates

Share of loss of joint ventures and associates totalled US\$55.0 million in 2020 compared with profit of US\$9.7 million in 2019, which was mainly attributable by the losses of Travellers International Hotel Group, Inc. due to the restriction of its operations as a result of COVID-19 pandemic in the Philippines in 2020.

Other Expenses, net

Net other expenses in 2020 amounted to US\$103.6 million compared with US\$11.3 million in 2019. In 2020, net other expenses mainly included foreign exchange loss amounted to US\$67.6 million resulting primarily from the appreciation of loans and borrowings denominated in foreign currencies against US dollar and the reorganisation costs for shipyard operations amounted to US\$33.1 million.

In 2019, net other expenses mainly included foreign exchange loss amounted to US\$10.1 million resulting primarily from the depreciation of certain foreign currencies against US dollar.

Other Losses, net

Net other losses in 2020 amounted to US\$863.0 million compared with US\$15.4 million in 2019. In 2020, net other losses mainly included net loss on disposal of subsidiaries of US\$125.1 million and impairment losses on property, plant and equipment, intangible assets and other assets of US\$536.2 million, US\$170.3 million and US\$13.1 million respectively.

In 2019, net other losses included a loss on disposal of a subsidiary of US\$1.8 million and impairment loss of US\$15.8 million on certain vessels and an aircraft, which was partially offset by reversal of impairment loss on other receivables of US\$2.2 million.

Year ended 31 December 2020 ("2020") compared with year ended 31 December 2019 ("2019") (Continued)

Net Finance Costs

Net finance costs (i.e. finance costs, net of finance income) in 2020 of US\$95.7 million was recorded compared with US\$43.2 million in 2019 due to higher interest expenses arising from higher outstanding loan balances and less interest capitalisation and write off of bank loans arrangement fees.

Loss for the Year

The Group recorded consolidated net loss of US\$1,715.6 million in 2020, as compared with a consolidated net loss of US\$158.6 million in 2019.

Liquidity and Financial Resources

The Group's operations were adversely affected by the effects of COVID-19. The Group's assessment on future liquidity and financial resources is disclosed in note 2(b) and note 42 to the consolidated financial statements.

As at 31 December 2020, cash and cash equivalents amounted to US\$217.0 million, a decrease of US\$378.1 million compared with US\$595.1 million as at 31 December 2019.

The decrease in cash and cash equivalents was primarily due to cash outflows of (i) cash outflows from operating activities of US\$629.4 million; (ii) US\$558.8 million for capital expenditure of property, plant and equipment; and (iii) US\$793.9 million for repayments of existing bank loans and borrowings and payments of interest and financing costs, net of refund. Cash outflows were partially offset by cash inflows of (i) US\$24.8 million proceeds from sale of property, plant and equipment; (ii) US\$102.1 million proceeds from disposal of subsidiaries, net of cash disposed of; (iii) decrease in restricted cash of US\$199.2 million; (iv) US\$1,212.6 million from the drawdowns of loans and borrowings; and (v) US\$39.3 million capital contribution from non-controlling interest.

The majority of the Group's cash and cash equivalents are held in Euro, US dollar, Chinese Renminbi, Hong Kong dollar and Singapore dollar. The Group's liquidity as at 31 December 2020 amounted to US\$217.0 million (31 December 2019: US\$631.8 million), which comprised cash and cash equivalents and undrawn credit facilities, if any.

As at 31 December 2020, total loans and borrowings amounted to US\$3,384.1 million (31 December 2019: US\$2,739.4 million) and were mainly denominated in US dollar. Taking into account the effect of hedging from the interest rate swap contracts, approximately 20% (31 December 2019: 29%) of the Group's loans and borrowings was under fixed rate and 80% (31 December 2019: 71%) was under floating rate. Loans and borrowings of US\$3,382.6 million (31 December 2019: US\$216.3 million) are classified as current liabilities but not all may ultimately be repayable within one year if the restructuring can be finalised as explained in note 2(b) to the consolidated financial statements. The outstanding borrowings and unused credit facilities of the Group are secured by legal charges over property, plant and equipment including fixed and floating charges of US\$4.5 billion (31 December 2019: US\$4.0 billion).

The Group was in a net debt position of US\$3,141.4 million as at 31 December 2020, as compared with US\$2,144.3 million as at 31 December 2019. The total equity of the Group was approximately US\$2,742.4 million (31 December 2019: US\$4,345.1 million). The gearing ratio as at 31 December 2020 was 114.5% (31 December 2019: 49.3%). The ratio is calculated as net debt divided by total equity. Net debt is calculated as total borrowings (including "current and non-current loans and borrowings" as shown in the consolidated statement of financial position) less cash and cash equivalents.

The Group adopts a prudent treasury policy with all financing and treasury activities being managed and controlled at its corporate head office. The Group manages its foreign exchange exposure primarily through foreign currency forward contracts. It is also the Group's policy that hedging will not be performed in excess of actual requirement. For operating activities, the Group, to the extent possible, takes advantage of natural offsets of its foreign currency revenues and expenses to reduce its exposure by way of natural hedge as the expenses incurred from the local offices are offset with the income derived locally.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Year ended 31 December 2020 ("2020") compared with year ended 31 December 2019 ("2019") (Continued)

Prospects and Strategy

2021 Outlook

After a year-long global voyage pause, the rapid mass vaccination rollout is undoubtedly a breakthrough in the global fight against the COVID-19 pandemic. As the cruise industry is cautiously optimistic of the consumers' pent-up desire for leisure travel, the Group's main focus is on restarting domestic cruises for residents with 2, 3 or 4-night weekend and weekday cruises. With the support of the relevant authorities, the Group has restarted sailings with reduced capacities with Explorer Dream in Taiwan and World Dream in Singapore in a fully controlled environment in compliance with relevant local health requirements.

However, amid a recent spike in number of reported COVID-19 cases in Keelung and various parts of Taiwan, we have voluntarily suspended Explorer Dream's operation from 12 May to 8 June 2021 to help curb the spread of COVID-19 in Taiwan, following recommendations from the relevant health authorities. Similarly World Dream's operation in Singapore has reduced its capacity from 50% to 25%, in line with the Singapore government's lockdown from 16 May to 13 June 2021 due to the second wave of COVID-19 infections. With Taiwan and Singapore's impressive experience and success in preventive measures in the fight against COVID-19, we are optimistic that major economic and trade activities, including cruising, will resume as soon as practicable.

On 3 July 2021, Crystal Cruises' Crystal Serenity is poised to resume sailing with new close-to-home Bahamas Escapes from Nassau and Bimini. With her new Bahamas Escapes cruises, Crystal Serenity becomes the first Crystal Cruises' ship to homeport in The Bahamas since the cruise industry's voluntary halt in operations almost a year ago. The new Crystal Endeavor announced her inaugural summer sailings in April 2021 with 10-night "Luxury Iceland Expedition" voyages starting 17 July 2021. Crystal Symphony will return to service with new 10-night 'Luxury Caribbean Escapes' starting in August 2021, making her the first ship ever to homeport in Antigua.

The efficacy of mass vaccination in containment of COVID-19 will accelerate an early revival of the cruise industry in the second half of 2021. As international leisure travel is unlikely to return in Asia until 2022, we anticipate continued demand for domestic tourism and cruises. The Group is currently in talks with the relevant authorities in the Asia Pacific region, with the aim to resume domestic cruise operations in various key markets in the near future.

It is expected that the COVID-induced uncertainty has had and will continue to have a material impact on the Group's business, its financial condition and its financial performance. Based on the experience of Taiwan and Singapore's deployment in the last few months, the Group has managed to reengineer its cost structure and efficiency to improve its performance and profitability. The Group will continue to adapt its deployment plans as we navigate our business cautiously through a highly fluid environment in 2021.

As reported in the Company's announcement of 7 May 2021, the Company's relevant financial creditors, partners and other stakeholders have provided their formal written agreement (subject to final credit committee and other relevant internal approval processes with respect to certain creditors and other stakeholders) in connection with term sheets which outline the key terms of a holistic, solvent, amendment and restatement of the Group's financial indebtedness and recapitalisation transaction. With the support of all parties concerned, we believe a holistic consensual solvent restructuring proposal can be implemented by the first half of 2021.

Year ended 31 December 2020 ("2020") compared with year ended 31 December 2019 ("2019") (Continued)

Operating Statistics

The following table sets forth selected statistical information:

	Year ended	Year ended 31 December	
	2020	2019	
Passenger Cruise Days	944,376	4,986,423	
Capacity Days	1,602,991	5,345,827	
Occupancy Percentage	58.9%	93.3%	

Although discussed in prior periods, we did not report nor reconcile our Gross Yield, Net Revenue, Net Yield, Gross Cruise Cost, Net Cruise Cost and Net Cruise Cost Excluding Fuel for the year ended 31 December 2020. Historically, we have utilised these financial metrics to measure relevant rate comparisons to other periods. However, our 2020 reduction in capacity days and revenue and the changes in the nature of our costs and expenses due to the suspension of our operations as a result of the COVID-19 pandemic do not allow for a meaningful comparison to the prior period metrics and as such these metrics have been excluded from this report.

Human Resources

As at 31 December 2020, the Group had approximately 7,000 employees, a substantial reduction (57%) compared to the previous year due to COVID-19 and suspension of cruise operations. There were approximately 2,300 (or 33%) shipbased officers and crew as well as approximately 4,700 (or 67%) staff employed in the various world-wide offices and shipyards of the Group. The Group provides competitive salaries, benefits and incentives including provident fund schemes and medical insurance schemes for its staff.

For year ended 31 December 2020, there is no significant change in the remuneration policies, bonus, share option scheme and training schemes for the Group.

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Risks

The Group recognises and continues to manage certain risks and uncertainties that can impact its business. Adverse environmental factors such as typhoons and geopolitical disputes can disrupt cruise itineraries. Cruise assets are mobile and are appropriately re-deployed if needed. Meanwhile, industry organisations such as Cruise Lines International Association, continue to be a global advocate for a safe, secure, healthy and sustainable cruise ship environment.

Health (disease/virus) risk

It is expected that the COVID-19 pandemic will continue to impact the Group's businesses. As COVID-19 crisis continues to unravel, the Group is unable to predict with certainty the ultimate impact it would have on the Group's business, its financial condition and its financial performance. However, with the launch of global mass vaccinations programme, the Group will continue to implement cost optimization initiatives as well as preparation works to resume cruising.

Financial Instruments

General

The presentation currency of the Group is US dollar as a substantial portion of the Group's transactions are realized or settled in US dollar. Transactions in currencies other than US dollar ("foreign currencies") are translated into US dollar at exchange rates in effect at the transaction dates. Monetary assets and liabilities expressed in foreign currencies are translated at exchange rates at the date of the consolidated statement of financial position. All such exchange differences are reflected in the consolidated statement of comprehensive income.

The Group is exposed to market risk attributable to changes in foreign currency exchange rates, interest rates and fuel prices. The Group attempts to minimise these risks through a combination of the normal operating and financing activities and through the use of derivative financial instruments. The financial impacts of these hedging instruments are primarily offset by corresponding changes in the underlying exposures being hedged. The Group achieves this by closely matching the amounts, terms and conditions of the derivative instruments with the underlying risk being hedged.

Foreign currency exchange rate risk

The Group is exposed to foreign currency exchange rate fluctuations on the US dollar value of the Group's foreign currency denominated forecasted transactions, including forecast Euro cash flows for shipbuilding cost. The Group's principal net foreign currency exposure mainly relates to the Euro, Hong Kong dollar, Chinese Renminbi and Singapore dollar. To manage this exposure, the Group takes advantage of any natural offsets of the Group's foreign currency cash inflows and outflows and from time to time when appropriate, to enter into foreign currency forward contracts and/or option contracts for a portion of the remaining exposure relating to these forecasted transactions.

Interest rate risk

Majority of the Group's indebtedness and its related interest expenses are denominated in US dollar and 80% of them are based upon floating rates of interest after taking into account the effect of hedging from the interest rate swap contracts entered into. The Group continuously evaluates its debt portfolio to achieve a desired proportion of variable and fixed rate debt based on its review of interest rate movement. From time to time when appropriate, the Group enters into variable to fixed interest rate swaps to fix a portion of interest costs over a period of time to limit its exposure to interest rate fluctuation.

Fuel price risk

The Group's exposure to market risk on changes in fuel prices relates to the consumption of fuel on its ships. The Group mitigates the financial impact of fluctuation in fuel prices by entering into fuel swap agreements from time to time when appropriate.

Corporate Social Responsibility

Environmental Policies and Performance

Incorporation of sustainability in the business strategy has been a longstanding commitment for Genting Hong Kong to create long-term value. While complying with relevant environmental laws and regulations, internal policies serve as guidelines in executing environmentally responsible practices that align with recognised standards. In particular, our Environmental Management System ensures the development and implementation of our environmental initiatives regularly.

In the era of climate change, Genting Hong Kong recognises it as a pressing issue to identify climate-related business risks and formulate appropriate governance structure as well as adaptation plans to anchor ourselves in the everchanging conditions.

Compliance with Laws & Regulations

As the Group's operations span across multiple jurisdictions, it is crucial for our Legal Department to handle daily legal affairs at group level and offer advice to the Group's Management on legal and commercial matters of concern. Internal policies and procedures are timely updated to stay in line with the development and changes in applicable laws and regulations. We also consult external legal advisers to reinforce our legal accountability and to ensure our compliance with requisite professional standards.

ESG Governance

The Group holds a robust governance structure to implement the Sustainability Policy at all operation levels and to drive relevant initiatives effectively. Led by the Board of Directors, the Sustainability ESG Steering Committee and the Audit Committee join hands in incorporating ESG considerations into the Group's daily operations. To ensure ESG approaches are effectively in place, the Sustainability ESG Task Force monitors the operations of various business units.

Employees

Genting Hong Kong has always considered employees as our important asset. In times of the pandemic, we put great effort in providing a safe working environment and ensuring the rights and interests of our employees. Stringent standards of hygiene are upheld to safeguard their health and safety at work. Webinars and online learning platforms are developed to facilitate continuous learning and development despite the temporary disruption in business.

Customers

Amidst the challenges and uncertainties brought by the pandemic, we endeavor to continue serving our guests and take a leading role in providing visibility for the reboot of our industry. We resumed sailing of our Explorer Dream and World Dream with Taiwan and Singapore itineraries respectively, with strict adherence to relevant healthcare protocols and preventive measures established to safeguard the health and safety of our guests.

Business Partners and Suppliers

We strive to establish mutually beneficial relationships with our business partners and suppliers in the long term, encouraging their compliance with the Group's procurement policies and procedures on business ethics and sustainable operations. Furthering our step to promote a sustainable value chain, we have devoted resources in purchasing a variety of eco-friendly goods.

Community

The Group remains attentive and responsive to the needs of communities in which we operate. In view of the rapid spreading of pandemic in Singapore, two Genting Cruise Lines' ships served as quarantine ships from April to September 2020 to provide accommodation for foreign workers recovered from the illness. The Group also continues to show care to the community through the "You Care. We Care." Voluntourism Program and other charitable donations to move towards a more sustainable world.

For more details on the Group's ESG performance and achievements, please refer to the Group's standalone Environmental, Social and Governance Report to be published in May.

DIRECTORS AND SENIOR MANAGEMENT PROFILES

Directors' Profiles

Executive Directors

Tan Sri Lim Kok Thay Chairman and Chief Executive Officer

Tan Sri Lim Kok Thay, aged 69, was appointed an Executive Director of the Company in September 1994. He is the Chairman and Chief Executive Officer of the Company, a member of the Remuneration Committee and the Nomination Committee and a director of a number of subsidiaries of the Company. He is a Director of Travellers International Hotel Group, Inc., which is an associate of the Company and was listed on the Main Board of The Philippine Stock Exchange, Inc. until its voluntary delisting in October 2019. During the period from July 2011 to March 2015, Tan Sri Lim had served as a Director and the Chairman of the Board of Directors of Norwegian Cruise Line Holdings Ltd., which was an associate of the Company, and was listed on NASDAQ Global Select Market ("Nasdaq") until its transfer of listing from Nasdaq to the New York Stock Exchange in December 2017. Tan Sri Lim focuses on long-term policies and new shipbuildings. He has been with the Group since the formation of the Company in 1993.

Tan Sri Lim is also the Executive Chairman of Genting Singapore Limited, a public company listed on the Main Board of the Singapore Exchange Securities Trading Limited and a subsidiary of Genting Berhad ("GENT"); the Chairman and Chief Executive of GENT, a company listed on the Main Market of Bursa Malaysia Securities Berhad; the Deputy Chairman and Chief Executive of Genting Malaysia Berhad ("GENM"), a public listed company in Malaysia in which GENT holds 49.46% equity interest; and the Deputy Chairman and Executive Director of Genting Plantations Berhad, a public listed company in Malaysia and a subsidiary of GENT; Chairman of Genting UK Plc, a public company and an indirect wholly-owned subsidiary of GENM; and a director of Golden Hope Limited, Joondalup Limited and Cove Investments Limited. Golden Hope Limited (acting as trustee of the Golden Hope Unit Trust), Joondalup Limited and Cove Investments Limited are substantial shareholders of the Company.

In addition, Tan Sri Lim is a Founding Member, a Permanent Trustee and the Chairman of the Board of Trustees of The Community Chest, Malaysia. He also sits on the Boards of Trustees of several charitable organisations in Malaysia.

Tan Sri Lim holds a Bachelor of Science degree in Civil Engineering from the University of London. He attended the Programme for Management Development of Harvard Business School, Harvard University in 1979. He is an Honorary Professor of Xiamen University, China.

Mr. Au Fook Yew (alias Mr. Colin Au) Deputy Chief Executive Officer and Group President

Mr. Au Fook Yew (alias Mr. Colin Au), aged 71, was appointed an Executive Director and the Deputy Chief Executive Officer of the Company in August 2020. Mr. Au serves as the Group President of the Company since March 2017. He was the founding President and CEO of the Company, which pioneered the Asian cruise business 27 years ago. He is a director of a number of subsidiaries of the Company.

Mr. Au is responsible for Genting Cruise Lines of the Company, a collection of three cruise brands – Dream Cruises, Star Cruises and Crystal Cruises. He is also responsible for MV Werften Holdings Limited, the Company's wholly-owned subsidiary, which owns four German shipyards principally involved in building new cruise and passenger ships.

Mr. Au joined Genting Berhad, Malaysia, 40 years ago and served in different positions globally with affiliates of the Genting Group. Prior to joining the Genting Group, Mr. Au worked for Exxon Corporation for five years in Hong Kong and Malaysia from 1974 to 1979. Mr. Au graduated with a B. Sc. (Hons) in Chemical Engineering degree from the University of Birmingham, UK in 1972 and a MBA from the Harvard Graduate School of Business in 1974.

Directors' Profiles (Continued)

Executive Directors (Continued)

Mr. Chan Kam Hing Chris Chief Financial Officer

Mr. Chan Kam Hing Chris, aged 55, was appointed an Executive Director of the Company in August 2020. Mr. Chan serves as the Chief Financial Officer of the Company since December 2017. He is responsible for the internal control, accounting, corporate finance, treasury management and other financial and corporate services functions of the Group. He is a director of a number of subsidiaries of the Company.

Prior to joining the Group, Mr. Chan has over 27 years of experience in hotel and casino businesses with the last 9 years at Greater China Corporate Office of Marriott International. He worked for Chow Tai Fook Group (including Grand Hyatt Hong Kong and Hyatt Hotel & Casino Manila) and Marco Polo Hotel Group (Wharf Group).

Mr. Chan graduated with B. Soc. Sc. from University of Hong Kong in 1989, MBA from University of Sheffield, UK in 1991 and M. Sc. from Chinese University of Hong Kong in 2002. He is a member of the Royal Institution of Chartered Surveyors, the Hong Kong Institute of Certified Public Accountants and the American Institute of Certified Public Accountants.

Independent Non-executive Directors

Mr. Alan Howard Smith Deputy Chairman

Mr. Alan Howard Smith, aged 77, has been an Independent Non-executive Director of the Company since August 2000 and is the Chairman of the Remuneration Committee and the Nomination Committee and a member of the Audit Committee of the Company.

Mr. Smith was the Vice Chairman, Pacific Region, of Credit Suisse First Boston ("CSFB"), a leading global investment bank from 1997 until he retired in December 2001. Prior to joining CSFB, he was Chief Executive of the Jardine Fleming Group from 1983 to 1994 and was Chairman of the Jardine Fleming Group from 1994 to 1996. Mr. Smith has over 27 years of investment banking experience in Asia. He was elected a council member of The Stock Exchange of Hong Kong Limited (the "Stock Exchange") on two occasions. He was a member of the Hong Kong Special Administrative Region Government's Economic Advisory Committee, and was for 10 years a member of the Hong Kong Government's Standing Committee on Company Law Reform. Mr. Smith has been appointed a member of the Advisory Council of Wheelock Properties Limited in March 2021.

Mr. Smith graduated with an LL.B. (Honours) degree from Bristol University, England in 1964, and was admitted as a solicitor in England in 1967 and in Hong Kong in 1970. Mr. Smith is also a director of Guangdong Land Holdings Limited, which is listed on the Stock Exchange; and a director of ICBC Credit Suisse Asset Management Co., Ltd.. During the period from July 2012 to July 2020, Mr. Smith had been a director of Wheelock and Company Limited, which was a listed company on the Stock Exchange until its voluntary delisting in July 2020.

DIRECTORS AND SENIOR MANAGEMENT PROFILES

Directors' Profiles (Continued)

Independent Non-executive Directors (Continued)

Mr. Lam Wai Hon, Ambrose

Mr. Lam Wai Hon, Ambrose, aged 67, was appointed an Independent Non-executive Director of the Company in June 2013. He is a member of the Audit Committee, the Remuneration Committee and the Nomination Committee of the Company.

Mr. Lam joined Yue Xiu Securities Holdings Limited in November 2019 and currently serves as its Chief Executive Officer. Mr. Lam was the Chairman of Able Capital Partners Limited when he left the company in October 2019. Between April 2011 and October 2017, Mr. Lam served as the Chief Executive Officer and latterly, Country Head (China & Hong Kong) of Investec Capital Asia Limited (formerly known as Access Capital Limited of which Mr. Lam was a director and the co-founder prior to its acquisition by Investec Bank PLC in April 2011). Prior to establishing Access Capital Limited in 2000, Mr. Lam was the managing director and head of Investment Banking for Greater China of Deutsche Bank AG. He was also the managing director and head of Investment Banking for Greater China of Bankers Trust Company, and the managing director of Yuanta Securities (Hong Kong) Company Limited. Mr. Lam started his investment banking career with Kleinwort Benson Group in London in 1984 before joining Standard Chartered Asia Limited in Hong Kong where he held the position of managing director in corporate finance.

Mr. Lam is an Independent Non-executive Director of Pacific Online Limited and Playmates Toys Limited, which are listed on The Stock Exchange of Hong Kong Limited (the "Stock Exchange"), and an Independent Non-executive Director of Lei Shing Hong Limited. During the period from January 2007 to June 2020, Mr. Lam had been an Independent Non-executive Director of China Agri-Industries Holdings Limited, which was a listed company on the Stock Exchange until the listing of its shares thereon was withdrawn voluntarily on 23 March 2020.

Mr. Lam is a fellow member of the Institute of Chartered Accountants in England and Wales and an associate member of the Hong Kong Institute of Certified Public Accountants. He holds a Bachelor of Arts (Honours) degree in Economics & Accounting from University of Newcastle Upon Tyne in England.

Mr. Justin Tan Wah Joo

Mr. Justin Tan Wah Joo, aged 71, was first appointed a Non-executive Director of the Company in August 2014 and was subsequently re-designated as an Independent Non-executive Director and appointed as a member and the Chairman of the Audit Committee of the Company with effect from 22 April 2015.

Mr. Tan has extensive experience in corporate finance and management especially in leisure and hospitality business. He had also served on the boards of a number of listed and public companies. Mr. Tan had been a Non-Executive Director of Genting Singapore Limited ("GENS") from November 1991 to October 2000 and was appointed as its Managing Director from November 2000 to February 2010. Mr. Tan was previously a Non-Independent Non-Executive Director of Genting Malaysia Berhad ("GENM") from September 2005 to December 2005 (prior to that, he held the position of Executive Director from April 1999 up to August 2005). GENS is a public company listed on the Main Board of the Singapore Exchange Securities Trading Limited since December 2005 (GENS had also been listed on the Luxembourg Stock Exchange from April 1990 until March 2007 following its application for de-listing). GENM is a public company listed on the Main Market of Bursa Malaysia Securities Berhad since December 1989.

Mr. Tan was also a director of Genting UK Plc from October 2006 to May 2010. He was the President of Resorts World Inc Pte. Ltd. from February 2010 until he retired in April 2013.

Mr. Tan was awarded with a Bachelor of Economics (Honours) degree from the University of Malaya in 1973 and is a Fellow of the Australian Society of Certified Practising Accountants and an Associate Member of the Chartered Institute of Management Accountants, United Kingdom.

Senior Management Profiles

Mr. Kent Zhu Fuming President, Genting Cruise Lines

Mr. Kent Zhu Fuming, aged 57, joined the Company in May 2017 as President of Genting Cruise Lines. In his role, he is responsible for the development of the strategic directions and the implementation of innovative business plans to ensure the long term growth of the Company's cruise brands.

Prior to joining the Company, Mr. Zhu held key management positions and has over 30 years of experience in the hotel and hospitality industry including Executive Vice President at Wanda Hotels & Resorts, and Vice President and Global Chief Marketing Officer at Shangri-La Hotels and Resorts.

Mr. Michael Goh Beng Huat President, Dream Cruises and Head of International Sales, Genting Cruise Lines

Mr. Michael Goh Beng Huat, aged 62, was appointed as President of Dream Cruises and Head of International Sales, Genting Cruise Lines in July 2019. Mr. Goh first joined the Company in 2000 as the Vice President of Sales & Marketing for Star Cruises and as General Manager for the Singapore sales and marketing division. In 2008, he expanded his portfolio as the Senior Vice President of International Sales for Star Cruises and subsequently for Dream Cruises and Crystal Cruises' sales and marketing in Asia.

With over 30 years of vast experience in the Asian hospitality, travel and tourism industry, he has been instrumental in developing the brands under Genting Cruise Lines, as well as the cruise tourism industry in the Asia Pacific for last two decades; as well as part of the Advisory Committee for the Hospitality Programme at Singapore Institute of Technology.

Mr. Jack Du Wayne Anderson President and Chief Executive Officer, Crystal Cruises

Mr. Jack Du Wayne Anderson, aged 69, was appointed as President and Chief Executive Officer of Crystal Cruises in October 2020. In his role, he is responsible for overseeing Crystal Cruises, Crystal River Cruises, Crystal Yacht Cruises and Crystal Expedition Cruises.

Mr. Anderson first joined Crystal Cruises in 2011 as Senior Vice President of Worldwide Marketing and Sales, he then became Vice Chairman of Crystal Cruises in 2013. He most recently had spent several years as advisor to Crystal Cruises' former President and Chief Executive Officer, Mr. Thomas Michael Wolber, helping to guide Crystal Cruises' commercial efforts. Prior to his tenure with Crystal Cruises, he served as senior vice president of marketing and sales for Seabourn, Holland America and Windstar Cruises, and vice president of marketing for Carnival Corporation. With a veteran of more than 35 years in the cruise industry, he is well respected throughout the cruise and travel industries for his steady management style and keen understanding of cruise lines' multi-faceted operations.

Mr. Anderson holds a Bachelor's Degree from the University of Puget Sound.

REPORT OF THE DIRECTORS

The Directors submit their report together with the audited financial statements for the year ended 31 December 2020.

Principal Activities, Business Review and Geographical Analysis of Operations

The principal activity of the Company is investment holding. The Company's subsidiaries are principally engaged in the business of cruise and cruise-related operations, shipyard operations and leisure, entertainment and hospitality activities. Further review, discussion and analysis of these activities as required by paragraph 28(2)(d) of Appendix 16 to the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Stock Exchange") (the "Listing Rules") with reference to Schedule 5 to the Hong Kong Companies Ordinance (including a fair review of the Group's business, a discussion of the principal risks and uncertainties facing the Group and an indication of likely future developments in the Group's business) can be found in the Chairman's Statement and the Management's Discussion and Analysis of Financial Condition and Results of Operations set out on pages 5 to 8 and 10 to 17 of this annual report respectively, which form part of this report.

Details of the Company's principal subsidiaries are set out in note 38 to the consolidated financial statements.

Geographical analysis of financial information for the year ended 31 December 2020 is set out in note 5 to the consolidated financial statements.

Results

The results of the Company and its subsidiaries for the year ended 31 December 2020 are set out in the consolidated statement of comprehensive income on pages 65 and 66.

Dividends

The Directors do not recommend the declaration of a final dividend in respect of the year ended 31 December 2020 (2019: Nil). No dividend for the full year 2020 was declared (2019: Nil).

Reserves

Movements in the reserves of the Company and the Group during the year are set out in note 43 to the consolidated financial statements and in the consolidated statement of changes in equity on pages 72 and 73 of this annual report respectively.

Distributable reserves of the Company at 31 December 2020, calculated under the Companies Act 1981 of Bermuda (as amended), amounted to US\$2,268.2 million (2019: US\$3,060.4 million).

Audited Five Years Financial Summary

A summary of the results and of the assets and liabilities of the Group for the last five years is set out on page 173.

Purchase, Sale or Redemption of Listed Securities

Neither the Company nor any of its subsidiaries has purchased, redeemed or sold any of the Company's listed securities during the year ended 31 December 2020.

Donations

Charitable and other donations made by the Group during the year amounted to approximately US\$21,000. As a global corporation, the Company pays close attention to the needs of the communities in which it operates by contributing resources through the organisation of sponsorships and activities and participation in different charity activities.

Principal Properties

Details of the principal properties owned by the Group as at 31 December 2020 are set out on pages 174 and 175.

Share Capital

Details of the movements in share capital of the Company during the year, if any, are set out in note 26 to the consolidated financial statements.

Indebtedness

Details of long-term financing facilities of the Company and its subsidiaries as at 31 December 2020 are set out in note 27 to the consolidated financial statements.

Directors

The Directors during the year and up to the date of this report are:

Tan Sri Lim Kok Thay Mr. Alan Howard Smith Mr. Lim Keong Hui *(resigned on 28 August 2020)* Mr. Lam Wai Hon, Ambrose Mr. Justin Tan Wah Joo Mr. Au Fook Yew *(alias: Mr. Colin Au) (appointed on 28 August 2020)* Mr. Chan Kam Hing Chris *(appointed on 28 August 2020)*

In accordance with Bye-law 99 of the Company's Bye-laws, Mr. Alan Howard Smith and Mr. Justin Tan Wah Joo will retire by rotation at the forthcoming Annual General Meeting (subject to the composition of the Directors at the date of the notice convening the said meeting) whereas Mr. Au Fook Yew and Mr. Chan Kam Hing Chris who were appointed during the year will, in accordance with Bye-laws 102(B) of the Company's Bye-laws, hold office until the forthcoming Annual General Meeting and will then be eligible for re-election at such meeting. The retiring Directors, being eligible, will offer themselves for re-election.

The Company has received from each of the three Independent Non-executive Directors (namely Mr. Alan Howard Smith, Mr. Lam Wai Hon, Ambrose and Mr. Justin Tan Wah Joo) an annual confirmation of his and his immediate family members' independence in accordance with the guidelines set out in Rules 3.13(a) and (c) of the Listing Rules. The Company considers that all Independent Non-executive Directors are regarded as having satisfied the independence guidelines set out in the Listing Rules and are accordingly independent in accordance therewith.

Biographical details of the Directors and senior management are set out on pages 18 to 21.

Directors' Service Contracts

None of the Directors proposed for re-election at the forthcoming Annual General Meeting has a service contract with the Group which is not determinable by the Group within one year without payment of compensation, other than statutory compensation.

Directors' Material Interests in Transactions, Arrangements and Contracts that are Significant in relation to the Group's Business

Save as disclosed in the section headed "Connected Transactions" below and in the section headed "Significant Related Party Transactions and Balances" in note 34 to the consolidated financial statements, no transactions, arrangements and contracts of significance in relation to the Group's business to which the Company or any of its subsidiaries was a party and in which any of the Company's Directors or the Director's connected entity (within the meaning of section 486 of the Hong Kong Companies Ordinance) had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

Controlling Shareholders' Interests in Contracts of Significance

Save as disclosed in the section headed "Connected Transactions" below and in the section headed "Significant Related Party Transactions and Balances" in note 34 to the consolidated financial statements, no contracts of significance (i) between the Company or any of its subsidiaries, and a controlling shareholder or any of its subsidiaries; and (ii) for the provision of services to the Company or any of its subsidiaries by a controlling shareholder or any of its subsidiaries subsidiaries subsidiaries subsidiaries and the end of the year or at any time during the year.

REPORT OF THE DIRECTORS

Connected Transactions

- (a) Significant related party transactions entered into by the Group during the year ended 31 December 2020 are disclosed in note 34 to the consolidated financial statements.
- (b) Transactions set out in items (a), (b), (d) to (g), (j), (l) to (n), (p), (r) and (s) of these related party transactions constitute continuing connected transactions under the Listing Rules, details of which are required to be disclosed in this annual report in accordance with the Listing Rules are given below:
 - (1) On 23 December 2019, the Company entered into two services agreements with Genting Malaysia Berhad ("GENM") and Genting Singapore Limited ("GENS") separately to extend the term of the respective old services agreements, both of which expired on 31 December 2019, for a further fixed term of 3 years commencing from 1 January 2020 in relation to the provision to relevant members of the Group as and when required from time to time of sale of tour and transport related services (including travel and air ticket purchasing), leasing, tickets (other than air tickets) distribution, information technology and implementation, support and maintenance, marketing and promotion, aviation, and related ancillary services by relevant members of the GENM group (the "GENM-GENHK Services Agreement"); and information technology and implementation, support and maintenance, marketing and promotion, ticket distribution, administrative and other support, and related ancillary services by relevant members of the GENS group (the "GENS-GENHK Services Agreement") respectively.

Transactions under the GENM-GENHK Services Agreement and the GENS-GENHK Services Agreement are collectively referred to as the "GENM/GENS (Payable) Transactions".

The prices and the terms of the GENM/GENS (Payable) Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcement dated 23 December 2019.

Tan Sri Lim Kok Thay ("Tan Sri Lim") is an Executive Director and a connected person (as defined under Chapter 14A of the Listing Rules) of the Company. Tan Sri Lim is a beneficiary of a discretionary trust, whose trustee in its capacity as trustee of such discretionary trust indirectly holds more than 30% of the equity interests in Genting Berhad ("GENT"). GENM and GENS are subsidiaries of GENT. Accordingly, pursuant to the Listing Rules, each of GENT, GENM and GENS is considered to be an associate (as defined under Chapter 14A of the Listing Rules) of Tan Sri Lim, and is therefore a connected person of the Company. Each of GENT and GENM is a company listed on the Main Market of Bursa Malaysia Securities Berhad while GENS is a company listed on the Main Board of the Singapore Exchange Securities Trading Limited.

The maximum aggregate annual consideration (the "Annual Cap") for the transactions contemplated under the GENM-GENHK Services Agreement and the GENS-GENHK Services Agreement respectively and under the application of the Hong Kong Financial Reporting Standards 16 issued by the Hong Kong Institute of Certified Public Accountants ("HKFRS 16") (as the case may be), for each of the 3 financial years ended/ending 31 December 2020, 2021 and 2022 was/is expected to be as follows:

	For the year ended/ending 31 December		
	2020	2021	2022
	US\$	US\$	US\$
Annual consideration for the transactions contemplated under the GENM-GENHK Services Agreement and under the application of HKFRS 16 (as the case may be)	9 million (as revised)	4.5 million	5 million
Annual consideration for the transactions contemplated under the GENS-GENHK Services Agreement and under the application of HKFRS 16 (as the case may be)	4 million (as revised)	2.5 million	2.5 million

Connected Transactions (Continued)

For the year ended 31 December 2020, (i) the aggregate amount paid/payable by the Group in respect of the transactions contemplated under the GENM-GENHK Services Agreement and the GENS-GENHK Services Agreement was approximately US\$1.4 million and US\$0.6 million respectively; and (ii) the aggregate consideration for the transactions contemplated under the GENM-GENHK Services Agreement and the GENS-GENHK Services Agreement (including the value of right-of-use assets recognised for relevant lease transactions under the application of HKFRS 16) was approximately US\$4.9 million and US\$1.6 million respectively and has not exceeded the Annual Cap of US\$9 million and US\$4 million respectively.

(2) On 23 December 2019, the Company entered into two services agreements with GENS and GENM separately to extend the term and to modify the scope of services (as the case may be) of the respective old services agreements, both of which expired on 31 December 2019, for a further fixed term of 3 years commencing from 1 January 2020 in relation to the provision by the Group of air ticket purchasing, travel and tickets (other than air tickets) related services, administrative services including human resources and payroll related services, leasing of office space and equipment, marketing and promotion, entertainment, and related ancillary services to the GENS group as and when required from time to time (the "GENHK-GENS Services Agreement"); and leasing of office space and equipment and ancillary administrative and manpower support services, tourism and consultancy, ticket related services, marketing and promotion, purchase of holiday package, shipping and aviation related advisory, consultancy and support services, and related ancillary services to the GENM group as and when required from time to time (the "GENHK-GENM Services Agreement") respectively.

Transactions under the GENHK-GENS Services Agreement and the GENHK-GENM Services Agreement are collectively referred to as the "GENS/GENM (Receivable) Transactions".

The prices and the terms of the GENS/GENM (Receivable) Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcement dated 23 December 2019.

The Annual Cap for the transactions contemplated under the GENHK-GENS Services Agreement and the GENHK-GENM Services Agreement respectively for each of the 3 financial years ended/ending 31 December 2020, 2021 and 2022 was/is expected to be as follows:

	For the year ended/ending 31 December		
	2020	2021	2022
	US\$	US\$	US\$
Annual amounts received/receivable by the Group under the GENHK-GENS Services Agreement	1 million	1 million	1 million
Annual amounts received/receivable by the Group under the GENHK-GENM Services Agreement	1 million	1 million	1 million

For the year ended 31 December 2020, the aggregate amount received/receivable by the Group in respect of the transactions contemplated under the GENHK-GENS Services Agreement and the GENHK-GENM Services Agreement was approximately US\$0.007 million and US\$0.03 million respectively and has not exceeded the Annual Cap of US\$1 million and US\$1 million respectively.

REPORT OF THE DIRECTORS

Connected Transactions (Continued)

(3) On 21 December 2017, Star Cruises (Australia) Pty Ltd ("SCA") as tenant entered into a lease agreement (the "Ambadell Lease Agreement") with Ambadell Pty Limited ("Ambadell") as landlord to renew the old lease agreement which expired on 31 December 2017 for a further period of 3 years commencing from 1 January 2018 in respect of the lease of an office premises located at Suite 801, Level 8, Sussex Centre, 401 Sussex Street, Sydney NSW 2000, Australia having an area of 79.6 sq. m. at annual rental and fees comprising (i) approximately AUD48,000 per annum plus GST for office; (ii) approximately AUD6,000 per annum plus GST for car parking; and (iii) approximately AUD4,000 per annum plus GST for exterior signage. The annual rent review is at a 3% fixed increase (in respect of office and car parking rental amount) on each anniversary.

SCA is an indirect wholly-owned subsidiary of the Company. Formerly, Ambadell was ultimately wholly owned by Golden Hope Limited ("Golden Hope") as trustee of the Golden Hope Unit Trust ("GHUT"). Golden Hope as trustee of the GHUT is a substantial shareholder of the Company. Since December 2020, Ambadell has been ultimately wholly owned by Mr. Lim Keong Hui ("Mr. Lim", a son of Tan Sri Lim and the former Deputy Chief Executive Officer and the former Executive Director of the Company in the past 12 months).

Transactions under the Ambadell Lease Agreement are referred to as the "Ambadell Lease Transactions".

The prices and the terms of the Ambadell Lease Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcement dated 23 December 2019.

The Annual Cap for the amounts paid/payable by the Group under the Ambadell Lease Agreement for each of the 3 financial years ended 31 December 2018, 2019 and 2020 would not exceed AUD100,000.

For the year ended 31 December 2020, the aggregate amount paid/payable by the Group in respect of the Ambadell Lease Transactions was approximately AUD67,000 and has not exceeded the Annual Cap of AUD100,000.

In view of the expiry of the Ambadell Lease Agreement on 31 December 2020, the parties entered into a new lease agreement (the "2021 Ambadell Lease Agreement") on 28 December 2020 to renew the Ambadell Lease Agreement for a further term of 3 years commencing from 1 January 2021.

The entering into of the 2021 Ambadell Lease Agreement and the arrangements contemplated thereunder (the "New Ambadell Lease Transaction") constituted a connected transaction of the Company instead of a continuing connected transaction of the Company under the application of HKFRS 16. As each of the applicable percentage ratios in respect of the value of right-of-use asset recognised under the New Ambadell Lease Transaction is less than 0.1%, the New Ambadell Lease Transaction is exempted from reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules.

(4) On 21 December 2017, SCA entered into a services agreement (the "Ambadell Services Agreement") with Ambadell to renew the old services agreement which expired on 31 December 2017 for a further period of 3 years commencing from 1 January 2018 in respect of the provision of administrative, accounting and other support services by Ambadell to SCA.

Transactions under the Ambadell Services Agreement are referred to as the "Ambadell Services Transactions".

The prices and the terms of the Ambadell Services Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcement dated 23 December 2019.

Connected Transactions (Continued)

The Annual Cap for the amounts paid/payable by the Group under the Ambadell Services Agreement for each of the 3 financial years ended 31 December 2018, 2019 and 2020 would not exceed AUD100,000.

For the year ended 31 December 2020, the aggregate amount paid/payable by the Group in respect of the Ambadell Services Transactions was approximately AUD30,000 and has not exceeded the Annual Cap of AUD100,000.

In view of the expiry of the Ambadell Services Agreement on 31 December 2020, the parties entered into a new services agreement (the "2021 Ambadell Services Agreement") on 28 December 2020 to renew the Ambadell Services Agreement for a further term of 3 years commencing from 1 January 2021.

Details of the 2021 Ambadell Services Agreement as well as related Annual Caps and transactions contemplated thereunder will be disclosed in subsequent published annual reports and accounts of the Company for each of the said financial years during the term of the agreement in accordance with the Listing Rules.

(5) On 7 January 2019, the Company entered into two services agreements with Secret Garden (Zhangjiakou) Resort Co., Ltd. ("ZJK") to renew the old services agreements, both of which expired on 31 December 2018, for a further period of 3 years commencing from 1 January 2019 in respect of the provision of certain services by the Group to ZJK group, and/or vice versa, including the provision by the Group of travel agency, leasing of hotel rooms, shops and/or other areas, sales, contact centre, marketing, advertising and promotion, and other related services, as and when required (the "GENHK-ZJK Services Agreement"); and the provision by ZJK group of hotel operation related and supporting services, including without limitation food and beverage provisioning, catering, laundry, transportation, housekeeping supporting services, leasing of equipment and facilities, ski tickets sales, property management, repair and maintenance, provision of public utilities, leasing of rooms, dormitory, convention or function room, activity equipment and facilities, and other related services, as and when required (the "ZJK-GENHK Services Agreement").

ZJK is a company in which Golden Hope as trustee of the GHUT has 40.05% indirect equity interest and Datuk Lim Chee Wah has 59.95% indirect equity interest. Datuk Lim Chee Wah is a brother of Tan Sri Lim.

Transactions under the GENHK-ZJK Services Agreement and the ZJK-GENHK Services Agreement are collectively referred to as the "ZJK Services Transactions".

The prices and the terms of the ZJK Services Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcement dated 23 December 2019.

The Annual Cap for the transactions contemplated under the GENHK-ZJK Services Agreement and the ZJK-GENHK Services Agreement respectively for each of the 3 financial years ended/ending 31 December 2019, 2020 and 2021 was/is expected to be as follows:

	For the year ended/ending 31 December		
	2019	2020	2021
	US\$	US\$	US\$
Annual amounts received/receivable by the Group under the GENHK-ZJK Services Agreement	400,000	450,000	500,000
Annual amounts paid/payable by the Group under the ZJK-GENHK		050.000	400.000
Services Agreement	300,000	350,000	400,000

REPORT OF THE DIRECTORS

Connected Transactions (Continued)

For the year ended 31 December 2020, (i) the aggregate amount received/receivable by the Group in respect of the transactions contemplated under the GENHK-ZJK Services Agreement was approximately US\$86,000 and has not exceeded the Annual Cap of US\$450,000; and (ii) the aggregate amount paid/payable by the Group in respect of the transactions contemplated under the ZJK-GENHK Services Agreement was approximately US\$85,000 and has not exceeded the Annual Cap of US\$350,000.

For the purpose of computation of the percentage ratios under the Listing Rules, the Annual Caps of the agreements as mentioned under items (1) to (5) above have been/shall be aggregated (where applicable) with each other for the relevant financial years, due to their similar nature and the association of the counterparties to these transactions.

(6) On 20 December 2019, the Company entered into a renewal letter (the "JPM Renewal Letter") with GENM to renew the joint promotion and marketing agreement dated 30 December 2016 entered into between the Company and GENM (together with the JPM Renewal Letter, the "Renewed JPM Agreement"), which expired on 31 December 2019, for a further fixed term of 2 years commencing from 1 January 2020 in relation to the implementation of joint promotion and marketing programmes for the purpose of promoting the respective businesses of the Group and the GENM group.

Transactions under the Renewed JPM Agreement are referred to as the "JPM Transactions".

The prices and the terms of the JPM Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcement dated 20 December 2019.

The Annual Cap for each of the aggregate amounts paid/payable and the aggregate amounts received/receivable by the Group under the Renewed JPM Agreement for each of the 2 financial years ended/ending 31 December 2020 and 2021 was/is expected to be US\$1.5 million and US\$3 million respectively.

For the year ended 31 December 2020, (i) the aggregate amount paid/payable by the Group in respect of the JPM Transactions was approximately US\$0.002 million and has not exceeded the Annual Cap of US\$1.5 million; and (ii) the aggregate amount received/receivable by the Group in respect of the JPM Transactions was approximately US\$0.004 million and has not exceeded the Annual Cap of US\$3 million.

(7) On 30 December 2013, Dynamic Merits Limited (an indirect wholly-owned subsidiary of the Company) entered into a cooperation agreement (the "Cooperation Agreement") with ZJK in respect of the provision by ZJK of certain consultancy services and maintenance services, and grant of certain access rights, in respect of the development of Genting World and Genting Residences by the Group, and grant of the right to use all ski-related facilities at the Genting Resort, Secret Garden ("Secret Garden"), for an aggregate consideration of RMB20,000,000 (equivalent to approximately US\$3.1 million) (the "ZJK (Payable) Transactions"). Genting World and Genting Residences are properties located, developed and constructed at Secret Garden, Chongli County, Zhang Jia Kou City, Hebei Province, the People's Republic of China.

The durations of the Maintenance Services and Access Rights and each of the other services as set out in the Cooperation Agreement are 70 years and 3 years respectively, and the details of the durations of these services are more specifically defined and provided in the Cooperation Agreement.

The provision of the consultancy services by ZJK under the Cooperation Agreement was not extended upon its expiry of the 3-year term of services at the end of December 2016 while the ski passes had expired in March 2020.

Connected Transactions (Continued)

The pricing policy and guidelines for the above transaction have been determined after taking into account the tight time schedule required to obtain the relevant titles, approvals and licenses for the land use rights, the continued commitment to develop and maintain public utilities and infrastructure of Secret Garden, as well as the enhanced value of the usage of the facilities at Secret Garden in relation to the ski apartment holders (no less favourable than prices of ski pass of surrounding areas operated by independent third parties).

To comply with the Listing Rules, an independent financial adviser ("IFA") has been appointed to advise the Board in respect of the duration of the Maintenance Services and Access Rights in the Cooperation Agreement which is longer than three years. Taking into account the factors as set out in the Company's announcement dated 30 December 2013, the IFA is of the view that a term of longer than 3 years is required for the Maintenance Services and Access Rights in the Cooperation Agreement. In addition, in the context of the development of Genting Residences and Genting World, the IFA considered that it is normal business practice for service of this type to be of such duration.

The aggregate consideration of RMB20,000,000 (equivalent to approximately US\$3.1 million) was paid/payable to ZJK on or before 31 December 2017 and accordingly, the amount paid/payable to ZJK in respect of the ZJK (Payable) Transactions was nil during the year ended 31 December 2020.

From the date of the Cooperation Agreement until 31 December 2020, the aggregate amount paid/ payable to ZJK in respect of the ZJK (Payable) Transactions was RMB20,000,000 (equivalent to approximately US\$3.1 million) and has not exceeded the aggregate consideration of RMB20,000,000 (equivalent to approximately US\$3.1 million) as mentioned in the Cooperation Agreement.

(8) On 27 December 2018, Star Cruise (C) Limited ("SC(C)") entered into a Genting Rewards Alliance agreement (the "GRA Agreement") with RW Tech Labs Sdn Bhd ("RWT") to renew the old Genting Rewards Alliance agreement which expired on 31 December 2018 for a further period of 3 years from 1 January 2019 to 31 December 2021, which is renewable by SC(C) for a maximum of 3 years each, up to nine renewals. Pursuant to the GRA Agreement, RWT granted to SC(C) the non-exclusive right to become an alliance participant in the customer loyalty programme known as "Genting Rewards Alliance" (the "GRA Programme") at an annual alliance fee of the higher of (i) US\$30,000 or (ii) a fee equivalent to 3% of the value of the total products/services supplied by or for and on behalf of SC(C) and redeemed by members of the GRA Programme from the GRA Programme within the 12 months period.

The GRA Programme is a multi-jurisdictional and multilateral alliance of customer rewards programme and provides a network through which multiple customer rewards programmes from different localities and countries can participate as part of the network, facilitating the redemption of loyalty or reward points across loyalty programmes by participants in the GRA Programme.

SC(C) is an indirect wholly-owned subsidiary of the Company. RWT is a direct wholly-owned subsidiary of Resorts World Inc Pte. Ltd. ("RWI") which in turn is a company held as to 50% indirectly by each of GENT and Tan Sri Lim, and an indirect subsidiary of GENT. Transactions under the GRA Agreement are referred to as the "GRA Transactions".

The price and the terms of the GRA Transactions have been determined in accordance with the pricing policy and guidelines set out in the Company's announcement dated 20 December 2019.

REPORT OF THE DIRECTORS

Connected Transactions (Continued)

The Annual Cap for the amounts paid/payable and the amounts received/receivable by the Group under the GRA Transactions for each of the 3 financial years ended/ending 31 December 2019, 2020 and 2021 was/is expected to be as follows:

	For the year ended/ending 31 December		
	2019 US\$'000	2020 US\$'000	2021 US\$'000
Annual amounts paid/payable by the Group under the GRA Transactions	200	200	300
Annual amounts received/receivable by the Group under the GRA Transactions	200	300	500

For the year ended 31 December 2020, (i) the aggregate amount paid/payable by the Group in respect of the GRA Transactions was US\$40,000 and has not exceeded the Annual Cap of US\$200,000; and (ii) the aggregate amount received/receivable by the Group in respect of the GRA Transactions was US\$5,000 and has not exceeded the Annual Cap of US\$300,000.

For the purpose of computation of the percentage ratios under the Listing Rules, the Annual Caps of the agreements as mentioned under items (6) and (8) above have been/shall be aggregated with each other for the relevant financial years, due to their similar and complementary nature of customer loyalty and marketing programmes and the association of the counterparties to these transactions.

(9) On 27 December 2018, the Company as purchaser entered into a master agreement (the "ETG Master Agreement") with FreeStyle Gaming Pte Ltd ("FSGPL") as vendor to renew the old master agreement which expired on 31 December 2018 for a further period of 3 years from 1 January 2019 to 31 December 2021, which shall be renewable at the option of the Company for such duration and upon such terms and conditions as shall be mutually approved by the Company and FSGPL. Pursuant to the ETG Master Agreement, FSGPL provided the Group with the electronic equipment and devices for electronic games (the "Equipment") and services in relation to (i) installation and set-up of hardware and software for the Equipment; (ii) training personnel; (iii) after-sales-services; (iv) software enhancement and development; and (v) other services related to the Equipment.

FSGPL is a direct wholly-owned subsidiary of RWI and an indirect subsidiary of GENT. Transactions under the ETG Master Agreement are referred to as the "ETG Transactions".

The price and the terms of the ETG Transactions have been determined in accordance with the pricing policy and guidelines set out in the Company's announcement dated 27 December 2018.

The Annual Cap for the aggregate consideration paid/payable by the Group under the ETG Transactions for each of the 3 financial years ended/ending 31 December 2019, 2020 and 2021 was/is expected to be US\$1 million, US\$3 million and US\$3 million respectively.

For the year ended 31 December 2020, the aggregate amount paid/payable by the Group in respect of the ETG Transactions was approximately US\$0.07 million and has not exceeded the Annual Cap of US\$3 million.

Connected Transactions (Continued)

(10) On 14 December 2017, Zouk Genting Sdn. Bhd. ("Zouk Genting") entered into a management agreement (the "Zouk Management Agreement") with GENM whereby GENM appointed Zouk Genting to perform certain management services and develop, supervise, manage, direct and operate the Zouk Club (the discotheque, restaurant and lounge to be developed or constructed in Resorts World Genting (an integrated leisure and entertainment resort at Genting Highlands, Pahang Darul Makmur, Malaysia (the "Territory") owned and operated by GENM)) for a management fee and an incentive management fee to be payable by GENM. The Zouk Management Agreement is for an initial term of 3 years commencing from the date of the Zouk Management Agreement, with an option to renew and right of termination by either party.

On 6 May 2019, Zouk Genting entered into a supplemental deed to the Zouk Management Agreement with GENM to amend, inter alia, the terms of the incentive management fee with effect from 6 May 2019.

On 14 December 2017, Zouk IP Pte. Ltd. ("Zouk IP") entered into a licence agreement (the "Zouk Licence Agreement") with GENM whereby Zouk IP agreed to grant to GENM an exclusive transferable licence to use certain trade marks owned by Zouk IP within the GENM group of companies in the Territory for the day to day operations of the Zouk Club for a licence fee to be payable by GENM. The Zouk Licence Agreement is for an initial term of 3 years commencing from the date of the Zouk Licence Agreement, with an option for GENM to renew and right of termination by either party.

Zouk Genting and Zouk IP were former indirect wholly-owned subsidiaries of the Company. As announced by the Company on 1 September 2020, the Group disposed of the Zouk group of companies (including but not limited to Zouk Genting and Zouk IP) to a company which is directly wholly owned by Mr. Lim.

Transactions under the Zouk Management Agreement (as amended) and the Zouk Licence Agreement are collectively referred to as the "Zouk Transactions". Upon completion of the aforesaid disposal on 7 September 2020, the Zouk Transactions ceased to be continuing connected transactions of the Company.

The prices and the terms of the Zouk Transactions have been determined in accordance with the pricing policies and guidelines set out in the Company's announcements dated 14 December 2017 and 6 May 2019.

The Annual Cap for the transactions contemplated under the Zouk Management Agreement (as amended) and the Zouk Licence Agreement respectively for the relevant financial periods/years was expected to be as follows:

	For the period from 14 December 2017 to 31 December 2017 RM'000	For the year ended 31 December 2018 RM'000	For the year ended 31 December 2019 RM'000	For the period from 1 January 2020 to 13 December 2020 RM'000
Annual amounts received/ receivable by Zouk Genting under the Zouk Management Agreement (as amended)	241	2,902	3,065	3,236
Annual amounts received/ receivable by Zouk IP under the Zouk Licence Agreement	144	1,732	1,818	1,908

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Connected Transactions (Continued)

For the period from 1 January 2020 to 6 September 2020, (i) the aggregate amount received/ receivable by Zouk Genting in respect of the transactions contemplated under the Zouk Management Agreement (as amended) was approximately RM798,000 and has not exceeded the Annual Cap of RM3,236,000; and (ii) the aggregate amount received/receivable by Zouk IP in respect of the transactions contemplated under the Zouk Licence Agreement was approximately RM119,000 and has not exceeded the Annual Cap of RM1,908,000.

(11) On 11 December 2019, the Company entered into a master services agreement (the "RWI-GENHK IT Services Agreement") with RWI in relation to the provision of various information technology related services and products by the RWI group to the Group for a period of 2 years from 1 January 2020 to 31 December 2021. Information technology related services and products to be provided by the RWI group to the Group include (i) information technology consulting and advisory services; (ii) software and hardware design, development and customisation services; (iii) implementation, installation, configuration, enhancement, system integration, testing, support and maintenance, training and ancillary services; (iv) supply, licence and/or sub-licence of electronic equipment and software; and (v) other related services.

RWI is an indirect subsidiary of GENT. Transactions under the RWI-GENHK IT Services Agreement are referred to as the "RWI IT Services Transactions".

The price and the terms of the RWI IT Services Transactions have been determined in accordance with the pricing policy and guidelines set out in the Company's announcement dated 11 December 2019.

The Annual Cap for the aggregate consideration paid/payable by the Group under the RWI IT Services Transactions for each of the 2 financial years ended/ending 31 December 2020 and 2021 would not exceed US\$5 million.

For the year ended 31 December 2020, the aggregate amount paid/payable by the Group in respect of the RWI IT Services Transactions was approximately US\$0.2 million and has not exceeded the Annual Cap of US\$5 million.

For the purpose of computation of the percentage ratios under the Listing Rules, the Annual Caps of the agreements as mentioned under items (9) and (11) above have been/shall be aggregated with each other for the relevant financial years, due to their similar nature and the association of the counterparties to these transactions.

(12) On 25 April 2019, Orient Peace Limited ("OPL") and Crystal International (Asia) Limited ("CIAL") entered into a heads of agreement (the "HOA"), pursuant to which CIAL provided certain crewing, technical support and non-technical support services to OPL for the operation of a vessel named Tranquility (the "Vessel") from 25 April 2019 to 30 June 2019.

On 9 December 2019, Worldwide Leisure Limited ("WLL") and Best Season Enterprises Limited ("BSEL") entered into a collaboration agreement (the "2019 Collaboration Agreement"), pursuant to which WLL and BSEL agreed to collaborate in a business arrangement for the provision of entertainment services onboard the Vessel by BSEL to WLL commencing from the date of agreement until 1 April 2020 when it was superseded by the 2020 Collaboration Agreement (as defined below).

Transactions conducted under the HOA and the 2019 Collaboration Agreement were fully exempt from annual review and all disclosure requirements as all relevant applicable percentage ratios calculated in accordance with the Listing Rules were below 0.1%.

On 1 April 2020, Orient Peace Operations Limited ("OPOL") entered into a vessel services agreement (the "Vessel Services Agreement") with Genting Corporate Services (HK) Limited ("GCSHKL") in relation to the provision of certain crewing, technical support and administrative support services by GCSHKL to OPOL for the operation of the Vessel commencing from 1 April 2020 and ending on 31 December 2022.

Connected Transactions (Continued)

On 1 April 2020, WLL entered into another collaboration agreement (the "2020 Collaboration Agreement") with BSEL in relation to the provision of entertainment services onboard the Vessel by BSEL to WLL commencing from 1 April 2020 and ending on 31 December 2022, to supersede the 2019 Collaboration Agreement.

Each of CIAL, GCSHKL and BSEL is an indirect wholly-owned subsidiary of the Company while each of OPL, OPOL and WLL is a direct wholly-owned subsidiary of GENM.

Transactions under the Vessel Services Agreement are referred to as the "Vessel Services Transactions" and transactions under the 2020 Collaboration Agreement are referred to as the "Entertainment Services Transactions".

The price and the terms of the Vessel Services Transactions and the Entertainment Services Transactions have been determined in accordance with the pricing policy and guidelines set out in the Company's announcement dated 1 April 2020.

The Annual Cap for the aggregate amounts received/receivable by the Group under the Vessel Services Transactions for each of the relevant financial period/years ended/ending 31 December 2020, 2021 and 2022 was/is expected to be as follows:

	For the period/year ended/ ending 31 December		
	2020 2021 20		2022
	US\$	US\$	US\$
Annual Cap	6.4 million	8.5 million	8.5 million

For the period ended 31 December 2020, the aggregate amount received/receivable by the Group in respect of the Vessel Services Transactions was approximately US\$2.2 million and has not exceeded the Annual Cap of US\$6.4 million.

The Annual Cap for the aggregate amounts shared/sharable by the Group under the Entertainment Services Transactions for each of the relevant financial period/years ended/ending 31 December 2020, 2021 and 2022 was/is expected to be as follows:

	For the period/year ended/ ending 31 December		
			2022 US\$
Annual Cap	6.6 million	8.8 million	8.8 million

For the period ended 31 December 2020, the aggregate amount shared/sharable by the Group in respect of the Entertainment Services Transactions was nil and has not exceeded the Annual Cap of US\$6.6 million.

REPORT OF THE DIRECTORS

Connected Transactions (Continued)

The Annual Cap for the aggregate amounts contributed/contributable by the Group under the Entertainment Services Transactions for each of the relevant financial period/years ended/ending 31 December 2020, 2021 and 2022 was/is expected to be as follows:

	For the period/year ended/ ending 31 December		
	2020	2021	2022
	US\$	US\$	US\$
Annual Cap	6.6 million	8.8 million	8.8 million

For the period ended 31 December 2020, the aggregate amount contributed/contributable by the Group in respect of the Entertainment Services Transactions was nil and has not exceeded the Annual Cap of US\$6.6 million.

For the purpose of computation of the percentage ratios under the Listing Rules, the Annual Caps of the aggregate maximum amounts received/receivable and paid/payable by the Group under the Vessel Services Agreement and the 2020 Collaboration Agreement have been/shall be aggregated with the actual value received and paid by the Group under the HOA and the 2019 Collaboration Agreement for the relevant financial periods/years, due to their similar nature for the Vessel and the association of the counterparties to these transactions.

The Audit Committee comprising all Independent Non-executive Directors of the Company has reviewed the GENM/ GENS (Payable) Transactions, the GENS/GENM (Receivable) Transactions, the Ambadell Lease Transactions, the Ambadell Services Transactions, the ZJK Services Transactions, the JPM Transactions, the ZJK (Payable) Transactions, the GRA Transactions, the ETG Transactions, the Zouk Transactions, the RWI IT Services Transactions, the Vessel Services Transactions and the Entertainment Services Transactions for the year ended 31 December 2020 (collectively, the "Non-exempt Continuing Connected Transactions") and confirmed that the Non-exempt Continuing Connected Transactions have been entered into:

- (i) in the ordinary and usual course of business of the Group;
- (ii) on normal commercial terms or better; and
- (iii) according to the agreements governing them on terms that are fair and reasonable and in the interests of the shareholders of the Company as a whole.

The Company's auditor was engaged to report on the Group's Non-exempt Continuing Connected Transactions in accordance with Hong Kong Standard on Assurance Engagements 3000 (Revised) "Assurance Engagements Other Than Audits or Reviews of Historical Financial Information" and with reference to Practice Note 740 "Auditor's Letter on Continuing Connected Transactions under the Hong Kong Listing Rules" issued by the Hong Kong Institute of Certified Public Accountants. The auditor has issued the unqualified letter containing the findings and conclusions in respect of the Non-exempt Continuing Connected Transactions disclosed by the Group on pages 24 to 34 of this annual report in accordance with Rule 14A.56 of the Listing Rules. A copy of the auditor's letter has been provided by the Company to the Stock Exchange.

(c) Transactions set out in items (k) and (q) of these related party transactions, which constitute continuing connected transactions under the Listing Rules, are exempt from reporting, annual review, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules as these transactions were entered into on normal commercial terms or better and the respective aggregate annual consideration under these continuing connected transactions for the year ended 31 December 2020 is less than the relevant de minimis threshold of 0.1% of the applicable percentage ratios (as prescribed in the applicable Listing Rules).
Connected Transactions (Continued)

- (d) Transaction set out in item (u) of these related party transactions, which constitutes a connected transaction under the Listing Rules, details of which as required to be disclosed in this annual report in accordance with the Listing Rules are given in note 34 to the consolidated financial statements.
- (e) Transaction set out in item (c) of these related party transactions, which constitute a connected transaction under the Listing Rules, is exempt from reporting, announcement and independent shareholders' approval requirements under Chapter 14A of the Listing Rules as this transaction was entered into on normal commercial terms or better and its consideration is less than the relevant de minimis threshold of 0.1% of the applicable percentage ratios (as prescribed in the applicable Listing Rules).
- (f) Other related party transactions entered into by the Group during the year ended 31 December 2020 as set out in note 34 to the consolidated financial statements do not constitute connected transactions or continuing connected transactions as defined in Chapter 14A of the Listing Rules.

Directors' Interests in Competing Business

Tan Sri Lim Kok Thay, the Chairman and Chief Executive Officer and a substantial shareholder of the Company, is the Chairman and Chief Executive and a substantial shareholder of Genting Berhad ("GENT") as well as the Deputy Chairman and Chief Executive, a substantial shareholder and a holder of the rights to participate in the performance shares of Genting Malaysia Berhad ("GENM"). GENT and GENM are listed on the Main Market of Bursa Malaysia Securities Berhad. Tan Sri Lim Kok Thay is also the Executive Chairman, a substantial shareholder and a holder of the rights to participate in the performance share scheme of Genting Singapore Limited ("GENS"), a company listed on the Main Board of the Singapore Exchange Securities Trading Limited.

GENM is involved in an integrated resort business at Genting Highlands and its principal activities cover leisure and hospitality services, which comprise gaming, hotels, food and beverage, theme parks, retail and entertainment attractions. The principal activities of GENM's subsidiaries include operation of casinos, leisure and hospitality services, property investment and management, investments, tours and travel related services and provision of sales and marketing services. The principal activity of GENS is that of an investment holding company. The principal activities of GENS's subsidiaries include the development and operation of integrated resort, operation of casinos, provision of sales and marketing support services to leisure and hospitality related businesses and investments. GENS owns Resorts World Sentosa in Singapore. As at the date of this report, GENT held approximately 49.46% and 52.66% equity interests in GENM and GENS respectively. GENM indirectly owns 49% of the common stock in Empire Resorts, Inc. ("Empire"), a company with various subsidiaries engaged in the hospitality and gaming industries. GENM also indirectly owns 100% of both Series G and Series L Convertible Preferred Stocks and 49% of the Series H Convertible Preferred Stock in Empire.

Tan Sri Lim Kok Thay and certain members of his family are beneficiaries of a discretionary trust which ultimately owns the Golden Hope Unit Trust ("GHUT"), of which Golden Hope Limited ("Golden Hope") is the trustee. Golden Hope as trustee of the GHUT, a substantial shareholder of the Company, indirectly owns 51% of the common stock in Empire. Golden Hope as trustee of the GHUT also indirectly owns 100% of the Series F Convertible Preferred Stock and 51% of the Series H Convertible Preferred Stock in Empire.

The Group is principally engaged in the business of cruise and cruise-related operations, shipyard operations and leisure, entertainment and hospitality activities.

Tan Sri Lim Kok Thay is therefore considered as having interests in business (the "Deemed Competing Business") apart from the Group's business, which may compete indirectly with the Group's business under Rule 8.10 of the Listing Rules. The Company's management team is separate and independent from GENT, GENM, GENS and Empire. Coupled with the appointment of three Independent Non-executive Directors to the Board, the Group is capable of carrying on its business independent of and at arm's length from the Deemed Competing Business.

REPORT OF THE DIRECTORS

Interests of Directors

As at 31 December 2020, the interests and short positions of the Directors and the Chief Executive of the Company in the shares, underlying shares and debentures of the Company or any of its associated corporations (within the meaning of Part XV of the Securities and Futures Ordinance, Hong Kong (the "SFO")) as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") and in accordance with information received by the Company were as follows:

(A) Interests in the shares of the Company

Nature of interests/capacity in which such interests were held

Name of Director (Notes)	Beneficial owner	Interests of spouse	Interests of controlled corporation	Founder/ Beneficiary of discretionary trusts	Total	Percentage of issued voting shares
		Number	of ordinary shares	s (Notes)		
Tan Sri Lim Kok Thay	368,643,353	36,298,108 <i>(1)</i>	36,298,108 <i>(2)</i>	6,015,321,032 (3) and (4)	6,420,262,493 <i>(</i> 5)	75.69
Mr. Alan Howard Smith	8,000,000	-	-	-	8,000,000	0.09
Mr. Justin Tan Wah Joo	968,697 <i>(6)</i>	968,697 <i>(</i> 6)	-	-	968,697 <i>(</i> 5)	0.01

Notes:

As at 31 December 2020:

- (1) Tan Sri Lim Kok Thay ("Tan Sri Lim") had a family interest in the same block of 36,298,108 ordinary shares directly held by Goldsfine Investments Ltd. ("Goldsfine") in which his wife, Puan Sri Wong Hon Yee ("Puan Sri Wong") had a corporate interest.
- (2) Tan Sri Lim was also deemed to have a corporate interest in the same block of 36,298,108 ordinary shares directly held by Goldsfine in which each of Tan Sri Lim and Puan Sri Wong held 50% equity interests.
- (3) Tan Sri Lim as founder and a beneficiary of a discretionary trust (trustee of which is Summerhill Trust Company (Isle of Man) Limited) had a deemed interest in 6,015,321,032 ordinary shares.
- (4) Out of the same block of 6,015,321,032 ordinary shares held directly and indirectly by Golden Hope Limited as trustee of the Golden Hope Unit Trust, 6,003,571,032 ordinary shares were pledged shares.
- (5) There was no duplication in arriving at the total interest.
- (6) These shares were jointly held by Mr. Justin Tan Wah Joo and his wife.
- (7) The Company had one class of issued shares, namely the ordinary shares, each of which carried equal voting right.
- (8) All the above interests represented long positions in the shares.

Interests of Directors (Continued)

(B) Interests in the shares of associated corporations of the Company

		Nature	of interests/ca	pacity in which s	uch interests w	ere held
Name of associated corporation (Notes)	Name of Director	Beneficial owner	Interests of controlled corporation	Founder/ Beneficiary of discretionary trusts	Total	Percentage of issued voting shares
		Numb	er of ordinary/o	common shares (/	Notes)	
Grand Banks Yachts Limited ("Grand Banks") [≇] (1)	Tan Sri Lim Kok Thay	3,056,497	-	49,553,497 <i>(2)</i>	52,609,994 (12) and (13)	28.49
Starlet Investments Pte. Ltd. ("Starlet") (3)	Tan Sri Lim Kok Thay	-	250,000 <i>(4)</i>	250,000 <i>(</i> 5)	500,000 (12) and (13)	100
SC Alliance VIP World Philippines, Inc. ("SC Alliance") (6)	Tan Sri Lim Kok Thay	-	2,000 (7)	2,000 (8)	2,000 (12) and (13)	40
Star Cruises Hong Kong Management Services Philippines, Inc. ("SCHKMS") <i>(9)</i>	Tan Sri Lim Kok Thay	-	5,000 <i>(10)</i>	5,000 <i>(11)</i>	5,000 (12) and (13)	100

As announced by the Company on 24 March 2021, the Company's subsidiary disposed of 49,553,497 shares (representing approximately 26.84% interest) in the issued share capital of Grand Banks to Tan Sri Lim Kok Thay.

Notes:

As at 31 December 2020:

- (1) Grand Banks had one class of issued shares, namely 184,634,649 ordinary shares, each of which carried equal voting right. A subsidiary of the Company had a 26.84% interest in Grand Banks.
- (2) As founder and a beneficiary of a discretionary trust, Tan Sri Lim had a deemed interest in 49,553,497 ordinary shares of Grand Banks.
- (3) Starlet had one class of issued shares, namely 500,000 ordinary shares, each of which carried equal voting right. Each of a subsidiary of the Company and International Resort Management Services Pte. Ltd. ("IRMS") had a 50% interest in Starlet. IRMS was wholly owned by Tan Sri Lim.
- (4) Tan Sri Lim was deemed to have a corporate interest in 250,000 ordinary shares of Starlet directly held by IRMS.
- (5) As founder and a beneficiary of a discretionary trust, Tan Sri Lim had a deemed interest in 250,000 ordinary shares of Starlet.
- (6) SC Alliance had two classes of issued shares, namely 2,000 common shares and 3,000 series A preferred shares, each of which carried equal voting right. All the issued common shares in SC Alliance were held by Starlet.
- (7) Tan Sri Lim was deemed to have a corporate interest in 2,000 common shares of SC Alliance directly held by Starlet in which IRMS had a 50% interest.
- (8) As founder and a beneficiary of a discretionary trust, Tan Sri Lim had a deemed interest in 2,000 common shares of SC Alliance.
- (9) SCHKMS had one class of issued shares, namely 5,000 common shares, each of which carried equal voting right. SCHKMS was owned as to (i) 60% by SC Alliance; and (ii) 40% by Starlet.

REPORT OF THE DIRECTORS

Interests of Directors (Continued)

(B) Interests in the shares of associated corporations of the Company (Continued)

Notes: (Continued)

- (10) Tan Sri Lim was deemed to have a corporate interest in 5,000 common shares of SCHKMS comprising (i) 3,000 common shares directly held by SC Alliance; and (ii) 2,000 common shares directly held by Starlet.
- (11) As founder and a beneficiary of a discretionary trust, Tan Sri Lim had a deemed interest in 5,000 common shares of SCHKMS.
- (12) There was no duplication in arriving at the total interest.
- (13) These interests represented long positions in the shares of the relevant associated corporations of the Company.
- (14) Tan Sri Lim held qualifying shares in certain associated corporations of the Company on trust for a subsidiary of the Company.

Save as disclosed above and in the section headed "Interests of Substantial Shareholders" below:

- (a) as at 31 December 2020, none of the Directors or the Chief Executive of the Company had any interests or short positions in any shares, underlying shares or debentures of the Company or any of its associated corporations (within the meaning of Part XV of the SFO) as recorded in the register required to be kept under section 352 of the SFO or as otherwise notified to the Company and the Stock Exchange pursuant to the Model Code; and
- (b) at no time during the year was the Company and its subsidiaries a party to any arrangement to enable the Directors of the Company to acquire benefits by means of the acquisition of shares in, or debentures of, the Company or any other body corporate.

Share Options

Details of the share option scheme adopted by the Company on 23 August 2000 (as effected on 30 November 2000 and amended on 22 May 2002) (the "Post-listing Employee Share Option Scheme") are set out in note 37 to the consolidated financial statements. The Post-listing Employee Share Option Scheme has expired on 29 November 2010 whereupon no further options can be granted under the scheme. Details of the movement in the share options granted to the employees of the Group under the Post-listing Employee Share Option Scheme during the year and outstanding as at 31 December 2020 were as follows:

Post-listing Employee Share Option Scheme

	of options	Number of ordinary shares acquired upon exercise of options during the year	Number of options lapsed during the year	Number of options cancelled during the year	Number of options outstanding at 31/12/2020	Date granted	Exercise price per ordinary share	Exercisable period
The employees	5,288,000	-	(5,288,000)	-	-	16/11/2010	HK\$3.7800	16/11/2011 – 15/11/2020

The share options under the Post-listing Employee Share Option Scheme granted on 16 November 2010 vested in five tranches over a period of ten years from the date of offer and were exercisable annually in equal tranches of 20% of the amount granted commencing in each of the five years from 2011 to 2015 and all outstanding share options remained unexercised upon maturity lapsed on 16 November 2020. As of 31 December 2020, no options remained outstanding under the Post-listing Employee Share Option Scheme.

Interests of Substantial Shareholders

As at 31 December 2020, the following persons (other than the Directors or the Chief Executive of the Company) had interests or short positions in the shares and underlying shares of the Company, being 5% or more of the Company's issued shares, as recorded in the register required to be kept under section 336 of the SFO and in accordance with information received by the Company:

Interests in the shares of the Company

		Nature of intere	ests/capacity in	which such int	erests were hel	d	
Name of shareholder (Notes)	Beneficial owner	Interests of spouse	Interests of controlled corporation	Trustee	Beneficiary of trust	Total	Percentage of issued voting shares
			Number of ordin	ary shares (Notes	5)		
Summerhill Trust Company (Isle of Man) Limited (as trustee of a discretionary trust) (1)	-	-	6,015,321,032 (5)	6,015,321,032 (7)	6,015,321,032 (9)	6,015,321,032 (13)	70.91
Cove Investments Limited (2)	-	-	-	-	6,015,321,032 <i>(10</i>)	6,015,321,032	70.91
Golden Hope Limited (as trustee of the Golden Hope Unit Trust) (3)	-	-	546,628,908 (6)	6,015,321,032 (8) and (12)	-	6,015,321,032 (13)	70.91
Joondalup Limited (4)	546,628,908	-	-	-	-	546,628,908	6.44
Puan Sri Wong Hon Yee	-	6,420,262,493 <i>(11(a)</i>)	36,298,108 <i>(11(b))</i>	-	-	6,420,262,493 (13)	75.69

Notes:

As at 31 December 2020:

- (1) Summerhill Trust Company (Isle of Man) Limited ("Summerhill") was the trustee of a discretionary trust (the "Discretionary Trust"), the beneficiaries of which were Tan Sri Lim Kok Thay ("Tan Sri Lim") and certain members of his family. Summerhill as trustee of the Discretionary Trust held 99.99% of the units in the Golden Hope Unit Trust ("GHUT"), a private unit trust directly and 0.01% of the units in the GHUT indirectly through Cove (as defined below).
- (2) Cove Investments Limited ("Cove") was wholly owned by Summerhill as trustee of the Discretionary Trust.
- (3) Golden Hope Limited ("Golden Hope") was the trustee of the GHUT.
- (4) Joondalup Limited ("Joondalup") was wholly owned by Golden Hope as trustee of the GHUT.
- (5) Summerhill as trustee of the Discretionary Trust had a corporate interest in the same block of 6,015,321,032 ordinary shares held directly and indirectly by Golden Hope as trustee of the GHUT (comprising 5,468,692,124 ordinary shares held directly by Golden Hope as trustee of the GHUT and 546,628,908 ordinary shares held indirectly through Joondalup).
- (6) Golden Hope as trustee of the GHUT had a corporate interest in the same block of 546,628,908 ordinary shares held directly by Joondalup.
- (7) Summerhill in its capacity as trustee of the Discretionary Trust had a deemed interest in the same block of 6,015,321,032 ordinary shares held directly and indirectly by Golden Hope as trustee of the GHUT (comprising 5,468,692,124 ordinary shares held directly by Golden Hope as trustee of the GHUT and 546,628,908 ordinary shares held indirectly through Joondalup).
- (8) The interest in 6,015,321,032 ordinary shares was held directly and indirectly by Golden Hope in its capacity as trustee of the GHUT (comprising 5,468,692,124 ordinary shares held directly by Golden Hope as trustee of the GHUT and 546,628,908 ordinary shares held indirectly through Joondalup).
- (9) Summerhill as trustee of the Discretionary Trust was deemed to have interest in the same block of 6,015,321,032 ordinary shares held directly and indirectly by Golden Hope as trustee of the GHUT in its capacity as beneficiary of the GHUT.
- (10) Cove which held 0.01% of the units in the GHUT was deemed to have interest in the same block of 6,015,321,032 ordinary shares held directly and indirectly by Golden Hope as trustee of the GHUT in its capacity as beneficiary of the GHUT.

REPORT OF THE DIRECTORS

Interests of Substantial Shareholders (Continued)

Interests in the shares of the Company (Continued)

Notes: (Continued)

- (11) (a) Puan Sri Wong Hon Yee ("Puan Sri Wong") as the spouse of Tan Sri Lim, had a family interest in the same block of 6,420,262,493 ordinary shares in which Tan Sri Lim had a deemed interest.
 - (b) Puan Sri Wong also had a corporate interest in 36,298,108 ordinary shares held directly by Goldsfine by holding 50% of its equity interest.
- (12) Out of the same block of 6,015,321,032 ordinary shares held directly and indirectly by Golden Hope as trustee of the GHUT, 6,003,571,032 ordinary shares were pledged shares.
- (13) There was no duplication in arriving at the total interest.
- (14) The Company had one class of issued shares, namely the ordinary shares, each of which carried equal voting right.
- (15) All the above interests represented long positions in the shares of the Company.

Save as disclosed above and in the section headed "Interests of Directors" above, as at 31 December 2020, there were no other persons who had interests or short positions in the shares or underlying shares of the Company as recorded in the register required to be kept under section 336 of the SFO.

Pre-emptive Rights

There are no provisions for pre-emptive rights under the Company's Bye-laws and there are no restrictions against such rights under the laws in Bermuda.

Retirement Benefit Schemes

The Group contributes to the statutory defined contribution plans, including provident fund scheme of various countries in which it operates. Information on the Group's retirement benefit schemes is set out in note 35 to the consolidated financial statements.

Management Contracts

Save for the arrangements relating to the provision of services by Genting Berhad and its related companies to the Group as set out in the section headed "Connected Transactions" above and in the section headed "Significant Related Party Transactions and Balances" in note 34 to the consolidated financial statements, no contracts concerning the management and administration of the whole or any substantial part of the business of the Group were entered into or existed during the year.

Major Customers and Suppliers

During the year, the Group purchased less than 30% of its goods and services from its five largest suppliers combined and the aggregate amount of revenue from sales of goods or rendering of services attributable to the Group's five largest customers combined was less than 30% of such revenue.

Emolument Policy

The Group's emolument policy and structure are periodically reviewed by the Remuneration Committee. The Group provides competitive salaries, benefits and incentives including statutory provident fund scheme and voluntary schemes where applicable and insurance schemes covering term life, accident and medical for its employees.

Directors' emoluments are determined with reference to, inter alia, their duties and responsibilities, the Group's emolument policy as well as emolument benchmark in the industry, the country in which they are based and prevailing market conditions.

Emolument Policy (Continued)

The key areas of the Group's emolument policy are drawn up on the following basis:

Base Salary

Base salaries are set at levels competitive with remuneration for leisure and tourism industry companies based in similar locations which the Group competes for talent. This is to ensure an overall pay structure capable of attracting, motivating and retaining high quality individuals within a cost-effective framework. The Group's employee reward is organised around the financial performance and the markets in which the Group operates. Salary reviews are compared against the external market on an annual basis and adjustments are then recommended to reflect promotions, changes in level of responsibilities and competitive pay levels.

Annual Bonus

Payout of annual bonuses is dependent on the Group's performance taking into account individual contribution towards achievement of the Group's overall performance.

Share Option Scheme

The Company adopted a Post-listing Employee Share Option Scheme to motivate employees and to allow them to participate in the growth and success of the Group. Options at market value at the date of grant had been offered from time to time to eligible employees entitling them to subscribe for ordinary shares in the Company. Upon expiry of the said scheme on 29 November 2010, no further options can be granted thereunder. As of 31 December 2020, no options remained outstanding under the scheme.

Retirement Benefits

The Group contributes to retirement schemes for its employees in accordance with statutory requirements in the countries where the Group operates.

Permitted Indemnity Provisions for Directors

Certain permitted indemnity provisions (as defined in section 469 of the Hong Kong Companies Ordinance) for the benefit of certain Directors of the Company and its associated companies (as defined in the Hong Kong Companies Ordinance) are currently in force and were in force throughout the financial year.

Corporate Governance

In the opinion of the Directors, during the year ended 31 December 2020, the Company has complied with the code provisions set out in the Corporate Governance Code as contained in Appendix 14 of the Listing Rules (the "Code Provisions") in force during the period under review, save for certain deviations from the relevant Code Provisions A.2.1 and F.1.3 as listed below:

- (a) Code Provision A.2.1 states that the roles of Chairman and Chief Executive should be separate and should not be performed by the same individual.
- (b) Code Provision F.1.3 states that the Company Secretary should report to the Board Chairman and/or the Chief Executive.

Considered reasons for the aforesaid deviations as well as further information of the Company's corporate governance practices are set out in the Corporate Governance Report on pages 45 to 64.

Review by Audit Committee

This annual report has been reviewed by the Audit Committee which currently comprises three Independent Non-executive Directors of the Company, namely Mr. Justin Tan Wah Joo, Mr. Alan Howard Smith and Mr. Lam Wai Hon, Ambrose.

REPORT OF THE DIRECTORS

Public Float

Based on the information that is publicly available to the Company and within the knowledge of the Directors as at the date of this report, the Company has complied with the 10% public float requirement (as imposed by the Stock Exchange on the Company at the time of listing) during the year and up to the date of this report.

General Disclosure pursuant to the Listing Rules

Pursuant to Rules 13.18 and 13.21 of the Listing Rules, the Company discloses the following information:

Facility Agreements of the Group

In May 2014, the Group obtained a secured term loan facility in an aggregate amount of USD equivalent of up to EUR606,842,214 with a term of 144 months after the first utilisation of the facility by the Group under the facility agreement (the "Dream Vessel Loan Facility Agreement") for financing the construction and purchase of the vessel to be constructed pursuant to the shipbuilding contract dated 10 February 2014 and the Hermes Fee (as defined in the Dream Vessel Loan Facility Agreement).

In April 2015, the Group obtained a secured term loan facility in an aggregate amount of up to the lower of US\$300 million and 60% of the aggregate market value of two vessels, namely, Crystal Serenity and Crystal Symphony (the "Vessels"), with a term of 84 months after the utilisation of the facility by the Group under the facility agreement (the "Crystal Vessel Loan Facility Agreement") for part financing the acquisition of the entire equity interest in Crystal Cruises, LLC (the indirect owner of the Vessels) by the Borrower (as defined in the Crystal Vessel Loan Facility Agreement which is an indirect wholly-owned subsidiary of the Company) as purchaser pursuant to the purchase agreement dated 3 March 2015 and for general corporate purpose of the Borrower.

In July 2016, the Group obtained a secured term loan and revolving credit facility in an aggregate amount of up to US\$500 million with a term of 72 months after the first utilisation of the facilities by the Company under the facility agreement, as amended by the consent and amendment agreement dated 24 April 2019 (collectively the "US\$500 million Facility Agreement") for, amongst others, general corporate purposes of the Group.

In January 2017, the Group obtained a secured term loan facility in an aggregate amount of USD equivalent of up to (i) EUR160 million for financing part of the cost of construction and purchase of four river cruise ships to be constructed pursuant to the relevant shipbuilding contracts all dated 7 September 2016 (as amended from time to time); and (ii) 100% of each Hermes Fee (as defined therein) with a term of 102 months after the first utilisation of the facility by the Group under the facility agreement (the "River Cruise Ship Facility Agreement").

Pursuant to (i) the Dream Vessel Loan Facility Agreement; (ii) the Crystal Vessel Loan Facility Agreement; (iii) the US\$500 million Facility Agreement; and (iv) the River Cruise Ship Facility Agreement, the Lim Family (as defined therein, including Tan Sri Lim Kok Thay (the Chairman and Chief Executive Officer of the Company), his spouse, his direct lineal descendants, the personal estate of any of the above persons; and any trust created for the benefit of one or more of the aforesaid persons and their respective estates) is required, together or individually, directly or indirectly, to hold the largest percentage of the issued share capital of, and equity interest in, the Company. The Lim Family's holding shall include any interest which the Lim Family, together or individually, is deemed to hold in accordance with Part XV of the Securities and Futures Ordinance (Chapter 571 of the Laws of Hong Kong) (Disclosure of Interests) and in addition, where applicable, any interest in the Company held by GENT, GENM and their respective Affiliates (as defined in each of the respective facility agreements).

As at 31 December 2020, the aggregate principal amount under the above facility agreements was US\$1,675 million and the aggregate outstanding loan balance thereunder was approximately US\$1,186 million. The Group has reached debt holiday agreements with certain lenders deferring principal repayments. Principal payments under the Dream Vessel Loan Facility Agreement otherwise due by 31 March 2021 have been deferred and deferred payments are repayable in instalments within the following 4 years. Principal payments under the River Cruise Ship Facility Agreement otherwise due by 30 April 2021 have been deferred and deferred payments are repayable in instalments within the following 4 years. Principal payments due between 14 May 2020 and 30 November 2020 under the Crystal Vessel Loan Facility Agreement, and the principal repayments otherwise due between 24 July 2020 and 30 January 2021 under US\$500 million Facility Agreement have been deferred, and deferred payments are repayable on 30 June 2021.

Significant Subsequent Events

(a) On 15 April 2021, Ocean World Limited ("OWL") and Darting Investment Holdings Ltd. ("Darting") subscribed for 207.182790911330 and 49.303785836320 new shares in Dream Cruises Holding Limited ("Dream Cruises") respectively. Both OWL and Darting are existing shareholders of Dream Cruises and OWL is a direct wholly-owned subsidiary of the Company. Following completion of the subscriptions, the Group (via OWL) and Darting held approximately 69.97% and 30.03% of the issued share capital of Dream Cruises respectively.

The subscription price payable by OWL and Darting is US\$1,196,662.67 per share. The aggregate subscription price payable by OWL for its new shares is approximately US\$247,928,000. Such amount was satisfied in full by way of set-off against an equivalent amount of intercompany loans or balances owing by Dream Cruises and its direct wholly-owned subsidiaries to the Group. The aggregate subscription price payable by Darting for its new shares is US\$59,000,000 which was fully satisfied in cash.

(b) On 7 May 2021, the Company's relevant financial creditors, partners and other stakeholders have provided their formal written agreement (subject to final credit committee and other relevant internal approval processes with respect to certain creditors and other stakeholders) in connection with term sheets which outline the key terms of a holistic, solvent, amendment and restatement of the Group's financial indebtedness and recapitalisation transaction (the "Transaction").

The key terms of the Transaction include:

- a new EUR215,000,000 subordinated secured loan facility and a EUR85,000,000 silent participation which will be provided by WSF to MV Werften Holdings Limited ("MVWH") (an indirect wholly-owned subsidiary of the Company) and/or certain of its subsidiaries in order to fund the completion of the partially completed Crystal Endeavor and Global Dream vessels and certain overhead costs;
- (ii) amendments to US\$981,050,000 of existing financial indebtedness of the Company to reflect the following:
 - (a) a material extension of maturity of the facilities; and
 - (b) a reduction in, and the harmonisation of, interest margins for up to 24 months;
- suspension of amortisation payment requirements under US\$1,496,897,825 of separate secured financing arrangements entered into by Dream Cruises, Crystal Cruises and Star Cruises entities until the earlier of (a) 29 June 2023 and (b) the date falling 24 months after the date of implementation of the Transaction (the "Implementation Date") along with consequential adjustments to each affected amortisation schedule;
- (iv) retention of all guarantees and security under the Group's existing financing arrangements, along with the implementation of appropriate limited credit enhancement arrangements including granting of new security and assignment of rights;
- (v) continued provision for drawdowns under the existing pre-delivery financing arrangements available to the Group in order to fund the completion of the construction of the partially-completed Global Dream vessel;
- (vi) provision of a new committed EUR280,000,000 post-delivery financing facility on substantially standard market terms in respect of the Crystal Endeavor vessel by certain existing lenders to the Group. This facility will be guaranteed by the Company;
- (vii) suspension of financial covenant testing under all of the Group's existing financing arrangements which contain financial covenants until the earlier of (a) 29 June 2023 and (b) the date falling 24 months after the Implementation Date, other than in respect of a minimum liquidity covenant which will be reset to an appropriate level; and
- (viii) a full reset of all existing financial covenants with effect from 29 June 2023 to reflect appropriate ratios for the purposes of facilitating a fully funded business plan aligned with anticipated market recovery.

REPORT OF THE DIRECTORS

Significant Subsequent Events (Continued)

In addition, pursuant to the terms of the Transaction, the Company and/or its subsidiaries shall seek to raise at least approximately US\$154,000,000 of additional liquidity by 31 December 2021 (final amount is subject to agreement by all relevant parties). Should the Company and/or its subsidiaries be unsuccessful in raising this additional liquidity, the Group will pursue additional liquidity-raising transactions, including:

- (i) further equity contributions to the Company for a value of not less than US\$30,000,000; and
- (ii) entry by the Company and certain wholly-owned subsidiaries of MVWH into conditional, committed standby loan facilities provided by the State of Mecklenburg Vorpommern and the WSF in an estimated aggregate amount of approximately US\$124,000,000 (final amount is subject to agreement by all parties). Such loan will be secured in nature and type and amount of security may vary from time to time.

The Transaction builds on the improved liquidity available to the Group following the events as mentioned in paragraph (a) above. The Transaction provides further capital and stability to the Group in order to create a stable runway to execute a fully funded business plan aligned with anticipated market recovery as COVID-19 restrictions ease.

Implementation of the Transaction is conditional upon execution by all relevant parties of definitive documentation and satisfaction of certain commercial and legal conditions precedent.

Auditor

The consolidated financial statements have been audited by PricewaterhouseCoopers who will retire at the forthcoming Annual General Meeting and, being eligible, offer themselves for re-appointment.

On behalf of the Board

Tan Sri Lim Kok Thay Chairman and Chief Executive Officer

Hong Kong, 21 May 2021

It is the policy of the Company to manage the affairs of the Group in accordance with the appropriate standards for good corporate governance. The key corporate governance practices of the Company are summarised in this Corporate Governance Report (the "CG Report").

The Company has applied the principles and complied with the code provisions set out in the Corporate Governance Code (the "CG Code") as contained in Appendix 14 of the Rules Governing the Listing of Securities on The Stock Exchange of Hong Kong Limited (the "Exchange") (the "Listing Rules") in force during the year under review, save for Code Provisions A.2.1 and F.1.3 in respect of the separate roles of the Chairman and Chief Executive and the reporting line of the Company Secretary. The considered reasons for such deviations are given in sections 4 and 16 of this CG Report respectively.

1. Board of Directors

The Board is collectively responsible for leadership and control of the Company by directing and supervising the affairs of the Company and taking decision objectively in the best interest of the Company.

To carry out the responsibility of the Board for proper conduct of the Company's business, during the year under review, Directors had attended regular Board meetings held on a quarterly basis and other ad hoc Board meetings held as necessary and the meetings of committees of the Board (as appropriate) and had also attended the annual general meeting of the Company held on 2 June 2020 ("2020 AGM") to answer questions, if any, from shareholders of the Company. Details of attendance of each Director of the aforesaid meetings are set out in section 8 of this CG Report.

The Board is responsible to oversee and enhance the overall management and development of the Group's businesses, including considering and setting the overall strategies and objectives of the Company while allowing Management with substantial autonomy to run and develop the business of the Group.

Every Director continues to give appropriate time and attention to the affairs of the Company. While the Management is responsible for management and administrative functions of the day-to-day operations of the Company within the authority delegated by the Board, there is a formal schedule of matters reserved for the Board's decision, including:

- (a) Overall strategic direction;
- (b) Annual operating plan;
- (c) Annual capital expenditure plan;
- (d) Major acquisitions and disposals;
- (e) Major capital projects; and
- (f) Monitoring of the Group's operating and financial performance.

A formal letter of appointment setting out the key terms and conditions of appointment had been entered into between the Company and each individual Director. Each Director understands the delegation arrangements in place.

All Directors are provided with appropriate insurance cover in respect of legal action against them.

2. Board Composition

The Board currently comprises six directors, including three Executive Directors and three Independent Non-executive Directors ("INEDs"). An updated list of the Company's Directors identifying their roles and functions and whether they are INEDs is available on the websites of the Company and the Exchange. Biographical details, skills and experience of each of the Directors are set out in the section headed "Directors and Senior Management Profiles" of the Company's Annual Report. The Directors during the year under review and up to the date of this report are as follows:

Executive Directors

Tan Sri Lim Kok Thay (Chairman and Chief Executive Officer)
Mr. Lim Keong Hui (Deputy Chief Executive Officer) (resigned on 28 August 2020)
Mr. Au Fook Yew (alias Mr. Colin Au) (Deputy Chief Executive Officer and Group President) (appointed on 28 August 2020)
Mr. Chan Kam Hing Chris (Chief Einancial Officer) (appointed on 28 August 2020)

Mr. Chan Kam Hing Chris (Chief Financial Officer) (appointed on 28 August 2020)

Independent Non-executive Directors

Mr. Alan Howard Smith *(Deputy Chairman)* Mr. Lam Wai Hon, Ambrose Mr. Justin Tan Wah Joo

During the year under review, the following changes in composition of members of the Board took place:

- (a) Mr. Lim Keong Hui resigned as an Executive Director and the Deputy Chief Executive Officer of the Company on 28 August 2020;
- (b) Mr. Au Fook Yew was appointed as an Executive Director and the Deputy Chief Executive Officer of the Company on 28 August 2020; and
- (c) Mr. Chan Kam Hing Chris was appointed as an Executive Director of the Company on 28 August 2020.

Composition of the Board at the prevailing time throughout the year, by category of Directors, including names of Executive Director(s) and INEDs has been disclosed in all corporate communications.

3. Independent Non-executive Directors

The Board has a balanced composition of Executive Directors and Independent Non-executive Directors so that strong independent elements are included. The Company has always maintained a sufficient number of INEDs with at least one INED possessing appropriate professional qualifications or accounting or related financial management expertise as required under the Listing Rules. Throughout the year under review, there were three INEDs, representing one-half or more of the members of the Board. They contribute to the development of the Company's strategy and policies through their independent, constructive and informed comments. They are also responsible for participating in the Board meetings to bring independent judgement, dealing with potential conflicts of interests, serving Board Committees, if invited, and scrutinising the Company's performance and reporting. Through regular attendance and active participation at meetings of the Board and relevant Board Committee (as the case may be), the INEDs of the Company have given the Board and any Board Committees on which they serve the benefit of their skills, expertise, varied backgrounds and qualifications.

All INEDs of the Company had attended the 2020 AGM of the Company and were available to answer questions thereat. Details of attendance of INEDs of the Company are set out in section 8 of this CG Report.

3. Independent Non-executive Directors (Continued)

A formal letter of appointment had been entered into between the Company and each of the INEDs whereby, all INEDs are appointed for a generally fixed term of not more than approximately two years expiring at the conclusion of the annual general meeting held in the second year following the year of his last re-election by shareholders, subject to the requirements for retirement by rotation at the annual general meeting in accordance with the Company's Bye-laws.

During the year under review, no INED who has served on the Board for more than nine years was subject to re-election.

4. Chairman and Chief Executive Officer

Code Provision A.2.1 of the CG Code provides that the roles of chairman and chief executive should be separate and should not be performed by the same individual. Tan Sri Lim Kok Thay ("Tan Sri Lim") is the Chairman and Chief Executive Officer of the Company. In view of the fact that Tan Sri Lim (i) has been with the Group since the formation of the Company in 1993; (ii) has considerable experience in the leisure and entertainment industry; and (iii) provides leadership for the Board in considering and setting the overall strategies and objectives of the Company, the Board is of the opinion that it is appropriate and in the interests of the Company to have Tan Sri Lim performing the dual roles of Chairman and Chief Executive Officer. Tan Sri Lim enables the Board to have the benefit of a chairman who is knowledgeable about the business of the Group and is capable to guide discussions and brief the Board in a timely manner on key issues and developments.

Given that there is a balanced Board with three INEDs, representing one-half or more of the members of the Board, and an INED acting as the Deputy Chairman during the year under review, the Board is of the view that there is a strong independent element on the Board to exercise independent judgement and provide sufficient check and balance. The Board will evaluate from time to time the appropriateness of the dual roles of Chairman and Chief Executive Officer performed by the same individual and ensures that the arrangement will continue to be in the interests of the Company and its shareholders as a whole.

The Chairman, who is also the Chief Executive Officer of the Company and an Executive Director, continues to perform his duties as Chairman during the year under review as summarised below:

- (1) ensure that all Directors are properly briefed on issues arising at Board meetings;
- (2) ensure that adequate business documents and information about the Group (which are accurate, clear, complete and reliable) are provided to all Directors in a timely manner;
- (3) provide leadership to the Board and ensure that the Board works effectively and performs its responsibilities with all key and appropriate issues discussed in a timely manner;
- (4) ensure that good corporate governance practices and procedures are established and maintained;
- (5) encourage Directors to make a full and active contribution to the Board's affairs and to voice their concerns if they have different views, and take the lead to ensure that the Board acts in the best interests of the Company;
- (6) hold a meeting with INEDs without the presence of other Directors;
- (7) ensure that an effective system of communication with shareholders has been established and to encourage shareholders to participate in general meetings whereat members of the Board and Board Committees are available to answer their questions; and
- (8) promote a culture of openness, encourage all Directors to openly share their views on the Company's affairs and issues and ensure that the Directors are entitled to have access to Senior Management who will respond to queries raised by them as promptly and fully as possible.

5. Appointments, Re-election and Removal of Directors

The Company has a formal, considered and transparent procedure for the appointment and re-appointment of Directors. Nomination Committee of the Company has been established to carry out the responsibilities to nominate appropriate candidates for appointment as new Directors or consider the re-election of retiring Directors of the Company. Details of the functions of the Nomination Committee are set out in section 11 of this CG Report.

Pursuant to the Bye-laws of the Company, every Director (including those appointed for a specific term) shall be subject to retirement by rotation at least once every three years and Directors who are appointed by the Board to fill casual vacancy shall be subject to re-election by shareholders at the first general meeting after appointment.

All Directors have disclosed to the Board at the time of appointment, where required, any directorships in public companies or organisations and other significant commitments, and provide continuous updates, on a regular basis, for any change therein, with an indication of the time involved.

6. Training for Directors

All Directors, including INEDs, should keep abreast of their collective responsibilities as Directors and of the businesses and activities of the Company. New Director, on appointment, will be given a comprehensive formal induction covering the Group's business and the statutory and regulatory obligations of a director of a listed company, and provided with "A Guide on Directors' Duties" issued by the Hong Kong Companies Registry, the "Guidelines for Directors" and the "Guide for Independent Non-executive Directors" published by the Hong Kong Institute of Directors, and the "Guidance for Boards and Directors" published by the Exchange. All Directors are furnished with continuous updates and briefings on the latest changes or material developments in statutes, the Listing Rules and corporate governance practices, etc. over a broad range of topics including, inter alia, directors' duties, dealing in securities by directors, disclosure obligation of inside information, financial information and general information, and rules and regulations relating to notifiable transactions, connected transactions and corporate governance.

During the year 2020, all Directors are provided with monthly updates and business updates giving a balanced and understandable assessment of the Group's performance, position, recent developments and prospects, where applicable, in sufficient detail to keep the Directors abreast of the Group's affairs in order to perform their duties.

All Directors are also encouraged to participate in continuous professional development programmes, at the Company's expenses, to update and enhance their knowledge and skills for performing Directors' roles and responsibilities, and will update and confirm to the Company, on a regular basis, the related programmes attended and training received by them. The Company maintains and updates a record of training received by each Director accordingly.

6. Training for Directors (Continued)

The participation by each Director in the continuous professional development programmes in 2020 is summarised as follows:

	Type of trainings
Executive Directors:	
Tan Sri Lim Kok Thay (Chairman and Chief Executive Officer)	А, В
Mr. Lim Keong Hui (Note (1)) (Deputy Chief Executive Officer)	А, В
Mr. Au Fook Yew (Note (2)) (Deputy Chief Executive Officer and Group President)	А, В
Mr. Chan Kam Hing Chris (Note (3)) (Chief Financial Officer)	А, В
INEDs:	
Mr. Alan Howard Smith (Deputy Chairman)	A, B, C
Mr. Lam Wai Hon, Ambrose	A, B, C
Mr. Justin Tan Wah Joo	A, B, C

Notes:

- ⁽¹⁾ Resigned as an Executive Director and the Deputy Chief Executive Officer on 28 August 2020.
- ⁽²⁾ Appointed as an Executive Director and the Deputy Chief Executive Officer on 28 August 2020.
- ⁽³⁾ Appointed as an Executive Director on 28 August 2020.
- A: attending in-house briefings and/or reading relevant material
- B: reading material relevant to the director's duties and responsibilities
- C: attending training/seminars/conferences on applicable laws, rules and regulations update

7. Board Meetings

Regular Board meetings of the Company are held at least four times each year on a quarterly basis and ad hoc Board meetings will be held as and when required. Formal notice of at least 14 days is given for a regular Board meeting and reasonable notice will be given for any other ad hoc Board meetings to all Directors. Draft notice and agenda for regular Board meetings are provided to all Directors for comments and consideration and Directors are given an opportunity to include matters in the draft agenda for deliberation at the meetings. Board papers in respect of regular Board meetings, and as far as practicable in all other cases, are sent to all Directors or Board Committee members (as the case may be) at least 3 days (or other agreed period) before the relevant meeting. All Directors are entitled to have separate and independent access to Senior Management who will respond to queries raised by the Directors as promptly and fully as possible.

The Company continues to supply the Board and Board Committees with adequate information in a timely manner. Board papers and related materials are in a form and quality sufficient to enable the Board to make informed decisions on matters placed before it.

During the year under review, in addition to the four regular Board meetings held, there were a total of 19 ad hoc Board meetings convened and held on a weekly basis since September 2020 in light of the business needs of the Group facing the challenges arising from the changing business environment, which provided a formal platform for the Directors to review the most recent business updates of the Group and the opportunities to discuss on the matters of the Group required decision or approval from the Board.

7. Board Meetings (Continued)

The company secretary of the Company (the "Company Secretary") assists the Chairman in preparing the agenda for each Board meeting and Board Committee meeting. Draft and final versions of minutes of Board meetings and Board Committee meetings are sent to all Directors or respective members of Board Committees (as the case may be) for their comments and records within a reasonable time. Minutes of the meetings of the Board, the Audit Committee, the Nomination Committee, the Share Option Committee and any other ad hoc Board Committees established for specific transaction purposes are kept by the Company Secretary while minutes of the Remuneration Committee meetings are kept by the Head of the Corporate Human Resources Department who is the Secretary of the Remuneration Committee. Such minutes are available for inspection on reasonable notice by any Director.

The Board has agreed on a procedure to enable the Directors to seek independent professional advice in appropriate circumstances, at the Company's expense, to assist them to perform their duties.

If a Director or substantial shareholder has a conflict of interest in a material transaction, the proposed transaction will be considered at Board meetings whereat the Board may consider, if appropriate, granting approval in-principle for the proposed transaction and authorising the final form thereof be further approved by way of circulation of written resolution or by a Board committee set up for that purpose in which case, any Director who is regarded as having material interest in the proposed transaction by virtue of his or his associates' interest shall abstain from voting on the relevant resolutions pursuant to the requirements of the Listing Rules and the Company's Bye-laws.

The Company's Bye-laws and the Bermuda laws allow the attendance of the Company's Directors by means of, inter alia, telephone or electronic facilities and such attendance shall be counted as attendance at a physical Board meeting.

8. Directors' Attendance and Time Commitments

The individual attendance record of each Director at the meetings of the Board, Audit Committee, Remuneration Committee, Nomination Committee and at the general meeting for the year ended 31 December 2020 is set out below:

	Number of meetings attended/held							
	Board Meetings	Audit Committee Meetings	Remuneration Committee Meeting	Nomination Committee Meeting	2020 AGM			
Executive Directors:								
Tan Sri Lim Kok Thay (Note (1)) (Chairman and Chief Executive Officer)	23/23	-	1/1	1/1	1/1			
Mr. Lim Keong Hui (Notes (1) and (2)) (Deputy Chief Executive Officer)	2/2	-	-	-	1/1			
Mr. Au Fook Yew (Note (3)) (Deputy Chief Executive Officer and Group President)	21/21	-	-	-	-			
Mr. Chan Kam Hing Chris ^{(Note (4))} (Chief Financial Officer)	21/21	-	-	-	-			
INEDs:								
Mr. Alan Howard Smith (Deputy Chairman)	22/23	2/2	1/1	1/1	1/1			
Mr. Lam Wai Hon, Ambrose	23/23	2/2	1/1	1/1	1/1			
Mr. Justin Tan Wah Joo	23/23	2/2	-	-	1/1			

Notes:

- ⁽¹⁾ Tan Sri Lim Kok Thay is the father of Mr. Lim Keong Hui.
- ⁽²⁾ Resigned as an Executive Director and the Deputy Chief Executive Officer on 28 August 2020.
- ⁽³⁾ Appointed as an Executive Director and the Deputy Chief Executive Officer on 28 August 2020.
- ⁽⁴⁾ Appointed as an Executive Director on 28 August 2020.

9. Board Committees

The Board has established certain Board Committees, including the Audit Committee, the Remuneration Committee, the Nomination Committee, the Share Option Committee and will establish any other ad hoc Board Committees for investment and/or specific transaction purposes as appropriate, with clear terms of reference of such Committees containing at least the specific duties as prescribed by the CG Code. All relevant Board Committees are required by their terms of reference to report to the Board on their decisions or recommendations. The prevailing terms of reference of the Audit Committee, Remuneration Committee and Nomination Committee are available on the websites of the Exchange and the Company. All Board Committees are provided with sufficient resources, and can seek independent professional advice, pursuant to the requirement of the CG Code at the Company's expenses, if they consider necessary in order to perform their duties.

10. Remuneration Committee

The Board has established the Remuneration Committee with specific written terms of reference which clearly define the role, authority and function of the Remuneration Committee and its specific duties as prescribed by the CG Code. The Remuneration Committee comprises three members, a majority of which are INEDs. The Chairman of the Remuneration Committee is Mr. Alan Howard Smith, an INED, and the other members are Tan Sri Lim (Chairman and Chief Executive Officer of the Company) and Mr. Lam Wai Hon, Ambrose, an INED.

No Director or any of his associates is involved in any decisions as to his own remuneration. Tan Sri Lim is a member of the Remuneration Committee, and would participate in formulating proposals on the remuneration of other Executive Directors, if any (except his associates), prior to their due consideration by the Remuneration Committee, and will abstain from voting when his or his associates' remuneration is considered by the Remuneration Committee.

The principal duties of the Remuneration Committee include the following:

- to review and make recommendations to the Board on the Company's policy and structure for all remuneration of Directors and Senior Management and on the establishment of a formal and transparent procedure for developing remuneration policy;
- (b) to review and approve the Management's remuneration proposals with reference to the Board's corporate goals and objectives;
- (c) to review and determine the remuneration packages of individual Executive Directors and Senior Management including benefits in kind, pension rights and compensation payments (including any compensation payable for loss or termination of their office or appointments); to review and make recommendations to the Board on the remuneration of Non-executive Directors (including INEDs); and to consider salaries paid by comparable companies, time commitment and responsibilities and employment conditions elsewhere in the Group;
- (d) to review and approve compensation payable to Executive Directors and Senior Management for any loss or termination of office or appointment to ensure that it is consistent with contractual terms and is otherwise fair and not excessive;
- to review and approve compensation arrangements relating to dismissal or removal of Directors for misconduct to ensure that they are consistent with contractual terms and are otherwise reasonable and appropriate;
- (f) to ensure that no Director or any of his associates is involved in deciding his own remuneration;
- (g) when the occasion arises, to advise shareholders on how to vote with respect to any service contracts of Directors that require shareholders' approval under the Listing Rules; and
- (h) to consider other topics, as may be delegated by the Board.

10. Remuneration Committee (Continued)

During the year 2020, the Remuneration Committee has, inter alia:

- (a) considered, reviewed and, where applicable, determined the specific remuneration packages (including annual bonus, benefits in kind, pension rights and compensation payments, if any) of Executive Directors and certain Senior Management;
- (b) recommended the Directors' fee for the year ended 31 December 2019 which has been approved by the shareholders of the Company at the 2020 AGM; and
- (c) recommended the Directors' fee for the year ended 31 December 2020 which has been paid in December 2020 and has been approved by the Board at a meeting of the Board at which each of the Directors had abstained from deliberation and voting for his own remuneration.

Remuneration paid to members of Senior Management for the year under review has been disclosed by band in sub-section headed "Key management compensation" in note 34 to the consolidated financial statements.

11. Nomination Committee

The Board has established the Nomination Committee with specific written terms of reference which clearly define the role, authority and function of the Nomination Committee and its specific duties as prescribed by the CG Code. The Nomination Committee comprises three members, a majority of which are INEDs. The Chairman of the Nomination Committee is Mr. Alan Howard Smith, an INED, and the other members are Tan Sri Lim (Chairman and Chief Executive Officer of the Company) and Mr. Lam Wai Hon, Ambrose, an INED.

The Nomination Committee has adopted the "Director Nomination and Board Diversity Policy" (the "Policy") concerning the nomination of Directors and diversity of Board members.

The principal duties of the Nomination Committee pursuant to its terms of reference include the following:

- to formulate, review and update, as appropriate, a policy for the nomination of Directors with inter alia, diversity approach (the Policy) to complement the business model/corporate strategy and/or to meet any specific needs of the Company;
- (b) to review the structure, size and composition (including the skills, knowledge, experience, length of service and diversity of perspectives) of the Board at least annually; and to make recommendations on any proposed changes to the Board to complement the Company's corporate strategy;
- (c) to identify and nominate candidates to the Board for its approval for appointment to the Board, having due regard to the Policy;
- (d) to assess the independence and time commitment of INEDs on their appointments, re-appointments or when their independence is called into question, to review the annual confirmations of the INEDs on their independence and time commitment; and to make relevant disclosure in accordance with the requirements under the Listing Rules;
- (e) to review the contribution required from a Director to perform his responsibilities and to assess whether the Director is spending sufficient time to fulfill his duties;
- (f) to make recommendations to the Board on the appointment or re-appointment of Directors and succession planning for Directors, in particular, the Chairman and the Chief Executive Officer;
- (g) to review the disclosures on the Policy, as appropriate, under the applicable rules and regulations; and
- (h) to do any such things to enable the Nomination Committee to discharge its powers and functions conferred on it by the Board.

11. Nomination Committee (Continued)

During the year 2020, the Nomination Committee has (a) reviewed the contribution of Directors and assessed the sufficiency of time spent by Directors in performing their duties and responsibilities; (b) reviewed the structure, size and composition of the Board and assessed the independence of the INEDs; (c) following due consideration, nominated the retiring Directors for re-appointment taking into account, inter alia, their qualifications, experience, expertise and other Board diversity aspects as set out in the Policy with regard to the Company's business model/corporate strategy and in the case of nominating a retiring INED for re-appointment, each of the factors for assessing independence of a Director as set out in the Listing Rules; and (d) reviewed and recommended to the Board the appointments of Mr. Au Fook Yew as Executive Director and Deputy Chief Executive Officer of the Company and Mr. Chan Kam Hing Chris as Executive Director of the Company.

The Company recognises the benefits of having a diverse Board with members possessing a balanced mix of skills, knowledge, and experience appropriate for the requirements of the business of the Company. Having due regard to the Policy (including the diversity perspectives set out therein) and succession planning for the Company, on nomination by the Nomination Committee, the Board has (a) recommended the re-appointment of Mr. Lim Keong Hui as an Executive Director of the Company and Mr. Lam Wai Hon, Ambrose as an INED of the Company (both retired by rotation pursuant to Bye-law 99 of the Company's Bye-laws) at the 2020 AGM of the Company. For the proposed re-appointment of the retiring INED namely, Mr. Lam Wai Hon, Ambrose, the Company has included in the circular to shareholders dated 27 April 2020 the reasons why the Board considered him to be independent and recommended him to be re-elected. Mr. Lam Wai Hon, Ambrose had satisfied the requirements of the independence guidelines set out in Rule 3.13 of the Listing Rules as he is independent from Management and any major shareholder group of the Company and is free from any business or other relationship which might interfere with the exercise of his independent judgement. Each of the said retiring Directors was duly re-elected by shareholders at the 2020 AGM by passing separate resolutions; and (b) approved the appointments of Mr. Au Fook Yew as Executive Director and Deputy Chief Executive Officer of the Company and Mr. Chan Kam Hing Chris as Executive Director of the Company with effect from 28 August 2020.

Following re-appointment of the retiring Directors at the 2020 AGM of the Company mentioned above, the Board has:

- re-appointed Tan Sri Lim Kok Thay as Chairman of the Company and Mr. Alan Howard Smith as Deputy Chairman of the Company to hold office until the conclusion of the 2021 AGM of the Company pursuant to the Company's Bye-laws;
- (b) re-appointed Mr. Alan Howard Smith, Tan Sri Lim Kok Thay and Mr. Lam Wai Hon, Ambrose as members of the Remuneration Committee to hold office until the conclusion of the 2021 AGM of the Company and re-appointed Mr. Alan Howard Smith as the Chairman of the Remuneration Committee;
- (c) re-appointed Mr. Alan Howard Smith, Tan Sri Lim Kok Thay and Mr. Lam Wai Hon, Ambrose as members of the Nomination Committee to hold office until the conclusion of the 2021 AGM of the Company and re-appointed Mr. Alan Howard Smith as the Chairman of the Nomination Committee; and
- (d) re-appointed Mr. Justin Tan Wah Joo, Mr. Alan Howard Smith and Mr. Lam Wai Hon, Ambrose as members of the Audit Committee to hold office until the conclusion of the 2021 AGM of the Company and re-appointed Mr. Justin Tan Wah Joo as the Chairman of the Audit Committee.

11. Nomination Committee (Continued)

A summary of the Policy regarding Director nomination and Board diversity including objectives set and progress made on achieving these objectives is given below:

- (a) The Board of Directors of the Company should have a mix of diversity, skills, experience and expertise appropriate to the requirements of the Company's business. It should have a balanced composition of Executive Directors and Non-executive Directors (including INEDs);
- (b) The Nomination Committee has the responsibility for leading the process for Board appointments and for identifying and nominating, for approval by the Board, new Board nominees and/or retiring Directors for appointment or re-appointment (as the case may be) to the Board and shall review the structure, size and composition (including the skills, knowledge, experience, length of service and diversity of perspectives) of the Board at least annually;
- (c) The benefits of Board diversity in supporting the achievement of the Company's strategic objectives and sustainable development are recognised by the Nomination Committee and the Board and would be duly considered with regard to the Company's business model/corporate strategy and/or specific needs in the Board appointment process;
- (d) Selection of candidates (including new Board nominees and retiring Directors) and ultimate Board appointments and re-appointments will be based on the merit and contribution that the candidates will bring to the Board, having due regard for the selection criteria set out in the Policy including the benefits of diversity on the Board;
- (e) At any given time the Nomination Committee may, if deem fit, seek to improve one or more aspects of Board diversity, including, without limitation, background, skills, knowledge, business experience, professional expertise, length of service, age and/or gender diversity, make recommendations to the Board, and measure progress accordingly; and
- (f) In evaluating the nomination of the retiring Directors for re-appointment during the year under review, the Nomination Committee has given due regard to selection criteria set out in the Policy including, inter alia, the following:
 - (i) the qualifications, skills, expertise and background of each retiring Director that would continue to complement the existing Board;
 - (ii) other relevant details of each retiring Director including, inter alia, particulars of other commitments and the ability to devote sufficient time to the business and affairs of the Company; and
 - (iii) maintenance of Board diversity, taking into consideration factors, including but not limited to, background, skills, knowledge, business experience, professional expertise, length of service, age and/or gender, as the Nomination Committee considered appropriate to complement the business model and to meet any specific needs of the Company.

12. Audit Committee

The Board has established the Audit Committee with specific written terms of reference which clearly define the role, authority and function of the Audit Committee and its specific duties as prescribed by the CG Code. The Audit Committee comprises three members, all of them are INEDs. The Chairman of the Audit Committee is Mr. Justin Tan Wah Joo and the other members are Mr. Alan Howard Smith and Mr. Lam Wai Hon, Ambrose. None of the Directors who served on the Audit Committee is a former partner of the Company's existing external auditor.

There was no disagreement between the Board and the Audit Committee on the selection and re-appointment of the external auditor. The Audit Committee recommended to the Board that, subject to shareholders' approval at the forthcoming AGM, PricewaterhouseCoopers be re-appointed as the external auditor of the Company. The Board endorsed the Audit Committee's recommendation on the re-appointment of the external auditor.

The principal duties of the Audit Committee include the following:

- to be primarily responsible for making recommendations to the Board on the appointment, re-appointment and removal of the external auditor, and to approve the remuneration and terms of engagement of the external auditor, and any questions of its resignation or dismissal;
- (b) to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process in accordance with applicable standards, to discuss with the external auditor before the audit commences, the nature and scope of the audit and reporting obligations, and to ensure co-ordination where more than one audit firm is involved;
- to develop and implement policy on engaging an external auditor to supply non-audit services, and to report to the Board, identifying and making recommendations on any matters where action or improvement is needed;
- (d) to act as the key representative body for overseeing the Company's relations with the external auditor;
- (e) to monitor integrity of the Company's financial statements and annual report and accounts, half-year report and, if prepared for publication, quarterly reports, and to review significant financial reporting judgements contained in them before submission to the Board, focusing particularly on:
 - (i) any changes in accounting policies and practices;
 - (ii) major judgemental areas;
 - (iii) significant adjustments resulting from the audit;
 - (iv) the going concern assumptions and any qualifications;
 - (v) compliance with accounting standards; and
 - (vi) compliance with the Listing Rules and legal requirements in relation to financial reporting;
- (f) in regard to (e) above,
 - (i) members of the Audit Committee should liaise with the Board and Senior Management and the Audit Committee must meet, at least twice a year, with the auditor; and
 - the Audit Committee should consider any significant or unusual items that are, or may need to be, reflected in the report and accounts and should give due consideration to any matters that have been raised by the Company's staff responsible for the accounting and financial reporting function, compliance officer or auditors;

12. Audit Committee (Continued)

- (g) to review the external auditor's management letter, any material queries raised by the auditor to Management about accounting records, financial accounts or systems of control and Management's response;
- to ensure that the Board will provide a timely response to the issues raised in the external auditor's management letter;
- (i) to review the Company's financial controls, risk management and internal control systems;
- to discuss the risk management and internal control systems with Management to ensure that Management has performed its duty to have effective systems, including the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting and financial reporting function;
- (k) to review the internal audit programme, to ensure co-ordination between the internal and external auditors, and to ensure that the internal audit function is adequately resourced and has appropriate standing within the Company, and to review and monitor its effectiveness;
- (I) to review the Group's financial and accounting policies and practices;
- (m) to review arrangements the Company's employees can use, in confidence, to raise concerns about possible improprieties in financial reporting, internal control or other matters, and to ensure that proper arrangements are in place for fair and independent investigation of these matters and for appropriate follow-up action;
- (n) to consider major investigation findings on risk management and internal control matters as delegated by the Board or on its own initiative and Management's response to these findings; and
- (o) to consider other topics, as defined by the Board.

During the year 2020, the Audit Committee has, inter alia:

- (a) reviewed the financial reports for the year ended 31 December 2019 and for the six months ended 30 June 2020;
- (b) reviewed the internal and external audit plans;
- (c) reviewed the internal and external audit reports;
- (d) reviewed the risk management programme reports;
- (e) reviewed the Group's systems of risk management and internal control including, inter alia, the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting functions;
- (f) reviewed connected transactions and significant related party transactions as set out in the section headed "Connected Transactions" in the Report of the Directors and in note 36 to the consolidated financial statements for the year ended 31 December 2019;
- (g) reviewed the Environmental, Social and Governance ("ESG") Report for the year ended 31 December 2019 before submission to the Board for review;

12. Audit Committee (Continued)

- (h) reviewed semi-annually the report in respect of the implementation of the anti-money laundering programme ("AML Program") before submission to the Board for review;
- (i) considered the appointment of the external auditor including the proposed audit fees;
- (j) considered the engagement of the external auditor to provide non-audit services;
- (k) discussed periodically with internal and external auditor to ensure co-ordination between them;
- (I) discussed periodically with Management and internal audit team to ensure that the Group's internal audit function was adequately resourced and had appropriate standing within the Company; and
- (m) reported to the Board conclusions of its review and recommendations on the matters set out in (a) to (j) above.

13. Auditor's Remuneration

A remuneration of US\$2.0 million was paid/payable to the Company's external auditor for the provision of audit services in 2020. During the same year, the fees paid/payable to the external auditor for non-audit related activities amounted to US\$0.3 million of which US\$0.2 million related to tax services fees and US\$0.1 million related to advisory services fees.

14. Corporate Governance Functions

The Board is also collectively responsible for performing the corporate governance duties, with terms of reference for such duties as prescribed by the CG Code:

- (a) to develop and review the Company's policies and practices on corporate governance;
- (b) to review and monitor the training and continuous professional development of Directors and Senior Management;
- (c) to review and monitor the Company's policies and practices on compliance with legal and regulatory requirements;
- (d) to develop, review and monitor the Company's policies and procedures with regard to conflict of interest and compliance applicable to employees and Directors; and
- (e) to review the Company's compliance with the CG Code and disclosure in the Corporate Governance Report.

During the year 2020, the Board has performed, inter alia, the following corporate governance functions in accordance with the CG Code:

- (a) reviewed the progress and status in respect of the implementation of the Group's AML Program (which was adopted by the Board and launched in 2013) with an aim to monitoring and ensuring due and proper implementation of the AML Program and its effectiveness for complying with all applicable laws and regulations relating to anti-money laundering, counter-terrorism and economic sanctions;
- (b) reviewed and revised the composition of the AML Committee, the Risk Management Committee and the Disclosure Committee and authorised consequential amendments to their respective policy/ charter and other housekeeping changes (if any); and
- (c) considered and reviewed the Company's compliance with the CG Code and disclosure in the Corporate Governance Report, taking into account the related reports and views of the Board Committees in their respective areas.

15. Delegation by the Board

The Board delegates management and administration functions to Management as it considers appropriate from time to time, with clear directions as to the Management's powers including circumstances where Management shall report back and obtain prior Board approval.

In addition, the Board has established a number of Board Committees and delegates to these Committees certain functions and responsibilities set out in their respective terms of reference, details in respect of the Remuneration Committee, the Nomination Committee and the Audit Committee are given in sections 10 to 12 of this CG Report.

16. Company Secretary

The Company Secretary assists and supports the Board in ensuring good information flow within the Board and the Board policy and procedures are followed. The Company Secretary is an employee of the Group and has general knowledge of its affairs. The selection, appointment or dismissal of the Company Secretary will be approved by the Board as appropriate at Board meeting, as and when the occasion arises.

The Company Secretary reports to the Board of Directors on the Board matters. In regard to the company secretarial and administrative matters, the Company Secretary has reported to the Executive Vice President of Corporate Services until June 2020 and to the Chief Financial Officer (who was appointed as an Executive Director of the Company on 28 August 2020) for the remaining period of the year under review. All Directors have access to the advice and services of the Company Secretary on Board procedures and corporate governance matters as and when required. While Code Provision F.1.3 of the CG Code states that the Company Secretary should report to the Board Chairman and/or the Chief Executive, the Board is of the view that the current arrangement shall be maintained for effective performance of the roles and responsibilities of the Company Secretary.

Ms. Louisa Tam Suet Lin resigned as the Company Secretary and Ms. Yung Mei Yee was appointed as the Company Secretary on 28 October 2020 by the Board at a Board meeting. The Company Secretary has taken no less than 15 hours of relevant professional training during the year under review.

17. Risk Management and Internal Control

The Board has the ultimate responsibilities for the Group's risk management and internal control systems, which are managed through a number of practices and related policies and procedures established and renewed from time to time. Risk management and internal control systems of the Group are assessed, on the effectiveness and compliance, from time to time by the internal audit function, i.e. the Internal Audit Department, of the Group which reports to the Audit Committee directly. In addition, a risk management framework and programme is adopted with supporting policy and manual pursuant to which the Audit Committee has been delegated oversight authority and responsibilities over risk management matters and should report to the Board its findings and recommendations for confirmation. The systems are designed to provide reasonable, but not absolute, assurance against material misstatements or loss.

The key features, process and procedures of the risk management and internal control systems, within the Group are as follows:

- (a) The Company has in place a formal organisation structure that clearly defines the Group's management roles, responsibilities and reporting lines.
- (b) The Board has delegated the responsibilities to various committees with appropriate empowerment to implement and monitor the operating procedures and systems of risk management and internal control. These committees meet on a regular basis and address financial, operational and management matters.

17. Risk Management and Internal Control (Continued)

- (c) There are policies and guidelines to govern the delegation of authority to various levels of management staff, to ensure accountability and responsibility.
- (d) The Group has in place several policies, which govern employees in observing high standards of ethics and integrity in the performance of duties.
- (e) Policies and procedures to ensure compliance with risk management, internal control and relevant laws and regulations are set out in the standard operating manuals, guidelines and directives issued by Management, which are reviewed and updated from time to time.
- (f) There is a strategic planning, annual budgeting and target-setting process, which include forecasts for each area of business with detailed reviews at all levels of operations. The Board reviews and approves budgets.
- (g) There is a comprehensive management and financial accounting system in place providing financial and operational performance measure indicators to Management, and the relevant financial information for reporting and disclosure purpose.
- (h) Performance trends and forecasts, as well as actual performance, cash flow reports and other pertinent business/financial/operation statistics are reviewed and closely monitored by the respective operating units with oversight by Management Committee on a regular basis.
- (i) Regulatory and statutory compliance are monitored through the Disclosure Committee, the Head of Legal and Compliance, the Company Secretary and Internal Auditors to support the Board on proper management of effective corporate governance practices and requirements.
- (j) The Group operates a Risk Management ("RM") Framework and Program with supporting policy and manual in place. The RM Framework sets out the oversight authority and responsibilities of the Board, the Audit Committee and the Risk Management Committee (the "RMC") which is formed at Executive Management level and assisted by the Risk Management Department (the "RMD").

The RM Framework adopts both "top-down" and "bottom-up" approaches to manage risks. The "top-down" approach emphasises on the strong oversight from the Board, through the Audit Committee and RMC, in providing leadership and guidance to the business units and steering the Group to the planned direction. The "bottom-up" approach relies on the risk identification, and control self-assessment performed by the business units in identifying and prioritising the risks.

The RM Framework is based on a "three lines of defence" governance model to manage its risks at all levels and context.

- First line of defence Business units are responsible for identification, mitigation, monitoring and upward reporting of their respective risks.
- Second line of defence The RMD monitors the risk management system and facilitates the adherence to the RM Framework and Program. It provides insights and guidance to business units on effective implementation of the risk management system.
- Third line of defence The Internal Audit Department independently assesses the adequacy and effectiveness of the risk management system.

The annual risk management exercise of 2020 was conducted in accordance with the RM Program. The RMC, RMD and the Units met bi-annually to communicate the details of the RM Program, evaluate and assess the extent of the significant risks of the Group and the respective action plans and to perform quarterly follow-up, where applicable. In addition, the Internal Audit performed an independent review on the effectiveness of the RM Program.

An in-house developed software is used to track the risk management approach and to record risk profiles.

17. Risk Management and Internal Control (Continued)

- (k) The Group has reporting mechanisms in place for improprieties or suspected fraudulent acts. There is a whistleblower system and all reported cases are deliberated by the Whistleblower Committee.
- (I) The Internal Audit Department is responsible for monitoring the Group's internal governance and provides objective assurance to the Board that a sound internal control system is maintained and operated by Management in compliance with approved policies, procedures and standards.

The annual internal audit plan, which is established on a risk based approach, is reviewed and approved by the Audit Committee. Internal audit reports incorporating control weaknesses and remedial actions are issued to the relevant division/department heads upon completion of audits and summary of reports issued are included in the progress report tabled at Audit Committee meeting on a half-yearly basis.

(m) In 2020, the Board through the Audit Committee, has conducted (a) bi-annual reviews of the effectiveness of the Group's systems of risk management and internal control for the year ended 31 December 2019 and for the six months period ended 30 June 2020, which cover all material controls including financial, operational and compliance controls; and (b) an annual review for the year ended 31 December 2019 to ensure the adequacy of resources, staff qualifications and experience, training programmes and budget of the Company's accounting, internal audit and financial reporting functions. The reviews are supported by periodic reports received from Management, external and internal auditors.

With respect to procedures and internal controls for the handling and dissemination of inside information, the Company adopted the "Disclosure of Inside Information Policy" which contains the guidelines to the directors, officers and all relevant employees (likely possessing the unpublished inside information) of the Group to ensure that the inside information of the Group is to be disseminated to public in equal and timely manner in accordance with the applicable laws and regulations.

The Board through the Audit Committee has conducted an annual review and considered the following aspects for the year ended 31 December 2020:

- (a) The changes, since the last annual review, in the nature and extent of significant risks, and the Company's ability to respond to changes in its business and the external environment have been considered.
- (b) The scope and quality of Management's ongoing monitoring of risks and of the internal control systems, and where applicable, the work of its Internal Audit Department and other assurance providers.
- (c) The ongoing process and detailed monitoring results of the risk management and internal control systems are shared and communicated to the Board bi-annually.
- (d) No significant control failing or weakness were identified during the period which have had, could have, or may in the future have, a material impact on the Company's financial performance or condition.
- (e) The Company's processes for financial reporting and Listing Rule compliance have been operating effectively.

The Board is of the view that the Group maintains reasonably sound and effective systems of risk management and internal control relevant to its level of operations.

18. Model Code for Securities Transactions by Directors

The Company has adopted the Model Code for Securities Transactions by Directors of Listed Issuers (the "Model Code") as set out in Appendix 10 of the Listing Rules in force during the year ended 31 December 2020 as its code of conduct regarding securities transactions by the Directors. Each of the Directors has confirmed, following specific enquiry by the Company, that during the year from 1 January 2020 to 31 December 2020 (both dates inclusive), he has complied with the required standard set out in the Model Code as contained in Appendix 10 of the Listing Rules in force during the said year. The Company has also extended the Model Code to be equally applicable to dealings in the securities of the Company by members of Senior Management as included in the Company's latest Annual Report or as otherwise resolved by the Board from time to time.

19. Financial Reporting

The Directors are responsible for preparing financial statements for each financial year, which give a true and fair view of the state of affairs of the Company and the Group and of the results and cash flows of the Group for the year then ended. In preparing financial statements for the year ended 31 December 2020, the Directors have (i) selected suitable accounting policies and applied them consistently; (ii) made judgements and estimates that are prudent and reasonable; and (iii) prepared financial statements on the going concern basis. Save as disclosed in the "Going concern" in note 2(b) and "Significant Subsequent Events" in note 42 to the consolidated financial statements, the Board is not aware of any material uncertainties relating to any events or conditions that may cause significant doubt upon the Company's ability to continue as a going concern. The Independent Auditor's Report states the auditor's reporting responsibilities on the financial statements of the Company.

The Board endeavours to present a balanced, clear and understandable assessment of the Group's position in all corporate communications issued under statutory and/or regulatory requirements, including annual report and interim report and other financial disclosure required by the Listing Rules.

All Directors are provided with monthly updates giving a balanced and understandable assessment of the Group's performance, position, recent developments and prospects, where applicable, in sufficient detail, and are regularly provided with relevant reports and updates on the Company's business and financial information to keep the Directors abreast of the Group's affairs in order to perform their duties. An explanation of the Company's corporate strategy and long term business model as well as a description of the Company's environmental policies and performance, compliance with relevant laws and regulations and relationships with key stakeholders are stated in the section headed "Management's Discussion and Analysis of Financial Condition and Results of Operations" of the Company's Annual Report to complement the understanding of the development, performance and position of the Company's business.

20. Communication with Shareholders

The Board strives to encourage and maintain constant dialogue with the shareholders through various means. The Board has established a Shareholders' Communication Policy which will be reviewed regularly to ensure that appropriate steps are taken to provide effective communication with the shareholders. The Company communicates with the shareholders through the publication of notices, announcements, circulars, interim and annual reports. All such information are available on the Company's website at www.gentinghk.com.

During the year under review, the Chairman of the Board (who is also a member of each of the Remuneration Committee and the Nomination Committee) attended the 2020 AGM by means of video or telephone conference, while the Deputy Chairman (who is also the Chairman of each of the Remuneration Committee and the Nomination Committee and a member of the Audit Committee) attended the 2020 AGM in person and presided as the Chairman of the 2020 AGM pursuant to the Company's Bye-laws. The Chairman and the Deputy Chairman together with other Directors of the Company who are the chairman and/or members of the Audit Committee, Remuneration Committee and Nomination Committee (as appropriate), the Senior Management and the external auditor of the Company were available to answer questions at the 2020 AGM. Through such an opportunity, the Board sought to gain and develop a balanced understanding of the views of the shareholders.

20. Communication with Shareholders (Continued)

Notice period of more than 20 clear business days for the 2020 AGM had been given to the shareholders for convening such meeting held during the year. At the 2020 AGM, separate resolutions were proposed on each substantially separate issue. An explanation on the detailed procedures for conducting a poll was properly provided to shareholders during the proceedings of the 2020 AGM.

21. Shareholders' Rights

21.1 Procedures to convene Special General Meeting

- (a) Shareholders holding not less than one-tenth of the paid-up capital of the Company can deposit a written request to convene a special general meeting to the Corporate Headquarters of the Company, for the attention of the Company Secretary.
- (b) The written request must state the purposes of the meeting, signed by the shareholders concerned and may consist of several documents in like form, each signed by one or more of those shareholders.
- (c) The request will be verified with the Company's Share Registrars and upon their confirmation that the request is proper and in order, the Company Secretary will seek approval of the Board to convene a special general meeting by serving sufficient notice in accordance with the statutory requirements to all shareholders. On the contrary, if the request has been verified as not in order, the shareholders concerned will be advised of this outcome and accordingly, a special general meeting will not be convened as requested.
- (d) If the Board does not within twenty-one days from the date of the deposit of the properly made requisition proceed duly to convene a general meeting, the shareholders who make such requisition, or any of them representing more than one-half of the total voting rights of all of them, may themselves convene a meeting, but any meeting so convened shall not be held after the expiration of three months from the said date and any reasonable expenses so incurred shall be reimbursed by the Company.
- (e) The minimum notice period to be given to shareholders for consideration of the proposal raised by the shareholders concerned at a special general meeting varies according to the nature of the proposal, as follows:
 - (i) fourteen days' notice in writing if the proposal constitutes an ordinary resolution of the Company; and
 - twenty-one days' notice in writing if the proposal constitutes a special resolution of the Company;

provided that at least ten business days' notice in writing shall be given for any special general meeting.

21.2 Procedures for submitting enquiries to the Company/the Board

- (a) Shareholders are encouraged to check the Corporate Information page on the Company's website particularly the Investor Relations section before submitting an enquiry because the information being sought is often available on the website.
- (b) Shareholders should direct their questions about their shareholdings to the Company's Share Registrars.
- (c) In order to enable the Company to respond to shareholders' enquiries more efficiently, the enquiries should be made in writing to help avoid miscommunication and directed to the officer in charge of Investor Relations at the Corporate Headquarters of the Company in Hong Kong whose contact details are given in the Corporate Information section of the Company's Annual Report.

21. Shareholders' Rights (Continued)

21.3 Procedures for making proposals at shareholders' meetings

- (a) Shareholders holding not less than one-twentieth of the paid-up capital of the Company, or of not less than one hundred in number, can deposit a written request to the Corporate Headquarters of the Company, for the attention of the Company Secretary, at the expense of the requisitionists, to:
 - (i) move a resolution at an annual general meeting; and/or
 - circulate any statement of not more than one thousand words with respect to the matter referred to in any proposed resolution or the business to be dealt with at any general meeting (the "Statement").
- (b) The written request, which may consist of several documents in like form, must be signed by all requisitionists, and, in the case of a requisition requiring notice of a resolution as referred to in paragraph 21.3(a)(i) above, must state the resolution, and, in the case of any requisition as referred to in paragraph 21.3(a)(ii) above, be accompanied by the Statement.
- (c) The written request must be deposited at the Corporate Headquarters of the Company not less than six weeks before the next annual general meeting in the case of a requisition requiring notice of a resolution and not less than one week in the case of any other requisition.
- (d) The request will be verified in the same manner as set out in paragraph 21.1(c) above, and if the request is verified as proper and in order, it will duly be processed provided that the requisitionists have deposited with the requisition a sum of money reasonably sufficient to meet the Company's expenses in serving notice of the resolution (where applicable) and circulating the Statement in accordance with the statutory requirements to all the shareholders.

22. Environmental, Social and Governance Responsibility

The Group is committed to the long-term sustainability of its businesses and the communities in which it conducts business. During the year 2020, the Board has reviewed and approved the Company's ESG Report for the financial year ended 31 December 2019 prepared in accordance with the ESG Reporting Guide set out in Appendix 27 of the Listing Rules for disclosure by way of publication as a separate report on the websites of the Company and the Exchange.

23. Dividend Policy

The Company has adopted a dividend policy which serves as general guidelines for the Board in determining or recommending any dividend payments by the Company. In general, the Company aims to provide shareholders with a steady dividend return, where appropriate, after having due regard to applicable factors laid down in the dividend policy and listed below. The dividend policy, however does not constitute an assurance regarding any future dividend of the Company.

23. Dividend Policy (Continued)

In determining/recommending the frequency, amount and form of any dividend in any financial year/period, the Board will consider the following factors:

- (a) the level of available distributable reserves;
- (b) financial results and condition;
- (c) future cash commitments and investment needs to sustain the long-term growth aspect of the business;
- (d) funding requirements;
- (e) potential strategic opportunities;
- (f) any relevant statutory, regulatory and contractual restrictions/implications; and
- (g) other factors as the Board may deem relevant.

The declaration, recommendation and payment of dividends or other distribution out of distributable reserves, if any, from time to time, are determined at the sole discretion of the Board, subject to applicable laws, rules and regulations (including the approval of the shareholders of the Company if required).

Any dividend unclaimed for six years after having been declared may be forfeited by the Board and shall revert to the Company in accordance with the Bye-laws of the Company.

The Board will review the dividend policy periodically and adopt changes as it determines necessary and appropriate to ensure that the dividend policy is in line with the ongoing development plans of the Company and its subsidiaries and the prevailing laws, rules and regulations, from time to time, on the subject matter.

24. Constitutional Documents

There were no changes in the constitutional documents of the Company during the year.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 December 2020

	Note	2020 US\$'000	2019 US\$'000
Revenue	5	366,822	1,560,921
Operating expenses			
Operating expenses excluding depreciation and amortisation		(585,597)	(1,158,751)
Depreciation and amortisation	9	(195,458)	(210,496)
		(781,055)	(1,369,247)
Selling, general and administrative expenses		((,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Selling, general and administrative expenses excluding			
depreciation and amortisation		(167,069)	(259,693)
Depreciation and amortisation	9	(28,848)	(28,168)
	·	(195,917)	(287,861)
		(976,972)	(1,657,108)
Operating Loss*		(610,150)	(96,187)
Share of profit of joint ventures	17	939	3,018
Share of (loss)/profit of associates	18	(55,932)	6,673
Other expenses, net	6	(103,648)	(11,252)
Other losses, net	7	(863,005)	(15,382)
Finance income		3,461	5,742
Finance costs	8	(99,119)	(48,963)
		(1,117,304)	(60,164)
Loss before taxation	9	(1,727,454)	(156,351)
Taxation	10	11,824	(2,242)
Loss for the year		(1,715,630)	(158,593)

* Before impairment losses

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For the year ended 31 December 2020

	Note	2020 US\$'000	2019 US\$'000
Loss for the year		(1,715,630)	(158,593)
Other comprehensive income/(loss):			
Items that have been or may be reclassified to			
consolidated statement of comprehensive income:			
Foreign currency translation differences		83,257	(16,205)
Changes in fair value of derivative financial instruments		(8,900)	(24,726)
Discontinuation of hedge accounting reclassified to			
consolidated statement of comprehensive income		4,390	-
Hedging losses/(gains) reclassified to consolidated			
statement of comprehensive income		1,597	(121)
Share of other comprehensive loss of an associate	18	(1,471)	(1,937)
Release of reserves upon disposal of subsidiaries	39	613	1,507
		79,486	(41,482)
Items that will not be reclassified subsequently to consolidated		,	(,=)
statement of comprehensive income:			
Remeasurements of retirement benefit obligations		106	510
Fair value gain on financial assets at fair value through other			
comprehensive income	19	237	1,480
Other comprehensive income/(loss) for the year		79,829	(39,492)
Total comprehensive loss for the year		(1,635,801)	(198,085)
Loss attributable to:			
Equity owners of the Company		(1,566,067)	(151,461)
Non-controlling interests		(149,563)	(7,132)
		(1,715,630)	(158,593)
Total comprehensive loss attributable to:			
Equity owners of the Company		(1,486,687)	(190,953)
Non-controlling interests		(149,114)	(7,132)
		(1,635,801)	(198,085)
Loss per share attributable to equity owners of the Company			
- Basic (US cents)	11	(18.46)	(1.79)
– Diluted (US cents)	11	(18.46)	(1.79)

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2020

		2020	2019
	Note	US\$'000	US\$'000
ASSETS			
NON-CURRENT ASSETS			
Property, plant and equipment	14	5,390,553	5,574,212
Right-of-use assets	15	31,457	211,806
Intangible assets	16	71,354	265,010
Interests in joint ventures	17	4,215	5,784
Interests in associates	18	492,674	524,950
Deferred tax assets	29	585	2,677
Financial assets at fair value through other comprehensive income			
("FVOCI")	19	10,571	10,334
Other assets and receivables	22	74,955	110,245
		6,076,364	6,705,018
CURRENT ASSETS			
Completed properties for sale		40,517	38,681
Inventories	20	51,313	46,142
Trade receivables	21	24,064	57,765
Prepaid expenses and other receivables	22	136,151	139,272
Contract assets		1,202	647
Contract costs	23	2,823	14,128
Amounts due from related companies		8,553	6,616
Restricted cash	24	136,894	374,131
Cash and cash equivalents	25	242,752	595,124
		644,269	1,272,506
TOTAL ASSETS		6,720,633	7,977,524

CONSOLIDATED STATEMENT OF FINANCIAL POSITION

As at 31 December 2020

	Note	2020 US\$'000	2019 US\$'000
EQUITY			
Capital and reserves attributable to the equity owners of the Company			
Share capital	26	848,249	848,249
Reserves:			
Share premium		41,634	41,634
Contributed surplus		936,823	936,823
Additional paid-in capital		103,709	107,147
Foreign currency translation adjustments		(71,627)	(155,048)
Financial assets at FVOCI reserve		976	739
Cash flow hedge reserve		-	(14,971)
Other reserve		437,095	432,457
Retained earnings		543,356	2,107,350
		2,840,215	4,304,380
Non-controlling interests		(97,808)	40,708
TOTAL EQUITY		2,742,407	4,345,088
LIABILITIES			
NON-CURRENT LIABILITIES			
Loans and borrowings	27	1,543	2,523,074
Deferred tax liabilities	29	9,200	22,525
Provisions, accruals and other liabilities	31	1,301	1,822
Retirement benefit obligations	35	9,094	8,139
Contract liabilities	32	28,889	42,648
Lease liabilities	33	16,423	31,685
Derivative financial instruments	28	2,258	684
		68,708	2,630,577
CURRENT LIABILITIES			
Trade payables	30	175,551	156,670
Current income tax liabilities		4,488	10,328
Provisions, accruals and other liabilities	31	202,966	249,266
Contract liabilities	32	126,894	341,409
Lease liabilities	33	14,584	13,417
Current portion of loans and borrowings	27	3,382,581	216,341
Derivative financial instruments	28	2,132	14,287
Amounts due to related companies		322	141
		3,909,518	1,001,859
TOTAL LIABILITIES		3,978,226	3,632,436
TOTAL EQUITY AND LIABILITIES		6,720,633	7,977,524

Tan Sri Lim Kok Thay Chairman and Chief Executive Officer Mr. Lam Wai Hon, Ambrose Independent Non-executive Director

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 December 2020

	Note	2020 US\$'000	2019 US\$'000
OPERATING ACTIVITIES Cash (used in)/generated from operations Interest received Income tax paid	(a)	(628,450) 1,999 (2,983)	212,351 4,801 (4,395)
Net cash (outflow)/inflow from operating activities		(629,434)	212,757
INVESTING ACTIVITIES Acquisition of a subsidiary, net of cash acquired Purchase of property, plant and equipment Purchase of intangible assets	41	- (558,793) -	(10,606) (1,231,438) (250)
 Proceeds from grants in relation to acquisition of property, plant and equipment Proceeds from sale of property, plant and equipment Proceeds from disposal of subsidiaries, net of cash disposed of Cash received from lease receivables (including interest) Decrease/(Increase) in restricted cash Dividends received 	39	2,736 24,753 102,136 1,780 199,226 2,587	4,889 579 212 1,898 (280,525) 2,015
Net cash outflow from investing activities		(225,575)	(1,513,226)
FINANCING ACTIVITIES Proceeds from loans and borrowings Repayments of loans and borrowings Interest paid Payment of loan arrangement fees Refund of loan arrangement fees Payment for lease liabilities (including interest) Proceeds from partial disposal of interests in a subsidiary, net of transaction costs Capital contribution from non-controlling interest	(b) (b) (b) (b) 40	1,212,579 (672,603) (113,721) (19,055) 11,472 (13,281) 4,776 39,260	1,023,030 (255,775) (103,349) (103,257) – (15,286) 446,756 –
Net cash inflow from financing activities		449,427	992,119
Effect of exchange rate changes on cash and cash equivalents Net decrease in cash and cash equivalents Cash and cash equivalents at beginning of year		27,469 (378,113) 595,124	(657) (309,007) 904,131
Cash and cash equivalents at end of year	25	217,011	595,124
 Analysis of cash and cash equivalents in the consolidated statement of cash flows: Cash and cash equivalents in the consolidated statement of financial position Bank overdrafts included in current portion of loans and borrowings 	27	242,752 (25,741) 217,011	595,124 _ 595,124

CONSOLIDATED STATEMENT OF CASH FLOWS

For the year ended 31 December 2020

Notes to Consolidated Statement of Cash Flows

(a) Cash (used in)/generated from operations

	2020 US\$'000	201 US\$'00
PERATING ACTIVITIES		
Loss before taxation	(1,727,454)	(156,35
Depreciation and amortisation		
- relating to operating function	195,458	210,49
 relating to selling, general and administrative function 	28,848	28,16
	224,306	238,6
Finance costs	99,119	48,9
Finance income	(3,461)	(5,74
Share of profit of joint ventures	(939)	(3,0
Share of loss/(profit) of associates	55,932	(6,6
Loss on disposal of subsidiaries, net	125,167	1,7
Loss on deemed disposal of interest in an associate	8	
Loss on early repayment of bank borrowings	13,865	
Write off and (gain)/loss on disposal of property, plant and equipment	(1,309)	3,3
Impairment loss on property, plant and equipment	536,207	15,7
Impairment loss on intangible assets	170,251	
Impairment loss on other assets	13,117	
Reversal of provision of loss allowance for trade receivables, net	(1,054)	(3,0
Reversal of impairment loss on other receivables	-	(2,1
Reorganisation costs	33,125	
Provision for retirement benefit obligations	622	5
	(462,498)	132,0
Decrease/(Increase) in:		
Trade receivables	34,672	(21,1
Inventories	(4,775)	(7,7
Contract assets	(496)	1,4
Contract costs	11,305	(9
Restricted cash	37,342	12,2
Completed properties for sale	720	1,4
Other assets, prepaid expenses and other receivables	25,352	(35,9-
Balance with related companies	(1,756)	(5,23
Increase/(Decrease) in:		
Trade payables	24,139	38,5
Provisions, accruals and other liabilities	(64,071)	4,1
Contract liabilities	(228,038)	95,3
Retirement benefit obligations	(346)	(1,7
Cash (used in)/generated from operations	(628,450)	212,3
Notes to Consolidated Statement of Cash Flows (continued)

(b) Reconciliation of liabilities arising from financing activities

	Loans and borrowings US\$'000	Lease liabilities US\$'000	Interest accrued (included in provisions, accruals and other liabilities) US\$'000	Total liabilities from financing activities US\$'000
At 1 January 2020	2,739,415	45,102	19,708	2,804,225
Cash flows from financing activities:				
 Proceeds from loans and 				
borrowings	1,212,579	-	-	1,212,579
- Repayments of loans and				
borrowings	(672,603)	-	-	(672,603)
- Interest paid	-	-	(113,721)	(113,721)
 Payment for lease liabilities 				
(including interest)	-	(13,281)	-	(13,281)
Currency translation differences	63,619	769	-	64,388
Other non-cash movements	41,114	4,043	113,760	158,917
Disposal of subsidiaries (note 39)	-	(5,626)	-	(5,626)
At 31 December 2020	3,384,124	31,007	19,747	3,434,878

	Loans and borrowings US\$'000	Lease liabilities US\$'000	Interest accrued (included in provisions, accruals and other liabilities) US\$'000	Total liabilities from financing activities US\$'000
At 1 January 2019	1,988,059	45,546	18,993	2,052,598
Cash flows from financing activities:				
 Proceeds from loans and 				
borrowings	1,023,030	-	-	1,023,030
 Repayments of loans and 				
borrowings	(255,775)	-	-	(255,775)
 Interest paid 	-	-	(103,349)	(103,349)
 Payment for lease liabilities 				
(including interest)	-	(15,286)	-	(15,286)
Currency translation differences	3,522	282	-	3,804
Other non-cash movements	(19,421)	15,450	104,064	100,093
Disposal of a subsidiary (note 39)	-	(890)	-	(890)
At 31 December 2019	2,739,415	45,102	19,708	2,804,225

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

For the year ended 31 December 2020

	Attributable to equity owners of the Company											
	Share capital US\$'000	Share premium US\$'000	Contributed surplus US\$'000	Additional paid-in capital US\$'000	Foreign currency translation adjustments U\$\$'000	Financial assets at FVOCI reserve US\$'000	Cash flow hedge reserve US\$'000	Other reserve US\$'000	Retained earnings US\$'000	Total US\$'000	Non- controlling interests US\$'000	Total equity US\$'000
At 1 January 2020	848,249	41,634	936,823	107,147	(155,048)	739	(14,971)	432,457	2,107,350	4,304,380	40,708	4,345,088
Comprehensive income/(loss):												
Loss for the year	-	-	-	-	-	-	-	-	(1,566,067)	(1,566,067)	(149,563)	(1,715,630)
Other comprehensive												
income/(loss) for the year:												
Foreign currency												
translation differences	-	-	-	-	82,808	-	-	-	-	82,808	449	83,257
Changes in fair value of derivative					,					· ·		· ·
financial instruments	-	-	-	-	-	-	(8,900)	-	-	(8,900)	-	(8,900)
Reclassification to consolidated							(0,000)			(0,000)		(0,000)
statement of comprehensive												
income on discontinuation of												
hedge accounting	_	_	_	_	_	_	4,390	_	_	4,390	_	4,390
Hedging losses reclassified to	_	_	-	_	_	_	7,000	_	_	7,000	-	7,000
consolidated statement of												
							1,597			4 507		4 507
comprehensive income	-	-	-	-	-	-	1,097	-	-	1,597	-	1,597
Share of other comprehensive loss				(4.474)						(4 474)		(4.474)
of an associate	-	-	-	(1,471)	-	-	-	-	-	(1,471)	-	(1,471)
Release of reserves upon disposal												
of subsidiaries	-	-	-	-	613	-	-	-	-	613	-	613
Remeasurements of retirement												
benefit obligations	-	-	-	-	-	-	-	-	106	106	-	106
air value gain on financial												
assets at FVOCI	-	-	-	-	-	237	-	-	-	237	-	237
otal comprehensive income/(loss)	-	-	-	(1,471)	83,421	237	(2,913)	-	(1,565,961)	(1,486,687)	(149,114)	(1,635,801)
Cash flow hedges reclassified to												
property, plant and equipment	-	-	-	-	-	-	17,884	-	-	17,884	-	17,884
Fransactions with equity owners:												
apse of share options	-	-	-	(1,967)	-	-	-	-	1,967	-	-	-
Capital contribution from												
non-controlling interests	-	-	-	-	-	-	-	-	-	-	39,260	39,260
Fransactions with non-controlling												
interests (note 40)								4,638		4,638	138	4,776
Disposal of subsidiaries	-	-	-		-		-	4,000		4,030		
Dispusar of subsidiaries	-	-	-			-	-	-		-	(28,800)	(28,800)
Total transactions with												
equity owners	-	-	-	(1,967)	-	-	-	4,638	1,967	4,638	10,598	15,236
At 31 December 2020	848,249	41,634	936,823	103,709	(71,627)	976	_	437,095	543,356	2,840,215	(97,808)	2,742,407

	Attributable to equity owners of the Company											
	Share capital US\$'000	Share premium US\$'000	Contributed surplus US\$'000	Additional paid-in capital US\$'000	Foreign currency translation adjustments US\$'000	Financial assets at FVOCI reserve US\$'000	Cash flow hedge reserve US\$'000	Other reserve US\$'000	Retained earnings US\$'000	Total US\$'000	Non- controlling interests US\$'000	Total equity US\$'000
At 1 January 2019	848,249	41,634	936,823	109,353	(140,350)	(741)	(25,284)	-	2,258,032	4,027,716	33,541	4,061,257
Comprehensive income/(loss): Loss for the year Other comprehensive income/(loss) for the year:	-	-	-	-	-	-	-	-	(151,461)	(151,461)	(7,132)	(158,593)
Foreign currency translation differences Changes in fair value of	-	-	-	-	(16,205)	-	-	-	-	(16,205)	-	(16,205)
derivative financial instruments Hedging gains reclassified to consolidated statement of	-	-	-	-	-	-	(24,726)	-	-	(24,726)	-	(24,726)
comprehensive income Share of other comprehensive	-	-	-	-	-	-	(121)	-	-	(121)	-	(121)
loss of an associate Release of reserves upon	-	-	-	(1,937)	-	-	-	-	-	(1,937)	-	(1,937)
disposal of a subsidiary Remeasurements of retirement	-	-	-	-	1,507	-	-	-	-	1,507	-	1,507
benefit obligations Fair value gain on financial	-	-	-	-	-	-	-	-	510	510	-	510
assets at FVOCI	-	-	-	-	-	1,480	-	-	-	1,480	-	1,480
Total comprehensive income/(loss) Cash flow hedges	-	-	-	(1,937)	(14,698)	1,480	(24,847)	-	(150,951)	(190,953)	(7,132)	(198,085)
reclassified to property, plant and equipment Transactions with equity	-	-	-	-	-	-	35,160	-	-	35,160	-	35,160
owners: Lapse of share options Transactions with	-	-	-	(269)	-	-	-	-	269	-	-	-
non-controlling interests (note 40)	-	-	-	-	-	-	-	432,457	-	432,457	14,299	446,756
Total transactions with equity owners	-	-	-	(269)	-	-	-	432,457	269	432,457	14,299	446,756
At 31 December 2019	848,249	41,634	936,823	107,147	(155,048)	739	(14,971)	432,457	2,107,350	4,304,380	40,708	4,345,088

1. General Information

Genting Hong Kong Limited (the "Company") is an exempted company continued into Bermuda with limited liability and the shares of the Company are listed on the Main Board of The Stock Exchange of Hong Kong Limited (the "Stock Exchange"). The registered office of the Company is situated at Victoria Place, 5th Floor, 31 Victoria Street, Hamilton HM 10, Bermuda, whereas the principal place of business of the Company is situated at Suite 1501, Ocean Centre, 5 Canton Road, Tsimshatsui, Kowloon, Hong Kong.

The principal activity of the Company is investment holding. The Company's subsidiaries are principally engaged in the business of cruise and cruise-related operations, shipyard operations and leisure, entertainment and hospitality activities.

2. Principal Accounting Policies and Basis of Preparation

(a) Basis of preparation

The consolidated financial statements have been prepared in accordance with Hong Kong Financial Reporting Standards ("HKFRS") issued by Hong Kong Institute of Certified Public Accountants ("HKICPA"). They have been prepared under the historical cost convention, as modified by the financial assets at fair value through other comprehensive income ("FVOCI"), derivative financial instruments and retirement benefit assets which are carried at fair value.

The preparation of consolidated financial statements in conformity with HKFRS requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. The areas involving a higher degree of judgement or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements, are disclosed in note 4.

New and amended standards effective in 2020

From 1 January 2020, the Group has adopted the following revised HKFRS/Hong Kong Accounting Standard ("HKAS"), which are relevant to its operations.

- (i) Amendments to HKFRS 3 "Definition of a Business" revise the definition of a business. To be considered a business, an acquisition would have to include an input and a substantive process that together significantly contribute to the ability to create outputs. The amendments provide guidance to determine whether an input and a substantive process are present, including situation where an acquisition does not have outputs. In addition, the revised definition of the term 'outputs' is narrower, focusses on goods or services provided to customers, generating investment returns and other income but excludes returns in the form of cost savings. The amendments introduce an optional simplified assessment known as 'concentration test' that, if met, eliminates the need for further assessment. The assets acquired would not represent a business when substantially all of the fair value of gross assets acquired is concentrated in a single identifiable asset (or a group of similar assets). The amendments shall be applied prospectively. The amendments do not have a material impact on the Group's consolidated financial statements.
- (ii) HKAS 1 and HKAS 8 (Amendments) "Definition of Material". The amendments clarify the definition of "material" and its application by aligning the wording of the definition of "material" across all HKFRS Standards and the Conceptual Framework and making minor improvements to that wording, incorporating supporting requirements in HKAS 1 into the definition to give them more prominence and clarify their applicability, and clarifying the explanation accompanying the definition of material. The amendments do not have a material impact on the Group's consolidated financial statements.

(a) **Basis of preparation (Continued)**

New and amended standards effective in 2020 (Continued)

- (iii) Amendments to HKFRS 9, HKAS 39 and HKFRS 7 "Interest Rate Benchmark Reform". The amendments provide certain reliefs which relate to hedge accounting and have the effect that IBOR reform should not generally cause hedge accounting to terminate. However, any hedge ineffectiveness should continue to be recorded in the consolidated statement of comprehensive income. The amendments shall be applied retrospectively. The amendments do not have a material impact on the Group's consolidated financial statements.
- (iv) "Revised Conceptual Framework for Financial Reporting". Key changes include increasing the prominence of stewardship in the objective of financial reporting, reinstating prudence as a component of neutrality, defining a reporting entity, which may be a legal entity, or a portion of an entity, revising the definitions of an asset and a liability, removing the probability threshold for recognition and adding guidance on derecognition, adding guidance on different measurement basis, and stating that the consolidated statement of comprehensive income is the primary performance indicator and that, in principle, income and expenses in other comprehensive income should be recycled where this enhances the relevance or faithful representation of the financial statements. No changes will be made to any of the current accounting standards. However, the Group will need to apply the revised Framework from 1 January 2020. The amendments do not have a material impact on the Group's consolidated financial statements.

Amended standard early adopted by the Group

The Group has not early adopted any standard, interpretation or amendment that has been issued but is not yet effective except for the following amendments to HKFRS, which are relevant to its operations.

(i) Amendments to HKFRS 16 "COVID-19 - Related Rent Concessions" (effective from 1 June 2020). The amendment provides lessees with exemption from assessing whether COVID-19 related rent concession is a lease modification and requires lessees that apply the exemption to account for COVID-19 related rent concession as if they were not lease modifications. In applying the amendments for the first time, the Group has applied the practical expedient and elected not to assess whether COVID-19 related rent concession is a lease modification. All of the COVID-19 related rent concessions amount to US\$1.1 million has been credited to the consolidated statement of comprehensive income.

New and amended standards, interpretations and amendments that have been issued and not yet effective and have not been early adopted

Certain amended HKFRS/HKAS that have been published are not mandatory for the year ended 31 December 2020 and have not been early adopted by the Group.

(i) HKFRS 10 and HKAS 28 (Amendments), "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture" (effective date to be determined). The amendments clarify the treatment of gains and losses on the sale of a subsidiary to an associate or joint venture which did not qualify as a business as defined in HKFRS 3.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(a) Basis of preparation (Continued)

New and amended standards, interpretations and amendments that have been issued and not yet effective and have not been early adopted (Continued)

- Amendments to HKAS 1 "Classification of Liabilities as Current or Non-current" (effective from (ii) 1 January 2023). The HKAS 1 classification principle requires an assessment of whether an entity has the substantive right to defer settlement of a liability at the end of the reporting period. The amendments clarify that when the right to defer settlement is subject to complying with specified conditions, the right only exists at the end of the reporting period if the entity complies with those conditions at that date. The entity must comply with the conditions at the end of the reporting period even if the lender does not test compliance until a later date. Also, classification is unaffected by the expectations of the entity or events after the reporting date (e.g. waiver obtained or breach of loan covenant). In addition, the amendments clarify that when a liability could be settled by the transfer of an entity's own equity instruments (e.g. a conversion option in a convertible bond), the conversion option does not affect the classification of the convertible bond if the option meets the definition of an equity instrument in accordance with HKAS 32 "Financial Instruments: Presentation". Conversion option that is not an equity instrument should therefore be considered in the current or non-current classification of a convertible instrument. These amendments should be applied retrospectively for annual periods beginning on or after 1 January 2022. Earlier application is permitted. If an entity applies those amendments for an earlier period, it should disclose that fact.
- (iii) Amendments to HKAS 37 "Onerous contracts cost of fulfilling a contract" (effective from 1 January 2022) clarify that direct costs of fulfilling a contract include both the incremental cost of fulfilling the contract as well as an allocation of other costs directly related to fulfilling contracts. The amendments also clarify that before recognising a separate provision for an onerous contract, impairment loss that has occurred on assets used in fulfilling the contract should be recognised.
- (iv) Annual Improvements to HKFRS Standards 2018-2020 Amendments to HKFRS 9 "Financial Instruments" (effective from 1 January 2022). The amendment to HKFRS 9 clarifies which fees should be included in the 10% test for de-recognition of financial liabilities. The amendment to HKFRS 16 removes the illustration of payments from the lessor relating to leasehold improvements to remove any confusion about the treatment of lease incentives. The amendment to HKFRS 1 allows entities that have measured their assets and liabilities at carrying amounts recorded in their parent's books to also measure any cumulative translation differences using the amounts reported by the parent.
- (v) Amendments to HKFRS 9, HKAS 39, HKFRS 7, HKFRS 4 and HKFRS 16 "Interest Rate Benchmark Reform — Phase 2" (effective from 1 January 2021). The amendments address issues that arise from the implementation of the reforms, including the replacement of one benchmark with an alternative one. The amendments require disclosure of: (i) how the entity is managing the transition to alternative benchmark rates, its progress and the risks arising from the transition; (ii) quantitative information about derivatives and non-derivatives that have yet to transition, disaggregated by significant interest rate benchmark; and (iii) a description of any changes to the risk management strategy as a result of IBOR reform.

The Group plans to apply the amendments when they become effective. The Group has already commenced assessments of the related impacts of amended standards to the Group and it is not yet in a position to state whether the amendments will result in any substantial changes to the Group's significant policies and presentation of the financial information.

(b) Going concern

The Group reported a net loss of US\$1,715.6 million and had a net operating cash outflow of US\$629.4 million during the financial year ended 31 December 2020. As at 31 December 2020, the Group's current liabilities exceeded its current assets by US\$3,265.2 million. As at the same date, the Group's total borrowings amounted to US\$3,384.1 million, capital commitments amounted to US\$1,204.1 million and deposits, cash and bank balances amounted to US\$242.8 million.

As at 31 December 2020, the Group was in default in respect of borrowings with principal amount totaling US\$3,394.7 million due to the following events of default ("Events of Default"): (a) obtaining debt holidays from certain financial creditors and ongoing discussions with the financial creditors with a view to rescheduling the upcoming payments; (b) a technical default triggered by the Group's announcement that it defaulted on the payment of certain bank fees amounted to EUR3.7 million in August 2020; (c) breach of certain financial covenants in the loan documentation and (d) the cross default resulted from the aforementioned events of default. These Events of Default and cross default give rise to a right for the financial creditors of the Group to declare that all financial indebtedness owed to them with principal amount of US\$3,394.7 million were due and repayable immediately. This amount included borrowings of US\$2,783.9 million with original contractual repayment dates beyond 31 December 2021 which have been reclassified as current liabilities as at 31 December 2020.

The Group's operations were adversely affected by the effects of COVID-19 that caused the Group to cancel many sailings and temporarily suspended almost all of its cruise operations since February 2020 and shipyard operations since March 2020. The Group has resumed domestic cruises in Taiwan with Explorer Dream since July 2020, followed by World Dream in Singapore since November 2020. Further resumption of the cruise operations is dependent on the development of the COVID-19 pandemic, including the travel restriction requirement of different countries, vaccination plans and public health care protocols and procedures by the authorities. The shipyard operations of the Group have also recommenced in October 2020 with limited utilisation to continue the construction of its cruise ships, namely Global Dream and Crystal Endeavor upon the release of a short-term bridging loan of approximately EUR193 million in October 2020 from the Wirtschaftsstabilisierungsfonds (the "WSF"), being the German Economic Stabilisation Fund of the German Federal Government. The WSF was set up with the objective of reducing the damage caused to the German economy by COVID-19 and stabilising companies whose existence is of significant importance to the economy or for the labour market in Germany. However, construction of other cruise ships that were in the pipeline were either suspended or deferred.

All of the above conditions indicate the existence of material uncertainties which may cast significant doubt about the Group's ability to continue as a going concern and, therefore, that it may not be able to realise its assets and discharge its liabilities in the normal course of business.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(b) Going concern (Continued)

In view of such circumstances, the directors of the Company have given careful consideration to the future liquidity and performance of the Group and its available sources of financing in assessing whether the Group will have sufficient financial resources to continue as a going concern. Certain measures have been or are to be taken to mitigate the liquidity pressure and to improve its financial position which include, but are not limited to, the following:

1. Allotment of new shares in Dream Cruises Holding Limited

An indirect non-wholly owned subsidiary of the Company, Dream Cruises Holding Limited completed the allotment of new shares on 15 April 2021, pursuant to which US\$59.0 million of new cash was raised from its non-controlling shareholder.

2. Implementation of amendment and restatement of the Group's financial indebtedness and recapitalisation transaction

The Group engaged professional advisors to work with the Group's financial creditors to agree and implement a consensual solvent restructuring solution through an "Ad Hoc Group" represented by the Group's major financial creditors since August 2020. As at 7 May 2021, the Company's relevant financial creditors within the Ad Hoc Group (representing borrowings of US\$1,742.2 million as at 31 December 2020) and other relevant stakeholders have provided their formal written agreement (subject to final credit committee and other relevant internal approval processes with respect to certain creditors and other relevant stakeholders) in connection with term sheets which outline the key terms of a holistic, solvent, amendment and restatement of the Group's financial indebtedness and recapitalisation transaction (the "Transaction").

The key terms of the Transaction include:

- i. a new EUR215.0 million subordinated secured loan facility and a EUR85.0 million silent participation (being a form of lending which takes effect via provision of a limited-recourse equity stake to the lender in exchange for contribution of funding) (together the "New EUR300.0 million WSF Funding") which will be provided by the WSF, to MV Werften Holdings Limited ("MVWH") (an indirect wholly-owned subsidiary of the Company) and/or certain of its subsidiaries in order to fund the completion of the partially completed Crystal Endeavor and Global Dream vessels and certain overhead costs. The New EUR300.0 million WSF Funding will be guaranteed by the Company and certain wholly-owned subsidiaries of MVWH and secured by way of additional assets as security.
- amendments to certain key terms of US\$981.0 million of existing financial indebtedness of the Company to reflect (a) a material extension of maturity of the facilities and (b) a reduction in, and the alignment of interest margins for up to 24 months from the date of implementation of the Transaction (the "Implementation Date");
- suspension of amortisation payment requirements under US\$1.5 billion of existing separate secured financing arrangements entered into by the Group until the earlier of (a) 29 June 2023 and (b) the date falling 24 months after the Implementation Date along with consequential adjustments to each affected amortisation schedule;
- iv. retention of all guarantees and security under the Group's existing financing arrangements, along with new security and assignment of rights to be available to the financial creditors under specified circumstances;

(b) Going concern (Continued)

2. Implementation of amendment and restatement of the Group's financial indebtedness and recapitalisation transaction (Continued)

The key terms of the Transaction include: (Continued)

- v. continued provision for drawdowns under the existing pre-delivery financing arrangements available to the Group in order to fund the completion of the construction of the partially-completed Global Dream vessel;
- vi. provision of a new committed EUR280.0 million post-delivery financing facility on substantially standard market terms in respect of the Crystal Endeavor vessel by certain existing lenders to the Group. This facility will be guaranteed by the Company;
- vii. suspension of financial covenant testing under all of the Group's existing financing arrangements which contain financial covenants until the earlier of (a) 29 June 2023 and (b) the date falling 24 months after the Implementation Date, other than in respect of a minimum liquidity covenant which will be reset to an appropriate level; and
- viii. a full reset of all existing financial covenants with effect from the earlier of (a) 29 June 2023 and (b) the date falling 24 months from the Implementation Date to reflect appropriate ratios for the purposes of facilitating a fully funded business plan aligned with anticipated market recovery.

The Transaction also encompasses the approvals by the existing lenders on the waiver of any outstanding Events of Default and cross defaults that exist as at the Implementation Date and the conversion of the Group's existing letter of credit facility to a term loan of approximately US\$102.0 million to finance the Group's working capital requirements.

In addition, pursuant to certain terms of the Transaction, the Company and/or its subsidiaries are required to raise at least US\$154.0 million of additional liquidity by 31 December 2021 (refer to (3) below).

Meanwhile, the Group is extending the proposal of the Transaction to the other relevant financial creditors not within the Ad Hoc Group (representing borrowings of US\$735.7 million as at 31 December 2020) for their approvals. The Directors believe there is reasonable prospect that approvals from these financial creditors will be obtained. The Transaction is expected to be implemented as soon as practicable within the coming months following execution of long form documentation and satisfaction of certain commercial and legal conditions precedent specified therein.

3. Raising of additional liquidity of at least approximately US\$154.0 million by 31 December 2021 pursuant to the requirements of the Transaction

The Group will actively seek for additional liquidity from other sources of financing including other debt or equity financing to enhance its capital structure to fulfil the requirements of the Transaction. The final amount is subject to agreement by all relevant parties. Should the Company and/or its subsidiaries be unsuccessful in raising the required additional capital from external parties, the Group will pursue the following:

- i. further equity contributions to the Company for a value of not less than US\$30.0 million; and
- ii. entry by the Company and certain wholly-owned subsidiaries of MVWH into conditional, committed standby loan facilities to be provided by the State of Mecklenburg Vorpommern and the WSF in an estimated aggregate amount of approximately US\$124.0 million (final amount is subject to agreement by all parties). Such loan will be secured in nature and type and amount of security may vary from time to time.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(b) Going concern (Continued)

4. Application of further debt holiday, waiver from compliances with debt covenants and waivers for past defaults for the Genting Dream sale and leaseback arrangement and borrowings from other financial creditors, amounting to US\$873.8 million and US\$43.0 million respectively

The Group has obtained debt holiday and waiver from compliances with debt covenants from the financial creditors of the Genting Dream sale and leaseback arrangement ("Lessors") up to October 2021. The Group will obtain further debt holiday, further waiver from compliances with debt covenants and waivers for past defaults from the Lessors and the other financial creditors for its borrowings of US\$873.8 million and US\$43.0 million respectively as at 31 December 2020. Based on their communication with the Lessors and the other financial creditors, the Directors are of the opinion that there are reasonable prospects that the Group can obtain further debt holiday, further waiver from compliances with debt covenants beyond 31 December 2021 and waivers for past defaults from the Lessors and the other financial creditors.

5. Resumption of the cruise operations in 2021 and the recovery of cruise operations back to pre-pandemic level in 2022

The Group has resumed cruise operation in Taiwan with Explorer Dream since July 2020, followed by World Dream in Singapore since November 2020. There has been significant reduction in operation costs and breakeven occupancy point as a result of the reduced manpower structure and simplified operation. Positive contributions from both vessels have reduced the burn rate of the Dream Cruises and have improved cash flows. Genting Dream targets to start cruising in July 2021. Crystal Cruises also targets to resume cruising in the third quarter in 2021. Management expects that the Group's cruise ships will be allowed to operate by phases when travel restrictions are lifted and vaccination plans are widely carried out by the authorities. The Group will take proactive measures to ensure the conditions of the vessels fulfil the relevant international regulators' requirements and cruise operations will normalise and achieve pre-pandemic level in 2022.

6. Deferment or cancellation of the Group's capital commitments

The Group also has certain contractual financial obligations and various capital expenditures to be settled, of which the majority are in relation to the construction of cruise ships. The Group will continue with the construction of Crystal Endeavor and Global Dream and the related capital commitments of approximately US\$365.9 million will be covered by funding arrangement under the successful implementation of the Transaction. Other than Crystal Endeavor and Global Dream, the Group has deferred the construction of the Global II cruise ship and has suspended the construction of the Endeavor II and the Universal Class cruise ships. Management is currently finalising the timing of the shipbuilding plans due to short term liquidity constraints and the viability of the Endeavor II and the Universal Class cruise ships subject to further financial support by the WSF. Further discussion with suppliers and contractors will be carried out when the revised shipbuilding plans are finalised. At this juncture, based on discussions with the suppliers and contractors, management is of the view that the Group will be able to defer the capital commitments of Global II amounting to US\$526.0 million beyond 2021. The Group also has an option to cancel the capital commitments related to the construction of Universal class cruise ships of approximately US\$269.2 million for a compensation of approximately US\$11.3 million. The Group will revisit its plan after the completion of the Transaction. The Group is confident that the capital commitments due and payable within the next twelve months from the reporting date will be substantially reduced.

(b) Going concern (Continued)

7. Monetising some of the Group's non-core assets

The Group disposed of its interest in a subsidiary, Genting Macau Holdings Limited (now known as New G Macau Holding Limited) in December 2020 for a consideration of US\$96.2 million. In April 2021, the Group disposed of its 26.9% owned investment in associate, Grand Banks Yachts Limited for a consideration of US\$8.1 million. If the outcome of the above-mentioned measures is not favourable, the Group will continue to monetise some of the Group's non-core assets which will provide the Group with additional liquidity to finance the Group's operations and scheduled loan repayments.

The Directors have reviewed the Group's cash flow projections, covering a period of not less than twelve months from the date of the approval of these consolidated financial statements, prepared by management. They are of the opinion that, after taking into consideration the outcome of the on-going plans and measures set out above, the financial resources available to the Group, including cash and cash equivalents on hand and expected cash flows from operating activities, the Group will have sufficient cash flows to meet its operating requirements, investing activities and financial obligations for at least twelve months from the date of the approval of these consolidated financial statements, and therefore, it is appropriate for the financial statements to be prepared on a going concern basis.

Notwithstanding the above, material uncertainty exists as to whether the Group can achieve the plans and measures described above, and if any of the above measures does not materialise, it will have a significant adverse impact on the cash flows of the Group for the twelve months from the date of the approval of these consolidated financial statements. Whether the Group will be able to continue as a going concern would depend upon the following:

- 1. Whether the Group can successfully implement the Transaction by satisfying all the commercial and legal conditions precedent, getting approvals from all the relevant financial creditors and other relevant stakeholders and executing definitive documentations with all the relevant parties as soon as practicable.
- 2. Whether the Group can raise additional liquidity of not less than US\$154.0 million from debt or equity financing before 31 December 2021.
- 3. Whether the Group, after the Transaction is implemented, will be able to continue to observe and comply with the revised requirements and the covenants imposed, such as the minimum liquidity covenant.
- 4. Whether the Group can timely obtain further debt holiday, further waiver from compliances with debt covenants beyond 31 December 2021 and waivers for past defaults from the Lessors and the other financial creditors that are not covered by the Transaction.
- 5. Whether the Group can resume the cruise operations as planned in mid to late 2021 when the international regulations allow and the cruise operations can gradually recover in 2021, which depends on (i) the speed of resumption of cruise operations; (ii) the occupancy levels during the resumption of cruise operations; and (iii) the ability to satisfy the additional public health protocols and procedures required by the relevant authorities.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(b) Going concern (Continued)

- 6. Whether the Group can timely agree with its suppliers and contractors to substantially defer or cancel its capital commitment for the ships where their construction was suspended and deferred beyond 2021.
- 7. Whether, if the outcome of the above mentioned measures is not favourable, the Group will be able to monetise some of the Group's non-core assets to provide the Group with additional liquidity to finance the Group's operations and scheduled loan repayments, as and when needed.

Should the Group fail to achieve the above-mentioned plans and measures, it may not be able to continue to operate as a going concern, and adjustments would have to be made to write down the carrying values of the Group's assets to their recoverable amounts, to provide for any further liabilities which might arise, and to reclassify non-current assets and non-current liabilities as current assets and current liabilities, respectively. The effects of these adjustments have not been reflected in these consolidated financial statements.

(c) Consolidation

The consolidated financial statements include the financial statements of the Company and all of its subsidiaries made up to 31 December.

(i) Subsidiaries

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

Inter-company transactions, balances and unrealised gains on transactions within the Group are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the transferred asset. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

The gain or loss on the disposal of a subsidiary represents the difference between the proceeds from the disposal and the Group's share of its net assets, including the cumulative amount of any foreign currency translation differences that relate to the subsidiary recognised in equity in accordance with HKAS 21 "The Effects of Changes in Foreign Exchange Rates".

In the Company's statement of financial position, interests in subsidiaries are stated at cost less provision of impairment loss, if any. The results of subsidiaries are accounted for by the Company on the basis of dividends received and receivable.

(c) Consolidation (Continued)

(ii) Associates

Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting and are initially recognised at cost. The Group's interests in associates includes goodwill (net of any accumulated impairment loss) identified on acquisition.

The Group's share of its associates' post-acquisition profits or losses is recognised in the consolidated statement of comprehensive income, and its share of post-acquisition movements in other comprehensive income ("OCI") is recognised in OCI. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals 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.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interests in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

The financial information of associates was prepared using accounting policies of the respective countries and where necessary, appropriate adjustments were made to conform with the accounting policies adopted by the Group.

(iii) Joint ventures

Interests in joint ventures are accounted for using the equity method, after initially being recognised at cost in the consolidated statement of financial position. Under the equity method, the investment in a joint venture is initially recognised at cost, and adjusted thereafter to recognise the Group's share of the post-acquisition profits or losses of the joint venture in the consolidated statement of comprehensive income, and the Group's share of movements in other comprehensive income of the joint venture in other comprehensive income. Dividends received or receivable from a joint venture are recognised as a reduction in the carrying amount of the investment. When the Group's share of losses in a joint venture equals or exceeds its interests in the joint venture, including any long-term interests that, in substance, form part of the Group's net investment in the joint venture, the Group does not recognise further losses, unless it has incurred legal or constructive obligations or made payments on behalf of the joint venture.

The Group recognises the portion of gains or losses on the sale of assets by the Group to the joint ventures that is attributable to other venturers. The Group does not recognise its share of profits or losses from the joint ventures that result from the purchase of assets by the Group from the joint ventures until it resells the assets to an external party. However, a loss on the transaction is recognised immediately if the loss provides evidence of a reduction in the net realisable value or an impairment of an asset transferred.

The financial information of joint ventures was prepared using accounting policies of the respective countries and where necessary, appropriate adjustments were made to conform with the accounting policies adopted by the Group.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(c) Consolidation (Continued)

(iv) Change in ownership interests

Transactions with non-controlling interests that do not result in loss of control are accounted for as equity transactions – that is, as transactions with the owners in their capacity as owners. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interests are also recorded in equity.

When the Group ceases to have control over a subsidiary, any retained interest in the entity is re-measured to its fair value at the date when control is lost, with the change in carrying amount recognised in the consolidated statement of comprehensive income. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate, joint venture or financial asset. In addition, any amounts previously recognised in OCI in relation to that entity are accounted for on the same basis as would be required if the Group had directly disposed of the related assets or liabilities. It means the amounts previously recognised in OCI are reclassified to the consolidated statement of comprehensive income or transferred to another category of equity as specified/permitted by applicable HKFRSs.

If the ownership interest in a joint venture or an associate is reduced but joint control or significant influence is retained, only a proportionate share of the amounts previously recognised in OCI are reclassified to the consolidated statement of comprehensive income where appropriate.

(v) Business combinations

The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any assets or liabilities resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date.

The Group recognises any non-controlling interest in the acquiree on an acquisition-by-acquisition basis. Non-controlling interests in the acquiree that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation are measured at either fair value or the present ownership interest's proportionate share in the recognised amounts of the acquiree's identifiable net assets. All other components of non-controlling interests are measured at their acquisition date fair value, unless another measurement basis is required by HKFRS.

Acquisition-related costs are expensed as incurred.

If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is re-measured to fair value at the acquisition date; any gains or losses arising from such re-measurement are recognised in the consolidated statement of comprehensive income.

Any contingent consideration to be transferred by the Group is recognised at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration that is deemed to be an asset or liability is recognised in accordance with HKFRS 9 in the consolidated statement of comprehensive income. Contingent consideration that is classified as equity is not remeasured, and its subsequent settlement is accounted for within equity.

(c) Consolidation (Continued)

(v) Business combinations (Continued)

The excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identifiable net assets acquired is recorded as goodwill. If the total of consideration transferred, non-controlling interest recognised and previously held interest measured is less than the fair value of the net assets of the subsidiary acquired in the case of a bargain purchase, the difference is recognised directly in the consolidated statement of comprehensive income.

(d) Translation of foreign currencies

Items included in the financial statements of each of the Group's entities 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 US dollar, which is the Company's functional and presentation currency.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the consolidated statement of comprehensive income. Translation differences on non-monetary financial assets measured at fair value, such as equities classified as FVOCI, are included in OCI.

The results and financial position of the Group's entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- (i) assets and liabilities for each statement of financial position presented are translated using the closing rate at the date of that statement of financial position;
- (ii) income and expenses for each statement of comprehensive income are translated using the average exchange rates; and
- (iii) all resulting exchange differences are recognised in OCI.

Goodwill and fair value adjustments arising on the acquisition of a foreign operation are treated as assets and liabilities of the foreign operation and translated at the closing rate.

On the disposal of a foreign operation (that is, a disposal of the Group's entire interest in a foreign operation, or a disposal involving loss of control over a subsidiary that includes a foreign operation, a disposal involving loss of joint control over a joint venture that includes a foreign operation, or a disposal involving loss of significant influence over an associate that includes a foreign operation), all of the exchange differences accumulated in equity in respect of that operation attributable to the equity owners of the Company are reclassified to the consolidated statement of comprehensive income.

In the case of a partial disposal that does not result in the Group losing control over a subsidiary that includes a foreign operation, the proportionate share of accumulated exchange differences, are reattributed to non-controlling interest and are not recognised in the consolidated statement of comprehensive income. For all other partial disposal (that is, reduction in the Group's ownership interest in associates or joint venture that do not result in the Group losing significant influence or joint control) the proportionate share of the accumulated exchange difference is reclassified to the consolidated statement of comprehensive income.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(e) Revenue recognition

Revenue from contracts with customers is recognised by reference to each distinct performance obligation promised in the contract with customer when or as the Group transfers controls of the goods or services promised in a contract and the customer obtains control of the goods or services. Revenue from contracts with customers is measured at its transaction price, being the amount of consideration to which the Group expects to be entitled in exchange for transferring promised goods or services to a customer, net of discounts. The transaction price is allocated to each distinct good or service promised in the contract. Depending on the terms of the contract, revenue is recognised when the performance obligation is satisfied, which may be at a point in time or over time.

The Group satisfies a performance obligation and recognises revenue over time, if one of the following criteria is met:

- The customer simultaneously receives and consumes the benefits provided by the Group's performance as the Group performs.
- The Group's performance creates or enhances an asset that the customer controls as the asset is created or enhanced.
- The Group's performance does not create an asset with an alternative use to the Group and the Group has an enforceable right to payment for performance completed to date.

If any of the above conditions are not met, the Group recognises revenue at the point in time at which the performance obligation is satisfied.

Specific criteria for each of the Group's activities are described as below.

(i) Passenger ticket revenue for cruise operation and AirCruises

Passenger ticket revenue is recognised over time, by reference to the voyage/flight period on a pro rata basis. Passenger ticket revenue is recognised based on ticket prices received/ receivable. No element of financing is deemed present for credit sales as our payment terms generally require an upfront deposit to confirm a reservation, with the balance due prior to the voyage/flight.

Deposits received from customers for future voyages/flights are recognised as contract liabilities until such services are rendered to the customers.

The Group recognises the incremental costs directly attributable to obtaining contracts with customers, such as sales commissions, as an asset if those costs are expected to be recoverable, and records them as contract costs in the consolidated statement of financial position. The contract costs are amortised on a systematic basis that is consistent with the timing of revenue recognition of the related future cruise voyages.

(ii) Onboard revenue from sales of goods and services rendered

Onboard revenue comprises sales of food and beverages, sales of retail goods, entertainment onboard revenue, revenue from third party concessionaires and other onboard services. Revenue from the sales of food, beverages and retail goods are recognised at a point in time when the control of the goods has been transferred, the customers have accepted the goods and the Group has no unfulfilled obligations. Revenue from third party concessionaries, net of the amounts remitted to the concessionaires by the Group, are recognised at a point in time when the selected goods and/or services onboard have been transferred/provided by the concessionaires to the customers. Revenue from other onboard services is recognised over time as and when the services are rendered. Transaction price of these goods and services is determined based on the selling price net of discounts to customers. Payment of the transaction price is due immediately when the customer purchases the goods and services onboard of the cruise ships. The Group has not identified any separate performance obligation in the transactions with customers.

(e) Revenue recognition (Continued)

(ii) Onboard revenue from sales of goods and services rendered (Continued)

Entertainment onboard revenue is the aggregate of wins and losses from gaming. Commission rebated directly or indirectly through promoters to customers, cash discounts and other cash incentives are recorded as a reduction of gross entertainment onboard revenue.

(iii) Construction services from shipyard

For revenue from shipbuilding, repairs and conversion activities, the Group's performance creates or enhances an asset or work in progress that the customer controls, thus the Group satisfies a performance obligation and recognises revenue over time. The Group recognises revenue over time using the input method by reference to the completion of the specific transaction assessed on the basis of the actual costs incurred up to the end of reporting period as a percentage of estimated total costs for each contract.

The Group enters into fixed-priced contracts with the customers and the customer pays the fixed amount based on a payment schedule. Variations in contract work, claims and incentive payments are accounted for as a contract modification to the extent that the amount is approved, and its receipt is considered probable. No element of financing is deemed present as the payment schedule and credit terms are consistent with the market practice.

Estimates of revenues or extent of progress toward completion are revised if circumstances change. Any resulting increases or decreases in estimated revenues are reflected in the consolidated statement of comprehensive income in the period in which the circumstances that give rise to the revision become known by management.

The Group accounts for a modification if the customers to a contract approve a change in the scope and/or the price of a contract. A contract modification is approved when the modification creates or changes the enforceable rights and obligations of the customers to the contract. If the customers have approved a change in scope, but have not yet determined the corresponding change in price, the Group estimates the change to the contract price as a variable consideration. The estimated amount of the variable consideration is included in the contract price only to the extent that it is highly probable that a significant reversal in the amount of cumulative revenue recognised will not occur when the uncertainty associated with the variable considerations is subsequently resolved.

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

Where the outcome of a construction contract cannot be estimated reliably, contract revenue is recognised to the extent of construction costs incurred that it is probable will be recoverable. Construction costs are recognised as expenses in the period in which they are incurred.

Where construction costs incurred to date plus recognised profits less recognised losses exceed progress billings, the surplus is shown as a contract asset. For contracts where progress billings exceed construction costs incurred to date plus recognised profits less recognised losses, the surplus is shown as a contract liability. Amounts billed for work performed, but not yet paid by the customer are included in the consolidated statement of financial position under trade receivables.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(e) Revenue recognition (Continued)

(iv) Sales of completed properties for sale

Revenue from the sales of completed properties is recognised by reference to the price stipulated in the sale and purchase agreement, net of discounts given to purchasers. Sales of completed properties are recognised at a point in time, when the control of assets are transferred to the purchasers, the customers obtain the physical possession or the legal title of the completed properties and the customers have made full payment of the purchase price. No element of financing is deemed present as the sales are recognised based on cash receipt.

(v) Revenue from aviation service and onshore hotel operations

Revenue from aviation service and onshore hotel operations are recognised over time throughout the period when the services are rendered and are based on contract prices received/receivable. No element of financing is deemed present for credit sales as the credit terms (less than 30 days) are consistent with the market practice.

(f) Customer loyalty programmes for cruise operation

The Group operates loyalty programmes where customers can accumulate points and earn future cruise benefits from voyages made, onboard spendings and onboard entertainment activities, which entitle them to benefits such as discounts or onboard benefits on future voyages.

The reward points and future cruise benefits accumulated from voyages made and onboard spendings are recognised as contract liability as an allocation of a portion of the revenue from contracts based on the relative stand-alone selling price of the goods and services provided and expected to be redeemed, which is recognised as revenue in the consolidated statement of comprehensive income upon redemption or expiry. These estimations are based on a number of assumptions including historical experience and expected redemption rates.

The Group accrues for liability in respect of reward points accumulated from onboard entertainment activities as an expense and the liability is reversed when the rewards points are redeemed or expired.

(g) Dividend income

Dividends are received from financial assets at FVOCI. Dividends are recognised as other income in the consolidated statement of comprehensive income when the right to receive payment is established. This applies even if they are paid out of pre-acquisition profits.

Dividend that clearly represents a recovery of part of the cost of an investment is recognised in OCI if it relates to an investment in equity instruments measured at FVOCI.

(h) Drydocking costs

Drydocking costs represent major inspection and overhaul costs and are depreciated to reflect the consumption of benefits, which are to be replaced or restored by the subsequent drydocking generally every two to three years. The Group has included these drydocking costs as a separate component of the ship costs in accordance with HKAS 16 "Property, Plant and Equipment".

(i) Advertising costs

The Group's advertising costs are generally expensed as incurred.

(j) Start up expenses

Start up expenses, which primarily comprise expenses of deploying a ship from the dockyard to its port of operations and repositioning a ship to develop a new market, including crew payroll and ship expenses, are expensed as incurred and included in operating expenses. Marketing expenses incurred during the year are included in selling, general and administrative expenses.

(k) Current and deferred income tax

The tax expense for the year comprises current and deferred tax.

The current income tax charge is calculated on the basis of the tax laws enacted or substantively enacted at the date of the consolidated statement of financial position in the countries where the Company and its subsidiaries and associates operate and generate taxable income. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions, where appropriate, on the basis of amounts expected to be paid to the tax authorities.

Deferred income tax is recognised, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the consolidated financial statements. However, the deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable profit or loss. Deferred income tax is determined using tax rates (and laws) that have been enacted or substantively enacted by the date of consolidated statement of financial position and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled.

Deferred income tax assets are recognised to the extent that it is probable that future taxable profit will be available against which the temporary differences can be utilised.

Deferred income tax is provided on temporary differences arising on investments in subsidiaries, associates and joint venture, except where the timing of the reversal of the temporary difference is controlled by the Group and it is probable that the temporary difference will not reverse in the foreseeable future.

Deferred income tax assets and liabilities are offset when there is a legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income tax assets and liabilities relate to income taxes levied by the same taxation authority on either the taxable entity or different taxable entities where there is an intention to settle the balances on a net basis.

(I) Cash and cash equivalents

Cash and cash equivalents include cash in hand, deposits held at call with banks, and other short-term highly liquid investments which are subject to an insignificant risk of change in value and exclude restricted cash and bank overdrafts. In the consolidated statement of financial position, bank overdrafts are shown within loans and borrowings in current liabilities.

(m) Completed properties for sale

Completed properties for sale are carried at the lower of cost and net realisable value. Net realisable value takes into account the price ultimately expected to be realised, less applicable variable selling expenses and the anticipated costs to completion.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(n) Inventories

Inventories include consumable inventories and inventories used in construction.

Consumable inventories consist mainly of provisions and supplies are carried at the lower of cost, determined on a weighted average basis, and net realisable value. Net realisable value is determined on the basis of estimated selling price in the ordinary course of business, less applicable variable selling expenses.

Inventories used in construction consist of raw materials and work-in-progress are carried at the lower of cost and net realisable value. Cost is determined using the weighted average method. Net realisable value is the estimated selling price in the ordinary course of business, less the estimated cost of completion and applicable variable selling expenses.

(o) Financial assets

(i) Classification

The Group classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value through OCI; and
- those to be measured at amortised cost.

The classification depends on the Group's business model for managing the financial assets and the contractual terms of the cash flows.

For assets measured at fair value, gains and losses will be recorded in the OCI. For investments in equity instruments that are not held for trading, this will depend on whether the Group has made an irrevocable election at the time of initial recognition to account for the equity investment at FVOCI.

The Group reclassifies debt investments when and only when its business model for managing these assets changes.

(ii) Recognition and derecognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group commits to purchase or sell the asset. Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group has transferred substantially all the risks and rewards of ownership.

(iii) Measurement

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

Financial assets with embedded derivatives are considered in their entirety when determining whether their cash flows are solely payment of principal and interest.

(o) Financial assets (Continued)

(iii) Measurement (Continued)

Trade and other receivables

Subsequent measurement of debt instruments depends on the Group's business model for managing the asset and the cash flow characteristics of the asset. The Group classifies its debt instruments as follows:

Amortised cost: Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in the consolidated statement of comprehensive income and presented in other gains/(losses). Impairment losses are presented within other losses, net in the consolidated statement of comprehensive income.

Equity instruments

The Group subsequently measures all equity investments at fair value. Where the Group's management has elected to present fair value gains and losses on equity investments in OCI, there is no subsequent reclassification of fair value gains and losses to the consolidated statement of comprehensive income following the derecognition of the investment. Dividends from such investments continue to be recognised in the consolidated statement of comprehensive income as other income when the Group's right to receive payments is established.

(iv) Impairment

The Group assesses on a forward looking basis the expected credit losses associated with its financial assets carried at amortised cost.

Expected credit losses represent a probability-weighted estimate of the difference between present value of cash flows according to contract and present value of cash flows the Group expects to receive, over the remaining life of the financial instrument. The measurement of expected credit losses reflects:

- an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- the time value of money; and
- reasonable and supportable information that is available without undue cost or effort at the reporting date about past events, current conditions and forecasts of future economic conditions.

For trade receivables, the Group applies the simplified approach permitted by HKFRS 9, which requires expected lifetime losses to be recognised from initial recognition of the receivables, see note 3(a)(iii) for further details.

For other receivables and amounts due from related companies, the Group applied the general 3-stage impairment model. The impairment methodology applied depends on whether there has been a significant increase in credit risk. The Group measures expected credit loss through loss allowance at an amount equal to 12 month expected credit loss if credit risk on a financial instrument or a group of financial instruments has not increased significantly since initial recognition. For all other financial instruments, a loss allowance at an amount equal to lifetime ECL is required.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(p) Offsetting financial instruments

Financial assets and liabilities are offset and the net amount reported in the consolidated statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realised the asset and settle the liability simultaneously. The legally enforceable right must not be contingent on future events and must be enforceable in the normal course of business and in the event of default, insolvency or bankruptcy of the company or the counterparty.

(q) Provisions, contingent liabilities and contingent assets

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and the amount has been reliably estimated. Provisions are recognised for a contract that is onerous, a contract in which the unavoidable costs of meeting the obligations under the contract exceed the economic benefits expected to be received under it. Provisions are not recognised for future operating losses.

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

The Group recognises the estimated liability to repair or replace products still under warranty at the reporting date. This provision is calculated based on historical experience of the level of repairs and replacements.

Changes in the estimated timing or amount of the expenditure or discount rate are recognised in the consolidated statement of comprehensive income when the changes arise.

A contingent liability is a possible obligation that arises from past events and whose existence will only be confirmed by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group. It can also be a present obligation arising from past events that is not recognised because it is not probable that outflow of economic resources will be required or the amount of obligation cannot be measured reliably. A contingent liability is not recognised but is disclosed in the notes to the consolidated financial statements. When a change in the probability of an outflow occurs so that outflow is probable, it will then be recognised as a provision.

A contingent asset is a possible asset that arises from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain events not wholly within the control of the Group. Contingent assets are not recognised but are disclosed in the notes to the consolidated financial statements when an inflow of economic benefits is probable. When inflow is virtually certain, the asset is recognised.

(r) Trade payables

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

(s) Leases

(i) Leases – where the Group is the lessee

Leases are recognised as a right-of-use asset and a corresponding liability at the date at which the leased asset is available for use by the Group.

(s) Leases (Continued)

(i) Leases – where the Group is the lessee (Continued)

Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable;
- variable lease payment that are based on an index or a rate;
- amounts expected to be payable by the Group under residual value guarantees;
- the exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- payments of penalties for terminating the lease, if the lease term reflects the Group exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability. The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the Group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions.

To determine the incremental borrowing rate, the Group, where possible, uses existing third-party financing facilities for the Group and LIBOR rate as a starting point, adjusted to reflect changes in financing conditions since third party financing was received.

Subsequent to the commencement date, a lessee shall measure the lease liability by: (i) increasing the carrying amount to reflect interest on the lease liability; (ii) reducing the carrying amount to reflect the lease payments made; and (iii) remeasuring the carrying amount to reflect any reassessment or lease modifications, e.g., a change in future lease payments arising from change in an index or rate, a change in the lease term, a change in the substance of the fixed lease payments or a change in assessment to purchase the underlying asset.

Lease payments are allocated between principal and finance cost. The finance cost is charged to the consolidated statement of comprehensive income over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability;
- any lease payments made at or before the commencement date less any lease incentives received;
- any initial direct costs; and
- restoration costs.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(s) Leases (Continued)

(i) Leases – where the Group is the lessee (Continued)

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis. If the Group is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life.

Payments associated with short-term leases of equipment and vehicles and all leases of low-value assets are recognised on a straight-line basis as an expense in the consolidated statement of comprehensive income. Short-term leases are leases with a lease term of 12 months or less. Low-value assets mainly comprise small items of office furniture and equipment.

Extension options

Extension options are included in a number of property and equipment leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts. The majority of extension options held are exercisable only by the Group and not by the respective lessor.

(ii) Leases – where the Group is the lessor

Lease income from operating leases where the Group is a lessor is recognised in income over the lease term on a straight-line basis. The respective leased assets are included in the consolidated statement of financial position based on their nature.

Sublease classification

When the Group is an intermediate lessor, it assesses the lease classification of a sublease with reference to the right-of-use asset arising from the head lease.

(t) Intangible assets

(i) Goodwill

Goodwill arises on the acquisition of subsidiaries represents the excess of the consideration transferred, the amount of any non-controlling interest in the acquiree and the acquisition-date fair value of any previous equity interest in the acquiree over the fair value of the identified net assets acquired.

For the purpose of impairment testing, goodwill acquired in a business combination is allocated to each of the cash-generating units ("CGUs") or group of CGUs, that is expected to benefit from the synergies of the combination. Each unit or group to which the goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Goodwill is monitored at the operating segment level.

Goodwill impairment reviews are undertaken annually or more frequently if events or changes in circumstances indicate a potential impairment. The carrying value of the CGU containing the goodwill is compared to the recoverable amount, which is the higher of value in use and the fair value less costs of disposal. Any impairment is recognised immediately as an expense and is not subsequently reversed.

(ii) Tradenames

Separately acquired tradenames are shown at historical cost. Tradenames acquired in a business combination are recognised at fair value at the acquisition date. Tradenames have a finite useful life and are carried at cost less accumulated amortisation and impairment. Amortisation is calculated using the straight-line method to allocate the cost of tradenames over their estimated useful lives of 10 years to 40 years.

(t) Intangible assets (Continued)

(iii) Development expenditures on ship designs

Development expenditures on ship designs have a finite useful life and are carried at cost less accumulated amortisation and impairment. Amortisation is calculated using the straight-line method to allocate the cost over its estimated useful life of 7 years to 10 years.

(iv) Others

Other intangible assets acquired in a business combination are recognised at fair value at the acquisition date. Other intangible assets have a finite useful life and are carried at cost less accumulated amortisation and impairment. Amortisation is calculated using the straight-line method to allocate the cost over their estimated useful lives of 10 years to 20 years.

(u) Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and impairment. Significant cruise ship refurbishing costs are capitalised as additions to the cruise ship, only when it is probable that future economic benefits associated with these items will flow to the Group and the costs of these items can be measured reliably. The carrying amount of the replaced part is derecognised. All other repairs and maintenance are charged to the consolidated statement of comprehensive income during the financial year in which they are incurred.

Cruise ships and ships improvements are depreciated to their estimated residual values on a straight-line basis over periods ranging from 15 to 40 years.

Other assets are depreciated to their residual values on a straight-line basis over their estimated useful lives as follows:

Jetties, docks, buildings and improvements	20 – 50 years
Equipment and motor vehicles	3 – 20 years
Aircrafts	10 – 20 years
Yachts and submersibles	10 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each date of consolidated statement of financial position.

Freehold land is not depreciated as it has infinite life. No depreciation is provided on property, plant and equipment under construction. The Group capitalises interest based on the weighted average cost of borrowings on cruise ships and other capital projects during the period required to get such assets ready for their intended use. Interest capitalisation ceases when the asset is substantially completed.

Capitalised project costs are reviewed at the end of each reporting period in order to determine if these costs should continue to be capitalised. When a project has been aborted or circumstances indicate that a project has become commercially not viable, all costs previously capitalised relating to such projects are expensed to the consolidated statement of comprehensive income.

Construction-in-progress represents cruise ships, buildings, and plant and machinery under construction or pending installation and is stated at cost less impairment, if any. This includes cost of construction, plant and equipment and other directly attributable costs. No provision for depreciation is made on construction-in-progress until such time as the relevant assets are completed and ready for intended use. When the assets concerned are brought into use, the costs are transferred to property, plant and equipment and depreciated in accordance with the policy stated above.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(u) Property, plant and equipment (Continued)

The gain or loss on disposal of a property, plant and equipment is the difference between the net sale proceeds and the carrying amount of the relevant asset, and is recognised in the consolidated statement of comprehensive income.

An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount (see note (aa)).

(v) Earnings per share

Basic earnings per share is computed by dividing profit attributable to equity owners of the Company by the weighted average number of ordinary shares in issue during each year.

Diluted earnings per share is computed by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. Certain shares under share options will have an effect on the adjusted weighted average number of shares in issue if the average market price is higher than the average exercise price.

(w) Retirement benefit costs

A defined contribution plan is a pension plan under which the Group pays fixed contributions into a separate entity. The Group has no legal or constructive obligations to pay further contributions if the fund does not hold sufficient assets to pay all employees the benefits relating to employee service in the current and prior periods. The contributions are recognised as employee benefit expense when they are due.

Typically defined benefit plans define an amount of pension benefit that an employee will receive on retirement, usually dependent on one or more factors such as age, years of service and compensation.

The liability recognised in the consolidated statement of financial position in respect of defined benefit pension plans is the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets.

The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method.

The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using interest rates of high-quality corporate bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension obligation. In countries where there is no deep market in such bonds, the market rates on government bonds are used.

The current service cost of the defined benefit plan, recognised in the consolidated statement of comprehensive income, except where included in the cost of an asset, reflects the increase in the defined benefit obligation resulting from employee service in the current year, benefit changes, curtailments and settlements.

Past-service costs are recognised immediately in the consolidated statement of comprehensive income.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation and the fair value of plan assets. This cost is included in staff costs in the consolidated statement of comprehensive income.

Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited to equity in OCI in the period in which they arise.

(x) Employee leave entitlements

Employees' entitlements to annual leave are recognised when they are accrued to the employees. A provision is made for the estimated liability for annual leave as a result of services rendered by the employees up to the date of consolidated statement of financial position.

Employees' entitlements to sick leave and maternity or paternity leave are not recognised until the time of leave.

(y) Share capital

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

(z) Borrowings and borrowing costs

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently measured at amortised cost. Any difference between the proceeds (net of transaction costs) and the redemption amount is recognised in the consolidated statement of comprehensive income over the period of the borrowings using the effective interest method. Fees paid on the establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. In this case, the fee is capitalised as prepayment until the draw down occurs. To the extent there is no evidence that it is probable that some or all of the facility will be drawn down, the fee is capitalised as a prepayment for liquidity services and amortised over the period of the facility to which it relates.

General and specific borrowing costs that are directly attributable to the acquisition, construction or production of qualifying asset that necessarily takes a substantial period of time to get ready for its intended use or sale, are capitalised as part of the cost of that asset, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are charged to the consolidated statement of comprehensive income in the year in which they are incurred.

Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the date of the consolidated statement of financial position.

When borrowings measured at amortised cost is modified without this resulting in derecognition, any gain or loss, being the difference between the original contractual cash flows and the modified cash flows discounted at the original effective interest rate, shall be recognised immediately in the consolidated statement of comprehensive income.

(aa) Impairment of non-financial assets

At the end of each reporting period, both internal and external sources of information are considered to assess whether there is any indication that interests in joint ventures, associates, property, plant and equipment and intangible assets are impaired. If any indication of impairment of an asset exists, the recoverable amount of the asset is estimated and where relevant, an impairment loss is recognised to reduce the asset to its recoverable amount. In the case of goodwill, impairment assessment is performed at least on an annual basis. Such impairment losses are recognised in the consolidated statement of comprehensive income. For the purpose of assessing impairment, assets are grouped and evaluated at the lowest level for which there are identifiable cash flows that are largely independent of the cash flows of other groups of assets.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(aa) Impairment of non-financial assets (Continued)

The Group measures the amount of the impairment by comparing the carrying amount of an asset to its recoverable amount, which is the higher of an asset's fair value less costs of disposal or its value in use. The Group estimates recoverable amount based on the best information available. Fair value less costs of disposal is the amount obtainable from the sale of an asset in an arm's length transaction between knowledgeable willing parties less costs of disposal. The estimation of value in use is measured using various financial modeling techniques such as discounting future cash flows expected to arise from the continuing use of an asset and from its disposal at the end of its useful lives at discount rates which commensurate with the risk involved.

In respect of assets other than goodwill, an impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment losses made against goodwill are not reversed. A reversal of impairment losses is limited to the asset's carrying amount that would have been determined had no impairment loss been recognised in prior years. Reversals of impairment losses are credited to the consolidated statement of comprehensive income in the year in which the reversals are recognised.

(bb) Dividend distribution

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's and the Company's financial statements in the period in which the dividends are approved by the Company's shareholders or directors, where appropriate.

(cc) Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as senior management who makes strategic decisions.

(dd) Financial guarantee contracts

Financial guarantee contracts under which the Group accepts significant risk from a third party by agreeing to compensate that party on the occurrence of a specified uncertain future event are accounted for in a manner similar to insurance contracts.

Financial guarantee contracts are recognised as a financial liability at the time the guarantee is issued. The liability is initially measured at fair value.

The fair value of financial guarantees is determined based on the present value of the difference in cash flows between the contractual payments required under the debt instrument and the payments that would be required without the guarantee, or the estimated amount that would be payable to a third party for assuming the obligations.

Financial guarantee contracts are subsequently measured at the higher of the amount determined in accordance with the expected credit loss model under HKFRS 9 "Financial Instruments" and the amount initially recognised less cumulative amount of income recognised in accordance with the principle of HKFRS 15 "Revenue from Contracts with Customers", where applicable.

(ee) Derivative financial instruments and hedging activities

Derivatives (including forward foreign exchange contracts and interest rate swap contracts) are initially recognised at fair value on the date a derivative contract is entered into and are subsequently remeasured at their fair value. The method of recognising the resulting gain or loss depends on whether the derivative is designated as a hedging instrument, and if so, the nature of the item being hedged. The Group designates its derivatives as hedges of a particular risk associated with the cash flows of recognised assets and liabilities and highly probable forecast transactions (cash flow hedge).

At inception of the hedge relationship, the Group documents the economic relationship between hedging instruments and hedged items including whether changes in the cash flows of the hedging instruments are expected to offset changes in the cash flows of hedged items. The Group documents its risk management objective and strategy for undertaking its hedge transactions.

The fair values of the various derivative financial instruments used for hedging purposes are disclosed in note 28. The full fair value of a hedging derivative is classified as a non-current asset or liability when the remaining hedged item is more than 12 months, and as a current asset or liability when the remaining maturity of the hedged item is less than 12 months.

Cash flow hedges that qualify for hedge accounting

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges are recognised in equity. The gain or loss relating to the ineffective portion is recognised immediately in the consolidated statement of comprehensive income, within other gains/(losses). Amounts accumulated in equity are reclassified to the consolidated statement of comprehensive income in the periods when the hedged item affects profit or loss. The gain or loss relating to the effective portion of interest rate swaps hedging variable rate borrowings is recognised in the consolidated statement of comprehensive income within finance costs at the same time as the interest expense on the hedged borrowings.

When forward contracts are used to hedge forecast transactions, the Group generally designates only the change in fair value of the forward contract related to the spot component as the hedging instrument. Gains or losses relating to the effective portion of the change in the spot component of the forward contracts are recognised in the cash flow hedge reserve within equity. The change in the forward element of the contract that relates to the hedged item ('aligned forward element') is recognised within OCI in the costs of hedging reserve within equity. In some cases, the Group may designate the full change in fair value of the forward contract (including forward points) as the hedging instrument. In such cases, the gains or losses relating to the effective portion of the change in fair value of the entire forward contract are recognised in the cash flow hedge reserve within equity.

When a hedging instrument expires, or is sold or terminated, or when a hedge no longer meets the criteria for hedge accounting, any cumulative deferred gain or loss and deferred costs of hedging in equity at that time remains in equity until the forecast transaction occurs, resulting in the recognition of a non-financial asset such as property, plant and equipment. When the forecast transaction is no longer expected to occur, the cumulative gain or loss and deferred costs of hedging that were reported in equity are immediately reclassified to the consolidated statement of comprehensive income.

If the hedge ratio for risk management purposes is no longer optimal but the risk management objective remains unchanged and the hedge continues to qualify for hedge accounting, the hedge relationship will be rebalanced by adjusting either the volume of the hedging instrument or the volume of the hedged item so that the hedge ratio aligns with the ratio used for risk management purposes. Any hedge ineffectiveness is calculated and accounted for in the consolidated statement of comprehensive income at the time of the hedge relationship rebalancing.

2. Principal Accounting Policies and Basis of Preparation (Continued)

(ff) Government grants

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

Government grants relating to costs are deferred and recognised in the consolidated statement of comprehensive income over the period necessary to match them with the costs that they are intended to compensate.

Government grants relating to the purchase of property, plant and equipment are deducted from the carrying amount of the asset and released to the consolidated statement of comprehensive income by way of reduced depreciation charge.

3. Financial Risk Management

(a) Financial risk factors

The Group's activities expose it to a variety of financial risks: market risk (including foreign currency exchange rate risk, price risk and interest rate risk), credit risk and liquidity risk. The Group's overall risk management programme focuses on the unpredictability of financial markets and seeks to recognise potential adverse effects on the Group's financial performance. The Group enters into derivative financial instruments, primarily foreign currency forward contracts and interest rate swap contracts to limit its exposures to fluctuations in foreign currency exchange rates and interest rates on bank borrowings respectively.

(i) Foreign currency exchange rate risk

The Group is exposed to foreign currency exchange rate fluctuations on the US dollar value of the Group's foreign currency denominated forecasted transactions. The Group's principal net foreign currency exposure mainly relates to the Euro, Hong Kong dollar, Chinese Renminbi and Singapore dollar. To manage this exposure, the Group takes advantage of any natural offsets of the Group's foreign currency revenues and expenses and from time to time when appropriate, to enter into foreign currency forward contracts and/or option contracts for a portion of the remaining exposure relating to these forecasted transactions.

At 31 December 2020, if Euro, Chinese Renminbi and Singapore dollar had weakened/ strengthened by 1% (2019: Euro, Chinese Renminbi, Singapore dollar, Malaysian Ringgit, Australian dollar and New Taiwan dollar had weakened/strengthened by 2%) against US dollar with all other variables held constant, the foreign exchange losses/gains as a result of translation of Euro, Chinese Renminbi and Singapore dollar denominated trade receivables, trade payables and cash and cash equivalents would be as follows:

	2020 US\$'000	2019 US\$'000
Foreign exchange losses/gains	1,428	7,457

Since Hong Kong dollar is pegged to US dollar, management considered that the Group does not have any material foreign exchange exposure in this regard.

The Group may hedge exposures to the forecast Euro cash flows of new build program using forward foreign exchange contracts in accordance with the treasury's risk management policy. There is no outstanding forward foreign exchange contract as at 31 December 2020.

3. Financial Risk Management (Continued)

(a) **Financial risk factors (Continued)**

(ii) Price risk

The Group is exposed to fluctuations in fuel price relating to the consumption of fuel on its ships. Management monitors the market conditions and fuel price fluctuations and where appropriate, fuel swap agreements are entered to mitigate the financial impact.

(iii) Credit risk

Credit risk arises from cash and cash equivalents, deposits with banks and financial institutions, advances to third parties and related parties, as well as sales of services made on deferred credit terms. For cash and cash equivalents and deposits with banks, the Group deposits the cash with established banks.

The Group seeks to control credit risk by setting credit limits and ensuring that the advances are made to third parties and related parties and services are made to customers with an appropriate credit history following background checks and investigations of their creditworthiness. The Group also manages its credit risk by performing regular reviews of the ageing profile of trade receivables, damages claim receivables, advances to third parties and related parties.

The Group considers the risk of material loss in the event of non-performance by a debtor to be unlikely. In addition, certain debtors provide security to the Group in the form of bank and assets guarantees.

While cash and cash equivalents are also subject to the impairment requirements as set out in HKFRS 9, the identified loss allowance was not material as deposits of the Group are placed with financial institutions with good credit ratings.

The Group has provided guarantees to certain banks in respect of mortgage loan facilities provided to certain purchasers of residential property units developed by the Group for repayments. Detailed disclosure of these guarantees is made in note 36(iv).

The maximum exposure to credit risk at the end of the reporting period is the carrying amount of each class of receivables mentioned above.

i. Impairment of trade receivables and contract assets

The Group applies the HKFRS 9 simplified approach to measuring expected credit losses which estimates a lifetime expected credit loss allowance for all trade receivables and contract assets.

To measure the expected credit losses, trade receivables and contract assets have been grouped based on shared credit risk characteristics and number of days past due. The expected loss rates are developed based on the historical credit loss rates. The historical loss rates are further adjusted to reflect current and forward-looking information on macroeconomic factors affecting the ability of the customers to settle the receivables. The Group has identified (i) internal credit rating and (ii) actual or expected significant adverse changes in business, financial or economic conditions that are expected to cause a significant change to the debtor's ability to meet its obligation to be the most relevant factors, and accordingly adjust the historical loss rates based on expected changes in these factors.

As at 31 December 2020, the weighted average expected credit loss rate of trade receivables was assessed to be 3% (2019: 3%).

3. Financial Risk Management (Continued)

(a) Financial risk factors (Continued)

(iii) Credit risk (Continued)

i. Impairment of trade receivables and contract assets (Continued)

The closing loss allowances for trade receivables as at 31 December 2020 reconcile to the opening loss allowances as follows:

	2020 US\$'000	2019 US\$'000
At 1 January	15,245	65,432
Increase in loss allowance recognised in consolidated statement of comprehensive		
income during the year	6,477	1,037
Unused amount reversed to consolidated		
statement of comprehensive income	(7,531)	(4,134)
Write off against receivables	(6,727)	(47,132)
Currency translation differences	224	42
At 31 December	7,688	15,245

Of the above impairment losses, US\$5,978,000 (2019: US\$6,356,000) relate to receivables arising from contracts with customers.

As at 31 December 2020 and 2019, the loss allowance provision for contract assets was not material.

Trade receivables and contract assets are written off when there is no reasonable expectation of recovery. Indicators that there is no reasonable expectation of recovery include, amongst others, the failure of a debtor to engage in a repayment plan with the Group. Impairment losses on trade receivables and contract assets are presented within operating expenses in the statement of comprehensive income. Subsequent recoveries of amounts previously written off are credited against the same line item.

ii. Impairment of other receivables and amounts due from related companies

The Group uses four categories for other receivables and amounts due from related companies which reflect their credit risk and how the loss allowance is determined for each of those categories. A summary of the assumptions underpinning the Group's expected credit loss model is as follows:

Category	Description	Basis for recognition of expected credit loss
Performing	Low risk of default and a strong capacity to meet contractual cash flows	12 months expected losses
Underperforming	Significant increase in credit risk since initial recognition	Lifetime expected losses
Non-performing	Evidence indicating that the asset is credit-impaired	Lifetime expected losses
Write-off	No reasonable expectation of recovery	Asset is written off

As at 31 December 2020 and 2019, no provision for impairment loss of amounts due from related companies was made as there were no history of default and the expected credited loss was minimal. Impairment loss of US\$13.1 million was recognised on other receivables as at 31 December 2020.

3. Financial Risk Management (Continued)

(a) **Financial risk factors (Continued)**

(iv) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and the availability of funding through an adequate amount of committed credit facilities. Due to the dynamic nature of the underlying businesses, the Group aims to maintain flexibility in funding by keeping sufficient cash (2020: US\$217.0 million and 2019: US\$595.1 million).

Management also monitors rolling forecasts of the Group's liquidity reserve and cash and cash equivalents based on expected cash flows to ensure that it will have sufficient cash flows to meet its working capital, loan repayments and covenant requirements. This is generally carried out on a regular and frequent basis at the Group level. In addition, the Group's liquidity management policy involves projecting cash flows in major currencies and considering the level of assets necessary to meet these projections; monitoring the financial position liquidity ratios against internal and external financing requirements; and maintaining debt financing plans.

The Group was in default in respect of its principal amount of borrowings totaling US\$3,394.7 million, resulting in these borrowings classified as current liabilities as at 31 December 2020. The Group is currently implementing a consensual solvent restructuring solution which involves (a) allotment of new shares in Dream Cruises Holding Limited, an indirect non-wholly owned subsidiary of the Company to raise new cash from its non-controlling shareholder, (b) implementation of amendment and restatement of the Group's financial indebtedness and recapitalisation transaction as agreed with the Group's financial creditors through an "Ad Hoc Group", (c) raising of additional liquidity of at least US\$154.0 million by 31 December 2021 and (d) application of further debt holiday, waiver from compliances with debt covenants and waivers for past defaults for the Genting Dream sale and leaseback arrangement and borrowings from other financial creditors, amounting to US\$873.8 million and US\$43.0 million respectively. Refer to note 2(b) for further details.

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

3. Financial Risk Management (Continued)

(a) Financial risk factors (Continued)

(iv) Liquidity risk (Continued)

	Repayable on demand US\$'000	Less than 1 year US\$'000	Between 1 and 2 years US\$'000	Between 2 and 5 years US\$'000	Over 5 years US\$'000
2020					
Non-derivative financial liabilities					
Loans and borrowings	4,147,476	482	493	1,049	-
Trade payables	-	175,551	-	-	-
Lease liabilities	-	15,587	9,249	8,493	736
Accruals and other liabilities	-	197,641	1,301	-	-
Amounts due to related companies	-	322	-	-	-
Derivative financial liabilities Inflow arising from derivative					
financial instruments	-	(197)	(196)	(56)	-
Outflow arising from derivative financial instruments	_	2,330	2,011	502	_
2019		_,	_,		
Non-derivative financial liabilities					
Loans and borrowings	_	338,069	724,959	1,332,018	1,023,860
Trade payables	_	156,670		_	_
Lease liabilities	_	15,015	14,574	17,400	1,842
Accruals and other liabilities	_	233,752	2,553	-	_
Amounts due to related companies	-	141	-	-	-
Derivative financial liabilities Inflow arising from derivative					
financial instruments Outflow arising from derivative	-	(350,994)	(1,332)	(1,406)	-
financial instruments	_	366,337	1,651	1,792	_

For the maturity analysis of guarantees, please refer to note 36(iv) for details.

(v) Interest rate risk

Majority of the Group's indebtedness and its related interest expenses are denominated in US dollar and 80% of them are based upon floating rates of interest. The Group continuously evaluates its debt portfolio to achieve a desired proportion of variable and fixed rate debt based on its review of interest rate movement. From time to time when appropriate, the Group enters into variable to fixed interest rate swaps to fix a portion of interest costs over a period of time to limit its exposure to interest rate fluctuation.

As at 31 December 2020 and 2019, the Group had loans and borrowings bearing fixed interest rates which exposed the Group to fair value interest rate risk. The Group has assessed and considered the fair value interest rate risk to be insignificant.

3. Financial Risk Management (Continued)

(a) Financial risk factors (Continued)

(v) Interest rate risk (Continued)

For the year ended 31 December 2020, if the interest rates on variable-rate borrowings had been higher or lower by 100 basis points (2019: 100 basis points), loss after taxation would have increased or decreased by the amounts shown below:

	2020 US\$'000	2019 US\$'000
Increase/decrease in loss after taxation	21,214	14,028

(b) Capital risk management

The Group's objectives when managing capital are to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total equity. Net debt is calculated as total borrowings (including "current and non-current borrowings" as shown in the consolidated statement of financial position) less cash and cash equivalents.

The gearing ratio as at 31 December 2020 was as follows:

	2020 US\$'000	2019 US\$'000
Total borrowings (note 27) Less: Cash and cash equivalents (note 25)	3,384,124 (242,752)	2,739,415 (595,124)
Net debt	3,141,372	2,144,291
Total equity	2,742,407	4,345,088
Gearing ratio	114.5%	49.3%

The Group has obtained waiver from the lenders to comply with all financial debt covenants imposed by the lenders during the year and the waiver remains valid as at 31 December 2020. The Group was in compliance with all financial debt covenants imposed by the financial institutions for the year ended 31 December 2019.

The Group is undertaking an on-going restructuring exercise as described in note 2(b).

(c) Fair value estimation

The table below analyses financial instruments carried at fair value by level of the inputs and valuation techniques used to measure fair value. Such inputs are categorised into three levels within the fair value hierarchy, as follows:

- Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs).

3. Financial Risk Management (Continued)

(c) Fair value estimation (Continued)

The Group's financial instruments measured and recognised at fair value on a recurring basis are as follows:

	Level 1 US\$'000	Level 2 US\$'000	Level 3 US\$'000	Total US\$'000
2020				
Financial assets				
Financial assets at FVOCI	-	-	10,571	10,571
Financial liabilities				
Derivatives financial instruments	-	4,390	-	4,390
	Level 1	Level 2	Level 3	Total
	US\$'000	US\$'000	US\$'000	US\$'000
2019				
Financial assets				
Financial assets at FVOCI	-	-	10,334	10,334
Financial liabilities				
Derivatives financial instruments	-	14,971	-	14,971

There have been no transfers between the levels of the fair value hierarchy during the years ended 31 December 2020 and 2019.

The fair value of financial instruments that are not traded in an active market (for example, over-the-counter derivatives) is determined by using valuation techniques. These valuation techniques recognise the use of observable market data where it is available and rely as little as possible on entity specific estimates. If all significant inputs required to fair value an instrument are observable, the instrument is included in level 2. If one or more of the significant inputs is not based on observable market data, the instrument is included in level 3.

Specific valuation techniques used to value financial instruments include:

- The fair value of forward foreign exchange contracts is determined using forward exchange rates at the date of consolidated statement of financial position, with the resulting value discounted back to present value
- The fair value of interest rate swaps is determined using the estimated future cash flows based on observable yield curves, with the resulting value discounted back to present value
- Other techniques, such as discounted cash flow analysis, are used to determine fair value for the remaining financial instruments
3. Financial Risk Management (Continued)

(c) Fair value estimation (Continued)

The financial assets at FVOCI measured at level 3 of the fair value hierarchy are pertaining to investments in unquoted equity securities. The investee is currently under development stage and has not commenced operations. The net assets of the investee comprised mainly land use rights, construction work in progress and other financial assets and liabilities. Accordingly, the adjusted net asset method was adopted in deriving the fair value of the investee's equity instruments by reference to the fair value of the investee's net assets.

The adjusted net asset method measures the fair value of the individual assets and liabilities recognised in the investee's statement of financial position as well as the fair value of any unrecognised assets and liabilities at the measurement date.

The land use rights was adjusted to fair value determined based on the income approach. The key assumptions used in the income approach include annual rental rate, growth rate, capitalisation rate, discount rate and the estimated annual administrative expenses associated with the land use rights. The fair values of other financial assets and liabilities approximate their carrying amounts due to short-term maturities of these instruments. There is no other unrecognised assets and liabilities at the measurement date that will cause significant adjustments to the net assets of the investee as of the measurement date.

Quantitative information about the significant unobservable inputs used in level 3 fair value measurements is summarised below.

Description	Valuation technique	Unobserva	able inputs		Relationship of unobservable inputs to fair value
			2020	2019	
Financial assets at FVOCI	Adjusted net asset value	Average market unit rate (US\$/sq.m.)	4,576	4,531	Note (i)
		Capitalisation rate	3%	3%	Note (i)
		Market rent growth rate	6%	5%	Note (i)
		Discount rate	9%	8%	Note (ii)

Notes:

(i) The higher average market unit rate, capitalisation rate and market rent growth rate, the higher the fair value.

(ii) The higher discount rate, the lower the fair value.

The following table presents the changes in the fair value of financial assets at FVOCI for the year ended 31 December 2020:

	2020 US\$'000	2019 US\$'000
At 1 January Gain recognised in other comprehensive income/(loss)	10,334 237	8,854 1,480
At 31 December	10,571	10,334

3. Financial Risk Management (Continued)

(c) Fair value estimation (Continued)

Loans and borrowings

The carrying amount and fair value of the loans and borrowings (including the current portion) are as follows:

	2020 US\$'000	2019 US\$'000
Carrying amount	3,384,124	2,739,415
Fair value	3,375,011	2,892,830

The fair value of loans and borrowings is estimated based on rates currently available for the same or similar terms and remaining maturities.

Fair value of financial assets and liabilities measured at amortised cost

The fair values of trade and other receivables, other current financial assets, cash and cash equivalents, trade payables, lease liabilities and accrued liabilities approximate their carrying amounts.

(d) Financial instruments by category

	2020	2019
Financial assets	US\$'000	US\$'000
Financial assets at amortised cost		
Trade receivables	24,064	57,765
Deposits and other receivables	55,059	42,286
Amounts due from related companies	8,553	6,616
Restricted cash	136,894	374,131
Cash and cash equivalents (excluding bank overdrafts)	242,752	595,124
	467,322	1,075,922
Financial assets at FVOCI	10,571	10,334
	477,893	1,086,256

Financial liabilities	2020 US\$'000	2019 US\$'000
Financial liabilities at amortised cost		
Trade payables	175,551	156,670
Accruals and other liabilities	198,942	235,757
Lease liabilities	31,007	45,102
Amounts due to related companies	322	141
Loans and borrowings	3,384,124	2,739,415
	3,789,946	3,177,085
Derivative financial instruments – recognised		
at fair value through profit or loss	4,390	14,971
	3,794,336	3,192,056

4. Critical Accounting Estimates and Judgements

Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are addressed below.

(a) Liquidity and going concern of the Group

Details of the assessment on the liquidity and going concern of the Group are disclosed in note 2(b).

(b) Impairment of non-financial assets

The Group reviews its non-financial assets, other than goodwill, for impairment whenever events or changes in circumstances indicate that the carrying amounts of the assets may not be recoverable. Where an impairment indicator exists, the recoverable amount of the asset is determined based on the valuation performed by independent valuers or value-in-use calculations prepared on the basis of management's assumptions and estimates about future events, which are subject to uncertainty and might materially differ from the actual results. In making these key estimates and judgements, the Group takes into consideration assumptions that are mainly based on market condition existing at the end of the reporting period and appropriate market and discount rates. These estimates are regularly compared with actual market data and actual transactions entered into by the Group.

An impairment loss can be reversed (except for goodwill), to the extent of the previously recognised impairment losses for the same asset, if the recoverable amount determined on subsequent review when the COVID-19 situation recovers, exceeds its carrying amount.

Details of impairment charge, key assumptions and impact of possible changes in key assumptions are disclosed in notes 14 and 16.

(c) Estimated useful lives of property, plant and equipment and intangible assets

In accordance with HKAS 16 "Property, Plant and Equipment" and HKAS 38 "Intangible Assets", the Group estimates the useful lives of property, plant and equipment and intangible assets to determine the amount of depreciation/amortisation expenses to be recorded. The useful lives are estimated at the time the assets are acquired based on historical experience, the expected usage, wear and tear of the assets, and technical obsolescence arising from changes in the market demands or service output of the assets. The Group also performs annual review of the assumptions made on useful lives to ensure that they continue to be valid.

(d) Impairment of trade receivables and contract assets

The Group makes provision for impairment of receivables based on assumptions about risk of default and expected loss rates (note 3(a)(iii)). The Group uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based on the Group's past history, existing market conditions as well as forward-looking estimates at the end of the reporting period.

(e) Loyalty points fair value assessment

The Group recognises the fair values of the customer loyalty award credits, based on the published redemption terms, historical redemption pattern of customers, life expectancy of customers and fair value of cabins onboard and other goods and services at the end of the reporting period. The Group reassess the measurement basis used for calculating the fair value of customer loyalty award credits for redemption of cabin onboard and other goods and services on a regular basis.

4. Critical Accounting Estimates and Judgements (Continued)

(f) Revenue recognition on shipbuilding contracts

The Group recognises revenue from shipbuilding contracts over time by reference to the completion of specific transaction assessed on the basis of the actual costs incurred up to the end of the reporting period as a percentage of estimated total costs of each contracts.

Shipbuilding costs include, where appropriate, relevant shipbuilding costs and borrowing cost capitalised. During the construction process, costs directly attributable to the shipbuilding activities are recorded as shipbuilding costs.

Significant assumptions are required to estimate the total contract costs and the recoverable variation works that will affect the stage of completion and the contract revenue, respectively. In making these estimates, management have used their accumulative knowledge of the industry, market conditions, and its customers, and corroborated with the experience gained from the most recent deliveries.

(g) Impairment of goodwill

The Group conducts reviews annually whether goodwill has suffered any impairment or whenever events or changes in circumstances indicate that the carrying amounts may not be recoverable. The recoverable amounts of CGUs are determined based on value-in-use calculations or fair value less costs of disposal. Value-in-use calculations require the use of management judgements and estimates in the area of asset impairment particularly in assessing: (i) whether an event has occurred that may indicate that the related asset values may not be recoverable; (ii) whether the carrying value of an asset can be supported by the recoverable amount, being the net present value of future cash flows which are estimated based upon the continued use of the asset in the business; and (iii) the appropriate key assumptions to be applied in preparing cash flow projections including whether these cash flow projections are discounted using an appropriate rate. Fair value less costs of disposal calculations require available data from binding sales transactions, conducted at arm's length, for similar assets or observable market prices less incremental costs for disposing of the asset. Changing the assumptions selected by management in assessing impairment, including the discount rates or the growth rate assumptions in the cash flow projections, could materially affect the net present value used in the impairment assessment and as a result affect the Group's financial condition and results of operations.

Details of the key assumptions applied by management in assessing impairment of goodwill are stated in note 16.

5. Revenue and Segment Information

The Group is principally engaged in the operation of passenger cruise ships. Senior management reviews the performance and makes operating decisions and resources allocation based on the Group's internal reports. The Group's business is divided into cruise operation, shipyard operation and non-cruise operation. Accordingly, three reportable segments namely, cruise and cruise-related activities, shipyard and non-cruise activities are identified.

Revenue from our cruise and cruise-related activities are categorised as "passenger ticket revenue" and "onboard revenue". Passenger ticket revenue primarily consists of revenue from the sale of passenger tickets and the sale of transportation to and from our cruise ships to the extent guests purchase these items from the Group. Onboard revenue primarily consists of revenue from food and beverage sales, third party concessionaires, shore excursion, entertainment and other onboard services.

Revenue from our shipyard primarily consists of revenue from shipbuilding, repairs and conversion activities.

Revenue from our non-cruise activities primarily consists of revenue from our onshore hotels, travel agent, aviation, entertainment and sales of residential property units, none of which are of a significant size to be reported separately.

Earnings before interest, taxes, depreciation and amortisation ("EBITDA") exclude, if any, share of profit/loss of joint ventures and associates, other income/gains or expenses/losses.

5. Revenue and Segment Information (Continued)

The segment information of the Group is as follows:

For the year ended 31 December 2020	Cruise and cruise-related activities ⁽¹⁾ US\$'000	Shipyard US\$'000	Non-cruise activities US\$'000	Inter-segment elimination/ adjustments ⁽²⁾ U\$\$'000	Total US\$'000
Passenger ticket revenue Onboard revenue Revenue from shipyard Other revenue	151,765 32,858 - -	- - 620,510 -	7,267 - - 27,735		159,032 32,858 620,510 27,735
Reportable segment revenue Less: Inter-segment revenue ⁽²⁾	184,623 -	620,510 (468,671)	35,002 (4,642)		840,135 (473,313)
Total revenue from external customers ⁽³⁾	184,623	151,839	30,360		366,822
Segment EBITDA Less: Depreciation and amortisation	(268,507) (167,667)	(189,585) (58,529)	(47,226) (33,524)	119,474 35,414	(385,844) (224,306)
Segment results	(436,174)	(248,114)	(80,750)	154,888	(610,150)
Share of profit of joint ventures Share of loss of associates Other expenses, net Other losses, net Finance income Finance costs					939 (55,932) (103,648) (863,005) 3,461 (99,119)
Loss before taxation Taxation					(1,727,454) 11,824
Loss for the year					(1,715,630)
Other segment information: Impairment loss on: – Property, plant and equipment – Intangible assets – Other assets	257,906 _ 13,117	198,883 167,648	79,418 2,603		536,207 170,251 13,117

(1) Consistent with the internal reporting to the chief operating decision maker, included in the passenger ticket revenue of US\$151.8 million (2019: US\$1,037.2 million) were revenue contributed by onboard activities of US\$24.9 million (2019: US\$177.2 million) mainly for cruise cabins provided to customers in support of the Group's entertainment onboard activities.

(2) These eliminations are mainly to eliminate revenue and expenses relating to shipbuilding for the Group.

(3) During the year ended 31 December 2020, revenue of the Group amounted to US\$366.8 million, of which revenue from contracts with customers totalled US\$346.6 million.

Revenue from contracts with customers is recognised as follows:

For the year ended 31 December 2020	Cruise and cruise-related activities US\$'000	Shipyard US\$'000	Non-cruise activities US\$'000	Total US\$'000
Timing of revenue recognition for revenue from contracts with customers:				
At a point in time	19,024	16,388	9,635	45,047
Over time	152,868	134,493	14,204	301,565
	171,892	150,881	23,839	346,612

5. Revenue and Segment Information (Continued)

As at 31 December 2020	Cruise and cruise-related activities US\$'000	Shipyard US\$'000	Non-cruise activities US\$'000	Total US\$'000
Segment assets	5,253,045	606,405	860,598	6,720,048
Deferred tax assets				585
Total assets			_	6,720,633
Segment liabilities Loans and borrowings (including current portion)	372,678 3,267,262	170,542 116,862	37,194 -	580,414 3,384,124
	3,639,940	287,404	37,194	3,964,538
Current income tax liabilities Deferred tax liabilities				4,488 9,200
Total liabilities			_	3,978,226
Capital expenditure: Property, plant and equipment Right-of-use assets	593,679 2,740	29,648 1,887	51,155 1,254	674,482 5,881
	596,419	31,535	52,409	680,363

5. Revenue and Segment Information (Continued)

For the year ended 31 December 2019	Cruise and cruise-related activities ⁽¹⁾ US\$'000	Shipyard US\$'000	Non-cruise activities US\$'000	Inter-segment elimination/ adjustments ⁽²⁾ US\$'000	Total US\$'000
Passenger ticket revenue	1,037,184	-	15,457		1,052,641
Onboard revenue	346,506	-	-		346,506
Revenue from shipyard	-	1,029,166	-		1,029,166
Other revenue	-	-	51,898		51,898
Reportable segment revenue	1,383,690	1,029,166	67,355		2,480,211
Less: Inter-segment revenue ⁽²⁾	-	(906,844)	(12,446)		(919,290)
Total revenue from external customers(3)	1,383,690	122,322	54,909		1,560,921
Segment EBITDA	189,829	(43,009)	(23,456)	19,113	142,477
Less: Depreciation and amortisation	(190,219)	(44,106)	(37,373)	33,034	(238,664)
Segment results	(390)	(87,115)	(60,829)	52,147	(96,187)
Share of profit of joint ventures					3,018
Share of profit of associates					6,673
Other expenses, net					(11,252)
Other losses, net					(15,382)
Finance income					5,742
Finance costs					(48,963)
Loss before taxation					(156,351)
Taxation					(2,242)
Loss for the year					(158,593)
Other segment information:					
Impairment loss on property, plant and equipment	11,242	-	4,554		15,796

(3) During the year ended 31 December 2019, revenue of the Group amounted to US\$1,560.9 million, of which revenue from contracts with customers totalled US\$1,343.0 million.

Revenue from contracts with customers is recognised as follows:

For the year ended 31 December 2019	Cruise and cruise-related activities US\$'000	Shipyard US\$'000	Non-cruise activities US\$'000	Total US\$'000
Timing of revenue recognition for revenue from contracts with customers:				
At a point in time	99,943	16,883	27,203	144,029
Over time	1,071,838	104,471	22,696	1,199,005
	1,171,781	121,354	49,899	1,343,034

5. Revenue and Segment Information (Continued)

As at 31 December 2019	Cruise and cruise-related activities US\$'000	Shipyard US\$'000	Non-cruise activities US\$'000	Total US\$'000
Segment assets	5,568,414	1,045,629	1,360,804	7,974,847
Deferred tax assets				2,677
Total assets				7,977,524
Segment liabilities	578,145	225,880	56,143	860,168
Loans and borrowings (including current portion)	2,696,886	42,529	-	2,739,415
	3,275,031	268,409	56,143	3,599,583
Current income tax liabilities Deferred tax liabilities				10,328 22,525
Total liabilities				3,632,436
Capital expenditure:				
Property, plant and equipment	1,164,794	100,343	73,290	1,338,427
Property, plant and equipment arising from				
acquisition of a subsidiary	-	488	-	488
Intangible assets	-	3,315	250	3,565
Intangible assets arising from acquisition of a subsidiary	-	3,688	-	3,688
	1,164,794	107,834	73,540	1,346,168

Geographical information

Revenue

Revenue from cruise and cruise-related activities are analysed based on geographical territory of departure port. Revenue from shipyard and non-cruise activities are based on the location at which the services were provided or goods delivered, in the case of contract revenue, based on the location of the customers, except for revenue from AirCruises which are based on geographical territory of place of departure.

	2020 US\$'000	2019 US\$'000
Asia Pacific (note (a))	165,909	1,021,185
America	157,888	244,931
Europe	27,863	264,817
Others	15,162	29,988
	366,822	1,560,921

5. Revenue and Segment Information (Continued)

Geographical information (Continued)

Non-current assets, other than financial instruments and deferred tax assets

	2020 US\$'000	2019 US\$'000
Asia Pacific (note (a))	2,656,228	3,164,606
Europe	2,825,191	2,691,762
Unallocated (note (b))	574,858	822,200
	6,056,277	6,678,568

Notes:

- (a) Asia Pacific mainly includes Australia, Cambodia, Mainland China, Hong Kong Special Administrative Region, Indonesia, Japan, the Philippines, Malaysia, New Zealand, Singapore, Taiwan, Thailand and Vietnam.
- (b) With the exception of Crystal River Cruises ships operating in Europe, unallocated includes non-current assets other than financial instruments and deferred tax assets of Crystal Cruises as it is operated on a global basis. Accordingly, management considers that there is no suitable basis for allocating such assets by geographical territory.

6. Other Expenses, Net

	2020 US\$'000	2019 US\$'000
Write off and gain/(loss) on disposal of property,		
plant and equipment, net	1,309	(3,364)
Loss on foreign exchange	(67,605)	(10,090)
Reorganisation costs (note (a))	(33,125)	-
Other (losses)/income, net	(4,227)	2,202
	(103,648)	(11,252)

Note:

(a) During the year ended 31 December 2020, the Group communicated to the representatives of affected employees a detailed formal reorganisation plan of its shipyard operations and accordingly provided for an estimated cost of approximately EUR27.8 million (approximately US\$33.1 million) for the year ended 31 December 2020.

7. Other Losses, Net

	2020 US\$'000	2019 US\$'000
Impairment loss on:		
 Property, plant and equipment (note (a)) 	(536,207)	(15,796)
 Intangible assets (note (a)) 	(170,251)	_
– Other assets (note (a))	(13,117)	_
Loss on early repayment of bank borrowings	(13,865)	-
Loss on deemed disposal of interest in an associate (note 18)	(8)	-
Loss on disposal of subsidiaries, net (note 39)	(125,167)	(1,762)
Reclassification to consolidated statement of comprehensive income		
on discontinuation of hedge accounting (note 28)	(4,390)	-
Reversal of impairment loss on other receivables	-	2,176
	(863,005)	(15,382)

Note:

- (a) The Group's operations were adversely affected by the effects of COVID-19 that caused the Group to cancel many sailings and temporarily suspended almost all of its cruise operations since February 2020 and shipyard operations between March 2020 and October 2020 as well as most of its other non-cruise operations. The Group has resumed domestic cruises in Taiwan with Explorer Dream since July 2020, followed by World Dream in Singapore since November 2020. Having considered the consequential impact on the expected future operating cash flows, the Group performed a review of the carrying value of its non-current assets. Accordingly, impairment losses on the following assets were recognised during the year:
 - (i) US\$536.2 million on cruise ships, aircrafts and other property, plant and equipment;
 - (ii) US\$170.3 million development expenditures on ship designs, tradenames and goodwill; and
 - (iii) US\$13.1 million on other non-current assets.

Details of the impairment test are set out in note 14 for property, plant and equipment and note 16 for intangible assets.

8. Finance Costs

	2020 US\$'000	2019 US\$'000
Commitment fees and amortisation of bank loans arrangement fees	23,349	19,238
Interests on bank loans and others	114,873	101,277
Gain arising from loan modifications	(7,107)	-
Fair value losses/(gains) on interest rate swaps designated as cash flow		
hedges – transfer from other comprehensive income/(loss) (note 28)	1,597	(121)
Write off of bank loans arrangement fees	21,181	-
Interest expense on lease liabilities	2,096	2,370
	155,989	122,764
Interest capitalised for qualifying assets	(56,870)	(73,801)
Finance costs expensed	99,119	48,963

9. Loss Before Taxation

Loss before taxation is stated after charging/(crediting) the following:

	2020 US\$'000	2019 US\$'000
Depreciation and amortisation is analysed into:	224,306	238,664
 relating to operating function relating to selling, general and administrative function 	195,458 28,848	210,496 28,168
Commission, incentives, transportation and other related costs (including amortisation of incremental costs for obtaining		170.001
contracts of US\$30,001,000 (2019: US\$96,741,000)) Onboard costs	37,361 16,484	178,024 120,017
Staff costs excluding directors' remuneration (note 12)	294,259	449,760
Food and supplies	12,697	80,758
Fuel costs	59,648	124,834
Cost of completed properties sold	836	1,453
Short-term and low-value lease expenses	419	3,480
Auditors' remuneration:		
- audit services	1,980	2,443
 non-audit services 	323	1,522
Advertising expenses	23,751	87,692
Reversal of provision of loss allowance for trade receivables, net	(1,054)	(3,097)

10. Taxation

	2020 US\$'000	2019 US\$'000
Overseas taxation		
- Current taxation	1,817	3,722
- Deferred taxation (note 29)	(9,339)	(2,598)
	(7,522)	1,124
(Over)/Under provision in respect of prior years		
- Current taxation	(4,302)	1,118
Tax (credit)/expense	(11,824)	2,242

The Group has incurred tax charges, as shown above, based on income derived from certain jurisdictions where it operates. The appropriate tax rates have been applied in order to determine the applicable tax charges in accordance with relevant tax regulations. Certain revenue of the Group derived from international waters or outside taxing jurisdictions is not subject to income tax and/or is eligible to tax exemption.

	2020 US\$'000	2019 US\$'000
Loss before taxation	(1,727,454)	(156,351)
Tax calculated at domestic tax rates applicable to profit in the respective jurisdictions	(460,571)	(52,413)
Tax effects of: – Income not subject to taxation – Expenses not deductible for taxation purposes – Utilisation of previously unrecognised tax losses and deductible	(38,461) 353,736	(2,395) 25,554
temporary differences – Deductible temporary differences not recognised	(380) 133,024	(2,376) 34,656
– Others (Over)/Under provision in respect of prior years	5,130 (4,302)	(1,902) 1,118
Total tax (credit)/expense	(11,824)	2,242

11. Loss Per Share

Loss per share is computed as follows:

	2020	2019
BASIC		
Loss attributable to equity owners of the Company for the year (US\$'000)	(1,566,067)	(151,461)
Weighted average outstanding ordinary shares, in thousands	8,482,490	8,482,490
Basic loss per share for the year in US cents	(18.46)	(1.79)
DILUTED Loss attributable to equity owners of the Company for the year (US\$'000)	(1,566,067)	(151,461)
Weighted average outstanding ordinary shares, in thousands Effect of dilutive potential ordinary shares on exercise of share options, in thousands	8,482,490 _*	8,482,490
Weighted average outstanding ordinary shares after assuming dilution, in thousands	8,482,490	8,482,490
Diluted loss per share for the year in US cents	(18.46)	(1.79)

* The calculation of diluted loss per share for the years ended 31 December 2020 and 2019 did not take into account the share options of the Company as the assumed exercise had an anti-dilutive effect on the basic loss per share. Therefore, the diluted loss per share is the same as basic loss per share.

12. Staff Costs

Staff costs include employee salaries and other employee related benefits but excluding directors' remuneration.

	2020 US\$'000	2019 US\$'000
Wages and salaries	256,079	400,450
Termination benefits	2,662	299
Social security costs	27,365	40,265
Post-employment benefits		
 defined contribution plan 	7,666	8,360
- defined benefit plan	487	386
	294,259	449,760

Wages and salaries of the Group for the current financial year has been reduced by US\$57.5 million (2019: US\$nil) in relation to the grant received under the German Government's short time work programme.

Total staff costs include payroll and related staff expenses of US\$200.4 million (2019: US\$321.3 million) relating to operating function.

During the year, the Group has capitalised staff costs amounting to US\$84.4 million (2019: US\$224.5 million) on property, plant and equipment and intangible assets.

13. Emoluments of Directors and Senior Management

(i) Directors' emoluments

The aggregate amounts of emoluments of the Directors of the Company for the year ended 31 December 2020 are set out as follows:

Name of directors	Fees US\$'000	Salary US\$'000	Discretionary bonus US\$'000		contribution o provident fund US\$'000	Total US\$'000
2020						
Tan Sri Lim Kok Thay	16	1,273	-	12	2	1,303
Mr. Alan Howard Smith	99	-	-	-	-	99
Mr. Lam Wai Hon, Ambrose	98	-	-	-	-	98
Mr. Lim Keong Hui						
(resigned on 28 August 2020)	8	168	-	6	1	183
Mr. Justin Tan Wah Joo	86	-	-	-	-	86
Mr. Colin Au Fook Yew						
(appointed on 28 August 2020)	20	272	-	43	-	335
Mr. Chan Kam Hing Chris						
(appointed on 28 August 2020)	20	213	-	3	1	237
	347	1,926	-	64	4	2,341

		ſ	Discretionary	Other	Contribution to provident	
Name of directors	Fees US\$'000	Salary US\$'000	bonus US\$'000	benefits ^(a) US\$'000	fund US\$'000	Total US\$'000
2019						
Tan Sri Lim Kok Thay	50	1,791	75	11	2	1,929
Mr. Alan Howard Smith	74	-	-	-	-	74
Mr. Lam Wai Hon, Ambrose	70	-	-	-	-	70
Mr. Lim Keong Hui	50	399	16	16	2	483
Mr. Justin Tan Wah Joo	64	-	-	-	-	64
	308	2,190	91	27	4	2,620

All the present and past directors (2019: nil) have voluntarily waived emoluments of US\$1,355,000 (2019: nil) during the financial year ended 31 December 2020.

Note:

(a) Other benefits include housing allowances, other allowances and benefits in kind.

(ii) Directors' material interests in transactions, arrangements or contracts

In respect of the Directors' material interests in transactions, arrangements or contracts, save as disclosed in note 34 to the consolidated financial statements, no other significant transactions, arrangements and contracts to which the Company was a party and in which a director of the Company had a material interest, whether directly or indirectly, subsisted at the end of the year or at any time during the year.

13. Emoluments of Directors and Senior Management (Continued)

(iii) Five highest paid individuals

Details of the emoluments of the five highest paid individuals in the Group are as follows:

	2020 US\$'000	2019 US\$'000
Fees	63	50
Basic salaries, discretionary bonuses,		
housing allowances, other allowances and benefits in kind	3,992	5,880
Contributions to provident fund	5	6
	4,060	5,936
Number of Directors included in the five highest		
paid individuals (note)	4	1

Note: The number of Directors included in the five highest paid individuals for the year ended 31 December 2020 includes one director who resigned and two directors who have been appointed during the year.

The emoluments of the 5 individuals fall within the following bands:

	Number of individuals	
	2020	2019
HK\$4,000,001 – HK\$4,500,000	1	_
HK\$5,000,001 – HK\$5,500,000	1	_
HK\$5,500,001 – HK\$6,000,000	1	_
HK\$6,000,001 – HK\$6,500,000	-	1
HK\$6,500,001 – HK\$7,000,000	1	_
HK\$7,500,001 – HK\$8,000,000	-	2
HK\$9,500,001 – HK\$10,000,000	-	1
HK\$10,000,001 – HK\$10,500,000	1	_
HK\$15,000,001 – HK\$15,500,000	-	1

14. Property, Plant and Equipment

Property, plant and equipment consists of the following:

US\$'000 US\$'000 <t< th=""><th></th><th></th><th>-</th><th></th><th></th><th></th><th></th></t<>			-				
At 1 January 2020 3,873,663 482,482 652,196 1,903,204 347,216 7,262,7 Currency translation differences (19) 51,259 3,436 19,069 - 73,74 Additions 25,181 6,489 17,927 662,339 1,566 674,48 Disposal of subsidiaries (note 39) (6,741) (433) (34,868) - - - (42,16 Reclassification 889 17,407 4,741 (23,037) - - - (42,16 At 3 December 2020 3,882,973 557,320 638,679 2,387,997 346,762 7,825,75 Accumulated depreciation and impairment - - (15,062) (3,423) (454) - - 18,95 Disposal of subsidiaries (note 39) - 9,430 4,150 - - 18,75 Disposal of subsidiaries (note 39) - 9,430 4,150 - - 18,75 Disposal of subsidiaries (note 39) - 9,430 4,150 - - 18,72 Impairment (10,640) (160,954)<		and ship improvements	jetties, docks, buildings and improvements	yachts and motor vehicles	in progress		Total US\$'000
At 31 December 2020 3,892,973 557,320 638,679 2,387,997 948,782 7,825,75 Accumulated depreciation and impairment At 1 January 2020 (1,197,776) (95,192) (312,986) - (68,595) (1,694,54) Currency translation differences - 15,082 (3,423) (454) - 13,873 Disposal of subsidiaries (inote 39) - 9,430 4,150 - - 3,832 Charge for the year (108,159) (33,226) (57,625) - (18,979) (217,78 Impairment (110,540) (160,954) (19,455) (169,700) (75,558) (536,20) At 31 December 2020 (1,409,714) (294,656) (377,728) (170,154) (182,946) (2,435,19) Net book value At 31 December 2020 2,483,259 262,664 260,951 2,217,843 165,836 5,390,55 Cost Treehold land, improvements jetties, Equipment, outs on US\$ 000 US\$	At 1 January 2020 Currency translation differences Additions Disposal of subsidiaries (note 39) Write off/disposals	(19) 25,181 - (6,741)	51,259 6,489 (9,882) (435)	3,436 17,927 (4,633) (34,988)	19,069 623,319 (134,558) –	-	7,268,761 73,745 674,482 (149,073) (42,164) –
Accumulated depreciation and impairment (1,197,776) (95,192) (31,2,986) - (88,595) (1,694,54) At 1 January 2020 (1,197,776) (95,192) (3,423) (454) - (18,95) Disposal of subbidiaries (note 39) - 9,430 4,150 - - 13,58 Charge for the year (108,139) (33,226) (57,625) - (18,970) (75,558) (538,20) Impairment (110,540) (160,954) (19,455) (169,700) (75,558) (538,20) At 31 December 2020 (1,409,714) (294,656) (377,728) (170,154) (182,946) (2,435,19 Net book value <		3,892,973		· · · · · · · · · · · · · · · · · · ·		348,782	7,825,751
Not book value At 31 December 2020 2,483,259 262,664 260,951 2,217,843 165,836 5,390,55 At 31 December 2020 2,483,259 262,664 260,951 2,217,843 165,836 5,390,55 Freehold land, improvements Streehold land, improvements Freehold land, improvements Vehicles in progress Aircrafts Tot Cost X1 January 2019 3,848,562 333,604 586,790 878,988 346,991 5,994,93 Currency translation differences - (11,790) (431) (16,258) - (28,47) Additions 33,296 44,344 52,483 1,208,079 225 1,338,42 Acquisition of a subsidiary (note 39) - (346) (269) - - 48 Disposal of a subsidiary (note 39) - (346) (252) (26,580) (795) - (35,99) Reclassification 173 126,717 39,920 (166,810) - - 48 At1 January 2019 (1,070,033) (66,9	impairment At 1 January 2020 Currency translation differences Disposal of subsidiaries (note 39) Charge for the year Write off/disposals	- (108,139) 6,741	(15,082) 9,430 (33,226) 368	(3,423) 4,150 (57,625) 11,611	-	- - (18,793) -	(1,694,549) (18,959) 13,580 (217,783) 18,720 (536,207)
At 31 December 2020 2,483,259 262,664 260,951 2,217,843 165,836 5,390,55 Freehold land, jetties, and ship improvements US\$'000 Freehold land, jetties, and ship buildings and US\$'000 and motor Construction Cruise ships and ship improvements docks, US\$'000 yachts Aircrafts Tot. Cost -	At 31 December 2020	(1,409,714)	(294,656)	(377,728)	(170,154)	(182,946)	(2,435,198)
jetties, Cruise ships and ship Equipment, yachts and ship buildings and improvements and motor Construction improvements improvements vehicles in progress Aircrafts Tota US\$'000 US\$'000 US\$'000 US\$'000 US\$'000 US\$'000 US\$'000 Cost - - Aircrafts Tota - (28,47) Additions 33,848,562 333,604 586,790 878,988 346,991 5,994,93 Currency translation differences - (11,790) (431) (16,258) - (28,47) Additions 33,296 44,344 52,483 1,208,079 225 1,338,42 Acquisition of a subsidiary (note 41) - 205 283 - - 48 Disposal of a subsidiary (note 39) - (346) (269) - - (61 Write off/disposals (8,368) (252) (26,580) (795) - (35,99) At 31 December 2019 3,873		2,483,259	262,664	260,951	2,217,843	165,836	5,390,553
At 1 January 2019 3,848,562 333,604 586,790 878,988 346,991 5,994,93 Currency translation differences - (11,790) (431) (16,258) - (28,47) Additions 33,296 44,344 52,483 1,208,079 225 1,338,42 Acquisition of a subsidiary (note 41) - 205 283 - - 48 Disposal of a subsidiary (note 39) - (346) (269) - - (61 Write off/disposals (8,368) (252) (26,580) (795) - (35,99) Reclassification 173 126,717 39,920 (166,810) - - (41,47,85) At 31 December 2019 3,873,663 492,482 652,196 1,903,204 347,216 7,268,76 Accumulated depreciation and impairment - (50) (156) - - (20 Disposal of a subsidiary (note 39) - 245 192 - - 43 Currency translation differences - (50) (156) - - (20		and ship improvements	jetties, docks, buildings and improvements	yachts and motor vehicles	in progress		Total US\$'000
Accumulated depreciation and impairment (1,070,033) (66,928) (264,440) - (66,453) (1,467,85) Currency translation differences - (50) (156) - - (20) Disposal of a subsidiary (note 39) - 245 192 - - 43 Charge for the year (123,653) (28,547) (66,299) - (21,038) (239,53) Write off/disposals 7,152 88 21,167 - - 28,40 Impairment (11,242) - (3,450) - (1,104) (15,79) At 31 December 2019 (1,197,776) (95,192) (312,986) - (88,595) (1,694,54)	At 1 January 2019 Currency translation differences Additions Acquisition of a subsidiary (note 41) Disposal of a subsidiary (note 39) Write off/disposals	- 33,296 - - (8,368)	(11,790) 44,344 205 (346) (252)	(431) 52,483 283 (269) (26,580)	(16,258) 1,208,079 - - (795)	-	5,994,935 (28,479) 1,338,427 488 (615) (35,995) –
impairment At 1 January 2019 (1,070,033) (66,928) (264,440) - (66,453) (1,467,85) Currency translation differences - (50) (156) - - (20) Disposal of a subsidiary (note 39) - 245 192 - - 43 Charge for the year (123,653) (28,547) (66,299) - (21,038) (239,53) Write off/disposals 7,152 88 21,167 - - 28,40 Impairment (11,242) - (3,450) - (1,104) (15,79) At 31 December 2019 (1,197,776) (95,192) (312,986) - (88,595) (1,694,54)	At 31 December 2019	3,873,663	492,482	652,196	1,903,204	347,216	7,268,761
At 31 December 2019 (1,197,776) (95,192) (312,986) – (88,595) (1,694,54 Net book value	Accumulated depreciation and impairment At 1 January 2019 Currency translation differences Disposal of a subsidiary (note 39) Charge for the year Write off/disposals	(1,070,033) - (123,653) 7,152	(66,928) (50) 245 (28,547)	(264,440) (156) 192 (66,299) 21,167		(66,453) (21,038) 	(1,467,854) (206) 437 (239,537) 28,407
Net book value	•		(05.102)				
	Net book value						5,574,212

14. Property, Plant and Equipment (Continued)

At 31 December 2020, the net book value of property, plant and equipment pledged as security for the Group's long-term bank loans amounted to US\$4.5 billion (2019: US\$4.0 billion).

During the year ended 31 December 2020, the Group has capitalised borrowing costs amounting to US\$56.9 million (2019: US\$70.5 million) on qualifying assets. Borrowing costs were capitalised at the weighted average rate of its general borrowings of 4.21% (2019: 5.17%) per annum.

During the year ended 31 December 2020, the Group has capitalised depreciation and amortisation amounted to US\$35.3 million (2019: US\$35.3 million) in construction in progress.

During the year ended 31 December 2020, the amount of government grants recognised in relation to the acquisition of property, plant and equipment was US\$2.7 million (2019: US\$4.9 million). There are no unfulfilled conditions or other contingencies attached to these grants.

For the year ended 31 December 2020, the Group incurred operating losses for its cruise and cruise-related activities, shipyard and its non-cruise activities segments. Management have reviewed the recoverability of the relevant carrying amounts of these CGUs, which is determined at each cruise ship, aircraft and shipyard level that generates independent cash flows. Details are as follows:

(i) The recoverable amounts of all cruise ships and cruise ships under construction are determined based on the higher of value in use and the fair value less costs of disposal

The aggregate carrying amount of the Group's cruise ships and cruise ships under construction amounted to US\$5,056.9 million as at 31 December 2020 have been tested for impairment. Management considers each cruise ship to be a separate CGU.

Recoverable amounts determined based on the value in use of the cruise ships and cruise ships under construction

The value in use of the cruise ships and cruise ships under construction are calculated using discounted cash flows method with projection period based on the remaining useful life of the cruise ships and cruise ships under construction, which ranges from 10 years to 40 years. To derive the value in use, the Group has taken into consideration a range of possible outcomes on the cash flows projection of the cruise ships and cruise ships under construction to address the uncertainties of the cruise business where the resumption and volume of business is dependent on the recovery of the COVID-19 outbreak and the lifting of travel restrictions by the authorities. The key assumptions applied in the various scenarios adopted in the value in use considered by the Group are set out below:

Key assumptions	Base case	Other possible outcome
Revenue growth	Ranges from 1.8% to 5%	Revenue growth decrease by 1.0% to 2.3%
EBITDA margin	Ranges from 14.3% to 57.9%	EBITDA margin decrease by 2.0% to 22.9%
Operation commencement da	Ranges from July 2021 to te October 2022	Commencement date to be deferred for another 6 months
Discount rate	7.5%	Same as base case

In deriving the value in use of the cruise ships and cruise ships under construction, the Group has also considered the scenario where the Group will dispose of some of the cruise ships and cruise ships under construction at the current market value, if the COVID-19 situation does not recover as expected.

The Group has determined that the weightage of probability of each scenario is a key assumption. The Group has applied reasonable weightage on the probability of each scenario based on management's best estimates, i.e. 40% weightage on base case, 40% weightage on other possible outcomes, 20% weightage that the asset will be disposed at market value.

14. Property, Plant and Equipment (Continued)

 The recoverable amounts of all cruise ships and cruise ships under construction are determined based on the higher of value in use and the fair value less costs of disposal (Continued)

Recoverable amounts determined based on the fair value less costs of disposal

The Group has determined the fair value less costs of disposal based on (i) the income approach with reference to the available market information having taken into account the conditions, ages, sizes of the individual assets, or (ii) the valuations performed by independent valuers with reference to recent market transaction of the sale of comparable cruise ships, where applicable. The measurements of fair value are classified as level 3 in the fair value hierarchy.

The income approach of the cruise ships and cruise ships under construction are calculated using discounted cash flows method with projection period based on the remaining useful life of the cruise ships and cruise ships under construction, which ranges from 10 years to 40 years. The assumptions used in the discounted cash flows are based on the market participants expectation on the future cash flows to be derived from the cruise ships and cruise ships under construction. The key assumptions applied in the discounted cash flow adopted in the income approach considered by the Group are set out below:

Key assumptions	Base case
Revenue growth	Ranges from 2.0% to 3.3%
EBITDA margin	Ranges from 20% to 30%
Operation commencement date	Ranges from July 2021 to October 2022
Discount rate	7.5%

Based on the impairment assessment, impairment losses of approximately US\$201.6 million (2019: US\$11.2 million) were recognised for cruise ships and cruise ships under construction in the consolidated statement of comprehensive income.

Any reasonable possible change in any of these key assumptions would not give rise to additional material impairment losses.

14. Property, Plant and Equipment (Continued)

(ii) The recoverable amounts of all aircrafts are determined based on the higher of value in use and fair value less costs of disposal

The aggregate carrying amount of the Group's aircrafts amounted to US\$241.4 million as at 31 December 2020 have been tested for impairment. Management considers each aircraft to be separate CGUs.

Recoverable amount determined based on the value in use of the aircrafts

The value in use of the aircrafts is calculated using discounted cash flows method with projection period based on the remaining useful life of the aircrafts. The cash flow has been extrapolated using an average growth in charter rate of 4% (2019: 3%) and average flight hours per annum of 564 hours (2019: 570 hours). The discount rate applied to the cash flow projection is 5.6% (2019: 7.8%).

In deriving the value in use of the aircrafts, the Group has also considered the scenario where the Group will dispose the aircrafts at the current market value, if the COVID-19 situation does not recover as expected. The Group has determined that the weightage of probability of each scenario is a key assumption. The Group has applied reasonable weightage on the probability of each scenario based on management's best estimates, i.e. 50% weightage on base case and 50% weightage that the asset will be disposed at market value.

Based on the above, any reasonable possible change in any of these key assumptions would not give rise to additional material impairment loss on the aircraft.

Recoverable amounts determined based on the fair value less costs of disposal

The Group has determined the fair value less costs of disposal based on the valuations performed by independent valuers with reference to the available market information having taken into account the conditions, ages, sizes of the individual aircrafts, the recent market transaction of the sale of comparable aircrafts and where applicable, the fair value is adjusted to take into consideration the under-utilisation of the asset due to restrictions of deployment and demand as a result of COVID-19. The measurements of fair value are classified as level 3 in the fair value hierarchy.

Based on the impairment assessment, impairment losses of approximately US\$75.6 million (2019: US\$1.1 million) were recognised for the aircrafts in the consolidated statement of comprehensive income.

(iii) The recoverable amounts of the shipyards assets based on the fair value less costs of disposal

MV Werften shipyards

The Group's shipyard assets include freehold land, shipyard buildings and improvements, software and technical equipment with aggregate carrying amount of US\$470.3 million as at 31 December 2020. The Group has determined the recoverable amount of the shipyard assets based on fair value less costs of disposal as the value in use of these assets are lower than fair value as the Group has deferred or suspended some of its shipbuilding plans which will have a significant impact to the existing utilisation rate of these assets. The fair value of the respective shipyard assets are determined based on the valuations performed by independent valuers as follows:

Freehold land

The fair values of freehold land are determined by reference to open market value of the comparable freehold land in the vicinity. The measurements of fair value are classified as level 3 in the fair value hierarchy. The most significant input in the valuation approach adopted by the Group is price per square metre. The price per sqm used in the valuation ranges from EUR19 per sqm to EUR46 per sqm.

The recoverable amount of the freehold lands exceeds the carrying value and hence, no impairment is recorded.

14. Property, Plant and Equipment (Continued)

(iii) The recoverable amounts of the shipyards assets based on the fair value less costs of disposal (Continued)

Shipyard buildings and improvements

The fair value less costs of disposal of the shipyard buildings and improvements are based on valuations using the income approach with the assumption that these properties will generate external rental income. To derive the fair value, the Group has taken into consideration a range of possible outcomes on the key assumptions to address the market uncertainties which is dependent on the recovery of the COVID-19 outbreak and the lifting of restrictions by the authorities. The significant inputs used in the valuation adopted by the independent valuers are set out below:

Key assumptions	Base case	Other possible outcome
Rent per sqm.	Production halls, office and warehouse: Ranges from EUR1.50 per sqm. to EUR5.80 per sqm.	Take into account the vacancy and marketing periods before assets are rented out.
	Hotel: EUR12.73 per sqm. per month	Hotel: EUR9.77 per sqm. per month
Occupancy rate	Hotel: 72.5%	Lower occupancy rate of approximately 15% and loss of 2
	Loss of 1 year's rent	years' rent
Discount rate	Ranges from 5.3% to 9.0%	Same as base case
Remaining useful life	Ranges from 11 years to 50 years	

Accordingly, impairment losses of approximately US\$98.7 million (2019: US\$nil) were recognised in the consolidated statement of comprehensive income.

Software and technical equipment

The Group has determined the fair value less costs of disposal using the income approach, calculated based on an eight-year discounted cash flows projection of the long term shipbuilding programme, by taking into account a reasonable shipbuilder's contract margin established on a negotiated basis. The average EBITDA margin is 13.0% during the projection period. The discount rate used of approximately 7.0% reflects the specific risks related to the relevant business. The measurement of fair value is classified as level 3 in the fair value hierarchy based on significant inputs used in valuation.

Accordingly, impairment losses of approximately US\$84.8 million (2019: US\$nil) were recognised in the consolidated statement of comprehensive income.

A reduction in the average EBITDA margin of 1% will result in additional impairment of US\$21.7 million and an increase in discount rate of 1% will result in additional impairment of US\$17.4 million.

Lloyd Werft shipyards

The Group's shipyard CGU of Lloyd Werft comprises property, plant and equipment and goodwill with carrying values of US\$38.3 million and US\$1.6 million respectively as at 31 December 2020. As at 31 December 2020, other than the ongoing shipbuilding contract amounted to EUR410.1 million, there are no shipbuilding orders in the pipeline, except for some repair and maintenance works which alone will not be able to generate sufficient profits and cash flows to sustain the shipyard's operation. Accordingly, an impairment loss of US\$16.8 million (US\$15.2 million for property, plant and equipment and US\$1.6 million for goodwill) have been recognised up to the estimated residual value of the assets in the financial year ended 31 December 2020.

An impairment loss can be reversed, to the extent of the previously recognised impairment losses for the same asset, if the recoverable amount determined on subsequent review when the COVID-19 situation recovers, exceeds its carrying amount.

15. Right-Of-Use Assets

The movements in the recognised right-of-use assets during the year are as follows:

	Leasehold land and buildings US\$'000	Equipment and others US\$'000	Total US\$'000
Cost At 1 January 2020 Currency translation differences Additions Expiration/termination of lease contracts De-recognition upon sublease of right-of-use assets Termination of sublease contracts Disposal of subsidiaries (note 39)	321,442 1,203 1,807 (2,439) (2,472) 5,231 (274,868)	21,307 1,237 4,074 (1,592) - - (5,815)	342,749 2,440 5,881 (4,031) (2,472) 5,231 (280,683)
At 31 December 2020	49,904	19,211	69,115
Accumulated depreciation and impairment At 1 January 2020 Currency translation differences Charge for the year Expiration/termination of lease contracts Termination of sublease contracts Disposal of subsidiaries (note 39)	(126,247) (134) (13,913) 902 (1,397) 111,162	(4,696) (542) (5,253) 1,235 - 1,225	(130,943) (676) (19,166) 2,137 (1,397) 112,387
At 31 December 2020	(29,627)	(8,031)	(37,658)
Net book value At 31 December 2020	20,277	11,180	31,457
Cost At 1 January 2019 Currency translation differences Additions Disposal of a subsidiary (note 39)	320,971 25 1,435 (989)	11,116 (94) 10,285 –	332,087 (69) 11,720 (989)
At 31 December 2019	321,442	21,307	342,749
Accumulated depreciation and impairment At 1 January 2019 Currency translation differences Charge for the year Disposal of a subsidiary (note 39)	(112,672) (17) (13,667) 109	_ (5) (4,691) _	(112,672) (22) (18,358) 109
At 31 December 2019	(126,247)	(4,696)	(130,943)
Net book value At 31 December 2019	195,195	16,611	211,806

The Group leases land use rights in various geographical areas with remaining lease periods ranging from 20 to 70 years. The Group also leases various office buildings, ship equipment and other equipment with lease period ranges from two to ten years.

The right-of-use assets are corporate assets which their recoverable amounts are determined from the cash-generating unit or group of cash-generating units to which the corporate asset belongs, and is compared with the carrying amount of this cash-generating unit or group of cash-generating units. The key assumptions for impairment testing are set out in note 14(i) - (iii).

16. Intangible Assets

	Goodwill (note (a)) US\$'000	Tradenames (note (b)) US\$'000	Development expenditures on ship designs (note (c)) US\$'000	Others US\$'000	Total US\$'000
Cost					
At 1 January 2020	51,526	42,090	191,393	2,363	287,372
Disposal of a subsidiary (note 39)	(1,606)	(8,327)		-	(9,933)
Currency translation differences	3,757	100	18,174	224	22,255
At 31 December 2020	53,677	33,863	209,567	2,587	299,694
Accumulated amortisation and impairment At 1 January 2020 Amortisation charge for the year	-	(8,008) (1,112)		(219) (109)	(22,362) (22,697)
Disposal of a subsidiary (note 39) Impairment	1,606 (36,381)	5,586 (998)	- (132,872)	-	7,192 (170,251)
Currency translation differences	(30,301) (1,753)	(990) (155)		(28)	(170,251) (20,222)
At 31 December 2020	(36,528)	(4,687)		(356)	(228,340)
Net book value At 31 December 2020	17,149	29,176	22,798	2,231	71,354
Cost					
At 1 January 2019	56,911	40,492	191,560	1,764	290,727
Additions	-	250	3,315	-	3,565
Acquisition of a subsidiary (note 41)	6,339	1,274	-	2,414	10,027
Disposal of a subsidiary (note 39)	(10,945)	-	-	(1,752)	(12,697)
Currency translation differences	(779)	74	(3,482)	(63)	(4,250)
At 31 December 2019	51,526	42,090	191,393	2,363	287,372
Accumulated amortisation and impairment					
At 1 January 2019	(10,945)	(6,357)	-	(1,050)	(18,352)
Amortisation charge for the year	-	(1,591)	(14,116)	(406)	(16,113)
Disposal of a subsidiary (note 39)	10,945	-	-	1,231	12,176
Currency translation differences	-	(60)	(19)	6	(73)
At 31 December 2019	_	(8,008)	(14,135)	(219)	(22,362)
Net book value At 31 December 2019	51,526	34,082	177,258	2,144	265,010

During the year, the Group did not capitalise borrowing costs on qualifying assets. During the year ended 31 December 2019, the Group had capitalised borrowing costs amounting to US\$3.3 million on qualifying assets. Borrowing costs were capitalised at the weighted average rate of its general borrowings of 5.17% per annum.

16. Intangible Assets (Continued)

Notes:

(a) Goodwill

Goodwill is monitored by management at the CGU level within an operating segment level with reference to each brand of cruise ship, shipyard and other businesses. A summary of the allocation of goodwill to the identified CGUs of the Group is as follows:

	2020 US\$'000	2019 US\$'000
Crystal Cruises	10,356	10,356
Lloyd Werft	-	1,555
Zouk	-	1,606
MV Werften	6,793	38,009
	17,149	51,526

The recoverable amount is calculated based on the value-in-use calculation.

Goodwill - Crystal Cruises

Goodwill of Crystal Cruises were allocated to Crystal's ocean cruises CGUs identified at the date of acquisition. The recoverable amount was determined based on the discounted cash flows calculations. This calculation uses cash flow projections up to the cruise ships useful life based on financial budgets with reference to past performance and expectations for market development, approved by management for a projection period based on the remaining useful life of the Crystal's ocean cruises.

To derive the value in use, the Group has taken into consideration a range of possible outcomes on the cash flows projection of the cruise ships to address the uncertainties of the cruise business where the resumption and volume of business is dependent on the recovery of the COVID-19 outbreak and the lifting of restrictions by the authorities. The key assumptions used in the scenarios adopted in the value in use calculation considered by the Group are set out below:

Key assumptions	Base case	Other possible outcome
Revenue growth	Ranges from 1.8% to 2.0%	Same as base case
EBITDA margin	Ranges from 16% to 28%	EBITDA margin decrease by 4% to 16%
Operation commencement date	July 2021	January 2022
Discount rate	7.5%	Same as base case

In addition, the Group has also considered the scenario where the Group will dispose of the cruise ships at the current market value, if the COVID-19 situation does not recover as expected. The Group has applied reasonable weightage on the probability of each scenario based on management's best estimate.

The Group has determined that the weightage of probability of each scenario is a key assumption. The Group has applied reasonable weightage on the probability of each scenario based on management's best estimates, i.e. 40% weightage on base case, 40% weightage on other possible outcomes, 20% weightage that the asset will be disposed at market value.

There are no reasonably possible changes in any key assumption used that would cause the carrying amount of this CGU to materially exceed the recoverable amount.

Based on the impairment assessment, the recoverable amount of the goodwill allocated to Crystal Cruises is higher than the carrying amount. Accordingly, no impairment loss was considered necessary.

Goodwill - MV Werften

The goodwill of MV Werften is allocated to a group of assets which include the freehold lands, shipyard buildings and improvements, software and technical equipment. The shipyard assets are collectively identified as one CGU as different stages of the ship building activities are carried out at different locations of the shipyards before they are finalised and completed.

16. Intangible Assets (Continued)

Notes (Continued):

(a) Goodwill (Continued)

Goodwill - MV Werften (Continued)

As disclosed in note 14, impairment losses have been recorded for the shipyard assets during the financial year as a result of the overall under-utilisation of the assets. Accordingly, the recoverable amount of these assets will not be able to support the carrying amount of the goodwill allocated to these assets of US\$40.0 million and an impairment loss of approximately US\$33.2 million (2019: US\$nil) was recognised in the consolidated statement of comprehensive income during the financial year.

The remaining goodwill of US\$6.8 million relates to the Group's acquisition of Neptun Ship Design GmbH in March 2019. The value of goodwill as at 31 December 2020 has been assessed for impairment by reference to the cash flow projections derived from future design contracts expected to be obtained and accordingly, no impairment has been recognised (2019: US\$nil).

Goodwill - Lloyd Werft

Goodwill of Lloyd Werft is tested for impairment at the Lloyd Werft CGU level. Details of the impairment test are set out in note 14 under Lloyd Werft shipyards for which an impairment loss of US\$1.6 million (2019: US\$nil) has been recognised in the current financial year.

(b) Tradename

The tradename of Crystal Cruises arose from the acquisition of equity shares of Crystal Cruises that was allocated to a group of CGUs which consist of all cruise ships of Crystal Cruises as management monitors the business performance of these cruise ships collectively. Included within the carrying amount of tradenames, US\$27.9 million (2019: US\$28.7 million) relates to Crystal Cruises for which the remaining useful life is 34.4 years (2019: 35.4 years).

The recoverable amount of Crystal Cruises tradename is determined based on value in use calculations. This calculation uses cash flow projections based on five-year financial budgets, with reference to past performance and expectations for market development, approved by management. The cash flows beyond the five-year period are extrapolated with an estimated terminal growth rate of 1.93% (2019: 2.00%) which does not exceed the long-term average growth rate for the business in which the CGU operates. The discount rate used of approximately 7.5% (2019: 7.25%) is pre-tax and reflects the specific risks related to the relevant business.

To derive the value in use, the Group has taken into consideration a range of possible outcomes on the cash flows projection of the cruise ships to address the uncertainties of the cruise business where the resumption and volume of business is dependent on the recovery of the COVID-19 outbreak and the lifting of restrictions by the authorities. The key assumptions used in the scenarios adopted in the value in use calculation by the Group are set out below:

Key assumptions	Base case	Other possible outcome
Revenue growth	Ranges from 1.4% to 5.3%	Revenue growth decrease by 0.2% to 1.5%
EBITDA margin	Ranges from 1% to 25%	EBITDA margin decrease by 1.1% to 13%
Operation commencement date	Ranges from July 2021 to January 2022	Commencement date to be deferred for another 6 months
Discount rate	7.5%	Same as base case

In deriving the value in use of the cruise ships, the Group has also considered the scenario where the Group will dispose of some of the cruise ships at the current market value, if the COVID-19 situation does not recover as expected. The Group has applied reasonable weightage on the probability of each scenario based on management's best estimates.

Based on the impairment assessment, the recoverable amount of Crystal Cruises tradename is higher than the carrying amount. Accordingly, no impairment loss was considered necessary.

There are no reasonably possible changes in any key assumption used that would cause the carrying amount of this CGU to materially exceed the recoverable amount.

16. Intangible Assets (Continued)

Notes (Continued):

(c) Development expenditures on ship designs

Development expenditures on ship designs relate to the expenditures incurred by MV Werften in the development stage for the cruise ships platform designs. The estimated useful life of these ship designs is 7 years to 10 years from the date of completion.

During the year ended 31 December 2020, MV Werften has recognised impairment loss of approximately US\$132.9 million (2019: US\$nil) on development expenditures on ship designs in the consolidated statement of comprehensive income as the Group has deferred or suspended some of the Group's future ship building plan and the existing platform designs capitalised will no longer be utilised in future shipbuilding plans. The remaining carrying amount of the development expenditures on ship designs is expected to be fully amortised when the Group's vessels under construction are completed.

An impairment loss can be reversed (except for goodwill), to the extent of the previously recognised impairment losses for the same asset, if the recoverable amount determined on subsequent review when the COVID-19 situation recovers, exceeds its carrying amount.

17. Interests in Joint Ventures

The Group's interests in joint ventures are as follows:

	2020 US\$'000	2019 US\$'000
At 1 January Share of profit of joint ventures Dividends Currency translation differences	5,784 939 (2,587) 79	3,498 3,018 (725) (7)
At 31 December	4,215	5,784

As at 31 December 2020 and 2019, there are no material joint ventures that have a significant impact towards the financial position of the Group.

18. Interests in Associates

The Group's interests in associates are as follows:

	2020 US\$'000	2019 US\$'000
At 1 January	524,950	503,853
Acquisition of a subsidiary (note 41)	-	88
Deemed disposal of interest in an associate	(8)	-
Share of (loss)/profit of associates	(55,932)	6,673
Share of other comprehensive loss of an associate	(1,471)	(1,937)
Dividends	-	(1,290)
Currency translation differences	25,135	17,563
At 31 December	492,674	524,950

Travellers International Hotel Group, Inc. ("Travellers"), in the opinion of the directors, is a material associate to the Group as at 31 December 2020. Travellers has share capital consisting of ordinary shares and preferred shares, which are held directly by the Group.

Nature of interest in Travellers as at 31 December 2020 and 2019 is as follows:

	% of ownership interest					
Name	Country of incorporation	Principal country of operations	2020	2019	Nature of relationship	Measurement method
Travellers	Republic of the Philippines	Republic of the Philippines	49.04	49.04	Note	Equity method

Note:

Travellers operates Resorts World Manila, the Philippines' first one-stop, non-stop vacation spot for top-notch entertainment and world class leisure alternatives. Travellers is the Group's first foray in a land-based attraction.

18. Interests in Associates (Continued)

Summarised financial information of an associate

Set out below are the summarised financial information of Travellers which is accounted for using the equity method.

Summarised statement of financial position

	Travellers	
	2020 US\$'000	2019 US\$'000
Current		
Cash and cash equivalents	193,472	232,397
Other current assets (excluding cash and cash equivalents)	177,371	162,147
Total current assets	370,843	394,544
Loans and borrowings	(408,643)	(383,663)
Other current liabilities (including trade payables)	(326,654)	(285,291)
Total current liabilities	(735,297)	(668,954)
Non-current		
Assets	2,161,065	1,952,709
Loans and borrowings	(783,905)	(796,821)
Other liabilities	(320,531)	(114,387)
Total non-current liabilities	(1,104,436)	(911,208)
Net Assets	692,175	767,091

Summarised statement of comprehensive income

	Trave	Travellers	
	2020 US\$'000	2019 US\$'000	
Revenue	244,230	553,811	
Depreciation and amortisation	(67,794)	(60,555)	
Interest income	1,566	3,628	
Interest expense	(51,456)	(40,719)	
(Loss)/Profit before taxation Taxation	(109,832) (903)	20,197 (1,803)	
(Loss)/Profit for the year Other comprehensive loss	(110,735) (110)	18,394 (3,909)	
Total comprehensive (loss)/income	(110,845)	14,485	
Dividends received from the associate during the year	_	1,290	

The information above reflects the amounts presented in the financial information of the associate adjusted for differences in accounting policies between the Group and the associate.

18. Interests in Associates (Continued)

Summarised financial information of an associate (Continued)

Reconciliation of summarised financial information to the Group's interests in the associate

	Travellers	
	2020 US\$'000	2019 US\$'000
Net assets as at 1 January (Loss)/Profit for the year Other comprehensive loss Dividend declaration Acquisition of treasury shares during the year Currency translation differences	767,091 (110,735) (110) - - 35,929	867,118 18,394 (3,909) (3,592) (140,362) 29,442
Net assets as at 31 December	692,175	767,091
Interest in an associate @ 49.04% (2019: 49.04%)	339,443	376,181
Carrying amount as at 31 December Fair value adjustment from acquisition Notional goodwill (note) Translation differences on the consolidation level	480,651 (117,861) (32,771) 9,424	513,858 (120,128) (32,771) 15,222
Share of net assets of the associate	339,443	376,181

Note:

During the year ended 31 December 2019, Travellers completed a voluntary delisting of its shares from the Main Board of The Philippine Stock Exchange, Inc. and had acquired shares from the minority shareholders. As a result, the Group's equity interest in Travellers had increased from 44.90% to 49.04% and a notional goodwill was recorded, arising from the difference between the deemed consideration and the change in the Group's share of net assets after the voluntary delisting of Travellers.

Aggregate financial information of associates that are not individually material

In addition to the interest in a material associate disclosed above, the Group also has interests in a number of associates that are accounted for using the equity method but not individually material.

	2020 US\$'000	2019 US\$'000
Carrying amount in the consolidated financial statements	12,023	11,092
Share of profit for the year	601	401
Share of total comprehensive income for the year	601	401

18. Interests in Associates (Continued)

Aggregate financial information of associates that are not individually material (Continued)

The Group has utilised the information provided by Travellers to carry out impairment assessment on the investment in Travellers in view of the disruption of Travellers' operations caused by the COVID-19 pandemic which has adversely impacted its financial results and liquidity. The recoverable amount was determined based on value in use calculation. The calculation uses cash flow projections based on five-year financial budgets, with reference to past performance and expectations for market developments, approved by Travellers' management. Cash flows beyond the five-year period was extrapolated using the estimated terminal growth rate of 3.41% which does not exceed the long-term average growth rate for the business in which Travellers operates. The discount rate used was approximately 6.35% and reflects the cost of equity and the specific risks underlying the related investment.

To derive the value in use, Travellers has taken into consideration a range of possible outcomes on the cash flows projection of Travellers to address the uncertainties of the gaming and hospitality business in the Philippines where the recovery of the business is dependent on the recovery of the COVID-19 outbreak and the lifting of restrictions by the authorities. The key assumptions used in the scenarios adopted in the value in use considered by Travellers are set out below:

Key assumptions	Base case	Other possible outcome
Revenue growth	Ranges from 2.0% to 2.5%	Revenue growth decrease by 2%
EBITDA margin	Ranges from 19% to 23%	EBITDA margin decrease by 5%
Discount rate	6.34%	Same as base case

Based on the impairment assessment, the recoverable amount of the investment in Travellers is higher than the carrying amount. Accordingly, no impairment loss was considered necessary.

If the discount rate is increased by 1% and all other variables including tax rate are being held constant, the recoverable amount still exceeds the carrying amount. If the long term growth rate decreased by 1% and all other variables including tax rate are being held constant, the recoverable amount is still higher than the carrying amount.

The Group has applied reasonable weightage on the probability of each scenario based on management's best estimates, i.e. 50% weightage on base case and 50% weightage on other possible outcome. Any reasonable possible change to the weightage applied to the different scenarios in the calculation of the recoverable amount will not result in any material impairment.

19. Financial Assets at Fair Value Through Other Comprehensive Income

	2020 US\$'000	2019 US\$'000
Unlisted equity securities investments at fair value through other comprehensive income:		
At 1 January	10,334	8,854
Fair value gain recognised in other comprehensive income	237	1,480
At 31 December	10,571	10,334

Financial assets at FVOCI comprise equity securities which are not held for trading, and which the Group has irrevocably elected at initial recognition to recognise in this category. These are strategic investments and the Group considers this classification to be more relevant.

20. Inventories

	2020 US\$'000	2019 US\$'000
Food and beverages	10,059	11,161
Supplies and consumables	15,681	16,466
Retail inventories	4,253	4,033
Raw materials	21,320	14,482
	51,313	46,142

21. Trade Receivables

	2020 US\$'000	2019 US\$'000
Trade receivables	31,752	73,010
Less: Loss allowance	(7,688)	(15,245)
	24,064	57,765

The ageing analysis of trade receivables after loss allowance by invoice date is as follows:

	2020 US\$'000	2019 US\$'000
Current to 30 days	7,505	43,366
31 days to 60 days	215	11,726
61 days to 120 days	790	1,114
121 days to 180 days	133	594
181 days to 360 days	10,034	29
Over 360 days	5,387	936
	24,064	57,765

The aged debt profile of trade receivables is reviewed on a regular basis to ensure that the trade receivables are collectible and follow up actions are promptly carried out if the agreed credit periods have been extended. Overdue balances are reviewed regularly by senior management. Amounts charged to the allowance account are generally written off when there is no expectation of recovering additional cash.

Credit terms generally range from payment in advance to 45 days credit (2019: payment in advance to 45 days credit).

Trade receivables are recognised initially at the amount of consideration that is unconditional unless they contain significant financing components, when they are recognised at fair value. The Group holds the trade receivables with the objective to collect the contractual cash flows and therefore measures them subsequently at amortised cost using the effective interest method.

21. Trade Receivables (Continued)

The carrying amounts of the Group's trade receivables after loss allowance are denominated in the following currencies:

	2020 US\$'000	
Hong Kong dollar	4,395	5 18,933
US dollar	7,799	6,117
Singapore dollar	580) 13,801
Chinese Renminbi	3,809) 1,491
Euro	6,283	3 15,838
Other currencies	1,198	3 1,585
	24,064	1 57,765

22. Other Assets, Prepaid Expenses and Other Receivables

	2020 US\$'000	2019 US\$'000
Other debtors	21,866	20,746
Lease receivables	7,801	9,810
Deposits	25,392	11,365
Indirect taxes recoverable	20,983	30,466
Prepayments	148,181	176,765
Amount due from an associate	-	365
	224,223	249,517
Less: Impairment loss (note 7)	(13,117)	-
	211,106	249,517
Less: Non-current portion	(74,955)	(110,245)
Current portion	136,151	139,272

Prepaid loan arrangement fees of US\$25.2 million (2019: US\$67.9 million) are included in the non-current portion of prepayments and will be reclassified to loans and borrowings when the facility is drawn down.

23. Contract Costs

	2020 US\$'000	2019 US\$'000
Costs of obtaining contracts related to future cruise voyages	2,823	14,128

24. Restricted Cash

Restricted cash of the Group pledged to the banks includes US\$45.4 million (2019: US\$76.3 million) for the issuance of irrevocable standby letter of credit in favour of third parties and US\$81.5 million (2019: US\$280.7 million) reserved for the construction of new cruise ships as stipulated by a loan facility granted to the Group. Restricted cash is presented within either "operating activities" as part of changes in working capital or "investing activities" depending on the nature in the consolidated statement of cash flows.

25. Cash and Cash Equivalents

Deposits, cash and bank balances consist of the following:

	2020 US\$'000	2019 US\$'000
Deposits with banks	5	41,619
Cash and bank balances	242,747	553,505
	242,752	595,124

Cash and cash equivalents include the following for the purpose of the consolidated statement of cash flows:

	2020 US\$'000	2019 US\$'000
Deposits, cash and bank balances Unsecured bank overdrafts (note 27)	242,752 (25,741)	595,124 -
	217,011	595,124

Deposits, cash and bank balances are denominated in the following currencies:

	2020 US\$'000	2019 US\$'000
US dollar	16,635	87,877
Singapore dollar	18,988	46,224
Hong Kong dollar	36,257	46,913
Malaysian Ringgit	4,743	9,620
Chinese Renminbi	14,163	68,941
Euro	146,089	287,100
Indian Rupee	1,379	3,465
New Taiwan dollar	2,430	19,445
Other currencies	2,068	25,539
	242,752	595,124

26. Share Capital

	Authorised share capital			
	Preference shares of US\$0.10 each		Ordinary sł US\$0.10	
	No. of shares	US\$'000	No. of shares	US\$'000
At 1 January 2020 and 31 December 2020	10,000	1	19,999,990,000	1,999,999
At 1 January 2019 and 31 December 2019	10,000	1	19,999,990,000	1,999,999

		Issued and fully paid ordinary shares of US\$0.10 each	
	No. of shares	US\$'000	
At 1 January 2020 and 31 December 2020	8,482,490,202	848,249	
At 1 January 2019 and 31 December 2019	8,482,490,202	848,249	

27. Loans and Borrowings

Loans and borrowings consist of the following:

	2020 US\$'000	2019 US\$'000
US\$500 million secured term loan and revolving credit facility	314,692	337,954
US\$300 million secured term loan and revolving credit facility	287,401	295,965
US\$300 million secured term loan	154,778	154,707
US\$664 million secured term loan	-	472,262
US\$689 million secured term loan	545,295	542,873
US\$192 million secured term loan	136,376	148,617
US\$200 million revolving credit facility	199,683	199,249
US\$150 million revolving credit facility	149,777	149,476
EUR1,358 million secured term loan	592,926	395,783
US\$900 million sale and leaseback transaction (note a)	860,594	-
EUR4 million secured term loan	2,025	2,281
EUR17 million secured term loan	15,657	15,309
EUR26 million secured term loan	27,020	24,939
EUR193 million secured short-term bridging loan	72,159	-
Unsecured bank overdrafts	25,741	-
Total liabilities	3,384,124	2,739,415
Less: Current portion (note b)	(3,382,581)	(216,341)
Non-current portion	1,543	2,523,074

27. Loans and Borrowings (Continued)

Note:

- a. During the financial year ended 31 December 2020, the Group has completed a sale and leaseback transaction of Genting Dream. In accordance with the requirements of HKFRS, the sale and leaseback transaction has been accounted for as a financing transaction.
- b. As at 31 December 2020, the Group was in default in respect of principal amount of borrowings totaling US\$3,394.7 million due to the following events of default ("Events of Default"): (a) debt holiday was requested from financial creditors on loans of US\$249.5 million in 2020 and ongoing discussions with the financial creditors with a view rescheduling the upcoming payments; (b) a technical default was triggered by the Group's announcement that it defaulted on the payment of certain bank fees amounted to EUR3.7 million in August 2020; (c) breach of certain financial covenants in the loan documentation; and (d) the cross default resulted from the aforementioned events of default. These Events of Default and cross default give rise to a right for the financial creditors of the Group to declare that all financial indebtedness owed to them with principal amount of US\$3,394.7 million were due and repayable immediately.

As disclosed in note 2(b) to the consolidated financial statements, the amount of US\$3,394.7 million may not all be ultimately repayable within one year if the Group can successfully implement the Transaction.

The carrying amounts of the loans and borrowings are denominated in the following currencies:

	2020 US\$'000	2019 US\$'000
US dollar	2,648,595	2,301,103
Euro	709,788	438,312
Hong Kong dollar	25,741	-
	3,384,124	2,739,415

As at 31 December 2020, the outstanding balances of loans and borrowings denominated in Euro and Hong Kong dollar were approximately EUR578.0 million and HK\$199.5 million (2019: EUR418.9 million and HK\$ nil) respectively.

As at 31 December 2020, approximately 20% (2019: 29%) of the Group's loans and borrowings was fixed rated and 80% (2019: 71%) was variable rated after taking into account the effect of hedging from the interest rate swap contracts entered into.

The following is a schedule of repayments of the loans and borrowings in respect of the outstanding borrowings at the dates of consolidated statement of financial position:

	2020 US\$'000	2019 US\$'000
Repayable on demand	3,382,100	_
Within one year	481	216,341
In the second year	493	608,430
In the third to fifth years	1,050	1,084,258
After the fifth year	-	830,386
	3,384,124	2,739,415

27. Loans and Borrowings (Continued)

The exposure of the Group's borrowings to interest rate changes and the contractual repricing dates at the dates of consolidated statement of financial position are as follows:

	2020 US\$'000	2019 US\$'000
6 months or less	2,700,429	1,945,644

The secured loans and borrowings were secured by legal charges over property, plant and equipment including fixed and floating charges of US\$4.5 billion (2019: US\$4.0 billion).

The weighted average interest rates per annum at the date of consolidated statement of financial position were as follows:

	2020	2019
Bank borrowings in US dollar	3.3%	4.2%
Bank borrowings in Euro	2.6%	0.9%
Bank borrowings in Hong Kong dollar	2.6%	N/A

28. Derivative Financial Instruments

	2020 US\$'000	2019 US\$'000
Liabilities		
Forward foreign exchange contracts – cash flow hedges	-	14,024
Interest rate swap contracts - cash flow hedges	4,390	947
	4,390	14,971
Analysed as:		
Current	2,132	14,287
Non-current	2,258	684
	4,390	14,971

The fair values of financial instruments including derivatives are determined based on a variety of factors and assumptions. Accordingly, the fair values may not represent actual values of the financial instruments that could have been realised as at the date of consolidated statement of financial position or that will be realised in the future and do not include expenses that could be incurred in an actual sale or settlement. They are presented as current assets or liabilities if they are expected to be settled within twelve months after the end of the reporting period. The following are the estimated fair values of the Group's financial instruments and the methods used to estimate such fair value.

(a) Forward foreign exchange contracts

The Group entered into forward contracts to buy Euro dollar at a fixed exchange rate. As at 31 December 2020, all forward contracts have been matured. As at 31 December 2019, the notional amount of these contracts was US\$273.0 million and the estimated fair value loss of these forward contracts was approximately US\$14.0 million. These forward contracts had been designated and qualified as cash flow hedges. The changes in the fair value of these forward contracts were included as a separate component of reserves and upon maturity was included in the initial measurement of the cost of the underlying hedged items which are non-financial assets.

28. Derivative Financial Instruments (Continued)

(b) Interest rate swap contracts

The Group entered into interest rate swap contracts to minimise its exposures to cash flow changes of its floating-rate bank borrowings by swapping certain USD bank borrowings with aggregate principal of US\$137.5 million (2019: US\$100.0 million) from floating rates to fixed rates. The interest rate swap contracts with aggregate notional amount of US\$137.5 million (2019: US\$100.0 million) have monthly interest payments at fixed interest rates ranging from 1.57% to 1.91% per annum (2019: 1.86% to 1.91% per annum) plus margin and monthly floating interest receipts at USD1-month LIBOR plus margin for the periods up to April 2023.

The interest rate swap contracts and the corresponding bank borrowings have similar terms, such as principal amounts, interest rate spread, start dates, maturity dates and counterparties, and the Group considers that the interest rate swap contracts are highly effective hedging instruments. Interest rate swap contracts are designated and qualified as cash flow hedges from floating interest rates to fixed interest rates. The estimated fair value loss of these interest rate swap contracts was approximately US\$4.4 million (2019: US\$0.9 million).

As disclosed in note 2(b) to the consolidated financial statements, the Group was in default in respect of principal amount of borrowings totaling US\$3,394.7 million due to a technical default triggered by the Group's announcement that it defaulted on the payment of bank fees and had then triggered cross defaults occurring under other facility agreements of the Group. The restructuring plan may cause a change in the repayment schedule of the hedged item to the extent that the amount that would ultimately be realised was very uncertain. As a result of these changes, hedge accounting was discontinued and the associated cash flow hedge reserve of US\$4.4 million was reclassified to the consolidated statement of comprehensive income.

The fair values of the above instruments have been estimated using quotes from reputable financial institutions. The Group has no significant concentrations of credit risk as at 31 December 2020 and 2019.

	2020 US\$'000	2019 US\$'000
Derivative financial instruments - forward foreign exchange contracts		
Carrying amount (liability) Notional amount Maturity date	- - N/A	14,024 273,046 January 2020 to November 2020
Hedge ratio* Weighted average hedged rate for the year (including forward points)	N/A N/A	1:1 US\$1.19: EUR 1
Derivative financial instruments - Interest rate swap contracts		
Carrying amount (liability) Notional amount Maturity date Hedge ratio Change in fair value of outstanding hedging instruments since 1 January Change in value of hedged item used to determine hedge effectiveness	4,390 137,500 January 2021 to April 2023 N/A N/A N/A	947 100,000 January 2020 to April 2023 1:1 (947) 947
Weighted average hedged rate for the year	N/A	1.86% to 1.91%

The effects of the hedging instruments on the Group's financial position and performance are as follows:

The forward foreign exchange contracts were designated to hedge the foreign exchange exposure (USD to EUR) of the highly probable future shipbuild construction costs, therefore the hedge ratio is 1:1.

	2020 US\$'000	2019 US\$'000
Cash flow hedge reserve		
At 1 January	(14,971)	(25,284)
Change in fair value of hedging instruments recognised in other		
comprehensive income/(loss) during the year	(8,900)	(24,726)
Reclassification to consolidated statement of comprehensive		
income on discontinuation of hedge accounting	4,390	-
Reclassified to construction-in-progress – not included in other		
comprehensive income/(loss)	17,884	35,160
Reclassified from other comprehensive income/(loss) to consolidated		
statement of comprehensive income – included in finance costs		
(note 8)	1,597	(121)
At 31 December	-	(14,971)

28. Derivative Financial Instruments (Continued)

29. Deferred Tax

For the purpose of presentation in the consolidated statement of financial position, certain deferred tax assets and liabilities have been offset. The following is an analysis of the deferred tax balances for financial reporting purposes:

	2020 US\$'000	2019 US\$'000
Deferred tax assets Deferred tax liabilities	585 (9,200)	2,677 (22,525)
	(8,615)	(19,848)

The movements in deferred tax assets and liabilities during the year are as follows:

		2020			
	Undistributed profit of an associate US\$'000	Property, plant and equipment US\$'000	Tax losses US\$'000	Other temporary differences US\$'000	Total US\$'000
Deferred tax assets/(liabilities)					
At 1 January	(9,447)	(48,034)	38,005	(372)	(19,848)
Currency translation differences	(27)	301	(7)	273	540
Disposal of subsidiaries (note 39)	-	1,354	-	-	1,354
Deferred taxation (charged)/credited to consolidated					
statement of comprehensive income (note 10)	6,720	41,651	(37,496)	(1,536)	9,339
At 31 December	(2,754)	(4,728)	502	(1,635)	(8,615)

29. Deferred Tax (Continued)

	2019					
	Undistributed	Property,	Property,			
	profit of an	profit of an plant and	Tax	temporary		
	associate	associate	equipment	losses	differences	Total
	US\$'000	US\$'000	US\$'000	US\$'000	US\$'000	
Deferred tax assets/(liabilities)						
At 1 January	(15,418)	(8,371)	1,484	875	(21,430)	
Currency translation differences	114	84	51	(81)	168	
Acquisition of a subsidiary (note 41)	-	-	-	(1,184)	(1,184)	
Deferred taxation (charged)/credited to consolidated						
statement of comprehensive income (note 10)	5,857	(39,747)	36,470	18	2,598	
At 31 December	(9,447)	(48,034)	38,005	(372)	(19,848)	

As at 31 December 2020, the unused tax losses for which no deferred tax asset was recognised in the consolidated statement of financial position were approximately US\$1,386 million (2019: US\$885 million), of which US\$48 million (2019: US\$43 million) will expire in one to twenty years (2019: one to twenty years).

30. Trade Payables

The ageing analysis of trade payables based on invoice date is as follows:

	2020 US\$'000	2019 US\$'000
Current to 60 days	105,874	135,165
61 days to 120 days	14,821	8,540
121 days to 180 days	16,269	2,856
Over 180 days	38,587	10,109
	175,551	156,670

Credit terms granted to the Group generally vary from no credit to 45 days credit (2019: no credit to 45 days credit).

The carrying amounts of trade payables are denominated in the following currencies:

	2020 US\$'000	2019 US\$'000
US dollar	114,260	40,048
Hong Kong dollar	6,710	10,827
Singapore dollar	3,247	2,869
Malaysian Ringgit	1,733	2,346
Euro	41,198	94,798
Other currencies	8,403	5,782
	175,551	156,670
31. Provisions, Accruals and Other Liabilities

Provisions, accruals and other liabilities consist of the following:

	2020 US\$'000	2019 US\$'000
Payroll, taxes and related benefits	59,934	48,912
Accruals for obligations under customer loyalty programmes	4,603	5,204
Interest accrued	19,747	19,708
Port charges accrued	1,966	12,314
Accruals for repairs and maintenance	2,232	2,885
Accrued expenses	90,757	110,783
Loans from non-controlling shareholders of a subsidiary	-	12,662
Others	25,028	38,620
	204,267	251,088
Less: Non-current portion	(1,301)	(1,822)
Current portion	202,966	249,266

32. Contract Liabilities

	2020 US\$'000	2019 US\$'000
Amounts received in advance for future cruise voyages (note (a)) Amounts received in advance for sales of properties	120,289	308,710
and related services	788	607
Amounts received in advance for other non-cruise activities	2,477	1,927
Amounts related to construction contracts of shipyard (note (b))	16,623	56,580
Arising from customer loyalty programmes	15,606	16,233
	155,783	384,057
Less: Non-current portion	(28,889)	(42,648)
Current portion	126,894	341,409

Notes:

- (a) Contract liabilities consist of amounts received from customers for cruise and cruise-related activities for future voyages. Decrease in contract liabilities during the year was in line with the drop in the Group's contracted sales during the year and decrease in the number of cruise ships operating in the first half of 2021.
- (b) Contract liabilities relating to construction contracts of shipyard represent the amount billed to the customers for construction work performed that exceeded the contract costs incurred to date plus recognised profits. Decrease in contract liabilities was due to contract revenue recognised during the year and lesser progress billings issued to the customers during the year.

32. Contract Liabilities (Continued)

Revenue recognised in relation to contract liabilities

The following table shows the amount of revenue recognised in the current year which relates to brought-forward contract liabilities:

	2020 US\$'000	2019 US\$'000
Revenue recognised that was included in the		
contract liabilities balance at the beginning of the year	127,705	241,740

Unsatisfied performance obligations of contracts with customers

	Expected to be recognised within one year US\$'000	Expected to be recognised after one year US\$'000	Total transaction price allocated to unsatisfied contracts US\$'000
As at 31 December 2020			
Contracts related to future cruise voyages	120,276	106,716	226,992
Contracts related to sales of properties and related services	788	-	788
Contracts related to other non-cruise activities	2,477	-	2,477
Construction contracts of shipyard	86,337	-	86,337
Customer loyalty programmes	15,606	-	15,606
	225,484	106,716	332,200

			Total
			transaction
	Expected to	Expected to	price allocated
	be recognised	be recognised	to unsatisfied
	within one year	after one year	contracts
	US\$'000	US\$'000	US\$'000
As at 31 December 2019			
Contracts related to future cruise voyages	443,500	167,169	610,669
Contracts related to sales of properties and related services	607	-	607
Contracts related to other non-cruise activities	1,927	-	1,927
Construction contracts of shipyard	94,748	203,171	297,919
Customer loyalty programmes	16,233	-	16,233
	557,015	370,340	927,355

33. Lease Liabilities

	2020 US\$'000	2019 US\$'000
Lease liabilities Less: Non-current portion	31,007 (16,423)	45,102 (31,685)
Current portion	14,584	13,417

The maturity analysis of the lease liabilities at the reporting date is disclosed in note 3(a)(iv).

34. Significant Related Party Transactions and Balances

Related parties of the Group in respect of the significant related party transactions during the year ended 31 December 2020 are set out below:

Golden Hope Limited ("Golden Hope"), a company incorporated in the Isle of Man acting as trustee of the Golden Hope Unit Trust ("GHUT"), a private unit trust which is wholly held directly and indirectly by Summerhill Trust Company (Isle of Man) Limited as trustee of a discretionary trust, the beneficiaries of which are Tan Sri Lim Kok Thay ("Tan Sri Lim") and certain members of Tan Sri Lim's family, is a substantial shareholder of the Company.

Tan Sri Lim is an Executive Director and a related party of the Company. Tan Sri Lim is a beneficiary of another discretionary trust, whose trustee in its capacity as trustee of such discretionary trust indirectly holds more than 30% of the equity interests in Genting Berhad ("GENT"). Genting Malaysia Berhad ("GENM") and Genting Singapore Limited ("GENS") are also subsidiaries of GENT. Accordingly, each of GENT, GENM and GENS is a related party of the Company. Each of GENT and GENM is a company listed on the Main Market of Bursa Malaysia Securities Berhad while GENS is a company listed on the Main Board of the Singapore Exchange Securities Trading Limited.

Rich Hope Limited ("Rich Hope") is a company in which each of Tan Sri Lim and his wife has an attributable interest as to 50%.

Formerly, Ambadell Pty Limited ("Ambadell") was ultimately wholly owned by Golden Hope as trustee of the GHUT. Golden Hope as trustee of the GHUT is a substantial shareholder of the Company. Since December 2020, Ambadell has been ultimately wholly owned by Mr. Lim Keong Hui ("Mr. Lim", a son of Tan Sri Lim and the former Deputy Chief Executive Officer and the former Executive Director of the Company in the past 12 months).

International Resort Management Services Pte. Ltd. ("IRMS") is a company incorporated in Singapore and wholly owned by Tan Sri Lim.

Travellers International Hotel Group, Inc. ("Travellers") is an associate of the Company.

Secret Garden (Zhangjiakou) Resort Co., Ltd. ("ZJK") is a company in which Golden Hope as trustee of the GHUT has 40.05% indirect equity interest and Datuk Lim Chee Wah (a brother of Tan Sri Lim) has 59.95% indirect equity interest.

Resorts World Inc Pte. Ltd. ("RWI") is a company incorporated in Singapore and currently is a 50:50 owned by Genting Intellectual Property Pte. Ltd. (a company incorporated in Singapore and a wholly-owned subsidiary of GENT) and KHRV Limited (a company incorporated in the Isle of Man and wholly owned by Tan Sri Lim). RWI is an indirect subsidiary of GENT.

Each of RW Tech Labs Sdn Bhd ("RWT") and FreeStyle Gaming Pte Ltd ("FSGPL") is a wholly-owned subsidiary of RWI.

Each of Orient Peace Limited ("OPL"), Orient Peace Operations Limited ("OPOL"), Worldwide Leisure Limited ("WLL") and Resorts World Miami LLC ("RW Miami") is a wholly-owned subsidiary of GENM.

Tulipa Limited ("Tulipa") is directly wholly owned by Mr. Lim.

34. Significant Related Party Transactions and Balances (Continued)

Significant related party transactions entered into or subsisting between the Group and the above companies during the year ended 31 December 2020 are set out below:

Item	Details of transactions	2020 US\$'000	2019 US\$'000
(a)	 Service fee expenses in respect of air ticket purchasing, leasing of office space, travel related services and information technology and implementation, support and maintenance services and ancillary services charged by GENM and its subsidiaries 	1,401	2,252
	Service fee expenses in respect of leasing and management, housekeeping and maintenance services charged byGENS and its subsidiaries	573	779
(b)	Service fee income in respect of provision of air ticket purchasing services to • GENS and its subsidiaries	7	63
	Service fee income in respect of provision of tourism consultancy services to • GENM and its subsidiaries	27	26
(c)	Lease payments for the lease of an apartment charged by • Rich Hope	252 (Note)	266
(d)	Lease payments for the lease of an office premises charged by Ambadell 	46	44
(e)	 Service fee expenses in respect of the provision of administrative, accounting and other support services charged by Ambadell 	20	28
(f)	Service fee income in respect of provision of travel agency, leasing of hotel rooms, shops and/or other areas and other related services to		
	 ZJK and its subsidiaries Service fee expenses in respect of provision of leasing of rooms, dormitory, convention or function room, activity equipment and facilities, ski ticket sales and ancillary related services charged by 	86	23
	• ZJK and its subsidiaries	85	17

34. Significant Related Party Transactions and Balances (Continued)

Significant related party transactions entered into or subsisting between the Group and the above companies during the year ended 31 December 2020 are set out below (Continued):

Item	Details of transactions	2020 US\$'000	2019 US\$'000
(g)	 Receivables in respect of joint promotion and marketing programmes for promoting the business of GENM and its subsidiaries GENM and its subsidiaries 	4	137
	Payables in respect of joint promotion and marketing programmes for promoting the business of the Group • GENM and its subsidiaries	2	7
(h)	Lease payments for the lease of an office premises charged by Travellers 	160	298
(i)	Service fee income in respect of provision of various services to Travellers 	-	2
(j)	Consideration payables in respect of provision of maintenance services, grant of access rights for development of Genting World and Genting Residences, and grant of right to use all ski-related facilities at the Genting Resort, Secret Garden to • ZJK	-	_
(k)	Consultancy services expenses charged by • IRMS	113	177
(I)	Consideration for participating in customer loyalty programme "Genting Rewards Alliance" • to RWT • from RWT	40 5	41 24
(m)	Purchase of electronic equipment and devices for electronic games and related services from • FSGPL	69	291
(n)	Management fee income earned from • GENM	191	366
	License fee income earned from • GENM	28	115
(o)	Service fee income in respect of the provision of technical, crewing and non-technical services for the inspection and shipment of a vessel to • OPL	_	991
(p)	Service fee income in respect of the provision of crewing, technical support and administrative support services for the operation of a vessel to		
	• OPOL	2,186	_

34. Significant Related Party Transactions and Balances (Continued)

Significant related party transactions entered into or subsisting between the Group and the above companies during the year ended 31 December 2020 are set out below (Continued):

Item	Details of transactions	2020 US\$'000	2019 US\$'000
(q)	Amount receivable in respect of the provision of entertainment services onboard of a vessel toWLL	430	734
(r)	Amount sharable in respect of the provision of entertainment services onboard of a vessel toWLL	-	_
	Amount contributable in respect of the provision of entertainment services onboard of a vessel to • WLL	-	-
(s)	Service fee expenses in respect of information technology related services and products charged byRWI and its subsidiaries	195	344
(t)	 Pursuant to the sale and purchase agreement dated 17 December 2019 between the Group and RW Miami, consideration received/receivable for the disposal of building improvements RW Miami 	_	5,576
(u)	Pursuant to the sale and purchase agreement dated 1 September 2020 between the Group and Tulipa, consideration received/receivable for the disposal of the entire issued share capital of Zouk Consulting Pte. Ltd. (a wholly-owned subsidiary of the Group before the disposal)		- ,
	• Tulipa	11,379	-

Note: The value of right-of-use asset recognised for this lease transaction under the application of HKFRS 16 was approximately HK\$5,955,000 (approximately US\$763,000).

The significant related party transactions described above were carried out in the normal course of business of the Group under terms and conditions negotiated amongst the related parties.

34. Significant Related Party Transactions and Balances (Continued)

Key management compensation

The key management compensations are analysed as follows:

	2020 US\$'000	2019 US\$'000
Salaries and other short-term employee benefits Post-employment benefits	5,749 14	8,175 13
	5,763	8,188

The emoluments of the members of senior management (excluding directors) fall within the following bands:

	Number of	Number of individuals	
	2020	2019	
HK\$1,000,001 – HK\$5,000,000	4	4	
HK\$5,000,001 – HK\$8,000,000	-	3	
HK\$8,000,001 – HK\$10,000,000	-	1	

35. Retirement Benefit Obligations

The Group maintains (i) the Crystal Cruises Pension Plan ("Crystal Pension Plan") in the US, a non-contributory defined benefit pension plan; (ii) Lloyd Werft Occupational Pension Scheme ("Lloyd Werft Pension Scheme") in Germany; (iii) Lloyd Werft Managing Directors Pension Scheme ("Lloyd Werft MDPS") and (iv) MV Werften Occupational Pension Scheme ("MV Werften Pension Scheme") in Germany for certain executive management.

All of the plans provide benefits to members in the form of a guaranteed level of pension payable for life. In the Crystal Pension Plan, the level of benefits are provided based on members' average compensation and the number of years of service and it is funded in accordance with the terms of the plan and statutory requirements. In the three Germany plans, the levels of benefits provided are fixed based on the factors defined in the plans and they are unfunded plans where the Group meets the benefit payment obligation as it falls due.

The independent actuarial valuation of the Crystal Pension Plan was prepared by Principal Financial Services, Inc., using the projected unit credit method in 2020 and 2019. The actuarial valuation indicates that the Group's obligations under the Crystal Pension Plan was 93% (2019: 91%) covered by the plan assets held by the trustees at 31 December 2020.

The independent actuarial valuation of the Lloyd Werft Pension Scheme, Lloyd Werft MDPS and MV Werften Pension Scheme was prepared by Rüß, Dr. Zimmermann und Partner (GbR), using the projected unit credit method in 2020 and 2019. There is no plan asset covering the Group's obligations.

The amounts recognised in the consolidated statement of financial position are determined as follows:

	2020 US\$'000	2019 US\$'000
Present value of funded obligations Fair value of plan assets	34,372 (25,278)	30,762 (22,623)
Liability in the consolidated statement of financial position	9,094	8,139

35. Retirement Benefit Obligations (Continued)

The movements in the net defined benefit obligations are as follows:

	Present value of obligation US\$'000	Fair value of plan assets US\$'000	Total US\$'000
At 1 January 2020	30,762	(22,623)	8,139
Current service cost Interest expense/(income) Administrative expenses	352 846 -	- (711) 135	352 135 135
Total amount recognised in consolidated statement of comprehensive income	1,198	(576)	622
Remeasurements: – Experience adjustments – Losses arising from changes in financial assumptions – Gains on plan assets	202 2,927 –	- - (3,023)	202 2,927 (3,023)
Total amount recognised in other comprehensive income	3,129	(3,023)	106
Currency translation differences Contributions: – Employers Benefit payments	573 _ (1,290)	- (125) 1,069	573 (125) (221)
At 31 December 2020	34,372	(25,278)	9,094

	Present value of obligation US\$'000	Fair value of plan assets US\$'000	Total US\$'000
At 1 January 2019	28,025	(19,061)	8,964
Current service cost	165	_	165
Interest expense/(income)	987	(766)	221
Administrative expenses	-	132	132
Total amount recognised in consolidated statement of			
comprehensive income	1,152	(634)	518
Remeasurements:			
 Experience adjustments 	140	-	140
 Losses arising from changes in financial assumptions 	3,775	-	3,775
– Gains on plan assets	-	(3,405)	(3,405)
Total amount recognised in other comprehensive income	3,915	(3,405)	510
Currency translation differences	(103)	-	(103)
Contributions:			
– Employers	-	(500)	(500)
Benefit payments	(2,227)	977	(1,250)
At 31 December 2019	30,762	(22,623)	8,139

35. Retirement Benefit Obligations (Continued)

The defined benefit obligation and plan assets are composed by country as follows:

	US US\$'000	Germany US\$'000	Total US\$'000
2020			
Present value of obligation	27,277	7,095	34,372
Fair value of plan assets	(25,278)	-	(25,278)
Total	1,999	7,095	9,094
	US	Germany	Total
	US\$'000	US\$'000	US\$'000
2019			
Present value of obligation	24,997	5,765	30,762
Fair value of plan assets	(22,623)	-	(22,623)
Total	2,374	5,765	8,139

As at 31 December 2020, the present value of the defined benefit obligation comprised approximately US\$5.9 million (2019: US\$7.7 million) relating to active employees, US\$11.3 million (2019: US\$9.1 million) relating to deferred members and US\$17.2 million (2019: US\$14.0 million) relating to members in retirement.

The significant actuarial assumptions were as follows:

	20	20
	US	Germany
Discount rate	2.5%	0.9%
	(2019: 3.2%)	(2019: 0.9%)

The sensitivity of the defined benefit obligation to changes in the weighted principal assumptions is:

	2020 Impact on defined benefit obligation		
	Change in assumption	Increase in assumption	Decrease in assumption
Discount rate	0.25%	Decrease by 4.0% (2019: Decrease by 3.6%)	Increase by 3.9% (2019: Increase by 3.5%)

The above sensitivity analyses are based on a change in an assumption while holding all other assumptions constant. In practice, this is unlikely to occur, and changes in some of the assumptions may be correlated. When calculating the sensitivity of the defined benefit obligation to significant actuarial assumptions, the same method (present value of the defined benefit obligation calculated using the projected unit credit method at the end of the reporting period) has been applied as when calculating the pension liability recognised within the statement of financial position.

The methods and types of assumptions used in preparing the sensitivity analysis did not change compared to the previous year.

35. Retirement Benefit Obligations (Continued)

The major categories of plan assets are as follows:

	2020 US\$'000	2019 US\$'000
Investment funds:		
– Large US Equity	5,878	5,924
 Small/Mid US Equity 	682	1,490
 International Equity 	4,164	1,704
– Fixed Income	14,554	13,505
Total	25,278	22,623

36. Commitments and Contingencies

(i) Capital expenditure

	2020 US\$'000	2019 US\$'000
Contracted but not provided for – Cruise ships and related costs – Property, plant and equipment	1,189,469 14,618	1,220,906 95,617
	1,204,087	1,316,523
Authorised but not contracted for	47,882	9,203

As at 31 December 2020, the Group has certain contractual financial obligations and various capital expenditures to settle, of which the majority are in relation to the construction of cruise ships. The Group has deferred the construction of the Global II cruise ship and has suspended the construction of the Universal class cruise ships. Management is currently finalising the timing of the shipbuilding plans due to short term liquidity constraints and the viability of the project is subject to the financial support by the WSF. At this juncture, based on discussions with suppliers and contractors, management is of the view that the Group will be able to defer the capital commitments of Global II and Universal class and the suppliers and contractors have not taken action to enforce the fulfilment of commitment by the shipyards. If the Group subsequently decide to cancel these capital commitments, termination costs of approximately US\$92.7 million may be incurred by the Group under the terms and conditions of the contracts. The Group will revisit its plan when the cruise industry has fully recovered from the COVID-19 outbreak.

(ii) Non-cancellable operating leases

The Group recognised right-of-use assets for the leases of offices occupied by the Group, except for short-term and low-value assets. Minimum lease payments under non-cancellable operating leases for short-term and low-value assets are as follows:

	2020 US\$'000	2019 US\$'000
Within one year In the second to fifth year inclusive	66 7	24 8
	73	32

36. Commitments and Contingencies (Continued)

(iii) Material litigation

The Group is routinely involved in personal injury and personal property damage claims typical of the cruise ship business. After application of deductibles, these claims are covered by insurance and other indemnity arrangements. The Group is also involved in other contractual disputes. In the opinion of management, all the aforesaid claims, if decided adversely, individually or in the aggregate, would not have a material adverse effect on the results of operation, cash flows, and financial position of the Group.

(iv) Guarantees

The Group had provided guarantees to certain banks in respect of mortgage loan facilities granted by such banks to certain purchasers of residential property units developed by the Group. Pursuant to the terms of the guarantees, upon default in mortgage payments by these purchasers, the Group will be responsible to repay the outstanding mortgage principals together with any accrued interests and penalties owed by the default purchasers to the banks and the Group is entitled to retain the legal title and take over the possession of the related properties. The guarantees will be gradually discharged along with the settlement of the mortgage loans granted by the banks to the purchasers. Such guarantees will also be discharged upon the earlier of (i) the issuance of the real estate ownership certificates of the relevant residential property units to the purchasers; and (ii) the full repayment of the mortgage loans by the purchasers. As at 31 December 2020, these guarantees provided by the Group are approximately US\$13.9 million (2019: US\$17.0 million).

The management considers that in case of default in payments, the net realisable value of the related residential property units can cover the repayment of the outstanding mortgage principals together with the accrued interests and penalties. Therefore, no provision has been made in the consolidated financial statements for the guarantees.

The guarantees of US\$13.9 million are expected to mature over the next year.

37. Share Option Scheme

Post-listing Employee Share Option Scheme

The Company adopted a share option scheme on 23 August 2000 which was effected on 30 November 2000 upon listing of the Company's shares on the Stock Exchange and amended on 22 May 2002 (the "Post-listing Employee Share Option Scheme") to comply with the new requirements set out in Chapter 17 of the Rules Governing the Listing of Securities on the Stock Exchange (the "Listing Rules") effective 1 September 2001. The Post-listing Employee Share Option Scheme has expired on 29 November 2010 whereupon no further options can be granted under the scheme.

A summary of the Post-listing Employee Share Option Scheme is given below:

Purpose

The main purpose of the Post-listing Employee Share Option Scheme is to motivate the employees of the Group including any executive directors of any company in the Group.

Participants

The participants are the employees of the Group including any executive director of any company in the Group.

37. Share Option Scheme (Continued)

Post-listing Employee Share Option Scheme (Continued)

Total number of ordinary shares available for issue

The maximum number of ordinary shares available for issue under the Post-listing Employee Share Option Scheme and options to be granted under any other schemes of the Company is 132,733,953, representing approximately 3.2% of the issued share capital of the Company as of 22 May 2002 (the date of adoption of the Post-listing Employee Share Option Scheme (as amended)) and approximately 1.56% of the issued share capital as at the date of this Report. No further options can be granted under the Post-listing Employee Share Option Scheme (2010).

Maximum entitlement of each employee

The total number of ordinary shares issued and to be issued upon exercise of the options granted to any one employee (including the exercised, cancelled and outstanding options) in any 12-month period up to and including the proposed date of the latest grant shall not exceed 1% of ordinary shares in issue, provided that the Company may grant further options in excess of this 1% limit subject to the issue of a circular by the Company and the approval of the shareholders in general meeting with such employee and his associates (as defined in the Listing Rules) abstaining from voting.

Granting options to Directors, Chief Executive or Substantial Shareholders

Any grant of options to a Director, the Chief Executive or a Substantial Shareholder of the Company or any of their respective associates (as defined in the Listing Rules) is required to be approved by the Independent Non-executive Directors of the Company (excluding any Independent Non-executive Director who is a grantee of the options).

If the Company proposes to grant options to a Substantial Shareholder (as defined in the Listing Rules) or any Independent Non-executive Director of the Company or their respective associates (as defined in the Listing Rules) which will result in the number of ordinary shares issued and to be issued upon exercise of options granted and to be granted (including options exercised, cancelled and outstanding) to such person in the 12-month period up to and including the date of such grant:

- (a) representing in aggregate over 0.1% of the ordinary shares in issue; and
- (b) having an aggregate value in excess of HK\$5 million, based on the closing price of the ordinary shares as quoted in the Stock Exchange's daily quotation sheet at the offer date of such option,

such further grant of options will be subject to the issue of a circular by the Company and the approval of the shareholders in general meeting on a poll at which the connected persons (as defined in the Listing Rules) of the Company shall abstain from voting except that any connected person may vote against the relevant resolution at the general meeting provided that his intention to do so has been stated in the circular.

Period within which the shares must be taken up under an option

The period during which the options may be exercised will be determined by the Board of Directors of the Company at its absolute discretion, save that no option can be exercised more than 10 years after it has been granted.

Minimum period for which an option must be held before it can be exercised

The Board of Directors of the Company may determine at its absolute discretion the minimum period, if any, for which an option must be held before it can be exercised.

The share options granted on 16 November 2010 vest in five tranches over a period of ten years from the date of offer and were exercisable annually in equal tranches of 20% of the amount granted commencing in each of the 5 years from 2011 to 2015 and all outstanding share options remained unexercised upon maturity lapsed on 16 November 2020.

37. Share Option Scheme (Continued)

Post-listing Employee Share Option Scheme (Continued)

Amount payable on acceptance of the option and period within which payments must be made

An offer of options shall be open for acceptance for a period of ninety days after the date of offer or such period as the Board of Directors may at its sole discretion determine. An option price of US\$1 shall be payable by the employee concerned on acceptance of the option.

Basis of determining the exercise price of the ordinary shares

The exercise price shall be determined by the Board of Directors of the Company, save that such price will not be less than the highest of (a) the closing price of the ordinary shares as stated on the daily quotations sheet of the Stock Exchange on the date of grant, which must be a business day; (b) the average of the closing prices of the ordinary shares as stated in the daily quotations sheets of the Stock Exchange for the five business days immediately preceding the date of grant; and (c) the nominal value of an ordinary share of the Company.

Remaining life of the Post-listing Employee Share Option Scheme

The Post-listing Employee Share Option Scheme has expired on 29 November 2010 whereupon no further options may be granted under the scheme. All outstanding share options remained unexercised upon maturity lapsed on 16 November 2020.

As of 31 December 2020, no options remained outstanding under the Post-listing Employee Share Option Scheme. Details of the movement during the year for options outstanding are set out in the section headed "Share Options" in the Report of the Directors.

Movements in the number of ordinary shares under options outstanding and their related weighted average exercise prices are as follows:

	202	2020)
	Average	Number of	Average	Number of
	exercise price	ordinary	exercise price	ordinary
	in HK\$	shares under	in HK\$	shares under
	per ordinary	options	per ordinary	options
	share	(thousands)	share	(thousands)
At 1 January	3.78	5,288	3.78	6,010
Lapsed	3.78	(5,288)	3.78	(722)
At 31 December		_	3.78	5,288

A summary of the share options outstanding are as follows:

	Options ou	2020 Options outstanding Options exercisab		
Exercise price	Number of ordinary shares (in thousands)	Weighted average remaining life (years)	Number of ordinary shares (in thousands)	
HK\$3.78	-	-	_	
		2019		
	Options ou	utstanding	Options exercisable	
	Number of ordinary shares	Weighted average remaining life	Number of ordinary shares	
Exercise price	(in thousands)	(years)	(in thousands)	
HK\$3.78	5,288	0.9	5,288	

38. Principal Subsidiaries

The following is a list of principal subsidiaries of the Company as at 31 December 2020:

Name of Company	Country of incorporation and place of business	Principal activities	Issued and fully paid up share/registered capital	Proportion of ownership interest held by the Group (%)
Subsidiary held directly:				
Resorts Entertainment Holdings Limited	British Virgin Islands	Investment holding	2 ordinary shares of US\$1.00 each	100
Subsidiaries held indirectly:				
Inter-Ocean Limited	Isle of Man	Investment holding	52,000,000 ordinary shares of US\$1.00 each	100
Dream Cruises Holding Limited	Bermuda	Investment holding	approximately 1,085.59 common shares of US\$0.10 each	67.42
Explorer Dream Limited	Isle of Man	Bareboat chartering	25,000,002 ordinary shares of US\$1.00 each	67.42
Genting Dream Limited	Bermuda	Charterer of Genting Dream	100 common shares of US\$1.00 each	67.42
World Dream Limited	Bermuda	Bareboat chartering	100 common shares of US\$1.00 each	67.42
Dream Global One Limited	Isle of Man	Owner of a vessel under construction	2 ordinary shares of US\$1.00 each	67.42
Dream Global Two Limited	Isle of Man	Owner of a vessel under construction	2 ordinary shares of US\$1.00 each	67.42
Zhangjiakou Genting Property Development Company Limited (Note (1))	The People's Republic of China	Development and sale of commercial property; lease of owned property; property management; catering services and management; hotel management	RMB380,000,000	100
Genting Philippines Holdings Limited	Note (2)	Investment holding	10,002 ordinary shares of US\$1.00 each	100
Star Cruises (HK) Limited	Hong Kong Special Administrative Region	Cruise sales, marketing and support services and carrier of passengers	23,000,000 ordinary shares (HK\$230,000,000)	100
Dream Cruises Management Limited	Hong Kong Special Administrative Region	Cruise sales, marketing and support services and carrier of passengers	1 ordinary share (HK\$1)	67.42
Crystal Cruises, LLC	Note (3)	Cruise line operator	4,071.8824 shares of common stock	100
Crystal Acquisition Company Limited	Isle of Man	Investment holding	838,785,775 ordinary shares of US\$1.00 each	100

38. Principal Subsidiaries (Continued)

Name of Company	Country of incorporation and place of business	Principal activities	Issued and fully paid up share/registered capital	Proportion of ownership interest held by the Group (%)
Subsidiaries held indirectly (cont	inued):			
Endeavor Holdings Limited	Isle of Man	Owner of a vessel under construction	2 ordinary shares of US\$1.00 each	100
Symphony Holdings Limited	Isle of Man	Cruise services	100 ordinary shares of US\$0.01 each	100
Serenity Holdings Limited	Isle of Man	Cruise services	100 ordinary shares of US\$0.01 each	100
Crystal Air Holdings Limited	Isle of Man	Investment holding	2 ordinary shares of US\$1.00 each	100
Lloyd Werft Bremerhaven GmbH	Bremerhaven, Germany	Investment holding and operates the Lloyd Werft shipyard and offers newbuilding, conversion and maintenance services for ships	6,750,000 shares of EUR1.00 each	100
MV Werften Stralsund GmbH	Note (4)	Operation of shipyards and docking facilities at Stralsund	EUR2,025,000	100
MV Werften Stralsund Property GmbH	Note (4)	Holding and management of real estate in Stralsund	EUR1,025,000	100
MV Werften Rostock GmbH	Note (5)	Operation of shipyards and docking facilities at Warnemünde	EUR3,025,000	100
MV Werften Rostock Property GmbH	Note (5)	Holding and management of real estate in Warnemünde	EUR1,025,000	100
MV Werften Wismar GmbH	Note (6)	Operation of shipyards and docking facilities at Wismar	EUR25,025,000	100
MV Werften Wismar Property GmbH	Note (6)	Holding and management of real estate in Wismar	EUR1,025,000	100

Notes:

- (1) This company was incorporated in The People's Republic of China as wholly foreign owned enterprise.
- (2) This company was incorporated in the British Virgin Islands and the place of business is in the Republic of the Philippines.
- (3) This company was incorporated in California, USA and provides cruise operating services substantially in international waters.
- (4) These companies were incorporated in Bremerhaven, Germany and the place of business is in Stralsund, Germany.
- (5) These companies were incorporated in Bremerhaven, Germany and the place of business is in Rostock, Germany.
- (6) These companies were incorporated in Bremerhaven, Germany and the place of business is in Wismar, Germany.

38. Principal Subsidiaries (Continued)

Summarised financial information of a subsidiary which has a material non-controlling interest

Set out below are the summarised consolidated financial information of Dream Cruises Holding Limited and its subsidiaries ("DCHL Group") which has non-controlling interest ("NCI") that is material to the Group. The financial information below is based on amounts before inter-company eliminations.

	DCHL Group	
	2020 US\$'000	2019 US\$'000
NCI percentage Summarised statement of comprehensive income	32.58%	32.22%
Revenue Net (loss)/profit for the year Total comprehensive (loss)/income Net loss attributable to NCI Dividend paid to NCI	93,682 (449,401) (448,022) (147,464) –	681,144 23,143 21,863 (4,495) -
Summarised statement of financial position Current assets Non-current assets Current liabilities Non-current liabilities	159,763 3,493,522 (2,640,446) (1,313,045)	158,892 2,442,930 (702,767) (1,868,371)
Net (liabilities)/assets	(300,206)	30,684
Carrying amount of NCI	(97,808)	9,804
Summarised cash flows Cash flows (used in)/from operating activities Cash flows used in investing activities Cash flows from financing activities	(105,437) (234,550) 304,839	225,258 (519,250) 287,321

39. Disposal of Subsidiaries

(i) On 7 September 2020, the Group disposed its entire equity interest in Zouk Consulting Pte. Ltd. and its subsidiaries ("Zouk Group") for a cash consideration of SGD15,503,000 (approximately US\$11,380,000) with transaction costs of approximately US\$40,000. Zouk Group engages in the operation of discotheque, restaurant and lounge under the name "ZOUK". Net assets of Zouk Group at the date of disposal were as follows:

	As at the date of disposal US\$'000
Assets/(Liabilities) disposed of: Property, plant and equipment Intangible assets Right-of-use assets Inventories Trade receivables Prepaid expenses and other receivables Amounts due from related companies Cash and cash equivalents Trade payables Provisions, accruals and other liabilities Contract liabilities Lease liabilities Deferred tax liabilities	935 2,741 5,182 333 459 2,909 17 5,223 (606) (1,317) (236) (5,626) (1,354)
Total identifiable net assets Release of reserves upon disposal of subsidiaries Gain on disposal of subsidiaries	8,660 (69) 2,749
Disposal consideration, net of transaction costs	11,340
Net cash inflow from disposal: Cash consideration received Cash and cash equivalents disposed of	11,340 (5,223)
Net inflow of cash and cash equivalents in respect of the disposal	6,117

39. Disposal of Subsidiaries (Continued)

(ii) On 2 December 2020, the Group disposed its 50% equity interest in Genting Macau Holdings Limited (now known as New G Macau Holding Limited) and its subsidiaries ("Genting Macau Group") and assignment of the entire amount of shareholder's loan and interest owing to the Group for a total cash consideration of HK\$750,000,000 (approximately US\$96,154,000). In addition, the Group agreed to grant to the purchaser a call option ("Call Option") to purchase from the Group the Option Shares (i.e. the remaining 50% equity interest in Genting Macau Group) and the purchaser agreed to grant to the Group a put option ("Put Option") to require the purchaser to purchase from the Group the Option Shares. The Call Option is exercisable for a period for 12 months from 2 December 2020 and the Put Option is exercisable for a period of 12 months following expiry of the exercise period for the Call Option. The exercise price of the Call Option and Put Option is HK\$1 per Option Share. After considering various factors including but not limited to the likelihood of the Call Option and Put Option being exercised and no control or significant influence is retained in Genting Macau Group by the Group after the disposal of 50% equity interest, the transaction has been accounted for as disposal of 100% equity interest. Genting Macau Group is primarily engaged in the development of hospitality facilities in Macau. Net liabilities of 100% equity interest in Genting Macau Group at the date of disposal were as follows:

	As at the date of disposal US\$'000
Assets/(Liabilities) disposed of:	
Property, plant and equipment	134,558
Right-of-use assets	163,114
Trade receivables	48
Prepaid expenses and other receivables	58
Cash and cash equivalents	135
Trade payables	(30,685)
Provisions, accruals and other liabilities	(15,040)
Shareholder's loans and interest owing to the Group	(304,714)
Total identifiable net liabilities	(52,526)
Non-controlling interests of Genting Macau Group's subsidiaries	(28,800)
Release of reserves upon disposal of subsidiaries	682
Write off of shareholder's loans and interest owing to the Group assigned to	
the purchaser	304,714
Loss on disposal of subsidiaries	(127,916)
Disposal consideration	96,154
Net cash inflow from disposal:	
Cash consideration received	96,154
Cash and cash equivalents disposed of	(135)
Net inflow of cash and cash equivalents in respect of the disposal	96,019

39. Disposal of Subsidiaries (Continued)

(iii) On 4 July 2019, the Group disposed its entire interest in Wider S.R.L. ("Wider") for a cash consideration of EUR500,000 (approximately US\$567,000). Wider is engaged in the operation of a shipyard in Italy. Net assets of Wider at the date of disposal were as follows:

	As at the date of disposal US\$'000
Assets/(Liabilities) disposed of:	
Property, plant and equipment	178
Intangible assets	521
Right-of-use assets	880
Inventories	130
Trade receivables	59
Prepaid expenses and other receivables	340
Cash and cash equivalents	355
Trade payables	(402)
Provisions, accruals and other liabilities	(318)
Lease liabilities	(890)
Current income tax liabilities	(31)
Total identifiable net assets	822
Release of reserves upon disposal of a subsidiary	1,507
Loss on disposal of a subsidiary	(1,762)
Disposal consideration	567
Net cash inflow from disposal:	
Cash consideration received	567
Cash and cash equivalents disposed of	(355)
Net inflow of cash and cash equivalents in respect of the disposal	212

40. Transactions with Non-Controlling Interests

On 6 August 2019, the Group entered into a share purchase agreement to dispose up to 35% of its interests in Dream Cruises Holding Limited ("Dream Cruises"). The initial closing of the disposal of 32.22% of the Group's interests in Dream Cruises was completed on 31 October 2019. The second closing of the disposal was completed on 31 January 2020, in which the Group disposed approximately 0.36% of its interests in Dream Cruises at a cash consideration of approximately US\$5,036,000. Immediately prior to the second closing disposal, the carrying amount of the 0.36% interests in Dream Cruises was approximately US\$138,000. The expenses incurred for this transaction with non-controlling interests were approximately US\$260,000. The effect attributable to the Group during the period is summarised as follows:

	2020 US\$'000	2019 US\$'000
Consideration received, net of transaction expenses	4,776	446,756
Carrying amount of 0.36% interests in Dream Cruises disposed of (2019: 32.22%)	(138)	(14,299)
Excess recognised in other reserve within equity	4,638	432,457

41. Business Combinations

Acquisition of a subsidiary

On 7 March 2019, the Group acquired the entire equity interest in Neptun Ship Design GmbH ("NSD") for a consideration of EUR12.0 million (approximately US\$13.7 million). NSD is engaged in design, development, engineering and project management for ships.

The following table summarises the consideration paid for NSD, and the fair value of assets acquired and liabilities assumed at the acquisition date.

	As at the date of acquisition US\$'000
Recognised amounts of the identifiable assets acquired and liabilities assumed:	
Cash and cash equivalents	3,142
Property, plant and equipment	488
Intangible assets	3,688
Interest in an associate	88
Contract assets	791
Trade receivables	606
Prepaid expenses and other receivables	1,064
Trade payables	(59)
Provisions, accruals and other liabilities	(1,129)
Current income tax liabilities	(86)
Deferred tax liabilities	(1,184)
Total identifiable net assets	7,409
Goodwill	6,339
Purchase consideration	13,748
Outflow of cash to acquire a subsidiary, net of cash acquired	
Purchase consideration settled in cash	13,748
Less: Cash and cash equivalents in a subsidiary acquired	(3,142)
Net cash outflow on acquisition	10,606
Acquisition-related costs	95

The acquisition of NSD did not have a material impact on the Group's consolidated statement of comprehensive income for the year ended 31 December 2019.

42. Significant Subsequent Events

(a) On 15 April 2021, Ocean World Limited ("OWL") and Darting Investment Holdings Ltd. ("Darting") subscribed for 207.182790911330 and 49.303785836320 new shares in Dream Cruises Holding Limited ("Dream Cruises") respectively. Both OWL and Darting are existing shareholders of Dream Cruises and OWL is a direct wholly-owned subsidiary of the Company. Following completion of the subscriptions, the Group (via OWL) and Darting held approximately 69.97% and 30.03% of the issued share capital of Dream Cruises respectively.

The subscription price payable by OWL and Darting is US\$1,196,662.67 per share. The aggregate subscription price payable by OWL for its new shares is approximately US\$247,928,000. Such amount was satisfied in full by way of set-off against an equivalent amount of intercompany loans or balances owing by Dream Cruises and its direct wholly-owned subsidiaries to the Group to related companies, immediate holding company and ultimate holding company assigned to OWL. The aggregate subscription price payable by Darting for its new shares is US\$59,000,000 which was fully satisfied in cash.

42. Significant Subsequent Events (Continued)

(b) On 7 May 2021, the Company's relevant financial creditors, partners and other stakeholders have provided their formal written agreement (subject to final credit committee and other relevant internal approval processes with respect to certain creditors and other stakeholders) in connection with term sheets which outline the key terms of a holistic, solvent, amendment and restatement of the Group's financial indebtedness and recapitalisation transaction (the "Transaction").

The key terms of the Transaction include:

- a new EUR215,000,000 subordinated secured loan facility and a EUR85,000,000 silent participation which will be provided by WSF to MV Werften Holdings Limited ("MVWH") (an indirect wholly-owned subsidiary of the Company) and/or certain of its subsidiaries in order to fund the completion of the partially-completed Crystal Endeavor and Global Dream vessels and certain overhead costs;
- (ii) amendments to US\$981,050,000 of existing financial indebtedness of the Company to reflect the following:
 - (a) a material extension of maturity of the facilities; and
 - (b) a reduction in, and the harmonisation of, interest margins for up to 24 months;
- (iii) suspension of amortisation payment requirements under US\$1,496,897,825 of separate secured financing arrangements entered into by Dream Cruises, Crystal Cruises and Star Cruises entities until the earlier of (a) 29 June 2023 and (b) the date falling 24 months after the date of implementation of the Transaction (the "Implementation Date") along with consequential adjustments to each affected amortisation schedule;
- (iv) retention of all guarantees and security under the Group's existing financing arrangements, along with the implementation of appropriate limited credit enhancement arrangements including granting of new security and assignment of rights;
- (v) continued provision for drawdowns under the existing pre-delivery financing arrangements available to the Group in order to fund the completion of the construction of the partially-completed Global Dream vessel;
- (vi) provision of a new committed EUR280,000,000 post-delivery financing facility on substantially standard market terms in respect of the Crystal Endeavor vessel by certain existing lenders to the Group. This facility will be guaranteed by the Company;
- (vii) suspension of financial covenant testing under all of the Group's existing financing arrangements which contain financial covenants until the earlier of (a) 29 June 2023 and (b) the date falling 24 months after the Implementation Date, other than in respect of a minimum liquidity covenant which will be reset to an appropriate level; and
- (viii) a full reset of all existing financial covenants with effect from 29 June 2023 to reflect appropriate ratios for the purposes of facilitating a fully funded business plan aligned with anticipated market recovery.

42. Significant Subsequent Events (Continued)

In addition, pursuant to the terms of the Transaction, the Company and/or its subsidiaries shall seek to raise at least approximately US\$154,000,000 of additional liquidity by 31 December 2021 (final amount is subject to agreement by all relevant parties). Should the Company and/or its subsidiaries be unsuccessful in raising this additional liquidity, the Group will pursue additional liquidity-raising transactions, including:

- (i) further equity contributions to the Company for a value of not less than US\$30,000,000; and
- (ii) entry by the Company and certain wholly-owned subsidiaries of MVWH into conditional, committed standby loan facilities provided by the State of Mecklenburg Vorpommern and the WSF in an estimated aggregate amount of approximately US\$124,000,000 (final amount is subject to agreement by all parties). Such loan will be secured in nature and type and amount of security may vary from time to time.

The Transaction builds on the improved liquidity available to the Group following the events as mentioned in paragraph (a) above. The Transaction provides further capital and stability to the Group in order to create a stable runway to execute a fully funded business plan aligned with anticipated market recovery as COVID-19 restrictions ease.

Implementation of the Transaction is conditional upon execution by all relevant parties of definitive documentation and satisfaction of certain commercial and legal conditions precedent.

43. Statement of Financial Position and Reserve Movement of the Company

	2020 US\$'000	2019 US\$'000
ASSETS		
NON-CURRENT ASSETS		
Property, plant and equipment	22	39
Interests in subsidiaries	1,149,927	1,838,317
	1,149,949	1,838,356
CURRENT ASSETS		
Prepaid expenses and other receivables	899	499
Amounts due from subsidiaries	4,198,803	5,897,360
Restricted cash	81,517	280,743
Cash and cash equivalents	31,130	1,916
	4,312,349	6,180,518
TOTAL ASSETS	5,462,298	8,018,874

Statement of financial position of the Company as at 31 December 2020

43. Statement of Financial Position and Reserve Movement of the Company (Continued)

Statement of financial position of the Company as at 31 December 2020 (Continued)

	Note	2020 US\$'000	2019 US\$'000
EQUITY			
Capital and reserves attributable to the equity owners of the Company			
Share capital		848,249	848,249
Reserves:			,
Share premium	(a)	41,634	41,634
Contributed surplus	(a)	936,823	936,823
Additional paid-in capital	(a)	97,023	98,990
Retained earnings	(a)	1,331,347	2,123,623
TOTAL EQUITY		3,255,076	4,049,319
LIABILITIES			
NON-CURRENT LIABILITIES			
Loans and borrowings		-	925,734
Derivative financial instruments		2,258	684
		2,258	926,418
CURRENT LIABILITIES			
Provisions, accruals and other liabilities		17,761	9,592
Current portion of loans and borrowings		951,552	56,911
Derivate financial instruments		2,132	14,287
Amounts due to subsidiaries		1,233,519	2,962,347
		2,204,964	3,043,137
TOTAL LIABILITIES		2,207,222	3,969,555
TOTAL EQUITY AND LIABILITIES		5,462,298	8,018,874

Tan Sri Lim Kok ThayChairman and Chief Executive Officer

Mr. Lam Wai Hon, Ambrose Independent Non-executive Director

43. Statement of Financial Position And Reserve Movement of the Company (Continued)

(a) Reserve movement of the Company

COMPANY	Share capital US\$'000	Share premium ¹ US\$'000	Contributed surplus US\$'000	Additional paid-in capital ¹ US\$'000	Retained earnings US\$'000	Total US\$'000
At 1 January 2020	848,249	41,634	936,823	98,990	2,123,623	4,049,319
Comprehensive income: Loss for the year	-	-	-	-	(794,243)	(794,243)
Total comprehensive income Transaction with equity owners:	-	-	-	-	(794,243)	(794,243)
Lapse of share options	-	-	-	(1,967)	1,967	-
At 31 December 2020	848,249	41,634	936,823	97,023	1,331,347	3,255,076
At 1 January 2019	848,249	41,634	936,823	99,259	2,185,431	4,111,396
Comprehensive income: Loss for the year	-	-	-	-	(62,077)	(62,077)
Total comprehensive income	-	-	-	-	(62,077)	(62,077)
Transaction with equity owners: Lapse of share options	_	-	-	(269)	269	
At 31 December 2019	848,249	41,634	936,823	98,990	2,123,623	4,049,319

Note:

1. These reserves are non-distributable as dividends to equity owners of the Company.

44. Dividends

The Directors do not recommend the declaration of a final dividend in respect of the year ended 31 December 2020 and 2019. No dividend for the full year 2020 and 2019 was declared.

45. Approval of Financial Statements

These consolidated financial statements have been approved for issue by the Board of Directors on 21 May 2021.

INDEPENDENT AUDITOR'S REPORT

To the Shareholders of Genting Hong Kong Limited

(Continued into Bermuda with limited liability)

Opinion

What we have audited

The consolidated financial statements of Genting Hong Kong Limited (the "Company") and its subsidiaries (the "Group") set out on pages 65 to 165, which comprise:

- the consolidated statement of financial position as at 31 December 2020;
- the consolidated statement of comprehensive income for the year then ended;
- the consolidated statement of changes in equity for the year then ended;
- the consolidated statement of cash flows for the year then ended; and
- the notes to the consolidated financial statements, which include a summary of significant accounting policies.

Our opinion

In our opinion, the consolidated financial statements give a true and fair view of the consolidated financial position of the Group as at 31 December 2020, and of its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Hong Kong Financial Reporting Standards ("HKFRSs") issued by the Hong Kong Institute of Certified Public Accountants ("HKICPA") and have been properly prepared in compliance with the disclosure requirements of the Hong Kong Companies Ordinance.

Basis for Opinion

We conducted our audit in accordance with Hong Kong Standards on Auditing ("HKSAs") issued by the HKICPA. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Consolidated 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

We are independent of the Group in accordance with the HKICPA's Code of Ethics for Professional Accountants ("the Code"), and we have fulfilled our other ethical responsibilities in accordance with the Code.

Material Uncertainty Related to Going Concern

We draw attention to Note 2(b) in the consolidated financial statements, which indicates that the Group reported a net loss of US\$1,715.6 million and had a net operating cash outflow of US\$629.4 million during the financial year ended 31 December 2020. As at 31 December 2020, the Group's current liabilities exceeded its current assets by US\$3,265.2 million. The Group was in default in respect of principal amount of borrowings totaling US\$3,394.7 million as at 31 December 2020 due to the events of default stated in Note 2(b) which give rise to a right for the financial creditors of the Group to declare that all financial indebtedness owed to them amounting to US\$3,394.7 million were immediately due and repayable. The Group's operations were adversely affected by the effects of COVID-19 that caused the Group to temporarily suspend its cruise operations and its shipyard operations during the year ended 31 December 2020. As the negative impact of the COVID-19 pandemic continues, the Group only resumed certain domestic cruises with reduced occupancy and recommenced the shipyard operation for the construction of certain of its cruise ship in progress with limited utilisation during the year. The measures taken by the Group to address these events and improve the financial position of the Group are also set out in Note 2(b). The events or conditions, along with other matters as set forth in Note 2(b), indicate that material uncertainties exist that may cast significant doubt on the Group's ability to continue as a going concern. Our opinion is not modified in respect of this matter.

Key Audit Matters

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

In addition to the matter described in the Material Uncertainty Related to Going Concern section, we have determined the matter described below to be the key audit matter to be communicated in our report:

• Impairment assessment of non-financial assets

How our audit addressed the key audit matter
We obtained an understanding of the management's internal control and process on conducting impairment assessment of the non-financial assets. We also assessed the inherent risk of material misstatement
by considering the degree of estimation uncertainty and other inherent risk factors such as complexity, subjectivity and susceptibility to management bias or fraud.
We assessed management's determination of CGUs for the respective stand alone cash-generating units and noted that they are reasonable based on our
understanding of the Group's business. Our procedures performed in relation to the impairment assessments of respective CGUs include:
Determining the fair value less cost of disposal of property, plant and equipment using market approach
For cruise ships, aircrafts and freehold land where external valuations were obtained, we have:
• Evaluated the competency, qualifications, experience and objectivity of the independent valuers; and
 Read the valuation reports issued by the independent valuers. Discussed with the independent valuers to understand and evaluate the appropriateness of methodology, assumptions and adjustments applied, including the assessment of types, models, conditions, ages and sizes of cruise ships and aircrafts and references to open market value of comparable freehold land in the vicinity based on our understanding of the Group and industry knowledge, with the assistance of our internal valuation experts.

INDEPENDENT AUDITOR'S REPORT

Key audit matter	How our audit addressed the key audit matter
Impairment assessment of non-financial assets (Continued)	Determining the fair value less cost of disposal of property, plant and equipment using income approach
For goodwill impairment assessment, the goodwill of Crystal Cruises were allocated to CGUs identified at the acquisition date and the goodwill of the shipyards is allocated to a group of assets which include the freehold land, shipyard buildings and improvements,	For cruise ships, shipyard buildings and improvements and software and technical equipment using the income approach, we have:
software and technical equipment, which collectively identified as one CGU as different stages of the ship building activities are carried out at different locations of the shipyards before they are finalised and completed. The recoverable amount of the goodwill of Crystal Cruises was determined based on value-in-use with the same underlying assumptions applied in the impairment assessment for the respective assets. The recoverable amounts of the shipyard assets, including goodwill allocated to those assets were determined based on the market approach.	 Discussed and evaluated the key assumptions used in each of the discounted cash flow projections, including the timing of returning to normalised operations and occupancy rates, the budgeted EBITDA margin and annual revenue growth rates by comparing them to available market information. We also compared the discount rates to comparable businesses in the industry, with the assistance of our internal valuation experts; and
During the financial year ended 31 December 2020, the Group incurred operating losses for all of its operating segment as the Group's operations were adversely affected by the effects of COVID-19 that caused the Group to cancel many sailings and temporarily	 Performed sensitivity analysis around the key assumptions such as budgeted EBITDA margin, annual revenue growth rates and discount rates and considered the extent of change in those assumptions that would result in an impairment.
suspended almost all of its cruise operations since February 2020 and shipyard operations since March 2020. The Group has resumed domestic cruises in Taiwan and Singapore in 2020. The shipyard operations	Determining the value-in-use of property, plant and equipment and intangible assets using the discounted cash flows method
of the Group have also recommenced in October 2020 with limited utilisation to continue the construction of its cruise ships. These were identified as indicators of impairment to the Group's non-financial assets and accordingly, impairment assessments were carried out for the relevant CGUs as detailed below.	 Discussed and evaluated management's key assumptions used in each of the discounted cash flow projections, including the timing of returning to normalised operations and occupancy rates, and management's intended use of the vessel for its remaining useful life, the probability applied to each possible outcome, the budgeted EBITDA
Determining the fair value less cost of disposal of property, plant and equipment using market approach	margin and annual revenue growth rates by comparing them to the Group's historical data and trends, market research reports and to the business plans of the CGUs approved by
Management engaged independent valuers to evaluate the recoverable amount of the CGUs that suffered operating losses and whose financial performance	the Board of Directors. We also compared the discount rates and the terminal growth rates

operating losses and whose financial performance were subject to high degree of uncertainty.

used in the projection to comparable businesses in the industry, with the assistance of our internal valuation experts; and

Key audit matter	How our audit addressed the key audit matter
 Key audit matter Impairment assessment of non-financial assets (Continued) Determining the fair value less cost of disposal of property, plant and equipment using market approach (Continued) The independent valuers performed valuations based on market approach, by reference to market information of cruise ships and aircrafts of similar type and condition as compared to those of the Group and adjusted the market values to reflect the type and conditions of cruise ships and aircrafts and the adjustments made by the independent valuers involved significant judgements and assumptions. The fair values of Group's freehold land are determined by reference to open market value of the comparable freehold land in the vicinity. Determining the fair value less cost of disposal of property, plant and equipment using income approach Management has also valued certain cruise ships using the income approach which are calculated using the discounted cash flows are based on the market participants expectation on the future cash flows to be derived from these assets. The fair value of the shipyard buildings and improvements and software and technical equipment are based on valuations using the income approach with the assumption that the shipyard buildings and improvements will generate external rental income and the software and technical equipment will generate shipbuilding income. To derive the fair value, the Group has taken into consideration a range of possible outcomes on the key assumptions to address the market uncertainties which is dependent on the restrictions by the authorities. 	 How our audit addressed the key audit matter Determining the value-in-use of property, plant and equipment and intangible assets using the discounted cash flows method (Continued) Performed sensitivity analysis around the key assumptions such as budgeted EBITDA margin, weightage applied to the different scenarios, annual revenue growth rates, terminal growth rates and discount rates and considered the extent of change in those assumptions that would result in an impairment. We assessed the adequacy of the disclosures related to impairment of non-financial assets in the context of HKFRSs disclosure requirements. We found the judgements made and assumptions used by management in assessing the impairment of these non-financial assets to be reasonable based on the evidence obtained.

INDEPENDENT AUDITOR'S REPORT

Key audit matter
Impairment assessment of non-financial assets (Continued)
Determining the value-in-use of property, plant and equipment and intangible assets using the discounted cash flows method
Management estimated the value-in-use of the Group's CGUs using discounted cash flows method.
The discounted cash flows method involved significant judgements towards future results of businesses, in particular, the key assumptions in future cash flow forecasts including EBITDA margin, annual revenue growth rates, terminal growth rates and discount rates.
In deriving the discounted cash flows, the Group has taken into consideration a range of possible outcomes on the cash flows projection of the Group's assets to address the uncertainties of the business where the resumption and volume of business is dependent on the recovery of the COVID-19 outbreak and the lifting of restrictions by the authorities.
Based on management's assessments described above, impairment charge of US\$706.5 million was made for the Group's non-financial assets for the year ended 31 December 2020 based on the higher of the value-in-use or fair value less cost of disposal.
We focused on the impairment assessments above because the carrying amounts of these non-financial assets are significant to the consolidated financial statements. In addition, the judgements, assumptions and adjustments applied to these assessments are fundamental in determining whether an impairment charge is required.

Other Information

The directors of the Company are responsible for the other information. The other information comprises all of the information included in the annual report other than the consolidated financial statements and our auditor's report thereon.

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

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of Directors and Those Charged with Governance for the Consolidated Financial Statements

The directors of the Company are responsible for the preparation of the consolidated financial statements that give a true and fair view in accordance with HKFRSs issued by the HKICPA and the disclosure requirements of the Hong Kong Companies Ordinance, and for such internal control as the directors determine is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

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

Those charged with governance are responsible for overseeing the Group's financial reporting process.

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. We report our opinion solely to you, as a body, in accordance with Section 90 of the Companies Act 1981 of Bermuda and for no other purpose. We do not assume responsibility towards or accept liability to any other person for the contents of this report. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with HKSAs 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 consolidated financial statements.

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

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

INDEPENDENT AUDITOR'S REPORT

• Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance 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 those charged with governance 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, actions taken to eliminate threats or safeguards applied.

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

The engagement partner on the audit resulting in this independent auditor's report is Ng Ka Ho.

PricewaterhouseCoopers Certified Public Accountants

Hong Kong, 21 May 2021

AUDITED FIVE YEARS FINANCIAL SUMMARY

	2020 US\$'000	2019 US\$'000	2018 US\$'000	2017 US\$'000	2016 US\$'000
Results					
Revenue	366,822	1,560,921	1,600,101	1,190,415	1,016,668
Operating Loss*	(610,150)	(96,187)	(141,472)	(351,507)	(223,202)
Share of profit/(loss) of joint ventures	939	3,018	1,016	1,048	(516)
Share of (loss)/profit of associates	(55,932)	6,673	12,456	225	32,890
Other expenses, net	(103,648)	(11,252)	(20,964)	(849)	(7,474)
Other (losses)/gains, net	(863,005)	(15,382)	15,505	166,050	(301,054)
Finance income	3,461	5,742	8,341	7,098	10,548
Finance costs	(99,119)	(48,963)	(78,691)	(49,373)	(6,841)
Loss before taxation	(1,727,454)	(156,351)	(203,809)	(227,308)	(495,649)
Taxation	11,824	(2,242)	(9,492)	(16,972)	(8,583)
Loss for the year	(1,715,630)	(158,593)	(213,301)	(244,280)	(504,232)
Loss attributable to:					
Equity owners of the Company	(1,566,067)	(151,461)	(210,875)	(242,289)	(502,325)
Non-controlling interests	(149,563)	(7,132)	(2,426)	(1,991)	(1,907)
	(1,715,630)	(158,593)	(213,301)	(244,280)	(504,232)
Basic loss per share (US cents)	(18.46)	(1.79)	(2.49)	(2.86)	(5.92)
Diluted loss per share (US cents)	(18.46)	(1.79)	(2.49)	(2.86)	(5.92)
Assets and Liabilities					
Total assets	6,720,633	7,977,524	6,770,723	7,145,044	6,546,695
Total liabilities	(3,978,226)	(3,632,436)	(2,711,668)	(2,565,753)	(1,723,479)
		,			
Total equity	2,742,407	4,345,088	4,059,055	4,579,291	4,823,216

* Before impairment losses

PROPERTIES SUMMARY

As at 31 December 2020

	Location	Lot No.	Approximate land area	Approximate gross built-up	Lease term	Usage
1.	Star Cruises Jetty, Porto Malai, Langkawi, Kedah Darul Aman, Malaysia	Lot 2930 (previously Lot PT 740)	137,962 ft ² (12,817 m ²)	area 96,123 ft ² (8,930 m ²)	(years) Until 31 October 2087	J
2.	An adjoining site to the Star Cruises Jetty, Porto Malai, Langkawi, Kedah Darul Aman, Malaysia	Lot 2931 (previously Lot PT 741)	40,462 ft ² (3,759 m ²)	-	Until 31 October 2087	J
3.	No. 288 Suzhou Avenue East, Suzhou Industrial Park, Suzhou, China	Lot No: 75034	4,220 m ²	870 m²	Until 30 August 2046	O/H
4.	A piece of land located at Tai Zi Cheng Cun, Sitaizui Township, Chongli District, Zhangjiakou City, Hebei Province China		15,106 m ²	2,500 m ²	Until 1 March 2054	H/RT
5.	A piece of land located at Tai Zi Cheng Cun, Sitaizui Township, Chongli District, Zhangjiakou City, Hebei Province China		32,084 m ²	6,000 m ²	Until 1 March 2084	RSD
6.	Bruckenstr. 25, 27568 Bremerhaven, Germany	Lot Nos: 0056, 0160, 0161, 0201, 0203, 0205, 0207, 0262, 0263, and 0276	264,061 m²	59,580 m²	Freehold	OSB
7.	Bruckenstr. 25, 27568 Bremerhaven, Germany	Lot Nos: 0023 and 0215	23,987 m²	450 m²	Until 31 December 2025	OSB
8.	Werftallee 10 18119 Rostock, Germany	Lot No: 9019 Parcels Nos: 1090, 1091	685,609 m ²	142,000 m ²	Freehold	OSB
9.	An der Werft 5 18439 Stralsund, Germany	Lot No: 20853	340,671 m ²	112,000 m ²	Freehold	OSB
10.	Werftstraße 4/Wendorfer Weg 5 23966 Wismar, Germany	Lot Nos: 11885, 12005, 13456 and 13611	540,273 m²	184,000 m²	Freehold	OSB
11.	Zum Magazin 1 23966 Wismar, Germany	Lot No: 13456 (part)	25,466 m ²	10,300 m ²	Freehold	OSB
12.	An der Westtangente 1 23966 Wismar, Germany	Lot No: (a) 40372 Lot No: (b) 6207 (part)	27,286 m ² 19,000 m ²	13,585 m ² 6,000 m ²	Freehold Freehold	OSB OSB
13.	Alter Holzhafen, 23966 Wismar, Germany	Lot Nos. 3611/246; 3611/255; 3611/227; 3611/253; 3611/258; 3611/264; 3611/245	<i>(in total:)</i> 22,667 m²	5,009 m²	Freehold	Н

Notes:

- i. The Group owns 100% of each of the properties listed in items 1 to 4 and 6 to 13 above. As at 31 December 2020, the Group has sold approximately 220 residential units situated in the property item 5. As a result, the Group shares the ownership of such property with the owners of these sold residential units.
- ii. Usage:
 - J Jetty
 - O Office
 - H Hotel
 - RT Restaurant
 - RSD Residential
 - OSB Operational shipyard business

WORLDWIDE OFFICES AND REPRESENTATIVES

Corporate Headquarters

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Sydney

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Beijing

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Chengdu

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Guangzhou

Unit 2001, West Tower, Yuexiu Neo-metropolis, No. 238 Zhong Shan Liu Road, Yuexiu District, Guangzhou City, Guangdong Province, 510180, P.R.C. Tel: (86) 20 3811 6388

Shanghai

No. 1102, North 1st Zhongshan Road, Hongkou District, Shanghai 200080 P.R.C. Tel: (86) 21 6272 0101 Fax: (86) 21 6218 2826

Shenzhen

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Xiamen

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Mumbai

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New Delhi

Unit No. 15, Level 3, AWFIS, Augusta Point, Golf Course Road, Parsvnath Exotica, Sector 53, Gurgaon 122002, India

Jakarta

Level 23 Unit F1, The Plaza Office Tower, Jln. MH Thamrin Kav. 28-30, Jakarta 10350, Indonesia Tel: (62) 21 2992 2928

Tokyo

8F Palazzo Siena, 2-4-6 Higashi Shinbashi Minato-ku, Tokyo, 105-0021 Japan Tel: (81) 3 6403 5188 Fax: (81) 3 6403 5189

Kuala Lumpur

21/F, Wisma Genting, 28 Jalan Sultan Ismail, 50250 Kuala Lumpur, Malaysia Tel: (60) 3 2302 1288

Langkawi

Resorts World Langkwai, Tanjung Malai 07000 Langkawi Kedah Darul Aman Tel: (60) 4 955 7000 Fax: (60) 4 955 7005

Manila

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Malmö

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Crystal Cruises

Miami

1501 Biscayne Blvd., Suite 501, Miami, FL 33132, U.S.A. Tel: (1) 786 971 1000

Resorts World Manila

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MV Werften

Wendorfer Weg 5 23966 Wismar, Germany Tel: (49) 38 41 77-0 Fax: (49) 38 41 7636 24

Lloyd Werft

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