OTHERS Award of Contract by China Petroleum Materials Company Limited to KNM Group Berhad's Indirect Wholly-Owned Subsidiary, FBM Hudson Italiana SpA Amounting to Approximately RM73,092,390

KNM GROUP BERHAD

Type Announcement

Subject OTHERS

Description Award of Contract by China Petroleum Materials Company Limited to KNM

Group Berhad's Indirect Wholly-Owned Subsidiary, FBM Hudson Italiana SpA

Amounting to Approximately RM73,092,390

1. Introduction

KNM Group Berhad ("KNM") is pleased to announce that its indirect wholly-owned subsidiary, FBM Hudson Italiana SpA ("FBM"), had on 15 June 2020 received a Notification of Awarding the Contract dated 12 June 2020 from China Petroleum Materials Company Limited for the supply of Heat Exchanger, for CNPC Jieyang–Refining Chemical Integration PJ project, amounting to EURO15,133,000 (equivalent to approximately RM73,092,390 based on the exchange rate of EURO1.00: RM4.83) ("Transaction").

The supply and delivery duration of the Transaction is for a period of 16 months.

2. Information About the Parties

FBM was incorporated as a private limited company under the laws of Italy on 27 October 1992. FBM is principally involved in the design, engineering, procurement and manufacturing of process equipment, including without limitation pressure vessels, reactors, columns and towers, drums, heat exchangers, air finned coolers, process gas waste heat boilers and specialised shell and tube heat exchangers, condensers, spheres, process tanks, mounded bullets, process skid packages and turnkey storage facilities as well as technical and project management services in relation to process equipment, plant facilities and general facilities for the oil, gas, petrochemicals, minerals processing and renewable energy industries worldwide.

China Petroleum Materials Company Limited was incorporated in China and it principally involves in oil and gas industries.

3. Financial Effect of the Transaction

The Transaction is expected to contribute positively to KNM Group's earnings for the financial year ending 31 December 2020 and 31 December 2021.

4. Risk Factors

The Transaction is subject to certain commercial and financial risks mainly in the power, oil, gas, petrochemical, and energy industries. These include changes in general economic conditions such as, but not limited to inflation, environmental, health and safety regulations, taxation, foreign exchanges, interest rates, labour and material supply, changes in business and operating conditions such as, but not limited to government and statutory regulations and deterioration in prevailing market conditions.

KNM is already operating in these industries and hence would continue to be exposed to risk factors that they currently face whilst operating in these industries.

Although KNM with its vast experience may undertake efforts to mitigate the various risk factors, there is no assurance that any change in the above risk factors will not have a material adverse effect on the business and operations of KNM.

5. Approvals

The Transaction is not subject to the approval of the shareholders of KNM or any regulatory authority in Malaysia or in any other country.

6. Directors' Statement

Having considered all aspects of the Transaction, the Board of Directors is of the opinion that the Transaction is in the best interest of KNM.

7. Directors' and Major Shareholders' Interest

None of the directors and/or major shareholders of KNM, and/or any persons connected with them, have any direct or indirect interest in the Transaction.

8. Documents for Inspection

Details of the Transaction are available for inspection at the registered office of KNM at 15 Jalan Dagang SB 4/1, Taman Sungai Besi Indah, 43300 Seri Kembangan, Selangor Darul Ehsan, Malaysia for three (3) months from date of this Announcement during normal business hours from Mondays to Fridays.

This announcement is dated 16 June 2020.