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INTEGRATED PROPERTY DEVELOPER IN ASIA

Established in 1998 and headquartered in Singapore, OKH Global Ltd. ("OKH Global" or "the Company") and its subsidiaries (collectively, the "Group") is an integrated property developer with a strategic focus on logistics and industrial properties.

Interlinking strategic investments with our capabilities in property development, the Group aims to further strengthen our business presence in Asia and beyond.





















OUR VALUES

TEAMWORK



Every employee plays an essential role in our company. We achieve success by promoting a collaborative work environment in which everyone is committed to achieve our corporate goals based on open and honest communications while showing care and support for each other.

INNOVATION



In every aspect of our business, we embrace innovation and creativity by challenging conventional practices and inspiring continuous improvement to stay at the forefront of sustainable solutions.

PROFESSIONALISM

add value to what we do.



Our professionalism is the foundation of our corporate performance. We apply both our extensive industry knowledge and technical competence to competitive advantage and conduct ourselves at all times in a manner which we strive for excellence in our work and

EFFICIENCY



We incorporate effective use of technology, develop performance measures, communicate outcomes and results and implement necessary changes to provide fast and high quality services at low transactional costs.

INTEGRITY



We remain accountable at all times to all our stakeholders, both internal and external. Through unquestionable honesty, openness and fairness, we take pride in conducting ourselves morally, legally and ethically while delivering excellence to our customers.

RESPECT



We take pride in the diversity of our workplace and address our disparities professionally. We view differences of opinion as opportunities that can be used to improve our businesses and acknowledge the contributions of each individual regardless of their background and treat people as we would like to be treated ourselves.

JOINT MESSAGE BY NON-EXECUTIVE CHAIRMAN AND EXECUTIVE DIRECTOR & CEO



DEAR SHAREHOLDERS,

On behalf of the Board of OKH Global Ltd ("OKH" or the "Company" and its subsidiaries, the "Group"), we will like to present to you OKH's Annual Report for the financial year ended 30 June 2024 ("FY2024").

Over the past few years, OKH has adapted to the challenges and uncertainties in our operating environment with a steadfast focus on executing our core business strategy – to improve our operational resiliency and balance sheet strength.

Aligned with this strategy, OKH's business model has evolved to a rental-centric focus that provides a low-risk approach within the real estate market.

Our progress is the outcome of the execution of a long-term strategy that a short-term plan would not be able to achieve.

On this note, we are pleased to share that the Group has achieved a set of positive results with higher net profit of S\$3.62 million in FY2024.

Rental income from our property investment segment, which comprises mainly of industrial properties in Singapore, continues to be the Group's main revenue contributor. In FY2023, one of the Group's investment properties, The Herencia, reached the end of its lease with Singapore Land Authority and it was the key contributing factor to lower revenue recognised in FY2024.

Notably, the Group's other income increased to approximately S\$4.02 million in FY2024 that was largely attributed to the fair value gain on investment properties of S\$3.49 million and S\$0.39 million gain from sale of investment properties.

The Group's total assets stood at S\$118.90 million with total liabilities lowering to S\$59.62 million and as at end of June 2024, the Group's net asset value per ordinary share remained relatively stable at approximately Singapore 5.25 cents.

With a long-term decision-making approach, we will continue to capitalise on the opportunities from our property investment portfolio and improve the Group's financial agility to strengthen the sustainability of our business model.

JOINT MESSAGE BY NON-EXECUTIVE CHAIRMAN AND EXECUTIVE DIRECTOR & CEO



Revenue
S\$ 10.9 million
(FY2023: S\$14.5 million)



Gross Profit

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\begin{align*}
\text{S} & \text{T} & \text{million} \\
(\text{FY2023: S\$11.9 million})
\end{align*}

A NOTE OF APPRECIATION AND THANKS

Over the past few years, the dedication and discipline of our team in executing our strategy have steered the Group towards the progress that we see today.

We believe that OKH is now better positioned for the future – one which may entail further expansion of our business model or capitalising from opportunistic circumstances.

On behalf of our Board, we would like to thank our management team and employees for their adaptability, hard work and contributions during this period.

We also like to express our gratitude to our fellow directors for their stewardship and guidance towards our corporate objectives.

To our valued customers, bankers and business partners, thank you for your continued support and cooperation.

Last but not least, we wish to extend our heartfelt appreciation to all our shareholders for your belief and patience in our recalibrated business strategy.

Committing to the long term has put the Group in a better foundation that we are in today and positions us to seize opportunities to forge ahead and create a lasting positive impact to our stakeholders.

Thank you!

Mrs. Celine Tang

Non-Executive Chairman

Mr. Lock Wai Han

Executive Director & Chief Executive Officer

BOARD OF DIRECTORS



Mrs. Tang was appointed the Non-Executive Chairman of the Company on 5 October 2016.

Mrs. Tang is a veteran in the real estate industry, she ran SingHaiyi Group Pte Ltd as its Managing Director before retiring in March 2023. She continues to serve as the Chairman of Chip Eng Seng Corporation Ltd. Guided by her vision and leadership, these companies developed some of the bestselling residential projects in Singapore, as well as numerous iconic landmarks that shaped the stunning city skylines of Singapore, Australia, Malaysia and the United States. In addition to real estate, Mrs. Tang also possesses rich experience spanning pharmaceutical and commodities trading. She is a director of TauRx Pharmaceuticals Ltd, a Singapore firm dedicated to the discovery of treatment of neurodegenerative diseases and a leader in Alzheimer's disease research. Mrs. Tang also controls New Port Duty Free Pte Ltd, the leading bonded provision supplier and ship chandler in Singapore.

Possessing a strong belief in giving back to the society, Mrs. Tang has been actively sponsoring and donating to the local community, education, sports and healthcare. She was appointed the Director of Stroke Support Station (S3) in March 2024 and is also the member of the Strategy & Partnership Development Committee at S3. The Tang family owns Aloha Sea Sports Center located in East Coast Park, whereby all its profits are donated to the development of sailing in Singapore. During the Covid-19 pandemic, the Tang family contributed to a fund which was specially set up to alleviate the cashflow issues of the local SMEs. Mrs. Tang had served in the School Advisory Committee of West Spring Secondary School and Juying Secondary School for over a decade, offering her views in school improvements and sponsoring their activities and scholarships.

Mrs. Tang graduated with a Bachelor's Degree in Literature from China People's University for Police Officers (now known as People's Public Security University of China). She was the Assistant Judicial Officer of Shantou Longhu District Court in China before venturing into business.



Mr. Lock was appointed as the Executive Director and Chief Executive Officer of the Company on 5 October 2016.

Mr. Lock is responsible for the strategic development of the Group's business activities, where he oversees all key aspects of the Group's business functions and is responsible for the business development and investment opportunities of the Group.

Mr. Lock brings with him extensive knowledge and experience in international investment, design, development, leasing, marketing, operation and financing of integrated real estate, international government relations and the management, development, expansion, branding and governance of talents and organisations.

Prior to joining the Company, Mr. Lock was the Executive Director and Group CEO of Rowsley Ltd between 1 November 2013 and 31 December 2015. Between June 2011 and August 2013, he was based in Beijing as the China CEO of CapitaMalls Asia ("CMA"), where he had oversight of a retail mall portfolio that included Raffles City projects and CMA mixed developments. Up until he joined CMA in March 2010, he had served in the Singapore public sector for more than 20 years during which he held various leadership roles including Commissioner of the Immigration & Checkpoints Authority; Director of the Criminal Investigations Department and Deputy Secretary of the Ministry of Information, Communications & the Arts, as well as directorships in various statutory boards.

Mr. Lock holds a Bachelor and Master of Arts (Engineering) from the University of Cambridge,UK, and a Master of Science (Management) from Leland Stanford Junior University, USA.

BOARD OF DIRECTORS



- Chairman of Audit Committee
- Member of Nominating Committee
- Member of Remuneration Committee

Mr. Ong was appointed as an Independent Director of the Company on 29 March 2010. He was an Executive Director of a mining and resource company from 2011 to 2013 and was responsible for the financial and administration matters of the company. Prior to this position, he was Chief Operating Officer of Chinese Global Investors Group Ltd and prior to that, the Senior Vice President of Corporate Finance of Hong Leong Finance from 2005 to 2008. He was the Director of Corporate Finance of Deloitte & Touche Corporate Finance Pte Ltd from 2000 to 2005. He has worked with BMB Consultants NV as a merchant banking specialist attached to the Bangladesh Minister of State of Privatisation under an Asian Development Bank sponsored programme in 1999.

Between 1984 to 1999, Mr. Ong had worked in Corporate Finance and banking positions in DBS Bank, Standard Chartered Merchant Bank, Nomura International (Hong Kong) and Peregrine Capital/Banco Santander Securities. Mr. Ong graduated with degrees in Bachelor of Social Science (2nd Class Upper Honours) from the National University of Singapore, Master of Applied Finance from Macquarie University, Master of Accounting from Curtin University and LLB (Hons) degree from University of London.

Mr. Ong is a Chartered Accountant in Singapore and CPA of Australia and also qualified as a Chartered Financial Analyst.



- Chairman of Nominating Committee
- Member of Audit Committee
- Member of Remuneration Committee

Ms. Ng was appointed to the Board on 2 August 2016 as the Non- Executive Director of the Company and was re-designated as an Independent Director of the Company on 3 October 2018. Ms. Ng has deeprooted expertise and track record on mergers and acquisitions, investments, portfolio management, financing and accounting matters. She was the chief financial officer of SingHaiyi Group Ltd ("SHG") since July 2013 and became the group chief operating officer of SHG overseeing the overall business operations and strategic development for the period from July 2014 to September 2016.

Previously, Ms. Ng was the general manager of investment (Singapore) for Sichuan Chuan Wei Group Co., Ltd ("Chuan Wei") a company with related businesses in real estate development, mining of mineral resources, cement, manufacturing of vanadium and steel products and logistics. She was also in charge of investor relations for Hong Kong listed China Vanadium Titano-Magnetite Mining Company Limited, a related corporation of Chuan Wei from 2012 to March 2013. Prior to this, Ms. Ng was the chief financial officer of SGX-ST Mainboard listed company, Sapphire Corporation Limited since 2007 and a financial controller with Unigold International Pte Ltd from 2004 to 2006. She started her career with Deloitte & Touche LLP and held the position of audit manager when she left in 2003.

Ms. Ng holds a Bachelor of Accountancy from Nanyang Technological University.

BOARD OF DIRECTORS

SENIOR MANAGEMENT



- Chairman of Remuneration Committee
- Member of Audit Committee
- Member of Nominating Committee

Mr. Lim was appointed as an Independent Director of the Company on 31 October 2013. He is currently the Chief Financial Officer of Bara Indah Sinergi Group, an Indonesia based group principally involved in mineral trading, mining and logistics activities in Indonesia. Previously, Mr. Lim was a professional corporate adviser with strong background and good knowledge in capital and financial markets, and well-versed in corporate affairs management in South Asia and Australia.

Mr. Lim has been involved in a number of corporate exercises of both public and private companies in the region. Previously, Mr. Lim was a Director of Athena Energy Holdings Pte Ltd, which is now a subsidiary of Metis Energy Limited (formerly known as Manhattan Resources Limited), a public listed company in Singapore, Chief Financial Officer of Far East Mining Pte Ltd, the parent company of Silkroad Nickel Ltd, a public listed company in Singapore and a Group Finance Director of a public listed company in Singapore, and also served on the board of listed companies in Australia, Malaysia and Singapore. Mr. Lim holds a Bachelor of Science in Economics (Honours) from University of London.



Mr. Ng was appointed as the Chief Financial Officer of the Group in April 2021. Prior to the current appointment, he was the Financial Controller of the Group since October 2016. He is responsible for the overall finance function of the Group, including matters relating to accounting, financial reporting, taxation and compliance with listing rules.

Previously, between May 2014 and September 2016, Mr. Ng was the business development manager for then Singapore-listed SingHaiyi Group Ltd., where he was involved in various functions such as finance, investment and property development matters relating to SingHaiyi Group Ltd.'s property business portfolio in Singapore and the United States.

Mr. Ng started his career in Deloitte & Touche in 2010, where he rose to the position of audit senior, specialising in planning and managing the financial audit of companies in the construction, real estate, trading, shipping and government sectors.

Mr. Ng graduated from Nanyang Technological University with a Bachelor's degree in Accountancy in 2010 and he is also a Chartered Accountant of the Institute of Singapore Chartered Accountants (ISCA).

FINANCIAL AND OPERATIONS REVIEW

The Group has 2 core business segments which comprises property investment and construction services.

OUR FINANCIAL PERFORMANCE

Revenue: Similar to FY2023, majority of the Group's revenue in FY2024 was attributed to the rental income generated from the property investment segment.

For FY2024, the Group posted revenue of approximately S\$10.89 million as compared to S\$14.53 million in FY2023. The decline in revenue recognised in FY2024 was mainly attributed to the end of the Group's lease with Singapore Land Authority ("SLA") for one of the Group's investment properties, The Herencia.

Gross profit: Corresponding to lower revenue recognised in FY2024, the Group's gross profit dipped to approximately S\$8.68 million in FY2024 as compared to approximately S\$11.90 million in FY2023. As a result, the Group's gross profit margin was slightly lower at 80.0% in FY2024 as compared to 81.9% in FY2023.

Other income: The Group's other income in FY2024 was higher at approximately S\$4.02 million as compared to S\$2.67 million in FY2023. Other income in FY2024 was largely attributed to the fair value gain on investment properties of S\$3.49 million and S\$0.39 million gain on sale of investment properties.

Other expenses: The Group's other expenses in FY2024 decreased to S\$1.00 million as compared to S\$2.14 million in FY2023, which was due to the recognition of fair value loss on non-current asset classified as held for sale in FY2024.

General and administrative expenses:

Due to the end of the lease with SLA for the Group's investment property, The Herencia, the absence of rental expense to SLA was the main contributing factor to the Group's general and administrative expenses declining by 20.1% from approximately \$\$5.32 million in FY2023 to \$\$4.25 million in FY2024.

Finance costs: The Group's finance costs decreased by 5.6% from approximately \$\$3.47 million in FY2023 to \$\$3.28 million in FY2024, this was due to the lower outstanding bank loans in FY2024 due to repayments made during the year, and slightly lower average interest rate.

Income tax expense: For FY2024, the Group's income tax expense amounted to approximately S\$0.54 million as compared to S\$1.11 million in FY2023, which was due to the lower taxable profit from one of the Group's subsidiaries as a result of the end of lease for its investment property, The Herencia, in February 2023.

Profit for the year: Overall, the Group registered a positive set of financial results with improved profit of approximately \$\$3.62 million in FY2024, as compared to a profit of \$\$2.52 million in FY2023.



FINANCIAL AND OPERATIONS REVIEW

OUR FINANCIAL POSITION

As at 30 June 2024, the Group's total current assets stood at approximately \$\$41.04 million as compared to \$\$45.68 million as at 30 June 2023. The decrease in total current assets was largely due to the fair value loss recognised on the non-current asset classified as held for sale and the lower cash and cash equivalents due to repayment of bank loans.

The Group's total non-current assets stood at approximately \$\$77.86 million as at 30 June 2024 as compared to approximately \$\$80.59 million as at 30 June 2023. The decrease was mainly due to the sale of some of the Group's investment properties during the year which was partially offset by the fair value gain on investment properties.

As at 30 June 2024, the Group's total current liabilities increased to approximately \$\$50.94 million as compared to approximately \$\$24.43 million as at 30 June 2023. This was largely attributed to the reclassification of bank loans from non-current liabilities to current liabilities as the Group was in the midst of finalising the refinancing of these bank loans. These bank loans were refinanced subsequent to the end of the financial year.

The Group's total non-current liabilities decreased to approximately S\$8.68 million as at 30 June 2024 as compared to approximately S\$46.19 million as at 30 June 2023. The decrease was largely due to the reclassification of bank loans from non-current liabilities to current liabilities and the repayment of bank loans during the year.

OUR CASHFLOW HIGHLIGHTS

The Group recorded a net decrease in cash and cash equivalents of approximately S\$3.72 million during FY2024 and as at 30 June 2024, the Group's cash and cash equivalents stood at S\$5.46 million.

Net cash from operating activities

The Group generated net cash from operating activities of approximately S\$0.49 million during FY2024 as compared to net cash generated of approximately S\$0.95 million during FY2023. The lower net cash generated in FY2024 was primarily due to lesser collection from the rental of investment properties due to the end of the lease with SLA for the investment property, The Herencia.

Net cash from investing activities

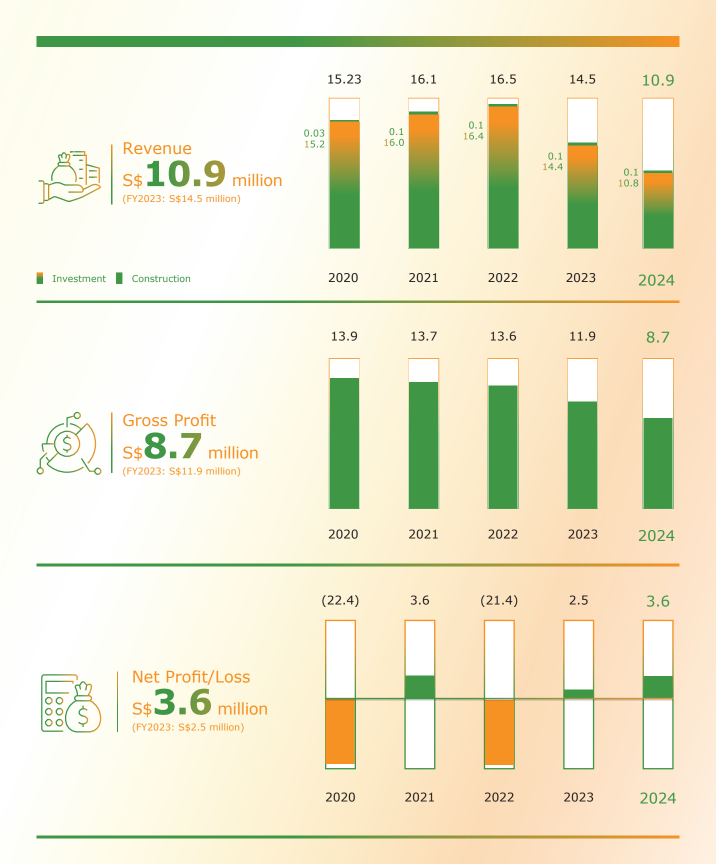
The Group generated net cash from investing activities of approximately \$\$6.40 million during FY2024 as compared to net cash generated of approximately \$\$5.26 million during FY2023. The higher net cash generated in FY2024 was largely due to higher proceeds from the sale of investment properties.

Net cash outflow from financing activities

The Group recorded net cash used in financing activities of approximately S\$10.62 million during FY2024 as compared to a net cash used of S\$11.59 million during FY2023. The net cash used in FY2024 was largely due to the repayment of bank loans. There was no repayment of loans due to a shareholder in FY2024, which contributed to lower net cash used in financing activities.

Further details of the Group's financial statements in FY2024 can be found in the next few sections of this annual report.

FINANCIAL HIGHLIGHTS



PROPERTY PORTFOLIO

INVESTMENT PROPERTIES

ACE @ BUROH

COMPLETED



Location 2 Buroh Crescent, Singapore 627546

Description A 9-storey B2 rampup industrial building for strata sale/lease

Tenure 30 years leasehold from 2013

Estimated Gross Floor Area (Sg.ft.) 475,780

Ownership 11 units with certified strata area (w/o void) of 150,058 sq ft

LOYANG ENTERPRISE

COMPLETED



Location 56 Loyang Way, Singapore 508775

Description A 6-storey B2 rampup industrial building for strata sale/lease

Tenure 30 years leasehold from 2013

Estimated Gross Floor Area (Sq.ft.) 555,000

Ownership 32 units with certified strata area (w/o void) of 173,377 sq ft

12 TAI SENG LINK

COMPLETED



Location 12 Tai Seng Link, Singapore 534233

Description A 10-storey B2 industrial building for lease/sale

Tenure 30 years leasehold from 2012

Estimated Gross Floor Area (Sq.ft.) 116,681

Ownership 100% equity interest

FEATURED PROJECTS

PROJECTS FOR SALE/LEASE

LOYANG ENTERPRISE



Just minutes away from the Changi Business Park and Tampines Regional Centre, Loyang Enterprise is the first and only new B2 ramp-up strata-title development in the Loyang district in the past 10 years.

Completed in 2016, this industrial property comprises various new-generation design features and just 102 units of varying sizes to suit various B2 industrial activities.

A key differentiating factor from the surrounding industrial developments is that all units come with a dualkey mechanism and vehicular ramp-up facilities to the doorstep of every unit, creating more versatility and functionality for business owners.

Designed with forward-thinking technical specifications combining functionality with aesthetics, Loyang Enterprise is available for sale and/or lease to let business owners and tenants harness the full potential of their business endeavours.

ACE @ BUROH



An architecture statement that is sleek and contemporary, Ace@Buroh was completed in 2016 and is strategically located within the 6-seaport mega shipping belt in Tuas, and in close proximity to the Hub of business and residential activities in Jurong Gateway.

Combined with integrated amenities, this B2 ramp-up industrial property comprises 100 factory units with direct vehicular access into each unit, offering functional business space of varying sizes.

Positioned as a premier business space in the west region of Singapore, Ace@Buroh is available for sale and/or lease.

12 TAI SENG LINK



Located within the bustling and vibrant Paya Lebar iPark, this industrial space distinguishes itself from other nearby developments with its quintessential and cutting-edge design.

Completed in 2016, this 10-storey B2 industrial property is specially crafted to be tenanted to discerning business owners.

CORPORATE INFORMATION

BOARD OF DIRECTORS

Mrs. Celine Tang Mr. Lock Wai Han Mr. Ong Soon Teik Mr. Lim Eng Hoe Ms. Ng Kheng Choo

AUDIT COMMITTEE

Mr. Ong Soon Teik (Chairman)

Mr. Lim Eng Hoe Ms. Ng Kheng Choo

NOMINATING COMMITTEE

Ms. Ng Kheng Choo (Chairman)

Mr. Ong Soon Teik Mr. Lim Eng Hoe

REMUNERATION COMMITTEE

Mr. Lim Eng Hoe (Chairman)

Mr. Ong Soon Teik Ms. Ng Kheng Choo

COMPANY SECRETARY

Ms. Loo Shi Yi Ms. Kong Wei Fung

AUDITORS

BDO LLP

Public Accountants and Chartered Accountants

600 North Bridge Road #23-01 Parkview Square Singapore 188778

Partner-in-charge: Stephen Leong Wenjie

(Appointed since the financial year

ended 30 June 2023)

SINGAPORE SHARE TRANSFER AGENT

In.Corp Corporate Services Pte. Ltd. 30 Cecil Street, #19-08 Prudential Tower, Singapore 049712

REGISTERED OFFICE

Clarendon House

2 Church Street, Hamilton HM11, Bermuda Tel: +1 (441) 295 5950 Fax: +1 (441) 292 4720

HEAD OFFICE

171 Chin Swee Road, #02-01 CES Centre, Singapore 169877

Tel: +65 6345 0544 Fax: +65 6344 5811

Website: www.okh.com.sg

PRINCIPAL BANKERS

United Overseas Bank Limited
Oversea-Chinese Banking Corporation Limited



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Notice of
Annual General Meeting

BOARD STATEMENT

We are pleased to present OKH Global Ltd. ("the Company") and its subsidiaries (collectively "the Group" or "OKH") annual Sustainability Report (the "Report") for our financial year ended 30 June 2024 ("FY2024").

The Board of Directors of OKH (the "Board") oversees the management and monitoring of these factors and considers them in determining the Group's strategic direction and policies. The key material economic, environmental, social, and governance ("EESG") factors for OKH have been identified and reviewed by the Board. Sustainability is a part of OKH's broader strategy to create long-term value for all our stakeholders.

We note that sustainability reporting has gained greater significance to investors with the availability of EESG data. Good sustainability practices contribute to the overall long-term success of the Group and play an important part in the competition for talent and investment. With businesses needing to adapt to key stakeholders' concerns quickly, it is thus crucial to close potential gaps and capitalise on opportunities amid today's rapidly changing business environment.

In defining our reporting content, we applied the Global Reporting Initiative ("GRI") principles by considering the Group's activities, impact on substantive expectations and interests of its stakeholders. We observed four principles: materiality, stakeholder inclusiveness, sustainability index, and completeness.

Corresponding to GRI's emphasis on materiality, the report highlights the key economic, environmental, social and governance related initiatives conducted throughout the 12-month period, from 1 July 2023 to 30 June 2024 ("Reporting Period").

We have subjected our sustainability reporting process to an internal review by a professional accounting firm. The EESG data and information provided have been derived from internal data monitoring and verification to ensure accuracy. We may seek external assurance to assist us in the future.

Our dedication to managing EESG issues has been demonstrated by the participation of our Board members in a comprehensive sustainability training program as mandated by Singapore Exchange Securities Trading Limited ("SGX-ST"). We confirmed that all directors have attended one of the approved sustainability-related courses as prescribed by the SGX. The initiative reflects our commitment to staying informed on the latest sustainability trends and best practices in the subject matter.

Reporting Framework

This Report is prepared in compliance with the requirements of SGX-ST Listing Rules 711A and 711B and with reference to the GRI Standards 2021. We have chosen GRI Standards as it is an internationally-recognised sustainability reporting framework and covers a comprehensive range of sustainability disclosures to measure, understand and communicate their critical sustainability issues on EESG impacts to stakeholders. We strive to align with its principles of accuracy, balance, clarity, comparability, completeness, sustainability context, timeliness, and verifiability of the information presented in this Report.

We recognise the importance of aligning our climate-related disclosures with the Task Force on Climate-related Financial Disclosures ("TCFD") Recommendations and we are committed to identifying and managing key climate-related risks and opportunities relevant to our business to meet the expectations of various stakeholders. In FY2024, we have disclosed our inaugural climate-related financial disclosures, including governance, strategy, risk management, and metrics and targets as recommendation by the TCFD. We have adopted an 'explain' basis for this year on non-disclosure items on TCFD and will continue to enhance our progress on climate-related reporting in accordance with SGX regulations to uphold listing compliance.

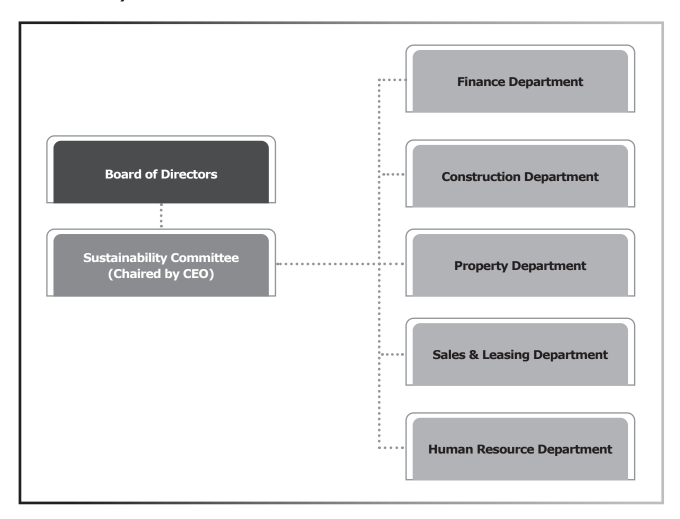
Feedback

We welcome feedback from our stakeholders with regards to our sustainability efforts as this enables us to improve our policies, systems and results. Please send your comments and suggestions to admin@okh.com.sg.

3 October 2024

OKH APPROACH TO SUSTAINABILITY

Sustainability Committee



Policy Commitment

OKH is committed to the development, implementation and performance measurement of Integrated Management System ("IMS") policy that applies to our organisation's context. In terms of sustainability, OKH collects and maintains associated data related to our prioritised material topics. Furthermore,

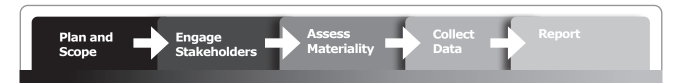
OKH's sustainability reporting policy and procedures ("SRSOP") that we have in place provides evidence of achievement and conformity to EESG requirements and OKH's associated performance in regards of sustainability.

The IMS Policy, which was established in 2020 covers our commitment to:

- Prevent and protect the human health, safety and environment in its construction;
- Provide customers with reliable, prompt and quality services;
- Manage and respond to security and terror threats at the workplace;
- Instil consciousness through promoting environmental, green & gracious initiatives to all employees, vendors, suppliers, contractors, neighbours and public;
- Conserve resources and reduce the generation of construction waste through 3R – Reduce, Reuse & Recycle;
- Build good rapport with our employees, neighbours and public by being gracious through providing accessibility, ensuring public safety, regularly communicating with them, including addressing their feedback;

- Provide welfare and career progression for our employees;
- Use environmental-friendly products and materials;
- Select & engage environmental-friendly sub-contractors and suppliers;
- Reflect commitment to provide sufficient & appropriate resources and involve employees in Workplace Safety and Health ("WSH") management;
- Comply with applicable legal and other requirements;
- Commit to the consultation and participation of workers;
- Consider terrorism threats and make the workplace safe from security threats.

Sustainability Reporting Methodology





Stakeholder Engagement

OKH believes that an important starting point in our sustainability journey is to identify our stakeholders and material EESG factors relevant to our business. The interests and requirements of key stakeholders are also considered when formulating corporate strategies on sustainability. These key stakeholders include, but are not limited to, suppliers, customers,

employees, Board of Directors and regulators. We adopt both formal and informal channels of communication to understand the needs of key stakeholders and incorporate these into our corporate strategies to achieve mutually beneficial relationships.

Below table sets out our engagement with our stakeholders:

STAKEHOLDERS	ENGAGEMENT PLATFORM	FREQUENCY OF ENGAGEMENT	KEY CONCERNS RAISED
Suppliers	Face-to-face	As needed	Timely payments
	Vendor assessment		Clean environment
			Accountability
			Stable cash flow
Shareholders	Annual General Meeting/ Extraordinary General	Annually/ As needed	Compliance with rules and regulations
	Meeting		Accountability and transparency
	Annual report Announcement		
Customers	Face-to-face	Periodic/	Timely response
	Viewings at units to be	As needed	Timely billings
	leased/sold		Human rights
	Email feedback		Transparency
	Email blast		
	Cold call		
	Marketing hotline		
Employees	Staff appraisal	Annually/	Timely response
	Feedback sessions	Monthly	Social justice
	Monthly birthday celebration		Employee welfare
	Staff bonding sessions		Employee communication
	Whistle-blowing policy		
Board of	Board meetings	Quarterly/	Business unit's performance update
Directors	Board papers	As needed	
	Emails		
Regulators	Virtual meetings	As needed	Compliance with rules and
	Inspections		regulations
	Emails/Circulars		
	Survey		

Membership of Associations

In the pursuit of continuous value creation and advancing sustainability, the Group very well sees the merit of becoming a member of associations and enhance further our stakeholder engagement. Being part of the associations enables us to contribute to the community conversations, collaborate with like-minded organisations, expand our knowledge and stay up-to-date with the best practices in the construction industry.

We are dedicated to fostering partnerships that advance value creation, create a positive impact and promote long-term sustainability to make a real difference in the industry and contribute to a better future. The following are the associations we are a part of:

INDUSTRY ASSOCIATIONS

OBJECTIVES OF ASSOCIATIONS



An association representing companies listed on the Mainboard and Catalist of Singapore Exchange. SGListCos will help focus on thought leadership and advocacy, ESG ecosystem, corporate access and investor relations.



The Singapore Business Federation (SBF) is the apex business chamber championing the interests of the Singapore business community in the areas of trade, investment and industrial relations. It represents more than 29,000 companies, as well as key local and foreign business chambers.

Materiality Assessment

Identification Rating Prioritisation Validatation

- Identification: Identification of the material EESG factors that are of relevance to the Group's activities.
- 2. **Rating**: Rating of EESG factors to see prevalence of issues arising from the survey.
- Prioritisation: Prioritisation of EESG factors based on its importance to the Group and stakeholders.
- 4. **Validation**: Validation of material EESG factors by the Board of Directors considering the Group's strategic importance, changing business landscape and stakeholders' perspectives.

In FY2023, we conducted a stakeholder engagement survey to understand the expectations and concerns from various stakeholders. As a result, there were 10 material EESG factors considered as material and required focused management by the Group.

During the Reporting Period, the Group reviewed previously prioritised material EESG factors for their continued relevance to the business and its stakeholders and reaffirmed that all 10 material EESG factors remain relevant, with the addition of 2 new material EESG factors, namely energy management and emissions management. The Board validated and endorsed the 12 material EESG factors to be disclosed in this Report.

We will continue to monitor and update our material EESG factors from time to time, taking into account the feedback that we receive from our various stakeholders.

PILLARS	MATERIAL EESG FACTORS
Economic	Economic PerformanceAnti-corruption
Environment	Energy ManagementEmissions Management
Social	 Customer Privacy Occupational Health and Safety Diversity and Equal Opportunity Employment
Governance	 Compliance with Laws and Regulations Risk Management Corporate Governance Board Composition

SUSTAINABILITY COMMITMENTS

In FY2024, we have formally adopted sustainability performance targets for short-term (by 2025), medium-term (by 2030), and long-term (by 2050) to contextualise our efforts to manage sustainability-related risks and opportunities. Moving forward, we will be able to track our progress and make year-over-year comparisons as we continue to implement and improve upon our sustainability measures.

MATERIAL EESG FACTORS IN FY2024	SHORT-TERM SUSTAINABILITY TARGETS	MEDIUM- AND LONG-TERM SUSTAINABILITY TARGETS
Economic Performance	To continue maintaining the profitability of the Group (excluding any fair value adjustment).	To continue maintaining the profitability of the Group (excluding any fair value adjustment).
Anti-corruption	To uphold high standards of conduct and ethical behaviour in all our business activities, supporting a culture of compliance and good corporate governance, and striving for zero reported incidents of corruption.	To uphold high standards of conduct and ethical behaviour in all our business activities, supporting a culture of compliance and good corporate governance, and striving for zero reported incidents of corruption.
Energy Management	To maintain or reduce energy consumption intensity as compared to previous year's level.	To reduce our energy consumption intensity by 5% in the medium-term and will work towards setting long-term target in the future.
Emissions Management	To maintain or reduce GHG emissions intensity as compared to previous year's level.	To reduce our GHG emissions intensity by 5% in the medium-term and will work towards setting long-term target in the future.
Occupational Health and Safety	To continue to ensure that we provide healthy and safe working conditions and target to achieving zero major incident of health and safety and zero fatalities in the workplace.	To continue to ensure that we provide healthy and safe working conditions and target to achieving zero major incident of health and safety and zero fatalities in the workplace.

MATERIAL EESG FACTORS IN FY2024	SHORT-TERM SUSTAINABILITY TARGETS	MEDIUM- AND LONG-TERM SUSTAINABILITY TARGETS	
Diversity & Equal Opportunity	To maintain diversity in our workplace in terms of gender, nationality, and age group mix – to strengthen our competency while providing fair and equal employment opportunities for all in the short-term. We also strive to maintain zero incidents of unlawful discrimination against employees.	in terms of gender, nationality, ar age group mix – to strengthen o competency while providing fair ar equal employment opportunities for all the medium and long term. We also striv	
Employment	To perform timely annual performance appraisals and give feedback to our employees throughout the year based on the organisational goals.	To perform timely annual performance appraisals and give feedback to our employees throughout the year based on the organisational goals in the mediumand long-term.	
Customer Privacy	To maintain zero substantiated complaints received concerning breaches of data privacy, including data leaks, thefts and losses.	To maintain zero substantiated complaints received concerning breaches of data privacy, including data leaks, thefts and losses.	
Compliance with Laws and Regulations	To maintain zero significant fines or non- monetary sanctions for non-compliance with laws and regulations.	To maintain zero significant fines or non- monetary sanctions for non-compliance with laws and regulations.	
Risk Management	To continue to review the risk management policies and ensure all relevant risks are identified, communicated and addressed timely.	To continue to review the risk management policies and ensure all relevant risks are identified, communicated and addressed timely.	
Corporate Governance	To continue to comply with the Code of Corporate Governance (the "Code") as set out by the Monetary Authority of Singapore ("MAS").	set out by the MAS.	
Board Composition	To maintain a balanced composition and equitable gender representation on our Board, appointing at least 1 female Board member subject to board's needs.	To maintain a balanced composition and equitable gender representation on our Board, appointing at least 1 female Board member subject to board's needs.	

ECONOMIC

Economic performance

OKH is committed to grow our customers and exceed our customers' expectations and providing them with competitive edge products by enhancing operational efficiency, through effective use of technology, developing performance measurement, communicating outcomes and results, and implementing necessary changes to provide fast and high-quality services at low costs.

For detailed financial results, please refer to the following sections in our Annual Report 2024:

- Financial and Operational Review, pages 7 to 8.
- Financial Highlights, page 9.
- Financial Statements, pages 67 to 110.

Anti-corruption

At OKH, we do not tolerate corruption in any form. We prohibit corruption in all forms, including extortion and bribery. We regularly review policy on whistleblowing and are working towards incorporating anti-corruption practices in the Employee Handbook, underscoring our commitment to prevent corruption and uphold integrity in the conduct of our business.

Whistleblowing Policy

The Group has in place a Whistleblowing Policy to enable persons employed by the Group to report any suspicion or possible improprieties in matters of financial reporting, non-compliance with regulations, policies and fraud, etc., to the members of the Audit Committee ("AC") (via audit_committee@ okh.com.sg) in writing for resolution, without any prejudicial implications for these employees. The AC will, depending on the nature of the concern, initiate inquiries to determine whether an investigation is appropriate and the form that it should take. The

Whistleblowing Policy also serves to ensure that any issues or complaints raised will be dealt with swiftly and effectively. The AC has been vested with the power and authority to receive, investigate and enforce appropriate action whenever any such noncompliance matter is brought to the AC's attention.

During the year, there were zero incidents of corruption (FY2023: nil) and thus, achieved the anti-corruption target we set last year.

Our 2-year Performance

The following table shows the actual reported incidents of corruption cases for FY2024 and FY2023.

ANTI-CORRUPTION PERFORMANCE	FY2024	FY2023
Confirmed incidents of corruption	0	0
Incidents in which employees were dismissed or disciplined for corruption	0	0
Incidents when contracts business partners were terminated or not renewed due to violations related to corruption	0	0
Public legal cases on corruption brought against the organisation or its employees during the reporting period	0	0

ENVIRONMENT

The Group is fully aware of its responsibility for nurturing the environment and lessening negative environmental consequences at our worksites and in the environment where we operate.

Albeit the continual challenge to successfully manage EESG issues, OKH has demonstrated its commitment to environmentally responsible operations by reducing its impact on the environment in multiple areas of its businesses through the adoption of ISO 14001:2015 certification since 2006. The Group strives to align its policies and practices to international and national standards such as ISO 9001:2015, ISO 14001: 2015 and ISO 45001:2018 and bizSAFE Level Star. Our products and services meet all the requirements demanded by our customers and the regulatory bodies. We meet all environmental and safety standards that are expected of us.



CURRENT CERTIFICATION	DESCRIPTION	DATE OF ISSUE	EXPIRY DATE
ISO 9001:2015	Compliance to quality management principles including a strong customer focus, the motivation and implication of top management, the process approach and continual improvement.	08-Apr-24	08-Apr-27
ISO 14001:2004	Compliance to standards relating to environmental management that exists to help organizations minimise how their operations negatively affect the environment; comply with applicable laws, regulations, and other environmentally oriented requirements; and continually improve in the above. These are applicable to the environmental aspects of the activities, products and services that the organization determines it can either control or influence, considering a life cycle perspective.	09-Apr-24	09-Apr-27
ISO 45001:2018	Compliance to occupational health and safety ("OH&S") management system, to enable organization to provide safe and healthy workplaces by preventing work-related injury and ill health, as well as by proactively improving its OH&S performance. These serve to improve occupational health and safety, eliminate hazards and minimize OH&S risks (including system deficiencies).	8-Apr-24	08-Apr-27
bizSAFE Level Star	Obtained SS 506 Part 1 or ISO 45001 Certification issued by Singapore Accreditation Council ("SAC") accredited Certification Bodies.	02-Apr-24	08-Apr-27

OKH has unwavering commitment to preserving the environment through the implementation of green initiatives in buildings managed by us as we recognise the impact of construction activities on our planet and are dedicated to minimising any negative impacts by adopting sustainable practices.

FEATURED PROJECT



12 Tai Seng Link

It is a 10-storey B2 (light and clean) industrial building with a basement carpark. It is located within the Paya Lebar iPark having an official address of No 12 Tai Seng Link Singapore 534233.

Green Initiatives

- Sensor for escalator for energy savings
- Timer for basement parking lighting to conserve energy
 - The cargo lift is switched off at night to save energy

Energy Management

In its pursuit of sustainability, the Group recognises the critical importance of conserving the energy it consumes. Accordingly, the Group has taken significant steps to track and gather energy-related data, and for the first time, has disclosed this information as part of our ongoing commitment to environmental responsibility.

Demonstrating our commitment to environmental stewardship, OKH prioritised effective energy management throughout FY2024. To run our operations, we rely on energy resources in the following areas:

- Diesel and petrol are used for company transportation and despatch purposes; and
- Electricity is required for lighting, office equipment, and cooling at our headquarter and building (restricted to common area under our management).

To ensure responsible resource utilisation, we assessed and monitored the consumption of different energy sources across the operation as it is essential for the Group to continuously improve and formulate strategies for potential energy savings. An example of energy-saving initiatives includes turning off the escalator at our building, 12 Tai Seng Link during periods when there were fewer tenants occupying the affected floors. By monitoring tenant occupancy and adjusting the operation of building facilities accordingly, we aim to align our sustainability practices and reduce the environmental impact of our operations.

Our FY2024 Performance

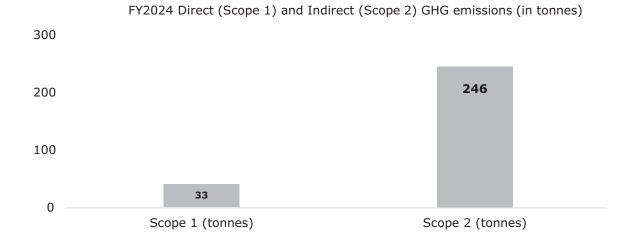
PERFORMANCE INDICATOR	UNIT OF MEASUREMENT	FY2024
Diesel Consumption	Litres	9,256
Petrol Consumption	Litres	3,187
Electricity Consumption	kWh	590,525
Total Electricity Consumption Intensity	kWh/millions of revenue	54,221

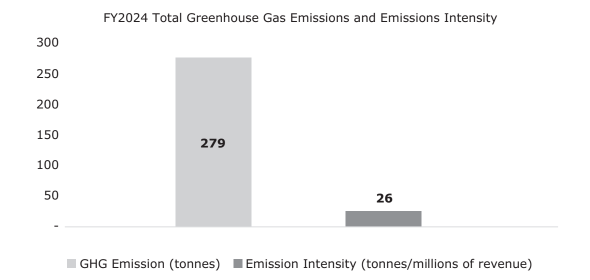
Emissions Management

Recognising the importance of reducing our carbon footprint for future generations, we remain committed continuous monitoring and implementing sustainable practices. By focusing on operational efficiency, OKH strives to minimise environmental impact arising from our business operation.

During the Reporting Period, we started tracking and disclosing our greenhouse gas emissions ("GHG") arising from our operations for the first time, particularly on Scope 1 and Scope 2 GHG emissions. We acknowledge that emissions are a topic that our stakeholders have a high interest in, and we place great emphasis to comply with SGX-ST rules and the relevant climate-related reporting framework.

As part of our efforts, we have implemented various strategies, including increased monitoring, and evaluating our performance in emission reduction annually, and ensuring that our emissions factors are aligned with the latest electricity grid emissions standards set out by Energy Market Authority ("EMA") Singapore.





	SCOPE 1	SCOPE 2	
Baseline year	2024	2024	
Emissions in the base year	33 tonnes	246 tonnes	
Restatement of calculation	NIL	NIL	
Emission factors source	cors source 2006 IPCC Guidelines for National Greenhouse Gas Inventories		
Emissions consolidation approach	Operational Control	Operational Control	
Emissions calculation methodology	Data is for petrol and diesel consumed for company vehicles, based on company fuel cards, as well as purchase volume of diesel for operational use.	Calculation of Scope 2 is based on electricity usage data of OKH.	

SOCIAL

Customer Privacy

Cybersecurity and data privacy are important not just for compliance, but in safeguarding both our data and those of our customers. OKH takes measures to guard against cyber risks for both our internal and external stakeholders by complying with the Personal Data Protection Act ("PDPA") Policy. This also applies to our employment process where the privacy of all applicants is safeguarded and access to personal data is restricted to authorised persons and senior management on a need-to-know basis. Our Human Resource & Admin Executive has been appointed as Data Protection Officer to monitor, safeguard, and ensure that organization processes sensitive personal data of its staff in compliance with PDPA.

The Group has also taken several initiatives to protect personal data. For instance, all the staff personal files are stored in locked cupboards, with access limited to the Human Resource & Admin Executive who is managing the files. In addition, confidential data such as payroll information are being hosted on a cloud platform for better security. All the client information is kept in our restricted server and locked cabinets and only authorised personnel can access the files. We also provide training to our staff to prevent data breach.

In FY2024, there were zero substantiated complaints received (FY2023: zero) regarding breach of customer privacy or loss of customer data and we ensured 100% compliance with the PDPA.

Our 2-vear Performance

CUSTOMER PRIVACY PERFORMANCE	FY2024	FY2023
Number of complaints received from outside parties and substantiated by the organization	0	0
Number of complaints from regulatory bodies	0	0
Number of identified leaks, thefts, or losses of customer data	0	0

Occupational Health And Safety

We are committed to safeguarding our employees' health and safety against any potential workplace hazards.

The focus on health and safety is important for OKH. It is not only a fundamental right for our workers to be able to work in a safe environment, but when our employees' wellness is attained, our productivity increases, and our best is given to our customers. By implementing job safety guidelines, we are committed to provide a hazard-free workplace to ensure the wellbeing of both our employees and the environment.

OKH employs a variety of measures to ensure the health and safety of all our staff. Safety officers are always on-site when there are ongoing construction projects. Supervisors are tasked to report to the safety officers if any accident occurs, together with the incident/accident report for investigation and records.

We have established workplace safety and health processes and will continue to follow these processes which includes objectives and procedures at various phases of our work to drive workplace safety and health performance and implementation. We provide incentives for good safety performance. We conduct a risk assessment prior to the work commencement and establish the control measures to mitigate the risks identified through the hierarchy of control. Workplace audit and inspection are also conducted periodically to identify potential hazards.

We also provide safety induction training for all employees, new and existing respectively. During the year, our employees have attended the TOP Executive

WSH Programme and bizSAFE level 2 training. A toolbox meeting will be conducted for workers prior to work, and this can promote knowledge sharing and a strong awareness of health and safety at the workplace. Apart from that, occupational health and safety posters have been displayed at worksite and office to provide information on mitigating various workplace hazards and safety concerns.

We are ISO 9001:2015, ISO 14001:2015, ISO 45001:2018 and bizSAFE Level Star certified, with the current certifications expiring in April 2027.

During the Reporting Period, there were zero incidents of fatalities and work-related injuries recorded at the office and work sites (FY2023: nil).



Our 2-year Performance

FOR ALL EMPLOYEES	FY2024	FY2023
The number and rate of fatalities as a result of work-related injury	0	0
The number and rate of high-consequence work-related injuries (excluding fatalities)	0	0
The number and rate of recordable work-related injuries	0	0
The number and rate of work-related ill-health	0	0

Diversity And Equal Opportunity

Board Diversity

The Board recognises that a diverse Board is an important element which will better support the Company's achievement of its strategic objectives for sustainable development by enhancing the decision-making process of the Board through the perspectives derived from a diverse mixture of various skills, business experience and gender of the Directors.

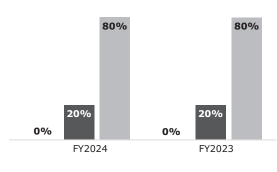
We have established a Board Diversity policy to promote diversity among directors. The policy is primarily aimed at enhancing the performance, fostering constructive debate, and ensuring that the Board is optimal to support the Group's short-term and long-term objectives.

Our 2-year Performance

Board Gender Diversity

60% 60% 40% 40% FY2023 ■ Male ■ Female

Board Age Diversity



 \blacksquare < 30 years old \blacksquare 30-50 years old \blacksquare > 50 years old

The profile of each Director, including their academic and professional qualifications and other appointments, is presented on pages 4 to 6 and 45 to 46 of this Annual Report.

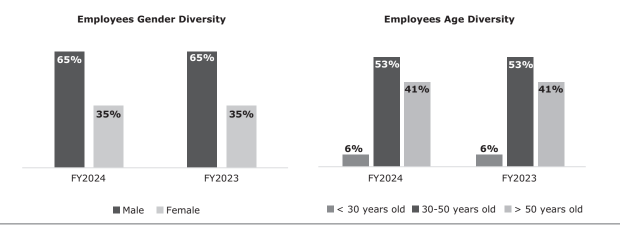
Employee Diversity

A diverse workforce is an asset in today's ever-changing global marketplace. We cultivate an inclusive culture where employees with wide-ranging backgrounds and qualities are highly motivated, engaged and connected. OKH's staff recruitment and annual appraisals are conducted based on performance, work attitude, cooperation with other staff and workers, efficiency and effectiveness of work. We do not discriminate against one's race, age, gender, religion, ethnicity, disability or nationality

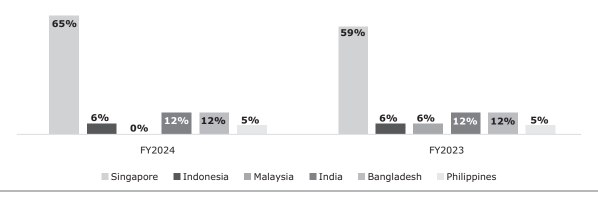
and we aim to have zero records of discrimination throughout the years. We are committed to provide equal opportunities for existing employees and new candidates to maintain a diverse and robust workforce.

As of 30 June 2024, the Group has a workforce of 17 (FY2023: 17) employees in Singapore. We do not have contractual staff.

Our 2-year Performance¹

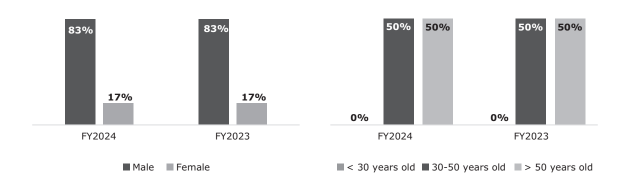


Employees Diversity by Nationalities



Managerial Gender Diversity

Managerial Age Diversity



¹ Percentages for FY2023 employees diversity by gender and age group have been restated due to correction.

Employment

Every employee plays an essential role in our company. We achieve success by promoting a collaborative work environment in which everyone is committed to achieve our corporate goals based on open and honest communications while showing care and support for each other.

Here at OKH, our employees are the drivers of our business, and we believe in creating a respectful, rewarding and safe working environment for our people. We support and respect the protection of internationally-proclaimed human rights. We support the elimination of all forms of forced and compulsory labour, especially child labour, and do not tolerate any discrimination in respect of employment and occupation.

We provide competitive remuneration based on merit to all our employees. Our employees are not covered by collective bargaining agreements but are given the right to exercise freedom of association. Employees will be given a minimum of one month's notice prior to any implementation of significant operational changes that could substantially affect them. We define employment terms in our Human Resource Policies, and we are in the process of issuing an Employee Handbook.

Our 2-year Performance

NEW HIRES	NUMBER	FY2024	NUMBER ²	FY2023
Overall new Hires	Nil	Nil	1	6%
By Gender				
Male	Nil	Nil	1	6%
Female	Nil	Nil	Nil	Nil
By Age				
< 30 years old	Nil	Nil	Nil	Nil
30 – 50 years old	Nil	Nil	Nil	Nil
> 50 years old	Nil	Nil	1	6%
By Nationalities				
Singapore	Nil	Nil	1	6%
Indonesia	Nil	Nil	Nil	Nil
Malaysia	Nil	Nil	Nil	Nil
India	Nil	Nil	Nil	Nil
Bangladesh	Nil	Nil	Nil	Nil
Philippines	Nil	Nil	Nil	Nil

The number of new hires for FY2023 have been restated due to correction.

TURNOVER	NUMBER	FY2024	NUMBER ³	FY2023
Overall Turnover Rate	Nil	Nil	7	41%
By Gender				
Male	Nil	Nil	3	18%
Female	Nil	Nil	4	24%
By Age				
< 30 years old	Nil	Nil	1	6%
30 – 50 years old	Nil	Nil	1	6%
> 50 years old	Nil	Nil	5	29%
By Nationalities				
Singapore	Nil	Nil	5	29%
Indonesia	Nil	Nil	1	6%
Malaysia	Nil	Nil	1	6%
India	Nil	Nil	Nil	Nil
Bangladesh	Nil	Nil	Nil	Nil
Philippines	Nil	Nil	Nil	Nil

Local Communities

The Group is committed to serving and giving back to the community. We recognise that for long-term sustainability, we need to achieve a balance between being profit-driven and being a socially-responsible corporate citizen.

During the Reporting Period, we had the opportunity to volunteer at the Society for the Aged Sick (SAS) for the patients' daily group activities. Our main role was to conduct a daily group activities session by hosting a bingo game and a pass-the-ball game. The Group prepared small prizes for the games and small goodie bags as gifts to all the patients who participated in the event. It was a fulfilling and engaging experience for both the volunteers as well as the patients. We will continue to carry out at least one Corporate Social Responsibility ("CSR") activity in FY2025.







OKH staffs distributing goodies bags to the elderly patients.

The number of employee turnover by nationalities for FY2023 have been restated due to correction.



Group photo taken after the end of the CSR programme.

GOVERNANCE

Risk Management

The Group's rigorous assessment of risks and opportunities related to health and safety, quality, and environment is a testament to our unwavering commitment to good Corporate Governance ("CG"). We take proactive steps to address any internal or external issues, including EESG factors. We have an IMS Framework to communicate risk management matters with continual improvement initiatives on reviewing activities, internal and external audit activities, addressing complaints, enhancing IMS performance, promoting employees' participation in continuous improvement, and maintaining and retaining documented information for constant improvement.

For disclosure on risk management policy and process, please refer to pages 52 to 53 on our Annual Report FY2024.

Our 2-year Performance

In FY2024, we reviewed our risk management policies to ensure all relevant risks are identified, communicated and addressed timely and accomplished our target last year.

The following table shows our targets and performance for FY2024 and FY2023.

FY2024 FY2023

Reviewed risk management policies (Target met)

Reviewed risk management policies (Target met)

Compliance with Laws and Regulations

At OKH, we go above and beyond to adhere to applicable laws and regulations. Our adherence is shown through setting our expectations for staff to abide by a Code of Conduct, implementing transparent and fair grievance procedures, minimising conflict of interest when hiring, and engaging support from solicitors to help us on all legal matters, including sales, leasing, marketing, and labelling to ensure that we are always in compliance with laws and regulations and enforce good labour practices in all our operations.

We understand the importance of adhering to laws and regulations and strive to exceed expectations. We regularly communicated with all head of business units that business ethics and compliance with laws and regulations are key parts of running a responsible business. The Company regularly updates key staff with development in local regulations. OKH fully complies with all environmental rules and regulations, anti-competitive behaviour laws and all requirements on health and safety.

OKH is also aware of the rising emphasis on Know Your Customers ("KYC") and Anti-money Laundering ("AML") requirements imposed on the real estate sectors. Adequate assessment pertaining to customer accounts and transactions is now more critical than ever. Failure to comply with the relevant authorities' regulations may result in non-monetary and monetary penalties that may disrupt business operations. OKH is kept abreast of the development of the regulations in these areas.

In FY2024, there were zero incidents (FY2023: zero) of non-compliance with laws and regulations and we monitored adherence to regulations, and promptly addressed any discrepancies.

Our 2-year Performance

INCIDENTS OF NON-COMPLIANCE WITH LAWS AND REGULATIONS	FY2024	FY2023
Resulting in a significant fine or penalty	0	0
In a warning	0	0
Non-compliance with voluntary codes	0	0

Corporate Governance

At OKH, we believe that strong governance is the key to a sustainable business. Throughout FY2024, we continued to comply with the Code of Corporate Governance and achieved the target we set last year. Please refer to pages 38 to 59 on the details of our Statement of Corporate Governance.

Our 2-year Performance

FY2024	FY2023
Complied to the Code of Corporate Governance (Target met)	Complied to the Code of Corporate Governance (Target met)

Board Composition

In order to achieve the Group's goals, we must uphold a carefully curated mix of individuals on our Board. We appoint Board members based on their skills, experience, backgrounds, and how well they align with the strategic goals of the organisation regardless of their race, gender, age and nationality. It is critical that we maintain this equilibrium on a consistent basis and select Board members who can contribute to our success. In FY2024, we have continued to maintain a balanced representation of women on the Board, with two out of five members being female, which represents 40%, the same as in FY2023.

The role of Non-Executive and Independent Directors is also critical in ensuring that the strategies proposed by Management are constructively challenged, considering the long-term interests of shareholders. They participate actively during Board meetings and would constructively challenge and help to develop short-term and long-term business strategies, review the performance of Management in meeting objectives, monitor the reporting of performance and the optimal mix of experience would help shape the Company's strategic objectives and provide effective guidance and oversight of the management and Group's operations.

During the year, there was zero incidence of identified conflicts of interest between the Group and any interested party. Any Interested Party Transactions ("IPTs") are raised to the Audit Committee and Board for necessary approvals and OKH ensures that interested parties abstain from the decision-making process of the transactions.

2-vear Performance

FY2024 FY2023

Maintained a balanced Board composition with 40% female representation (Target met)

Maintained a balanced Board composition with 40% female representation (Target met)

TASK FORCE ON CLIMATE-RELATED FINANCIAL DISCLOSURES

Embracing sustainable practices not only reduces our emissions and resource consumption but also positions OKH competitively in the transition to a low-carbon and sustainable future. OKH recognises the critical role of climate change and its impact on our business operations, stakeholders, and the environment.

We are committed to achieving a sustainable future and believe that incorporating climate resilience into our strategy is essential for long-term value creation. Therefore, we remain vigilant in assessing climate-related risks and opportunities. The following section outlines our comprehensive approach to address the TCFD Recommendations, encompassing climate governance, strategy, risk management, and metrics and targets.

Governance

At OKH, the Board of Directors is ultimately responsible for oversight of the Group's climate-related agendas across the Group including, but not limited to, overseeing the management of climate-related risks and opportunities that may arise, and integrating climate-related considerations into the Group's strategic direction and policies, as well as approving the strategy, initiatives, and performance targets relating to addressing climate risks.

Through regular meetings, the Board reviews and enhances the company's business and operational activities to identify, not only, significant business risks but also climate-related risks and opportunities that may arise from the changing business landscape. The Board is supported by the Sustainability Committee, chaired by the Chief Executive Officer ("CEO"), who collaborates with teams across different business units and departments to evaluate the climate-related risks and opportunities, supervise the implementation of group-wide climate-related initiatives, and recommend policies, guidelines, and procedures as well as provide regular updates to the Board when required.

Strategy

We have embarked on strengthening our internal capacities to effectively respond to the TCFD Recommendations, aiming to strategically manage pivotal climate-related risks and opportunities within our organization. Following a climate risk assessment conducted during FY2024, we have identified and evaluated climate-related risks and opportunities spanning our operations. These assessments account for potential business and financial implications over various time horizons: short-term, medium-term, and long-term by as follows:

CLIMATE-RELATED RISKS	DESCRIPTION	ANTICIPATED IMPACT	TIME FRAME
Physical risk (Acute) Increased extreme weather events	The heightened occurrence of extreme weather events, such as flash floods, attributable to climate change, can precipitate potential harm to our assets, machinery, equipment, and infrastructure, underscoring the urgent requirement for resilient structures and machinery.	Increased operating costs and insurance premium on assets	Medium- to Long-term
Physical risk (Chronic) Extreme heat	Increased mean temperatures can disrupt normal operation, increase thermal stress and health risk to our employees. Our operating cost may increase as a result of potential installation of additional air-conditioners/cooling system to avoid overheating risk.	Increased operating costs	Medium- to Long-term
Transition risk (Policy and Legal) Expansion of carbon pricing mechanism	Evolution in policy and regulatory frameworks, including broadening the scope of carbon taxation and elevating carbon tax rates, can engender heightened costs associated with reducing carbon emissions. These adjustments may necessitate:	Increased carbon emission reduction cost	Medium- to Long-term
	 Greater investments in emission reduction technologies and methodologies. Increased expenditures on carbon offsetting initiatives and renewable energy adoption. 		
Transition risk (Reputation) Enhanced climate reporting requirements	Non-compliance with pertinent climate reporting mandates mandated by regulatory authorities can precipitate heightened sustainability concerns or adverse feedback from stakeholders, potentially eroding investor trust and confidence. This could result in:	Increased operating and compliance costs	Short- to Medium-term
	 Amplified scrutiny and criticism from stakeholders, reflecting negatively on the organization's commitment to environmental responsibility. Increased costs incurred to bolster compliance efforts, aligning with more rigorous regulatory benchmarks. 		
Opportunities (Resilience) Increased supply chain resilience and adaptability	By investing in resilient materials and embracing sustainable practices such as sourcing low-carbon building materials and fortifying our supply chain policies and procurement strategies throughout the value chain-the Group stands to bolster its adaptability for the future.	Decreased operating costs Increased business revenue	Medium- to Long-term

SUSTAINABILITY REPORT

CLIMATE-RELATED RISKS	DESCRIPTION	ANTICIPATED IMPACT	TIME FRAME
Opportunities (Market) Increased competitiveness through accessing green financing	By embracing more streamlined production processes, OKH stands to capitalise on the growing demand for environmentally-friendly projects. This strategic shift not only positions the company to meet evolving market preferences but also opens avenues to secure sustainability-linked financing. As such, OKH can significantly reduce borrowing costs, thereby enhancing its competitiveness.	Enhanced competitiveness and increased revenue	Medium- to Long-term

Risk Management

OKH recognises the importance of having a sound system of risk management and internal controls, to safeguard the interests of the company and its shareholders, the Group leverage on our risk management framework in place to address financial, operational, compliance, information technology, as well as climate-related risks faced by the Group.

OKH's risk management enables the identification, prioritisation, assessment, management and monitoring of key risks identified. To uphold a resilient system of risk management and internal controls, the existing risk management framework and internal control are reviewed regularly, to evaluate the robustness and resilience of the framework and controls in place.

Our ongoing efforts involve performing risk assessment annually and ensuring compliance with disclosures in accordance with the SGX-ST requirements. We will look into updating the risk register and incorporating sustainability issues, including climate-related risks and opportunities, into our risk management framework in FY2025 so that relevant risks and opportunities are identified, strategically assessed, and effectively managed through our comprehensive risk management process.

Metrics and Targets

As we strive to mitigate climate change impacts, we have established climate-related metrics and targets such as those disclosed below to give our stakeholders a better understanding of our efforts and progress in managing our key climate-related risks and opportunities. We keep track of our climate performance by adopting various performance using the following metrics and, disclose our Scope 1 and 2 GHG emissions in the Report:

- Total electricity consumption (kWh)
- Total electricity consumption intensity (kWh/millions of revenue)
- Total GHG emissions (Scope 1 & 2) (tonnes of CO₂)
- Total GHG emissions intensity (Scope 1 & 2) (tonnes of CO₂/millions of revenue)

We realise the significance of monitoring our indirect Scope 3 emissions, and we aim to report our Scope 3 emissions coverage in categories pertinent to the Group as soon as the data is obtainable. In line with our commitment to tackling climate change, OKH has set climate-related targets as follows:

- Energy: To reduce energy consumption intensity by 5% in the medium-term and will work towards setting long-term target in the future.
- Emissions: To reduce emissions intensity by 5% in the medium-term and will work towards setting long-term target in the future.

SUSTAINABILITY REPORT

GRI CONTENT INDEX

OKH Global Ltd has reported the information cited in this GRI content index for the period of 1 July 2023 to 30 June 2024 ("FY2024") with reference to the GRI Standards **Statement of Use**

2021

GRI 1 Used GRI 1: Foundation 2021

GRI STANDARD	DISCLOSURE	PAGE NUMBER
GRI 2: General	2-1 Organizational details	1
Disclosures 2021	2-2 Entities included in the organization's sustainability reporting	14
	2-3 Reporting period, frequency and contact point	14
	2-4 Restatements of information	28 to 30
	2-5 External assurance	14
	2-6 Activities, value chain and other business relationships	1
	2-7 Employees	27 to 30
	2-8 Workers who are not employees	27
	2-9 Governance structure and composition	41 to 43
	2-10 Nomination and selection of the highest governance body	44 to 48
	2-11 Chair of the highest governance body	43
	2-12 Role of the highest governance body in overseeing the management of impacts	15
	2-13 Delegation of responsibility for managing impacts	15
	2-14 Role of the highest governance body in sustainability reporting	15, 33
	2-15 Conflicts of interest	38
	2-16 Communication of critical concerns	17, 21
	2-17 Collective knowledge of the highest governance body	14
	2-18 Evaluation of the performance of the highest governance body	48 to 49
	2-19 Remuneration policies	50 to 51
	2-20 Process to determine remuneration	49 to 50
	2-21 Annual total compensation ratio	Undisclosed due to confidentiality
	2-22 Statement on sustainable development strategy	14
	2-23 Policy commitments	15 to 16
	2-24 Embedding policy commitments	15 to 16
	2-25 Processes to remediate negative impacts	21, 55
	2-26 Mechanisms for seeking advice and raising concerns	21, 55
	2-27 Compliance with laws and regulations	32
	2-28 Membership associations	18
	2-29 Approach to stakeholder engagement	17
	2-30 Collective bargaining agreements	None

SUSTAINABILITY REPORT

GRI STANDARD	DISCLOSURE	PAGE NUMBER
GRI 3: Material Topics	3-1 Process to determine material topics	18 to 19
2021	3-2 List of material topics	19
	3-3 Management of material topics	20 to 33
GRI 201: Economic Performance 2016	201-1 Direct economic value generated and distributed	20
GRI 205: Anti-corruption 2016	205-2 Communication and training about anti-corruption policies and procedures	20
	205-3 Confirmed incidents of corruption and actions taken	21
GRI 302: Energy 2016	302-1 Energy consumption within the organization	23
	302-3 Energy intensity	23
GRI 305: Emissions 2016	305-1 Direct (Scope 1) GHG emissions	24 to 25
	305-2 Energy indirect (Scope 2) GHG emissions	24 to 25
	305-4 GHG emissions intensity	24
GRI 401: Employment 2016	401-1 New employee hires and employee turnover	29 to 30
GRI 403: Occupational	403-1 Occupational health and safety management system	26
health and safety 2018	403-5 Worker training on occupational health and safety	26
	403-9 Work-related injuries	26
GRI 405: Diversity and Equal Opportunity 2016	405-1 Diversity of governance bodies and employees	27 to 28
GRI 418: Customer Privacy 2016	418-1 Substantiated complaints concerning breaches of customer privacy and losses of customer data	25

INTRODUCTION

The Directors and Management of OKH Global Ltd. ("the Company") and its subsidiaries (collectively "the Group") are committed to uphold good corporate governance. This commitment and continuous support of the Code of Corporate Governance 2018 (last amended on 11 January 2023) ("the Code") and accompanying Practice Guidance (last amended on 11 January 2023) can be seen from the Directors' and Management's effort to observe high standards of transparency, accountability and integrity in managing the Group's business in order to create value for its stakeholders and safeguard the Group's assets.

The Company has generally complied with the principles and recommendations of the Code and the Board is pleased to report compliance of the Company with the Code except where otherwise stated.

For the financial year ended 30 June 2024 ("FY2024"), the Group has conformed to the Principles of the Code and strives to comply with the Provisions set out in the Code and where it has deviated from the Provisions set out in the Code, appropriate explanations are provided.

BOARD MATTERS

The Board's Conduct of Affairs

Principle 1: The company is headed by an effective Board which is collectively responsible and works with Management for the long-term success of the company.

The Company is headed by an effective Board, comprising individuals with diversified backgrounds and who collectively brings with them a wide range of experience, to lead and manage the Group. The Board is responsible for the overall management and success of the Group to protect shareholders' interests and enhance long-term shareholders' value.

Apart from its statutory responsibilities, the principal functions of the Board are, inter alia, to:-

- (i) provide entrepreneurial leadership, set strategic objectives, and ensure that the necessary financial and human resources are in place for the Group to meet its objectives;
- (ii) establish a framework of prudent and effective controls which enables risk to be assessed and managed, including safeguarding of shareholders' interests and the Company's assets;
- (iii) review performance of management;
- (iv) identify the key stakeholder groups and recognise that their perceptions affect the Company's reputation;
- (v) set the Group's values and standards (including ethical standards), and ensure that obligations to the shareholders and other stakeholders are understood and met; and
- (vi) consider sustainability issues, e.g. environmental and social factors, as part of its strategic formulation.

All Directors objectively discharge their duties and responsibilities at all times as fiduciaries in the interests of the Company. The Board puts in place a code of conduct and ethics, set desired organisational culture and ensures proper accountability within the Group. Where a Director faces a conflict of interest, he or she would recuse himself or herself from discussions and decisions involving the issues of conflict.

To assist in the execution of its responsibilities, the Board has established Board Committees, namely Audit Committee ("AC"), Nominating Committee ("NC") and Remuneration Committee ("RC"). These Board Committees function within clearly defined terms of references and operating procedures, which are reviewed by the Board on a regular basis to enhance the effectiveness of these Board Committees. The roles and responsibilities of these Board Committees are provided for in the latter sections of this Statement on Corporate Governance.

The Board meets on a regular basis as and when necessary, to address any specific significant matters that may arise.

The Company will conduct comprehensive and tailored induction orientation programme for incoming Directors on joining the Board to familiarise them with the Group's business and governance practices. The Company will also arrange for any new Director with no prior experience of serving as a director in a listed company to attend appropriate courses, conferences or seminars, including programmes or courses organised by the Singapore Institute of Directors in accordance to Rule 210(5) (a) of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST") and the one-time training on sustainability as required by SGX-ST or other training institutions in areas such as accounting, legal and industry-specific knowledge. The Company had arranged for all the Directors to undergo training on sustainability reporting during FY2023. All Directors had attended and completed the sustainability training courses conducted by Singapore Institute of Directors.

The Directors are provided with information relating to corporate conduct and governance including continuing disclosure requirements as required by the Listing Manual of the SGX-ST, disclosure of interests in securities, restrictions on disclosure of confidential or price sensitive information, etc. The Board has received updates on changes in listing rules, regulatory requirements, corporate governance guidelines and best practices on a regular basis.

All Directors are also encouraged to receive regular training such as professional development on new laws, regulations and changing commercial risks from time to time which are relevant to the Group, so as to enable them to contribute effectively to the Board or Board Committees. The training courses related to the aforesaid will be arranged and funded by the Company.

Pursuant to Bye-Law 125 of the Company's Bye-Laws, the Directors of the Company may participate in any meeting of the Board or any Board Committees, which may be held by means of telephonic, electronic or other communication facilities, allowing all persons participating in the meeting to communicate with each other simultaneously and instantaneously.

The number of Board, Board Committees meetings and general meeting held during the financial year ended 30 June 2024 ("FY2024") and the attendance of each Director where relevant is as follows:-

Type of meetings	Board	Audit Committee	Nominating Committee	Remuneration Committee	Annual General Meeting
No. of meetings	4	4	1	1	1
Attendance					
Mrs Celine Tang	4/4	N/A	N/A	N/A	1/1
Mr Lock Wai Han	4/4	N/A	N/A	N/A	1/1
Mr Ong Soon Teik	3/4	3/4	1/1	1/1	1/1
Mr Lim Eng Hoe	4/4	4/4	1/1	1/1	1/1
Ms Ng Kheng Choo	4/4	4/4	1/1	1/1	1/1

The Board has identified the following areas for which the Board has direct responsibility for decision making within the Group:-

- Approval of the Group's major investments/divestment and funding decisions;
- Approval of the Group's interim and full-year financial result announcements for release to the SGX-ST;
- Approval of any agreement which is not in the ordinary course of business;
- Approval of any major borrowings or corporate guarantees in relation to borrowings;

- Entering into any profit-sharing arrangement;
- Entering into any foreign exchange hedging transactions;
- Appointment or removal of any key executive and legal representative;
- Incorporation or dissolution of any subsidiary;
- Issuance of shares or declaration of dividends;
- Approval of the annual report and audited financial statements;
- Convening of general meetings;
- Approval of corporate strategies;
- Approval of material acquisitions and disposal of assets; and
- Approval of announcements or press releases concerning the Group for release to the SGX-ST.

A newly appointed director, if any, will be furnished with a formal letter of appointment and upon his/her appointment be given opportunities to receive appropriate briefing or material to ensure that he/she is aware of the roles and responsibilities of a director of a public listed company in Singapore and training to familiarise with the Group's business and governance practices. The Company has not appointed any new director during the financial year.

The Management provides the Board with complete and adequate information in advance of meetings to enable the Directors to make timely decisions, effectively discharge its duties and make a balanced and informed assessment of the performance, position and prospects of the Company.

Draft agendas for Board and Board Committees meetings are circulated in advance to the respective Chairman, in order for them to suggest items for the agenda and/or review the usefulness of the items in the proposed agenda.

The Board has separate and independent access to the key management personnel of the Group at all times. Request for information is dealt promptly by the Management. In addition, the Board is kept informed of all material events and transactions as and when they occur to enable the Board to function effectively and to fulfil its responsibilities. The information made available to the Directors include interim and full-year financial results, progress reports of the Group's operations, corporate development, regulatory updates, business developments and audit reports. The Management also consults Board members regularly whenever necessary and appropriate. The Board is issued with Board papers in a timely manner prior to Board meetings to enable Directors to consider the issues and to obtain additional information or explanation from the Management, if necessary.

The calendar of Board and Board Committees meetings are planned a year in advance. Draft agendas for meetings of the Board and Board Committees are also circulated in advance to the respective Chairman of the Board and Board Committees, in order for them to suggest items for the agenda and/or review the usefulness of the items in the proposed agendas.

The Directors also have separate and independent access to the Company Secretary(ies). The role of the Company Secretaries and/or their representatives is to administer, attend and prepare minutes of Board and Board Committees' meetings, assist the Chairman in ensuring that Board procedures are followed and that the Company's Bye-Laws, the Listing Manual of the SGX-ST and other relevant rules and regulations applicable to the Company are complied with. The Company Secretaries and/or their representatives attend all Board and Board Committees' meetings. The decision in appointment and removal of the Company Secretary(ies) is decided by the Board as a whole.

The Board in fulfilling its responsibilities could as a group or as individuals, when deemed fit, direct the Company to appoint independent professional advisers or seek professional advice and the costs will be borne by the Company.

Board Composition and Guidance

Principle 2: The Board has an appropriate level of independence and diversity of thought and background in its composition to enable it to make decisions in the best interests of the company

The current Board consists of five (5) members comprising the Non-Executive Chairman, one (1) Executive Director, who is also the Chief Executive Officer ("CEO") of the Company, and three (3) Non-Executive and Independent Directors:-

Non-Executive Chairman Mrs Celine Tang

Executive Director and CEO Mr Lock Wai Han

Non-Executive and Independent Directors
Mr Ong Soon Teik
Mr Lim Eng Hoe
Ms Ng Kheng Choo

The Board considers an "Independent Director" as one who has no relationship with the Company, its related companies, its substantial shareholders of not less than 5% of the total votes attached to all voting shares (excluding treasury shares) in the Company, or its officers that could interfere or be reasonably perceived to interfere, with the exercise of the Director's independent business judgement to the best interests of the Company.

On an annual basis, each Director is required to complete a 'Confirmation of Independence' form to confirm his/her independence. The said form was drawn up based on the definitions and guidelines set forth in the Code and the Nominating Committee Guide issued by Singapore Institute of Directors. The Directors are required to disclose to the Board any such relationship as and when arises and the Board will state the reasons if it determines that a director is independent notwithstanding the existence of relationships or circumstances which may appear otherwise.

The NC has reviewed the forms completed by each Director and is satisfied that all the Independent Directors of the Company are independent in accordance with Provision 2.1 of the Code and Rule 210(5)(d) of the Listing Rules of SGX-ST. In this respect, the Company complies with Provision 2.2 of the Code where Non-Executive and Independent Directors make up a majority of the Board where the Chairman of the Board is not independent.

To facilitate a more effective review of Management, the Non-Executive and Independent Directors communicate on an ad-hoc basis without the presence of the Management and Executive Director to discuss the performance of the Management and any matters of concern. The current Board composition complies with the Provision 2.3 of the Code where Non-Executive Directors make up a majority of the Board.

As at 30 June 2024, two Independent Directors, Mr Ong Soon Teik ("Mr Ong") and Mr Lim Eng Hoe ("Mr Lim"), have each served on the Board for more than nine (9) years from the date of their respective first appointments. The continued appointments of Mr Ong and Mr Lim as Independent Directors were approved by the shareholders at the Company's AGM held on 26 November 2021 ("2021 AGM") and 26 October 2022 ("2022 AGM") respectively, via the two-tier vote mechanism, for a term of three (3) years. This term commenced upon the passing of the relevant ordinary resolutions at the 2021 AGM and 2022 AGM and will continue until the conclusion of the third AGM of the Company following the passing of the aforesaid resolutions, or until the retirement or resignation of the Director, whichever occurs earlier. However, in view of the removal of Rule 210 (5)(d)(iii) of the SGX Listing Rules on 11 January 2023, the Singapore Exchange Regulation has limited the tenure of independent director serving on the boards of listed companies to nine (9) years, effective immediately. As a transition measure, independent director whose tenure exceeds the nine-year limit may continue to be deemed independent until the next AGM of the listed companies, to be held

in 2024, for the financial year ending on or after 31 December 2023. In this respect, Mr Ong and Mr Lim will be considered non-independent for the purpose of Rule 704(8) of the Listing Manual of the SGX-ST, upon the conclusion of the forthcoming AGM.

Notwithstanding that Mr Ong and Mr Lim have served on the Board beyond nine (9) years, the NC, with the concurrence of the Board, is satisfied that Mr Ong and Mr Lim continue to provide objective guidance, effective oversight of the Group's management, and exercise independent business judgment in the best interests of the Group. This conclusion was reached after a rigorous review that considered their ability to provide checks and balances and contribute significantly to Board discussions.

The Board, with the recommendation from the NC, has requested Mr Ong and Mr Lim to continue serving as a Non-Executive Non-Independent Directors, as the Board believes their accumulated significant insights into the Group's businesses will continue to provide valuable contributions. This is notwithstanding that they no longer deemed independent under Rule 210(5). Mr Ong and Mr Lim have abstained from discussion on this subject matter at both the Board and NC. Both Mr Ong and Mr Lim have agreed to continue as a Non-Executive Non-Independent Directors after careful consideration.

In view thereof, at the conclusion of the forthcoming AGM, Mr Ong and Mr Lim will be re-designated as a Non-Executive Non-Independent Directors.

Following the re-designation of Mr Ong and Mr Lim, the Company will have only one Independent Director remaining. Notwithstanding the foregoing, the NC and the Board have been actively searching for suitable new Independent Directors as part of the Board renewal process and in adherence to good governance practices. The Company is committed to filling the vacancies within the stipulated timeframe to be in compliance with the Code and the relevant rules and regulations.

The Board regularly examines its size and after taking into account the scope and nature of the Group's operations, the diversified background and experience of the Directors that provide core competencies in areas such as finance or accounting, legal, business or management experience, industry knowledge, strategic planning experience and customer-based experience or knowledge. The Board is satisfied that it is of an appropriate size to facilitate effective decision-making.

The Board has adopted a Board Diversity Policy to assist the NC and the Board in identifying prospective candidates for directorship that meet the criteria as determined by the NC and that support the diversity objectives. The Board Diversity Policy promotes the diversity among the Directors in order to improve performance and to avoid groupthink, foster constructive debate and ensure that composition is optimal to support the Group's needs in the short-term and long-term goals. This diversity includes but is not limited to gender, skills, experience and knowledge, and other distinctive qualities of the board members. The Board recognises that a diverse Board is an important element which will better support the Company's achievement of its strategic objectives for sustainable development by enhancing the decision-making process of the Board through the perspectives derived from a diverse mixture of various skills, business experience and gender of the Directors.

The NC and the Board are satisfied that there is gender diversity with Mrs Celine Tang and Ms Ng Kheng Choo joining the Board on 2 August 2016. In addition, NC and the Board are of the view that the Board currently comprises Directors who have the appropriate balance and diversity of skills, expertise and experience, knowledge of the industry the Group operates in and collectively possess the necessary core competencies for effective functioning and informed decision-making. Despite the above, the NC will continue to monitor the implementation of its Board Diversity Policy and review the Board Diversity Policy from time to time as appropriate, to ensure its effectiveness and will recommend appropriate revisions to the Board for consideration and approval. The NC will continue its identification and evaluation of suitable candidates to ensure there is diversity (including gender diversity) on the Board as and when needed.

The profile of each Director including their academic and professional qualifications and other appointments is presented on pages 4 to 6 and 45 to 46 of this Annual Report.

Although all the Directors have an equal responsibility for the Group's operations, the role of the Non-Executive Independent Directors is particularly important in ensuring that the strategies proposed by Management are constructively challenged, taking into account the long-term interests of shareholders. The Non-Executive Independent Directors participate actively during Board meetings and would constructively challenge and help to develop proposals on short-term and long-term business strategies and review the performance of the Management in meeting agreed goals and objectives and monitor the reporting of performance.

The Non-Executive Director and/or Non-Executive and Independent Directors are encouraged to meet periodically without the presence of the Executive Director and/or the Management and led by the Lead Independent Director. The Lead Independent Director will provide feedback to the Chairman of the Board after such meetings, where appropriate. The Non-Executive Director and Non-Executive and Independent Directors had met at least once a year, without the presence of Management so as to facilitate a more effective check on Management.

Chairman and Chief Executive Officer

Principle 3: There is a clear division of responsibilities between the leadership of the Board and Management, and no one individual has unfettered powers of decision-making.

The Non-Executive Chairman of the Company is Mrs Celine Tang and the CEO of the Company is Mr Lock Wai Han.

Mrs Tang has extensive experience in the property development industry and plays an instrumental role in shaping the strategic direction of the Group. As the Non-Executive Chairman of the Company, Mrs Tang ensures that Board meetings are held in each quarter of financial year and as and when necessary, sets Board meeting agenda, promotes a culture of openness and debate at the Board and ensures that adequate time is available for discussion of all agenda items, in particular strategic issues. The Non-Executive Chairman of the Company ensures that Board members are provided with complete, adequate and timely information on a regular basis to enable them to be fully cognizant of the affairs of the Group as well as effective communication with shareholders. She encourages constructive relations and effective contribution within the Board and between the Board and the Management. She also takes a leading role in ensuring that the Company strives to achieve and maintain high standards of corporate governance.

The roles of the Non-Executive Chairman and the CEO are separate and distinct, each having their own areas of responsibilities to ensure an appropriate balance of power, increased accountability, and greater capacity of the Board for independent decision making. As the highest-ranking executive officer, Mr Lock Wai Han, the CEO is responsible for the effective management and supervision of daily business operations of the Group in accordance with the strategies, policies, budget and business plans as approved by the Board. The major decisions are made in consultation with the Board, a majority of which comprises Non-Executive and Independent Directors. The Board is of the opinion that the process of decision-making by the Board has been independent and has been based on collective decision without any individual or small group of individuals dominating the Board's decision-making.

Mr Ong Soon Teik is appointed as the Lead Independent Director until the conclusion of the forthcoming AGM. In order to promote high standards of corporate governance and effective communication between the shareholders and the Company, Mr Ong Soon Teik is available to shareholders who may have concerns with regards to the Group and for which contacts through the normal channels of the Non-Executive Chairman, Executive Director and CEO, or Chief Financial Officer has failed to resolve issues or for which such contact is inappropriate. Such concerns may be sent to his e-mail address at ongst100@gmail.com.

The NC and the Board have been actively searching for suitable a new Independent Director in place of Mr Ong as Lead Independent Director and is committed to filling the vacancy within the stipulated time frame to be in compliance with the Code and the relevant rules and regulations.

Board Membership

Principle 4: The Board has a formal and transparent process for the appointment and re-appointment of Directors, taking into account the need for progressive renewal of the Board.

The Company has established a NC to make recommendations to the Board on all board appointments and re-appointments. The NC comprises the following three (3) Directors, all of whom are Non-Executive and Independent Directors:-

Ms Ng Kheng Choo (Chairman) Mr Ong Soon Teik (Member) Mr Lim Eng Hoe (Member)

The Company is in compliance with Provision 4.2 of the Code, where Mr Ong Soon Teik, the Lead Independent Director of the Company, is a member of the NC.

The NC is governed by the NC's Terms of Reference which describes the duties and functions of the NC.

The duties and functions of the NC are as follows:-

- (a) to review the Board succession plans for directors, in particular, the appointment and/or replacement of the Chairman, the CEO and key management personnel;
- (b) to make recommendations to the Board on all board appointments, including re-election and re-appointment by taking into account the composition and progressive renewal of the Board and each Director's contribution and performance (e.g. attendance, preparedness, participation, candour and any other salient points);
- (c) to determine annually whether a Director is independent;
- (d) to review the training and professional development programmes for the Board;
- (e) where a Director has multiple board representations and other principal commitments, to decide whether the Director is able to and has adequately carried out his/her duties as Director, taking into account the competing time commitments that he/she faces when serving on multiple boards and other principal commitments, and to decide the maximum number of listed company board representations which any director may hold; and
- (f) to decide on the process for evaluation of the performance of the Board, the Board Committees and Directors.

The Company's Bye-Laws further provides that at each AGM, one-third of the Directors for the time being, or if their number is not three or multiple of three, then the number nearest to one-third but not less than one-third shall retire by rotation and that all Directors shall retire at least once every three years and such retiring Director shall be eligible for re-election. Each member of the NC shall abstain from voting on any resolutions in respect to his/her re-nomination as a Director.

The details of Mr Ong and Mr Lim who will retire by rotation at the forthcoming AGM to be held on 25 October 2024 are disclosed in the Directors' Profile on pages 5 to 6 and 46 to 48 of this Annual Report.

The NC has recommended and the Board has approved to table for shareholders' approval the re-election of Mr Ong and Mr Lim, who are retiring at the forthcoming AGM as Directors of the Company. Mr Ong and Mr Lim have abstained from voting on any resolution related to their re-election.

As mentioned in Principle 2, each Director completes a 'Confirmation of Independence' form to confirm his/her independence and the NC has reviewed the independence of Directors.

Despite some of the Directors having other Board representations, the NC having reviewed and is satisfied that these Directors are able to and have adequately carried out their duties as Directors of the Company by attending the Board and Board Committees and to attend to the decision-making within the Group as and when necessary. In this respect, the Board is of the view that it is not necessary to adopt internal guidelines to address the competing time commitments that are faced when Directors serve on multiple boards or to determine the maximum number of listed company board representations which any Director may hold.

The Board and the NC do not encourage the appointment of alternate directors. Currently, no alternate director is appointed on the Board.

In the search and nomination process for new directors, the NC identifies the key attributes that an incoming director should have, which is based on a matrix of the attributes of the existing Board and the requirements of the Group. After the Board endorsed the key attributes, the NC taps on the resources of the Directors' personal contacts and recommendations of potential candidates, and proceed with the shortlisting process. The NC will consider each candidate based on the key attributes determined after taking into consideration the qualification and experience of such candidate, his/her ability to increase the effectiveness of the Board and to add value to the Group's business in line with its strategic objectives. The NC will recommend the suitable candidate to the Board for approval. If the candidates identified from this process are not suitable, executive recruitment agencies may be appointed to assist in the search process.

Key information regarding the Directors is set out below:

Name of Director	Date of First Appointment	Date of Last Re-election	Present Directorships or Chairmanships in Other Listed Companies and Major Appointments	Past Directorships or Chairmanships in Other Listed Companies and Major Appointments over the preceding three years
Celine Tang	2 August 2016	26 October 2022	-	Singhaiyi Group LtdChip Eng Seng Corporation Ltd
Lock Wai Han	5 October 2016	25 October 2023	 Media Literacy Council ARA Trust Management (Suntec) Ltd. The Hour Glass Ltd LHT Holdings Ltd 	Chip Eng Seng Corporation Ltd
Ong Soon Teik	29 March 2010	26 November 2021 (retiring and seeking re-election at the forthcoming AGM)	_	_
Lim Eng Hoe	31 October 2013	26 October 2022 (retiring and seeking re-election at the forthcoming AGM)	-	_

Name of Director	Date of First Appointment	Date of Last Re-election	Present Directorships or Chairmanships in Other Listed Companies and Major Appointments	Past Directorships or Chairmanships in Other Listed Companies and Major Appointments over the preceding three years
Ng Kheng Choo	2 August 2016	25 October 2023	_	 ISOTeam Ltd Eagle Hospitality REIT Management Pte Ltd Eagle Hospitality Business Trust Management Pte Ltd

To provide the information as set out in Appendix 7.4.1 relating to the candidate who is proposed to be appointed for the first time or re-elected to the board at a general meeting, in the notice of meeting, annual report or relevant circular distributed to shareholders prior to the general meeting pursuant to Rule 720(6) of the SGX-ST Listing Manual. The Directors named below are retiring and being eligible, offer themselves for re-election at the forthcoming AGM:

Name of Director	Ong Soon Teik	Lim Eng Hoe
Date of appointment	29 March 2010	31 October 2013
Date of last re-appointment	26 November 2021	26 October 2022
Age	65	59
Country of principal residence	Singapore	Singapore
The Board's comments on the NC's recommendation for re-election	The Board has accepted the NC's recommendation after taking into consideration Mr Ong's credentials, experience and overall contribution since he was appointed as a Director of the Company.	The Board has accepted the NC's recommendation, after taking into consideration Mr Lim's credentials, experience and overall contribution since he was appointed as a Director of the Company.
Whether appointment is executive, and if so, the area of responsibility	Non-Executive and Non-Independent	Non-Executive and Non-Independent
Job title*	Non-Executive Non-Independent Director, Member of Audit Committee, Nominating Committee and Remuneration Committee (upon re-election at the AGM)	Non-Executive Non-Independent Director, Member of Remuneration Committee, Audit Committee and Nominating Committee (upon re-election at the AGM)

Name of Director	Ong Soon Teik	Lim Eng Hoe
Professional qualifications	 Bachelor of Social Science (2nd Class Upper Honours) from the National University of Singapore Master of Applied Finance from Macquarie University Master of Accounting from Curtin University LLB (Hons.) Law from University of London 	Bachelor of Science in Economics (Honours) from University of London
Working experience and occupation(s) during the past 10 years		 Director, Lincoln Minerals Limited - October 2010 to November 2015 Operations Director, Ezyhealthcare Trust Management Pte. Ltd January 2014 to September 2015 CFO/Financial Consultant, Far East Mining Pte. Ltd March 2016 to August 2018
Shareholding interest in the listed issuer and its subsidiaries	Nil	Nil
Any relationship (including immediate family relationships) with any existing director, existing executive officer, the issuer and/or substantial shareholder of the listed issuer or of any of its principal subsidiaries	Nil	Nil
Conflict of interest (including any competing business)	Nil	Nil
Undertaking submitted to the listed issuer in the form of Appendix 7.7 (Listing Rule 720(1))	Yes	Yes

Name of Director	Ong Soon Teik	Lim Eng Hoe
Other Principal Commitments Including Directorships	Other Principal Commitment: Nil Present Directorships:	Other Principal Commitment: PT Bara Indah Sinergi – CFO/Financial Consultant
	Abundance International Ltd	
	Past Directorship (for the past 5 years): Nil	Present Directorship: Manifold Partners Pte Ltd Stada Envirospace Pte Ltd Manifold Partners Sdn Bhd Stada Envirospace (M) Sdn Bhd Primuda Sdn Bhd BIS Minerals Pte Ltd Genkai Capital Secured Investment Pte. Ltd. Asia Township Development Pte. Ltd. Bridge Blanc Sdn Bhd TRI Investment Management
		Other Principal Commitment (for the past 5 years): Far East Mining Pte Ltd – CFO/Financial Consultant Past Directorship (for the past 5 years): Athena Energy Holdings Pte. Ltd. Tesocro Capital Sdn Bhd

Mr Ong Soon Teik and Mr Lim Eng Hoe had responded negative to items (a) to (k) listed in Appendix 7.4.1 of the Listing Manual.

Mr Ong Soon Teik and Mr Lim Eng Hoe, if re-elected, will be considered non-independent for the purpose of Rule 704(8) of the Listing Manual.

* Both Mr Ong Soon Teik and Mr Lim Eng Hoe are currently Independent Directors and subject to re-election at the AGM, they will be re-designated to Non-Executive Non-Independent Directors under Rule 210(5) as they have each served on the Board for more than 9 years from the date of their respective first appointments.

Board Performance

Principle 5: The Board undertakes a formal annual assessment of its effectiveness as a whole and that of each of its board committees and individual directors.

The Board has implemented a formal annual process for assessment of the effectiveness of the Board as a whole, each Board Committee and individual Director. Each Director is requested to complete an evaluation form to assess the effectiveness of the Board as a whole and his/her own contribution to the effectiveness of the Board, while each Board Committee member is requested to complete an evaluation form to assess the effectiveness of the respective Board Committees. The assessment of the Board's performance focused on a set of performance criteria for the Board evaluation which includes the Board structure, strategy and performance, governance on Board risk management & internal controls, information to the Board, Board procedures, top management and Directors' standard of conduct, etc.

The assessment criteria for each Board Committee focuses on the nature of the respective roles and responsibilities of the AC, NC and RC.

The annual assessment of individual Directors considers, among others, each Director's attendance as well as generation of constructive debate/participation for meetings of the Board and Board Committees, contribution, initiative, responsiveness of Director, knowledge of senior management and Company's business, and the Directors' self-assessment.

The findings of the above were analysed and discussed with a view to implementing certain recommendations to further enhance the effectiveness of the Board and Board Committees. The Chairman of the Board will act on the results of the performance evaluation and the recommendation of the NC, and where appropriate, in consultation with the NC, new members may be appointed or resignation of directors may be sought. No external facilitator was used in FY2024. However, if need arises, the NC has full authority to engage external facilitator to assist the NC to carry out the evaluation process at the Company's expense.

Following the review of FY2024, the Board is of the view that the Board and its Board Committees operate effectively and each Director is contributing to the overall effectiveness of the Board.

REMUNERATION MATTERS

PROCEDURES FOR DEVELOPING REMUNERATION POLICIES

Principle 6: There should be a formal and transparent procedure for developing policies on director and executive remuneration, and for fixing the remuneration packages of individual directors and key management personnel. No director is involved in deciding his or her own remuneration.

The RC comprises the following three (3) Directors, all of whom including the Chairman of the RC, are Non-Executive and Independent Directors:-

Mr Lim Eng Hoe (Chairman) Mr Ong Soon Teik (Member) Ms Ng Kheng Choo (Member)

The RC is governed by the RC's Terms of Reference which describes the duties and powers of the RC.

The RC is responsible:

- (a) to recommend to the Board a general framework of remuneration for Directors and key management personnel (including the CEO and other persons having authority and responsibility for planning, directing and controlling activities of the Company and Group), and to determine specific remuneration packages for each Executive Director as well as key management personnel. The RC's recommendations cover all aspects of remuneration including but not limited to directors' fees, salaries, allowances, bonuses, options, share-based incentives and awards, and benefits in kind;
- (b) in the case of service contracts of Executive Directors and key management personnel, to review and to recommend to the Board, the terms of renewal of service contracts and to ensure the service contracts contain fair and reasonable termination clauses which are not overly generous in the event of termination. The RC aims to be fair and avoid rewarding poor performance;
- (c) to administer OKH Performance Share Plan; and
- (d) to appoint such professional consultancy firm deemed necessary to enable the RC to discharge its duties satisfactorily.

The RC has reviewed the framework of remuneration for the Executive Director and key management personnel, and has determined specific remuneration packages for the Executive Director as well as for the key management personnel. The RC's recommendations are made in consultation with the Chairman of the Board and submitted to the entire Board for endorsement.

The respective Directors of the Company will not be involved in the discussion in deciding their own remuneration.

The RC has full authority to engage any external independent professional advice on matters relating to remuneration as and when the need arises. The expense of such services shall be borne by the Company. No external remuneration consultant was engaged in FY2024.

Level and Mix of Remuneration

Principle 7: The level and structure of remuneration of the Board and key management personnel are appropriate and proportionate to the sustained performance and value creation of the company, taking into account the strategic objectives of the company.

The RC noted that there should be appropriate and meaningful measures for the purpose of assessing the performance of Executive Director and key management personnel. In setting remuneration packages for Executive Director and key management personnel, the performance related elements of remuneration form a portion of the total remuneration package to link rewards to corporate and individual performance. This is to align the Executive Director's interests with those of shareholders of the Company and to promote the long-term success of the Group and the Company. The RC will also take into consideration the risk policies of the Company, as well as the pay and employment conditions within the industry and in comparable companies.

The Non-Executive and Independent Directors are paid Directors' fees taking into account factors including but not limited to contribution, effort and time spent, and the responsibilities of the Non-Executive and Independent Directors. Non-Executive and Independent Directors are not over-compensated to the extent that their independence may be compromised. The Directors' fees payable to the Non-Executive and Independent Directors of the Company each year are subject to the approval of the Company's shareholders at the AGM.

The Executive Director does not receive Directors' fees. The remuneration packages of the Executive Director and the key management personnel comprise primarily a basic salary component and a variable component which is the bonuses and other benefits.

The Board is of the view that the remuneration offered to the Directors and key management personnel is fair and competitive, and is appropriate to attract, retain and motivate the directors to provide good stewardship of the company and key management personnel to successfully manage the Company for the long term. The RC will carry out annual reviews of the remuneration packages of the Directors and key management personnel, having due regard to their contributions as well as the financial and commercial needs of the Group.

The RC may recommend the Company to consider the use of contractual provisions to allow the Company to reclaim incentive components of remuneration from Executive Director and key management personnel in exceptional circumstances of misstatement of financial results or misconduct resulting in financial loss to the Company.

Disclosure of Remuneration

Principle 8: The company is transparent on its remuneration policies, level and mix of remuneration, the procedure for setting remuneration, and the relationships between remuneration, performance and value creation.

The remuneration of the Directors and the CEO and the key management personnel (who are not Directors or the CEO) of the Group, for the financial year ended 30 June 2024, are disclosed below.

The breakdown of each Directors' and key management personnel's remuneration of the Group for the financial year ended 30 June 2024 is as follows:-

Board of Directors	Salary S\$	Bonus S\$	Benefits in Kind S\$	Directors' Fees S\$	Total S\$
Celine Tang	-	_	_	_	_
Lock Wai Han	399,997	66,666	77,971	_	544,634
Ong Soon Teik	-	-	_	67,000	67,000
Lim Eng Hoe	-	-	-	52,000	52,000
Ng Kheng Choo	-	-	-	67,000	67,000
Key Management Personnel		Salary %	Bonus %	Benefits in Kind %	Total %
S\$250,000 to S\$300,000					
Ng Khay Wee		66	16	18	100

The Company has only 1 key management personnel (who are not Directors or the CEO) for the financial year ended 30 June 2024. Due to the highly competitive market, the Company believes it is unwise to disclose the breakdown of the remuneration of the key management personnel and the aggregate total remuneration paid to the key management personnel for the financial year ended 30 June 2024.

Other than the Central Provident Fund contributions to the Executive Director and key management personnel, none of the Directors (including the CEO) and the key management personnel (who are not Directors or the CEO) had received any termination, retirement and post-employment benefits for the financial year ended 30 June 2024.

There is no employee who is an immediate family member of a Director, CEO or substantial shareholder whose remuneration exceeds S\$100,000 for the financial year ended 30 June 2024.

The RC has reviewed and approved the remuneration packages of the Executive Director and key management personnel, having regard to their contributions as well as the financial performance and commercial needs of the Group and has ensured that the Executive Director and key management personnel are adequate but not excessively remunerated. The RC will consider and deliberate on the performance conditions to which Executive Director's and key management personnel's entitlement to short term and long-term incentive schemes are subject and make the necessary disclosures, if any.

ACCOUNTABILITY AND AUDIT

Risk Management and Internal Controls

Principle 9: The Board is responsible for the governance of risk and ensures that Management maintains a sound system of risk management and internal controls, to safeguard the interests of the company and its shareholders.

The Board regularly reviews and improves its business and operational activities to identify areas of significant business risks as well as determine the Company's levels of risk tolerance and risk policies as well as overseeing the Management in the design, implementation and monitoring of the risk management and internal control systems to control, manage and mitigate these risks. The Management reviews the risk management and internal control systems and highlights all significant matters to the AC and Board from time to time.

The Board acknowledges that it is responsible to ensure that the Company maintains an adequate system of risk management and internal controls to safeguard the assets of the Group. In addition, it is essential to maintain adequate accounting records, develop and maintain an effective control environment within the Group. The Board recognises that all internal control systems contain inherent limitations and no system of internal controls could provide absolute assurance against the occurrence of material errors, poor judgement in decision-making, human error, losses, fraud or other irregularities. Nevertheless, the Board strives to identify key risk areas in every aspect of the Group and improve internal controls to mitigate such risks in order to achieve the overall business objective of the Group and enhance long term shareholders' value.

The Board and the AC have made reference to the internal audit reports submitted by the internal auditors for the financial year ended 30 June 2024 and management confirmations to assess the effectiveness of the Group's internal control systems.

The Company has appointed KPMG Services Pte. Ltd as the Group's internal auditors for the Group's operations in Singapore, to review the effectiveness of the Group's internal controls in light of the key business and financial risks affecting its business.

The AC and the Board also review the effectiveness of the actions taken by the Management on the recommendations made by the external auditors in this respect. The AC, with the participation of the Board, has reviewed the adequacy and effectiveness of the Group's internal controls that address financial, operational, compliance and information technology risks and risk management systems for the type and volume of business that the Group currently operates.

The Board would ensure that there is an on-going process for identifying, evaluating and managing significant risks covering financial aspects, compliance risks and other operational areas of the Group.

For FY2024, the Board has received assurances from the Executive Director, who is also the Chief Executive Officer, and the Chief Financial Officer of the Company that (a) the financial records have been properly maintained and the financial statements give a true and fair view of the Group's operations and finances; and (b) the Group's risk management and internal control systems are adequate and sufficiently effective.

The AC have reviewed the report issued by the external auditors and their recommendations, the various management controls put in place, and reports from the internal auditors, the Board, with concurrence from the AC, are satisfied with the Group's internal controls and are of the opinion that the internal controls maintained by the Group in addressing critical and significant risks relating to financial, operational, compliance and information technology risks and risk management systems are adequate and effective as at 30 June 2024 for the type and volume of business that the Group currently operates. The Board will also continue to enhance and improve the existing internal controls framework to identify and mitigate these risks. The AC will also commission an annual internal audit to satisfy itself that the Group's internal controls are robust and effective to address any significant internal control weaknesses that may arise.

The Board recognises that the risk management and internal control systems established by the Group provides reasonable, but not absolute, assurance that the Group will not be adversely affected by any event that can be reasonably foreseen as it strives to achieve its business objectives. However, the Board also notes that all internal control systems contain inherent limitations and no system of risk management and internal controls can provide absolute assurance against the occurrence of material errors, poor judgment in decision-making, human error, losses, fraud or other irregularities.

The Board will consider the necessity of establishing a separate Board risk committee when the need arises.

Audit Committee

Principle 10: The Board has an Audit Committee ("AC") which discharges its duties objectively.

The AC comprises the following three (3) Directors, all of whom are Non-Executive and Independent Directors:-

Mr Ong Soon Teik (Chairman) Mr Lim Eng Hoe (Member) Ms Ng Kheng Choo (Member)

None of the AC members is a former partner or director of the Company's existing auditing firm or auditing corporation: (a) within a period of two years commencing on the date of their ceasing to be a partner of the auditing firm or director of the auditing corporation; and in any case, (b) for as long as they have any financial interest in the auditing firm or auditing corporation.

The Board ensures that the members of the AC are appropriately qualified to discharge their responsibilities. The Chairman of the AC, Mr Ong Soon Teik and members of the AC, Mr Lim Eng Hoe and Ms Ng Kheng Choo possess the requisite accounting and financial management expertise and experience.

The AC is governed by its Terms of Reference which highlights its duties and functions as follows:-

- (a) to review with the external and internal auditors, the audit plan, their audit report, management letter and the Management's response;
- (b) to review the scope and results of audit and its cost effectiveness and the independence and objectivity of the external auditors. Where the external auditors also provide a substantial volume of non-audit services to the Group, to review the nature and extent of such services to maintain the balance of objectivity and value for money;
- (c) to review the interim and full-year financial results of the Company and the consolidated financial statements of the Group before submission to the Board for approval, focusing in particular on changes in accounting policies and practices, major risk areas, significant adjustments resulting from the audit, compliance with accounting standards and compliance with the Listing Manual of the SGX-ST and any other relevant statutory or regulatory requirements;
- (d) To review the assurance from the CEO and the CFO on the financial records and financial statements;
- (e) to review annually the risk profile of the Company and the adequacy and effectiveness of the Company's internal controls including financial, operational, compliance and information technology controls and risk management systems;
- (f) to review the scope and results of the internal audit procedures as well as risk management policy covering risk frameworks, models and limits to the Board for approval;

- (g) to consider and make recommendations to the Board on the appointment, re-appointment and removal of external auditors and internal auditors, their remuneration and terms of engagement;
- (h) to review the adequacy of the internal audit function annually and ensure that a clear reporting structure is in place between the AC and the internal auditors;
- (i) to meet with the external and internal auditors without the presence of the Management annually to review the assistance given by the Management to the external and internal auditors and any matters which the external and internal auditors would like to draw to the AC's attention;
- (j) to review interested persons transactions ("IPTs") to comply with the rules of the Listing Manual of the SGX-ST and other relevant statutory requirements and any potential conflicts of interest; and
- (k) to commission and review the findings of internal investigations into matters where there is any suspected fraud or irregularity, or failure of internal controls or infringement of any law within or outside the jurisdiction of Singapore, rules or regulations which has or is likely to have a material impact on the operating results and financial position of the Group.

The Group outsources its internal audit function to KPMG Services Pte. Ltd. ("Internal Auditors"). The AC approved the engagement, evaluation, and compensation of the internal auditors of the Company. The AC reviews the scope of work and deliverables by the Internal Auditors who in turn ensures adequate staffing to fulfil the scope of internal audit work agreed upon. KPMG Services Pte. Ltd. has adopted the Standards for Professional Practice of Internal Auditing set by The Institute of Internal Auditors. The AC is further satisfied that the Internal Auditors has unfettered access to all the Company's documents, records, properties and personnel, including the access to the AC. The Internal Auditors will report directly to the AC on audit findings and the Management of the Group on administrative matters.

The objective of the internal audit function is to determine whether the Group's risk management, control and governance processes, as designed by the Group, are adequate and observed in the manner acceptable by the Group.

The AC reviews the adequacy and effectiveness of the internal audit function annually and ensures that the internal audit function is adequately resourced by examining the scope of internal audit work and its effectiveness and independence, the qualification and experiences of internal audit team assigned to conduct the internal audit works.

Following the review, the AC is of the view that the internal audit function is effective, has adequate resources to perform its functions, is independent from the activities that it audits and has appropriate standing within the Group.

The AC has the power to conduct and authorise investigations into matters within the AC's scope of responsibility. The AC also has full access to and co-operation of the Company's Management and has full discretion to invite any Director or executive officer to attend the AC meetings, and has been given reasonable resources to enable it to discharge its functions.

The AC has direct access to the internal and external auditors and has met with them without the presence of the Management annually.

The AC has reviewed the key audit matters disclosed in the independent auditors' report and is of the view that there is no material inconsistency between the audit procedures adopted by the independent auditors and Management's assessment and is satisfied that the key audit matters have been appropriately dealt with.

The Company has paid the following aggregate amount of fees to BDO LLP, the external auditors, for services rendered in for the financial year ended 30 June 2024:-

Services	Amount (SGD)
Audit service	103,700
Non-audit service	28,000
Total	131,700

The AC had reviewed all audit and non-audit fees paid to BDO LLP, the scope of services, the qualification, the independence and the objectivity of the external auditors in the meeting held in 2024. BDO LLP has confirmed that they are public accounting firm registered with the Accounting and Corporate Regulatory Authority and provided a confirmation on their independence to the AC.

The AC is satisfied that BDO LLP is able to meet the audit requirements and statutory obligation of the Company. In view of their requisite qualification and independence status, the AC is satisfied that Rule 712 of the Listing Manual of the SGX-ST is complied with.

The Company has complied with Rule 715 of the Listing Manual of the SGX-ST as BDO LLP was engaged as the external auditors for the Company and its subsidiaries in Singapore for FY2024.

The Group has in place a Whistle Blowing Policy to enable persons employed by the Group to report any suspicion or possible improprieties in matters of financial reporting, non-compliance with regulations, policies and fraud, etc, to the members of AC in writing for resolution, without any prejudicial implications for these employees. The AC will, depending on the nature of the concern, initiate inquiries to determine whether an investigation is appropriate and the form that it should take. The Whistle Blowing Policy also serves to ensure that any issues or complaints raised will be dealt with swiftly and effectively and ensures that the identity of the whistle-blower is kept confidential and the Group is committed to ensure protection of the whistle-blower against detrimental or unfair treatment. The AC has been vested with the power and authority to receive, investigate and enforce appropriate action whenever any such non-compliance matter is brought to the AC's attention.

As of to-date, there were no reports received through the whistle blowing mechanism.

The AC has reviewed all IPTs during FY2024 and is of the opinion that Chapter 9 of the Listing Manual of SGX-ST has been complied with.

In the event that a member of the AC is interested in any matter being considered by the AC, he/she will abstain from participating in the proceedings in relation to that particular transaction and will not vote on that particular resolution.

To keep abreast of the changes in accounting standards and issues which have a direct impact on financial statements, advice is sought from the external auditors when they attend the AC meetings quarterly, where applicable.

SHAREHOLDER RIGHTS AND ENGAGEMENT

SHAREHOLDER RIGHTS AND CONDUCT OF GENERAL MEETINGS, ENGAGEMENT WITH SHAREHOLDERS, AND ENGAGEMENT WITH STAKEHOLDERS

- Principle 11: The company treats all shareholders fairly and equitably in order to enable them to exercise shareholders' rights and have the opportunity to communicate their views on matters affecting the company. The company gives shareholders a balanced and understandable assessment of its performance, position and prospects.
- Principle 12: The company communicates regularly with its shareholders and facilitates the participation of shareholders during general meetings and other dialogues to allow shareholders to communicate their views on various matters affecting the company.
- Principle 13: The Board adopts an inclusive approach by considering and balancing the needs and interests of material stakeholders, as part of its overall responsibility to ensure that the best interests of the company are served.

In line with the continuous disclosure obligations of the Company pursuant to the Listing Manual of SGX-ST, the Company is committed to engage in regular and effective communication with its shareholders and ensures that all shareholders should be equally informed of all major developments of the Group which would likely materially affect the price or value of the Company's shares to facilitate the shareholders to exercise their ownership rights.

The Company does not practice selective disclosure as all material and price-sensitive information is released through SGXNET.

The information is disseminated to shareholders of the Company on a timely basis through:

- announcements and/or press release released through SGXNET;
- annual reports and circulars prepared and issued to all shareholders of the Company; and
- the official website of the Company (http://www.okh.com.sg).

To keep shareholders and stakeholders of the Company updated on the latest announcements, press releases and stock details of the Company, the shareholders and potential investors or stakeholders have 24-hour access to the Company's website. In addition, the shareholders and potential investors or stakeholders may subscribe for automated email alerts services from the Company's website to receive email alerts on the latest announcements and press releases disclosed over SGXNET. Enquiries may also be posted to the Company's investor relations by email.

When the opportunities arise, the Company will consider holding analyst briefings or investor roadshows to meet institutional and retail investors as well as to solicit and understand the view of shareholders and stakeholders.

In view of the above, the Company did not implement a formal investor relation policy because there are existing channels to actively engage and promote regular, effective and fair communication with shareholders.

All shareholders of the Company are given the opportunity to participate, voice their views or opinions and ask Directors or the Management questions regarding the Company and the Group in every AGM and Special General Meeting of the Company. The Board of Directors of the Company, including the Chairpersons of AC, RC and NC will be present at general meetings to address any questions or concerns of shareholders at general meetings. The external auditors will also be present at the AGM to address shareholders' queries about the conduct of audit and the preparation and content of the auditors' report.

The Company prepares minutes of general meetings that include substantial and relevant comments or queries from shareholders relating to the agenda of the meeting, and responses from the Board and Management, if any. The Company has and will publish the minutes of the forthcoming AGM on its corporate website and the SGXNET within one month from the conclusion of the AGM.

There are separate resolutions at the general meetings to address each distinct issue. Each item of special business included in the notice of the general meetings will be accompanied by full explanation of the effects of a proposed resolution. The Company's Bye-Laws allow a shareholder or a depositor to appoint not more than two (2) proxies to attend and vote in absentia at general meetings. Where the member is a Central Depository (Pte) Ltd (or its nominee as notified in writing to the Company), it can appoint more than 2 proxies. Proxies need not be a shareholder of the Company.

The Board will put all resolutions to vote by poll and make an announcement of the detailed results showing the numbers of votes cast for and against each resolution and the respective percentages. Shareholders will be briefed on the rules, including poll voting procedures that govern general meetings of shareholders.

The Company does not have a policy on payment of dividends. The issue of payment of dividend is deliberated by the Board annually having regard to various factors, including but not limited to the Group's actual and projected financial performance; projected levels of capital expenditure and other investment plans; working capital requirements and general financial conditions; and the level of the Group's cash and retained earnings. Taking into account the above factors, the Board has not recommended dividends to be paid in respect of FY2024.

The Company has identified stakeholders as those who are impacted by the Group's business and operations as well as those who have a material impact on the Group's business and operations. Such stakeholders include, but not limited to, customers, suppliers, employees, investors and regulators. The Company has also undertaken a process to determine the economic, environmental, social and governance issues, which are important to these stakeholders. The Company engages its stakeholders through various channels to ensure that the business interests of the Group are balanced against the needs and interests of its stakeholders.

Detailed approach to the stakeholder engagement and materiality assessment will be disclosed in the Company's sustainability report FY2024, which will be published to keep stakeholders informed on the Company's business and operations.

MATERIAL CONTRACTS

Save as disclosed under Material Contracts in the Company's Circular dated 31 December 2012, Company's Circular dated 4 July 2016 and announcements released over SGXNET, there were no material contracts including loans subsisting at the end of FY2024, involving the interests of any Director, the CEO or the controlling shareholders of the Group.

INTERESTED PERSON TRANSACTIONS

There were no interested person transactions equal to or exceeding S\$100,000 in aggregate between the Company or its subsidiaries with any of its interested persons (as defined in Chapter 9 of the Listing Manual of the SGX-ST) other than the following interested person transaction entered into during FY2024:-

Name of interested party	Nature of relationship	Aggregate value of all interested person transaction during the financial period under review (excluding transactions conducted under shareholders' mandate pursuant to Rule 920) S\$'000	Aggregate value of all interested person transaction conducted under shareholders' mandate pursuant to Rule 920 S\$'000
Haiyi Holdings Pte Ltd Interest on loan	Controlling shareholder	96	-
SingHaiyi Property Investment Pte. Ltd. (formerly known as CEL Property Investment Pte. Ltd. Rental expense for rental of units at CES Centre (Please refer to note 1 below)	Associate of Celine Tang	173	_
Eura Construction Supply Pte Ltd Rental income from leasing out of units at 12 Tai Seng Link (Please refer to note 1 below)	Associate of Celine Tang	310	_
Chip Eng Seng Construction Pte Ltd Rental income from leasing out of units at 12 Tai Seng Link (Please refer to note 1 below)	Associate of Celine Tang	1,522	-

Note 1 These transactions are exempted from shareholders' approval under SGX Listing Rule 916 (1). The Company had released announcements in relation to these transactions. Amount disclosed above represent the value incurred during the financial period under review.

DEALING IN SECURITIES

The Company has complied with Rule 1207(19) of the Listing Manual of the SGX-ST in relation to the best practices on dealings in the securities:-

- (a) The Company had devised and adopted its own internal compliance code to provide guidance to its officers with regards to dealings by the Company and its officers in its securities;
- (b) Officers of the Company did not deal in the Company's securities on short-term considerations; and
- (c) The Company and its officers did not deal in the Company's shares (i) during the periods commencing one month before the announcement of the Company's financial results for its half yearly and full year financial statements, ending on the date of the announcement of the relevant results, and (ii) if they are in possession of unpublished price-sensitive information of the Group.

In addition, the Directors and Management are expected to observe the insider trading laws at all times even when dealing in securities within permitted trading period.

DIRECTORS' STATEMENT

The Directors of OKH Global Ltd. (the "Company") present their statement to the members together with the audited consolidated financial statements of the Company and its subsidiaries (the "Group") for the financial year ended 30 June 2024, the statement of financial position of the Company as at 30 June 2024 and the statement of changes in equity of the Company for the financial year ended 30 June 2024.

1. OPINION OF THE DIRECTORS

In the opinion of the Board of Directors,

- (a) the consolidated financial statements of the Group, the statement of financial position and statement of changes in equity of the Company together with the notes thereon are drawn up so as to give a true and fair view of the financial position of the Group and of the Company as at 30 June 2024, and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and of the changes in equity of the Company for the financial year then ended; and
- (b) at the date of this statement, as disclosed in Note 27.3 to the financial statements, there are reasonable grounds to believe that the Company will be able to pay its debts as and when they fall due.

2. DIRECTORS

The Directors of the Company in office at the date of this statement are as follows:

Celine Tang Lock Wai Han Ong Soon Teik Lim Eng Hoe Ng Kheng Choo

3. ARRANGEMENTS TO ENABLE DIRECTORS TO ACQUIRE SHARES OR DEBENTURES

Neither at the end of nor at any time during the financial year was the Company a party to any arrangement whose object was 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.

4. DIRECTORS' INTERESTS IN SHARES AND DEBENTURES

The Directors of the Company holding office at the end of the financial year had no interests in the share capital and debentures of the Company and related corporations as recorded in the register of Directors' shareholdings kept by the Company except as follows:

_	Shareholdings registered in name of Director				
	At beginni	ng of year	At end of year		
Name of Director and Company in which interests are held	Direct interest	Indirect interest	Direct interest	Indirect interest	

Company:

OKH Global Ltd. (No. of ordinary shares) Celine Tang

500,000,000 -

500,000,000

DIRECTORS' STATEMENT

4. DIRECTORS' INTERESTS IN SHARES AND DEBENTURES (CONTINUED)

Mrs Celine Tang is entitled to exercise or control the exercise of not less than 20% of the votes attached to the shares held by her in Haiyi Holdings Pte. Ltd. She is therefore deemed to have interest in the 500,000,000 shares held by Haiyi Holdings Pte. Ltd.

In accordance with the continuing listing requirements of the Singapore Exchange Securities Trading Limited ("SGX-ST"), the Directors of the Company state that, according to the Register of the Directors' Shareholdings, the Directors' interest as at 21 July 2024 in the shares or debenture of the Company have not changed from those disclosed as at 30 June 2024.

5. SHARE OPTIONS

There were no share options granted by the Company or its subsidiary corporations during the financial year.

There were no shares issued during the financial year by virtue of the exercise of options to take up unissued shares of the Company or its subsidiary corporations.

There were no unissued shares of the Company or its subsidiary corporations under option as the end of the financial year.

6. AUDIT COMMITTEE

The audit committee of the Company is chaired by Ong Soon Teik, an independent Director, and includes Lim Eng Hoe and Ng Kheng Choo, who are both independent Directors. The audit committee has met four times since the last Annual General Meeting ("AGM") and has carried out its functions, including reviewing the following, where relevant, with the executive Directors and external and internal auditors of the Company:

- (a) the audit plans of the internal and external auditors and the results of the auditors' examination and evaluation of the Group's systems of internal accounting controls;
- (b) the Company's and the Group's financial and operating results and accounting policies;
- (c) the consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company and external auditor's report on those financial statements before their submission to the Directors of the Company;
- (d) the half-yearly and full-year announcements as well as the related press releases on the results and financial position of Company and the Group;
- (e) the co-operation and assistance given by the management to the Company's internal and external auditor; and
- (f) the re-appointment of the external auditor of the Company.

The audit committee has full access to and has the co-operation of the management and has been given the resources required for it to discharge its function properly. It also has full discretion to invite any Director and executive officer to attend its meetings. The external and internal auditors have unrestricted access to the audit committee.

The audit committee has recommended to the Directors the nomination of BDO LLP for re-appointment as external auditor of the Company at the forthcoming AGM of the Company.

DIRECTORS' STATEMENT

7. INDEPENDENT AUDITOR

Lock Wai Han	Ong Soon Teik
On behalf of the Directors	
The independent auditor, BDO LLP,	has expressed its willingness to accept re-appointment
7. INDEFENDENT ADDITOR	

Director

Singapore 26 September 2024 Director

To the Members of OKH Global Ltd.

OPINION

We have audited the financial statements of OKH Global Ltd. (the "Company") and its subsidiaries (the "Group") as set out on page 67 to page 110, which comprise:

- the consolidated statement of financial position of the Group and the statement of financial position of the Company as at 30 June 2024;
- the consolidated statement of comprehensive income, consolidated statement of changes in equity, and consolidated statement of cash flows of the Group and the statement of changes in equity of the Company for the financial year then ended; and
- notes to the financial statements, including material accounting policy information.

In our opinion the accompanying consolidated financial statements of the Group and the statement of financial position of the Company and the statement of changes in equity of the Company are properly drawn up in accordance with International Financial Reporting Standards ("IFRSs") so as to give a true and fair view of the consolidated financial position of the Group and the financial position of the Company as at 30 June 2024, and of the consolidated financial performance, consolidated changes in equity and consolidated cash flows of the Group and of the changes in equity of the Company for financial year ended on that date.

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing ("ISAs"). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' *Code of Ethics for Professional Accountants* ("the Code") together with the ethical requirements that are relevant to our audit of the financial statements in Singapore, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the financial statements of the current financial year. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

To the Members of OKH Global Ltd.

KEY AUDIT MATTER

AUDIT RESPONSE

<u>Valuation of investment properties and</u> <u>non-current asset classified as held for sale</u>

Refer to Notes 3 (i), 7 and 10 to the financial statements.

As at 30 June 2024, the Group has investment properties amounting to \$\$77,500,000 and non-current asset classified as held for sale amounting to \$\$34,000,000.

Investment properties and non-current asset classified as held for sale represent a significant proportion of the assets in the Group's consolidated statement of financial position. The Group's investment properties and non-current asset classified as held for sale, which are located in Singapore, are measured at fair value.

The fair values of the investment properties and non-current asset classified as held for sale are based on the valuation performed by an independent professional valuer (the "Valuer").

The valuation of the investment properties and non-current asset classified as held for sale involved significant estimation by management in determining the underlying key assumptions made in the valuation as well as the valuation methodology applicable.

Inaccurate management's estimates made in the valuation assessment could result in a significant impact on the carrying amount of the investment properties and non-current asset classified as held for sale at the end of financial year and the fair value changes in the profit or loss for the financial year ended 30 June 2024.

We performed the following key procedures:

- We obtained the valuation reports performed on the investment properties and non-current asset classified as held for sale and considered the competency, capabilities, independence, and reviewed the terms of engagement of the Valuer;
- We involved and engaged our internal valuation specialists to assess and evaluate the reasonableness of the valuation methodology and key assumptions used for the valuation of the investment properties and non-current asset classified as held for sale;
- We discussed with the Valuer on the key assumptions used in the valuation reports; and
- We also assessed the adequacy and appropriateness of the Group's disclosures.

OTHER INFORMATION

Management is responsible for the other information. The other information comprises the information included in the annual report, but does not include the financial statements and our auditor's report thereon.

Our opinion on the 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 financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the 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.

To the Members of OKH Global Ltd.

RESPONSIBILITIES OF MANAGEMENT AND DIRECTORS FOR THE FINANCIAL STATEMENTS

Management is responsible for the preparation of financial statements that give a true and fair view in accordance with IFRSs and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is 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 management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

The Directors are responsible for overseeing the Group's financial reporting process.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the 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. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, 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 management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's 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 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 financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

To the Members of OKH Global Ltd.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS (CONTINUED)

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

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

From the matters communicated with the Directors, we determine those matters that were of most significance in the audit of the financial statements of the current financial year 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 Leong Wenjie Stephen.

BDO LLP

Public Accountants and Chartered Accountants

Singapore 26 September 2024

STATEMENTS OF FINANCIAL POSITION

AS AT 30 JUNE 2024

		Group		Company	
	Note	2024 S\$'000	2023 S\$′000	2024 S\$′000	2023 S\$'000
ASSETS					
Current assets					
Cash and cash equivalents	5 6	5,455	9,179	56	114
Trade and other receivables Non-current asset classified as	0	1,580	1,505	13,374	7,647
held for sale	7	34,000	35,000	-	_
Total current assets		41,035	45,684	13,430	7,761
Non-current assets					
Property, plant and equipment	8	362	594	_	_
Investment properties	10	77,500	80,000	-	_
Investments in subsidiaries	11	-	_	-	_
Investment in a joint venture	12		-		
Total non-current assets Total assets		77,862	80,594	12 420	7 76 1
Total assets		118,897	126,278	13,430	7,761
LIABILITIES AND EQUITY Current liabilities Bank loans	13	44,976	17,920	_	_
Trade and other payables	14	5,290	5,408	3,831	3,428
Lease liabilities	15	155	206	_	_
Income tax payable		520	898	-	_
Total current liabilities		50,941	24,432	3,831	3,428
Non-current liabilities					
Bank loans	13	5,620	43,092	-	_
Other payables	14	927	830	927	830
Lease liabilities Loan due to a shareholder	15 4	135 2,000	270 2,000	2,000	2,000
Total non-current liabilities	7	8,682	46,192	2,927	2,830
Total liabilities		59,623	70,624	6,758	6,258
rotal nabilities		33,023	70,024	0,730	0,230
Capital and reserves					
Share capital	16	27,916	27,916	8,936	8,936
Share premium Translation reserve		69,304 (1,491)	69,304 (1,491)	72,155 (1,491)	72,155 (1,491)
Contributed surplus		12,063	12,063	126,389	126,389
Accumulated losses		(48,518)	(52,138)	(199,317)	(204,486)
Equity attributable to owners of the Company		59,274	55,654	6,672	1,503
o. the company		33,271	33,034	0,072	1,303
Total liabilities and equity		118,897	126,278	13,430	7,761

The accompanying notes form an integral part of the financial statements.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

		Group		
	Note	2024 S\$′000	2023 S\$'000	
Revenue Cost of sales	17	10,891 (2,216)	14,528 (2,629)	
Gross profit Other income	18	8,675 4,018	11,899 2,665	
Other expenses General and administrative expenses Finance costs	19 20	(1,000) (4,252) (3,278)	(2,144) (5,319) (3,474)	
Profit before income tax Income tax expense	21 22	4,163 (543)	3,627 (1,110)	
Profit for the financial year, representing total comprehensive income for the financial year		3,620	2,517	
Earnings per share (cents) Basic and diluted	23	0.32	0.22	

STATEMENTS OF CHANGES IN EQUITY FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

	Share capital (Note 16) S\$'000	Share premium (Note i) S\$'000	Translation reserve (Note ii) S\$'000	Contributed surplus (Note iii) S\$'000	Accumulated losses S\$'000	Total S\$'000
Group Balance as at 1 July 2023 Profit for the financial year, representing total comprehensive income for the financial year	27,916	69,304	(1,491)	12,063	(52,138) 3,620	55,654 3,620
Balance as at 30 June 2024	27,916	69,304	(1,491)	12,063	(48,518)	59,274
Balance as at 1 July 2022	27,916	69,304	(1,491)	12,063	(54,655)	53,137
Profit for the financial year, representing total comprehensive income for the financial year	-	_	-	-	2,517	2,517
Balance as at 30 June 2023	27,916	69,304	(1,491)	12,063	(52,138)	55,654

STATEMENTS OF CHANGES IN EQUITY

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

	Share capital (Note 16) S\$'000	Share premium (Note i) S\$'000	Translation reserve (Note ii) S\$'000	Contributed surplus (Note iii) S\$'000	Accumulated losses S\$'000	Total S\$'000
Company Balance as at 1 July 2023 Profit for the financial year, representing total comprehensive income for the	8,936	72,155	(1,491)	126,389	(204,486)	1,503
financial year Balance as at	_		_	_	5,169	5,169
30 June 2024	8,936	72,155	(1,491)	126,389	(199,317)	6,672
Balance as at 1 July 2022 Profit for the financial year, representing total comprehensive income for the financial year	8,936	72,155	(1,491)	126,389	(234,439) 29,953	(28,450) 29,953
Balance as at						
30 June 2023	8,936	72,155	(1,491)	126,389	(204,486)	1,503

Notes:

- (i) The Bermuda Companies Act provides that where a company issues shares at a premium whether for cash or otherwise, a sum equal to the aggregate amount or value of the premium on those shares shall be transferred to an account, to be called "the share premium account" and the provisions of The Bermuda Companies Act relating to a reduction of share capital shall, except as provided in Section 40 of The Bermuda Companies Act, apply as if the share premium account were paid up share capital for the Company. The share premium account may be applied by the Company in paying for issue of bonus shares, paying for expenses on issue of shares or debentures of the Company and paying premium on redemption of shares and debentures of the Company.
- (ii) Translation reserve represents exchange differences relating to the translation from the functional currency of the Group's foreign associates into S\$; and in 2013, the Company changed its functional currency and presentation currency from RMB to S\$. Accordingly, the exchange differences resulting from translation of assets, liabilities and equity at applicable rate are recognised under the translation reserve.
- (iii) Contributed surplus represents the credit arising from the capital reorganisation through a reduction of par value of each ordinary share in the capital of the Company from US\$0.16 to US\$0.01 pursuant to a special resolution passed by the shareholders at the special general meeting of the Company held on 29 July 2016.

The accompanying notes form an integral part of the financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

		Gro	oup
	Note	2024 S\$'000	2023 S\$′000
Operating activities			
Profit for the financial year		3,620	2,517
Adjustments for:		F42	1 110
Income tax expense Write-off of trade and other receivables from		543	1,110
third parties		30	302
Loss allowance on other receivables due from		30	302
joint venture		3	_
Gain on sale of investment properties		(390)	(1,024)
Gain on disposal of property, plant and equipment		(4)	(31)
Depreciation of property, plant and equipment		284	173
Interest expense Changes in fair value of investment properties		3,278 (3,490)	3,474 2,144
Fair value loss on non-current asset classified as held		(3,490)	2,144
for sale		1,000	_
Write back of payables and accruals		,	(1,495)
Interest income		(53)	(31)
Operating cash flows before movement in working capital		4,821	7,139
Trade and other receivables		(108)	2,163
Trade and other payables		(294)	(2,563)
Cash generated from operations		4,419	6,739
Interest paid		(3,005)	(5,301)
Income tax paid		(921)	(491)
Net cash from operating activities		493	947
Investing activities		(25)	(20)
Purchase of property, plant and equipment Proceeds from disposal of property, plant		(35)	(29)
and equipment		4	31
Proceeds from sale of investment properties		6,380	5,230
Interest received		53	27
Net cash from investing activities		6,402	5,259
Financing activities			
Repayment of bank loans		(10,416)	(10,475)
Repayment of lease liabilities		(203)	(110)
Repayment of loans due to a shareholder			(1,000)
Net cash used in financing activities		(10,619)	(11,585)
Net changes in cash and cash equivalents		(3,724)	(5,379)
Cash and cash equivalents at beginning of financial year		9,179	14,558
Cash and cash equivalents at end of financial year	5	5,455	9,179

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

These notes form an integral part of and should be read in conjunction with the accompanying financial statements.

1. GENERAL

The Company is incorporated in Bermuda with its principal place of business and registered office at 171 Chin Swee Road, #02-01 CES Centre, Singapore 169877 and Clarendon House, 2 Church Street, Hamilton HM11 Bermuda respectively. The Company is listed on the mainboard of Singapore Exchange Securities Trading Limited.

The principal activity of the Company is that of investment holding. The principal activities of the subsidiaries and joint venture are disclosed in Notes 11 and 12 to the financial statements respectively.

The consolidated financial statements of the Group and the statement of financial position as at 30 June 2024 and statement of changes in equity of the Company for the financial year ended 30 June 2024 were authorised for issue by the Board of Directors on 26 September 2024.

2. MATERIAL ACCOUNTING POLICY INFORMATION

2.1 Basis of preparation

The financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") and International Accounting Standards ("IAS") (collectively "IFRS Accounting Standards") under the historical cost convention, except as disclosed in the material accounting policy information below.

The individual financial statements of each entity within the Group are measured and presented in the currency of primary economic environment in which the entity operates (its functional currency). The consolidated financial statements of the Group and the statement of financial position and statement of changes in equity of the Company are presented in Singapore dollar ("S\$") which is the functional currency of the Company and the presentation currency for the consolidated financial statements and all values presented are rounded to the nearest thousand ("\$'000") as indicated.

The preparation of financial statements in compliance with IFRS Accounting Standards requires management to make judgements, estimates and assumptions that affect the Group's application of accounting policies and reported amounts of assets, liabilities, revenue and expenses. Although these estimates are based on management's best knowledge of current events and actions, actual results may differ from those estimates. The areas where such judgements or estimates have significant effect on the financial statements are disclosed in Note 3 to the financial statements.

Changes in accounting policies

New standards, amendments and interpretations effective from 1 July 2023

On 1 July 2023, the Group adopted the new or amended IFRS Accounting Standards and interpretations that are mandatory for application for the financial year. The adoption of these standards did not result in significant changes to the Group's accounting policies and had no material impact to the Group's financial statements, except as disclosed below.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.1 Basis of preparation (Continued)

Changes in accounting policies (Continued)

Amendments to Disclosure of Accounting Policies (IAS 1 and IFRS Practice Statement 2)

The amendments change the disclosure requirements with respect to accounting policies from 'significant accounting policies' to 'material accounting policy information'. The amendments provide guidance on when accounting policy is likely to be considered material.

Management has followed the guidance in the amendments to IAS 1 and IFRS Practice Statement 2 in determining which accounting policy information is material and disclosure has been disclosed in Note 2 to the financial statements.

New standards, amendments and interpretations issued but not yet effective

There are number of standards, amendments to standards, and interpretations that are published and effective in future accounting periods which the Group has not decided to early adopt. The Group does not expect any of these standards upon adoption will have a material impact on the financial statements in the period of their initial adoption.

2.2 Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities (including structured entities) controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect its returns.

The Company reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the financial year are included in the consolidated statement of comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.2 Basis of consolidation (Continued)

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group's accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

In the Company's financial statements, investments in subsidiaries are carried at cost less any impairment in net recoverable value that has been recognised in profit or loss.

2.3 Business combinations

Acquisitions of subsidiaries and businesses are accounted for using the acquisition method. The consideration for each acquisition is measured at the aggregate of the acquisition date fair values of assets given, liabilities incurred by the Group to the former owners of the acquiree, and equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under the IFRS are recognised at their fair value at the acquisition date, except that:

- deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with IAS 12 Income Taxes and IAS 19 Employee Benefits respectively;
- liabilities or equity instruments related to share-based payment transactions of the acquiree or the replacement of an acquiree's share-based payment awards transactions with share-based payment awards transactions of the acquirer in accordance with the method in IFRS 2 Share-based Payment at the acquisition date; and
- assets (or disposal groups) that are classified as held for sale in accordance with IFRS 5 Non-current Assets Held For Sale and Discontinued Operations are measured in accordance with that standard.

2.4 Financial instruments

Financial assets and financial liabilities are recognised on the statements of financial position when Group and the Company becomes a party to the contractual provisions of the instruments.

Financial assets and financial liabilities are initially measured at fair value, except for trade receivables that do not have a significant financing component which are measured at transaction price. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.4 Financial instruments (Continued)

Financial assets

All recognised financial assets are subsequently measured in their entirety at either amortised cost or fair value, depending on the classification of the financial assets.

Classification of financial assets

Debt instruments that meet the following conditions are subsequently measured at amortised cost:

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

Except for debt instruments that meet the conditions for subsequent measurement at amortised cost, all other financial assets are subsequently measured at fair value through profit or loss ("FVTPL").

Amortised cost and effective interest method

The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period.

The effective interest rate is the rate that exactly discounts estimated future cash receipts (including all fees and points paid or received that form an integral part of the effective interest rate, transaction costs and other premiums or discounts) excluding expected credit losses, through the expected life of the debt instrument, or, where appropriate, a shorter period, to the gross carrying amount of the debt instrument on initial recognition.

The amortised cost of a financial asset is the amount at which the financial asset is measured at initial recognition minus the principal repayments, plus the cumulative amortisation using the effective interest method of any difference between that initial amount and the maturity amount, adjusted for any loss allowance. On the other hand, the gross carrying amount of a financial asset is the amortised cost of a financial asset before adjusting for any loss allowance.

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost, except for short-term balances when the effect of discounting is immaterial.

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses ("ECL") on trade and other receivables and financial guarantee contracts. The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.4 Financial instruments (Continued)

Financial assets (Continued)

Impairment of financial assets (Continued)

The Group always recognises lifetime ECL for trade receivables. The expected credit losses on these financial assets are estimated using a provision matrix based on the Group's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

For all other financial instruments, the Group recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. If, on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL. The assessment of whether lifetime ECL should be recognised is based on significant increases in the likelihood or risk of a default occurring since initial recognition instead of on evidence of a financial asset being credit-impaired at the reporting date or an actual default occurring.

Lifetime ECL represents the expected credit losses that will result from all possible default events over the expected life of a financial instrument. In contrast, 12-month ECL represents the portion of lifetime ECL that is expected to result from default events on a financial instrument that are possible within 12 months after the reporting date.

Significant increase in credit risk

In assessing whether the credit risk on a financial instrument has increased significantly since initial recognition, the Group compares the risk of a default occurring on the financial instrument as at the reporting date with the risk of a default occurring on the financial instrument as at the date of initial recognition. In making this assessment, the Group considers both quantitative and qualitative information that is reasonable and supportable, including historical experience and forward-looking information that is available without undue cost or effort.

The Group assumes that the credit risk on a financial instrument has not increased significantly since initial recognition if the financial instrument is determined to have low credit risk at the reporting date. A financial instrument is determined to have low credit risk if:

- the financial instrument has a low risk of default;
- the borrower has a strong capacity to meet its contractual cash flow obligations in the near term; and
- adverse changes in economic and business conditions in the longer term may, but will not necessarily, reduce the ability of the borrower to fulfil its contractual cash flow obligations.

For financial guarantee contracts, the date that the Group becomes a party to the irrevocable commitment is considered to be the date of initial recognition for the purposes of assessing the financial instrument for impairment. In assessing whether there has been a significant increase in the credit risk since initial recognition of a financial guarantee contract, the Group considers the changes in the risk that the specified debtor will default on the contract.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.4 Financial instruments (Continued)

Financial assets (Continued)

Significant increase in credit risk (Continued)

The Group regularly monitors the effectiveness of the criteria used to identify whether there has been a significant increase in credit risk and revises them as appropriate to ensure that the criteria are capable of identifying significant increase in credit risk before the amount becomes past due.

Definition of default

The Group considers the following as constituting an event of default for internal credit risk management purposes as historical experience indicates that financial assets that meet either of the following criteria are generally not recoverable:

- when there is a breach of financial covenants by the debtor; or
- information developed internally or obtained from external sources indicates that the debtor is unlikely to pay its creditors, including the Group, in full (without taking into account any collateral held by the Group).

Credit-impaired financial assets

A financial asset is credit-impaired when one or more events that have a detrimental impact on the estimated future cash flows of that financial asset have occurred.

Write-off policy

The Group writes off a financial asset when there is information indicating that the counterparty is in severe financial difficulty and there is no realistic prospect of recovery, e.g. when the counterparty has been placed under liquidation or has entered into bankruptcy proceedings. Financial assets written-off may still be subject to enforcement activities under the Group's recovery procedures, taking into account legal advice where appropriate. Any recoveries subsequent to the written-off made are recognised in profit or loss.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity. If the Group neither transfers nor retains substantially all the risks and rewards of ownership and continues to control the transferred asset, the Group recognises its retained interest in the asset and an associated liability for amounts it may have to pay. If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognise the financial asset and also recognises a collateralised borrowing for the proceeds received.

Financial liabilities and equity instruments

Classification as debt or equity

Debts and equity instruments issued by the Group are classified according to the substance of the contractual arrangements entered into and the definitions of a financial liability and an equity instrument.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.4 Financial instruments (Continued)

Financial liabilities and equity instruments (Continued)

Equity instruments

An equity instrument is any contract that evidences a residual interest in the assets of the Group after deducting all of its liabilities. Equity instruments are recorded at the proceeds received, net of direct issue costs.

Financial liabilities

Trade and other payables (excluding rental received in advance) are initially measured at fair value, net of transaction costs, and are subsequently measured at amortised cost, using the effective interest method, except for short-term payables where the recognition of interest would be immaterial.

Bank loans and loans due to a shareholder are initially measured at fair values, and are subsequently measured at amortised cost, using the effective interest method. Any difference between the proceeds (net of transaction costs) and the settlement or redemption of borrowings is recognised over the term of the borrowings in accordance with the Group's accounting policy for borrowing costs (see below).

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or they expire. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable is recognised in profit or loss.

2.5 Non-current assets held for sale

Non-current assets are classified as held for sale if their carrying amount will be recovered through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset is available for immediate sale in its present condition. Management must be committed to the sale, which should be expected to qualify for recognition as a completed sale within one year from the date of classification.

Non-current assets classified as held for sale are measured at the lower of the asset's previous carrying amount and fair value less costs to sell except for, inter alia, investment proprieties measured at fair value. The assets are not depreciated or amortised while classified as held for sale. Any impairment loss on initial classification and subsequent measurement is recognised as an expense. Any subsequent increase in fair value less costs to sell except for, inter alia, investment proprieties measured at fair value (not exceeding the accumulated impairment loss that has been previously recognised) is recognised in profit or loss.

2.6 Leases

The Group as lessor

When the Group is a lessor, it determines whether each lease entered is a finance or an operating lease at the lease inception date and reassessed only if there is a lease modification. A lease is classified as a finance lease if it transfers substantially all the risks and rewards incidental to ownership of an underlying asset. Whereas it is classified as an operating lease if it does not transfer substantially all the risks and rewards incidental to ownership of an underlying asset.

If the lease arrangement contains lease and non-lease components, the Group applies the principles within IFRS 15 to allocate consideration in the lease arrangement.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.6 Leases (Continued)

The Group as lessor (Continued)

The Group recognises lease payments under operating leases as income on a straight-line basis over the lease term unless another systematic basis is more representative of the pattern in which benefit from the use of the underlying asset is diminished. The lease payment recognised is included as part of "Revenue". Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognised on a straight-line basis over the lease term.

The Group assesses whether a contract is or contains a lease, at inception of the contract. The Group recognises a right-of-use asset and a corresponding lease liability with respect to all lease arrangements in which it is the lessee, except for short-term leases (defined as leases with a lease term of 12 months or less) and leases of low value assets. For these leases, the Group recognises the lease payments as an operating expense on a straight-line basis over the term of the lease unless another systematic basis is more representative of the time pattern in which economic benefits from the leased assets are consumed.

The Group as lessee

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date, discounted by using the rate implicit in the lease. If this rate cannot be readily determined, the Company uses the incremental borrowing rate specific to the lessee.

Lease payments included in the measurement of the lease liability comprise:

- fixed lease payments (including in-substance fixed payments), less any lease incentives;
- the exercise price of purchase options, if the lessee is reasonably certain to exercise the options. The lease liability is presented as a separate line in the consolidated statement of financial position.

The lease liability is subsequently measured by increasing the carrying amount to reflect interest on the lease liability (using the effective interest method) and by reducing the carrying amount to reflect the lease payments made.

The Group remeasures the lease liability (and makes a corresponding adjustment to the related right-of-use asset) whenever:

- * the lease term has changed or there is a significant event or change in circumstances resulting in a change in the assessment of exercise of a purchase option, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate;
- * the lease payments change due to changes in an index or rate or a change in expected payment under a guaranteed residual value, in which cases the lease liability is remeasured by discounting the revised lease payments using the initial discount rate (unless the lease payments change is due to a change in a floating interest rate, in which case a revised discount rate is used); or
- * a lease contract is modified and the lease modification is not accounted for as a separate lease, in which case the lease liability is remeasured by discounting the revised lease payments using a revised discount rate at the effective date of the modification.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.6 Leases (Continued)

The Group as lessee (Continued)

All other right-of-use assets

The right-of-use assets comprise the initial measurement of the corresponding lease liability, lease payments made at or before the commencement day, less any lease incentives received and any initial direct costs. They are subsequently measured at cost less accumulated depreciation and impairment losses.

Whenever the Group incurs an obligation for costs to dismantle and remove a leased asset, restore the site on which it is located or restore the underlying asset to the condition required by the terms and conditions of the lease, a provision is recognised and measured under IAS 37. To the extent possible, the costs are included in the related right-of-use asset.

Right-of-use assets are depreciated over the shorter period of lease term and useful life of the underlying asset. If a lease transfers ownership of the underlying asset or the cost of the right-of-use asset reflects that the Group expects to exercise a purchase option, the related right-of-use asset is depreciated over the useful life of the underlying asset. The depreciation starts at the commencement date of the lease.

The Group applies IAS 36 to determine whether a right-of-use asset is impaired and accounts for any identified impairment loss.

As a practical expedient, IFRS 16 permits a lessee not to separate non-lease components, and instead account for any lease and associated non-lease components as a single arrangement. The Group has not used this practical expedient. For a contract that contains a lease component and one or more additional lease or non-lease components, the Group allocates the consideration in the contract to each lease component on the basis of the relative stand-alone price of the lease component and the aggregate stand-alone price of the non-lease components.

2.7 Investment properties

Investment properties, which are properties held to earn rentals and/or for capital appreciation, including properties under construction for such purposes, are measured initially at its cost, including transaction costs. Subsequent to initial recognition, investment properties are measured at fair value. Gains or losses arising from changes in the fair value of investment properties are included in profit or loss in the period in which they arise.

An investment property is derecognised upon disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from the disposal. Any gain or loss arising on derecognition of the property (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the period in which the property is derecognised.

Transfers are made to investment properties when and only when there is a change in use. For a transfer from properties for sale to investment property that will be carried at fair value, any difference between the fair value of the property at that date and its previous carrying amount shall be recognised in profit or loss.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.8 Impairment of non-financial assets

At the end of each reporting period, the Group reviews the carrying amounts of its non-financial assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

2.9 Cash and cash equivalents

Cash and cash equivalents in the consolidated statement of cash flows comprise cash on hand and demand deposits that are readily convertible to a known amount of cash and are subject to an insignificant risk of changes in value.

2.10 Provisions

Provisions are recognised when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the consideration required to settle the present obligation at the end of the reporting period, taking into account the risks and uncertainties surrounding the obligation. Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows (when the effect of the time value of money is material).

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, the receivable is recognised as an asset if it is virtually certain that reimbursement will be received and the amount of the receivable can be measured reliably.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.11 Revenue recognition

Revenue is measured based on the consideration to which the Group expects to be entitled in a contract with a customer and excludes amounts collected on behalf of third parties. The Group recognises revenue when it transfers control of a product or service to a customer.

Construction service income

Revenue from rendering of construction services is recognised as and when services are performed and rendered that is at a point in time.

Rental income

Rental income from operating leases is recognised on a straight-line basis over the term of the relevant lease.

Property management income

Project management income pertains to services included in leasing contracts which gives rise to revenue from non-lease components that is under the scope of IFRS 15. The property management services provided to tenants include a series of distinct services, for example, maintenance, cleaning and administrative and support services, which are recognised as a single performance obligation satisfied over time.

2.12 Borrowing costs

All borrowing costs are recognised in profit or loss in the period in which they are incurred.

2.13 Financial guarantee contract

A financial guarantee contract is a contract that requires the issuer to make specified payments to reimburse the holder for a loss it incurs because a specified debtor fails to make payments when due in accordance with the terms of a debt instrument.

Financial guarantee contracts issued by a group entity are initially measured at their fair values and, if not designated as FVTPL and do not arise from a transfer of a financial asset, are subsequently measured at the higher of:

- the amount of the loss allowance determined in accordance with IFRS 9; and
- the amount initially recognised less cumulative amortisation.

2.14 Retirement benefit costs

Payments to defined contribution retirement benefit plans are charged as an expense when employees have rendered the services entitling them to the contributions. Payments made to state-managed retirement benefit schemes, such as the Singapore Central Provident Fund, are dealt with as payments to defined contribution plans where the Group's obligations under the plans are equivalent to those arising in a defined contribution retirement benefit plan.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.15 Income tax

Income tax expense represents the sum of the tax currently payable and deferred tax.

The tax currently payable is based on taxable profit for the financial year. Taxable profit differs from profit before income tax as reported in the consolidated statement of comprehensive income because it excludes items of income or expense that are taxable or deductible in other years and it further excludes items that are not taxable or tax deductible. The Group's liability for current tax is calculated using tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. Management evaluates its income tax provisions on periodical basis.

Deferred tax is recognised on the temporary differences between the carrying amounts of assets and liabilities in the financial statements and the corresponding tax bases used in the computation of taxable profit. Deferred tax liabilities are generally recognised for all taxable temporary differences and deferred tax assets are recognised to the extent that it is probable that taxable profits will be available against which deductible temporary differences can be utilised. Such deferred tax assets and liabilities are not recognised if the temporary difference arises from the initial recognition (other than in a business combination) of other assets and liabilities in a transaction that affects neither the taxable profit nor the accounting profit.

Deferred tax liabilities are recognised on taxable temporary differences associated with investments in subsidiaries and joint venture, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognised to the extent that it is probable that there will be sufficient taxable profits against which to utilise the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

The carrying amount of deferred tax assets is reviewed at the end of each reporting period and reduced to the extent that it is no longer probable that sufficient taxable profits will be available to allow all or part of the asset to be utilised.

Deferred tax liabilities and assets are measured at the tax rates that are expected to apply in the period when the liability is settled or the asset realised based on the tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. Except for investment properties measured using the fair value model, the measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

For the purposes of measuring deferred tax liabilities and deferred tax assets for investment properties that are measured using the fair value model, the carrying amounts of such properties are presumed to be recovered through sale, unless the presumption is rebutted. The presumption is rebutted when the investment property is depreciable and is held within a business model of the Group whose business objective is to consume substantially all of the economic benefits embodied in the investment property over time, rather than through sale. The directors of the Company reviewed the Group's investment property portfolios and concluded that none of the Group's investment properties are held under a business model whose objective is to consume substantially all of the economic benefits embodied in the investment properties over time, rather than through sale. Therefore, the Directors have determined that the 'sale' presumption set out in the amendments to IAS 12 is not rebutted. The Group has not recognised any deferred taxes on changes in fair value of the investment properties as the Group is not subject to any income taxes on the fair value changes of the investment properties on disposal.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

2. MATERIAL ACCOUNTING POLICY INFORMATION (CONTINUED)

2.15 Income tax (Continued)

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax are recognised as an expense or income in profit or loss.

Sales tax

Revenue, expenses and assets are recognised net of the amount of sales tax except:

- when the sales taxation that is incurred on purchase of assets or services is not recoverable from the taxation authorities, in which case the sales tax is recognised as part of cost of acquisition of the asset or as part of the expense item as applicable; and
- receivables and payables that are stated with the amount of sales tax included.

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

2.16 Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the Group's Chief operating decision maker, who is responsible for allocating resources and assessing performance of operating segments.

3. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY

In the application of the Group's accounting policies, which are described in Note 2 to the financial statements, management is required to make judgements, estimates and assumptions about the carrying amounts of assets and liabilities that are not readily apparent from other sources. The estimates and associated assumptions are based on historical experience and other factors that are considered to be relevant. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimate is revised if the revision affects only that period, or in the period of the revision and future periods if the revision affects both current and future periods.

Critical judgements in applying the Group's accounting policies

In the application of the Group's accounting policies, which are describe in Note 2 to the financial statements, apart from those involving estimations (see below), management has not made any judgements in the process of applying the Group's accounting policies that will have a significant effect on the amounts recognised in the financial statements.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

3. CRITICAL ACCOUNTING JUDGEMENTS AND KEY SOURCES OF ESTIMATION UNCERTAINTY (CONTINUED)

Key sources of estimation uncertainty

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

i) Valuation of investment properties and non-current assets classified as held for sale

The Group has investment properties and non-current assets classified as held for sale measured at fair value. The finance team, who reports to the Board of Directors of the Company, determines the appropriate valuation techniques and inputs for fair value measurements.

In estimating the fair value of the investment properties and non-current assets classified as held for sale, the Group uses market-observable data to the extent it is available. The Group engages third party qualified valuers to perform the valuation on a yearly basis. The finance team works closely with the qualified external valuers to establish the appropriate valuation techniques and inputs. The finance team reports the findings to the Board of Directors of the Company to explain the cause of fluctuations in the fair value of the investment properties and non-current assets classified as held for sale.

These estimated fair values may differ significantly from the prices at which the investment properties and non-current assets classified as held for sale can be sold due to the actual negotiations between willing buyers and sellers as well as changes in assumptions and conditions arising from unforeseen events. Consequently, the actual results and the realisation of these investment properties and non-current assets classified as held for sale could differ significantly from the estimated fair values determined.

The carrying amounts of the investment properties and non-current assets classified as held for sale are disclosed in Note 10 and 7 to the financial statements.

ii) Impairment in investments in subsidiaries

The Group assesses annually whether its investments in subsidiaries has any indication of impairment in accordance with its accounting policy. Management has carried out a review of the recoverable amount of the investment in subsidiaries having regard to the existing performance and the carrying value of the net tangible assets of the respective subsidiaries. Management has estimated that the net tangible assets of the respective subsidiaries approximate their fair values less cost to sell as the investment properties, if any, recorded in these subsidiaries' books are already measured at fair value. The remaining assets which are largely current together with the current liabilities approximate their respective fair values and non-current liabilities relate mainly to bank loans. Allowance for impairment is provided for, where necessary.

As at the end of the financial year, total allowance for impairment loss of S\$124,185,000 (2023: S\$124,185,000) have been made for investments in subsidiaries based on the market conditions reflecting the recoverability of the net assets in subsidiaries.

The carrying amounts of the investment in subsidiaries are disclosed in Note 11 to the financial statements.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

4. RELATED COMPANIES AND OTHER RELATED PARTIES TRANSACTIONS

Related companies in these financial statements refer to members of the Company's group of companies. Related parties refer to joint venture, Directors, and companies which Directors have a beneficial interest in.

Some of the Group's transactions and arrangements are with related parties and related companies and the effect of these on the basis determined between the parties is reflected in these financial statements.

As at 30 June 2024, the Company has one (2023: one) loan due to a shareholder, Haiyi Holdings Pte. Ltd.. The loan of S\$2,000,000 (2023: S\$2,000,000), is unsecured, bears interest of 4.8% per annum (2023: 4.8% per annum) and is due for repayment in July 2025 (2023: July 2024).

Management is of the view that the carrying amounts of the loans due to shareholder recognised in the financial statements approximate their respective fair values at the end of the reporting period as they approximate market interest rate.

Other receivables or payables with intercompany balances, including subsidiaries, joint venture and related parties are unsecured, interest free, repayable on demand and expected to be settled in cash. Details of the balances are disclosed in Notes 6 and 14 to the financial statements respectively.

In addition to the related party transactions disclosed elsewhere in the financial statements, the following are significant related party transactions entered into by the Group with related parties:

	Group		
	2024 S\$′000	2023 S\$′000	
Shareholder			
Interest on loans due to a shareholder	96	143	
Associate of controlling shareholder			
Rental expense for office premises	173	58	
Rental income for units at 12 Tai Seng Link	(1,832)		

Compensation of Directors and key management personnel

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

		Group		
	2024 S\$′000	2023 S\$'000		
Short-term benefits Post-employment benefit	993 35	879 25		
	1,028	904		

The remunerations of Directors and other members of key management is determined by the remuneration committee having regard to the performance of the individuals and market trends.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

5. CASH AND CASH EQUIVALENTS

	Group		Company	
	2024 S\$′000	2023 S\$′000	2024 S\$′000	2023 S\$'000
Cash at bank Cash in hand Fixed deposits	5,454 1 -	8,673 1 505	56 - -	114
Cash and cash equivalents in the consolidated statement of cash flows	5,455	9,179	56	114

As at 30 June 2023, fixed deposits bore an effective interest rate of 2% per annum and for tenure of three months.

Included in the cash at bank of the Group is an amount of approximately \$\\$3,237,000 (2023: \$\\$3,596,000), withdrawals from which are restricted to payments for approved expenditure incurred in relation to i) investment properties (Note 10) and ii) repayment of certain bank loans (Note 13).

6. TRADE AND OTHER RECEIVABLES

	Group		Company	
	2024 S\$′000	2023 S\$′000	2024 S\$′000	2023 S\$'000
Trade receivables				
 A related party 	198	_	-	_
 Third parties 	699	870	-	_
	897	870	_	_
Other deposits	189	188	3	3
Advance payments to suppliers	93	97	52	53
Deferred rental income	286	240	-	_
Other receivables from:				
 Third parties 	115	110	20	20
Subsidiaries (Notes 4)	-	-	91,342	92,530
Joint venture (Notes 4)	1,306	1,303	-	
	2,886	2,808	91,417	92,606
Less: Loss allowance	(1,306)	(1,303)	(78,043)	(84,959)
	1,580	1,505	13,374	7,647

The average credit period for trade receivables is approximately 14 to 30 days (2023: 14 to 30 days). No interest is charged on the outstanding balance.

Other deposits and other receivables are non-trade in nature, unsecured and repayable on demand.

Deferred rental income refer to rent-free incentives which will be recognised as a reduction to revenue on a straight-line basis over the lease term in respect of the investment properties.

Loss allowance for trade receivables has been measured at an amount equal to ECL. The ECL on trade receivables are estimated using a provision matrix by reference to past default experience of the debtor and an analysis of the debtor's current financial position, adjusted for factors that are specific to the debtors, general economic conditions of the industry in which the debtors operate.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

6. TRADE AND OTHER RECEIVABLES (CONTINUED)

Except for the amount due from subsidiaries and joint venture, other deposits and other receivables are considered to have low risk of default and there has been no significant increase in the risk of default on the receivables since initial recognition.

Accordingly, for the purpose of impairment assessment for amount due from subsidiaries and joint venture, the loss allowance is measured at an amount equal to lifetime ECL. During the financial year ended 30 June 2024, the Group made a loss allowance of S\$3,000 (2023: S\$Nil) arising from receivable from its joint venture as the joint venture continued to incur losses for the financial year ended 30 June 2024, the Group is of the view that the above receivable from its joint venture is no longer recoverable, and accordingly, assessed to be credit-impaired based on lifetime ECL (stage 3) and have been fully impaired during the financial year.

The Company's amounts due from subsidiaries are unsecured, interest-free and repayable on demand. For purpose of impairment assessment, the receivables have been measured based on lifetime ECL (stage 3).

The following table details the risk profile of trade receivables from contracts with customers based on the Group's provision matrix. As the Group's historical credit loss experience does not show significantly different loss patterns for different customer segments, the loss allowance based on past due status is not further distinguished between the Group's different customer base.

	Group trade	Group trade receivables - days past due				
	Not past due S\$'000	< 3 months S\$'000	3 – 6 months S\$'000	6 – 12 months S\$'000	Total S\$'000	
2024 Expected credit loss rate Total gross carrying amount Lifetime ECL	*% 808 -	*% 62 -	*% 12 -	*% 15 -	897 -	
2023 Expected credit loss rate Total gross carrying amount Lifetime ECL	*% 654 -	*% 124 -	*% 58 -	*% 34 -	870 -	

The expected credit loss rate is assessed as negligible.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

6. TRADE AND OTHER RECEIVABLES (CONTINUED)

The movements in credit loss allowance are as follows:

	Gr	oup
	2024 S\$'000	2023 S\$'000
Balance at beginning of financial year Loss allowance recognised in profit or loss during the financial year on:	1,303	1,327
 Other receivables due from joint venture Loss allowance written off 	3 –	- (24)
Balance at end of financial year	1,306	1,303

	Company	
	2024 S\$′000	2023 S\$'000
Balance at beginning of financial year Loss allowance (reversed)/recognised in profit or loss during	84,959	80,645
the financial year Loss allowance written off during the financial year	(6,916) -	4,393 (79)
Balance at end of financial year	78,043	84,959

7. NON-CURRENT ASSET CLASSIFIED AS HELD FOR SALE

On 25 July, 2022, the Company's wholly owned subsidiary, OKH (Woodlands) Pte Ltd approved and launched a public tender for the sale of the its investment property located at 12 Tai Seng Link ("12TSL"). A successful bidder for 12TSL was identified and a letter of acceptance in relation to the proposed sale of 12 TSL for a consideration of S\$35,000,000 was issued by the OKH (Woodlands) Pte Ltd to the purchaser on 8 November 2022. As at 30 June 2023, 12TSL was reclassified as non-current asset classified as held for sale and the carrying amount of the investment property was revalued to its realisable value of S\$35,000,000.

On 9 August 2023, approval was still not obtained from the authorities. As time being of the essence in the transaction and there is no indication of when a satisfactory response would be obtained from the authorities, the purchaser ultimately decided to terminate the tender contract on 9 August 2023. The Group continued to classify 12TSL as non-current asset classified as held for sale as the intention of the Group is to sell the property and the Group had continued to actively market the property subsequent to the termination of the tender contract.

As at 30 June 2024, the Group's non-current asset held for sale with carrying amount S\$34,000,000 (2023: S\$35,000,0000) is mortgaged to a bank as security for credit facility obtained by the Group (Note 13).

The Group recognised a fair value loss on non-current asset classified as held for sale amounting to \$\$1,000,000 (2023: nil) during the financial year.

The valuations of completed non-current asset classified as held for sale is determined by market comparison approach that reflects recent sales transaction prices for similar properties. In estimating the fair values of the non-current asset classified as held for sale, highest and best use of the property is their current use. Information on the fair value assessment on non-current asset classified as held for sale is disclosed in Note 10.

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8. PROPERTY, PLANT AND EQUIPMENT

	Computer equipment S\$'000	Machinery S\$'000	Motor vehicles S\$'000	Office equipment and fittings S\$'000	Renovation S\$'000	Office Premises S\$'000	Total S\$'000
Group Cost	,	,			,		
Balance as at 1 July 2023 Additions Disposals Written off	401 19 (26) (6)	350 - (33) -	674 35 - -	268 - (3) (13)	238 - - -	330 - - -	2,261 54 (62) (19)
Balance as at 30 June 2024	388	317	709	252	238	330	2,234
Accumulated depreciation Balance as at 1 July 2023 Depreciation	370 24	350	406 89	264	222 6	55 165	1,667 284
Disposals Written off	(24) (6)	(33)	- -	(3) (13)	- -		(60) (19)
Balance as at 30 June 2024	364	317	495	248	228	220	1,872
Carrying amount Balance as at 30 June 2024	24	-	214	4	10	110	362
Cost Balance as at 1 July 2022	390	350	1,054	268	220	_	2,282
Additions Disposals	11 -	_	(380)	-	18 -	330 -	359 (380)
Balance as at 30 June 2023	401	350	674	268	238	330	2,261
Accumulated depreciation Balance as at							
1 July 2022 Depreciation Disposals	343 27 	350 - -	697 89 (380)	264 - -	220 2 -	- 55 -	1,874 173 (380)
Balance as at 30 June 2023	370	350	406	264	222	55	1,667
Carrying amount Balance as at 30 June 2023	31	_	268	4	16	275	594

Right-of-use assets acquired under leasing arrangements are presented together with the owned assets of the same class. Details of such leased assets are disclosed in Note 9 to the financial statements.

The addition during the financial year included an amount of S\$19,000 (2023: S\$330,000) which is financed through lease arrangement (Note 15).

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

9. **RIGHT-OF-USE ASSETS**

	Motor vehicles S\$'000	Computer equipment S\$'000	Office premises S\$'000	Total S\$'000
Group				_
Cost				
Balance as at 1 July 2023	452	26	330	808
Additions	_	19	_	19
Disposals		(26)		(26)
Balance as at 30 June 2024	452	19	330	801
Accumulated depreciation				
Balance as at 1 July 2023	184	24	55	263
Depreciation	89	5	165	259
Disposals		(24)	_	(24)
Balance as at 30 June 2024	273	5	220	498
Carrying amount				
Balance as at 30 June 2024	179	14	110	303
Cost				
Balance as at 1 July 2022	452	26	_	478
Additions			330	330
Balance as at 30 June 2023	452	26	330	808
Accumulated depreciation				
Balance as at 1 July 2022	95	18	_	113
Depreciation	89	6	55	150
Balance as at 30 June 2023	184	24	55	263
Carrying amount				
Balance as at 30 June 2023	268	2	275	545

The Group's right-of-use assets relates to lease payments for computer equipment and motor vehicles under hire purchase arrangement and lease for office premises. The average lease term ranges from 1 to 7 years (2023: 2 to 7 years).

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10. INVESTMENT PROPERTIES

	Group	
	2024 S\$'000	2023 S\$′000
At fair value		
Balance at beginning of the financial year	80,000	120,500
Sale of investment properties during the financial year	(5,990)	(3,356)
Changes in fair value of investment properties	3,490	(2,144)
Reclassified to non-current asset classified as held for sale		
(Note 7)	-	(35,000)
Balance at end of the financial year	77,500	80,000

All of the Group's property interests held under operating leases to earn rentals are classified and accounted for as investment properties and are measured using the fair value model.

During the financial year ended 30 June 2023, an investment property was reclassified to non-current asset held for sale. Further details are disclosed in Note 7 to the financial statements.

As at 30 June 2024, the fair values of the Group's investment properties amounting to \$\$77,500,000 (2023: \$\$80,000,000) have been arrived at on the basis of a valuation carried out by United Valuers Pte. Ltd., independent qualified professional valuers not connected with the Group, who has appropriate qualifications and recent experiences in the valuation of similar properties in the relevant locations.

The valuations of completed investment properties are determined by market comparison approach that reflects recent sales transaction prices for similar properties.

There has been no change in the valuation technique used in prior years. In estimating the fair values of the properties, highest and best use of the properties are their current use.

Fair value measurement of the Group's investment properties and non-current asset classified as held for sale

Details of the Group's properties and information about the fair value hierarchy are as follows:

	Level 1 S\$'000	Level 2 S\$'000	Level 3 S\$'000	Fair value as at 30 June S\$'000
2024 Investment properties Non-current asset classified as	-	-	77,500	77,500
held for sale	-	-	34,000	34,000
2023 Investment properties		_	77,500	77,500

There were no transfers between the respective levels during the financial year.

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10. INVESTMENT PROPERTIES (CONTINUED)

Fair value measurement of the Group's investment properties (Continued)

The following table gives information about how the fair values of these investment properties and non-current asset classified as held for sale are determined (in particular, the valuation techniques and inputs used).

-- ---

Location and name of properties	Type of properties	Valuation technique(s)	Significant unobservable input(s)	Range
Investment properties	5			
56 Loyang Way Singapore 508775 ^(a)	Industrial leasehold property	Market comparison	Price per square foot ⁽¹⁾	S\$185 - S\$350 (2023: S\$175 - S\$330)
2 Buroh Crescent Singapore 627546 ^(b)	Industrial leasehold property	Market comparison	Price per square foot ⁽¹⁾	S\$145 - S\$355 (2023: S\$155 - S\$319)
Non-current asset cla	ssified as hel	d for sale		
12 Tai Seng Link Singapore 534233	Industrial leasehold property	Market comparison	Price per square foot ⁽¹⁾	S\$291

(a) The units are

```
#01-03/04/05/09/10/11/12/13/15/20,

#02-03/04/11/12/13/14/19/20/23,

#03-04/14/19,

#04-01/04/11/12/14,

#05-03/04/05/06, and #06-01/03/06

(2023: #01-03/04/05/09/10/11/12/13/14/15/20/22,

#02-03/04/11/12/13/14/15/16/19/20/22/23,

#03-04/14/19,

#04-01/04/11/12/13/14,

#05-03/04/05/06, and #06-01/03/06)
```

(b) The units are

```
#01-10/18, #02-06, #04-01, #05-04, #06-03/04, #07-01/02 and #08-01/02 (2023: #01-10/18, #02-06, #04-01, #05-04, #06-03/04, #07-01/02 and #08-01/02)
```

(1) Any significant isolated increase (decrease) in these inputs would result in a significantly higher (lower) fair value measurement.

The Group's investment properties with carrying amount of S\$77,500,000 (2023: S\$80,000,000) are mortgaged to banks as security for credit facilities obtained by the Group (Note 13).

The carrying amounts of investment properties and non-current assets classified as held for sale shown above comprise properties situated on land in Singapore with lease terms within 10 to 50 years (2023: 10 to 50 years).

The gross rental income and direct operating expenses (including repairs and maintenance) arising from rental-generating investment properties are as follows:

	Group		
	2024 S\$′000	2023 S\$'000	
Gross rental income Direct operating expenses	6,285 (1,324)	9,487 (1,719)	

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11. INVESTMENTS IN SUBSIDIARIES

	Company		
	2024 S\$'000	2023 S\$′000	
Unquoted equity shares, at cost Less: Impairment loss	124,185 (124,185)	124,185 (124,185)	
	_	_	

Movement in impairment loss

	Company	
	2024 S\$'000	2023 S\$'000
Balance at beginning of the financial year Impairment loss written off during the financial year	124,185	133,918 (9,733)
Balance at end of the financial year	124,185	124,185

Details of the Group's subsidiaries at the end of the reporting period are as follows:

Name	Country of incorporation and operation	Company's proportion of ownership interest			
		2024 %	2023 %		
Held by the Company					
OKH Holdings Pte. Ltd.(1)	Singapore	100	100	Construction services	
OKH Loyang Pte. Ltd. ⁽¹⁾	Singapore	100	100	Property development and investment properties	
Held by OKH Holdings Pte. Ltd.					
OKH Buroh Pte. Ltd. ⁽¹⁾	Singapore	100	100	Property development and investment properties	
OKH (Woodlands) Pte. Ltd. (1)	Singapore	100	100	Property development and investment properties	
Galaxia Development Pte. Ltd. (1)	Singapore	100	100	Dormant	
OKH Development Pte. Ltd.(2)	Singapore	100	100	Dormant	

Notes:

- (1) Audited by BDO LLP, Singapore.
- (2) Audited by Deloitte & Touche LLP, Singapore

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12. INVESTMENT IN A JOINT VENTURE

	Gr	Group		
	2024 S\$'000	2023 S\$′000		
Unquoted equity shares, at cost Share of post-acquisition losses and other	265	265		
comprehensive expenses	(265)	(265)		
	_	-		

Details of the Group's joint venture at the end of the reporting period are as follows:

Name	Country of incorporation and operation			
		2024 %	2023 %	_
OKH DLRE JV Pte. Ltd.	Singapore	50	50	Dormant

The joint venture is accounted for using the equity method in the consolidated financial statements.

The information about the Group's investments in immaterial joint venture is as follows:

	2024 S\$′000	2023 S\$′000
Loss for the financial year	(5)	(7)
Share of joint venture's loss for the financial year	-	_
Unrecognised share of loss for the financial year	(2)	(3)
Cumulative unrecognised share of loss of a joint venture	(597)	(595)

The Group has not recognised loss relating to a joint venture where its share of loss exceeds the Group's carrying amount of its investment in the joint venture. The Group has no obligation in respect of those losses.

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13. BANK LOANS

	Group	
	2024 S\$'000	2023 S\$'000
Bank loans – secured	50,596	61,012
Presented in the consolidated statement of financial position: Current		
On demand or within one year Non-current	44,976	17,920
Between one and five years	5,620	43,092
Total	50,596	61,012

The weighted average effective interest rates at the end of the reporting period were as follows:

	Gre	oup
	2024 %	2023 %
Bank loans (floating rate)	5.49	5.64

The interest rates for the long-term bank loans are reset for periods ranging from 1 month to 3 months (2023: 1 month to 3 months) based on changes to swap offer rate or the bank's cost of funds.

The following assets are pledged to secure the above bank loans:

	Gr	Group		
	2024 S\$'000	2023 S\$′000		
Investment properties (Note 10) Non-current asset classified as held for sale (Note 7)	77,500 34,000	80,000 35,000		
	111,500	115,000		

In addition, the bank facilities are supported by the following:

- (a) corporate guarantees issued by the Company;
- (b) corporate guarantees issued by a controlling corporate shareholder of the Company;
- (c) assignment of rental proceeds; and
- (d) charge over the receivables and project proceeds in respect of certain projects.

No material adjustment was required in the separate financial statements of the Company to recognise financial guarantee liability.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

14. TRADE AND OTHER PAYABLES

	Group		Com	pany	
	2024 S\$'000	2023 S\$′000	2024 S\$′000	2023 S\$′000	
Trade payables to third parties Rental received in advance Other payables:	21 975	9 1,102	3 -	3 -	
Third partiesSubsidiaries (Note 4)Accrued project costs	3,305 - 17	3,615 - 17	25 3,531 -	29 3,252 -	
Accrued operating expenses	1,899	1,495	1,199	974	
Current	6,217 5,290	6,238 5,408	4,758 3,831	4,258 3,428	
Non-current	927	830	927	830	
	6,217	6,238	4,758	4,258	

Trade payables to third parties comprise amounts outstanding from trade purchases and sub-contractor costs. The average credit period granted by suppliers is 30 days (2023: 30 days). No interest is charged on the outstanding balance.

Considerations in respect of rental income are received in accordance with the terms of the related tenancy agreement, certain portions are received on or before the date of tenancy period which are recorded as rental received in advance.

15. LEASE LIABILITIES

	Group	
	2024 S\$′000	2023 S\$′000
Maturity analysis:		
Year 1	167	220
Year 2	48	159
Year 3	48	44
Year 4 and beyond	53	91
	316	514
Less: Unearned interest	(26)	(38)
	290	476
Analysed as:		
Current	155	206
Non-current	135	270
	290	476

The above represent leases for office premises, computer equipment and motor vehicles of the Group. The Group's weighted average incremental borrowing rate applied to the lease liabilities recognised in the statement of financial position is 4.18% (2023: 4.19%) per annum.

Total cash outflow for all leases including short-term lease in financial year ended 30 June 2024 was \$\$228,000 (2023: \$\$1,952,000).

Included in lease liabilities is an amount of S\$164,026 (2023: S\$200,725) representing the lease of a motor vehicle from a financial institution, which is secured against the motor vehicle with lease term of 7 years (2023: 7 years).

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

15. LEASE LIABILITIES (CONTINUED)

Reconciliation of liabilities arising from financing activities

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be, classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

	Balance at beginning of the financial year S\$'000	Net financing cash flow S\$'000	Addition of property, plant and equipment under leases S\$'000	Disposal of property, plant and equipment under leases S\$'000	Balance at end of the financial year S\$'000
Group 2024					
Bank loans	61,012	(10,416)	_	-	50,596
Lease liabilities	476	(203)	19	(2)	290
Loans due to a					
shareholder	2,000				2,000
	63,488	(10,619)	19	(2)	52,886
2023					_
Bank loans	71,487	(10,475)	_	-	61,012
Lease liabilities	256	(110)	330	_	476
Loans due to a	2.000	(4.000)			2 222
shareholder	3,000	(1,000)	_		2,000
	74,743	(11,585)	330	_	63,488

16. SHARE CAPITAL

	Company			
	2024 Number of ordinary shares '000 S\$'000		2023 Number of ordinary shares '000 S\$'000	
Issued and fully paid up: At the beginning and end of financial year	1,128,657	8,936	1,128,657	8,936

The cost of acquisition in the consolidated financial statements, amounting to \$\$27,916,000 (2023: \$\$27,916,000), was initially determined using the fair value of issued equity before reverse takeover in 2013, while the cost of acquisition of the Company was initially determined by reference to share issue based on par value.

Fully paid ordinary shares, which have a par value of US\$0.01 (2023: US\$0.01), carry one vote per share and carry a right to dividend as and when declared by the Company.

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17. REVENUE

	Group	
	2024 S\$'000	2023 S\$′000
Type of goods and services		
Rental income	8,981	11,259
Property management income	1,813	3,220
Revenue from construction services	97	49
	10,891	14,528
Timing of revenue recognition		
At a point in time	97	49
Over time	1,813	3,220
	1,910	3,269

18. OTHER INCOME

	Group	
	2024 S\$'000	2023 S\$′000
Write back of payables and accruals	-	1,495
Changes in fair value of investment properties (Note 10)	3,490	-
Gain on sale of investment properties	390	1,024
Gain on disposal of property, plant and equipment	4	31
Interest income	53	31
Grant income	7	18
Others	74	66
	4,018	2,665

19. OTHER EXPENSES

	Group	
	2024 S\$'000	2023 S\$′000
Changes in fair value of investment properties (Note 10) Fair value loss on non-current asset classified as	-	2,144
held for sale	1,000	
	1,000	2,144

20. FINANCE COSTS

	Gr	Group	
	2024 S\$′000	2023 S\$′000	
Interest on bank loans Interest on loans due to a shareholder (Note 4) Interest on lease liabilities	3,167 96 15	3,317 143 14	
	3,278	3,474	

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

21. PROFIT BEFORE INCOME TAX

Except for disclosures elsewhere, profit before income tax has been arrived at after charging:

	Group	
	2024 S\$'000	2023 S\$'000
Cost of sales Property tax Maintenance fees and sinking funds Utilities charges	870 1,193 112 2,175	558 1,195 221 1,974
General and administrative expenses Depreciation of property, plant and equipment Write-off of trade and other receivables from third parties Loss allowance on amount due from a joint venture Lease expenses on short-term leases Employee benefits expense: Directors and key management remuneration Other than Directors and key management	284 284 30 3 25 1,028 937	173 173 302 - 1,842 879 965
Total employee benefits expense	1,965	1,844
Cost of defined contribution plans (included in employee benefits) Audit fees paid to auditors of the Company Non-audit related services fees paid to auditors of the Company	95 104 28	107 102 21

22. INCOME TAX EXPENSE

	Group	
	2024 S\$′000	2023 S\$′000
Current income tax - Current financial year - Under provision in respect of prior financial year	479 64	828 282
	543	1,110

The income tax expense for the Group is calculated at 17% (2023: 17%) of the estimated assessable profit for the financial year, which is Singapore Corporate Income Tax ("CIT") rate where the operation of the Group is based.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

22. INCOME TAX EXPENSE (CONTINUED)

The total charge for the financial year can be reconciled to the accounting profit as follows:

	Group	
	2024 S\$'000	2023 S\$′000
Profit before income tax	4,163	3,627
Tax at Singapore CIT rate Effect of non-taxable income Effect of expense that is not deductible Effect of tax exemption Utilisation of tax losses previously unrecognised as deferred tax asset Under provision in respect of prior financial year Others	708 (695) 523 (52) - 64 (5)	617 - 318 (52) (55) 282 - 1,110

22. INCOME TAX EXPENSE (CONTINUED)

The amount of temporary differences for which no deferred tax assets have been recognised are as follows:

	Group	
	2024 S\$′000	2023 S\$'000
Tax losses at end of financial year	10,430	10,430
Deferred tax assets not recognised	1,773	1,773

No deferred tax asset has been recognised on the temporary differences due to unpredictability of profit streams. Subject to the agreement by the tax authority, these temporary differences may be carried forward indefinitely subject to the conditions imposed by law.

23. EARNINGS PER SHARE

The calculation of the basic and diluted earnings per share attributable to owners of the Company is based on the following data:

	Group	
	2024 S\$′000	2023 S\$′000
Profit for the purposes of basic and diluted loss per share: - Profit for the financial year attributable to owners of the Company	3,620	2,517
Number of shares '000 Weighted average number of ordinary shares for the purposes of basic and diluted loss per share	1,128,657	1,128,657
Basic and diluted earnings per share (cents)	0.32	0.22

Diluted earnings per share in 2024 and 2023 is the same as basic earnings per share in 2024 and 2023 respectively as there are no dilutive potential ordinary shares.

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24. CONTINGENT LIABILITIES AND GUARANTEES

The Company provided corporate guarantees to banks in respect of bank facilities provided to its subsidiaries. The fair values of the corporate guarantees were assessed by management to be insignificant at the inception of the guarantees as the primary securities were mortgaged properties.

25. OPERATING LEASE ARRANGEMENTS

The Group as lessor

Operating leases, in which the Group is the lessor, relate to industrial properties owned by the Group with lease terms between 1 year to 4 years. The lessee does not have an option to purchase the property at the expiry of the lease period.

	Group	
	2024 S\$'000	2023 S\$'000
Maturity analysis of operating lease payments:		
Year 1	10,116	8,913
Year 2	6,509	6,811
Year 3	2,522	3,044
Year 4	57	139
Total	19,204	18,907

26. SEGMENT INFORMATION

For the purpose of the resource allocation and assessment of segment performance, the Group's chief operating decision makers have focused on the business operating units which in turn, are segregated based on their services. This forms the basis of identifying the segments of the Group under IFRS 8 *Operating Segments*.

Operating segments are aggregated into a single operating segment if they have similar economic characteristics. The Group's reportable operating segments under IFRS 8 are as follows:

- (i) Construction services: General builders and construction contractors, general engineering and sale of construction materials.
- (ii) Property investment: Leasing of investment properties to generate rental income and to gain from the appreciation in the value of the properties in the long term.

The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 2 to the financial statements. Segment profit represents the profit earned by each segment without allocation of central administrative costs, finance costs, and income tax expense or credit. This is the measure reported to Mr. Lock Wai Han, the Executive Director and Chief Executive Officer of the Company, being the chief operating decision maker for the purposes of resource allocation and assessment of segment performance.

For the purposes of monitoring segment performance and allocating resources between segments, the chief operating decision maker monitors the tangible and financial assets attributable to each segment.

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26. SEGMENT INFORMATION (CONTINUED)

All assets are allocated to reportable segments other than assets held under the Company, dormant subsidiaries and investment in a joint venture. Assets used jointly by reportable segments are allocated on the basis of the revenues earned by individual reportable segments. Segment liabilities include all operating liabilities and consist primarily of financial liabilities other than liabilities held under the Company and income tax payable.

The Group's main operations are located in Singapore, hence no analysis by geographical area of operation is provided.

Segment revenues and results

The following is an analysis of the Group's revenue and results by reportable segment:

	Construction services S\$'000	Property investment S\$'000	Eliminations S\$'000	Total S\$'000
2024				
Revenue:				
External customers, representing total revenue	97	10,794	-	10,891
Results	(545)	9,745	(161)	9,039
Unallocated expenses Finance costs				(1,598) (3,278)
Profit before income tax Income tax expense				4,163 (543)
Profit for the financial year				3,620
2023 Revenue: External customers, representing total revenue	49	14 470		14 520
Results	250	14,479	(02)	14,528
Unallocated expenses Finance costs	250	7,531	(82)	7,699 (598) (3,474)
Profit before income tax Income tax expense			_	3,627 (1,110)
Profit for the financial year			_	2,517

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26. SEGMENT INFORMATION (CONTINUED)

Segment assets and liabilities and other segment information

	Construction services S\$'000	Property investment S\$'000	Total S\$'000
2024			
Segment assets:			
Total segment assets Unallocated assets	1,550	117,086	118,636 261
Total consolidated assets			118,897
Segment liabilities:			110,097
Total segment liabilities	595	55,698	56,293
Unallocated liabilities			3,330
Total consolidated liabilities			59,623
Other segment information: Gain on sale of investment properties		390	390
Depreciation	(284)	390	(284)
Changes in fair value of investment properties	-	3,490	3,490
Fair value loss on non-current asset classified as		(4.000)	(4.000)
held for sale Loss allowance on amount due from	_	(1,000)	(1,000)
joint venture	(3)	_	(3)
Write-off of trade and other receivables from	(-)		(-)
third parties	-	(30)	(30)
2023			
Segment assets: Total segment assets	2,832	123,228	126,060
Unallocated assets	2,632	123,220	218
Total consolidated assets		-	126,278
Segment liabilities:		-	· · · · · · · · · · · · · · · · · · ·
Total segment liabilities	775	66,772	67,547
Unallocated liabilities		-	3,077
Total consolidated liabilities		-	70,624
Other segment information:		1 024	1 024
Gain on sale of investment properties Depreciation	(173)	1,024	1,024 (173)
Changes in fair value of investment properties	(175)	(2,144)	(2,144)
Write-off of trade and other receivables from			
third parties	(298)	(4)	(302)
Write back payables and accruals	1,279	216	1,495

Major customer information

During the current financial year, revenue of approximately S\$1,832,000 are derived from a single related party customer. These revenues are attributed to the Group's property investment segment.

Hence, there is one customer (2023: nil) who individually accounts for 10% or more of the Group's revenue during the financial year.

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27. FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT

27.1 Categories of financial instruments

The following table sets out the financial instruments as at the end of the reporting period:

	Group		Company	
	2024 S\$'000	2023 S\$′000	2024 S\$′000	2023 S\$′000
Financial assets At amortised cost:				
Cash and cash equivalents Trade and other receivables	5,455 1,201	9,179 1,168	56 13,322	114 7,594
	6,656	10,347	13,378	7,708
Financial liabilities At amortised cost:				
Bank loans Trade and other payables Loans due to a shareholder Lease liabilities	50,596 5,242 2,000 290	61,012 5,136 2,000 476	- 4,758 2,000 -	- 4,258 2,000 -
	58,128	68,624	6,758	6,258

27.2 Financial instruments subject to offsetting, enforceable master netting arrangements and similar agreements

During the current and previous financial year, the Group and the Company do not have any financial instruments which are subject to offsetting, enforceable master netting arrangements or similar netting agreements.

27.3 Financial risk management policies and objectives

Management of the Group monitors and manages the financial risks relating to the operations of the Group to ensure appropriate measures are implemented in a timely and effective manner. These risks include market risk (interest rate risk), credit risk and liquidity risk.

The Group does not hold or issue derivative financial instruments for speculative purposes.

There has been no change to the Group's exposure to these financial risks or the manner in which it manages and measures the risk. Market risk exposures are measured using sensitivity analysis indicated below.

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27. FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONTINUED)

27.3 Financial risk management policies and objectives (Continued)

Interest rate risk management

The Group's exposure to fair value interest rate risk relates primarily to fixed deposits (Note 5), loan due to a shareholder (Note 4) and lease liabilities (Note 15). The Group's exposure to cash flow interest rate risk relates primarily to its variable-rate bank loans (Note 13). The Group manages interest by using a mixture of fixed and variable rate debts.

Interest rate sensitivity analysis

The sensitivity analyses below have been determined based on the exposure to interest rates for non-derivative instruments at the end of the reporting period and on the assumption that the change took place at the beginning of the reporting period and is held constant throughout the reporting period. The magnitude represents management's assessment of the likely movement in interest rates under normal economic conditions.

If interest rates had been 50 basis points higher or lower and all other variables were held constant, the Group's profit before income tax for the financial year ended 30 June 2024 would have decrease or increase (2023: decrease or increase) by \$\$253,000 (2023: \$\$305,000).

Credit risk management

Credit risks refers to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group.

The Group's exposure to credit risk on receivables arising from the sale of industrial property units is not significant as such payments are usually arranged through loans taken up by customers with reputable financial institutions.

Rental deposits are received as security from tenants of its investment properties, and accordingly credit risk is limited in this aspect.

Further details of credit risks on trade and other receivables are disclosed in Note 6 to the financial statements.

The Group also has concentration of credit risk by geographical location as all of the customers are located in Singapore. The Group and the Company do not have any significant credit exposure to any single counterparty or any group of counterparties having similar characteristics, except for the amount due from subsidiaries of \$\$13,299,000 (2023: \$\$7,571,000), net of loss allowance.

The credit risk on bank balances and fixed deposits are limited because the counterparties are banks with good reputation and good credit rating.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

27. FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONTINUED)

27.3 Financial risk management policies and objectives (Continued)

Credit risk management (Continued)

The tables below detail the credit quality of the Group's and the Company's financial assets (excluding cash and cash equivalents), as well as the maximum exposure to credit risk:

	Note	Internal credit rating	12-month or lifetime ECL	Gross carrying amount S\$'000	Loss allowance S\$'000	Net carrying amount S\$'000
Group 2024						
Trade receivables	6	(a)	Lifetime ECL (simplified approach)	897	-	897
Other receivables	6	(b)	12-month ECL	304	-	304
Other receivables	6	(b)	Lifetime ECL	1,306	(1,306)	-
				2,507	(1,306)	1,201
2023						
Trade receivables	6	(a)	Lifetime ECL (simplified approach)	870	-	870
Other receivables	6	(b)	12-month ECL	298	-	298
Other receivables	6	(b)	Lifetime ECL	1,303	(1,303)	-
			,	2,471	(1,303)	1,168
Company 2024						
Other receivables	6	(b)	12-month ECL	23	-	23
Other receivables	6	(b)	Lifetime ECL	91,342	(78,043)	13,299
				91,365	(78,043)	13,322
2023						
Other receivables	6	(b)	12-month ECL	23	_	23
Other receivables	6	(b)	Lifetime ECL	92,530	(84,959)	7,571
			1	92,553	(84,959)	7,594

- (a) The Group determines the expected credit losses on trade receivables by using a provision matrix, estimated based on historical credit loss experience based on the past due status of the receivables, adjusted as appropriate to reflect current conditions and estimates of future economic conditions.
- (b) The Group and Company determine that these receivables are not past due and have low risk of default except for the amount due from joint venture and amounts due from subsidiaries (Company level) which are determined to be in default and has been measured based on lifetime ECL (stage 3).

In addition, the Company are exposed to credit risk in relation to financial guarantees given to banks on subsidiaries' borrowings. The Company's maximum exposure are the maximum amount the Company could have to pay within 12 months, if the guarantee is called on. As at 30 June 2024, subsidiaries borrowings of \$\$50,596,000 (2023: \$\$61,012,000) was guaranteed by the Company. For the financial guarantee issued, the Company have assessed that these subsidiaries have sufficient financial capabilities to meet its contractual cash flows obligation in the near future hence, does not expect any material loss allowance under 12-month expected credit loss model.

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

27. FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONTINUED)

27.3 Financial risk management policies and objectives (Continued)

Liquidity risk management

As at 30 June 2024, the Group's current liabilities exceeded its current assets by \$\$9,906,000. This is mainly due to bank loan amounting to \$\$44,976,000 which is due for repayment in 31 December 2024. Subsequent to the financial year end, the Group completed re-financing of bank loans amounting to \$\$44,976,000 as at 30 June 2024 with its existing bank with the extension of the maturity date to 31 December 2027.

Management had also prepared a month-to-month consolidated cash flows forecast up to 30 September 2025 based on the latest available financial information and assessed that the Group is still able to maintain sufficient liquidity to enable the Group to continue as a going concern for at least the next 12 months from the date of authorisation of these financial statements.

Based on the above assessment, the Directors and management are of the view that the Group is able to generate adequate cash flows and obtain sufficient funding so as to discharge liabilities in the normal course of business. Consequently, the accompanying financial statements for the financial year ended 30 June 2024 have been prepared on a going concern basis and there is no material uncertainty related to going concern.

Liquidity risk analysis

Non-derivative financial liabilities

The following tables detail the remaining contractual maturity for non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of financial liabilities based on the earliest date on which the Group and the Company can be required to pay. The table includes both interest and principal cash flows. The adjustment column represents the difference between the undiscounted cash flows and the carrying amount of the financial liability on the statements of financial position. The undiscounted cash flow for variable interest rate instruments are subject to change if changes in variable interest rates differs to those estimates of interest rates determined at the end of the reporting period.

	Weighted average effective interest rate %	On demand or within 1 year S\$'000	Within 2 to 5 years S\$'000	After 5 years S\$'000	Adjustment S\$'000	Total S\$'000
Group						
2024						
Non-interest		4 21E	027			E 242
bearing	4.10	4,315	927	_	(26)	5,242
Lease liabilities	4.18	167	145	4	(26)	290
Other fixed rate					(2.2)	
instruments	4.80	96	2,000	-	(96)	2,000
Other variable						
interest rate						
instruments	5.49	46,348	6,298	_	(2,050)	50,596
		50,926	9,370	4	(2,172)	58,128

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

27. FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONTINUED)

27.3 Financial risk management policies and objectives (Continued)

Liquidity risk management (Continued)

Liquidity risk analysis (Continued)

Non-derivative financial liabilities (Continued)

	Weighted average effective interest rate %	On demand or within 1 year S\$'000	Within 2 to 5 years S\$'000	After 5 years S\$'000	Adjustment S\$'000	Total S\$'000
Group (Continued) 2023						
Non-interest bearing Lease liabilities Other fixed rate	- 4.19	4,306 220	830 290	- 4	(38)	5,136 476
instruments Other variable interest rate	4.80	96	2,008	-	(104)	2,000
instruments	5.64	21,364	44,000	_	(4,352)	61,012
	1	25,986	47,128	4	(4,494)	68,624
	Weighted average effective interest rate %	On demand or within 1 year S\$'000	Within 2 to 5 years S\$'000	After 5 years S\$'000	Adjustment S\$'000	Total S\$'000
Company 2024 Non-interest						
bearing Other fixed rate	-	4,758	-	-	-	4,758
instruments	4.8	96	2,000	_	(96)	2,000
		4,854	2,000	-	(96)	6,758
2023 Non-interest bearing	_	4,258	_	_	_	4,258
Other fixed rate instruments	4.8	96	2,008	-	(104)	2,000
		4,354	2,008	_	(104)	6,258

FOR THE FINANCIAL YEAR ENDED 30 JUNE 2024

27. FINANCIAL INSTRUMENTS, FINANCIAL RISKS AND CAPITAL MANAGEMENT (CONTINUED)

27.3 Financial risk management policies and objectives (Continued)

Liquidity risk management (Continued)

Liquidity risk analysis (Continued)

Non-derivative financial assets

All financial assets of the Group and the Company at the end of the reporting period are non-interest bearing and repayable on demand or current except for fixed deposits as disclosed in Note 5 to the financial statements.

Fair value of financial assets and financial liabilities

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

- (a) quoted prices (unadjusted) in active markets for identified assets or liabilities (Level 1);
- (b) input other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices) (Level 2); and
- (c) inputs for the asset or liability that are not based on observable market data (unobservable inputs) (Level 3).

The fair value of the financial asset at fair value through profit or loss was determined based on the net asset value approach, with fair value hierarchy categorised as level 3.

Apart from the above financial asset, the carrying amounts of the Group's and the Company's remaining financial assets and financial liabilities recognised in the financial statements approximate their respective fair values at the end of the reporting period due to their relatively short-term maturity, unless otherwise disclosed in the respective notes to financial statements.

27.4 Capital risk management policies and objectives

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximising the return to stakeholders through the optimisation of the debt and equity balance.

The capital structure of the Group consists of bank borrowings and equity attributable to owners of the Company, comprising issued capital, reserves net of accumulated losses.

In addition, the Group also specifically monitors the financial ratio of its debt covenants stated in the agreements with the financial institutions providing the facilities to the Group. The Group is in compliance with externally imposed capital requirements for the financial years ended 30 June 2024 and 2023 for the facilities that have been utilised by the Group (Note 13).

The Group reviews the capital structure on an annual basis. The Group's overall strategy remains unchanged from the financial year ended 30 June 2024.

STATISTICS OF SHAREHOLDINGS

As at 16 September 2024

Authorised share capital : US\$500,000,000 Issued and fully paid-up capital : US\$11,286,574.45

Class of shares : Ordinary share of US\$0.01 each

Voting rights : One vote per share Number of issued shares : 1,128,657,445

Number of treasury shares : Nil

DISTRIBUTION OF SHAREHOLDINGS AS AT 16 SEPTEMBER 2024

	Number of		Number of	
Size of Shareholdings	Shareholders	%	Shares	%
1 - 99	3	0.32	49	0.00
100 - 1,000	161	17.13	96,500	0.01
1,001 - 10,000	123	13.08	834,483	0.07
10,001 - 1,000,000	579	61.60	108,481,199	9.61
1,000,001 and above	74	7.87	1,019,245,214	90.31
Total	940	100.00	1,128,657,445	100.00

SUBSTANTIAL SHAREHOLDERS ACCORDING TO REGISTER OF SUBSTANTIAL SHAREHOLDERS AS AT 16 SEPTEMBER 2024

	Direct Interest		Indirect Interest	
Name of Substantial				
Shareholders	Number of Shares	%	Number of Shares	%
Haiyi Holdings Pte Ltd	500,000,000	44.30	-	_
Gordon Tang ¹	-	-	500,000,000	44.30
Celine Tang ²	-	-	500,000,000	44.30
Li Lee Yu	63,754,800	5.65	_	_

¹ Pursuant to Section 7 of the Companies Act, Mr Gordon Tang is deemed to be interested in the 500,000,000 shares of the Company held by Haiyi Holdings Pte Ltd.

² Pursuant to Section 7 of the Companies Act, Mrs Celine Tang is deemed to be interested in the 500,000,000 shares of the Company held by Haiyi Holdings Pte Ltd.

STATISTICS OF SHAREHOLDINGS

As at 16 September 2024

TWENTY LARGEST SHAREHOLDERS AS AT 16 SEPTEMBER 2024

	Name of Holders	No. of Shares	%
1	CITIBANK NOMINEES SINGAPORE PTE LTD	523,650,500	46.40
2	UOB KAY HIAN PRIVATE LIMITED	95,042,000	8.42
3	OCBC SECURITIES PRIVATE LIMITED	64,284,000	5.70
4	DBS NOMINEES (PRIVATE) LIMITED	31,865,500	2.82
5	TAN SEOW LENG	31,676,200	2.81
6	BON WEEN FOONG	25,880,552	2.29
7	XU YONGSHENG	16,500,000	1.46
8	MAYBANK SECURITIES PTE. LTD.	15,049,302	1.33
9	CHONG CHOON MEOW	13,869,260	1.23
10	PHILLIP SECURITIES PTE LTD	12,767,400	1.13
11	YEO KHEE YEOW ANTHONY	12,200,000	1.08
12	SUPER BEND PTE LTD	11,800,000	1.05
13	TOR TECK JIN	10,809,800	0.96
14	TEOH CHIN HONG (ZHAO JINFENG)	8,979,800	0.80
15	NG TEE KANG	7,414,300	0.66
16	KGI SECURITIES (SINGAPORE) PTE. LTD	6,962,000	0.62
17	NAI YIONG OO	6,450,000	0.57
18	WEE BOO TEE	5,000,000	0.44
19	DB NOMINEES (SINGAPORE) PTE LTD	4,800,000	0.43
20	NG CHONG LAY	4,583,000	0.41
	Total	909,583,614	80.61

Note: The percentages are computed based on the Company's total number of issued shares of 1,128,657,445.

Based on information available to the Company as at 16 September 2024, approximately 50.05% of the total number of issued shares listed on the Singapore Exchange Securities Trading Limited ("SGX-ST") was held in the hands of the public. Accordingly, the Company has complied with Rule 723 of the Listing Manual of SGX-ST which requires at least 10% of the total number of issued shares of the Company to be held in the hands of the public.

NOTICE IS HEREBY GIVEN that the Annual General Meeting ("**AGM**") of OKH Global Ltd. (the "**Company**") will be held at Furama City Centre, Ballroom 1, Level 5, 60 Eu Tong Sen Street, Singapore 059804 on Friday, 25 October 2024 at 2:00 p.m., to transact the following businesses:

AS ORDINARY BUSINESSES

- To receive and adopt the Audited Financial Statements of the Company for the financial year ended 30 June 2024, together with the Directors' Statement and Independent Auditor's Report thereon.
- 2. To approve the payment of Directors' fees of S\$286,500 for the financial year *Resolution 2* ending 30 June 2025, to be paid quarterly in arrears. [2024: S\$186,000].
- 3. To re-elect the following Directors retiring by rotation pursuant to Bye-Law 104 of the Company's Bye-Laws:
 - (a) Mr Ong Soon Teik

(b) Mr Lim Eng Hoe

Resolution 3
Resolution 4

Mr Ong Soon Teik will, upon re-election as a Director of the Company, be re-designated as Non-Executive Non-Independent Director of the Company and will be a member of Audit Committee, Nominating Committee and Remuneration Committee. Please refer to Corporate Governance Report on pages 46 to 48 of the Annual Report for the detailed information required pursuant to Rule 720(6) of the Listing Manual of the SGX-ST.

Mr Ong Soon Teik is considered non-independent for the purpose of Rule 704(8) of the Listing Manual of Singapore Exchange Securities Trading Limited ("SGX-ST").

Mr Lim Eng Hoe will, upon re-election as a Director of the Company, be re-designated as Non-Executive Non-Independent Director of the Company and will be a member of Remuneration Committee, Audit Committee and Nominating Committee. Please refer to Corporate Governance Report on pages 46 to 48 of the Annual Report for the detailed information required pursuant to Rule 720(6) of the Listing Manual of the SGX-ST.

Mr Lim Eng Hoe is considered non-independent for the purpose of Rule 704(8) of the Listing Manual of the SGX-ST.

4. To re-appoint BDO LLP as auditors of the Company until the conclusion of next Resolution 5 general meeting and authorise the Directors to fix their remuneration

AS SPECIAL BUSINESSES

To consider and, if thought fit, to pass the following ordinary resolutions with or without modifications:

5. Authority to Allot and Issue Shares

Resolution 6

That pursuant to Rule 806 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX-ST") and Bye-laws of the Company, the Directors of the Company be authorised and empowered to:-

(a) issue shares in the capital of the Company ("**shares**") whether by way of bonus issue, rights issue or otherwise; and/or

- (b) make or grant offers, agreements or options (collectively "Instruments") that might or would require shares to be issued, including but not limited to the creation and issue of (as well as adjustments to) options, warrants, debentures or other instruments convertible into shares, at any time and upon such terms and conditions and for such purposes and to such persons as the Directors of the Company may in their absolute discretion deem fit; and
- (c) (notwithstanding the authority conferred by this Resolution may have ceased to be in force) issue shares in pursuance of any Instrument made or granted by the Directors of the Company while this Resolution was in force,

(the "Share Issue Mandate"),

provided that:

- (I) the aggregate number of shares (including shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution) and Instruments to be issued pursuant to this Resolution:-
 - (a) shall not exceed 50% of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (II) below), of which the aggregate number of shares and Instruments to be issued other than on a pro rata basis to existing shareholders of the Company shall not exceed 20% of the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company (as calculated in accordance with sub-paragraph (II) below);
- (II) (subject to such calculation as may be prescribed by the SGX-ST) for the purpose of determining the aggregate number of shares and Instruments that may be issued under paragraph (I) above, the total number of issued shares and Instruments shall be based on the number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time of the passing of this Resolution, after adjusting for:-
 - (a) new shares arising from the conversion or exercise of any Instruments or any convertible securities;
 - (b) new shares arising from exercising share options or vesting of share awards, provided the options or awards were granted in compliance with Part VIII of Chapter 8; and
 - (c) any subsequent bonus issue, consolidation or subdivision of shares;

Adjustment in accordance with (II)(a) and (II)(b) are only to be made in respect of new shares arising from convertible securities, share options or share awards which were issued and outstanding or subsisting at the time of passing of this Resolution.

(III) in exercising the Share Issue Mandate conferred by this Resolution, the Company shall comply with the provisions of the Listing Manual of the SGX-ST for the time being in force (unless such compliance has been waived by the SGX-ST) and the Bye-laws for the time being of the Company; and

(IV) unless revoked or varied by the Company in a general meeting, the Share Issue Mandate shall continue in force (i) until the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier or (ii) in the case of shares to be issued in pursuance of the Instruments, made or granted pursuant to this Resolution, until the issuance of such shares in accordance with the terms of the Instruments.

(See Explanatory Note 1)

7. Renewal of the Share Purchase Mandate

Resolution 7

That:

- (a) for the purpose of the Listing Manual of the SGX-ST, the exercise by the Directors of the Company of all the powers of the Company to purchase or otherwise acquire from time to time the issued and fully-paid ordinary shares of par value US\$0.01 each in the capital of the Company (the "Shares") (excluding treasury shares and subsidiary holdings) not exceeding in aggregate the Prescribed Limit (as hereafter defined), at such price(s) as may be determined by the Directors of the Company from time to time up to the Maximum Price (as hereinafter defined), whether by way of:
 - (i) on-market purchases transacted on the SGX-ST through the ready market or the special trading counter on the SGX-ST trading system, through one or more duly licensed stock brokers appointed by the Company for the purpose (each a "Market Purchase"); and/or
 - (ii) off-market purchases (if effected otherwise than on the SGX-ST) in accordance with any equal access scheme as may be determined or formulated by the Directors of the Company as they may consider fit and in the best interests of the Company, which scheme shall satisfy all the conditions prescribed by the Listing Manual of the SGX-ST (each an "Off-Market Purchase"),

and otherwise in accordance with all other laws and regulations, including but not limited to, the provisions of the Companies Act 1981 of Bermuda (as modified, supplemented or amended from time to time) and the listing rules of the SGX-ST as may for the time being be applicable, be and is hereby authorised and approved generally and unconditionally

(the "Share Purchase Mandate");

- (b) the authority conferred on the Directors of the Company pursuant to the Share Purchase Mandate may be exercised by the Directors of the Company at any time and from time to time during the period commencing from the date of the passing of this Resolution and expiring on the earliest of:
 - (i) the conclusion of the next Annual General Meeting of the Company or the date by which the next Annual General Meeting of the Company is required by law to be held, whichever is earlier;
 - (ii) the date on which the purchases or acquisitions of Shares by the Company pursuant to the Share Purchase Mandate are carried out to the full extent mandated;

- (iii) the date on which the authority conferred by the Share Purchase Mandate is revoked or varied by Shareholders in general meeting;
- (c) in this ordinary resolution:

"Average Closing Price" means the average of the closing market prices of the Shares over the last consecutive 5 Market Days, on which transactions in the Shares were recorded on the SGX-ST, immediately before the date of the Market Purchase or, as the case may be, the date of the making of the offer pursuant to the Off-Market Purchase, and deemed to be adjusted, in accordance with the listing rules of the SGX-ST, for any corporate action that occurs during the relevant five-day period and the date of the Market Purchase by the Company or, as the case may be, the date of the making of the offer pursuant to the Off-Market Purchase;

"Date of the making of the offer" means the day on which the Company announces its intention to make an offer for the purchase of Shares from Shareholders, stating the purchase price (which shall not be more than the Maximum Price calculated on the foregoing basis) for each Share and the relevant terms of the equal access scheme for effecting the Off-Market Purchase;

"Maximum Price" in relation to a Share to be purchased or acquired, means the purchase price (excluding brokerage, commission, applicable goods and services tax and other related expenses) which shall not exceed:

- (i) in the case of a Market Purchase, 105% of the Average Closing Price of the Shares; and
- (ii) in the case of an Off-Market Purchase, 120% of the Average Closing Price of the Shares; and

"Prescribed Limit" means that number of issued Shares representing 10% of the total number of issued Shares as at the date of the passing of this Resolution (excluding any Shares which are held as treasury shares and subsidiary holdings as at that date); and

(d) the Directors of the Company and/or any of them be and are hereby authorised to complete and do all such acts and things (including executing such documents as may be required) as they and/or he may in their/his absolute discretion consider expedient or necessary to give effect to the transactions contemplated and/or authorised by this Resolution.

(See Explanatory Note 2)

8. To transact any other business which may properly be transacted at the Annual General Meeting of the Company.

BY ORDER OF THE BOARD

Loo Shi Yi Company Secretary 3 October 2024

Explanatory Notes:

1. Resolution No. 6, if passed, will empower the Directors of the Company from the date of this Annual General Meeting until the date of the next Annual General Meeting of the Company, or the date by which the next Annual General Meeting of the Company is required by law to be held or such authority is varied or revoked by the Company in a general meeting, whichever is earlier, to issue shares, make or grant instruments convertible into shares, and to issue shares pursuant to such instruments, up to a number not exceeding, in total, 50% of the total number of issued shares (excluding treasury shares and subsidiary holdings), of which up to 20% may be issued other than on a pro-rata basis to existing shareholders of the Company.

For determining the aggregate number of shares that may be issued, the percentage of issued shares in the capital of the Company will be calculated based on the total number of issued shares (excluding treasury shares and subsidiary holdings) in the capital of the Company at the time this Resolution is passed after adjusting for new shares arising from the conversion or exercise of the Instruments or any convertible securities, the exercise of share options or the vesting of share awards outstanding or subsisting at the time when this Resolution is passed, and any subsequent consolidation or subdivision of shares.

2. Resolution No. 7, if passed, will empower the Directors of the Company, from the date of this Annual General Meeting until the earliest of (i) the date on which the next Annual General Meeting of the Company is held or required by law to be held, (ii) the date on which the authority conferred by this mandate is revoked or varied by shareholders in general meeting, or (iii) the date on which the Company has purchased the maximum number of shares mandated under this mandate, to purchase or otherwise acquire issued ordinary shares in the capital of the Company by way of Market Purchases or Off-Market Purchases of up to 10% of the total number of issued ordinary shares (excluding treasury shares and subsidiary holdings, if any) in the capital of the Company. For more information on this resolution, please refer to the Appendix to the Annual Report dated 3 October 2024.

Notes:

- (a) The AGM of the Company will be held, in a wholly physical format at Furama City Centre, Ballroom 1, Level 5, 60 Eu Tong Sen Street, Singapore 059804, on Friday, 25 October 2024 at 2:00 p.m.. There will be no option for members to participate virtually.
- (b) If a member wishes to submit questions related to the resolutions tabled for approval at the AGM prior to the AGM, all questions must be submitted by no later than 2:00 p.m. on 10 October 2024 through email to admin@okh.com.sg and provide the following particulars, for verification purpose:
 - full name as it appears on his/her/its CDP records;
 - NRIC/Passport/UEN number;
 - contact number and email address; and
 - the manner in which you hold in the Company (e.g. via CDP).

Please note that the Company will not be able to answer questions from persons who provide insufficient details to enable the Company to verify his/her/its shareholder status.

Alternatively, member may also ask question during the AGM.

- (c) The Company will endeavour to address all substantial and relevant questions received from shareholders by 21 October 2024, 2:00 p.m., being not less than forty-eight (48) hours before the closing date and time for the lodgement of the proxy form, via SGXNet and the Company's website. The Company will also address any subsequent clarifications sought or follow up questions during the AGM in respect of substantial and relevant matters. Where substantially similar questions are received, the Company will consolidate such questions and consequently not all questions will be individually addressed. The responses from the Board and the Management of the Company shall thereafter be published on (i) the SGXNet at the URL https://www.sgx.com/securities/company-announcements; and (ii) the Company's website at the URL https://www.okh.com.sg, together with the minutes of the AGM, within one (1) month after the conclusion of the AGM. The minutes will include the responses to substantial and relevant questions received from shareholders which are addressed during the AGM.
- (d) Shareholders (whether individual or corporate) appointing the proxy, proxies or the Chairman of the AGM as proxy must give specific instructions as to their manner of voting, or abstentions from voting, in the proxy form, failing which the appointment will be treated as invalid.

- (e) The proxy form, together with the letter or power of attorney or other authority under which it is signed (if applicable) or a duly certified copy thereof, must be submitted to the Company's Share Transfer Agent, In.Corp Corporate Services Pte. Ltd. at 30 Cecil Street, #19-08 Prudential Tower, Singapore 049712 by 2:00 p.m. on 23 October 2024 (being 48 hours before the time fixed for the AGM).
- (f) A proxy need not be a member of the Company.
- (g) The instrument appointing the proxy, proxies or the Chairman of the AGM as proxy must be under the hand of the appointor or of his attorney duly authorised in writing. Where the instrument appointing the proxy, proxies or the Chairman of the AGM as proxy is executed by a corporation, it must be executed either under its seal, executed as a deed in accordance with the Companies Act or under the hand of an attorney or an officer duly authorised, or in some other manner approved by the Directors. Where the instrument appointing the proxy, proxies or the Chairman of the AGM as proxy is executed by an attorney on behalf of the appointor, the letter or power of attorney or a duly certified copy thereof must be lodged with the instrument of proxy.
- (h) The Company shall be entitled to reject the instrument appointing the proxy, proxies or the Chairman of the AGM as proxy if it is incomplete, improperly completed or illegible, or where the true intentions of the appointor are not ascertainable from the instructions of the appointor specified in the instrument appointing the proxy, proxies or the Chairman of the AGM as proxy. In addition, in the case of Shares entered in the Depository Register, the Company may reject any instrument appointing the proxy, proxies or the Chairman of the AGM as proxy lodged if the member, being the appointor, is not shown to have Shares entered against his name in the Depository Register as at forty-eight (48) hours before the time appointed for holding the AGM, as certified by The Central Depository (Pte) Limited to the Company.

PERSONAL DATA PRIVACY

By (a) submitting an instrument appointing a proxy(ies) and/or representative(s) to attend, speak and vote at the AGM and/or any adjournment thereof, or (b) submitting any question prior to the AGM of the Company in accordance with this Notice, a member of the Company (i) consents to the collection, use and disclosure of the member's personal data by the Company (or its agents) for the purpose of the processing and administration by the Company (or its agents) of the appointment of the Chairman as proxy for the AGM (including any adjournment thereof) and the preparation and compilation of the attendance lists, proxy lists, minutes and other documents relating to the AGM (including any adjournment thereof), and in order for the Company (or its agents) to comply with any applicable laws, listing rules, regulations and/or quidelines (collectively, the "Purposes"), (ii) warrants that where the member discloses the personal data of the member's proxy(ies) and/or representative(s) to the Company (or its agents), the member has obtained the prior consent of such proxy(ies) and/or representative(s) for the collection, use and disclosure by the Company (or its agents) of the personal data of such proxy(ies) and/or representative(s) for the Purposes, (iii) addressing substantial and relevant questions from members received before the AGM and if necessary, following up with the relevant members in relation to such questions, (iv) enabling the Company (or its agents or service providers) to comply with any applicable laws, listing rules, regulations and/or guidelines by the relevant authorities, and (iv) agrees that the member will indemnify the Company in respect of any penalties, liabilities, claims, demands, losses and damages as a result of the member's breach of warranty.







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