

HAP SENG CONSOLIDATED BERHAD

197601000914 (26877-W)

Incorporated in Malaysia

MINUTES OF THE FORTY-FOURTH ANNUAL GENERAL MEETING OF THE COMPANY CONDUCTED BY WAY OF A FULL VIRTUAL MEETING HELD AT THE BROADCAST VENUE, THE KINABALU ROOM, GROUND FLOOR, MENARA HAP SENG, JALAN P. RAMLEE, 50250 KUALA LUMPUR ON WEDNESDAY, 2 JULY 2020 AT 10AM

- Present : **DIRECTORS**
Mr Thomas Karl Rapp
(Independent Non-Executive Chairman)
Datuk Edward Lee Ming Foo
(Managing Director)
Mr Lee Wee Yong
(Executive Director)
Ms Cheah Yee Leng
(Executive Director)
- Present via live streaming : Datuk Simon Shim Kong Yip
(Non-Independent Non-Executive Director)
Lt Gen (R) Datuk Abdul Aziz Hasan
(Independent Non-Executive Director)
Mr Jimmy Leow Ming Fong
(Independent Non-Executive Director)
Dato' Wan Mohd Fadzmi
(Independent Non-Executive Director)
Mr Patrick Tan Boon Peng
(Independent Non-Executive Director)
- In Attendance : Ms Lim Guan Nee
(Company Secretary)
- Present via live streaming : 79 members as per attendance sheet
: 6 proxies as per attendance sheet
: 1 corporate representative as per attendance sheet
- By invitation : 3 invitees as per attendance sheet
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QUORUM

The chairman welcomed all the shareholders, proxies and corporate representative who participated in the meeting through live streaming and online remote voting via remote participation and voting (“RPV”) facilities.

The chairman informed the meeting that in order to adhere to the social distancing protocol strictly, the non-executive directors participated in this meeting via live streaming. He added that as this was the inaugural virtual shareholders’ meeting, the board and management would do their level best to make this virtual experience as seamless as possible. He also apologized for any inadequacies along the way.

The chairman reminded the shareholders and proxies that this AGM was a private event, strictly for the Company’s shareholders and their proxies, board members and key management of the Company as well as auditors, scrutineer and other professionals whose presence are required to facilitate this AGM. Accordingly, any recording of this AGM in any form was strictly prohibited.

At the start of the meeting, 33 shareholders, proxies and corporate representative logged in for the meeting using the remote platform. The chairman declared the meeting duly convened.

NOTICE OF MEETING

The chairman informed the meeting that the notice convening this meeting, as set out in the 2019 annual report, had been sent out to all members of the Company, Bursa Malaysia Securities Berhad, auditors of the Company as well as being published in the New Straits Times and posted on the Company’s website on 29 May 2020. The 2019 annual report was also posted on the Company’s website on the same day.

The notice convening the meeting was taken as read.

PROXY

As part of good corporate governance practice, the chairman reported that the Company had received a total of 69 proxy forms and a corporate representative authorization from the shareholders representing 65.14% of the issued share capital of the Company. Out of those, there were 11 shareholders who had appointed the Chairman of the meeting as their proxy to vote on their behalf and the shares representing 65.13% of the issued share capital of the Company.

VOTING BY POLL

The chairman informed the meeting that in accordance with Paragraph 8.29A of the Main Market Listing Requirements of Bursa Malaysia Securities Berhad (“Listing Requirements”), all the proposed resolutions would be voted on electronically by poll. Boardroom Share Registrars Sdn Bhd and GovernAce Advisory & Solutions Sdn Bhd (“GovernAce”) had been appointed as polling agent and independent scrutineer respectively.

The chairman further informed that the polling process for the nine resolutions would be conducted upon conclusion of the deliberation of all items to be transacted at the 44th AGM to enable a more efficient proceeding of the meeting.

The chairman explained that he would answer all the written questions and open the floor for other questions after he had tabled all the proposed resolutions to be carried in this meeting.

ORDINARY BUSINESS:-

TO TABLE THE AUDITED FINANCIAL STATEMENTS FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019 TOGETHER WITH THE REPORTS OF DIRECTORS AND AUDITORS

The chairman informed the meeting that the first item on the agenda was to table the audited financial statements together with the reports of directors and auditors. There would be no voting on this item.

The chairman proceeded to table the following proposed resolutions:-

ORDINARY RESOLUTION 1

TO RE-ELECT DATUK SIMON SHIM KONG YIP, JP WHO RETIRES AS DIRECTOR BY ROTATION IN ACCORDANCE WITH CLAUSE 116 OF THE COMPANY'S CONSTITUTION

The chairman tabled the following proposed resolution 1:-

“**THAT** Datuk Simon Shim Kong Yip, JP who is retiring as director in accordance with clause 116 of the Company's constitution be hereby re-elected to serve on the board of directors of the Company.”

ORDINARY RESOLUTION 2

TO RE-ELECT MS. CHEAH YEE LENG, WHO RETIRES AS DIRECTOR BY ROTATION IN ACCORDANCE WITH CLAUSE 116 OF THE COMPANY'S CONSTITUTION

The chairman tabled the following proposed resolution 2:-

“**THAT** Ms. Cheah Yee Leng, who is retiring as director in accordance with clause 116 of the Company's constitution be hereby re-elected to serve on the board of directors of the Company.”

ORDINARY RESOLUTION 3

TO RE-ELECT MR. THOMAS KARL RAPP WHO RETIRES AS DIRECTOR IN ACCORDANCE WITH CLAUSE 122 OF THE COMPANY'S CONSTITUTION

Upon invitation of the chair, Datuk Edward Lee Ming Foo informed the meeting that Mr. Thomas Karl Rapp who was appointed to the board on 26 February 2020 would retire in accordance with clause 122 of the Company's constitution.

Datuk Edward Lee Ming Foo tabled the following proposed Resolution 3:-

“**THAT** Mr. Thomas Karl Rapp, who is retiring as director in accordance with clause 122 of the Company’s constitution be hereby re-elected to serve on the board of directors of the Company.”

Datuk Edward Lee Ming Foo then handed over the proceedings back to the chairman.

ORDINARY RESOLUTION 4

TO RE-ELECT MR. TAN BOON PENG WHO RETIRES AS DIRECTOR IN ACCORDANCE WITH CLAUSE 122 OF THE COMPANY’S CONSTITUTION

The chairman informed the meeting that Mr. Tan Boon Peng was appointed to the board on 26 February 2020 and tabled the following proposed resolution 4:-

“**THAT** Mr. Tan Boon Peng, who is retiring as director in accordance with clause 122 of the Company’s constitution be hereby re-elected to serve on the board of directors of the Company.”

ORDINARY RESOLUTION 5

TO APPROVE THE PAYMENT OF DIRECTORS’ FEES OF THE COMPANY AND ITS SUBSIDIARIES AMOUNTING TO RM807,266.00 FOR THE FINANCIAL YEAR ENDED 31 DECEMBER 2019

The chairman tabled the following proposed resolution 5:-

“**THAT** the payment of directors’ fees of the Company and its subsidiaries amounting to RM807,266.00 for the financial year ended 31 December 2019, be and is hereby approved.”

The chairman informed the shareholders and proxies that the interested directors had undertaken to abstain from voting in respect of resolution 5.

ORDINARY RESOLUTION 6

TO REAPPOINT MESSRS ERNST & YOUNG PLT AS AUDITORS OF THE COMPANY TO HOLD OFFICE UNTIL THE CONCLUSION OF THE NEXT ANNUAL GENERAL MEETING AT A REMUNERATION TO BE DETERMINED BY THE DIRECTORS OF THE COMPANY

The chairman tabled the following proposed resolution 6:-

“**THAT** Messrs Ernst & Young PLT be reappointed as auditors of the Company to hold office until the conclusion of the next annual general meeting and that the directors be authorised to fix their remuneration.”

SPECIAL BUSINESS:-

ORDINARY RESOLUTION 7

AUTHORITY TO ALLOT SHARES PURSUANT TO SECTION 75 OF THE COMPANIES ACT 2016

The chairman explained that the special business for this meeting was to consider and if thought fit, to approve the authority to the directors to issue shares in the Company up to an amount not exceeding 10% of the total number of issued shares of the Company. As at the date of this meeting, no new shares had been issued pursuant to the mandate obtained at the last annual general meeting.

The chairman tabled the following proposed resolution 7:-

“**THAT** the directors of the Company be and are hereby empowered pursuant to section 75 of the Companies Act 2016 to allot shares in the Company up to an amount not exceeding 10% of the total number of issued shares of the Company, and that such authority shall continue to be in force until the conclusion of the next annual general meeting of the Company.

ORDINARY RESOLUTION 8

PROPOSED RENEWAL OF AND NEW SHAREHOLDERS’ MANDATE FOR RECURRENT RELATED PARTY TRANSACTIONS OF A REVENUE OR TRADING NATURE

The chairman explained that item 7 on the agenda was to consider and if thought fit, to pass the resolution on the proposed renewal of and new shareholders’ mandate for recurrent related party transactions with the respective related parties. The related parties are:

- 1) Gek Poh (Holdings) Sdn Bhd Group;
- 2) Lei Shing Hong Limited Group;
- 3) Samling Strategic Corporation Sdn Bhd Group;
- 4) Corporated International Consultant;
- 5) Messrs Shim Pang & Co; and
- 6) Imaspro Resources Sdn Bhd.

The chairman mentioned that the proposed resolution 8, if passed, would allow Hap Seng Consolidated Berhad Group to enter into recurrent related party transactions pursuant to paragraph 10.09 of the Listing Requirements. Further information on the proposed shareholders’ mandate for recurrent related party transactions with the respective related parties was set out in section 2.2 of Part A of the Circular/Statement to shareholders dated 29 May 2020.

For purpose of good order, the chairman highlighted to the meeting that the interested major shareholders, interested directors and/or persons connected to them had undertaken to abstain from voting in respect of their direct/indirect shareholdings on the resolution where they have an interest or deemed to have an interest.

The chairman tabled the following proposed resolution 8:-

“**THAT** proposed renewal of and new shareholders' mandate for the recurrent related party transactions with the related parties as set out in Section 2.2 of Part A of the Circular/Statement to shareholders dated 29 May 2020 be and is hereby approved.”

ORDINARY RESOLUTION 9

PROPOSED RENEWAL OF SHARE BUY-BACK AUTHORITY

The chairman explained that item 8 on the agenda was to consider and if thought fit, to pass the resolution to renew shareholders authorisation for the Company to purchase its own shares through Bursa Malaysia Securities Berhad up to a maximum of 10% of the total number of issued shares of the Company. Further information on the proposed renewal of the share buy-back authority was set out in the share buy-back statement, which has earlier been sent to all shareholders.

The chairman tabled the following proposed resolution 9:-

“**THAT** the proposed renewal of the share buy-back authority as set out in the Notice of meeting be and is hereby approved.”

Q&A SESSION

The chairman informed the meeting that prior to the annual general meeting, the Minority Shareholders Watch Group (“MSWG”) had submitted their questions to the Company. The chairman then read out the questions raised by the MSWG together with the answers. A copy of which is enclosed herewith as Appendix A.

The chairman invited questions from shareholders and proxies via live web and all questions were dealt with accordingly. In summary, the questions and responses thereto are enclosed herewith as Appendix B.

POLL VOTING

The chairman invited Ms Fadhilatun Yahaya, the representative from Boardroom to brief the meeting on the remote poll voting procedures before the shareholders and proxies proceeded to cast their votes.

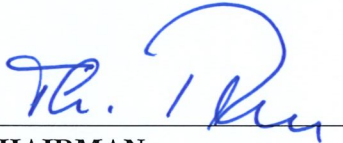
The chairman informed the meeting that all the proposed resolutions to be voted on by poll electronically and the shareholders, proxies and corporate representatives were given 10 minutes to cast their votes. He also added that the verification of the poll results would take another 10 minutes and the voting results would be announced after the validation by the independent scrutineer.

POLL RESULTS

The chairman announced that the meeting had resumed for announcement of poll results. Based on the enclosed poll results as set out in Appendix C which had been validated by GovernAce, the independent scrutineer, the chairman declared that all the resolutions carried.

CONCLUSION

There being no other business, the meeting concluded at 11.05 am with a vote of thanks to the chair.



CHAIRMAN

Kuala Lumpur

Queries from the Minority Shareholder Watch Group (MSWG)

Letter dated 23 June 2020

APPENDIX A

Strategy & Financial Matters

1. Covid-19 Pandemic

Q: Given the Covid-19 pandemic, to what extent has it impacted the Group's prospects? To what extent are the current measures taken by HSCB able to mitigate the impact of the pandemic effectively?

A: *Generally, the Group's businesses are affected by the slowing Malaysian economy exacerbated by the Covid-19 pandemic that disrupted global supply chain and negatively affected most businesses and consumers sentiments.*

The Covid-19 impacts to the Group's businesses include:

The Plantation Division expects weak CPO demand arising from the global supply chain disruptions amidst the Covid-19 pandemic. However, healthy demand of CPO in the downstream oleochemicals segment for the production of personal hygiene and cleaning products due to the Covid-19 pandemic, the anticipated recovery in exports following the gradual easing of lockdowns in major palm oil importing countries such as China and EU may bolster the current depressed CPO prices. Malaysia's CPO prices will be cheaper than Indonesia with the reduction of Malaysia's CPO export tax from 4.5 percent at zero percent with effect from June 2020 as compared to Indonesia's levy of US\$55.

The Property Division expects the property market sentiment to remain subdued affected by cautiousness in consumers' spending. However, the Division is optimistic of the affordable residential property market due to the accommodative monetary measures as recently announced by the government.

The Credit Financing Division expects financing activities to be affected by the general economic slowdown. However, this Division remains supportive of sectors proven to be robust and shall be supportive of its long-term customers.

The Automotive Division expects the negative economic effects of the Covid-19 pandemic to affect the demand for premium passenger cars and commercial vehicles. However, recent incentive measures implemented in sales tax waiver in this segment has somewhat created purchase enthusiasm and evidenced in the increase in bookings.

Queries from the Minority Shareholder Watch Group (MSWG)

Letter dated 23 June 2020

The Trading Division anticipates a challenging year ahead and it expects the competitive business environment of its fertilizers trading, general trading and ceramic tiles businesses in all its geographical markets to remain. However, fertilizers trading is expected to continue to remain positive in the light of recovery of CPO prices, notwithstanding the disruption in the transportation affecting delivery.

The Building Materials Division anticipates the current weak market sentiment to persist as construction and property development markets in Malaysia and Singapore continue to slow down.

In response to the pandemic, the Group undertook various measures to mitigate the negative impact of the pandemic, amongst others:

- *Reviewing divisional operations for possible operating costs optimization via improvement in efficiency and consolidation of activities whilst driving costs consciousness;*
- *Actively managing cash flow via diligent debtors collection effort to ensure adequate liquidity for sustainability of the Group's businesses;*
- *Reviewing capital expenditure ("capex") requirement for 2020 for possible capex deferment or cancellation of non-essential capex to conserve cash;*
- *Leveraging by the Group's Property Division on the Home Ownership Campaign as announced by the government under the Short-Term Economic Recovery Plan or PENJANA which provides for stamp duty exemption on documents of transfer and loan agreements pertaining to residential properties transactions.*

2. Plantation Division

- a) Q: The Division's mills, which include Jeroco Palm Oil Mill 1, Jeroco Palm Oil Mill 2, Tomanggong Palm Oil Mill and Bukit Mas Palm Oil Mill, recorded an average utilisation rate of 69.2% in 2019 (2018: 68.8%) (Page 13 of the Annual Report 2019).

What are the latest average utilisation rates for the Division's mills? What are the planned average utilisation rates that the Division expects for the mills in FY2020?

- A: *The utilization rate fluctuates throughout the year as it is highly dependent on the outside crop supplies, seasonal yield trend and cropping pattern. FY2020 utilization rate is estimated at about the same level as it was in FY2019.*

Queries from the Minority Shareholder Watch Group (MSWG)

Letter dated 23 June 2020

- b) Q: The Division will continue to optimise operational efficiencies to mitigate the effects of rising production costs (Page 13 of the Annual Report 2019).

What has the Division achieved in terms of operational efficiencies? What are the areas for improvement that the Division has identified?

A: *Plantation Division is currently focusing on building more biogas facilities to capture methane gas from Palm Oil Mill Effluent for electricity generation which would reduce diesel consumption in its operations, thus saving operational cost.*

In addition, drones are being deployed in field operations to enhance the integrity of information and thus improve operational efficiency.

3. Automotive Division

- Q: Hap Seng Star recorded a lower turnover of RM1,180.5 million (2018: RM1,385 million) and an operating loss of RM25.5 million (2018: operating profit RM31.4 million), representing a decrease of 181% over the previous year. The operating loss for the financial year is a result of margin compression due to intense competition and a reduction in the total volume of the luxury passenger car segment (Page 31 of the Annual Report 2019).

How will the Board address the decrease in both top and bottom-line results of Hap Seng Star?

A: *The Automotive Division will streamline its operations and further strengthen its stringent cost management measures. It will continue to offer attractive sales and after-sales packages with a focus on service excellence to build on its market presence and continue seeking expansion in our market share in the luxury segment.*

4. Trading Division

- Q: Operations in China recorded an operating loss of RM1.8 million (2018: operating loss of RM0.7 million) (Page 38 of the Annual Report 2019).

What are the reasons for another operating loss recorded by operations in China in FY2019?

A: *The China fertilizers market remained volatile in 2019, giving rise to significant price fluctuations and uncertainties. The fertilizers trading operations mitigated such market volatilities by strictly matching supplies with demand, resulted in lower sales volume and revenue as compared to 2018 which widened its operating loss.*

Queries from the Minority Shareholder Watch Group (MSWG)

Letter dated 23 June 2020

5. Property Investment & Development Division

- a) Q: What is the current progress of all the developments? Are they expected to be completed within the targeted timeframe?

A: *As we reviewed the year 2019, the current progress of the project developments in 2019 at various stages and all projects are expected to complete within the targeted timeframe in 2019. For 2020, we expected it delays.*

- b) Q: For property investment, what is the latest occupancy rates for the Division's assets? What are the targeted occupancy rates that the Division expects for its assets in FY2020?

A: *The latest occupancy rates for the Division's major investment properties ranges from 84% to 98%. The Division will continue to focus on optimizing occupancy rates of the current investment properties and attract to new tenants for its newly completed office building, Menara Hap Seng 3.*

- c) Q: The Division is on constant lookout for acquisition opportunities, as well as land banks for development in strategic locations (Page 17 of the Annual Report 2019)

What is the current status on the lookout for acquisitions? What are the key criteria set by the Division for finding land banks for development in strategic locations?

A: *The Division continues to seek out acquisition opportunities. The Division will focus on land bank for property developments in strategic locations, especially in locations with enhanced connectivity and accessibility to encourage home owners ownership while offering work and leisure mobility.*

Queries from the Minority Shareholder Watch Group (MSWG)

Letter dated 23 June 2020

Corporate Governance Matters

1. The Company in its Corporate Governance Report (Page 23) states that it has applied Practice 5.1 of the Malaysian Code on Corporate Governance. The Practice 5.1 states that “For Large Companies, the board engages independent experts periodically to facilitate objective and candid board evaluations”.

MSWG’s comment:

The Company has not applied the Practice 5.1 as there is no mention in the Company’s Corporate Governance Report that the Board engages independent experts periodically to facilitate objective and candid board evaluations.

Please take note of this.

The Company noted the comments.

2. Q: Datuk Simon Shim Kong Yip attended only 5 out of the 7 Board meetings in FY2019 (Page 53 of Annual Report 2019).

What is the reason for him not being able to attend the other two meetings during the financial year 2019?

A: *As you may be aware, Datuk Simon Shim Kong Yip is the managing partner of a legal firm in Sabah, Messrs Shim Pang & Co. He was unable to attend the meetings due to his attendance to court hearings held on the respective dates.*

Queries from the shareholders

APPENDIX B

- (a) Datuk Edward Lee Ming Foo, the managing director of the Company responded to Ms Jasyanthri's question on the Group's future strategies to increase the revenue or improving the growth in line with the current economic situation. Datuk Edward Lee outlined the prospects that in times of crisis, there could be opportunities for acquisitions to complement the Group's existing businesses. The strong financial position would enable the Group to seek for suitable land banks particularly, in areas that have good demand for affordable homes as well as industrial land that support the logistics business sector.
- (b) Mr Ho Yueh Weng sought clarification on the performance of the plantation sector going forward and the expected palm oil price. Datuk Edward Lee explained that presently, the supply of palm oil is used for worldwide food production and with the increasing population, the future of plantation business remained bright with palm oil prices expected between RM2300/Mt to RM2600/Mt.
- (c) In respect of Mr Liew Chee Seng's enquiry on the Company's share price performance, Mr Lee Wee Yong clarified that the Company does not manage the share price per se. The Company is concerned with the growth in profitability and steady dividends. The stable dividend payments over the past 5 to 6 years had reflected the Group's dividend policy of paying at least 50% of the profit after tax attributable to shareholders and the said policy would be maintained. Ms Cheah Yee Leng added that since the Company first admitted as FBM KLCI Main Index stock in 2016, Hap Seng Consolidated Berhad ("HSCB") had progressed from the bottom of the 30 largest companies by market capitalization to 20th of FBM KLCI Main Index ranked companies.
- (d) In relation to the request on eVouchers or eWallets credits be given to the shareholders or proxies who attended the virtual AGM, the chairman informed the meeting that as this was the inaugural virtual shareholders' meeting the Company was unable to serve light food and refreshments after the conclusion of the general meeting. The board had deliberated on this matter and decided not to provide the eVouchers or eWallets credits at this juncture.
- (e) In response to Ms Teh Peng Tin's enquiry on the costs of conducting the full virtual annual general meeting, Ms Cheah Yee Leng replied that the costs were approximately RM52,000.
- (f) Mr Alan Chan Chee Ming enquired on the reason that HSCB did not declare a dividend for FY 2019. Mr Lee Wee Yong referred him to page 3 of the Company's Annual Report 2019 and clarified that two interim dividends amounting to a total of 35 sen were declared in FY 2019.

Queries from the shareholders

- (g) Reference was made to Note 23 on page 258 of the Company's Annual Report 2019, where total Group's borrowings had increased from RM5.4 billion to RM6.4 billion in 2019. In view of the current economic uncertainty, compounded by COVID-19 pandemic, is the Group in a position to meet the repayment of short-term borrowings of RM3.4 billion? Mr Lee Wee Yong explained that the short term borrowings of RM3.4 billion included revolving credit of approximately RM1.9 billion. The Group could rollover the revolving credit as and when required and has sufficient undrawn Medium Term Notes facilities of close to RM3.3 billion. In addition, the Group has cash resources of approximately RM2.2 billion.
- (h) In response to the request by Mr Liew Chee Seng that shareholders be accorded special cash discount or discount vouchers on buying cars, the chairman highlighted that it is a buyers' market presently. Shareholders are encouraged to visit Hap Seng Star's website or showrooms to view their latest offers and promotions that could exceed the expectations of shareholders. As we are aware, most of the car companies do not provide cash discounts or discount vouchers to their shareholders.



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Date: 2nd July 2020

The Chairman of the Meeting
Hap Seng Consolidated Berhad

Dear Sirs,

Independent Scrutineer Report for the conduct of poll for Hap Seng Consolidated Berhad's Annual General Meeting held on 2nd July 2020

We, GovernAce Advisory & Solutions Sdn. Bhd., as the appointed independent scrutineer in attendance at the Annual General Meeting (AGM) of Hap Seng Consolidated Berhad held on 2nd July 2020 have performed the procedures as listed in our letter of engagement dated 8th May 2020.

The results of the poll, as casted by the shareholders and proxy holders present and voting based on the results generated by the Polling System provided by Boardroom Share Registrars Sdn. Bhd. are as attached.

Thank you.

Yours sincerely,
For and on behalf of
GovernAce Advisory & Solutions Sdn. Bhd.

A handwritten signature in black ink, appearing to be 'S. A. A.', written over a circular stamp.



Independent Scrutineer



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The results of the poll as follows:

	VOTES FOR	NO OF RECORDS	%	VOTES AGAINST	NO OF RECORDS	%	VOTES TOTAL
Resolution 1	1,549,949,720	131	95.541707	72,325,790	273	4.458293	1,622,275,510
Resolution 2	1,616,989,439	381	99.674157	5,286,071	21	0.325843	1,622,275,510
Resolution 3	1,621,998,599	394	99.982931	276,911	8	0.017069	1,622,275,510
Resolution 4	1,622,264,599	394	99.999327	10,911	8	0.000673	1,622,275,510
Resolution 5	1,622,116,899	383	99.996368	58,911	16	0.003632	1,622,175,810
Resolution 6	1,620,355,599	378	99.881653	1,919,911	25	0.118347	1,622,275,510
Resolution 7	1,622,228,598	389	99.997108	46,912	13	0.002892	1,622,275,510
Resolution 8	102,087,046	368	94.636019	5,729,342	32	5.313981	107,816,388
Resolution 9	1,621,721,199	387	99.971907	455,711	13	0.028093	1,622,176,910

