

Minutes of the Twenty-Third Annual General Meeting (2023 AGM) of IGB held on a virtual basis through live streaming via remote participation and voting facilities from online meeting platform at <https://tiih.online> at 2.30 p.m. on Monday, 29 May 2023.

Broadcast Venue : Matahari 3 & 4, Level 5, Cititel Mid Valley, Mid Valley City, Lingkaran Syed Putra, 59200 Kuala Lumpur, Malaysia

Present : Board of Directors (Board or Directors)
Tan Lei Cheng (TLC), Chairman/Non-Independent Non-Executive Director (NINED)
Dato' Seri Robert Tan Chung Meng (DSRT), NINED
Lee Chaing Huat (LCH), Senior Independent Non-Executive Director (INED)
Dato' Dr. Zaha Rina binti Zahari, INED
Dato' Lee Kok Kwan, INED
Tan Boon Lee (TBL), Non-Independent Executive Director/Group Chief Executive Officer (GCEO)
Tan Mei Sian, Alternate to TLC/Deputy GCEO
Elizabeth Tan Hui Ning, Alternate to DSRT

In attendance : Management
Chai Lai Sim (CLS), Group Chief Financial Officer (GCFO)
Kiong Wei Yang (Group Financial Controller)
Tina Chan, Group Company Secretary

PricewaterhouseCoopers (PwC), the Auditors of IGB
Gan Wee Fong, Engagement Partner

Shareholders (SHs) and proxies
As per attendance list

Poll Administrator : Tricor Investor & Issuing House Services Sdn Bhd (TIIH)

Independent Scrutineer : Zee Kum Ming, SC Lim, Ng & Co

1.0 Quorum

TLC, Chairman of the Board, welcomed the SHs and proxies for attending the 2023 AGM.

As the quorum was present, the Chairman called the 2023 AGM open at 2.30 p.m.

2.0 AGM Notice

Notice of the 2023 AGM dated 28 April 2023 (AGM Notice) was taken as read.

3.0 Voting Procedures

The meeting noted that the ordinary resolutions set out in the AGM Notice to be voted by poll. The voting on the resolutions could be done any time throughout the meeting until the closure of the voting session. The voting results to be verified by the independent scrutineer.

The meeting also noted that the Chairman held 145,896,514 shares in open proxies, representing 16.21% of the total issued share capital of IGB.

TIIH then presented a 3-minute video on the e-polling process.

4.0 Performance of IGB

It was noted that the performance of IGB in year 2022 and the outlook for 2023, as set out in the Annual Report 2022 (AR22) to be taken as read.

5.0 Financial Statements of IGB for the year ended 31 December 2022 together with Reports of the Directors and Auditors (Financial Statements and Reports FY22)

The Financial Statements and Reports FY22 had been submitted for discussion and no voting was required.

The Chairman invited SHs and proxies to post their questions via the query box, and declared that the Financial Statements and Reports FY22 were received.

6.0 Re-election of Directors in accordance with Clause 84 of IGB's Constitution

- (a) In accordance with Clause 84 of the Constitution, one-third of the Directors should retire by rotation and be subject to re-election every AGM.

- (b) Resolutions 1 and 2 were pertaining to the re-election of DSRT and LCH pursuant to Clause 84 of the Constitution.
- (c) It was noted that the Board and the Nomination Committee (NC) had assessed DSRT and LCH in accordance with IGB's Fit and Proper (FAP) Policy. Their profiles were set out in the AR22. DSRT and LCH would abstain from voting their shareholdings in respect of Resolutions 1 and 2.
- (d) The motions were put to vote after the questions-and-answers (Q&A) session.

7.0 Re-election of Director in accordance with Clause 90 of IGB's Constitution

- (a) In accordance with Clause 90 of the Constitution, Director appointed by the Board should hold office until the conclusion of AGM following his appointment.
- (b) Resolution 3 was pertaining to the re-election of TBL who was appointed Director on 29 August 2022 and succeeded DSRT as GCEO on 1 January 2023.
- (c) It was noted that the Board and NC had also assessed TBL in accordance with IGB's FAP Policy. His profile was set out in the AR22. TBL would abstain from voting his shareholding in respect of Resolution 3.
- (d) The motion was put to vote after the Q&A session.

8.0 Non-Executive Directors' (NEDs) Remuneration

- (a) Resolution 4 was to approve the payment of fees of RM697,500 for FY22 and meeting attendance allowances of up to RM162,000 for year 2023, to the NEDs.
- (b) The meeting noted that a formal evaluation of fees and meeting allowances had been performed by the Remuneration Committee, with recommendation the fees and meeting allowances remained status quo, whereupon the Board had approved to submit for SHs' approval. Details of the remuneration paid and/or payable (if any) by IGB to each NED were set out on page 57 of the AR22. The NEDs would abstain from voting their shareholdings in respect of Resolution 4.
- (c) The motion was put to vote after the Q&A session.

9.0 Retirement Gratuity to DSRT

- (a) Resolution 5 was to approve the retirement gratuity of RM14,872,463.43 to DSRT, the former GCEO of IGB, in recognition and appreciation of his long service, dedication and contribution to the IGB Group.
- (b) It was highlighted that DSRT, who had been on the Board of IGB Group since 1995, had held various leadership positions over the course of his 27-year career in the Group. He was GCEO of IGB from 30 March 2018 to 31 December 2022, and before that, had served as Group Managing Director (MD) of IGB Corporation Berhad from 30 May 2001 to 29 March 2018, and as Joint MD from 18 December 1995 to 29 May 2001. DSRT had been redesignated as NINED of IGB effective 1 January 2023. DSRT would abstain from voting his shareholding in respect of Resolution 5.
- (c) The motion was put to vote after the Q&A session.

10.0 Re-appointment of Auditors

- (a) Resolution 6 was to approve the re-appointment of PwC as Auditors of IGB to hold office until the next AGM and to authorise Directors to fix their remuneration.
- (b) The meeting noted that the Audit Committee had undertaken an assessment on PwC's performance, whereupon the Board's concurrence had been sought for the re-appointment of PwC as Auditors of IGB for the financial year ending 31 December 2023.
- (c) The motion was put to vote after the Q&A session.

11.0 Authority to allot and issue shares pursuant to Sections 75 and 76 of the Companies Act 2016 (Share Issue Mandate)

- (a) Resolution 7 was to approve the renewal of Share Issue Mandate, empowering the Directors to allot and issue up to 10% of the issued Shares (excluding treasury shares). This authorisation would remain in force until IGB's AGM in 2024.
- (b) The motion in the form set out in the AGM Notice was put to vote after the Q&A session:

"THAT the Directors be and are hereby empowered, pursuant to Sections 75 and 76 of the Companies Act 2016 (CA2016), to allot and issue not more than 10% of the issued Shares (excluding treasury shares) of IGB at any time at such price, upon such terms and conditions, for such purposes and to such person(s) as the Directors may in their absolute discretion deem fit and expedient in the interests of IGB and that such authority shall continue to be in force until IGB's AGM in 2024."

12.0 Renewal of Share Buyback mandate (SBB Mandate)

- (a) Resolution 8 was to approve the renewal of SBB Mandate pursuant to Paragraph 12.03 of the Bursa Malaysia Securities Berhad's (Bursa Securities) Main Market Listing Requirements, allowing IGB to repurchase its own Shares, subject to a limit of 10% of the issued Shares. This authorisation would remain in force until IGB's AGM in 2024. Details of the SBB Mandate were set out in Part A of the Statement/Circular dated 28 April 2023 (Statement/Circular).

- (b) The motion in the form set out in the AGM Notice was put to vote after the Q&A session:

"THAT authorisation be and is hereby conferred on the Directors to exercise all the powers of IGB to make market purchases of Shares at such price(s) as may be determined by the Directors from time to time, provided that at the time of purchase:

- (i) the aggregate number of Shares to be purchased and/or held by IGB shall not exceed 10% of the issued Shares (excluding treasury shares) at any point in time; and

- (ii) the funds to be allocated for the purchase of Shares shall not exceed IGB's retained profits at the time of purchase,

THAT the SBB Mandate, unless varied or revoked by IGB in a general meeting, shall continue for the period ending on the date of the AGM to be held in 2024;

THAT the Directors be and are hereby authorised to deal with the Shares so purchased in their absolute discretion (which may be distributed as dividends, resold, transferred, cancelled and/or in any other manner as prescribed by the CA2016, rules and regulations made pursuant thereto);

THAT the Directors be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they may consider necessary, expedient, incidental or in the interests of IGB to give effect to the transactions contemplated and/or authorised by this resolution."

13.0 Renewal of Recurrent Related Party Transactions (RRPT Mandate)

- (a) Resolution 9 was to approve the RRPT Mandate, allowing IGB and its subsidiaries to enter into the category of RRPT with the Transacting Parties as set out in Item 2, Part B of the Statement/Circular. This authorisation would remain in force until IGB's AGM in 2024.

- (b) The meeting noted that the Interested Related Parties and persons connected with them would abstain from voting their shareholdings in respect of Resolution 9.

- (c) The motion in the form set out in the AGM Notice was put to vote after the Q&A session:

"THAT authorisation be and is hereby accorded to IGB and its subsidiary companies (Group) to enter into any of the category of recurrent transactions of a revenue or trading nature falling within the types of transactions set out in Item 2.0, Part B of the Statement/Circular with the Transacting Parties mentioned therein, provided that such transactions are entered into in the ordinary course of business of the Group and carried out on terms not more favourable to the Transacting Parties than those generally available to the public and not detrimental to the minority shareholders;

THAT the RRPT Mandate, unless varied or revoked by IGB in a general meeting, shall continue for the period ending on the date of the AGM to be held in 2024;

AND THAT the Directors be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they may consider necessary, expedient, incidental or in the interests of IGB to give effect to the transactions contemplated and/or authorised by this resolution."

14.0 Proposed Bonus Issue of up to 452,713,712 new Shares (Bonus Shares), on the basis of 1 Bonus Share for every 2 existing Shares held on an entitlement date to be determined and announced later (Proposed Bonus Issue)

- (a) Resolution 10 was to authorise IGB to allot and issue the Bonus Shares, the details and rationale were set out in Part C of the Statement/Circular.

- (b) The motion in the form set out in the AGM Notice was put to vote after the Q&A session:

"THAT subject to the approvals of all relevant regulatory authorities being obtained for the Proposed Bonus Issue, approval be and is hereby given to the Directors to allot and issue up to 452,713,712 Bonus Shares, to be credited as fully paid-up, on the basis of 1 Bonus Share for every 2 existing Shares held by the Shareholders whose names appear in the Record of Depositors of IGB as at the close of business at 5.00 p.m. on an entitlement date to be determined and announced by the Directors at a later date;

THAT the Bonus Shares shall be issued as fully paid Shares at nil consideration and without any capitalisation of IGB's reserves;

THAT any fractional entitlements that may arise from the Proposed Bonus Issue will be disregarded and dealt with in such manner as the Directors shall in their absolute discretion deem fit, expedient and in the best interest of IGB and its Shareholders;

THAT the Bonus Shares shall, upon allotment and issuance, rank equally in all respects with the existing Shares;

AND THAT in order to implement, complete and give full effect to the Proposed Bonus Issue, the Directors be and are hereby empowered and authorised to do all such acts, deeds and things and to execute, sign and deliver on behalf of IGB, all such documents and enter into any arrangements, agreements and/or undertaking with any parties, as they may deem fit, necessary or expedient to implement, finalise and/or give full effect to the Proposed Bonus Issue (including without limitation, the affixation of IGB's common seal in accordance with IGB's Constitution) with full powers to assent to any term, condition, modification, variation and/or amendment as may be required by any relevant regulatory authority or as the Directors may deem necessary, expedient and/or appropriate in connection with the completion of the Proposed Bonus Issue and in the best interest of IGB."

15.0 Q&A Session

- (a) All resolutions set out in the AGM Notice were tabled.
- (b) The meeting noted that overlapping questions of a similar nature submitted via query box would be grouped and addressed singularly by the management.
- (c) The Q&A session, which began with a presentation on the answers to pre-submitted questions by SHs via the investor relations enquiry email ([Appendix 1](#)), was followed by questions submitted by remote participants at the meeting and the responses by management ([Appendix 2](#)).

16.0 Poll Results

Based on the poll results ([Appendix 3](#)) verified by the Independent Scrutineer, the Chairman declared all ordinary resolutions tabled at the 2023 AGM carried.

The meeting noted that the poll results would be uploaded on Bursa Securities and made available on IGB's website on the same day.

17.0 Close of the meeting

There being no other business to transact, the Chairman declared the meeting closed at 3.18 p.m. and thanked everyone for their attendance.

Confirmed as true record of proceedings held



Tan Lei Cheng
Chairman

Dated: 2 June 2023

1. Is the Company providing any vouchers to shareholders participating in today's AGM?

The Company is pleased to inform that shareholders holding at least 100 shares in the Company and registered for today's AGM are eligible to a RM25 e-voucher by Family Mart. Such e-vouchers will be issued to all registered shareholders by email, within 10 working days from today's AGM.

2. What is the justification for not having a physical AGM despite the full opening of the economy and everyone is going back to offices and malls. Was it because of health reasons? If so, it makes no sense for our malls to be open. All shareholders deserve the right once a year to meet with the directors of their company.

The Company has in line with Guidance Note 13.3 of the Malaysian Code on Corporate Governance decided to leverage on technology to facilitate communication and engagement with its shareholders by conducting its 2023 AGM on a virtual basis through live streaming and online remote voting. Regardless of the mode of meeting, we exercise all attempts to ensure meaningful engagement between shareholders and the Board of Directors.

The current virtual platform promotes greater shareholder engagement as shareholders are able to ask questions, participate and vote remotely, regardless of their geographical location.

Be that as it may, we will consider conducting physical AGMs in the future when or once appropriate.

3. (a) What is the justification for paying gratuity payment to someone who is retiring?

(b) On what basis the RM14,872,463.43 gratuity payment is arrived? What is the calculation? High payments like this are a disincentive to upping the dividend.

(c) Did Independent Directors given the chance to vote or voice out their view for the gratuity payment during board meeting? Did any of the independent directors voice an objection to this, in their role as representatives of the minority shareholders?

Dato' Seri Robert Tan has been the IGB's Group's Group Managing Director and subsequently Group Chief Executive Officer for 27 years.

During such period, the IGB Group achieved significant expansion and growth, be it revenue, profitability, profile, reputation, and stature. From a profit after tax of RM62.0 million and market capitalisation of RM1.0 billion in 1995, the profit after tax of IGB Berhad, IGB REIT and IGB Commercial REIT for FYE 2022 escalated to RM328.0 million, RM396.2 million and RM63.1 million respectively, with an aggregate market capitalisation of RM9.28 billion.

As such, the board of directors wishes to thank Dato' Seri Robert Tan for his extraordinary vision, leadership, drive, and contributions to the IGB Group during his tenure as the Group's chief executive officer.

The payment of retirement gratuity is practised by the IGB Group and such gratuity is in recognition of Dato' Seri Robert Tan's services to the IGB Group.

The basis for the gratuity for Dato' Seri Robert Tan is similar to a prior gratuity payment to a retired chief executive officer of IGBB, as affirmed as fair and reasonable by reputable human capital consultancy firm Willis Tower Watson, and has been unanimously recommended for approval by -

- (i) members of the Remuneration Committee, which comprises entirely of Independent Non-Executive Directors; and
- (ii) the Board of Directors.

4. What is the Company's long term growth strategy? We believe with the exceptionally good remuneration and payoff, we have the talents in place and plans to grow the company further. Elon Musk has quoted, "It's easier to make US\$10,000 than it is to save it. The sooner you understand it, the sooner your life will improve." On the back of this quote and given that Malaysia economy is expected to grow on average ~5% p.a., with an expanding and young population, what is the company's growth strategy to capture opportunities and generate more return to all shareholders?

Our core strategy remains investing in strong-yielding real estate assets in Malaysia that have great economics, strong defensibility and long-term market relevance, then we build around such foundations.

Secondly, we look to reinvest our cash to expand in areas where we have strong core competencies, such as retail, offices hospitality and residential developments. We continuously seek assets that have strong fundamentals and are undervalued or those that we have a strong conviction that the realisable value upon the repurposing or development will be highly accretive in years to come.

At the same time, we are also looking towards emerging trends in the market for expansion. For example, in our convalescent and elderly care segment, we have been focusing on getting the correct products and understanding the needs of our customers and their families over the past year. Gradually, we intend to scale and establish ourselves as a dominant player in the business.

5. Will the Company continue to declare dividends next year?

Historically, the Company has paid dividends in previous financial years, with the exception of FYE 2020. Based on such track record and barring unfavourable circumstances, your directors will seek to maintain good dividends going forward.

6. Is there a timeline for the disposal of the Mid Valley Southkey Mall?

There is currently no timeline or formal discussions on any disposal of Mid Valley Southkey by the Company.

7. Is there a timeline to inject the Group's hotel assets into a hospitality REIT?

There is currently no definitive plan to inject the Group's hotel assets into a hospitality REIT.

8. Can you please elaborate on the recent fire involving the TNB main substation at Mid Valley Megamall?

We are unable to comment on the possible cause or causes of the incident that occurred on 17 May 2023, as it is currently the subject of investigation by TNB and the relevant authorities.

As property owners, our management and employees at our subsidiaries managed the dispersal of shoppers, guests and office workers in an orderly manner without any incidents, and all retail, office and hospitality properties in Mid Valley City reopened for business the next day on 18 May 2023

- Q1. Has the company quantified how much loss is incurred due to the fire incident in Mid Valley City? Can the company claim from the insurer?**

Response (TBL, GCEO) –

The combined loss of turnover rent on 17 May 2023 for Mid Valley Megamall (MVM) and The Gardens Mall (TGM) was estimated at RM225,000. Similarly, the estimated loss of carpark collections for both MVM and TGM was RM109,000. The estimated cumulative losses for both malls were RM334,000.

As regard to the insurance, management will have to await the release of the report on the outcome of the findings by the Fire and Rescue Department (Bomba) and Tenaga Nasional Berhad (TNB) before deciding whether to proceed further with the insurance. Meanwhile, the insurance company has been notified of the fire incident.

- Q2. How many units of Stonor3 KLCC has been sold to date in 2023?**

Response (TBL, GCEO) –

Stonor 3 has achieved total sales of 95% (approximately 380 out of 400 units) while the sale of remaining inventory was expected to be completed by end-2023.

- Q3. Has the company found buyers for the land in Subang, Kundang North and Morib?**

Response (TBL, GCEO) –

The disposal of the 3 respective lands in Subang, Kundang North and Morib were currently at the authority approval stage, with the completion of sales targeted by end-2023.

- Q4. How much is the refurbishment capital expenditure (capex) for the Garden Residences?**

Response (TMS, DGCEO) –

In line with the Group's continued asset enhancement initiatives, management was in the process of determining the specific work and capex required for the refurbishment of St Giles Gardens Hotel and Residences.

- Q5. What is the occupancy rate at North and South Tower of Mid Valley Southkey (MVS)?**

Response (TMS, DGCEO) –

To-date, MVS North Tower has been completed and certified, with many enquiries received.

- Q6. What is the financial performance of The Mall, MVS in 2022 and first quarter footfall data?**

Response (TMS, DGCEO) –

Management was pleased to report that The Mall has performed well with increasing footfall. Please refer to page 14 of the AR22 as well as pages 152 for data on the financial performance of The Mall.

- Q7. The share of results of associates and joint ventures (JV) increased substantially to RM67.645 million (FY2021: RM4.945 million). The major associates contributing to these profits are Ravencroft Investments Incorporated (RII) and New Commercial Investments Limited (NCIL) (Note 17 of AR22).**

- (a) What is the nature of business of these 2 associates and their country of operation and reasons for improved profitability?
(b) Which other major associate contributed to the RM67.645 million profits?

Response (CLS, GCFO) –

- (a) RII and NCIL are the owners of the Group's hotels in the United Kingdom. Please refer to page 162 of AR22 for details on the 2 companies.
(b) Similarly, apart from St Giles Hotel Limited, please refer to page 162 of AR22 for more details of other associates that contributed to the Group's profits.

- Q8. (a) How much did the company spend on this virtual AGM?
(b) Would the Board kindly provide e-food voucher as a token of appreciation for attending today's RPV?
(c) I would like to request a printed hard copy of IGB's AR22.**

Response (TMS, DGCEO) –

- (a) By holding the 2023 AGM virtually, the Company has cost-saving of 45% in comparison to a physical AGM.
(b) Please refer to the answer to item 1 of the pre-submitted questions sent by SHs.

(c) Your request for a copy of AR22 will be processed after the AGM.

Q9. Other employee related expenses under employee costs increased by more than 100% to RM24.921 million (FY2021: RM8.304 million) (Note 7 – Page 133 of AR22).

- (a) What comprise “other employee related expenses”?
- (b) What are the reasons for the substantial increase in FY22?

Response (CLS, GCFO) –

- (a) Other employee related expenses included Employees Provident Fund (EPF) and Social Security Organisation (SOCSO) contributions.
- (b) The substantial increase in “other employee related expenses” for FY22 was mainly due to the provision for the proposed retirement gratuity of RM14.8 million to DSRT, the former GCEO of IGB. Given the retirement gratuity was pending approval by the SHs, the amount has been classified under employee costs.

Q10. The Current Receivables include an amount of RM243.9 million which is classified as deferred consideration receivable which was stated under Note 17(b) – page 163 of the AR. This amount is payable in 24 months from the completion of sale from the JV Company, Black Pearl.

- (a) When will this amount be received based on the Sale and Purchase Agreement (SPA)?
- (b) Will this amount be received in British Pound Sterling (GBP) or Ringgit Malaysia?

Response (CLS, GCFO) –

- (a) The amount was due and payable in October 2023, hence classified as current assets rather than deferred assets.
- (b) The amount will be received in GBP.

Q11. On 3 Jan 2023, Kundang Properties Sdn Bhd entered into SPA to dispose a mixed development land for RM360 million.

- (a) What is the net consideration expected from this disposal?
- (b) What is the rationale for the disposal and expected gains on disposal based on the net book value of the land?

Response (TMS, DGCEO) –

Given the SPA is conditional and subject to authority approval, there were no specific figures to be shared at this point in time.

Q12. IGB Commercial REIT's performance is bad. Its current unit price of RM0.50/unit is a 50% drop from the issue price of RM1.00/unit.

- (a) In hindsight, is spinning off the IGB Commercial a bad decision?
- (b) Will IGB need to write down on the holding of IGB Commercial REIT?

Response (TMS, DGCEO) –

- (a) Unfortunately, IGB Commercial REIT's debut on the Main Market of Bursa Malaysia coincided with the Covid-19 pandemic and lockdown period, which was beyond control.
- (b) No provision of impairment and write-down was required for the assets of IGB Commercial REIT. Please refer to page 151 of AR22.

IGB BERHAD

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Annual General Meeting

Broadcast Venue, Matahari 3 & 4, Level 5, Cititel Mid Valley, Mid Valley City, Lingkaran Syed Putra 59200 Kuala Lumpur

On 29-May-2023 at 02:30PM

Result On Voting By Poll

Resolution(s)	Vote For				Vote Against				Total Votes			
	No of Units	%	No of P/S	%	No of Units	%	No of P/S	%	No of Units	%	No of P/S	%
Ordinary Resolution 1	614,523,055	99.9993	300	93.7500	4,515	0.0007	20	6.2500	614,527,570	100.0000	320	100.0000
Ordinary Resolution 2	621,675,707	99.9993	301	93.1889	4,531	0.0007	22	6.8111	621,680,238	100.0000	323	100.0000
Ordinary Resolution 3	608,588,214	99.9993	300	93.1677	4,531	0.0007	22	6.8323	608,592,745	100.0000	322	100.0000
Ordinary Resolution 4	609,169,771	99.9890	280	87.5000	66,797	0.0110	40	12.5000	609,236,568	100.0000	320	100.0000
Ordinary Resolution 5	594,740,427	96.4765	272	83.9506	21,721,040	3.5235	52	16.0494	616,461,467	100.0000	324	100.0000
Ordinary Resolution 6	600,315,950	96.5632	298	91.9753	21,365,736	3.4368	26	8.0247	621,681,686	100.0000	324	100.0000
Ordinary Resolution 7	600,513,215	96.5772	289	88.3792	21,282,529	3.4228	38	11.6208	621,795,744	100.0000	327	100.0000
Ordinary Resolution 8	600,527,589	96.5984	291	90.6542	21,147,000	3.4016	30	9.3458	621,674,589	100.0000	321	100.0000
Ordinary Resolution 9	74,051,577	99.7724	268	90.2357	168,913	0.2276	29	9.7643	74,220,490	100.0000	297	100.0000
Ordinary Resolution 10	600,536,139	96.5814	307	94.1718	21,256,294	3.4186	19	5.8282	621,792,433	100.0000	326	100.0000

